

# PROVISIONS FOR THE REGISTRATION OF .IT DOMAIN NAMES FOR INDIVIDUALS OTHER THAN NATURAL PERSON, SOLE PROPRIETOR AND FREELANCE PROFESSIONAL

## **Declarations and acceptance of responsibilities**

The party registering the above-mentioned domain name specifically declares, under their own responsibility:

- a) that he or she is a citizen or resident of one of the European Economic Area (EEA) countries, the Vatican State, the Republic of San Marino, the Swiss Confederation or the United Kingdom (in the case of registration for a natural person);
- b) that he or she understands and accepts that the registration and management of a domain name are subject to the "ccTLD .it domain name allocation and management regulation" and to the "ccTLD .it dispute resolution regulation", including subsequent amendments;
- c) that he or she is entitled to use and/or has the requested domain name legally available to them, and that the registration request will not cause harm to third-party rights;
- d) that he or she understands and accepts that, if an incorrect or false declaration is made in this request, the Registry will immediately revoke the domain name, reserving the right to take any and all further legal action. In that event, revoking the domain name shall not give rise to compensation claims of any kind against the Registry;
- e) that they will hold the Registry harmless from any liability arising from the assignment or use of the domain name by the applicant;
- f) that they accept Italian jurisdiction and the laws of the Italian State.

## Information note and obtaining of consent for the purposes of processing the domain name registration details and for publishing on the Internet

Information note issued pursuant to Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016, on the protection of natural persons with regard to the processing of personal data (hereafter referred to as EU Reg. 2016/679) and Legislative Decree No. 196 of 30 June 2003, containing the "Personal Data Protection Code", supplemented by the amendments to Legislative Decree No. 101 of 10 August 2018, containing "Provisions for the adaptation of national legislation to the provisions of Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016 on the protection of natural persons with regard to the processing of personal data and on the free movement of such data, and repealing Directive 95/46/EC (General Data Protection Regulation".

For the purposes of performing the activities referred to in this information note:

- The data controller is the National Research Council (CNR), Piazzale Aldo Moro 7, 00185, Rome. The contact point of the Data Controller for the exercise of its rights and to learn how data is processed is the Director of the Institute of Informatics and Telematics of the CNR, <a href="mailto:director@iit.cnr.it">director@iit.cnr.it</a>
- The Data Processor is the Registrar who manages the contractual relationship with the Registrant from time to time; his or her identification details are contained in the contract in effect between the aforementioned Registrar and the Re gistrant, and as such are known to the data subject. A list of Data Processors is available on the Registry's website (<a href="http://www.nic.it">http://www.nic.it</a>). The Registrar will remain the Data Controller with regard to the contractual relationship entered into directly with the Registrant and not falling within the scope of this information note;
- The data protection officer DPO for Registro .it IIT CNR, is rpd@cnr.it;
- The data protection officer DPO for the Registrar is <a href="mailto:dpo@staff.aruba.it">dpo@staff.aruba.it</a>.
- The mandatory information is that information which is essential for the performance of the service requested and constitutes the Registrant's personal data.

The Registrant's personal details are collected by the Registrar who manages the contractual relationship with the Registrant from time to time by way of this form, for the purposes of registering and managing the domain name in the Assigned Name Database kept at the CNR's Institute of Informatics and Telematics, Registro.it.

*In addition, the information note must contain the additional required information:* 

#### a) Purpose of collection.

The Registrant's personal data is collected by the Registrar for the purposes of registering and managing the domain name within the assigned name database

held at the Institute of Informatics and Telematics IIT - Registry.

The information collected will be processed for the purposes of administrative and accounting management, the protection of rights, and other purposes connected with the registration, management, disputation, transfer and cancellation of the domain name(s), as well as to comply with legal obligations, regulations or EU legislation.

## b) Methods of collecting and processing data.

Processing is carried out by our authorised personnel using automated instruments, in accordance with the regulations in place and with principles of fairness, legality and transparency and protection of your confidentiality and rights, for the time frame that is strictly necessary for use of the service. Our computer system is structured in such a way as to prevent the loss of data, its unlawful and incorrect use, and unauthorised access.

## c) Consequences in the case of refusal.

The collection of personal data provided by you is necessary for delivery of the service offered. Non- or partial provision of the personal data required will mean that the service cannot be delivered. The Whois service does not allow the viewing of any da ta relating to contacts for a domain name (registrant, admin and tech), where the domain name has been registered by a natural person who has not consented to publication of the data (consentForPublishing field with a "false" value). No consent is required for the disclosure and accessibility of personal data in cases where the data must be made public in order to comply with legal obligations. In accordance with art. 40 (2) (B)of Decree Law no. 201 of 6 December 2011, converted, with amendments, by Law no. 214 of 22 December 2011, legal persons, entities or associations no longer have the status of data subjects, and therefore these categories of parties are no longer entitled to receive the information note and any request for consent provided for by EU R eg. 2016/679. Natural persons whose data is processed in connection with the activities linked to this contract will continue to be entitled, including where said data is provided for this purpose by parties no longer holding the status of data subjects, wi th the application of obligations with regard to information and any consent on the part of these parties

## d) Parties to whom data may be communicated.

Your data will be communicated to the IIT-Registry in order to fulfil the terms of the contract, and for the related administrative and accounting activities. The data communicated will only be that which is strictly essential for the provision of the requested service. Communication of this data is mandatory for the delivery of the services offered to you.

#### e) Data communication.

Your data may be disclosed to third parties for any ancillary activities or activities necessary for the fulfilment of the pu rposes referred to in point a) above. Where the Registrant is a natural person, their data may be disclosed to the PSRD [Dispute Resolution Service Provider] if a request is made for the completion of the reassignment procedure. Under no circumstances will your data be used or disclosed to third parties for marketing or direct sales activities. Such data may be made available to the Judicial Authorities, if requested by them.



#### f) Transfer of data to a third country outside the EU.

To ensure the functionality and increased security of the domain name registration service, a distributed anycast service has been created by IIT- Registro.it. An anycast address is an IP address that can identify multiple hosts on the network. In this case, we applied the anycast concept to the DNS service. The DNS service allows names to be resolved into IP addresses and vice versa. The DNS Anycast service makes it possible to have replicas (hosts with the same IP address) of one or more .it authoritative nameservers in different geographical areas worldwide, with different connectivity and network reachability. This makes the .it DNS service more resilient to DoS/DDoS attacks and, at the same time, greatly reduces service response times. In view of the above, therefore, your data will be transferred to third countries outside the EU where the Registro .it anycasts are present, subject to the application of adequate guarantees pursuant to articles: 44, 45 and 46 of EU Reg. 2016/679. The Registro .it anycast is currently present in Toronto, Los Angeles, New York, Hong Kong. Please note that the IIT- Registro .it anycast is always expanding. For information transparency, please note that any new anycast activated will be reported at the following url: https://www.nic.it/it/progetti/servizio-anycast-del-registro-it.

## g) Personal data retention period.

Your personal data will be retained by IIT- Registro .it not only for the period deemed useful for the provision of the services requested, or for the management of subsequent administrative and accounting activities, and for the protection of the rights of third parties, but also as historical data of the CNR. The Registrar, on the other hand, will keep the documentation pertaining to the registration form for 10 (ten) years from the date of termination of the contract with the Registrant and any other data concerning the maintenance and management of the domain name for 5 (five) years from the date of termination of the contract with the Registrant.

The data subject declares that they have read the Information Note above. It should also be noted that in the event of failure to read the Information Note, it will not be possible to proceed with the registration, assignment or management of the domain name(s).

#### **Data Accuracy**

## The Registrant declares:

- a) That they understand and accept that the Registrant has the responsibility to keep personal information accurate, complete and up-to-date, both with the Registrar and in the Registry (through the Registrar);
- b) That they understand and accept that the email address communicated to the Registry (through the Registrar) must be operational and must be kept updated;
- c) That they understand and accept that the e-mail address communicated to the Registry (through the Registrar) is a fundamental point of contact for communications from Registro .it, Registrars and the PSRDs (the bodies responsible for the alternative resolution of disputes relating to the reassignment of a domain name). Such communications could substantially change the legal and technical status of the domain name and it is the responsibility of the assignee of the domain name to keep the e-mail address up-to-date in order to view it.

## **Explicit acceptance of the following points**

Signed to expressly indicate acceptance of the following points:

- a) That they understand and accept that the registration and management of a domain name are subject to the "ccTLD .it domain name assignment and management regulation" and to the "ccTLD .it dispute resolution regulation" and subsequent amendments;
- b) That they understand and accept that, in the event of an incorrect or false declaration in this request, the Registry will immediately revoke the domain name, notwithstanding the right to take any further legal action. In this case, the revocation shall not give rise to compensation claims of any kind against the Registry;
- c) That they will hold the Registry harmless against any liability arising from the assignment and use of the domain name by the natural person who is the applicant;
- d) that they accept Italian jurisdiction and the laws of the Italian State.