

.SCOT – Terms and Conditions

In addition to your registration agreement, the Dot Scot Registry Limited, - Registrar Agreement (“**RRA**”) terms and conditions set out here shall apply. In the event of any inconsistency between the terms of your registration agreement and the terms set out here, the RRA terms shall prevail.

1. Registrar is aware that Dot Scot Registry Limited Operator may update the content and/or URL of those Dot Scot Registry Limited Policies and is responsible for monitoring them on a regular basis;
2. Registrants must adhere and comply with Dot Scot Registry Limited Policies adopted by Dot Scot Registry Limited. Specifically, Registrar shall incorporate in its electronic or paper Registration Agreement with the Registrants the text or at least a link to the Dot Scot Registry Limited Policies, which Registrants must accept prior to registration. Registrar will provide such Dot Scot Registry Limited Policies in English.
3. Registrant must acknowledge and agree that (i) Registrant is fully responsible for the registration and use of the registered domain name; and that (ii) Registrant shall indemnify, to the maximum extent permitted by Law, defend and hold harmless Dot Scot Registry Limited, Dot Scot Registry Limited’s service providers, as well as Dot Scot Registry Limited directors, officers and employees and agents from and against any claim, damages, liabilities, costs and expenses arising out of or relating to Registrant’s domain name registration and/or use.
4. Registrants to expressly agree in the Registration Agreement that Dot Scot Registry Limited and Dot Scot Registry Limited service providers acting on behalf of Dot Scot Registry Limited reserve the right to change the status of the domain name during the resolution of a dispute or a compliance procedure (e.g. put on hold, lock), as well as to deny, modify, cancel or transfer any registration that it deems necessary, in its sole discretion, in order to:
 - a) Protect the integrity, security, and stability of the Dot Scot Registry Limited System;
 - b) Comply with all appropriate laws, government rules or requirements, requests of law enforcement or any other relevant authority, or in compliance with any dispute resolution process;
 - c) Avoid any liability of Dot Scot Registry Limited, its affiliates, members, subsidiaries, officers, directors, and employees;
 - d) Stop or prevent any violations of any terms and conditions of this Agreement; correct mistakes made by Dot Scot Registry Limited, Dot Scot Registry Limited service providers or any registrar in relation to a domain name registration; and
 - e) ensure compliance with ICANN and/or Dot Scot Registry Limited Policies.
5. Registrants to immediately correct and update the registration information for the registered name during the registration term.
6. Registrants to adhere and comply with all applicable ICANN or Dot Scot Registry Limited mandated policies and procedures for resolution of disputes concerning domain names registered in the Dot Scot Registry Limited System.
7. Registrar will also include in its Registration Agreement a specific provision prohibiting Registrants from distributing malware, abusively operating botnets, phishing, piracy, trademark or copyright infringement, fraudulent or deceptive practices, counterfeiting, or otherwise engaging in any activity contrary to any applicable law. Registrar must also

provide Registrant with a description of potential consequences for such activities, including suspension of the domain name.

8. Dot Scot Registry Limited is a third party beneficiary of the Registration Agreement. Registrar acknowledges that Dot Scot Registry Limited is a third party beneficiary of the Registration Agreement, entitled to enforce the rights vested by the policy compliance provisions of the Registration Agreement. Registry shall in no case benefit from this provision to engage the registrar's customers for domain name registration marketing oriented activities.
1. Upon notice and request from Dot Scot Registry Limited, Registrar shall provide within seven (7) business days copies of the Registration Agreements or evidence of its acceptance by any of the Registrants.