

# Living Younger Lifestyle Medicine®

## System / Support / Training

### LIVING YOUNGER LIFESTYLE MEDICINE SYSTEM SINGLE-USER LICENSE (includes 90 day support by internet and up to 5 hours by phone)

Licensee Name: \_\_\_\_\_  
 \$5,995.00 Living Younger Lifestyle & Proactive Aging Medicine System [Microsoft Windows]  
(Includes standard shipping & handling within the continental U.S. Shipping fees outside the continental U.S. will be added)  
 \$ 485.60 tax Arizona residents only (8.1% sales tax)

### LIVING YOUNGER HRT-ONLY SYSTEM SINGLE-USER LICENSE (includes 60 day support by internet and up to 3 hours by phone)

Licensee Name: \_\_\_\_\_  
 \$3,000.00 Living Younger HRT Medicine System [Microsoft Windows]  
(Includes standard shipping & handling within the continental U.S. Shipping fees outside the continental U.S. will be added)  
 \$ 243.00 tax Arizona residents only (8.1% sales tax)

### SERVER INSTALLATION: LIVING YOUNGER LIFESTYLE MEDICINE SYSTEM/LIVING YOUNGER HRT SYSTEM MODIFICATIONS

\$ 500.00

### LIVING YOUNGER MENTORSHIP/SUPPORT REGISTRATION [Living Younger license is required]

Living Younger Mentorship/Support [begins upon expiration of initial system support]  
 \$ 500.00 12 Months support and Clinical Mentorship for licensed users of the Living Younger Systems

### LIVING YOUNGER TRAINING WORKSHOP REGISTRATION [Living Younger Lifestyle Medicine System license is required; not available to HRT-only System licensee]

Register me to attend the 3-Day Living Younger Training Workshop  
 \$4,500.00 Living Younger Training Workshop Fee (Licensee)  
Register up to three non-physician members of my staff to attend the Living Younger Training Program (Staff must accompany the licensee named above)  

	<u>Name:</u>	<u>Staff Position:</u>
<input type="checkbox"/>	\$ 450.00 _____	_____
<input type="checkbox"/>	\$ 450.00 _____	_____
<input type="checkbox"/>	\$ 450.00 _____	_____

### TERMS OF SALE

1. Living Younger Lifestyle Medicine System/Living Younger HRT System: All sales are final and are nonrefundable.
2. Living Younger System Modifications for Servers: All sales are final and are nonrefundable.
3. Living Younger Mentorship/Support (excluding the support included with the Living Younger system/HRT System purchase): All sales are final and are nonrefundable.
4. Living Younger Private Training Workshop: Cancellation refunds are available by written request when received prior to the scheduled training dates according to the following schedule: 1. At least 30 days advance notice – 100% refund; 2. 15-29 days advance notice – 50% refund; 3. < 15 days advance notice – 0% refund.

Signature (required) \_\_\_\_\_ Today's date \_\_\_\_\_

### PAYMENT

Total Amount Due: \$ \_\_\_\_\_  
I authorize one of the following payment methods:  
 Check is enclosed (made payable to: Gregory W. Petersburg, D.O.)  
 Visa     MasterCard     Discover     American Express  
Credit Card Number \_\_\_\_\_ Credit Card Exp. Date \_\_\_\_\_  
Cardholder Name (as it appears on card) \_\_\_\_\_ Security Code \_\_\_\_\_  
Credit card billing address \_\_\_\_\_  
\_\_\_\_\_  
Signature of Cardholder \_\_\_\_\_

### SHIPPING AND CONTACT INFORMATION

Shipping Address  Same as billing address  
\_\_\_\_\_  
\_\_\_\_\_  
Contact Person \_\_\_\_\_ Phone \_\_\_\_\_  
Email Address \_\_\_\_\_

### WHERE TO SEND YOUR ORDER

Mail or FAX this completed form with a signed Living Younger User License Agreement(s), and payment to:  
Gregory W. Petersburg, D.O.  
8323 N. Shannon Road, #9208, Tucson, Arizona 85742  
FAX: (844) 270-8061 Email: gwpetersburg@msn.com

## Single-User License Agreement

This License Agreement ("Agreement") is made and effective this (**today's date**) \_\_\_\_\_ by and between Gregory Wayne Petersburg, D.O. ("Developer") and (**your name**) \_\_\_\_\_ ("Licensee"), located at ("Licensee Address"): \_\_\_\_\_

Developer has developed and licenses to users its Living Younger Lifestyle Medicine or Living Younger HRT System (the "System"). Licensee desires to utilize a copy of the System at the Licensee Address.

NOW, THEREFORE, in consideration of the mutual promises set forth herein, Developer and Licensee agree as follows:

1. **LICENSE.** Developer hereby grants to Licensee a single-user, non-exclusive, limited license to use the System, as set forth in this Agreement. Additional users require a Multi-User License from Gregory W. Petersburg, D.O.  
All sales are final.
2. **RESTRICTIONS.** Licensee shall not modify, copy, duplicate, reproduce, sell, lease, license or sublicense the System, or transfer or convey the System or any right in the System to anyone else. System document files on the System CD-ROM/flash drive may be reproduced by Licensee solely for the intended use only in the operation of Licensee's preventive-aging medical business at the Licensee Address.
3. **WARRANTY DISCLAIMER.** The System is provided "as is" without warranty of any kind, either expressed or implied, including but not limited to the implied warranties of merchantability and fitness for a particular purpose.
4. **LIMITED WARRANTY.** If you have complied with the terms and conditions of this Agreement, Developer's entire liability and your exclusive remedy shall be the replacement of any defective files on the flash drive for a period of up to thirty (30) days from the date of purchase.
5. **SYSTEM SUPPORT.** For a period of ninety (90) days for Lifestyle Medicine System and sixty (60) days for Living Younger HRT-only System from the date of purchase Developer shall provide to Licensee System support, by email and/or telephone, at no additional charge. System Support does not include System updates. System support is available after expiration of initial support from the Developer by separate contract.
6. **LIMITATION OF LIABILITY.** Developer shall not be responsible for, and shall not pay, any amount of incidental, consequential or other indirect damages, whether based on lost revenue or otherwise, regardless of whether Developer was advised of the possibility of such losses in advance. In no event shall Developer's liability hereunder exceed the amount of license fees paid by Licensee, regardless of whether Licensee's claim is based on contract, tort, strict liability, product liability or otherwise. In no event shall Developer be liable to you for any other damages arising out of your use of the System.
7. **NOTICE.** Any notice required by this Agreement or given in connection with it, shall be in writing and shall be given to the appropriate party by personal delivery or by certified mail, postage prepaid, or recognized overnight delivery services.
8. If to Developer: Gregory Wayne Petersburg, D.O., 8323 N. Shannon Road, Tucson, Arizona 85742  
If to Licensee: Licensee, at Licensee Address
9. **GOVERNING LAW.** This Agreement shall be construed and enforced in accordance with the laws of the state of Arizona.
10. **NO ASSIGNMENT.** Neither this Agreement nor any interest in this Agreement may be assigned by Licensee without the prior express written approval of Developer.
11. **FINAL AGREEMENT.** This Agreement terminates and supersedes all prior understandings or agreements on the subject matter hereof. This Agreement may be modified only by a further writing that is duly executed by both parties.
12. **SEVERABILITY.** If any term of this Agreement is held by a court of competent jurisdiction to be invalid or unenforceable, then this Agreement, including all of the remaining terms, will remain in full force and effect as if such invalid or unenforceable term had never been included.
13. **HEADINGS.** Headings used in this Agreement are provided for convenience only and shall not be used to construe meaning or intent.
14. **IN WITNESS WHEREOF,** Developer and Licensee have executed this System License Agreement on the day and year first above written.

\_\_\_\_\_  
Licensee (signature required)

\_\_\_\_\_  
Gregory W. Petersburg, D.O., Developer