

Comparative table of the current and amended provisions of  
National Institute for Materials Science AtomWork-Adv Service Terms of Use

After amendment	Current
Article 1 to 3 [Omission]	Article 1 to 3 [Omission]
<p>Article 4: Registration for Use</p> <p>1. to 3. [Omission]</p> <p>4. When, with respect to Contractor, the address, name, company or organization name, or other information entered on the form for registration for use of the Service (excluding the e-mail address) has changed, Contractor shall promptly report the change to the Institute by updating the relevant information on the user information registration page of the Site. In the case of the Single IP Address License, when the global IP address to use the Service is to be changed, Contractor shall make an application for the change through the user consultation service (<a href="mailto:atomwork-adv@nims.go.jp">atomwork-adv@nims.go.jp</a>) and obtain approval of the Institute.</p>	<p>Article 4: Registration for Use</p> <p>1. to 3. [Omission]</p> <p>4. When, with respect to Contractor, the address, name, company or organization name, or other information entered on the form for registration for use of the Service (excluding the e-mail address) has changed, Contractor shall promptly report the change to the Institute by updating the relevant information on the user information registration page of the Site. In the case of the Single IP Address License, when the global IP address to use the Service is to be changed, Contractor shall make an application for the change through the user consultation service (<a href="mailto:atomwork-adv@ml.nims.go.jp">atomwork-adv@ml.nims.go.jp</a>) and obtain approval of the Institute.</p>
Article 5 [Omission]	Article 5 [Omission]
<p>Article 6: Use Period</p> <p>1. to 3. [Omission]</p> <p>4. When Contractor cancels the Use Agreement of the Service without cause, Contractor shall make an application for such cancellation through the user consultation service (<a href="mailto:atomwork-adv@nims.go.jp">atomwork-adv@nims.go.jp</a>) at least one (1) month prior to the date of the expiration of the use period. When the Institute has accepted the application for such cancellation and gives notice of approval, the Use Agreement of the Service shall terminate effective on the date of the termination of the use period.</p>	<p>Article 6: Use Period</p> <p>1. to 3. [Omission]</p> <p>4. When Contractor cancels the Use Agreement of the Service without cause, Contractor shall make an application for such cancellation through the user consultation service (<a href="mailto:atomwork-adv@ml.nims.go.jp">atomwork-adv@ml.nims.go.jp</a>) at least one (1) month prior to the date of the expiration of the use period. When the Institute has accepted the application for such cancellation and gives notice of approval, the Use Agreement of the Service shall terminate effective on the date of the termination of the use period.</p>
Article 7 to 9 [Omission]	Article 7 to 9 [Omission]
<p>Article 10: Trial Use</p> <p>1. The person who has completed registration for use pursuant to paragraph 1 of Article</p>	<p>Article 10: Trial Use</p> <p>1. The person who has completed registration for use pursuant to paragraph 1 of Article</p>

4 above may obtain a temporary access right, free of charge, only for up to seventy-two (72) hours from the use registration for the purpose of trial use and may thereby use the Service. For the avoidance of doubt, the Download Function shall not be available during the trial use period, irrespective of which type of license has been applied for.

The number of browsable pages during the trial use period shall be subject to the limitation specified by the Institute, and if the number of pages browsed exceeds such limitation, the trial use period shall terminate.

2. [Omission]

Article 11: Rights to Data, etc.

1. to 3. [Omission]

4. If Contractors or the Users have any questions about the Institute's rights relevant to the use or exploitation of the DATA, Users' obligation to display the source, etc., please contact the user consultation service ([atomwork-adv@nims.go.jp](mailto:atomwork-adv@nims.go.jp)).

Article 12-15 [Omission]

Article 16: Service Change, etc.

1. to 3. [Omission]

4. If the Institute terminates the provision of the Service pursuant to the provision of paragraph 2 above, when Contractors request that such portion of the annual service charge already paid by them as is allocable to the period after the termination (hereinafter referred to as "Remaining Period's Charge") be adjusted, they shall notify the user consultation service ([atomwork-adv@nims.go.jp](mailto:atomwork-adv@nims.go.jp)), by the method designated by the Institute, of information about the account at a financial institution to which the relevant money shall be remitted. The Institute shall calculate the Remaining Period's Charge on a pro-rated daily basis and refund the amount so calculated to Contractors that request the adjustment and have provided information, by the method designated by the Institute, on the financial institution to which the relevant money shall be remitted (with fractions of less than one (1) day discarded). Fees to remit the money for adjustment shall be borne by Contractors. However, when Contractors have not claimed the return of the Remaining Period's Charge after elapse of one (1) year from the date

4 above may obtain a temporary access right, free of charge, only for seventy-two (72) hours from the use registration for the purpose of trial use and may thereby use the Service. For the avoidance of doubt, the Download Function shall not be available during the trial use period, irrespective of which type of license has been applied for.

2. [Omission]

Article 11: Rights to Data, etc.

1. to 3. [Omission]

4. If Contractors or the Users have any questions about the Institute's rights relevant to the use or exploitation of the DATA, Users' obligation to display the source, etc., please contact the user consultation service ([atomwork-adv@ml.nims.go.jp](mailto:atomwork-adv@ml.nims.go.jp)).

Article 12 to 15 [Omission]

Article 16: Service Change, etc.

1. to 3. [Omission]

4. If the Institute terminates the provision of the Service pursuant to the provision of paragraph 2 above, when Contractors request that such portion of the annual service charge already paid by them as is allocable to the period after the termination (hereinafter referred to as "Remaining Period's Charge") be adjusted, they shall notify the user consultation service ([atomwork-adv@ml.nims.go.jp](mailto:atomwork-adv@ml.nims.go.jp)), by the method designated by the Institute, of information about the account at a financial institution to which the relevant money shall be remitted. The Institute shall calculate the Remaining Period's Charge on a pro-rated daily basis and refund the amount so calculated to Contractors that request the adjustment and have provided information, by the method designated by the Institute, on the financial institution to which the relevant money shall be remitted (with fractions of less than one (1) day discarded). Fees to remit the money for adjustment shall be borne by Contractors. However, when Contractors have not claimed the return of the Remaining Period's Charge after elapse of one (1) year

of the suspension of use, they shall lose the rights to claim the return. The Institute shall not assume any liability other than the liabilities relevant to such adjustment, and Contractors shall consent thereto.

Article 17 to 19 [Omission]

Supplementary Provisions (March 25, 2024)  
These Terms shall come into force as of April 8, 2024.

(end)

from the date of the suspension of use, they shall lose the rights to claim the return. The Institute shall not assume any liability other than the liabilities relevant to such adjustment, and Contractors shall consent thereto.

Article 17 to 19 [Omission]

(end)