

DNASTAR, INC.

INTERNAL RESEARCH SITE AND INTERNAL RESEARCH PURPOSES LICENSE AGREEMENT

Please read the following terms and conditions carefully. This legal document is an Agreement between the person or organization who purchased or otherwise legally obtained this software (the Licensee) and DNASTAR, Inc. (DNASTAR). You, on behalf of the Licensee, are agreeing to become bound by the terms of this Agreement, which includes a license to use this version of one or more DNASTAR software applications (Licensed Software). License terms and terms of service may change in the future. In the event of such change, you will be asked to agree to the updated terms prior to subsequent use of the Licensed Software.

DNASTAR grants the Licensee a non-exclusive license to use this version of the Licensed Software purchased or otherwise legally obtained from DNASTAR solely in conjunction with internal research performed by the Licensee. Use of the Licensed Software is subject to the terms of this Agreement.

The Licensed Software includes DNASTAR's Usage Logging Feature, which automatically sends to DNASTAR information regarding the Licensee's computer hardware, operating systems, and DNASTAR product usage including, the name and version of the DNASTAR application being used, the date and time the application was launched and terminated, basic system information (version, architecture, available RAM), the DNASTAR subscriber number or other unique identifier, and type of DNASTAR license in use (e.g. standalone, free trial, or network). DNASTAR may use the information to better understand and anticipate user needs and improve its software to meet those needs. For more information about DNASTAR's Usage Logging Feature, please refer to the Privacy Statement for DNASTAR's Usage Logging Feature at <http://www.dnastar.com/t-about-legal.aspx#usage>.

DNASTAR agrees to protect the privacy and confidentiality of Licensee's personal information and data. DNASTAR will not sell or give users' personal information to unaffiliated third parties.

The Licensed Software and accompanying materials are subject to copyrights owned by DNASTAR. The Licensee agrees not to copy, disassemble, change, extend, add to or otherwise modify the Licensed Software or the accompanying materials. However, DNASTAR authorizes the Licensee to make archival copies of the Licensed Software for the sole purpose of backing up the Licensee's software and protecting the Licensee's investment from loss.

The Licensee agrees not to transfer the Licensed Software to anyone else without the prior written consent of DNASTAR.

The Licensee may run the Licensed Software on either standalone computers or on networked computers, in accordance with the type of license acquired by the Licensee. A standalone computer is one that does not use a network to run or access the software protection system or any of the Licensed Software applications. A network computer is one that uses a network to run and/or access the

software protection system and/or one or more Licensed Software applications that are resident on another computer or a server of the network.

a. **STANDALONE COMPUTER CUSTOMERS ONLY.** This license permits the Licensee to run the Licensed Software only on standalone computers. The Licensee may not run the Licensed Software on a network computer under this license. The maximum number of computers on which the Licensee may install the Licensed Software may not exceed the number of licenses purchased, or, for educational licenses or free trial version licenses, the number of licenses indicated in written notification from DNASTAR. Email is considered written notification for purposes of this paragraph.

b. **NETWORK CUSTOMERS ONLY.** This license permits the Licensee to run the Licensed Software over a network. The Licensee may not duplicate and run the Licensed Software on standalone computers or on any computer that is outside the control of the network licensing protection system provided with the Licensed Software or any other network licensing protection system explicitly allowed by DNASTAR. The maximum number of simultaneous users of the Licensed Software may not exceed the number of licenses purchased, or, for educational licenses or free trial licenses, the number of licenses indicated in written notification from DNASTAR. Email is considered written notification for purposes of this paragraph. The Licensee agrees to employ the network licensing protection system provided with the Licensed Software or another software protection system explicitly allowed by DNASTAR to ensure that the number of concurrent users of the Licensed Software does not exceed the number of licenses purchased.

If DNASTAR has released subsequent versions of the Licensed Software and has designated this version of the Licensed Software as unsupported, DNASTAR is not under any obligation to provide any support or service for this version of the Licensed Software to the Licensee, including but not limited to replacement of software access keys, database maintenance, or access to deprecated features, regardless of license type purchased by Licensee, including perpetual licenses, term licenses, per-use licenses and any other license type distributed by DNASTAR. DNASTAR is not responsible and bears no liability for loss or harm arising from loss of access or function of unsupported versions of the Licensed Software.

IF THE LICENSEE IS UPGRADING FROM ANY EARLIER VERSION OF THE LICENSED SOFTWARE TO THIS VERSION OF THE LICENSED SOFTWARE, THIS AGREEMENT SUPERCEDES ANY EARLIER AGREEMENTS OR LICENSES BETWEEN THE LICENSEE AND DNASTAR REGARDING ANY EARLIER VERSIONS OF THE LICENSED SOFTWARE THAT MAY HAVE BEEN PREVIOUSLY ACQUIRED FROM DNASTAR.

a. **STANDALONE COMPUTER CUSTOMERS ONLY.** If this license is being installed as an update or upgrade to previously owned licenses, then this Agreement terminates the license(s) for earlier versions of the Licensed Software that are being upgraded by this software. The Licensee agrees to uninstall each such earlier version of the Licensed Software from standalone computer(s) under the Licensee's control. If the Licensee holds multiple licensed copies of any such earlier version, installing the Licensed Software terminates only one such license and the Licensee is obligated to uninstall only one such copy of each

such version.

b. NETWORK CUSTOMERS ONLY. If this license is being installed as an update or upgrade to previously owned licenses, then this Agreement terminates the number of licenses to earlier versions of the software possessed by the Licensee equal to the number of licenses purchased under this Agreement. The Licensee agrees to uninstall all copies of each such earlier version of the Licensed Software from all networks under the Licensee's control. However, if there are any remaining licenses to an earlier version of the Licensed Software, because the Licensee holds more licenses to that earlier version of the Licensed Software than the number of licenses purchased under this agreement, the Licensee may install, run and/or use one earlier version of the Licensed Software on another network under the Licensee's control. The maximum number of simultaneous users of that earlier version of the Licensed Software may not exceed the remaining number of licenses held by the Licensee. The Licensee may not run the Licensed Software and any previous version of the Licensed Software on the same network.

All computers on which the Licensed Software is installed must be under the Licensee's control, and, unless otherwise specified in writing by DNASTAR, must be located at the organization and address indicated in the Licensee's Purchase Order. Installing and using the Licensed Software elsewhere requires purchase of a separate, valid license agreement.

The Licensee acknowledges and warrants that the Licensee performs research that generates data suitable for analysis using the Licensed Software at the location indicated in Licensee's Purchase Order or other similar document that initiated the request for Licensed Software.

The Licensed Software is for research purposes only, and is not intended to be used in the diagnosis, treatment or care of humans or animals.

The Licensee agrees not to provide any commercial or professional service using the Licensed Software or to provide any service in connection with any enterprise or activity conducted in whole or in part for a fee, for profit or for reimbursement of cost in any way, except in conjunction with the internal research performed by the Licensee for its own research purposes. If the Licensee wishes to provide any services using the Licensed Software on a for-profit, reimbursement of cost, or commercial or professional basis, the Licensee must purchase a separate, valid Commercial Services license of the Licensed Software applications purchased from DNASTAR. This restriction includes but is not limited to such services provided to other divisions or personnel within the Licensees' organization.

Use of DNASTAR credentials to access Amazon Web Services (AWS) is limited by Amazon's customer agreement, which can be found at <http://aws.amazon.com/agreement/>. Licensee acknowledges that violation of any of Amazon's policies regarding use of AWS will terminate this Agreement. If your license is terminated, DNASTAR may, without notice, delete your Data and terminate your access to AWS under DNASTAR credentials. Licensee is responsible for all activities that occur under Licensee's account, regardless of whether the activities are undertaken by Licensee, Licensee's employees, or a third party and, except to the extent caused by DNASTAR's breach of this Agreement, DNASTAR and its affiliates are not responsible for unauthorized access to Licensee's account. Licensee will contact DNASTAR immediately if Licensee believes an unauthorized third party may be using Licensee's account or if

Licensee's account information is lost or stolen. Licensee's use of DNASTAR credentials to access Amazon Web Services will incur computer usage and related charges above and beyond the software licensing costs. Licensee agrees to be responsible for the computer usage and related charges incurred according to the rate structure in place for Licensee's purchased license. Licensee agrees that DNASTAR may retain (but shall have no obligation to retain) Licensee's Data for a period of ninety days after termination of the License. DNASTAR is not responsible and bears no liability for loss or harm arising from corruption or deletion of Licensee's data on AWS.

Licensee agrees to take full responsibility for the data transferred to AWS using Licensed Software. Licensee understands that access to AWS, including data storage, is being provided solely to support DNA, RNA and protein sequence assembly, alignment, structure prediction and analysis and Licensee agrees not to transfer data using Licensed Software that is not directly related to and in support of these activities. DNASTAR may, at its sole discretion, limit or terminate access to AWS to Licensees with abnormally high data usage or excessive incurred costs. Licensee agrees to ensure that all data transferred to and stored on AWS is compliant with state and federal regulations and Licensee agrees to take full responsibility for obtaining any necessary regulatory or other approval to transfer or store data using Licensed Software. DNASTAR does not guarantee access to data stored using AWS. Licensee accepts full responsibility for backing up data stored on AWS.

In the event your license expires, is not renewed, or is otherwise discontinued for any reason other than termination and some or all of your Licensed Software is accessed via AWS, DNASTAR will preserve your data for ninety days after expiration of your license. If you wish to recover your data during this period, DNASTAR may charge an additional fee. DNASTAR is not responsible and bears no liability for loss or harm arising from corruption or deletion of your Data on AWS.

If the Licensed Software is licensed on any basis other than through a direct purchase from DNASTAR (including but not limited to educational licenses and free trial version licenses), then Licensee agrees not to publish in any journal or other publication the findings, results, images or other visualizations or views directly or indirectly taken from the Licensed Software.

If the Licensee violates any of the terms of this agreement, DNASTAR may terminate the Licensee's license to use the Licensed Software and take other action against the Licensee. Upon such termination, the Licensee agrees to return all copies of the Licensed Software and accompanying materials to DNASTAR and to delete any and all installed copies of the Licensed Software from its computers.

Use of any other DNASTAR software requires separate, valid license agreements executed between the Licensee and DNASTAR.

The Licensed Software may be subject to United States export laws and regulations, and foreign equivalents, and the Licensee must comply with all domestic and international export laws and regulations that apply to the Licensed Software. These laws include restrictions on destinations, end users, and end use.

This Agreement is governed by the laws of the State of Wisconsin in the United States of America. In the event of any dispute arising under this License Agreement, suit may be brought only in a court of competent jurisdiction in the State of Wisconsin. Should any part of the Agreement be held invalid, the

remainder of the Agreement will still be in effect.

DISCLAIMER: The Licensed Software and accompanying documentation is sold "as is" without warranty of any kind, either express or implied. DNASTAR EXPRESSLY DISCLAIMS ANY WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. In no event shall DNASTAR be liable for any loss of profit or any other commercial damage including but not limited to special, incidental, consequential or other damages.

I accept the terms of this agreement.