

END USER LICENSE AGREEMENT

Part 1 - General Terms

BY INSTALLING, COPYING, ACCESSING, CLICKING ON AN "ACCEPT" BUTTON, OR OTHERWISE USING THE PROGRAM, LICENSEE AGREES TO THE TERMS OF THIS AGREEMENT. IF YOU ARE ACCEPTING THESE TERMS ON BEHALF OF LICENSEE, YOU REPRESENT AND WARRANT THAT YOU HAVE FULL AUTHORITY TO BIND LICENSEE TO THESE TERMS.

IFYOU DO NOT AGREE TO THESE TERMS THEN:

- DO NOT INSTALL, COPY, ACCESS, CLICK ON AN "ACCEPT" BUTTON, OR USE THE PROGRAM; AND
- PROMPTLY RETURN THE UNUSED MEDIA, DOCUMENTATION, AND PROOF OF ENTITLEMENT TO THE PARTY FROM WHOM IT WAS OBTAINED AND PROMPTLY DESTROY ALL COPIES OF THE PROGRAM.

1. Definitions

"Agreement" shall mean and include this Agreement i.e. the 'End User License Agreement'.

"License Key" shall mean and include specific serial code, user id, password or authorisation as issued by NIPL to the Licensee for the purposes of enabling Inventus.

"Authorized Use" the specified level, at which Licensee is authorized to execute or run the Program as stated in the **Annexure C** of the Agreement.

"NIPL" shall mean and include Novo Informatics Pvt. Ltd. or any of its subsidiaries, channel partners, resellers, successors and/or assigns.

"License Period" means term of use as stated in Invoice or PoE or unless terminated as set forth in this agreement or from PoE.

"License Fee" shall mean and include the applicable fee for which the Licensor has agreed to License 'Inventus' to Licensee as set forth in this Agreement.

"Effective Date" shall mean and include the date the Licensee clicks the "Accept" button to start the use of the program or the date specified in the Invoice of NIPL, whichever is earlier.

"Inventus" shall mean and include the program licensed and developed by the program authors, which allows the user to predict results in scientific experiments It being clarified that Inventus does not includes any third party software covered which are called in as functions and utilised for specific purposes (for complete list of Third Party Software's being called as functions and utilised in Inventus and for their licenses please

see **Annexure B** of the License Agreement). It is further clarified that Inventus is software which predicts possibilities based on given modules and doesn't guarantee results as discovered in experiments.

"License" shall mean and include the Right to Use Inventus, its updates, upgrades, enhancements along with entire support from Third Party Software, documentations or any modification being done in future date and as specifically specified in **Annexure A** of the Agreement upon payment of agreed fee and charges by Licensee.

"Program" shall mean and include the Inventus along with source codes, website, updates, upgrades, enhancements along with entire support documentations or any modification being done in future date but doesn't include any source codes, websites, updates, upgrades, enhancements for any program as stated in Annexure B of the License Agreement .

"Program Authors" means program authors/developers who are Mr. Sahil Kapoor & Dr. Avinash Mishra.

"Proof of Entitlement" ("PoE") - evidence of Licensee's Authorized Use to be read along with Annexure C of the present agreement. The PoE and Annexure C is also evidence of Licensee's eligibility for warranty, future update prices, if any, and potential special or promotional opportunities. If NIPL does not provide Licensee with a PoE, then NIPL may accept as the PoE the original paid sales receipt or other sales record from the party (either NIPL or its reseller) from whom Licensee obtained the Program, provided that it specifies the Program name and Authorized Use obtained.

"Third Party Software" means and include all the software being used & implemented or could be used in future in or upon Inventus to allow Inventus to function effectively and predict results.

"Warranty Period"—as specified henceforth

2. Agreement Structure

This Agreement and the PoE and is the complete agreement between Licensee and NIPL regarding the use of the Program. It replaces any prior oral or written communications between Licensee and NIPL concerning Licensee's use of the Program. To the extent of any conflict, the agreement prevails over the PoE.

3. License Grant

The Program is owned by NIPL, and is copyrighted and licensed, not sold. NIPL grants Licensee a nonexclusive license to use the Program and make a backup copy up to the Authorized Use specified in the PoE and in Annexure C of the present agreement, all provided that:

- a. Licensee has lawfully obtained the Program and complies with the terms of this Agreement;

- b. the backup copy does not execute unless the backed-up Program cannot execute;
- c. Licensee reproduces all copyright notices and other legends of ownership on each copy, or partial copy, of the Program;
- d. Licensee ensures that anyone who uses the Program (accessed either locally or remotely) i) does so only on Licensee's behalf and ii) complies with the terms of this Agreement;
- e. Licensee does not i) use, copy, modify, or distribute the Program except as expressly permitted in this Agreement; ii) reverse assemble, reverse compile, otherwise translate, or reverse engineer the Program, except as expressly permitted by law without the possibility of contractual waiver; iii) use any of the Program's components, files, modules, audio-visual content, or related licensed materials separately from that Program; or iv) sublicense, rent, or lease the Program; and
- f. if Licensee obtains this Program as a Supporting Program, Licensee uses this Program only to support the Principal Program and subject to any limitations in the license to the Principal Program, or, if Licensee obtains this Program as a Principal Program, Licensee uses all Supporting Programs only to support this Program, and subject to any limitations in this Agreement. For purposes of this Item "f," a "Supporting Program" is a Program that complements Inventus ("Principal Program") and identified as a Supporting Program by NIPL (To obtain a separate license to a Supporting Program without these restrictions, Licensee should contact the party from whom Licensee obtained the Supporting Program.)
- g. This license applies to each copy of the Program that Licensee makes.

3.1 Trade-ups, Updates, Fixes, and Patches

3.1.1 Trade-ups

If the Program is replaced by a trade-up Program, the replaced Program's license is promptly terminated.

3.1.2 Updates, Fixes, and Patches

When Licensee receives an update, fix, or patch to a Program, Licensee accepts any additional or different terms that are applicable to such update, fix, or patch that are specified in its update, fix or patch license agreement. If no additional or different terms are provided, then the update, fix, or patch is subject solely to this Agreement. If the Program is replaced by an update, Licensee agrees to promptly discontinue use of the replaced Program. It is clarified that the Right to install and use any update/upgrade of the Program is based upon the Licensee making payment as agreed in Annexure C.

3.2 Fixed Term Licenses

NIPL licenses the Program for a fixed term i.e. for a period as stated in Annexure C of the agreement. , Licensee's license is terminated at the end of the fixed term, unless Licensee and NIPL agree to renew it. It is hereby clarified that the period of License shall be counted from the day the software is first activated or used by the Licensee or In case the licensee fails to activate the Software within 5 days of receiving the key, the period of the Licensee shall be calculated from the 6th day of receiving the activation key of the software. The License shall stand terminated on the date whichever is earlier.

3.3 Term and Termination

This Agreement is effective until terminated.

NIPL may terminate Licensee's license if Licensee fails to comply with the terms of this Agreement

If the license is terminated for any reason by either party, Licensee agrees to promptly discontinue use of and destroy all of Licensee's copies of the Program. Any terms of this Agreement that by their nature extend beyond termination of this Agreement remain in effect until fulfilled, and apply to both parties' respective successors and assignees.

4. Charges

Charges are based on Authorized Use obtained, which is specified in the PoE. NIPL does not give credits or refunds for Charges already due or paid, except as specified elsewhere in this Agreement.

If Licensee wishes to increase its Authorized Use, Licensee must notify NIPL or authorized seller in advance and pay any applicable Charges for such use.

5. Taxes

If any authority imposes on the Program a duty, tax, levy, or fee, excluding those based on NIPL's net income, then Licensee agrees to pay that amount, as specified in an invoice, or supply exemption documentation. Licensee is responsible for any personal property taxes for the Program from the date that Licensee obtains it. If any authority imposes a customs duty, tax, levy, or fee for the import into or the export, transfer, access, or use of the Program outside the country in which the original Licensee was granted the license, then Licensee agrees that it is responsible for, and will pay, any amount imposed.

6. Program Transfer

Licensee is prohibited from transferring the Program to another party. Licensee may not transfer a portion of i) the Program or ii) the Program's Authorized Use. When Licensee transfers the Program, Licensee must obtain an express permission from NIPL and if allowed shall also transfer a hard copy of this Agreement, including PoE. Immediately after the transfer, Licensee's license terminates.

7. Warranty and Exclusions

7.1 Limited Warranty

NIPL warrants that the Program, when used in its specified operating environment, will conform to its specifications. Licensor represents and warrants for a period of Sixty (60) days from the date of purchase that the Licensed Software substantially conforms to the specifications provided in **Annexure A** of this Agreement.

The warranty applies only to the unmodified portion of the Program. NIPL does not warrant uninterrupted or error-free operation of the Program, or that NIPL will correct all Program defects including results obtained from the third party software's used in the program. Licensee is responsible for the results obtained from the use of the Program.

If the Program does not function as warranted during the Warranty Period and the problem cannot be resolved with information available in the NIPL databases, Licensee may return the Program and its PoE to the party (either NIPL or its reseller) from whom Licensee obtained it and receive a refund of the amount Licensee paid. After returning the Program, Licensee's license terminates. If Licensee downloaded the Program, Licensee should contact the party from whom Licensee obtained it for instructions on how to obtain the refund.

7.2 Exclusions

THESE WARRANTIES ARE LICENSEE'S EXCLUSIVE WARRANTIES AND REPLACE ALL OTHER WARRANTIES OR CONDITIONS, EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, ANY IMPLIED WARRANTIES OR CONDITIONS OF MERCHANTABILITY, SATISFACTORY QUALITY, FITNESS FOR A PARTICULAR PURPOSE, TITLE, AND ANY WARRANTY OR CONDITION OF NON-INFRINGEMENT. SOME STATES OR JURISDICTIONS DO NOT ALLOW THE EXCLUSION OF EXPRESS OR IMPLIED WARRANTIES, SO THE ABOVE EXCLUSION MAY NOT APPLY TO LICENSEE. IN THAT EVENT, SUCH WARRANTIES ARE LIMITED IN DURATION TO THE WARRANTY PERIOD. NO WARRANTIES APPLY AFTER THAT PERIOD. SOME STATES OR JURISDICTIONS DO NOT ALLOW LIMITATIONS ON HOW LONG AN IMPLIED WARRANTY LASTS, SO THE ABOVE LIMITATION MAY NOT APPLY TO LICENSEE.

THESE WARRANTIES GIVE LICENSEE SPECIFIC LEGAL RIGHTS. LICENSEE MAY ALSO HAVE OTHER RIGHTS THAT VARY FROM STATE TO STATE OR JURISDICTION TO JURISDICTION.

THE WARRANTIES IN THIS SECTION 7 (WARRANTY AND EXCLUSIONS) ARE PROVIDED SOLELY BY NIPL. THE DISCLAIMERS IN THIS SUBSECTION 7.2 (EXCLUSIONS), HOWEVER, ALSO APPLY TO NIPL'S SUPPLIERS OF THIRD PARTY CODE. THOSE SUPPLIERS PROVIDE SUCH CODE WITHOUT WARRANTIES OR CONDITION OF ANY KIND. THIS PARAGRAPH DOES NOT NULLIFY NIPL WARRANTY OBLIGATIONS UNDER THIS AGREEMENT.

8. Licensee Data and Databases

To assist Licensee in isolating the cause of a problem with the Program, NIPL may request that Licensee i) allow NIPL to remotely access Licensee's system or ii) send Licensee information or system data to NIPL. However, NIPL is not obligated to provide such assistance unless NIPL and Licensee enter a separate written agreement under which NIPL agrees to provide to Licensee that type of support, which is beyond NIPL's warranty obligations in this Agreement. In any event, NIPL uses information about errors and problems to improve its products and services, and assist with its provision of related support offerings. For these purposes, NIPL may use NIPL entities and subcontractors (including in one or more countries other than the one in which Licensee is located), and Licensee authorizes NIPL to do so.

Licensee remains responsible for i) any data and the content of any database Licensee makes available to NIPL, ii) the selection and implementation of procedures and controls regarding access, security, encryption, use, and transmission of data (including any personally-identifiable data), and iii) backup and recovery of any database and any stored data. Licensee will not send or provide NIPL access to any personally-identifiable information, whether in data or any other form, and will be responsible for reasonable costs and other amounts that NIPL may incur relating to any such information mistakenly provided to NIPL or the loss or disclosure of such information by NIPL, including those arising out of any third party claims.

9. Limitation of Liability

The limitations and exclusions in this Section 9 (Limitation of Liability) apply to the full extent they are not prohibited by applicable law without the possibility of contractual waiver.

9.1 Items for which NIPL may be liable

Circumstances may arise where, because of a default on NIPL's part the Licensee may be entitled to recover damages from NIPL. Regardless of the basis on which Licensee is entitled to claim damages from NIPL (including fundamental breach, negligence, misrepresentation, or other contract claim), NIPL's entire liability for all claims in the aggregate arising from or otherwise arising under this Agreement will not exceed the amount of any i) actual direct damages or License Fee (if the Program is subject to fixed term charges, up to twelve months' charges), whichever is less, which Licensee paid for the Program that is the subject of the claim.

This limit also applies to any of NIPL's Program developers and suppliers. It is the maximum for which NIPL and its Program developers and suppliers are collectively responsible.

9.2 Items for which NIPL is not liable

UNDER NO CIRCUMSTANCES IS NIPL, ITS PROGRAM DEVELOPERS OR SUPPLIERS LIABLE FOR ANY OF THE FOLLOWING, EVEN IF INFORMED OF THEIR POSSIBILITY:

- a. LOSS OF, OR DAMAGE TO, DATA;
- b. SPECIAL, INCIDENTAL, EXEMPLARY, OR INDIRECT DAMAGES, OR FOR ANY ECONOMIC CONSEQUENTIAL DAMAGES; OR
- c. LOST PROFITS, BUSINESS, REVENUE, GOODWILL, OR ANTICIPATED SAVINGS.
- d. ANY ANTICIPATED OR ACTUAL RESULTS THAT THE LICENSEE/USER MAY OBTAIN WHILE USING THE PROGRAM. THE RESULTS OF THE PROGRAM MAY VARY ACCORDING TO THE INFORMATION PROVIDED BY THE LICENSEE/USER.

10. Compliance Verification

For purposes of this Section 10 (Compliance Verification), "Program Terms" means i) this Agreement and applicable amendments and transaction documents provided by NIPL, and ii) NIPL software policies that may be found at the NIPL website (www.novoinformatics.com), including but not limited to those policies concerning backup, sub-capacity pricing, and migration.

The rights and obligations set forth in this Section 10 remain in effect during the period the Program is licensed to Licensee and double the period of License thereafter..

10.1 **Verification Process**

Licensee agrees to create, retain, and provide to NIPL and its auditors accurate written records, system tool outputs, and other system information sufficient to provide auditable verification that Licensee's use of all Programs is in compliance with the Program Terms, including, without limitation, all of NIPLs applicable licensing and pricing qualification terms. Licensee is responsible for i) ensuring that it does not exceed its Authorized Use, and ii) remaining in compliance with Program Terms.

Upon reasonable notice, NIPL may verify Licensee's compliance with Program Terms at all sites and for all environments in which Licensee uses (for any purpose) Programs subject to Program Terms. Such verification will be conducted in a manner that minimizes disruption to Licensee's business, and may be conducted on Licensee's premises, during normal business hours. NIPL may use an independent auditor to assist with such verification, provided NIPL has a written confidentiality agreement in place with such auditor.

10.2 **Resolution**

NIPL will notify Licensee in writing if any such verification indicates that Licensee has used any Program in excess of its Authorized Use or is otherwise not in compliance with the Program Terms. Licensee agrees to promptly pay directly to NIPL the charges that NIPL specifies in an invoice for i) any such excess use, ii) support for such excess use for the lesser of the duration of such excess use, and iii) any additional charges and other liabilities determined as a result of such verification.

11. **Third Party Notices**

The Program may include third party code that NIPL, not the third party, licenses to Licensee under this Agreement. Notices, if any, for the third party code ("**Third Party Notices**") are included for Licensee's information only. These notices can be found in the **Annexure B** of this Agreement. Information on how to obtain source code for certain third party code can be found in the Third Party Notices. If in the Third Party Notices NIPL identifies third party code as "Modifiable Third Party Code," NIPL authorizes Licensee to i) modify the Modifiable Third Party Code and ii) reverse engineer the Program modules that directly interface with the Modifiable Third Party Code provided that it is only for the purpose of debugging Licensee's modifications to such third party

code. NIPL's service and support obligations, if any, apply only to the unmodified Program

12. **General**

- a. Nothing in this Agreement affects any statutory rights of consumers that cannot be waived or limited by contract.
- b. For Programs NIPL provides to Licensee in tangible form, NIPL fulfils its shipping and delivery obligations upon the delivery of such Programs to the NIPL-designated carrier, unless otherwise agreed to in writing by Licensee and NIPL.
- c. If any provision of this Agreement is held to be invalid or unenforceable, the remaining provisions of this Agreement remain in full force and effect.
- d. Licensee agrees to comply with all applicable export and import laws and regulations.
- e. Licensee authorizes Novo Informatics Pvt. Ltd and its subsidiaries (and their successors and assigns, contractors and NIPL Business Partners) to store and use Licensee's business contact information wherever they do business, in connection with NIPL products and services, or in furtherance of NIPL's business relationship with Licensee.
- f. Each party will allow the other reasonable opportunity to comply before it claims that the other has not met its obligations under this Agreement. The parties will attempt in good faith to resolve all disputes, disagreements, or claims between the parties relating to this Agreement.
- g. Unless otherwise required by applicable law without the possibility of contractual waiver or limitation: i) neither party will bring a legal action, regardless of form, for any claim arising out of or related to this Agreement more than two years after the cause of action arose; and ii) upon the expiration of such time limit, any such claim and all respective rights related to the claim lapse.
- h. Neither Licensee nor NIPL is responsible for failure to fulfil any obligations due to causes beyond its control.
- i. No right or cause of action for any third party is created by this Agreement, nor is NIPL responsible for any third party claims against Licensee, except as permitted in Subsection 9.1 (Items for which NIPL may be liable) for which NIPL is legally liable to that third party.
- j. In entering into this Agreement, neither party is relying on any representation not specified in this Agreement, including but not limited to any representation concerning: i) the performance or function of the Program, other than as expressly warranted in Section 7 (Warranty and Exclusions) above; ii) the

experiences or recommendations of other parties; or iii) any results or savings that Licensee may achieve.

- k. NIPL has signed agreements with certain organizations (**called "NIPL Business Partners"**) to promote, market, and support certain Programs. NIPL Business Partners remain independent and separate from NIPL. NIPL is not responsible for the actions or statements of NIPL Business Partners or obligations they have to Licensee.
- l. The license and intellectual property indemnification terms of Licensee's other agreements with NIPL (such as the NIPL Customer Agreement) do not apply to Program licenses granted under this Agreement.

13. Jurisdiction and Governing Law

13.1 Governing Law

The Parties further agree that the terms and provisions of this Agreement will be governed by and construed in accordance with the laws of the Republic of India and in case of dispute the courts of National Capital Territory of Delhi shall have exclusive jurisdiction.

13.2. Dispute Resolution

The Parties shall endeavour to resolve any or all of their disputes by negotiating and conciliating in and according to the procedure and practice of Delhi High Court Mediation & Conciliation Centre. If after such mediation amongst the parties fail then only either party shall be entitled to invoke arbitration concerning the dispute, by sending to the other party a notice of invocation of Arbitration detailing each of his claims with a copy to Delhi International Arbitration Centre requesting appointment of the Arbitrator to resolve such dispute. The Arbitration shall be governed by the procedure and practice of Delhi International Arbitration Centre at Delhi High Court, with the seat of Arbitration being at New Delhi and the language shall be English.

14. Miscellaneous Provisions

14.1 BINDING PROVISION

The Parties shall be bound by and comply with the terms and conditions of this Agreement. The Parties undertake with each other to exercise their powers in relation to this Agreement and in a manner consistent with this Agreement.

14.2 ASSIGNMENT

Except as provided in this Agreement, this Agreement shall be binding on and shall inure for the benefit of each Party's successors. Either Party may assign its rights under this Agreement, in favor of any Affiliate.

14.3.NO PARTNERSHIP

Nothing contained in this Agreement shall be construed to create a partnership or any other fiduciary relationship between the Parties unless otherwise specifically provided herein.

14.4.ENTIRE AGREEMENT

This Agreement sets forth the entire agreement and understanding between the Parties.

14.5.WAIVER

A Party's failure to insist on strict performance of any provision of this Agreement shall not be deemed to be a waiver thereof or of any right or remedy for breach of a like or different nature. Subject, as aforesaid, no waiver shall be effective unless specifically made in writing and signed by a duly authorized officer of the Party granting such waiver.

14.6.NOTICES

All notices or other communications to be given under this Agreement to any Party shall be made in writing and sent by letter or facsimile transmission or e-mail (unless as otherwise stated herein) and shall be deemed to be duly given or made when delivered (in the case of personal delivery), when dispatched (in the case of facsimile transmission, provided that the sender has received a receipt indicating proper transmission) or five (5) calendar days after being dispatched by courier or ten (10) calendar days after being deposited in the post, postage prepaid, by the quickest mail available and by registered mail if available (in the case of a letter) to such Party at its address or facsimile number as such Party may hereafter specify for such purpose to the others by notice in writing.

In the case of notice given to licensee the same shall be served upon the addressed specified first by Licensee in the client information form filled at the time of registration of Licensee/User and shall be deemed to be the address unless and until notified by the Licensee to the Licensor. Licensor address shall be the registered address of the NIPL. No notice shall be deemed to be served upon NIPL until and unless the same is served at the registered address of NIPL.

14.7.PRIVITY OF CONTRACT

Only a Party may enforce terms of this Agreement.

14.8 SEVERABILITY

A provision contained in this Agreement is enforceable independently of each of the others and its validity will not in any way be affected by the invalidity or unenforceability of any other provision hereof.

14.9 REMEDIES

No remedy conferred by any of the provisions of this Agreement is intended to be exclusive of any other remedy which is otherwise available at Law and each and every other remedy shall be cumulative and shall be in addition to every other remedy given hereunder or now or hereafter existing at Law. The election of any one or more of such remedies by a Party shall not constitute a waiver by such Party of the right to pursue any other available remedies.

14.10 CAPTIONS

The captions of any articles, paragraphs or sections hereof are made for convenience only and shall not control or affect the meaning or construction of any other provision hereof and pursuant to the rules of construction, each section shall be known by its plain meaning.

15. GENERAL

This Agreement shall govern all conceivable aspects of the transaction contemplated herein. The Licensee and NIPL agree to execute any addendum to this Agreement or in any other manner, manifest their intention for the purposes of enabling the Parties to overcome the difficulties of compliance on any aspect touching upon or incidental to or arising out of the consequence of effecting this Agreement and without limitation include compliance under any Law as applicable. Any disputes arising between the Parties with respect to the aforesaid agreed arrangements shall be resolved in accordance with this Agreement and applicable Law hereof.

About Inventus™v1.0

INVENTUS™ is a comprehensive software suit developed and validated to conduct relevant computational studies like protein structure optimization, virtual high throughput screening, docking, geometry calculations on proteins, protein & molecule visualizations in multiple formats and ADME characteristics of potential leads. Figure1: Interface of Inventus

Distinct advantages of product:

- ❖ High accuracy with fast computing methodologies
- ❖ Incorporation of published and patented technologies
- ❖ Multiple features with user friendly interface
- ❖ Continuous Service support with product at any stage of computational research
- ❖ Expert advice on research by scientist and developers

Product Suites:

1. EnergyOpt

To optimize energy of protein target (Modelled as well as crystal structures)

2. MCSimulator

MCSimulator works as an extended part of EnergyOpt in those cases where a substantial conformational change is required for protein structure.

3. PocketDetector

An efficient tool for detecting active site in a protein structure based on its geometry like volume, depth etc. User is facilitated with maximum 10 active sites with ordered ranking User can choose best active site and also combine two active site to create bigger cavity.

4. HitsGen

HitsGen is our flagship product which enables user to screen multimillion compound libraries for selected protein target. Libraries are segmented as per target classes, diseases and its nature. It enables user to screen initial hits using structure based high throughput screening for protein target and later on can proceed ahead with docking studies.

5. BioAff

BioAff™ employs a computationally fast protocol for predicting binding affinity of non-metallo protein-ligand complex. This tool helps researchers to save time in estimating binding energy of already docked molecule or a crystallized protein-ligand complex by X-ray diffraction method without docking.

6. NovoDocker

Molecular docking is a computational procedure that predicts the non-covalent binding of macromolecules or, more frequently of a macromolecule (receptor) and a small molecule (ligand) efficiently.

7. ClashOpt

Inventus ClashOpt™ enables to remove steric hindrances in a protein structure either its modeled protein or X-Ray crystal structure.

8. PharmoPredicta

Another flagship module of Inventus™ which has ability to predict ADME properties of selected Hits/Lead molecules before proceeding ahead with cell line and animal studies.

Operating environment for running Inventus:

- Processor: Dual Core and above (Best work with I3 processor)
- RAM: Min. 2 GB (Best works with 4gb RAM)
- HDD: Min. 100GB (Best works with 500GB)
- Graphic Card: Min. inbuilt card in machine (Best visualized with 1GB graphic Card)
- Screen Size: 18 inches – 20 inches
- Operating System: Windows (Vista, 7 & 8); Best works with Windows 7

Third Party Software's and Rights of Licensee in Them (Under GNU License Agreement)

1. RsCTRL.ocx

Direct active X controls have been called for visualizing protein, ligands or protein-ligand complexes. RsCTRL was developed by third party using RASMOL.

RsCTRL link: <http://www.cs.unc.edu/~zhangjd/RasCtrl/index.htm>

Download Link: <http://www.cs.unc.edu/~zhangjd/RasCtrl/downloads.htm>

Documentation Link:

http://www.rasmol.org/software/RasMol_2.7.5_Manual.html

2. Program: Calculations of physicochemical properties

Licenser: Mayachemtools (Code: 7)

Script can be downloaded:

<http://www.mayachemtools.org/docs/scripts/html/CalculatePhysicochemicalProperties.html>

3. Programs: **antechamber and tleap**

Research Community: Amber

Downloadable link:

<http://ambermd.org/#AmberTools>

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