



L I F E O M I C

Lifeology Course Copyright Transfer Agreement

Last Updated: October 4, 2022

By signing this Copyright Transfer Agreement (“Agreement”), the author(s) and other copyright holder(s) of the following course described below represent and warrant that the entire Course, and all text, data, figures/tables or other illustrations included therein, are original, have not been previously published elsewhere in any form or media whatsoever, and have only been submitted to LifeOmic Holdings LLC (“LifeOmic” or “Company”).

Name of Course:

(“Course”)

Full Name of Author(s)/Copyright Holder(s):

(“Author(s)”)

Author(s) hereby irrevocably transfers and assigns to LifeOmic for the full term of exclusive copyright and any extensions or renewals thereof throughout the world, including but not limited to publish, disseminate, transmit, store, translate, distribute, sell, republish and use the Course and materials contained therein and in other derivative works, in all languages and any form of media of expression available now or in the future and to license or permit others to do so, and any and all royalties, fees, income, payments, and other proceeds now or hereafter due or payable with respect to any and all of the foregoing, together with the right to sue for and recover any profits, penalties, expenses and other damages arising out of or related to any past, present and/or future infringement of the Course. As exclusive owner of such rights, LifeOmic shall have the sole absolute right to use such Works for any purpose and as often as it chooses without the payment of any further consideration.

The Author(s) explicitly reserve the following rights:

- (a) All proprietary rights other than copyright, such as patent rights.
- (b) The right to use all or part of the Course, without revisions or modifications, or include a link to the Course in the Library, on your website, blog or social media account(s) to the page and to make copies of all or part of the Course, without revisions or modifications, for your use for educational or research purposes. LifeOmic reserves the right to withdraw this right at any time.

The Author(s) represent and warrant that the Course is the original creation of the Author(s) and was not substantially based upon, derived or copied from any preexisting artwork; or Author(s) has acquired all



L I F E O M I C

rights to the Course, and all text, data, figures/tables or other illustrations included therein, by means of written authorization or contract with the co-author or copyright holder thereof. Author(s) further represents and warrants that they: (i) have the full and exclusive right, power and authority to submit the Course and to transfer the copyright in the Course to LifeOmic, without further compensation or approval; (ii) the Course shall not infringe, misappropriate or violate on any copyrights or other intellectual property rights, personal rights or rights of any kind of others and does not contain any plagiarized, fraudulent, improperly attributed materials, instructions, procedures, information or ideas that might cause and harm, damage, injury, losses or costs of any kind to person or property. and (iii) the Course does not and will not violate the Guidelines and Restrictions for Submissions set forth in the Course Submission Terms and Conditions or any applicable federal, state or local laws or regulations. Each author(s) agrees to indemnify and hold LifeOmic and its affiliates, directors, officers, employees, agents and licensors harmless against all claims, damages, liabilities and expenses (including attorneys' fees and legal expenses) arising out of any breach or alleged breach of these representations and warranties.

This Agreement and the Lifeology Course Submission Terms and Conditions constitute the entire agreement between you and LifeOmic, and supersedes all prior or current negotiations, understandings and representations, whether oral or written, between you and LifeOmic concerning the Course.

The laws of the State of North Carolina will govern this Agreement. All disputes related to or arising under the Agreement shall be brought in the state and federal courts located in Charlotte, North Carolina and each party consents to personal jurisdiction of such courts.

If an Author(s)' signature does not appear below, the signing Author(s) represents and warrants that they sign this Agreement as authorized agent(s) for and on behalf of all authors who have the legal right to transfer copyright and that this Agreement and authorization is made on behalf of the same.

[SIGNATURE PAGE FOLLOWS]



L I F E O M I C

IN WITNESS WHEREOF, the undersigned has executed this Agreement as of the date set forth below.

Author: _____

Name: _____

Date: _____

Author: _____

Name: _____

Date: _____

Author: _____

Name: _____

Date: _____