

Vector NTI Advance™ 11 Installation and Licensing Guide

Catalog no. 12605050, 12605099, 12605103

Version 11.0
December 15, 2008
12605019

Published by:

Invitrogen Corporation

5791 Van Allen Way

Carlsbad, CA 92008 USA

www.invitrogen.com

Copyright © 2008, 2009 Invitrogen Corporation. All rights reserved. This book contains proprietary information of **Invitrogen Corporation**. No part of this document, including design, cover design, and icons, may be reproduced or transmitted in any form, by any means (electronic, photocopying, recording, or otherwise) without prior written agreement from Invitrogen Corporation.

The software described in this document is furnished under a license agreement. **Invitrogen Corporation** and its licensors retain all ownership rights to the software programs offered by **Invitrogen Corporation** and related documentation. Use of the software and related documentation is governed by the license agreement accompanying the software and applicable copyright law.

Vector NTI Advance and Gateway are registered trademarks of **Invitrogen Corporation** in the United States and other countries. Logos of **Invitrogen Corporation** are also trademarks registered in the United States and may be registered in other countries. Other product and brand names are trademarks of their respective owners.

Generated in the United States.

Invitrogen Corporation reserves the right to make and have made changes, without notice, both to this publication and to the product it describes. Information concerning products not manufactured or distributed by **Invitrogen Corporation** is provided without warranty or representation of any kind, and neither **Invitrogen Corporation** nor its affiliates will be liable for any damages.

This version of the **Vector NTI Advance™ 11** Installation and Licensing Guide was published in December 2008.

Table of Contents

Introduction	1
Vector NTI Advance 11 System Requirements	2
Minimal System Requirements	2
Supported Configurations for Vector NTI Advance 11	3
Single-User Machines	3
All Supported Multi-User Platforms	3
Upgrading to Vector NTI Advance 11 from Previous Versions	5
Important: New Invitrogen Vectors	5
Important: Primer ordering options	5
Recommended Steps for Upgrade	5
Earlier Vector NTI Advance Version Compatibility	5
Un-installing Previous Versions of Vector NTI	5
Installing Vector NTI Advance 11	7
Preliminary Considerations	7
Vector NTI Local Database	7
Vector NTI Local Database Installed on a Network	7
New Vector NTI Advance 11 Installations	9
How to Install from the Invitrogen Website :	9
How to Install from a Vector NTI CD-ROM :	9
How to Perform a Single Install for Multiple Users on Win XP /Vista/Mac with Win XP	14
Installing and Licensing the Primary Installation	15
Creating Separate User Databases	15
How to Install Vector NTI Advance 11 from the Command Line	16
Modifying, Repairing or Removing an Existing Installation	17
Updating an Existing Installation	17
Licensing Vector NTI Advance Applications	19
Introduction	19
License Manager Dialog Box	19
Contact Us Tab	19
Initiating Vector NTI Advance 11 Licensing	21
Static License	21
Trial License	22
Dynamic License from a DLS Server	23
Transferring Vector NTI Advance to a New Computer or New Operating System	24
Performing Backups	24

Saving Vector NTI Advance database Molecules	24
Saving Vector NTI Custom Settings	24
Restoring Database and Vector NTI Advance Settings	25
Restoring the VNTI Database and User Profiles.....	25
Opening Vector NTI Advance Applications.....	26
How to open Vector NTI Advance NTI Applications.....	26
Appendix A. Contacting Invitrogen Technical Support	27
Appendix B. Reinstallation Policy	28
Appendix C. VECTOR NTI® SOFTWARE AND SUPPORT PRODUCT LICENSE AGREEMENT	29

Introduction

DLS Customers :

This document does not address DLS Installation or Dynamic Licensing of **Vector NTI Advance 11**. Customers with DLS License should first install and License the DLS software before installing **Vector NTI Advance 11**. For information on DLS installation and dynamic licensing of **Vector NTI Advance 11**, see Installation and Licensing Guide, DLS 3.0, available on the support page of the Invitrogen website.

Note: **Vector NTI Advance 11** is only supported with DLS 3.0 or higher.

Customers Upgrading to Vector NTI Advance 11:

In upgrading to **Vector NTI Advance 11** from previous version of Vector NTI, pay close attention to the comments and directions regarding software versions and database compatibility. The section **Upgrading to Vector NTI Advance 11** begins on page 3.

Vector NTI Advance 11 System Requirements

Minimal System Requirements

- Microsoft Windows:
 - Windows XP (Professional) SP2, Windows Vista (Business) SP1
- Macintosh:
 - Windows XP (Professional) SP2 on Mac with Intel Chipset
- 50 GB HD space
- 512 Mb RAM
- Microsoft Installer Version 3
- Screen Resolution : 1024 X 768 or Higher

Note: Vector NTI Advance 11 is only supported on single processor machines. The software is not designed to run on multi-processor machines; such configurations cannot be guaranteed to operate successfully.

Supported Configurations for Vector NTI Advance 11

Single-User Machines

Windows XP, Vista, Mac with Windows XP

- User must have Administrator rights or higher.
- Install when logged in as this very user. Default location for a new installation are C:\Program Files\Invitrogen**Vector NTI Advance 11** (program files) and C:\VNTI Database (database files). You may have to uncheck UAC to install **Vector NTI Advance 11** on your Vista, to uncheck User Account Control (UAC) see the instructions mentioned in Multi-User installation.

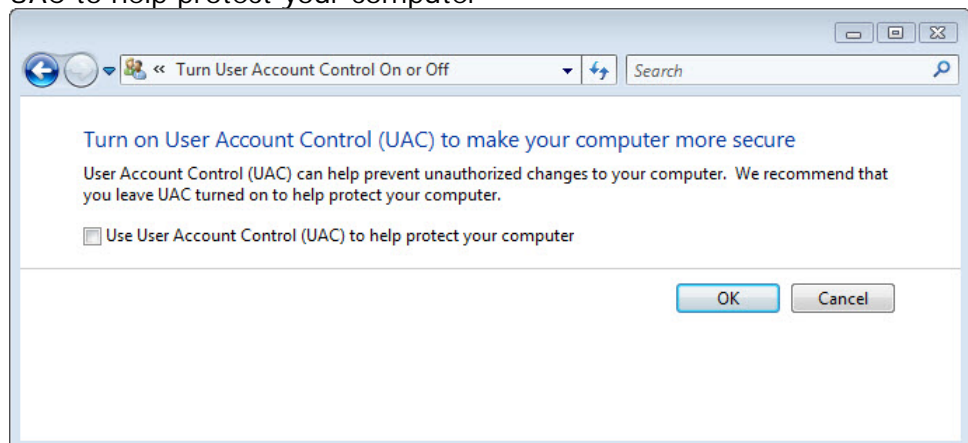
All Supported Multi-User Platforms

Windows XP SP2, Vista SP1, Mac with Windows XP SP2

- User must have Administrator rights or higher.
- **Important:** If you are a Restricted User, you cannot install **Vector NTI Advance 11** on a multi-user machine. If you try to do so, an error message displays, followed by the final screen of the Installation Wizard. Click Finish to exit the Wizard. For details on Multi-User Machine installations, see page 11.
- On a Windows Vista platform, if a default installation is performed, users **MUST** uncheck UAC before installation.

To uncheck UAC :

Go to Control Panel > User Accounts > Turn UAC on or off, uncheck UAC to help protect your computer



Click on OK, restart your computer when prompted.

- Install when Logged in as this very user. Default location for a new installation are C:\Program Files\Invitrogen**Vector NTI Advance 11** (program files) and C:\VNTI Database (database files)

Warning : Success of any configurations and/or operating systems not listed in this document cannot be assured.

Windows XP SP2 / Vista SP1 / Mac with Windows XP SP2

Default locations for a new installation are C:\Program Files\Invitrogen**Vector NTI Advance 11** (program files) and C:\VNTI Database (database files).

Upgrading to Vector NTI Advance 11 from Previous Versions

Important: New Invitrogen Vectors

If you upgrade to **Vector NTI Advance 11** from a previous version and choose to continue working with your existing database, new Invitrogen vectors added in this version will not exist in your database. To obtain those entries you can drag and drop the archive with the file name [DBINIT.MA4] provided in the default database folder (C:\VNTI Database\).

If you choose to overwrite your existing database when you upgrade, the above entries will be part of your **Vector NTI Advance 11** database.

Important: Primer ordering options

During the installation process, you can choose one of the three ordering options: disable ordering entirely, web ordering (the default), or B2B (custom primer ordering). Ordering is done through the Oligo List dialog box. If you are unsure as to the kind of ordering you may wish to do, select the default option. You can change it later as necessary through the Molecule Viewer Options screen. For more information on using the custom primer ordering features, refer to chapter "Primer Ordering API", of the **Vector NTI Advance 11** API manual.

Recommended Steps for Upgrade

If you are upgrading to **Vector NTI Advance 11** from any previous **Vector NTI Advance** version, Invitrogen strongly recommends that you complete the following steps in the order listed:

Step	Action
1.	Backup your existing Vector NTI Advance 11 database. (The database is the repository of molecules, enzymes, citations, BLAST search results, etc. used in your earlier work in Vector NTI Advance). Follow the Database Backup instructions beginning on page 20.
2.	Install Vector NTI Advance 11 . If the Install Wizard detects a previous version of Vector NTI Advance , and provides the option to uninstall it, it is recommended that you select the Uninstall option. Note: If you have Vector NTI Advance 10.3.0/10.3.1 , please uninstall the same manually prior to installation of Vector NTI Advance 11 .
3.	If required restore the Vector NTI Advance database. (Follow Restoring Database instructions beginning on page 21.)

Earlier Vector NTI Advance Version Compatibility

Earlier versions of Vector NTI and 11 cannot coexist on the same machine as separate installations.

Un-installing Previous Versions of Vector NTI

To uninstall a previous version of **Vector NTI Advance**, perform the following steps:

1. Remove the existing **Vector NTI Advance** software using the Windows Add/Remove Programs utility.

For more information on this process, see the **Vector NTI Advance 11** Release Notes, which is part of your **Vector NTI Advance 11** installation, available from among the **Vector NTI Advance 11** listings under the **Start** menu.

Earlier Version Database Compatibility

Vector NTI Advance 11 is compatible with Shared Databases created **Shared** using Vector NTI 7, 8, 9.x and 10.x. Shared Databases created using earlier versions of Vector NTI (v.5.5 or lower) have not been tested with **Vector NTI Advance 11** and cannot be guaranteed compatible.

Installing Vector NTI Advance 11

Preliminary Considerations

Customers with DLS Licenses Before installing **Vector NTI Advance™ 11** on the client machines, the DLS software must be installed and licensed on the DLS server machine. See *Installation and Licensing Guide, DLS 3.0*: Software Support link on the Invitrogen Vector NTI website, <http://www.invitrogen.com/VectorNTI>

Windows XP You must have Windows XP professional edition with service pack 2.

Windows Vista You must have Windows Vista Business with service pack 1.

Mac with BootCamp You must install Windows XP Professional Edition with service pack 2 using BootCamp partitioning software

Note: For installing Windows XP in Mac see the Windows installation on MAC as a separate document.

Microsoft Windows Installer 3 You must have MS Windows Installer v3 or higher installed on your machine in order to successfully install **Vector NTI Advance 11**.

Note: With Windows XP SP2 and Windows Vista SP1, Windows Installer v3 is already installed.

Important **Vector NTI Advance 11** cannot be installed as an update to an earlier version of Vector NTI and both **Vector NTI Advance 11** and earlier versions cannot coexist on the same machine.

It is recommended that you uninstall any previous version of **Vector NTI Advance** before installing **Vector NTI Advance 11**.

It is strongly recommended that as a precaution, you first perform Vector NTI Database Backup before removing any Vector NTI version.

Vector NTI Local Database

The **Vector NTI Advance** database is generally designed for local installation (i.e. installation on the same machine on which the **Vector NTI Advance** program files are installed.)

Vector NTI Local Database Installed on a Network

You can successfully install and use a local **Vector NTI Advance 11** database on a network drive under two scenarios:

- If your organization has implemented Microsoft Roaming User Profiles, you can access the database from any computer other than your own. These criteria must be met:
 - The computer must have Vector NTI installed and licensed.
 - You must log in as yourself.
 - The local database must be installed on a mapped network drive.

- If you do not have a Microsoft Roaming User Profile, you can store your local database on a network drive. Each time, however, that you try to access the database on a computer other than your own, these criteria must be met:
 - The computer must have Vector NTI installed and licensed.
 - You must re-point Vector NTI to the database on the network.

New Vector NTI Advance 11 Installations

How to Install from the Invitrogen Website :

To install **Vector NTI Advance 11** from the Invitrogen web site, follow these steps:

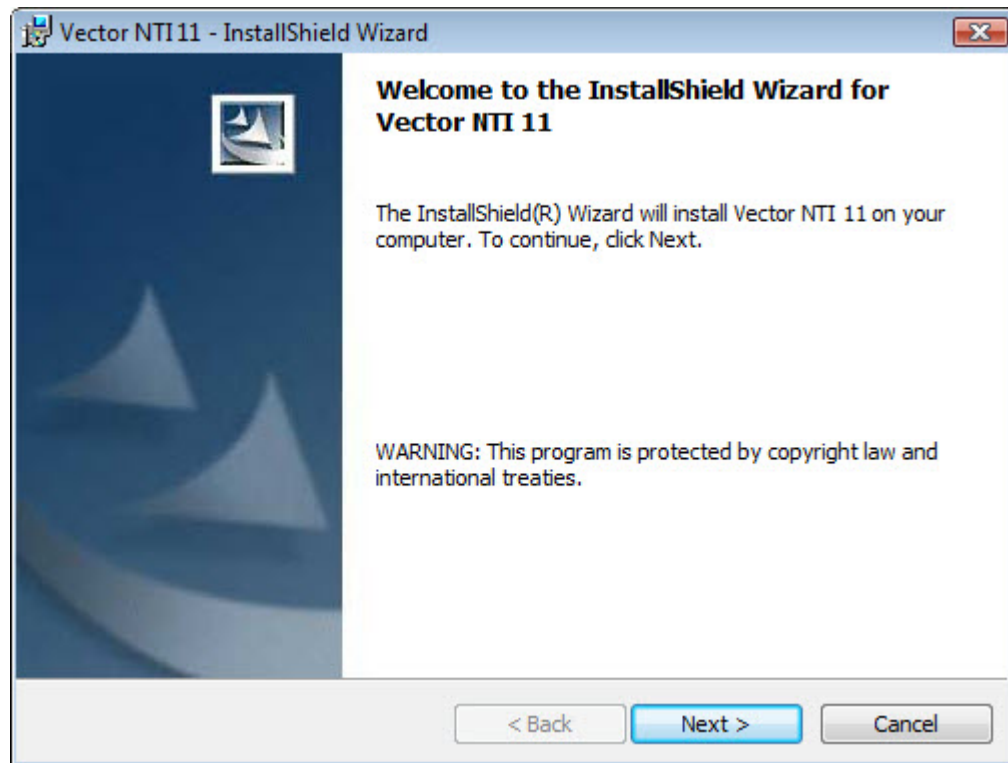
Step	Action
1	Check your system compatibility with VNTI installation requirements and upgrade your Windows Installer, if necessary. For more information on this process, see <i>Preliminary Considerations</i> on Page 4.
2.	To download the most current version of Vector NTI Advance 11 , go to this page on our website: http://www.invitrogen.com/VectorNTI
3.	Follow the instructions for downloading the most recent version of the software.
4.	Once you have downloaded the installer to your machine, launch it and step through the Installation Wizard screens as described in the following section, beginning at Step 5.

How to Install from a Vector NTI CD-ROM :

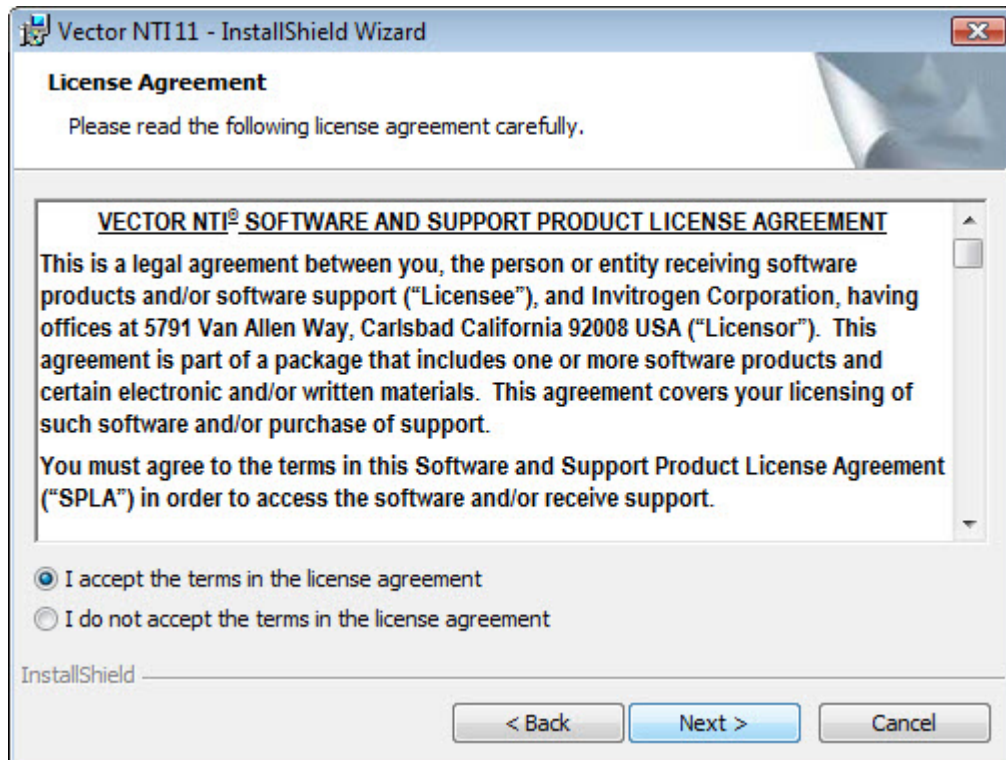
To install **Vector NTI Advance 11** from a **Vector NTI Advance** CD-ROM, perform the following steps:

Step	Action
1.	Insert the CD-Rom into the CD drive. If Auto Run has been configured on your computer, the Vector NTI Advance CD Browser opens automatically. If this does not occur, select Start > Run . In the Run dialog box that opens, enter the CD drive and name of the executable file. Example: E:\setup.exe. Click OK , opening the Vector NTI Advance CD Browser.
2.	Check your system compatibility with VNTI installation requirements and upgrade your Windows Installer, if necessary. For more information on this process, see <i>Preliminary Considerations</i> on page 4.
3.	Click on Installation and Documentation .
4.	Click on Setup.exe . This begins the software setup. You may need to reboot your system while the system components are being upgraded. Note: Double-click on the installation icon again if the installation does not start automatically after the reboot.
5.	Step through the Installation Wizard screens, following the directions given in each. The screens are summarized below.

Screen 1: Welcome screen

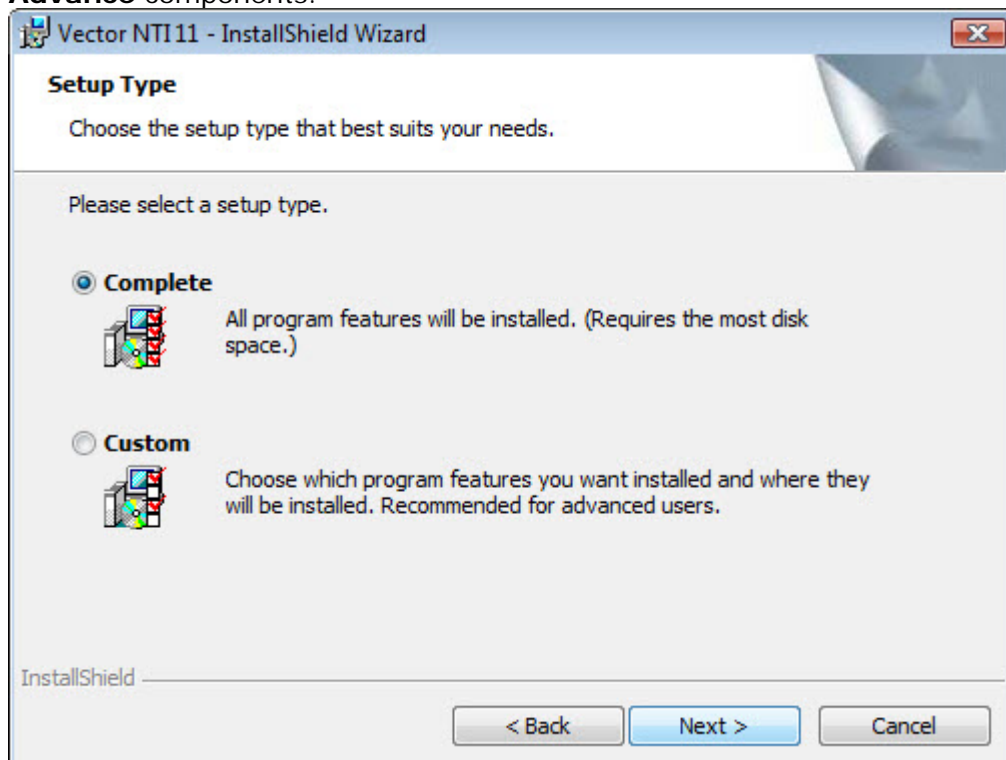


Screen 2: Licensing agreement.

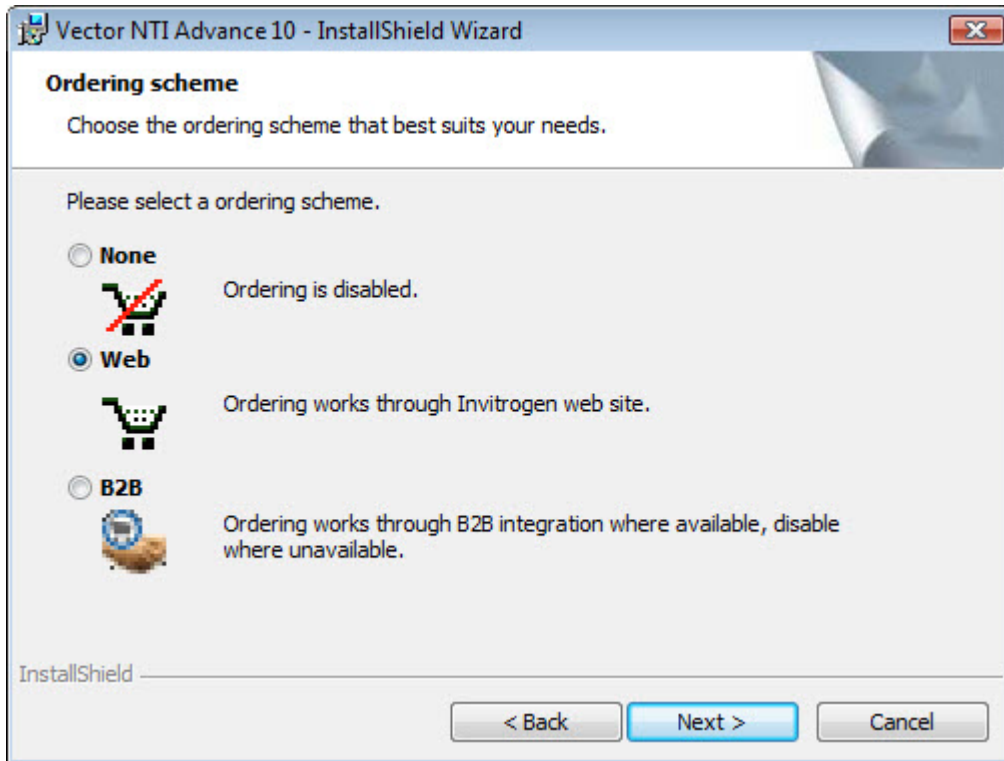


Screen 4: Select the installation type, **Complete** (recommended) or **Custom**.

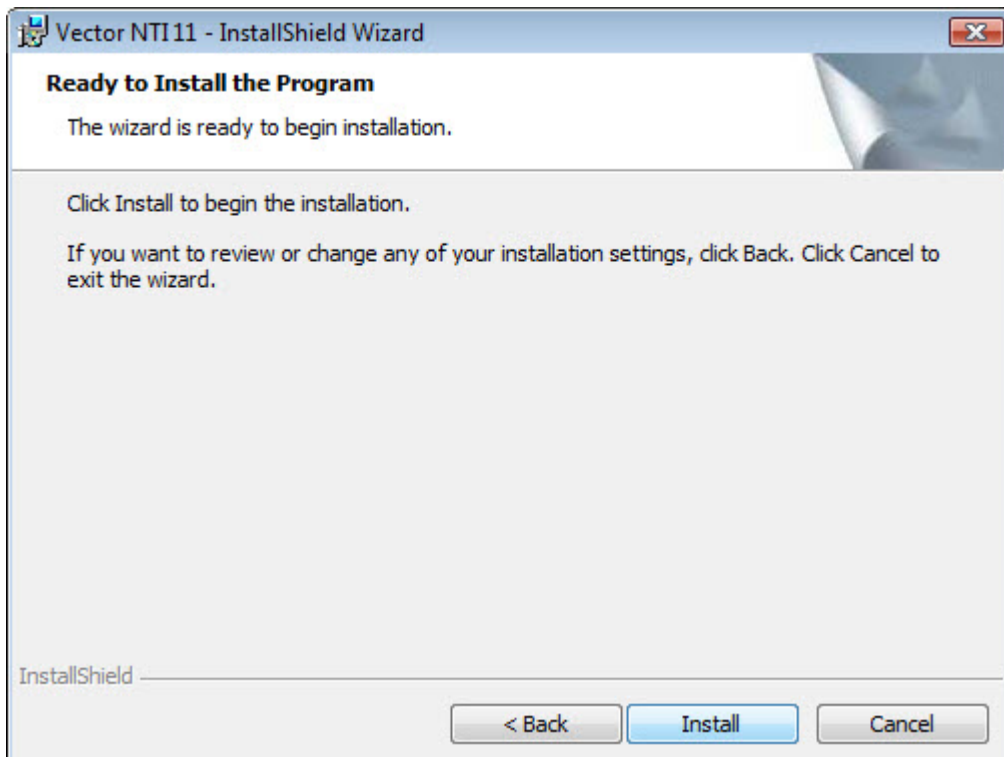
Selecting the **Complete** option installs all **Vector NTI Advance** components. The **Custom** option allows you to install selected **Vector NTI Advance** components.



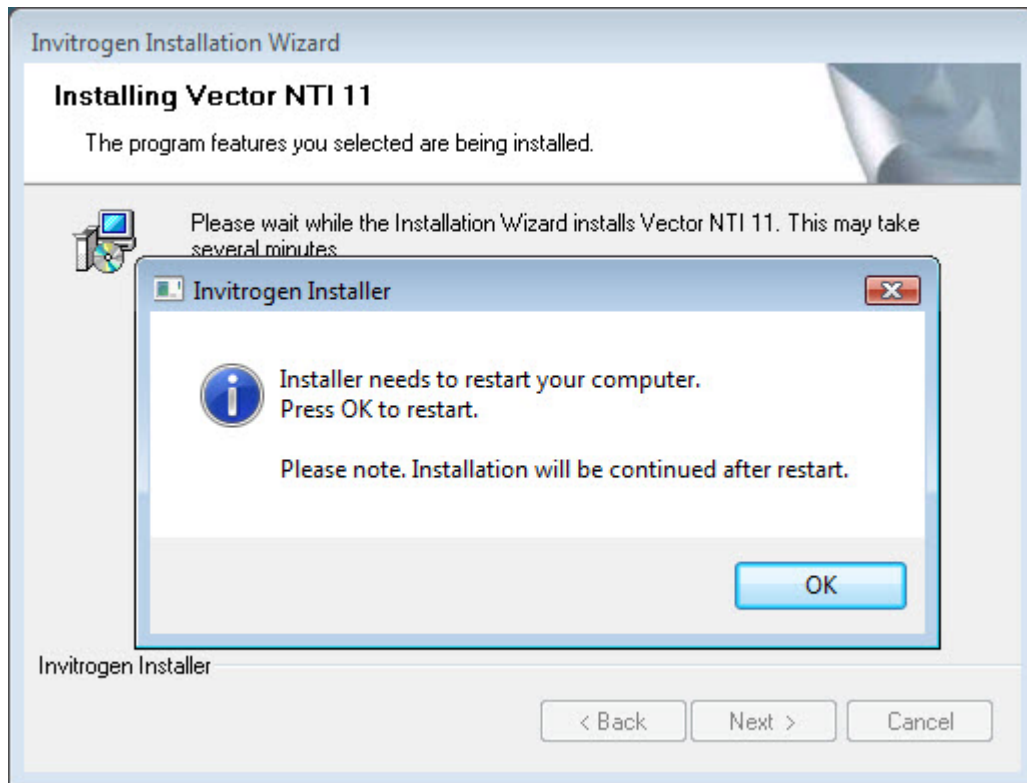
Screen 5: Choose the appropriate ordering options from the screen.



Screen 6: All parameters have been set and the Installer is ready to install the program. Click the **Install** button to begin the installation process.

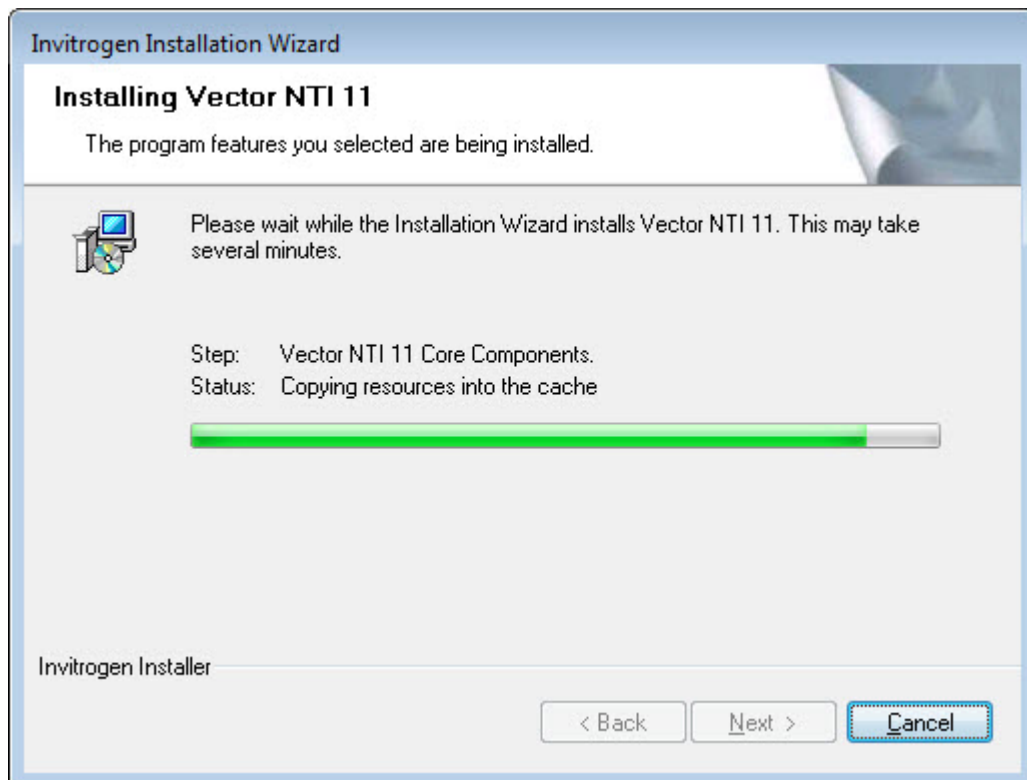


Screen 7: The system will restart when the necessary files get updated.

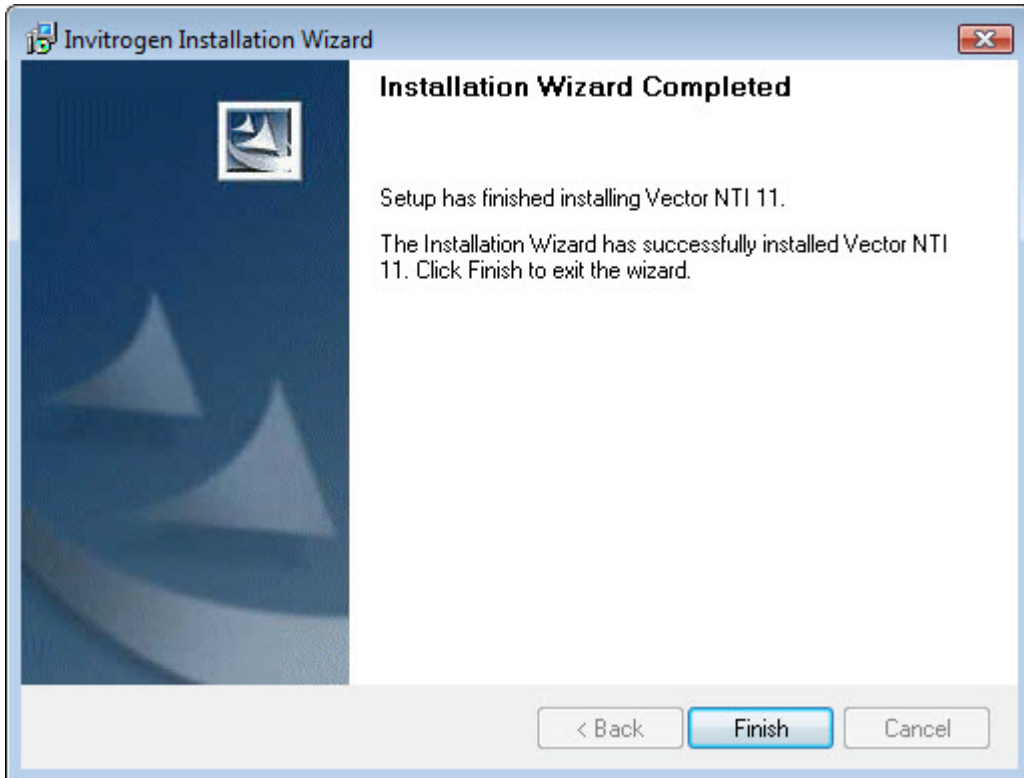


Note: The system will restart only if Vector NTI is getting installed for the first time on a particular system.

Screen 8: The installation continues once the system restarts



Screen 9: Once the software is installed completely the following screen appears.



6. The installer loads the **Vector NTI Advance** files and initializes the registry. When the setup is concluded, click the **Finish** button.
Note: At the completion of the installation process, you must open License Manager to license your **Vector NTI Advance** software (see Licensing **Vector NTI Advance**, page 19).

How to Perform a Single Install for Multiple Users on Win XP /Vista/Mac with Win XP

Only a user with admin rights can perform a single installation for multiple users on the same machine for the specified supported platforms.

The installation procedure includes a Primary Installation under the admin log in, after which other users can access the Primary Installation (users may have to apply their **Vector NTI Advance 11** license number).

With this type of installation (multiple VNTI users on the same machine), one VNTI database can be created and shared or a unique database can be created in a separate location for each user.

Installing and Licensing the Primary Installation

Step	Action
1.	Perform the Primary Installation: A person with full administrative rights (Administrator) on a Windows XP/Vista/Mac machine installs Vector NTI Advance 11 for the first time on the system, following the installation directions given in the previous sections. This person must also add new users to the group that will have access to the installed Vector NTI (follow the directions accompanying Windows XP/Vista/Mac for adding new users). Note: It is the administrator's responsibility to provide users with their Vector NTI Advance license number, in the case of static licenses, or DLS address, in the case of dynamic licenses, so that they can license the software. Important: If the primary installation database is to be accessed by other users, it must be placed in a non-restricted root directory (i.e. C:\...).
2.	After the primary installation is complete, select Start > Programs > Invitrogen > Vector NTI Advance 11 > License Manager . License Manager opens with a default setting of Demo mode for all applications.
3.	Proceed through the licensing steps described in the Licensing section of this Installation Guide for the license type you have purchased (see page 14).
4.	If a single VNTI Database is to be shared by all users on the machine, open Vector NTI and populate the VNTI Database (see Opening Vector NTI Advance Applications, page 26).

Creating Separate User Databases

Step	Action
1.	Once the Primary Installation has been performed, log on as the user. Choose Start > Programs > Invitrogen > Vector NTI Advance 11 > Vector NTI Explorer to launch the Vector NTI Exploring Local Database window.
2.	In the Exploring Local Vector NTI Advance database window, choose Database > Select Local Database from the menu. This launches the Choose Local Database Directory dialog box where you can create a new database (or direct Vector NTI to another existing database).
3.	Select the location for the user's database and press the New Directory button. This allows you to define a new folder at that location to hold the new Vector NTI Advance database. Specify the new folder's name (for example, <i>VNTI Database – User 1</i>) and press the OK button. The new path/folder appears in the Choose Local Database Directory dialog box.
4.	Press the OK button. Press Yes to confirm that you want to create a new database.

How to Install Vector NTI Advance 11 from the Command Line

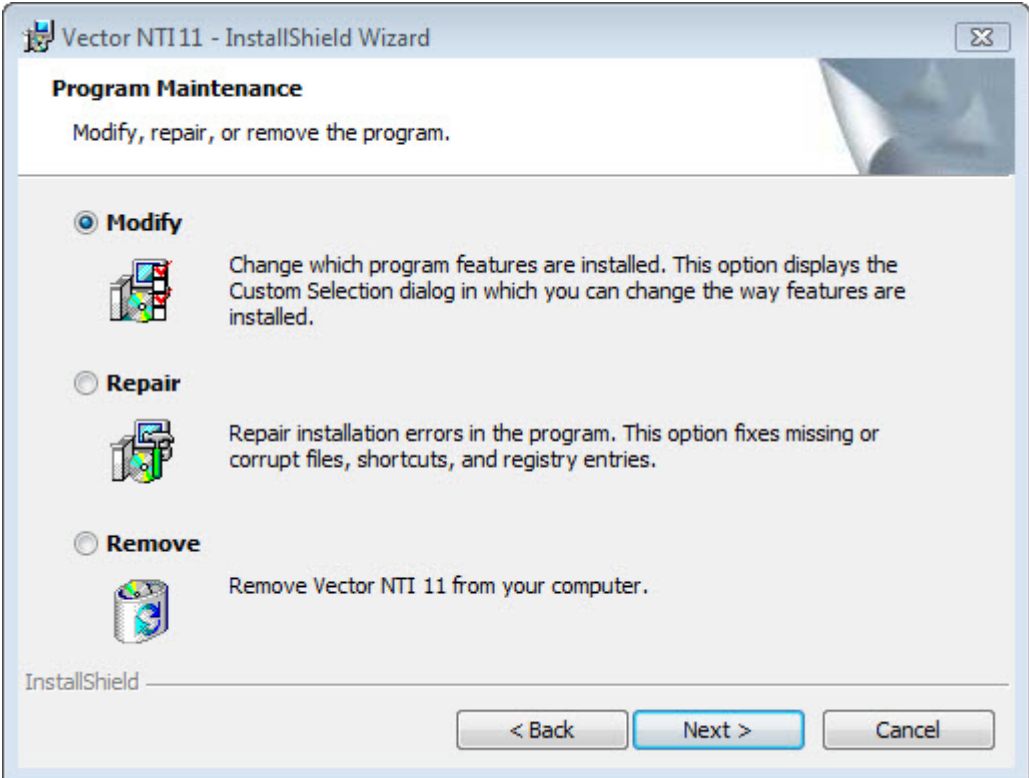
The following Windows Installer commands can be used in performing a command line installation of **Vector NTI Advance 11**:

Type	Command
Installation Commands	<p>msiexec.exe /i <file_name.msi> [/qn /qb] [/l*v <log_filename>] [EXECDIR="<executable_path>"] [INSTALLDIR="<db_path>"] [DLSURL="<dls_path>"] The elements in the above statement, [EXECDIR="<executable_path>"], [INSTALLDIR="<db_path>"] and [DLSURL="<dls_path>"], allow you to specify the directories for the Vector NTI program files, database files and URL to the DLS server (if you are using a dynamic license), respectively. Examples for the three elements are as follows:</p> <ul style="list-style-type: none"> • EXECDIR="C:\Program Files\Invitrogen\Vector NTI Advance 11" • INSTALLDIR="C:\VNTI Database" • DLSURL=http://serverName_or_IPaddress)/scripts/vntidls.cgi <p>/i – install /qn - fully silent installation /qb - basic UI mode (progress dialog + errors dialog) /l*v - generate comprehensive log file (may be useful for tracking user installation problems)</p>
Uninstall Commands	<p>msiexec.exe /x <file_name.msi> [/qn /qb] [/l*v <log_filename>] /X – Remove</p>

Type	Command
Version Updating	<p>msiexec.exe /i <file_name.msi> [/qn /qb] [/l*v <log_filename>] REINSTALL=ALL REINSTALLMODE=vomus</p> <p>/i - running this again will overwrite the current VNTI 11 installation</p>
Additional Commands	<ul style="list-style-type: none"> • IWANTDEINSTALL = "Yes" – forces deinstallation of the previous VNTI version • DBUPGRADE = "Upgrade" – upgrades previous database, rather than creating new database • MIGRATIONDIR = "<target folder>" – specifies the folder that is automatically inserted as the target folder in migration • LICENCE = "<license number>" – allows you to specify the license number, initializing the license scheme during installation • INCLUDEWC = "Yes" – forces deployment of Web Connectivity tools. (By default, these tools are not copied to the user's computer.) • ORDER = "None" or "Web" or "B2B" – select primer ordering mechanism
NOTE	<p>In command line installation, the DLSURL is entered automatically in the License Manager of the user currently logged on during installation (usually the system Administrator. All other users of multi-user machines who log in after installation must type the DLSURL manually into the Dynamic License Settings tab of the License Manager and then click the Set dynamic license for all applications button. For this reason, it is for the System Administrator to distribute the DLS URL to all participating users before their first login.</p>

Modifying, Repairing or Removing an Existing Installation

Once **Vector NTI Advance 11** has been installed, you can modify, repair, or remove the existing installation. To modify, repair, or remove an installation, perform the following steps:

Step	Action
1.	<p>Go to Control Panel>Add/Remove programs>Vector NTI Advance 11 and click on Change,</p> <p>Because there is an existing installation, the following screen opens:</p> 
2.	<p>Follow the directions in the Wizard to modify, repair, or remove your Vector NTI Advance 11 installation.</p> <p>Note: The Remove option does not delete the Vector NTI Advance database files from the hard drive. Therefore, if Vector NTI has been uninstalled using the Remove option and the Database files have not been manually deleted, you can run the VNTI installer and direct it to those Database files to restore the program.</p>

Updating an Existing Installation

Once **Vector NTI Advance 11** has been installed you can:

- Update a single user installation by running the update installer while logged on as the user, in the case of a single installation.
- Update a Primary Installation while logged on as the Administrator, in the case of multiple installations on the same machine.

Note: At the time of this writing, there are no bug fix updates available for **Vector NTI Advance 11**.

To update the installation(s), perform the following steps:

Step	Action
1.	Download the most recent Vector NTI Advance 11 bug fix update installer executable to your hard drive from the Invitrogen web site as described in the New Installation section above (see page 5).
2.	Locate the installer executable on your hard drive and double click on it (while logged on as Admin, for multi-user machines).
3.	Step through the remaining screens to complete the update.

Licensing Vector NTI Advance Applications

Once you have installed **Vector NTI Advance 11**, you will need to license the application to be able to use it.

Introduction

To satisfy the needs of users in different industrial, scientific or educational environments, Invitrogen has designed three types of **Vector NTI Advance** licenses, as well as a Demo Mode option. These are all administered through the License Manager.

- **Static License:** Purchased by one user for installation on one computer.
- **Corporate Static License:** Static license that is used throughout a corporate organization.
- **Term License:** Introduced with version 11, the 1-Year and 3-Year license is a special type of the Static License except that it expires at the end of 1-year or 3-year of the purchase date.
- **Dynamic License (DLS):** A license that is installed on a server and issued by that server to client **Vector NTI Advance** computers. DLS licenses are shared by a specified number of users or "seats," with the number of users at any one time being limited to the number of "licenses" specified in the contract.
- **Trial License:** Allotted to a potential purchaser of **Vector NTI Advance** software for a specified number of days, during which the user can review and use the software within certain limits.
- **Demo Mode:** When unlicensed, **Vector NTI Advance** applications operate in Demo Mode for the purpose of demonstrating the basic features of the software. Some functionality is disabled in Demo Mode.

Note: To License **Vector NTI Advance 11**, you need a new License Number. If you have no connection to the internet, you need also a new Registration Key.

- The License Number is provided in the letter accompanying your CD ROM and/or manual.
- The Registration Key is provided by Invitrogen based on your License number and Hardware ID

Note: License Manager does not open automatically once **Vector NTI Advance** has been installed on your system. You must launch it manually. To do so, choose Start > Programs > Invitrogen > **Vector NTI Advance 11** > License Manager or click Help > License in any **Vector NTI Advance** application, or from QuickStart Page by clicking on License Manager under Licensing and Support.

License Manager Dialog Box

License Manager consolidates the administration of static (including corporate static licenses), trial and dynamic licenses into one window. In this window, there is a tab for each of the three license types.

Contact Us Tab

This tab, opened by default, summarizes your **Vector NTI Advance** software licensing agreement. Additionally, it provides information for upgrading your **Vector NTI Advance** application license and for contacting Invitrogen.

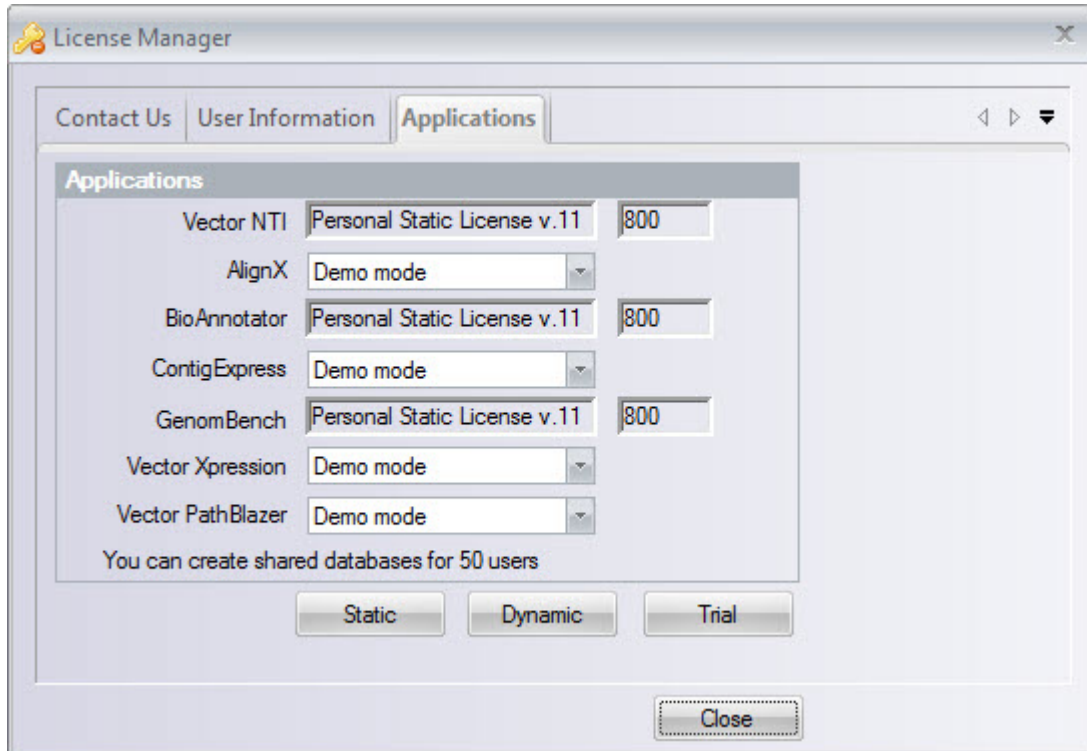
User Information Tab:

Enter your personal information on this tab. Once entered on this tab, when you click

your license choice on the **Applications** tab, your entries are automatically entered on the license application.

Applications Tab:

This tab summarizes the type of license currently in effect for each **Vector NTI Advance** application, as well as for Vector Xpression and Vector PathBlazer which are not included in the version 11 package. If you have **Vector NTI Advance** software with a current license, the contract number displays in a cell to the right of the corresponding application. For applications for which there is no current license, a drop-down menu displays in the cell to the right of the corresponding application.



Important : If you have any module or application running before you set a new license, you need to close and restart that application to apply new license to it.

Initiating Vector NTI Advance 11 Licensing

For a new installation or update of a previously unlicensed installation, License Manager opens in **Demo** mode for all applications.

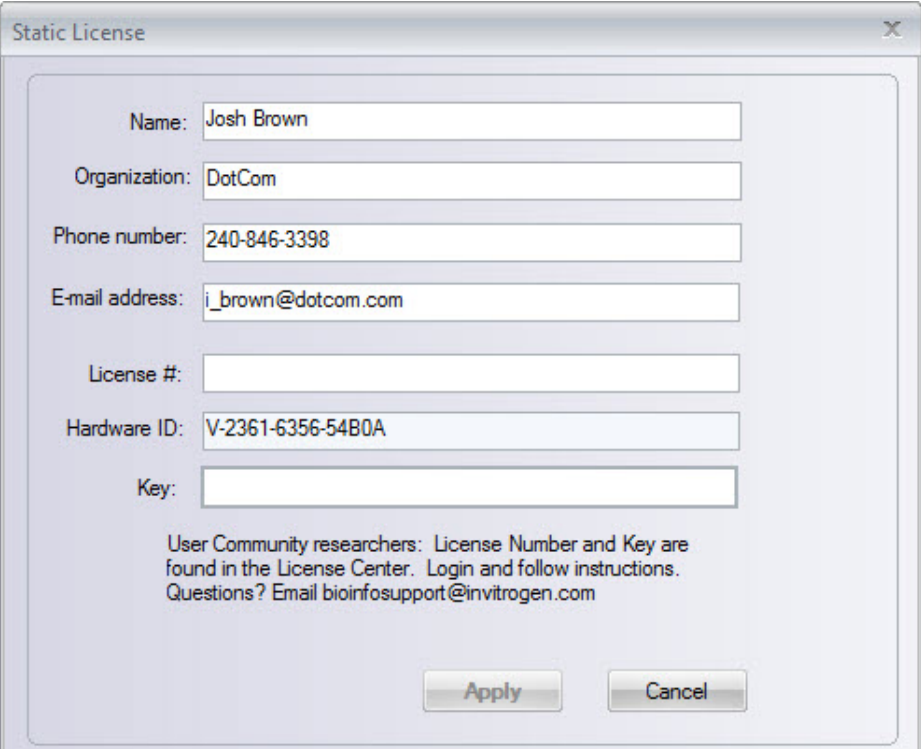
For Static, Dynamic, and Trial licenses, if you are not licensing the entire software package using the same type of license, click in the license-type box of the application for which you wish to specify a license. Click the down-arrow to extend the drop-down menu and select the appropriate license type. (Demo mode is the default selection.)

Note: If your active license type varies for different applications, this dialog box may have a combination of rows with drop-down menus and rows displaying contract numbers (see figure at the previous page).

Click the button at the bottom of the tab for the license type you want to register. Each option is described in the following sections.

Static License

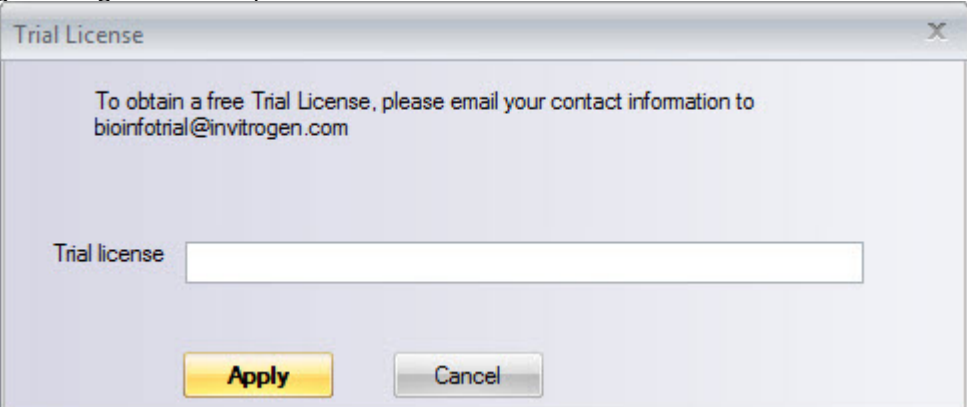
To register a Static License for **Vector NTI Advance 11**, follow these steps:

Step	Action
1.	In License Manager, at the bottom of the Applications tab, click the Static button.
2.	<p>Static licenses can be obtained in either a personal or a corporate mode. For either type of static license, enter your name, organization, phone number and email address in the appropriate fields. This sets the user information in Vector NTI Advance 11.</p> <p>Note If you entered your personal information on the Personal tab, it should appear automatically when you open this dialog box.</p> 

3.	<p>In the License # field, enter the Vector NTI Advance 11 static license number provided in the email you received from Invitrogen. The hardware ID is pre-loaded in its text box.</p> <ul style="list-style-type: none"> • Personal Static License: You must have an internet connection for this step. Click the Apply button. The registration Key is returned by the TCP/IP protocol right after you press the Apply button, and it will be applied automatically. <p>If the registration fails because of a missing connection to the Invitrogen licensing server, an appropriate message immediately displays. In such a case, you can contact Invitrogen Technical Support, and provide them your computer's hardware ID and your license number.</p> <p>Once you receive the registration key, enter the key in the Key text box of the Static License dialog box and click Apply. If the Key matches your license number and computer hardware ID, the license is registered.</p> <ul style="list-style-type: none"> • Corporate Static License: No internet connection is needed nor is a Registration Key required. The License Manager on your client computer validates the Corporate License number; if it is valid, then your software is registered.
4.	<p>Unregister a Static License: If you decide to remove the software from a computer, you must unregister the license BEFORE the software is uninstalled. To do so, type "unregister" in License# field, and press the Apply button. An internet connection is required.</p>
5.	Close License Manager.
Note	Once you have applied your static license, notice the Applications tab reflects your static license status.

Trial License

To configure a Trial License for **Vector NTI Advance 11**, follow these steps:

Step	Action
1.	In License Manager, at the bottom of the Applications tab, click the Trial button. This opens the Trial License dialog box.
2.	<p>As described in the dialog box, you must generate an e-mail addressed to bioinfotrial@invitrogen.com and include your name, the name of your organization, phone number, and email address.</p> 

Dynamic License from a DLS Server

Technically, a Dynamic License is not a “license” mode, but registers permission to work in a shared DLS environment in license mode.

To configure a Dynamic License for **Vector NTI Advance 11**, see the Installation and Licensing Guide for Vector DLS 3.0 available on the support page of the Invitrogen web site.

Transferring Vector NTI Advance to a New Computer or New Operating System

License and Hardware ID

Hardware IDs and registered license numbers are closely linked in Vector NTI. Changes to the operating system will result in the change of Hardware ID, and consequently revoke the existing license. A hardware ID is unique to a computer.

If the software is to be moved to a different computer, you must unregister the license BEFORE the software is uninstalled from the current computer. To do so, type “**unregister**” in License# field, and press the **Apply** button. An internet connection is required.

On the destination computer, install the software, and apply the existing license.

If the operating system is to be upgraded, perform the unregister step as above BEFORE the upgrade.

Performing Backups

Before converting to a new OS or a new computer, perform the backups described below:

Saving Vector NTI Advance database Molecules

To backup **Vector NTI Advance** database molecules, perform the following steps:

Step	Action
1.	Create a new folder on a network drive or Zip drive, etc. that can be accessed from the new computer or from the old computer after the operating system upgrade is completed.
2.	On the old system, open the VNTI Database Explorer and choose Database > Database Backup... Note: Close all Vector NTI applications (including the main Vector NTI window, for versions 6.0 and higher) except Database Explorer when doing this.
3.	Select the destination for the backup in the folder that you created for the backup. The backup will contain all molecules from the Vector NTI Advance database, including those that were created by the user. Custom settings are NOT saved during database backup, however. To save custom settings, see the next section.

Saving Vector NTI Custom Settings

The following files contain user-customized settings and custom-created tools in Vector NTI. To save them, these files should be copied from the VNTI Suite folder on the old system to the same relative location in the VNTI Suite folder on the new system.

Found on the hard drive in the VNTI Database main folder:

File Name (PC)	Purpose
----------------	---------

Gelprof.ini	Contains customized settings for the gel analysis feature of Vector NTI Advance
Molprof.ini	Contains customized settings for DNA/RNA molecules
Proprof.ini	Contains customized settings for protein molecules

Found on the hard drive in the main **Vector NTI Advance 11** folder, Tools sub-folder:


<i>File Name (PC)</i>	<i>Purpose</i>
Save entire Tools sub-folder	Contains customized settings and html templates for any modified or created tools

Restoring Database and Vector NTI Advance Settings

Restoring the VNTI Database and User Profiles

To restore the **Vector NTI Advance** database and recover **Vector NTI Advance** user profiles, perform the following steps:


Step	Action
1.	After backing up the database(s) and saving other appropriate files, install Vector NTI Advance on the new system or proceed with the OS update on the old system and then re-install Vector NTI Advance .
2.	Register the new Vector NTI Advance installation in License Manager using the new static license number or configure the dynamic license.
3.	Once the software is licensed and in full functional mode, restore the Vector NTI Advance database by choosing Database > Database Restore in Vector NTI Advance Database Explorer. In the Restore Database dialog box, open the VNTI backup folder you created and click OK . This restores the objects from the backup file into the Vector NTI Advance database.
Note	Close all Vector NTI applications except Vector NTI Advance database Explorer when you are doing Vector NTI Advance Database Restore.
4.	To restore custom Vector NTI Advance settings, copy the files that hold the custom VNTI settings (see above) into the appropriate folders in the new Vector NTI Advance installation.

WARNING: 	Database Restore OVERWRITES the existing database with the backup database.
--	--

Opening Vector NTI Advance Applications

How to open Vector NTI Advance NTI Applications

Open any of the **Vector NTI Advance** applications by selecting **Start > Programs > Invitrogen > Vector NTI Advance 11 > <application>** or from the **QuickStart Page**

<p>IMPORTANT:</p> 	<p>An active Static License is signaled by a green checkmark in the lower right corner of the application window. An active Trial or Dynamic License is signaled by a green, <i>blinking</i> checkmark. If you see a red (<i>blinking</i>) X in the lower right corner of the application window, the application is not licensed and is running in Demo mode (see the <i>Licensing</i> section of this document, page 13).</p>
--	---

Note: You can configure the software to open the **Molecule Viewer** and **Vector NTI Explorer** when you select **Vector NTI Advance 11** from the **Start** menu.

1. In the **Molecule Viewer** window, go to the **Edit** menu and select **Options**.
2. In the **General** tab of the dialog, select the **Open Local Explorer at Startup** checkbox.
3. Click **OK** to make the change.

Appendix A. Contacting Invitrogen Technical Support

Invitrogen's free technical support for Vector NTI software is available exclusively through the web. For more information, check out the Software Support section at <http://www.invitrogen.com/VectorNTI>.

To obtain personalized technical support by telephone or email, you must have an annual support contract. Users may purchase an Advanced Support Contract by contacting Invitrogen at bioinfosales@invitrogen.com

For paid support, use the following contacts:

North America

Phone: 800-955-6288 x 67990

E-mail: bioinfosupport@invitrogen.com

Europe, Middle East, Africa, Asian Pacific

Phone: +44 781 696 2707

Email: bioinfosupport@invitrogen.com

Appendix B. Reinstallation Policy

Effective December 15, 2008, depending on the status of the Advanced Support Contract you may or may not have with us, the service coverage is different.

1. If you have a current Advanced Support contract with Invitrogen, this service is free of charge.
2. For versions 10 and 11, if you do not have current Advanced Support contract, Invitrogen grants a one-time only service for the number of computers registered per your original purchase order. For example, if you purchased license(s) for 10 computers, you receive one-time free reinstallation for up to 10 computers. After that, no more free reinstallations will be granted.
3. For versions 9 and older, regardless of the type of licensing (i.e., Static, Dynamic, Network), we **do not** provide this free service. As a standard industry practice, we are only supporting current version and previous one version.

Note: you may unregister a license by yourself using License Manager (see page 18). There is no limitation on the number of unregistrations.

To request Reinstallation Service, please visit our website and submit out this [Reinstallation Request Form](#). A valid license number and hardware ID is required.

Appendix C. VECTOR NTI® SOFTWARE AND SUPPORT PRODUCT LICENSE AGREEMENT

This is a legal agreement between you, the person or entity receiving software products and/or software support (“Licensee”), and Invitrogen Corporation, having offices at 5791 Van Allen Way, Carlsbad California 92008 USA (“Licensor”). This agreement is part of a package that includes one or more software products and certain electronic and/or written materials. This agreement covers your licensing of such software and/or purchase of support.

You must agree to the terms in this Software and Support Product License Agreement (“SPLA”) in order to access the software and/or receive support.

BY CLICKING YOUR ACCEPTANCE OF THIS SPLA, OR BY INSTALLING OR USING THE SOFTWARE (defined below) OR ANY OTHER COMPONENT OF THE PACKAGE, YOU ACKNOWLEDGE THAT YOU HAVE READ ALL OF THE TERMS AND CONDITIONS OF THIS SPLA, UNDERSTAND THEM, AND AGREE TO BE LEGALLY BOUND BY THEM. If you do not agree to the terms of this SPLA, you may not install or use the Software, and may return it to Licensor for a refund or product credit. In addition to the restrictions imposed under this SPLA, any other usage restrictions contained in the Order (defined below), Software installation instructions or release notes, and Support policies (defined below) shall apply to your use of the Software and receipt of Support.

As used in this SPLA: “**Authorized Users**” means, collectively, the personnel authorized by you to use the Software for your benefit, provided you have both purchased a License (as defined below) and paid the corresponding license fees. Unless otherwise expressly allowed by this SPLA, Authorized Users may include only your employees and agents having a need to know, and Authorized Users may not be entities or persons in the business of licensing or otherwise providing products or services competitive with the Software. “**Designated Site**” means your facilities or offices located at the postal address provided to Licensor for your billing and invoicing purposes, unless otherwise indicated in a license key provided to you. “**Software**” means the software product(s) accompanying this SPLA and the content therein; including the associated user manuals, user documentation and application program interfaces, and License Numbers and Registration Key(s) provided, and any patches, updates, upgrades, improvements, enhancements, fixes and revised versions of any of the foregoing that may be provided to you from time to time, and any combination of the foregoing. “**Order**” means that part of a written or electronic document that identifies (1) the Software to be licensed to you, (2) the Authorized Scope (defined below), (3) any Support purchases, (4) the purchase price, and (5) location for delivery, and in each case as expressly agreed upon by Licensor. “**Affiliate**” means any entity Controlling, Controlled by, or under common Control with the referenced entity, where the term “**Control**” means the possession, direct or indirect, of the power to direct or cause the direction of the management and policies of an entity, whether through the ownership of voting securities, by contract, or otherwise.

1. YOUR PAYMENT OBLIGATIONS. You agree to pay all amounts due or incurred by you, including any late payment fees, as are specified in this SPLA, in the Order, and/or any associated invoice. All fees and amounts due Licensor are exclusive of all taxes, duties shipping fees, and similar amounts. If any authority imposes a duty, tax or similar amount (other than taxes based on Licensor’s income), you agree to pay, or to promptly reimburse Licensor for, all such amounts. Unless otherwise indicated, all invoices are

payable thirty (30) days from the date of invoice. Overdue amounts are subject to a late payment charge, at the lower rate of (i) one and one-half percent (1.5%) per month, or (ii) the maximum rate under applicable law. You agree to promptly pay or reimburse Licensor for all costs and expenses, including all reasonable attorneys' fees, related to breach of your obligations under this SPLA and/or Licensor's enforcement of this SPLA. All shipments by Licensor or its designee are FCA point of shipment (Incoterms 2000).

2. ACCEPTANCE. Except with respect to Software provided under a Trial or Demonstration License (each defined below), you will be deemed to have accepted the Software unless you provide written notice of rejection within ten (10) days after receipt of the Software or the corresponding License Number and Registration Key, if any (whichever event occurs first). Any such notice must state the reason for rejection, and you may only reject the Software if it fails to materially comply with its accompanying documentation. If you reject the Software, Licensor's sole obligation and liability, and your sole and exclusive remedy, shall be for Licensor to use commercially reasonable efforts to deliver to you a replacement for the nonconforming Software, and if Licensor is not able to deliver a replacement for the Software, then Licensor will refund any license fees paid by you for the Software, and in the event of any such refund, the SPLA shall terminate. Software provided under a Trial or Demonstration license shall be deemed accepted upon receipt.

3. GRANT OF SOFTWARE LICENSE. Subject to the terms and conditions of this SPLA, Licensor grants to you a non-exclusive, non-transferable license ("**License**") for Authorized Users to use the Software and Support for your internal operations and internal data processing purposes within and up to the Authorized Scope described on the Order, and for which you have paid the applicable license and support fees and have registered the Software for use. Except as otherwise provided below, this SPLA and the License granted hereunder shall be effective until terminated in accordance with Section 8 below. The term "**Authorized Scope**" means the following, and any other capacity, term/duration, or use restrictions indicated by Licensor on the license granted to you:

- If you have purchased a "**Static License**", then, for each such license purchased you may install and operate the Software on a single designated computer ("workstation") located at the Designated Site. You may not network the Software for use at any other geographic location. Use of the Software is limited to the single workstation designated for each Static License purchased. You may also purchase one (1) year or three (3) year Academic Licenses, which, notwithstanding anything to the contrary contained herein, shall expire one (1) or three (3) years, respectively, from the date you receive the Academic License.

- The Dynamic License configuration is comprised of a defined number of concurrent use licenses (Dynamic Licenses) shared among a defined number of workstations ("**User Access Seats**"). If you have purchased a "**Dynamic License**", you may install the Software on the number of individual workstations located at the Designated Site for which you have purchased Seat Licenses; these Seats then share the number of Dynamic Licenses purchased. For example, if you purchased five (5) Dynamic Licenses and ten (10) Seat Licenses, you may enable the Software for concurrent use on up to five (5) of the ten (10) individual Seats simultaneously. You may not enable concurrent operation of the Software beyond the scope of the Dynamic and Seat Licenses purchased. You may not network the Software for use at any other geographic location. You must purchase and maintain an annual Software Maintenance and Support Policy for the duration of the License Term. Termination or expiration of support shall immediately terminate the Dynamic and Seat Licenses and this SPLA.

- The Network License configuration is comprised of a defined number of concurrent use licenses (Network Licenses) shared among an UNLIMITED number of workstations ("**User Access Seats**"). If you have purchased a "**Network License**", you may install the Software on all individual workstations located at the Designated Site for which you have purchased a Network License configuration; these Seats then share

the number of Network Licenses purchased. For example, if you purchased eight (8) Network Licenses, you may enable the Software for concurrent use on up to eight (8) individual workstations simultaneously. You may not enable concurrent operation of the Software beyond the scope of the Network Licenses purchased. You may not network the Software for use at any other geographic location. You must purchase and maintain an annual Software Maintenance and Support Policy for the duration of the License Term. Termination or expiration of support shall immediately terminate the Network Licenses and this SPLA.

- If you have purchased a **"Site License"**, then you may install and operate the Software on an UNLIMITED number of individual workstations located at the Designated Site. You may not network the Software for use at any other geographic location. You must purchase and maintain an annual Software Maintenance and Support Policy for the duration of the License Term. Termination or expiration of support shall immediately terminate the Site License and this SPLA.

- If you have purchased a **"Corporate"** license, then you may install and operate the Software on an UNLIMITED number of individual workstations located at the Designated Site. A Corporate License allows you to use a single License Number to license all workstations. Furthermore, a Corporate License does not require each individual workstation to access Licensor's License Registration Server through the Internet. Corporate License Numbers are Licensor's Confidential Information. You may not network the Software for use at any other geographic location. You must purchase and maintain an annual Software Maintenance and Support Policy for the duration of the License Term. Termination or expiration of support shall immediately terminate the Corporate License and this SPLA.

- If you have purchased a **"Workgroup License"**, then, for each such license purchased you may install and operate the Software on a single workstation located at the Designated Site. A Workgroup License enables you to create an unlimited number of Shared Databases; different types of Workgroup Licenses allow different numbers of users to access those Shared Databases. You may not network the Software for use at any other geographic location. Use of the Software is limited to the single workstation designated for each Workgroup License purchased. You must purchase and maintain an annual Software Maintenance and Support Policy for the duration of the License Term. Termination or expiration of support shall immediately terminate the Workgroup License and this SPLA.

- If you have purchased a **"Named User License"**, then your license applies to the LabShare™ Software only. You may allow up to the number of named users for which you have purchased a Named User License to connect to the LabShare™ Software. A "Named User" is defined as one individual user identified with a unique user name and password on the LabShare™ Software system. Each named user may operate no more than one LabShare™ session from a single individual workstation at a time. Only named users may use the LabShare™ Software. The individual workstations must all be located at the Designated Site. You may not network the Software for use at any other geographic location. You must purchase and maintain an annual Software Maintenance and Support Policy for the duration of the License Term. Termination or expiration of support shall immediately terminate the Named User Licenses and this SPLA.

- Any Software provided under a **"Trial License"** is provided for your internal evaluation purposes only, pending your purchase of a commercial-use Software license and payment of the applicable license fees. You may install and operate the Software on a single designated workstation located at the Designated Site. You may not network the Software for use at any other geographic location. A Trial License may not be used for any commercial purposes. A Trial License may automatically be converted into a commercial license (e.g., with Authorized Scope converted into a Static License) upon payment of the applicable license fees to Licensor or issuance of the applicable License Number and Registration Key, if any (whichever event occurs first). Upon such

conversion, this SPLA shall continue in full force and effect, subject to the restrictions applicable to the new Authorized Scope. Software provided under a Trial License is made available to you "AS IS", AND LICENSOR MAKES NO REPRESENTATION OR WARRANTY REGARDING SUCH SOFTWARE.

□ Any Software provided under a "**Demonstration License**" is provided for your internal demonstration purposes only, and not for commercial or research purposes. You may not use the Software provided under a Demonstration License to operate upon data other than the data provided to you under the Demonstration License. You may not use any other software in conjunction with the Software provided under a Demonstration License to operate upon data other than the data provided to you under the Demonstration License. Software provided under a Demonstration License is made available to you "AS IS", AND LICENSOR MAKES NO REPRESENTATION OR WARRANTY REGARDING SUCH SOFTWARE.

4. RESTRICTIONS ON USE. You acknowledge that you are receiving LICENSED RIGHTS only. The Software may only be used internally, by your Authorized Users, with the License Number and Registration Key (if any) provided, for your copy(ies) of the Software. If any Software is provided on separate media (e.g., a CD-ROM), you may make a single copy solely for your internal backup purposes. You shall not directly or indirectly: (i) sell, rent, lease, distribute, redistribute or transfer any of the Software or any rights in any of the Software, including without limitation through "charge back" or any other selling, reselling, distributing or redistributing within your organization of any usage capacity you have licensed, without the prior express written approval of Licensor, (ii) modify, translate, reverse engineer (except to the limited extent permitted by law), decompile, disassemble, attempt to discover the source code for, create derivative works based on, or sublicense any of the Software, (iii) use any Software for the benefit of any third parties (e.g., in an ASP, outsourcing or service bureau relationship), or in any way other than in its intended manner, (iv) remove any proprietary notice, labels, or marks on or in the Software, or (v) disable or circumvent any access control or related device, process or procedure established with respect to the Software, including the License Number and Registration Key (if any) or any other part thereof. Further, without Licensor's prior express written consent, you may not: (i) network the Software for use at any other geographic location; (ii) enable operation of concurrent "instances" of the Software beyond the scope of the license purchased; (iii) share accounts, e.g., pool multiple users through a single account, or (iv) "multiplex" or "pool" any Software, including through use of third party software products such as those made by Citrix Systems, Inc., or use any terminal applications/emulators to enable use of the software beyond the scope of the license purchased. If the Software design permits modification, then you may only use such modifications or new software programs for your internal purposes and otherwise consistent with the License and Authorized Scope. You are responsible for all use of the Software and for compliance with this SPLA; any breach by you or any user of the Software shall be deemed to have been a breach by you. Licensor reserves all rights not expressly granted; no right or license is granted hereunder, express or implied or by way of estoppel, to any intellectual property rights other than as expressly set forth herein; and your purchase of a license to the Software does not by itself convey or imply the right to use the Software in combination with any other product(s). As between you and Licensor, Licensor retains all right, title, and interest in and to the Software, which rights include, but are not limited to, patent, copyright, moral, trademark, trade secret and all other intellectual property rights. You agree and acknowledge that you have been provided sufficient information such that you do not need to reverse engineer the Software in any way to permit other products or information to interoperate with the Software.

5. NO SEPARATION OF COMPONENTS. The Software is licensed as a single product. Some Licensor software products combine separately available components into a single product (e.g., a software suite product may be comprised of multiple component products). When licensed as a combination product, the component parts may not be

separated for use independently of the combination product. You must first purchase a license to each component of the combination product before you may use it independently of the combination product.

6. TEACHING LICENSES. The Software may be licensed under a Teaching License program. Software licensed under such a program is subject to (i) the terms of a Static License as described in Section 3 and (ii) the additional restrictions in this Section 6. Software licensed under a "**Teaching License**" is restricted to use by students and teachers only in support of the classroom instruction of students and related class-work, such as the preparation of classroom materials, and the review and grading of exams, papers and class-related projects. Students may use the Software for class-related laboratory work and homework assignments. Use of the Software licensed under such a Teaching License program for any purposes other than as described in this Section, including for commercial or production purposes, or for non-classroom related research, is strictly prohibited.

7. ADDITIONAL PURCHASES. Purchase of additional or changed licenses or Authorized Scope is subject to availability and current pricing. Licensor may, from time to time, update the available Authorized Scope plans, and add or delete from available plans. To the extent you purchase an upgrade to your license by expanding the Authorized Scope under a changed or additional plan, Licensor will provide you with the additional license terms and conditions governing your use of the Software under such plans; all other terms and conditions of this SPLA shall remain in effect.

8. TERM AND TERMINATION. Unless otherwise agreed, the term of this SPLA shall continue until it is terminated; however, if you are receiving a Trial or Demonstration License, the term shall expire thirty (30) days following the date you receive the Software. Termination or expiration of this SPLA shall concurrently terminate all Licenses granted under this SPLA. Licensor shall not refund any amounts paid by you hereunder in the event of expiration or termination of this SPLA unless expressly provided in this SPLA. Licensor may (i) terminate an Order and the Licenses to the Software and/or Support on that Order if you fail to pay any applicable fees due under that Order within fifteen (15) days after receipt of written notice of non-payment; and/or (ii) terminate this SPLA (or any License) upon fifteen (15) days written notice if you breach this SPLA and do not cure the breach within fifteen (15) days following receipt of written notice of breach. Immediately upon any termination or expiration of this SPLA, you agree to: (a) pay all amounts owed to Licensor; (b) un-install and cease use of the Software for which your rights have been terminated; (c) upon request, return to Licensor (or destroy) all copies of the Software and any other Confidential Information or proprietary materials in your possession for which your rights have been terminated; and (d) upon request, certify in writing your compliance with (b) and (c), above.

9. CONFIDENTIALITY. You agree to protect Licensor's Confidential Information with the same degree of care used to protect your own confidential information (but in no event less than a reasonable standard of care), and not to use or disclose any portion of such Confidential Information to third parties, except as expressly authorized in this SPLA. You acknowledge that the Software, including its content, structure, organization and design constitute proprietary and valuable trade secrets (and other intellectual property rights) of Licensor and/or its licensors. The term "**Confidential Information**" means, collectively, non-public information that Licensor (and its licensors) provide and reasonably consider to be of a confidential, proprietary or trade secret nature, including but not limited to (i) the Software, (ii) Software License and Support prices, (iii) Software License Numbers and Registration Keys, and (iv) confidential elements of the Software and Licensor's (and its licensors') technology and know-how, whether in tangible or intangible form, whether designated as confidential or not, and whether or not stored, compiled or memorialized physically, electronically, graphically, photographically, or in writing. Confidential Information does not include any information which you can demonstrate by credible evidence: (a) is, as of the time of its

disclosure, or thereafter becomes part of the public domain through no fault of yours; (b) was rightfully known to you prior to the time of its disclosure, or to have been independently developed by you without use of Confidential Information; and/or (c) is subsequently learned from a third party not under a confidentiality obligation with respect to such Confidential Information. Confidential Information that is required to be disclosed by you pursuant to a duly authorized subpoena, court order, or government authority shall continue to be Confidential Information for all other purposes and you agree, prior to disclosing pursuant to a subpoena, court order, or government authority, to provide prompt written notice and assistance to Licensor prior to such disclosure, so that Licensor may seek a protective order or other appropriate remedy to protect against disclosure.

10.WARRANTY AND DISCLAIMER. Licensor warrants that (i) except with respect to Software provided under a Trial or Demonstration License (in respect of which no warranty is made, as described in Section 3), for a period of twenty (20) days from the date of acceptance of the Software as described in Section 2, the Software will, under normal use and as unmodified, substantially perform the functions described in its accompanying documentation; and (ii) Licensor will perform Support services during the Support term in a professional and workmanlike manner. No warranty is provided for uses beyond the Authorized Scope. THE FOREGOING EXPRESS WARRANTIES REPLACE AND ARE IN LIEU OF ALL OTHER WARRANTIES AND REPRESENTATIONS BY LICENSOR, WHETHER EXPRESS, IMPLIED, OR STATUTORY, INCLUDING BUT NOT LIMITED TO ANY IMPLIED OR OTHER WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, TITLE, NON-INFRINGEMENT OR NON-MISAPPROPRIATION OF INTELLECTUAL PROPERTY RIGHTS OF A THIRD PARTY, CUSTOM, TRADE, QUIET ENJOYMENT, ACCURACY OF INFORMATIONAL CONTENT, OR SYSTEM INTEGRATION. NO WARRANTY IS MADE THAT ANY SOFTWARE WILL OPERATE IN AN ERROR FREE, UNINTERRUPTED OR COMPLETELY SECURE MANNER, IN COMBINATION WITH THIRD PARTY HARDWARE OR SOFTWARE PRODUCTS, OR THAT ALL DEFECTS CAN BE CORRECTED. YOU ACKNOWLEDGE THAT LICENSOR HAS NO CONTROL OVER THE SPECIFIC CONDITIONS UNDER WHICH YOU USE THE SOFTWARE. ACCORDINGLY, EXCEPT FOR THE FOREGOING EXPRESS WARRANTY, LICENSOR CANNOT AND DOES NOT WARRANT THE PERFORMANCE OF THE SOFTWARE OR ANY PARTICULAR RESULTS THAT MAY BE OBTAINED BY THE USE OF THE SOFTWARE. THE SOFTWARE AND SUPPORT DO NOT REPLACE YOUR OBLIGATION TO EXERCISE YOUR INDEPENDENT JUDGMENT IN USING THE SOFTWARE. The warranties made by Licensor may be voided by abuse or misuse of the Software and/or Support.

11.EXCLUSIVE REMEDY. Licensor's sole obligation and liability, and your sole and exclusive remedy under the warranties set forth in Section 10, shall be for Licensor to use commercially reasonable efforts to have the problem remedied, to re-perform Support services, to deliver to you a replacement for the defective Software, or to refund fees paid (in each case, as determined by Licensor and as applicable), provided that Licensor is notified in writing of all warranty problems during the applicable warranty period.

12.THIRD PARTY SOFTWARE AND DATABASES. You understand that third party products integrated into the Software or provided for use with the Software may be subject to additional terms and conditions and/or license agreements from the applicable third party vendor, which shall govern over conflicting terms of this SPLA for purposes of your relationship with the third party vendor. You agree not to use any such third party product on a stand-alone basis independent of the Software, unless you have purchased the appropriate license from the third party vendor for use of such products. NOTWITHSTANDING ANYTHING TO THE CONTRARY IN THIS AGREEMENT, ALL THIRD PARTY SOFTWARE, DATABASES AND OTHER PROGRAMS AND SOFTWARE COMPONENTS ARE PROVIDED "AS IS" WITHOUT ANY WARRANTY WHATSOEVER FROM LICENSOR. ANY DATABASES OR OTHER INFORMATION PROVIDED BY LICENSOR ARE DESIGNED TO SUPPLEMENT OTHER SOURCES OF INFORMATION, ARE NOT INTENDED TO REPLACE

YOUR PROFESSIONAL DISCRETION AND JUDGMENT AND LICENSOR MAKES NO REPRESENTATIONS OR WARRANTIES REGARDING SUCH DATABASES OR INFORMATION, THEIR ACCURACY, COMPLETENESS OR OTHERWISE. Licensor agrees, upon request and as Licensor's sole liability and obligation, and for your convenience only, to have passed through to you (to the extent it may reasonably do so) any warranties and indemnifications provided by the applicable third party vendor of any third party products provided to you. To the extent any problem or liability arises from a third party product, you agree to seek recourse solely from the applicable third party vendor and not Licensor.

13.LICENSOR INDEMNIFICATION. Subject to the limitations set forth herein, Licensor agrees to defend you against any claims, actions, suits and proceedings brought against you by unaffiliated third parties arising from or related to a claim that the Software (other than any third party or open source components or elements) infringes upon such third party's copyrights, and Licensor agrees to pay all damages that a court finally awards to such third party, and all associated settlement amounts agreed to by Licensor in writing; provided that, Licensor receives from you (i) prompt written notice of the claim; (ii) all necessary assistance, information and authority necessary for Licensor to defend the claim and perform Licensor's obligations under this Section; and (iii) sole control of the defense of such claim and all associated settlement negotiations. If such a claim is made or appears likely to be made, you agree to permit Licensor to enable you to continue to use the affected Software, or to have the Software modified to make it non-infringing, or to have the Software replaced with a substantially functional equivalent. If Licensor determines that none of these options is reasonably available, then Licensor may terminate this SPLA in whole or with respect to the affected Software product, and you may be entitled to a credit equal to the price paid for the affected product, less depreciation assuming a three (3) year useful life and straight-line depreciation. THIS SECTION STATES LICENSOR'S AND ITS AFFILIATES' ENTIRE OBLIGATION AND LIABILITY REGARDING INFRINGEMENT OF THIRD PARTY RIGHTS OF ANY KIND OR CLAIMS OF ANY SUCH INFRINGEMENT. Licensor will have no responsibility for (v) any use of any product after you have been notified to discontinue use because of a third party claim of infringement, (w) the alteration of the Software or the combination of the Software with third party materials, products or software, (x) use of the Software by any person or entity other than an Authorized User, (y) any misuse or unauthorized use of the Software, or (z) failure to use provided updated or modified Software to avoid a claim of infringement or misappropriation.

14.INDEMNIFICATION BY YOU. You agree to indemnify and defend Licensor, its licensors, and its affiliates, against any third party claims arising from or related to your use or misuse of the Software or any breach of the terms and conditions of this SPLA, and you agree to pay all costs, losses, damages, and attorneys' fees that a court finally awards, and all associated settlements.

15.LIMITATION OF LIABILITY. EXCEPT TO THE EXTENT PROHIBITED BY APPLICABLE LAW, IN NO EVENT WILL LICENSOR'S OR ITS AFFILIATES' TOTAL, AGGREGATE LIABILITY ARISING FROM OR RELATED TO THIS AGREEMENT, THE SOFTWARE AND/OR SUPPORT (INCLUDING FOR NEGLIGENCE, STRICT LIABILITY, BREACH OF CONTRACT, MISREPRESENTATION, AND OTHER CONTRACT OR TORT CLAIMS), EXCEED THE AMOUNT OF YOUR DIRECT DAMAGES ACTUALLY INCURRED, UP TO THE AMOUNT OF FEES PAID TO LICENSOR UNDER THIS AGREEMENT FOR THE SOFTWARE PRODUCT OR SUPPORT PRODUCT THAT IS THE SUBJECT OF THE CLAIM UNDERLYING THE DAMAGES; OR, IN THE CASE OF SOFTWARE PROVIDED UNDER A TRIAL OR DEMONSTRATION LICENSE, ONE HUNDRED DOLLARS (\$100.00), WHICHEVER IS LESS.

16.EXCLUSION OF DAMAGES. EXCEPT TO THE EXTENT PROHIBITED BY APPLICABLE LAW, UNDER NO CIRCUMSTANCES SHALL LICENSOR, ITS AFFILIATES, OR ANY OF THEIR SUPPLIERS OR LICENSORS BE LIABLE HEREUNDER FOR ANY OF THE FOLLOWING: (I) THIRD PARTY CLAIMS, EXCEPT AS PROVIDED IN SECTION 13, (II) LOSS OR DAMAGE TO

ANY SYSTEMS, RECORDS OR DATA, (III) DIRECT DAMAGES FOR BREACH OF WARRANTY (IN RESPECT OF WHICH ANY LIABILITY SHALL BE LIMITED TO RE-PERFORMANCE OR REFUND AS SPECIFIED IN SECTION 11), AND/OR (IV) INDIRECT, INCIDENTAL, SPECIAL, CONSEQUENTIAL, PUNITIVE, RELIANCE, OR COVER DAMAGES (INCLUDING WITHOUT LIMITATION FOR LOST PROFITS, LOST SAVINGS AND DAMAGE TO ANY DATA OR SYSTEMS); EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES AND EVEN IF A LIMITED REMEDY SET FORTH HEREIN FAILS OF ITS ESSENTIAL PURPOSE. YOU ARE SOLELY RESPONSIBLE AND LIABLE FOR VERIFYING THE ACCURACY AND ADEQUACY OF ANY OUTPUT FROM THE SOFTWARE, AND FOR ANY RELIANCE THEREON.

THE FEES FOR THE SOFTWARE AND SUPPORT, THE REMEDIES SET FORTH IN THIS AGREEMENT, THE LIMITS ON LIABILITY SET FORTH IN SECTIONS 15 AND 16 AND THE OTHER PROVISIONS IN THIS AGREEMENT REFLECT THE ALLOCATION OF RISKS BETWEEN THE PARTIES. THIS SECTION IS AN ESSENTIAL ELEMENT OF THE BASIS OF THE BARGAIN BETWEEN THE PARTIES.

17. VERIFICATION. Licensor shall have the right to have on-site audits periodically conducted of your use of the Software. These audits are for license verification purposes only, will generally be conducted during regular business hours, and Licensor will use its reasonable efforts not to interfere unduly with your regular business activities. Licensor may also require you to accurately complete a self-audit questionnaire in a form Licensor may have provided. If an audit reveals unauthorized use, you must promptly purchase sufficient licenses and Authorized Scope to permit all usage disclosed. If material unlicensed use is found (*i.e.*, license shortage of 5% or more), you also shall reimburse Licensor for all costs incurred in connection with the verification, including without limitation reasonable attorneys' fees.

18. LEGAL COMPLIANCE; RESTRICTED RIGHTS. The Software is provided solely for internal research and solely for lawful purposes and use. You shall be solely responsible for, and agree to comply with, all applicable laws, statutes, ordinances, and other governmental authority, however designated. Without limiting the foregoing, this SPLA is expressly made subject to any United States government laws, regulations, orders or other restrictions regarding export from the United States and re-export from other jurisdictions of equipment, computer hardware, software, technical data and information or derivatives of such equipment, hardware, software or technical data and information. You agree to comply with all applicable export and re-export control laws and regulations in regard to products (including computer hardware, software, deliverables, technical data, source code, or any other technology, equipment, and/or derivatives of such hardware, software, deliverables, technical data, source code, equipment, or any other technology) received from Licensor. You further certify that you will not, directly or indirectly, without obtaining prior authorization from the competent government authorities as required by those laws and regulations: (1) sell, export, re-export, transfer, divert, or disclose technical data or dispose of any product or technology received from Licensor to any prohibited person, entity, or destination; or (2) use the product or technology for any use prohibited by the laws or regulations of the United States. You will reasonably cooperate with Licensor and will provide to Licensor promptly upon request any certificates or documents as are reasonably requested to obtain approvals, consents, licenses and/or permits required for any payment or any export or import of products or services under this SPLA, at Licensor's expense. Your breach of this provision shall constitute cause for immediate termination of this SPLA. You agree to indemnify and hold harmless Licensor, its affiliates, and their respective officers, directors, employees and agents for your noncompliance with this Section. Products acquired for use within or for any United States federal agency are provided with "LIMITED RIGHTS" and "RESTRICTED RIGHTS" as defined in DFARS 252.227-7013 and FAR 52.227-19.

19. GOVERNING LAW; SEVERABILITY. This SPLA shall be governed in all respects by the laws of the State of California, USA, without regard to its conflicts of law rules or

principles. Any dispute arising out of or related to this SPLA shall be resolved only in the state or federal courts having subject matter jurisdiction in California. This Agreement shall not be governed by the United Nations Convention on Contracts for the International Sale of Goods. Each party hereby consents to the exclusive jurisdiction and venue of such courts. If any provision of this SPLA is held to be illegal or unenforceable for any reason, then such provision shall be deemed to be restated so as to be enforceable to the maximum extent permissible under law; the remainder of this SPLA shall remain in full force and effect.

20. SOFTWARE MAINTENANCE AND SUPPORT. Licensor offers certain software maintenance and technical support service programs documented in Licensor's then-current Support policies ("**Support**"). Subscription to Support shall be governed by this SPLA and by the terms and conditions set forth in such policies. Licensor shall have no obligation to provide Support if (a) the Software is not used in accordance with the Documentation or Authorized Scope; (b) the Software was modified by you; (c) you have not implemented all upgrades that would otherwise correct the problem; or (d) the problem is caused by your misuse, negligence or other cause within your control. Licensor may change its Support policies and prices at any time. Licensor reserves the right to discontinue Support services for any Software where Licensor generally discontinues such services to all Licensees of such Software, in which case such discontinuation shall not automatically terminate this SPLA and the License. If you terminate Support and then re-enroll, Licensor may charge you a reinstatement fee.

GENERAL. This SPLA, including any Orders, Support policies, and associated Licensor invoices (all of which are incorporated herein), are collectively the parties' complete agreement regarding its subject matter, superseding any prior oral or written communications, representations or agreements. In the event that any prior oral or written communication is in direct conflict with the terms of this SPLA, this SPLA shall control. You understand and agree that, to the extent Licensor permits you to use a non-Licensor purchase order or other form to order Software and/or Support, Licensor does so solely for your convenience. Any terms in any such forms that purport to vary or are in addition to or inconsistent with any terms in this SPLA or in the applicable Order shall be deemed to be void and of no effect. Amendments or changes to this SPLA must be in mutually executed writings to be effective. Sections 1, 4, 5, and 8 through 21, inclusive, shall survive the termination or expiration of this SPLA. The parties are independent contractors for all purposes under this SPLA. Neither party shall be liable for any delay or failure due to force majeure and other causes beyond its reasonable control; provided that the foregoing shall not apply to any of your payment obligations. Any notices under this SPLA to Licensor must be personally delivered or sent by certified or registered mail, return receipt requested, or by nationally recognized overnight express courier, to the address specified herein or such other address as Licensor may specify in writing. Such notices will be effective upon receipt, which may be shown by confirmation of delivery. All such notices shall be sent to the attention of General Counsel of Invitrogen Corporation (unless otherwise specified by Licensor). You may not assign or otherwise transfer this SPLA or any License without Licensor's prior written consent. This SPLA shall be binding upon and inure to the benefit of the parties' successors and permitted assigns. You agree, at Licensor's request and reasonable expense, to provide reasonable assistance and cooperation to Licensor and its designees, and to give testimony and execute documents and to take such further acts reasonably requested by the other to acquire, transfer, maintain, perfect, and enforce Licensor's intellectual property rights as described in this SPLA. To the extent you fail to do so, you appoint Licensor's or its affiliates' officers as your attorney in fact to execute documents on your (and your personnel's), successors' and assigns' behalf for this limited purpose.