

## ORDER FORM

Fill out and FAX form to:  
1-206-600-4428

Or scan and email to: sales@biomedx.com

Questions: 1-206-577-0037 x901

This order form for the Biomedx Studio software is 3 pages in length which includes this face signature page followed by a 2 page EULA (End User Licensing Agreement EULA 001 ).

Purchaser:

\_\_\_\_\_  
Company (If Any)

\_\_\_\_\_  
First Name

\_\_\_\_\_  
Last Name

\_\_\_\_\_  
Street

\_\_\_\_\_  
City

\_\_\_\_\_  
State

\_\_\_\_\_  
Zip Code

\_\_\_\_\_  
Phone #

\_\_\_\_\_  
Email address

Purchase Option:

\_\_\_ \$2495.

\_\_\_ \$1000 down and 3 payments of \$525 over next 3 months.

\_\_\_ \$535 per month over 5 months.

\_\_\_ \$300 per month over 10 months.

**Credit Card #** \_\_\_\_\_ **Exp Date** \_\_\_\_\_ **Code** \_\_\_\_\_

By my signature below I am requesting a license for the Biomedx Suite software and I acknowledge the accompanying EULA and agree to its terms.

\_\_\_\_\_  
Signature of purchaser or agent shown above.

**IMPORTANT—READ CAREFULLY: This End-User License Agreement ("Agreement" or "EULA") is a legal agreement between you (either an individual or a single entity) and the developers of this software product; Jose Venero and George Atkeson, hereinafter referred to as Biomedx. The terms and conditions of this EULA are separate and apart from those contained in any other agreement between you and the developers acting singly or collectively as Biomedx. BY INSTALLING, COPYING OR OTHERWISE USING THE SOFTWARE, YOU AGREE TO BE BOUND BY THE TERMS OF THIS EULA. IF YOU DO NOT AGREE TO THE TERMS OF THIS EULA, DO NOT INSTALL, COPY OR USE THE SOFTWARE.**

1. Grant of License. This Software is licensed, not sold. Subject to the conditions and limitations set forth below, Biomedx hereby grants you, a limited, non-exclusive, nontransferable license to use one (1) copy of the Software (without access to the Software by others in a networked environment), in binary form, for the sole purpose of furthering your understanding of physiology and health while utilizing various program modules, some of which may perform algorithmic calculations of physiological response biomarkers while rendering results of said calculations with publicly well known, or little known, or private proprietary trade secret information, which is exclusively intended for noncommercial private use and research.

2. Scope of License.

a. Private Research. Biomedx understands that the rendered output of the software based upon competent user input may be of vast educational importance to you and possibly your clients if you are involved in the health care or health education marketplace. It shall at all times be your responsibility in sharing the output of this program with others that are not licensed users that the output rendered is represented as being for educational purposes only.

b. Non-reliance on Software Output. The rendered output from this software, in whatever form delivered, may not in any way be relied upon to mitigate, absolve, heal, or cure, any human, animal, or plant of any disease, abnormal health condition, bio-chemical imbalance, or symptom and using the software directly for this purpose is outside of its research scope and educational intent and the bounds of this license.

c. Database. To assist in your research and educational endeavors, Biomedx recognizes that you may need to track information on a wide spectrum of data input which may entail data received from many sources, i.e. your family, friends, or clientele. Now or in the future this data may be kept and stored within the software's database structure on your computer and/or within the framework of a central internet based server so you may access the research data from other contributors as well. Provisions may be available to allow your clients access to their own private data so you may expand your educational outreach to them on a more personal level. These capabilities are intended to expand your research capabilities of understanding biomarkers and physiological response. For all end users, including health care practitioners subject to compliance with governmental privacy statutes such as the HIPAA requirements of the federal government in the USA, any data from your private computer within this software that might be transmitted electronically to a related program server and potentially made available to others for research would be stripped of all personally identifying information. While the fully encrypted data would be accessible to you or to those you allow access, any use of that data as well as electronic transmittal of that data which may need to meet compliance with any governmental statute you are subject to now or in the future is solely your responsibility.

d. Vendor Representation. If any particular vendor or vendor's product, to include nutritional supplementation, food, or other dietary items, is output in any report generated by the software, this information is not to be deemed as anything other than a non-qualified opinion of the developers or third party sources referenced in the development of this educational software regarding the type of nutritional supplement, food or other dietary items that may appear to be beneficial for healthy physiological response and adaptive capacity based upon the best guess given biomarker input, input which could be subject to user error. This information should be perceived accordingly.

e. Software Output. Any output of the program, to include any physiological or biochemical opinion or discussion, reference to third party information, product schedules with dietary consumption parameters etc., are educational guidelines for further research only and should not be construed as any form of medical, nutritional or prescription-like advice however the output is formatted, presented, or ultimately used. It is the end users responsibility at all times to verify any information output from this software as to its applicability in any real world situation given the user input and is not a substitute for government sanctioned qualified professional care or advice when such care or advice would be sought by a prudent man or be mandated under any statute, public policy, political will of the representative government of your jurisdiction or under the police power of the state wherein the free exercise of inalienable rights have been curtailed or revoked.

3. License Limitations. You will not: Remove any copyright notice or licensing information contained in the Software; disassemble, decompile or reverse engineer the Software, nor translate, adapt, modify, lease, rent, loan, redistribute, sub-lease, sub-license, assign, or otherwise transfer full or partial copies of the Software, or create derivative works of/from the Software, nor display the Software on any public bulletin board, ftp site, website, chat room or in any other media available to the public.

4. No Support. Biomedx is not obligated to provide technical support or updates for the Software, but if they are provided they will be deemed part of the Software and governed by this Agreement.

5. Feedback. All suggestions, comments, or other feedback concerning your experience with or use of the Software that may be given to Biomedx ("Feedback") will be given voluntarily and without obligation or restriction of any kind. Biomedx will own all such Feedback and may use it for any purpose. Due to the nature of development work, Biomedx will strive but will not guarantee correcting any reported errors or discrepancies. Feedback will not create any confidentiality obligation for Biomedx, even if designated as confidential by you. You will not give Feedback that is subject to license terms that seek to require any product, technology, or service that incorporates or is derived from Feedback, or any intellectual property, to be licensed to or otherwise shared with any third party.

6 Consent to Use of Data. You agree that Biomedx may collect and use technical and database information gathered as part of the product support provided to you, if any, related to the Software. Biomedx may use this information to improve our products or provide customized services or technologies in the future and will not disclose this information in a form that personally identifies you or any other person to whom the data might reflect.

7. Disclaimer of Warranties. To the maximum extent permitted by applicable law, Biomedx provides the software "as is" and with all faults, and hereby disclaims all representations, warranties and conditions, whether express, implied or statutory, including but not limited to any (if any) implied representations, warranties or conditions of merchantability, satisfactory quality, fitness for a particular purpose, lack of viruses, accuracy or completeness of responses, results, and lack of negligence or lack of workmanlike effort. There is no representation, warranty or condition of title, quiet enjoyment, quiet possession, correspondence to description, or non-infringement with regard to the software. The entire risk as to the quality of the software, its use or performance, remains with you.

8. Irrevocable Acceptance of Liability. You irrevocably accept that you are solely responsible for all loss, damage, costs and expenses suffered and/or incurred by you arising from, and/or in connection with, the download, installation and/or use of the Software. Biomedx (including all of its suppliers, dealers, distributors, agents and employees) excludes and disclaims all liability whether for breach of contract, in negligence or on any other theory of liability, for any loss or damage, including without limitation any special, incidental, indirect, or consequential loss or damage whatsoever, arising out of or in any way related to your use of or inability to use the software, the provision of or failure to provide software support, or otherwise under or in connection with this agreement, even if Biomedx has been advised of the possibility of such loss or damage. Notwithstanding any loss or damage that you might incur for any reason whatsoever (including without limitation all loss or damage referenced above and all direct or general loss or damage), the entire liability of Biomedx, its agents or assigns, under or in connection with this agreement and your exclusive remedy for all of the foregoing will be limited to five dollars (U.S. federal reserve notes). The foregoing limitations, exclusions and disclaimers will apply to the maximum extent permitted by applicable law, even if any remedy fails its essential purpose.

9. Indemnification. You shall defend, indemnify and save harmless Biomedx, and its agents, representatives and employees, from and against any and all suits, actions, legal proceedings, claims, demands, damages, liabilities, costs and expenses, including attorney's fees, arising out of or in connection with or claimed to arise out of or in connection with your use of the software.

10. Ownership. Biomedx is, and shall at all times remain, the sole owner of all intellectual property and other rights (whether proprietary or otherwise) subsisting in, or used in connection with, the Software. The trademarks and logos featured in the Software are trademarks or registered trademarks of Biomedx in the United States and other countries. Third party trademarks, trade names, images, product names and logos featured in the Software may be the trademarks or registered trademarks of their respective owners.

11. Applicable Law. This Agreement will be construed and controlled by the laws of the State of Michigan without regard to conflicts of law statutes or regulations. You consent to exclusive jurisdiction and venue in the courts of Michigan and waive all defenses of lack of personal jurisdiction and forum nonconveniens.

12. Entire Agreement, Severability. This EULA is the entire agreement between you and Biomedx relating to the Software and supersedes all prior or contemporaneous oral or written communications, proposals and representations with respect to the Software or any other subject matter covered by this EULA. If any provision of this EULA is held to be void, invalid, unenforceable or illegal, the other provisions shall continue in full force and effect.

13. License Term. This license and Agreement will terminate on the earliest of: (a) one (1) year from the date on which you first install the Software if the license renewal fee (periodic maintenance fee) is not received within a 30 day grace period, (b) any breach by you of this Agreement, or (c) the termination of this Agreement by Biomedx, with or without cause, in a writing to you. Promptly upon such termination you will destroy all copies of the Software in your possession or under your control. Sections 2 through 12 will survive any termination of this Agreement.

14. License Renewal. This license and Agreement is renewable upon consent of Biomedx with your payment of renewal license fee in effect at such renewal date.