

User Service Agreement

Updated date: **March 18th, 2024**

Welcome to the Bohrium Microscale Scientific Computing Cloud Platform (hereinafter referred to as the "Bohrium Platform") provided by Beijing DP Technology Co., Ltd..

This Bohrium Platform User Service Agreement (hereinafter also referred to as "this Agreement") is entered into by and between you ("User" or "a Party") and Beijing DP Technology Co., Ltd ("DP Technology ", "we" or "us" or "a Party") in connection with the Bohrium Platform-related services provided by DP Technology, with the intention to cooperate and jointly establish a legally binding agreement that clarifies the rights and obligations between the parties during your use of the Bohrium Platform.

We recommend that you carefully read and fully understand the terms and conditions of this Agreement, especially the terms that exempt or limit liability, which will be highlighted in bold to draw your attention. If you have any questions about this Agreement, you can contact us through bohrium@dp.tech. This Agreement takes effect when you click the "Register" button on the registration page of the Bohrium website. We may update or modify the content of this Agreement and notify you in a prominent manner such as pop-up windows. Without your explicit consent, we will not reduce your rights under this Agreement. Such changes constitute part of this Agreement.

By agreeing to use the Bohrium Platform, DP Technology will provide you with the right to use the Bohrium Platform and related services in accordance with the terms of this Agreement. **You understand and acknowledge that clicking the "Register" button when registering an account on the Bohrium website (<https://bohrium.dp.tech/>) or using various features of the Bohrium Platform indicates your acceptance of the entire content of this Agreement and you will strictly fulfill all obligations under this Agreement. If you do not accept any terms of this Agreement, you should immediately stop using the Bohrium Platform services.**

You must be an adult, and DP Technology provides services only to natural persons with full civil rights and capacity, capable of independently assuming civil liability, and not to minors. At the same time, DP Technology does not collect personal information of children.

1. Applicability and Definition

1.1 Scope of Application

This Agreement applies to all services provided by DP Technology to you after you have completed the registration process on the Bohrium Platform, including following the

instructions on the registration page, providing registration information, reading and agreeing to this Agreement and the Privacy Policy.

1.2 Effectiveness of Terms

You acknowledge and agree that DP Technology may update this Agreement and the Privacy Policy posted on the Bohrium Platform from time to time (including but not limited to changes in payment standards, changes in payment methods, information and privacy policies, etc.). Any such updates will be marked with the updated time and will be officially effective 5 days after being published on the DP Technology website, unless otherwise required by mandatory provisions of laws and regulations. If you do not accept such updates, you may choose to settle your account and stop using the Bohrium Platform and related services. Accordingly, your continued use of the software and related services will be deemed as agreement to the updated terms. Ownership and intellectual property rights, confidentiality and privacy obligations, breach of contract liability, and liability limitations clauses shall remain effective after the termination or expiration of this Agreement.

1.3 Definitions and Interpretations

1.3.1 Agreement: Refers to this Agreement, i.e., the service agreement signed between you and DP Technology for the use of the Bohrium Platform and related services, including all terms of this Agreement, and any modifications or supplements made to this Agreement.

1.3.2 Intellectual Property: Refers to any copyright, proprietary technology (know-how), patent application/authorized patent, and/or any other similar intellectual property rights related to the Bohrium Platform and the information contained or carried therein.

1.3.3 Confidential Information: Refers to any and all information in various forms owned or held by one party, not yet disclosed to the public, and which may bring certain economic benefits or business competitive advantages to the party, and for which the party has taken confidentiality measures. This includes, but is not limited to, any inventions or discoveries of one party, any secret or confidential information and knowledge of one party, any business or financial data of one party, any methods employed or developed by one party, and any operational or technical information owned by a third party and for which one party has a confidentiality obligation.

1.3.4 Software: Refers to the Bohrium Platform provided by DP Technology for your use based on this Agreement.

1.3.5 Account: Refers to the account you registered using an email address and/or mobile phone number on the Bohrium website for the purpose of using the Bohrium Platform and related services, based on your agreement to the content of this Agreement and the privacy

policy published by DP Technology.

2. Your Bohrium Platform Account

2.1 Account Acquisition

2.1.1 You register and use the Bohrium website for the purpose of accepting Bohrium Platform services. After you become a registered user of the Bohrium Platform, you will have a Bohrium Platform account to use the relevant services of the Bohrium Platform. **The term of this Agreement starts when you click the “registration” button on the Bohrium Platform.**

2.1.2 You may only register as a Bohrium Platform user through the official channels of the Bohrium Platform. You may not obtain a Bohrium Platform account through, including but not limited to, purchase, lease, borrowing, sharing, exploitation, or destruction of our registration system and/or other methods not authorized by us.

2.2 Account Security

2.2.1 You acknowledge and agree that you shall ensure that all materials and information you submit from the time you register your Bohrium Platform account until you use the Bohrium Platform services are true, accurate, and complete. When registering your account, you should provide complete, true, accurate, and up-to-date registration information according to the page prompts, and you may not use other people's email addresses, mobile phone number or register accounts in any way that impersonates others. You shall comply with relevant laws and regulations during the account registration and use process, and shall not engage in any acts that infringe upon national interests, damage the legitimate rights and interests of other citizens, or are detrimental to social morality. DP Technology has the right to review your submitted registration information. After submitting the registration information, if there are any changes in the above information, you should update it promptly. **If DP Technology discovers or has reasonable grounds to believe that you have violated the aforementioned provisions, DP Technology has the right to suspend or terminate the provision of services to you and has the right to take measures such as freezing or closing your account, canceling orders, and refusing to provide services. You shall bear all legal liabilities and economic losses resulting from your violation of the this Agreement, and you shall be responsible for compensating DP Technology for any losses caused by such violations.**

2.2.2 You may register multiple accounts, but you may not maliciously/abnormally register and use multiple accounts, and the billing and services of each account should be calculated and provided separately.

2.2.3 You shall bear responsibility for all acts carried out under your Bohrium Platform account and/or through that account, which you have the right to use. Any information edited or actions taken through your account will be considered as your own actions. Therefore, you should be responsible for properly and correctly keeping, using, and maintaining your Bohrium Platform account and password, and take necessary and effective confidentiality

measures for your account and password. Without the prior express consent of DP Technology, you are advised to notify us immediately of any direct or indirect authorization of a third party to use your Bohrium Platform account or other situations that may result in the theft or loss of your account. **You understand that DP Technology needs a reasonable amount of time to take action on any of your requests, and the actions taken by DP Technology at your request may not be able to prevent or mitigate the formation or expansion of infringement consequences. You agree that, except for DP Technology's statutory fault, DP Technology shall not bear any responsibility for this. You shall bear any losses resulting from improper storage, use, and maintenance, such as loss, leakage, theft, and other losses caused by the non-statutory fault of DP Technology.**

2.2.4 In view of the particularity of online services, DP Technology is under no obligation to verify whether the username and password are used by you personally. DP Technology only verifies whether the username and password match the information stored in the database. Anyone who inputs a username and password that matches the information stored in the database can log in with that username and password to access various services provided by the Bohrium Platform. **Therefore, even if the login behavior of your account is not performed by you personally, DP Technology will not assume any responsibility for any consequences arising therefrom.**

2.2.5 If you find that someone has used your Bohrium Platform account without your authorization, or your Bohrium Platform account has other abnormal situations that prevent normal use, you can send an email to bohrium@dp.tech to contact us. During the retrieval process, DP Technology may require you to provide corresponding information and/or supporting documents. Please ensure that the content you provide is authentic and valid; otherwise, you may fail to pass our verification, resulting in retrieval failure.

2.3 Account Management

2.3.1 The ownership of your Bohrium Platform account belongs to DP Technology. After you complete the registration process, you only have the right to use the account, and this right of use only belongs to the first-time applicant. At the same time, the first-time applicant shall not permit others to use the Bohrium Platform account by means of gift, transfer, lease, loan, sale, sharing, or any other method. Non-first-time applicants may not use the Bohrium Platform account through inheritance, lease, acceptance, or any other means (except as otherwise provided by law or explicitly agreed between the parties). Any information edited or published through your account or any actions taken will be regarded as your own actions.

2.3.2 In cases where you do not log in to your registered Bohrium Platform account for an extended period, violate the provisions of this agreement, provide false registration information, engage in illegal or inappropriate actions, DP Technology has the right to take unilateral measures such as requiring correction within a certain period, suspending use, or reclaiming the account without notice. You shall bear any losses resulting from this. If this causes losses to DP Technology or other users, you shall assume the corresponding responsibility.

2.3.3 You must ensure that all actions using the Bohrium Platform account do not violate the terms and conditions of this Agreement, as well as any applicable laws and regulations. If you engage in the following behaviors, DP Technology has the right to

temporarily suspend or permanently stop your use of the Bohrium Platform account or reclaim your Bohrium Platform account, and interrupt or terminate the provision of Bohrium Platform services to you without assuming any responsibility:

- (i) Based on your voluntary application;
- (ii) You violate the content of this agreement;
- (iii) According to the laws, regulations, and regulatory policies that we must comply with;
- (iv) We have reason to believe that your actions may cause (or potentially cause) harm to the legitimate rights and interests of DP Technology and/or other persons.

2.4 Account Cancellation

When you need to terminate the use of Bohrium Platform services, you can contact us through the following methods: (i) Send an email to the person in charge of personal information protection: bohrium@dp.tech; (ii) Mailing letters to: 12F, Block A, Dinghao Building, No.3 Zhongguancun Street, Haidian District, Beijing 100089, China. Upon the cancellation of your account, we will cease to provide you with services on the Bohrium Platform and protect your information in accordance with relevant laws and regulations through anonymization and other means. **Your request to cancel the account shall be deemed as your voluntary waiver of all assets and rights within this account (including services you have subscribed to but not yet fully utilized), as well as any rights to after-sales services arising from historical transactions.**

3.Content of Software Services

3.1 Software Use

You shall complete the account registration at the website provided by DP Technology, and DP Technology shall provide you with the usage rights of the Bohrium Platform through this account. The mobile phone number and/or email address you use and bind when registering an account shall serve as the proof of your enjoyment of all rights to the account and the retrieval of the account in abnormal situations.

3.2 Software-related Technical Maintenance

For damages not caused by the software's own quality reasons (including but not limited to your misoperation, external virus intrusion, hardware damage, etc.), DP Technology can provide timely technical assistance, but you shall pay additional technical service fees, the specific amount and payment method shall be negotiated separately by both parties and a written supplementary agreement shall be signed.

3.3 Software Updates and Upgrades

DP Technology will make the greatest commercial efforts to keep the software you are using technologically up-to-date and satisfying the latest version.

3.4 Software Service Period

The usage period of the Bohrium Platform shall be from the date of your account registration to the date of your account cancellation. Specifically, you acknowledge and agree that, within the scope permitted by law, DP Technology has the right to modify, suspend, or terminate the Bohrium Platform's services without giving you special notice and at its sole discretion. Both parties shall settle payments in accordance with Article 4 of this Agreement.

3.5 You understand and agree that the Bohrium Platform and related services provided by DP Technology are provided as is, based on existing technologies and conditions. DP Technology will make the greatest efforts to provide you with services, ensuring the continuity and security of the services. You understand that DP Technology cannot foresee and prevent technical and other risks at all times, including but not limited to force majeure, viruses, trojans, hacker attacks, system instability, third-party service defects, and other various security issues that may result in service interruptions, data loss, and other losses and risks. Accordingly, you agree that if the product/service provided by the Bohrium Platform has defects, but such defects are unavoidable at the time of the industry's technical level, it shall not be considered as a breach of contract by the Bohrium Platform. You agree to cooperate with the Bohrium Platform to resolve the above-mentioned defect issues.

4. Service Fees and Payment Rules

4.1 DP Technology may charge service fees for certain services provided by the software. If you refuse to pay the fees, you will not be able to continue using the relevant services.

4.2 The purchase of services on the software is completed through third-party payment platforms or tools partnered with DP Technology. Before you recharge or pay, please carefully read and ensure that you fully understand the relevant rules of the third-party payment platform or tool and ensure that you complete the recharge or payment behavior on the premise of fully complying with the signing rules.

4.3 The service prices provided on the Bohrium Platform are in RMB. We support payments in RMB and USD. If you choose RMB as the payment currency, we support payments through WeChat and Alipay. If you choose USD as the payment currency, we support payments through PayPal, the exchange rate between US Dollars and Chinese Renminbi shall be based on the rate published by the People's Bank of China on the first day of each month. Each account can use multiple payment methods simultaneously, and the various payment methods do not conflict with each other. You can choose the payment method when paying the recharge amount.

4.4 You understand and agree that **DP Technology shall not be liable for any commercial risks (including but not limited to illegal fraudulent activities conducted by criminals using your account or bank card, etc., which may cause corresponding economic losses**

to you) arising from the services you purchase through third-party payment platforms or tools, provided that DP Technology has fully fulfilled its obligations under this Agreement and complied with relevant laws and regulations.

4.5 You can view the recharge amount provided by DP Technology in your account. The promotional amount provided by DP Technology cannot be withdrawn if it is not used up.

4.6 When you use the software, DP Technology calculates the amount of fees incurred based on the functional modules and resource usage and deducts them from your account balance in real-time.

4.7 You can view your account balance and consumption details at any time. DP Technology will provide the above information in the form of online electronic bills.

4.8 When the account balance is less than 100 RMB, DP Technology will send a prompt through the software. After the account balance is zero, DP Technology will suspend your submission of new tasks; 24 hours after the account balance is zero, DP Technology may terminate your submitted running tasks.

4.9 You understand and agree that you should consume the recharged amount within the validity period of this Agreement. If there is still a balance in the account after the expiration of this Agreement and the relevant product and service page does not support unsubscribing or refunding, then the product and service do not support unsubscribing or refunding.

5. Your Rights and Obligations

5.1 You have the right to request DP Technology to provide products and services in accordance with the terms of this Agreement and to reasonably monitor quality of the service.

5.2 You represent, warrant, and promise that (a) you shall comply with all applicable laws and regulations relating to your activities under this Agreement; (b) your use of the services shall not infringe any third party's intellectual property rights or any other rights.

5.3 You shall protect the legitimate rights and interests of the work content, product information, business information, and corresponding intellectual property rights provided by DP Technology in the performance of this Agreement. If you fail to perform this obligation properly and cause losses to DP Technology or a third party, you shall bear the corresponding legal liability.

5.4 You shall use the software in accordance with its inherent functions and usage methods. When accessing or using the Bohrium Platform services or allowing others to access or use the services, you shall not engage in any activities that violate laws and regulations, including but not limited to:

5.4.1 Publish, transmit, disseminate, store content that violates national laws, endangers national security and unity, social stability, public order and good customs, social morality, and content that is insulting, defamatory, obscene, or contains any sexual or sexually

suggestive, violent content;

5.4.2 Publish, transmit, disseminate, store content that infringes upon the legitimate rights of others, such as reputation, portrait, intellectual property, trade secrets, etc.;

5.4.3 Infringe on the privacy, personal information, or data of others;

5.4.4 Use the Bohrium Platform for profit-making business activities and engage in money laundering and other illegal and criminal activities;

5.4.5 Use technology or other means to disrupt or interfere with the software or the use, communication, and related websites and data of DP Technology or other users;

5.4.6 Create, transmit, provide, upload, download, use, or reuse, distribute or disseminate any illegal, infringing, offensive, harmful content or materials, including but not limited to the following content or materials:

5.4.6.1 Defamatory, obscene, offensive, hateful, or inciting;

5.4.6.2 Promote violence, explicit pornography, or violent content based on race, gender, religion, nationality, disability, sexual orientation, or age or any other reason;

5.4.6.3 Infringe on intellectual property rights;

5.4.6.4 Possibly false, deceptive, or misleading;

5.4.6.5 Promote, advocate, incite, or assist any illegal activities;

5.4.6.6 Threaten, abuse the privacy of third parties;

5.4.6.7 Content harmful to you, DP Technology, or others;

5.4.6.8 Content that may be used to harass, bully, abuse, threaten, or intimidate other individuals, or otherwise cause harm to individuals, organizations, or society;

5.4.6.9 Contain adult content, violence or bloodshed, hate content, terrorism and violent extremism content, glorifying violence, child sexual exploitation or abuse materials, or other disturbing or offensive content;

5.4.6.10 Contain the production, duplication, publication, and dissemination of false news information;

5.4.6.11 Contain rumors, false information, disrupting economic order and social order, and undermining social stability;

5.4.6.12 Contain infringement of the legitimate rights and interests of minors or harm to the physical and mental health of minors;

5.4.6.13 Contain excessive marketing information, harassment information and/or spam, vulgar information, junk advertising;

5.4.6.14 Contain content that opposes the basic principles established by the Constitution, endangers national security, leaks state secrets, subverts state power, undermines national unity, damages national honor and interests, distorts, uglifies, blasphemes, denies the deeds and spirit of heroes and martyrs, insults, defames or otherwise infringes on the name, portrait, reputation, and honor of heroes and martyrs, incites national hatred, national discrimination, undermines national unity, undermines national religious policies, advocates cults and feudal superstitions, disseminates rumors, and disrupts economic order and social order;

5.4.6.15 Contain statements that you know or believe, or have reasonable grounds to believe, that the target audience for which the statement is published, or will be published, may understand it as directly or indirectly encouraging or inducing them to commit, prepare, incite terrorism.

5.4.7 Violating any local, national, or international laws, regulations, and provisions;

5.4.8 Any other information that violates laws, regulations, policies, public order and good morals, social ethics, or interferes with the normal operation of the Bohrium Platform or infringes upon the legal rights and interests of DP Technology, other users, or third parties.

5.4.9 Although DP Technology is under no obligation to investigate any violation of this Agreement or any abuse of the Bohrium Platform services, it reserves the right to do so. If you have any violations or suspected violations, DP Technology has the right to take any of the following actions at its own discretion without assuming any responsibility to you (taking any of the following actions does not affect any other rights or remedies of DP Technology under this Agreement):

5.4.9.1 Investigate violations of this Agreement or abuse of the Bohrium Platform services;

5.4.9.2 Investigate and assist in preventing security threats, fraud, or other illegal, infringing, or harmful activities;

5.4.9.3 Delete, block, prohibit access to or modify any content or material, including but not limited to content you create, generate or publish;

5.4.9.4 Issue a warning to you, requiring you to correct errors;

5.4.9.5 Initiate legal proceedings, demanding compensation for our losses caused by such breach (including but not limited to reasonable management and legal fees);

5.4.9.6 Take further legal action against you;

5.4.9.7 Immediately suspend or terminate your account, the services provided to you, your orders or agreements, and any content stored in the service environment may be immediately deleted;

5.4.9.8 Report your illegal conduct to the appropriate law enforcement agencies or other appropriate third parties.

If it is found that you have violated or a third party reports that you have engaged in conduct violating the above agreement, you shall provide reasonable cooperation to assist in stopping the violation of this Agreement or providing remedies. You shall bear all losses and legal liabilities arising therefrom, and DP Technology has the right to terminate and dissolve this Agreement. If you become aware of any conduct that violates this Agreement, you shall immediately notify it to bohrium@dp.tech.

5.5 When using the Bohrium Platform services, you shall bear the risks arising from the uncontrollable content of the Bohrium Platform, including but not limited to:

5.5.1 Risks such as loss or leakage of personal information that may be caused by force majeure factors;

5.5.2 Risks and liabilities that may arise from the spreading of the content you make public, including but not limited to the forwarding and sharing of your content by others;

5.5.3 When using the Bohrium Platform to access third-party links, you shall bear the risks that may be caused by the third-party links and related content; when using the products or services provided by the third party through the Bohrium Platform, you shall not only comply with this agreement but also the user agreement and privacy policy of the third party. You shall resolve and bear the risks of any disputes that may arise from using the products or services provided by the third party.

5.5.4 Risks caused by unstable network signals, insufficient bandwidth resources, and failures in telecommunications infrastructure, including but not limited to service login failure, incomplete data synchronization, slow page opening speed, and transaction failure;

5.5.5 Risks that cannot be foreseen and prevented at any time, including but not limited to viruses, trojans, hacker attacks, system instability, and other security issues that may cause service interruption, data loss, and other losses and risks;

5.5.6 Risks caused by improper user operation, including but not limited to risks caused by improper user confidentiality resulting in the loss or leakage of data, passwords, etc., risks caused by user negligence, and risks caused by users not following the real-time updated product usage documentation of the Bohrium Platform.

5.5.7 Risks arising from changes in relevant laws, regulations, policies, and rules, resulting in the Bohrium Platform being unable to provide related services.

5.6 You shall enhance your awareness of information security and personal information protection, not trust loan requests, password requests, or other network information involving property easily, pay attention to password protection, and bear any losses incurred by your negligence.

5.7 You acknowledge and agree that, when necessary to provide services under this agreement and software updates, you shall provide feedback and suggestions to DP Technology, including but not limited to trial experience and improvement suggestions.

5.8 You shall properly maintain your account, password, and verification methods, and be responsible for all operations under the account, i.e., all actions shall be deemed as instructions issued by you through the account; when you find potential security risks in your account, you shall promptly notify DP Technology for consultation and resolution. **If the account leakage situation occurs due to your reasons or reasons not solely attributable to DP Technology, you shall bear the losses caused by this.**

5.9 You acknowledge and agree that, during the use of the Bohrium Platform, you shall comply with the laws of the People's Republic of China, not jeopardize network security, and not use the Bohrium Platform to engage in activities that infringe upon the reputation, privacy, intellectual property rights, and other legitimate rights and interests of others. **Despite the aforementioned reminder, DP Technology shall not assume any responsibility for your use of the Bohrium Platform's purposes and objectives.**

6.Rights and Obligations of DP Technology

6.1 DP Technology shall provide you with various products and technical services in accordance with the terms and conditions of this Agreement and its attachments and ensure that their quality complies with the terms of this Agreement.

6.2 DP Technology guarantees that the services it provides do not infringe upon the legitimate rights and interests of any third party.

6.3 DP Technology guarantees that the personnel it designates to provide services have the corresponding capabilities required to provide the services stipulated in this Agreement and its attachments.

6.4 For the purpose of cooperation under this Agreement and the fulfillment of the platform's regulatory obligations, DP Technology has the right to know your true identity and the true purpose of using the software.

6.5 Third-Party Software or Technology. The Bohrium Platform services may include or

provide you with third-party software or technology. Third-party software or technology may be subject to the terms and conditions of this Agreement and separate terms and conditions (if applicable). Third-party software or technology is provided on an "as is" and "as available" basis. DP Technology makes no representations or warranties of any kind with respect to any third-party software or technology and shall not be liable for any losses, damages, expenses, or costs of any nature or kind resulting from any third-party software or technology.

When you use the Bohrium Platform or request the Bohrium Platform to provide specific services, the Bohrium Platform may invoke third-party systems or support your use or access through third parties. The results of use or access are provided by the third party (including but not limited to services provided by third parties through Bohrium Platform plugins). DP Technology does not guarantee the security, accuracy, validity, and other uncertain risks of services and content provided through third parties. Any disputes and damages arising therefrom shall be borne by you.

6.6 Upon expiration of the service period, early termination of the service (including early termination by mutual agreement, early termination due to other reasons, etc.), or your occurrence of arrears, except as otherwise provided by laws and regulations, required by competent authorities, or agreed upon by both parties, the Bohrium Platform will only continue to store your user business data (if any) for a certain grace period (subject to the specific time limit stipulated in the applicable proprietary terms, product documentation, service description, etc. for the services you have subscribed to). Upon expiration of the grace period, the Bohrium Platform will delete all user business data, including all cached or backed-up copies, and will no longer retain any of your user business data.

7. Confidentiality and Privacy Policy

7.1 In order to protect the personal data provided to us during the provision of services, we shall process personal data in accordance with the privacy policy applicable to the subscribed services and other related activities.

7.2 The conclusion of this Agreement implies that you have read the "Privacy Policy" provided by DP Technology via the account registration or software usage interface, and agree to all its contents.

7.3 Each Party agrees to keep the Confidential Information of the other Party confidential during the term of this Agreement and for a period of five years thereafter. No Party shall disclose the Confidential Information of the other Party to any person, unless with the prior written consent of the other Party or as provided in part 7 "Confidentiality and Privacy Policy". Each Party agrees to take appropriate measures to protect the Confidential Information of the other Party, provided that in no event shall such measures be less than the degree of care it uses to protect its own Confidential Information.

7.4 The Receiving Party may disclose the Confidential Information only to its employees, senior executives, agents, or subcontractors who need to know and whose obligations of confidentiality are no less protective than those set forth in this Agreement. Unless otherwise authorized by the other Party, each Party may use the Confidential Information of the other

Party solely for the purpose of performing this Agreement. Notwithstanding any provision to the contrary, each Party may disclose the Confidential Information of the other Party in legal proceedings or as required by law or regulatory requirements.

8. Intellectual Property

8.1 Background Intellectual Property

Both parties agree that the intellectual property rights that they have acquired before the conclusion of this Agreement shall remain their respective properties. Unless otherwise agreed, the conclusion of this Agreement does not imply granting any intellectual property license or other related rights to the other party.

8.2 Ownership Statement

DP Technology reserves all legal rights, ownership, and interest in the Bohrium Platform and related tools. The term "related tools" includes all systems, software, tools, frameworks, models, devices, and industry information used by DP Technology in its business or under this Agreement. Without the written consent of DP Technology, you shall not use the aforementioned software and tools for profit or engage in any commercial activities, except for the inherent functions and purposes of the software.

8.3 Prohibited Actions

Unless permitted by law or expressly authorized by DP Technology in writing, you shall not engage in the following activities:

8.3.1 Removing copyright information from this software and its copies;

8.3.2 Reverse engineering, copying, distributing, disseminating, or otherwise illegally using the software, or attempting to discover the source code of the software;

8.3.3 Using, renting, lending, copying, modifying, linking, reprinting, compiling, publishing, creating mirror sites, or otherwise exploiting content owned by DP Technology;

8.3.4 Copying, modifying, adding, deleting, running, or creating derivative works of the data released to any terminal memory during the operation of this software, the interaction data between the client and server during the operation of the software, and the system data necessary for the operation of the software, including but not limited to using plug-ins, external programs, or unauthorized third-party tools/services to access this software and related systems;

8.3.5 Modifying or forging instructions or data during the software's operation, increasing, decreasing, or changing the software's functionality or performance, or operating or disseminating software or methods used for such purposes, whether for commercial purposes or not;

8.3.6 Logging into or using this software and services through non-DP Technology-developed, unauthorized third-party software, plug-ins, external programs, or systems, or creating, publishing, and disseminating such tools;

8.3.7 Infringing upon third-party intellectual property rights and other rights;

8.3.8 Transferring, renting, licensing, or otherwise allowing third parties to use your account and rights to use the software and obtain related services under this Agreement, whether for compensation or not;

8.3.9 Interfering with this software and its components, modules, and data on your own,

authorizing others to do so, or using third-party software;

8.3.10 Any unauthorized use or dissemination of DP Technology' trademarks, logos, or service marks, including but not limited to Bohrium, or any infringement or threatened infringement of any rights;

8.3.11 Activities or content prohibited by laws and administrative regulations;

8.3.12 Any other actions not expressly authorized by DP Technology.

8.3.13 You shall respect the intellectual property rights and other legitimate rights/interests of DP Technology and third parties and ensure that DP Technology and its employees, shareholders, partners, etc. are protected from the impact or loss resulting from any illegal events that infringe the aforementioned rights/interests. DP Technology reserves the right to terminate the services provided to you and not refund any fees if you infringe upon the legitimate rights/interests of DP Technology and/or other third parties.

8.3.14 Except for the software or applications included in the services provided by DP Technology according to the contractual agreement, you have obtained a legal license or authorization for the software or applications you install, run, and use during the service process, without infringing upon the legitimate rights and interests of others. If your breach of the aforementioned warranties results in DP Technology being claimed by a third party, you shall provide DP Technology with a defense according to the contractual agreement and bear any costs resulting from unfavorable final judgments or approved out-of-court settlements.

8.4 Your Agreement and License

8.4.1 You acknowledge and agree to the provisions on information and privacy in the "Privacy Policy" provided by DP Technology through the Bohrium website.

8.4.2 If the results obtained using the Bohrium Platform are published in publications, you shall acknowledge the use of the Bohrium Platform in the results and indicate the name of the rights holder.

9. Compensation and Liability Limitation

9.1 You fully understand and agree that you shall be responsible for all actions under your registered account, and DP Technology cannot and will not assume any liability for any loss or damage caused by the aforementioned risks. When your actions or the content generated by uploading, copying, storing, publishing, disseminating, or using third-party software and technology infringe upon the legitimate rights and interests of third parties and cause any complaints, reports, claims, or lawsuits against DP Technology and/or its partners, you are obligated to actively take measures (including but not limited to providing active evidence, participating in litigation) to ensure that DP Technology and its partners are free from or quickly get out of such predicaments. When DP Technology and/or its partners suffer any loss in reputation, goodwill, or property as a result, you shall bear all the liability for damages.

9.2 Liability for Compensation

In the event that you fail to fulfill your obligations under this Agreement, or if the performance of your obligations does not conform to the terms hereof, you shall be liable for any related damages, unless otherwise stipulated in this Agreement.

9.3 Confidentiality Liability

If a party breaches the confidentiality obligations under the agreement, it shall assume all legal liabilities and compensate the other party for the losses suffered as a result.

9.4 Limitation of Liability

If DP Technology breaches the terms of this agreement and causes you losses, DP Technology is willing to assume the relevant direct economic losses (excluding any special, consequential, indirect, or punitive damages, as well as loss of profits) for you. In any case, the total amount of any compensation liability borne by DP Technology to you shall not exceed the total amount of service fees you have paid for the product/service corresponding to the breach of contract within the past 12 natural months when the breach occurred.

9.5 Force Majeure

9.5.1 If a party is delayed in performance, performs defectively, or is unable to perform due to force majeure, such acts shall not be deemed as a breach of contract. However, the party affected by force majeure shall notify the other party in writing within 10 days and take all possible measures to resume the performance of the agreement or prevent the loss from expanding. Meanwhile, if the force majeure renders the purpose of the agreement unattainable, both parties may negotiate to terminate this agreement.

9.5.2 The term "force majeure" as used in this Agreement refers to unforeseeable, unavoidable, and insurmountable events beyond both parties' control and prevention capabilities, including but not limited to natural disasters, accidents, explosions, fires, storms, earthquakes, floods, and sanctions, prohibitions, and restrictive rules imposed by the U.S. government (including the U.S. Treasury Department, the Office of Foreign Assets Control, the U.S. Department of Commerce, and the U.S. Department of State), the United Nations Security Council, the European Union, and the U.K. Treasury Department (collectively referred to as "Sanctions"), as well as other unforeseeable, unavoidable, and insurmountable objective circumstances such as interruption of telecommunications backbone lines, hacking, network congestion, and unexpected events in the telecommunications sector that hinder, affect or delay either party's performance of the whole or part of their obligations under the Agreement.

9.6 Disclaimer

9.6.1 The Bohrium Platform and its various functional modules are AI-based software developed by DP Technology. The calculated results do not represent DP Technology's judgment, advice, decision, or instruction on any issue. Accordingly, the calculation results are for reference purposes only in scientific research and related industry development. DP Technology assumes no legal responsibility for any loss caused by possible errors in the calculation results.

9.6.2 DP Technology makes no warranty as to the accuracy, completeness, and functionality of the content generated by generative artificial intelligence services and does not represent DP Technology's position or views. The Bohrium Platform's partial services come from information accumulation allowed by law, including but not limited to the public internet. DP Technology has adopted automatic and manual data filtering measures, but errors or negative impacts may still occur in some information. In such

cases, you are welcome and appreciated to send an email to bohrium@dp.tech to report.

9.6.3 You fully understand and agree that you are responsible for all your actions and results arising from using the Bohrium Platform and its various functional modules, including but not limited to any content you post, any services you provide, risks, and liabilities arising from forwarding, sharing, and other actions related to the content you publish, and ensuring that the information content analyzed and processed by the Bohrium Platform according to your instructions and the new information content generated through third-party software and technologies on the Bohrium Platform does not infringe any third party's lawful rights and interests (including but not limited to copyright, reputation rights, and property rights). You should judge the content of the Bohrium Platform and its various functional modules and decide whether to use them at your own risk, and bear all risks arising from using the Bohrium Platform and its various functional modules and related content, including risks arising from reliance on the authenticity, completeness, accuracy, timeliness, and practicality of the Bohrium Platform and its various functional modules and their content. DP Technology provides no warranty or guarantee in this regard and assumes no responsibility for any consequences or losses resulting from the aforementioned risks.

10. Amendment and Termination of the Agreement

10.1 DP Technology may amend this Agreement from time to time in accordance with changes in national laws and regulations and the need to protect the rights and interests of other users. The amended Agreement (hereinafter referred to as the "Amendment") will be notified to you in the manner prescribed in Article 11 of this Agreement. **If you disagree with the Amendment, you have the right to contact DP Technology to provide feedback.**

10.2 If you still disagree with the Amendment that has come into effect, you shall stop using the Bohrium Platform services from the effective date of the Amendment, and the Amendment shall not have any effect on you. **If you continue to use the Bohrium Platform after the Amendment takes effect, it shall be deemed that you agree to the Amendment that has come into effect.**

10.3 You have the right to terminate this Agreement through any of the following methods:

10.3.1 You may stop using the services and explicitly state that you do not wish to accept the Amendment by sending an email to Bohrium before the Amendment takes effect.

10.3.3 You may explicitly indicate through other means that you do not wish to continue using the Bohrium Platform services.

10.4 In any of the following circumstances, the Bohrium Platform may notify you to terminate this Agreement in the manner set forth in Article 11 of this Agreement:

10.4.1 You violate relevant national laws and regulations or the provisions of this Agreement, and the Bohrium Platform terminates this Agreement according to the breach clause.

10.4.2 You engage in acts such as stealing others' accounts, spreading or storing prohibited information, defrauding others of property, or engaging in illegal profiteering.

10.4.3 You engage in fraud, infringement of others' legitimate rights and interests, or other serious illegal and breach of contract acts on the Bohrium Platform.

10.4.4 Other circumstances in which the service should be terminated in accordance with the provisions of the law.

10.5 After the termination of this Agreement, except as expressly provided by law, DP Technology has no obligation to disclose any information in your account to you or any third party designated by you.

10.6 After the termination of this Agreement, DP Technology may still pursue you for breach of contract liability for your past breach of contract acts in accordance with this Agreement.

11. Notices

11.1 When registering as a Bohrium Platform user, you should provide us with a true and valid contact method. In case of any change in the contact method, you are obliged to update the relevant information in a timely manner and maintain a contactable status.

11.2 DP Technology may, at its sole discretion, send notifications to you through the aforementioned contact methods, including but not limited to webpage announcements, emails or other means of sending notifications or other documents. Such notifications shall be deemed to have been delivered to the recipient on the date of sending.

11.3 Unless otherwise agreed in this Agreement or otherwise expressly stipulated in other agreements separately entered into by the parties, you shall send notices through the communication address, email address and other contact information officially announced by DP Technology.

11.4 For any disputes arising from the services provided on the Bohrium Platform, you agree that judicial authorities (including but not limited to People's Courts) may serve legal documents (including but not limited to litigation documents) on you through modern communication methods such as email or postal mail. **The contact information you specify to receive legal documents is the email address and/or mobile phone number and other contact information you provide when registering and updating on the Bohrium Platform, and the legal documents sent to the above-mentioned contact information shall be deemed as delivered.** Your designated mailing address is your legal contact address or valid contact address provided by you.

11.5 You shall ensure that the contact information provided is accurate, valid and updated in real time. **If the contact information provided is not accurate, or if you fail to inform of the updated contact information in a timely manner, resulting in the legal documents being undeliverable or not delivered in time, you shall bear any legal consequences that may arise therefrom.**

11.6 All communications and notifications related to this Agreement shall be conducted or issued in English or Chinese. Notwithstanding the foregoing, in the event of any discrepancy between the translations of these terms, the Chinese version shall prevail.

12. Governing Law and Dispute Resolution

12.1 This Agreement is entered into online, and any matters not covered herein may be addressed through a written supplementary agreement negotiated and agreed upon by DP Technology and you. In the event of any inconsistency or conflict between the supplementary

agreement and this Agreement, the supplementary agreement shall prevail.

12.2 The conclusion, effectiveness, interpretation, revision, supplement, termination, execution, and dispute resolution of this Agreement shall be governed by the laws of the People's Republic of China. In the absence of relevant legal provisions, reference shall be made to commercial or industry practices.

12.3 If any provision of this Agreement is wholly or partially invalid or unenforceable for any reason, the remaining provisions of this Agreement shall remain valid and binding.

12.4 Any disputes arising out of or in connection with your use of the software services provided by DP Technology and/or related to DP Technology shall be resolved through negotiation between DP Technology and you. If negotiation fails, either party may initiate litigation in the Haidian District People's Court in Beijing.

12.5 In the event that part of this Agreement is delayed in performance or part of it becomes the subject of a dispute, even if it has entered into judicial or arbitration proceedings, the other parts shall remain valid, and both parties shall continue to perform their respective obligations.