REGISTRATION RULES

Rules for the Allocation of Domain Names
Under the Israel country code Top Level Domain in Hebrew (".ישראל")

Please note that approval of the Registration Rules also signifies your approval and acceptance of the rules and procedures governing ISOC-IL's dispute resolution mechanism (IL-DRP), as further detailed in Section F herein.

Original version: April 2022
Last update: not updated.

A. INTRODUCTION

1. The Israel Internet Association (RA 580299543) ("ISOC-IL") is a non-profit organization whose purpose is to advance the use of Internet in Israel. ISOC-IL is the administrator and operator of the Domain Name registry (the "Registry") for the registration of Domain Names under the Israeli country code Top Level Domain - in Hebrew - "ישראל" [".Israel" in Hebrew] ("ccTLD") – following its authorization by ICANN (Internet Corporation for Assigned Names and Numbers).

2. A Domain Name is a name registered in the Registry's database and the global Domain Name System ("DNS"). The allocation of a Domain Name to a holder grants the holder with a right-of-use, for the allocation period, as part of the DNS. A Domain Name is not subject to proprietary rights and accordingly, the aforementioned right-of-use does not constitute ownership.

B. NAME SPACE STRUCTURE AND SYNTAX RULES

3. Allocation of Second and Third Level Domain Names

3.1. 2nd level Domain Names will be allocated within the ccTLD, as follows: "2nd level Domain Name". For example, in the Domain Name "איגוד-האסטרטגיה-ף-ישראל" - "איגוד-האסטרטגיה-ף-ישראל" is the 2nd level Domain Name.
In addition, 3rd level Domain Names will also be allocated, within a limited number of 2nd level Domain Names, as follows: <2nd level Domain Name>.<3rd level Domain Name>. For example, in the Domain Name “משרדי.ממשל.ישראל” - “משרדי” is the 3rd level Domain Name and “ישראל” is the 2nd level Domain Name.

3.2. 2nd level Domain names will be allocated to any person or other legal entity, according to these Registration Rules.

3.3. 3rd level Domain Names will only be allocated under the following 2nd level Domain Names and to the following entities only:

3.3.1. "אקדמיה.ישראל." [".academy.israel" in Hebrew] – for academic institutions of higher education that have been recognized as such by the Israel Council for Higher Education ("CHE"). Under this 2nd level Domain Name only Domain Names approved by CHE will be allocated.

3.3.2. "ממשל.ישראל." [".government.israel" in Hebrew] - for governmental entities of the State of Israel. Under this 2nd level Domain Name only Domain Names of Israeli governmental entities will be allocated and where the registration applications were submitted to the “e-Government Unit”. Entities who wish to register Domain Names under this 2nd level Domain Name should contact the “e-Government Unit” directly.

3.3.3. "צה"ל.ישראל." [".idf.israel" in Hebrew] - for Israel Defense Forces’ entities. Under this 2nd level Domain Name only Israel Defense Forces Domain Names will be allocated and where the registration applications were submitted by IDF’s Center of Computing and Information Systems ("Mamram"). Entities who wish to register Domain Names under this 2nd level Domain Name should contact Mamram directly.

3.3.4. "ישוב.ישראל." [".settlement.israel" in Hebrew] - for municipal and local government authorities.

3.3.4.1. Domain Names under this 2nd level Domain Name are allocated to municipal authorities within the State of Israel.
Allocation of Domain Names under this 2\textsuperscript{nd} level Domain Name will be made in accordance with the official list of settlements published by the Central Bureau of Statistics.

3.3.4.2. In the event of there being more than one entity representing a settlement, only the municipal authority will be allocated a Domain Name under this 2\textsuperscript{nd} level Domain Name.

3.3.4.3. Where the name of the settlement is comprised of the names of several authorities that were officially merged, ISOC-IL will also allow each of the merged authorities to register a Domain Name, as long as there is no other settlement in the official list of settlements with an identical name as the requested Domain Name.

3.3.4.4. A request for registration which is different from the settlement’s name, as it appears in the official list of settlements, may be submitted to ISOC-IL provided all the following conditions are met:

3.3.4.4.1. The request is supported by a letter from the head of the municipal authority, which details the desired name; and,

3.3.4.4.2. There is no prior allocation (or an allocation request) of the requested Domain Name spelled according to the official list of settlements; and,

3.3.4.4.3. There is no other settlement name which is identical to the requested name in the official list of settlements.

3.4. ISOC-IL may add or remove from the above list of 2\textsuperscript{nd} level Domain Names without prior notice.

3.5. ISOC-IL may require, at its discretion, evidence to support the Applicant's compliance with requirements for registration of a Domain Name under any of the 2\textsuperscript{nd} level Domain Names specified in Section
3.3, as a condition for the allocation or for the renewal of such a Domain Name.

3.6. ISOC-IL may refuse to renew a Domain Name under any of the 2nd level Domain Names specified in Section 3.3, or to suspend a Domain Name’s activity, in any case where the Holder does not meet any of the requirements specified in Section 3.3 at the time of the requested renewal of the Domain Name.

For clarity – the meaning of suspending the activity of a Domain Name, in the cases detailed in these Rules, is the removal of the active authoritative DNS delegation of such Domain Name (“Domain Name Suspension”). Suspension of a Domain Name may be temporary or permanent (until the Domain Name is deleted or the termination of its allocation period), at ISOC-IL’s discretion in accordance with the circumstances. During the Suspension period of a Domain Name, ISOC-IL may prevent taking any action with respect to such Domain Name, such as Re-Assignment of the Domain Name or its Modification.

4. Domain Names – Syntax Rules

4.1. Definitions

4.1.1. IDN -¹ a set of standards for Domain Names containing characters used in various national languages. IDN defines a translation from a Domain Name comprised of national language characters (“U-Label Form”) to a Domain Name comprised exclusively of Latin characters, digits and hyphens (“A-Label Form”).

4.1.2. Unicode -² an international standard for representation of text in computer systems. The standard defines a set of characters which includes, inter alia, all writing systems currently in use in world languages, and maps each character to a numeric code (“Code-Point”).

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A Code-Point is referenced by a "U+" prefix, followed by a four-hexadecimal-digits number. For example, the code of the Hebrew letter Aleph ("א") is U+05D0.

4.2. Domain Name

A "Domain Name" is a sequence of two characters or more, registered in the 2nd or 3rd level, meeting all the following cumulative requirements:

4.2.1. Permitted Characters

A Domain Name may only be comprised of the following characters and must include at least one letter from the Hebrew alphabet characters:


4.2.1.2. Digits – the digits "0" to "9" (corresponding to Unicode Code-Points U+0030 to U+0039).

4.2.1.3. Hyphen – the character "-" (corresponding to Unicode Code-Point U+002D).

4.2.2. Length

4.2.2.1. A Domain Name’s length will not exceed 63 characters when represented in the standard A-Label Form and will not be shorter than 2 characters in the U-Label Form.

4.2.2.2. The minimal length of a Domain Name is 2 characters.

4.2.3. Additional Limitations

A Domain Name:

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3 Allocation rules were set based on the rules defined by ICANN for implementation of Hebrew in the 2nd level. To review the rules:

4.2.3.1. May not begin or end with a hyphen.

4.2.3.2. May not contain two consecutive hyphens ("--") - except for Domain Names in the standard A-Label form for Hebrew Domain Names.

4.2.3.3. Must comply with the technical requirements of the DNS that are in effect at the time the Application is submitted.

4.2.3.4. May not begin with a digit.

4.2.3.5. Middle and final letter are synonymous for the purpose of registering a Domain Name ("כ"="ך", "מ"="ם", "ל"="ל", "ך"="ך", "ז"="ז"). ISOC-IL will not allocate a Domain Name where an identical Domain Name was already allocated, where the only difference between both Domain Names is middle and final letter/s (for example: if the Domain Name "שםתחם.ישראל" was allocated, the Domain Names "ש娈תחם.ישראל" or "ש娈תחם.ישראל" cannot be used or allocated.

4.3. The standard A-Label Form of a Domain Name, which appears, inter alia, in the DNS, is only a technical manifestation, and has no legal or other significance beyond that. For any matter whatsoever, a Domain Name registered in Hebrew according with these Rules, is only the Domain Name in the standard U-Label Form, i.e., the Domain Name in its Hebrew form.

C. APPLICATION AND THE ALLOCATION PROCESS

5. The Application

5.1. Applicant

An application for allocation of a Domain Name may be filed by the entity who is intended to hold the Domain Name ("Intended Holder" and after the Domain Name is registered to its name is referred to as the
“Holder”), through an ISOC-IL Accredited Registrar (“AR”) on behalf of the Holder (collectively “Applicant”).

5.2. **Holder’s Representations and Warranties**

Submission of a Domain Name allocation application by the Applicant constitutes the Applicant's representation that the Intended Holder is an existing legal entity, and that the allocation and use of the Domain Name by the Intended Holder will not infringe the rights of any third party and is not contrary to the terms of the Rules. Domain Names cannot be registered by a “licensed dealer” or an unregistered partnership. Further, filing an Application constitutes the Applicant's consent that ISOC-IL will not bear any liability for not allocating a Domain Name, the allocation of a Domain Name or its use.

5.3. **Application Form and Payment of Allocation Fees**

The allocation process will be initiated by submitting a completed application form to the Registry, in the format and manner acceptable by the AR’s and according to the procedures determined by the Registry (“Application”). When filing the Application, the Applicant will pay the allocation fees, as determined by the applicable AR from time to time. All details appearing in the Application must be full and correct.

5.4. **Acceptance of the Rules**

These Rules and the procedures thereunder (the “Rules”) shall bind the Applicant upon submission of the Application and throughout the entire time the Domain Name is allocated to the Holder. These Rules prevail over any other representations made by ISOC-IL whether prior to, or after such allocation. For the avoidance of doubt, it is clarified that these Rules are separate and different from Rules for the allocation of Domain Names under the Israel country code Top Level Domain (“.IL”)

6. **Examination**

6.1. The Registry will process the Application, examine whether the requested Domain Name meets the criteria set forth in the Rules in force
at the time that the Application is submitted, and determine whether the Domain Name is to be allocated. The Registry may approve the Application based on the information provided to it and examine the intactness of registration and the Applicant’s details after the Domain Name was allocated and registered to the Applicant. It is clarified that ISOC-IL may Suspend and/or Delete the registration of a Domain Name if it was registered through any breach of these Rules, including in such cases where insufficient confirmation was made to Applicant’s details.

6.2. The Registry may reject any Application that has not been fully and completely completed, at its sole discretion, or to Suspend the Domain Name’s registration, even if the Domain Name was already allocated to the Applicant.

6.3. Examination of Applications will be made on a "first-come-first-served" basis, according to which the earlier valid and complete Application recorded in the Registry will be examined first. Notwithstanding the aforementioned, before registration of Domain Names in made available to the general public according to these Rules, ISOC-IL will allow certain eligible entities to apply to reserve the registration of certain Domain Names, by way of obtaining a limited in time, exclusive right to register said Domain Names - as part of the Sunrise Process [to review the Terms and Condition for the Sunrise Process – press here]

6.4. The Registry utilizes a system which records the exact date and time when an Application was received by the Registry’s systems, which operates as an institutional record in accordance with the Israeli Evidence Ordinance (New Version) 5731-1971, and it is the only system determining which Application is the earlier in time.

7. **Limitations to Allocation**

In addition to the above-mentioned syntax rules, the following Domain Names will not be allocated:

7.1. Domain Names which have already been allocated in the Registry.
7.2. Domain Names which do not comply with the Rules in effect at the time that the Application is submitted to the Registry, or in any time following their registration.

7.3. Domain Names which are identical or confusingly similar to the 2nd level Domain Names: "אקדמיה", "ישוב", "חברה", "משטר", "זר הנונה", or any 2nd level Domain Name that ISOC-IL will add in the future.

7.4. Domain name is identical to the top level domain "ישראל".

7.5. Words or phrases which ISOC-IL does not allow to register as Domain Names or allows to register under certain conditions or by authorized entities only. ISOC-IL may determine such Domain Names as prohibited for registration for documented considerations, including following consultation with governmental entities, for the reason that allocating a Domain Name may mislead or defraud the public or may lead to cyber and data security risks.

7.6. Domain Names containing obscene words and Names incorporating foul language; Names that are injurious to public order or to public sensibilities, or Names that otherwise infringe the laws of the State of Israel ("Offensive Domain Names").

ISOC-IL established a Committee for the Review of Offensive Domain Names comprised of intellectuals, Justices, and Internet experts (the “Committee”). The Committee’s purpose is to determine whether a Domain Name is permissible for registration in accordance with this Section. **ISOC-IL may Delete or Suspend the activity of Offensive Domain Names, even where a Domain Name was already registered.** ISOC-IL may Suspend the activity of a Domain Name which is under review by the Committee prior to the Committee’s decision.

8. **Conclusion of Examination**

8.1. Payment for the allocation fees will only be processed by the Registry through the AR through which the Application was submitted and pursuant to the agreement between ISOC-IL and the AR, upon allocation of the Domain Names which meet the terms of the Rules. The Domain Name will be conditionally allocated, pending payment of the
allocation fees. Until payment is received by the Registry, the allocation will not be deemed to be complete. Receipt of payment of the allocation fees by the Registry will conclude the allocation process. Such conditional allocation may be cancelled any time by the Registry, without prior notice.

8.2. Once examination of the Application is concluded, the Domain Name will be registered to the Intended Holder.

9. **Allocation of a Domain Name is Not a Guarantee of Lawful Use of it**

The examination of the Application and the allocation of the Domain Name are not a guarantee nor a confirmation that the Domain Name is being lawfully used by the Holder. ISOC-IL, its managers, employees, or anyone on its behalf will bear no liability due to the fact that a Domain Name was allocated to the Holder.

10. **Duration of Allocation**

10.1. The Applicant may request an initial Domain Name allocation period at its choice, of either one, two, three, four or five years.

10.2. The Domain Name allocation may be renewed as set forth herein.

11. **Filing an Application on behalf of the Holder**

11.1. Domain Names are allocated to Holders. If the Applicant is not the Holder and is submitting any Application on behalf of the Holder, it is the Applicant exclusive liability to ascertain and ensure that it has all necessary permits, powers of attorney and authority required from the Holder pursuant to any law and/or agreement, for the purpose of filing an Application with the Registry. Filing the Application with the Registry constitutes the Applicant's warranty that it has all such necessary permits, powers of attorney and authority.

11.2. The Applicant exempts ISOC-IL from any liability in the event of it becoming evident that it did not have all the permits, powers of attorney and authority required to file an Application with the Registry. The Applicant will indemnify ISOC-IL, its managers,
employees, or anyone on its behalf for any damage, payment, loss or expense sustained by any of them as a result thereof. Applicant is not entitled to any refund from ISOC-IL with respect of any Application filed in absence of all the necessary permits, powers of attorney and authority required.

12. Active DNS Name Servers Delegation

12.1. Domain Names are allocated with the intention of them being used. For an allocated Domain Name there should be an active delegation to a primary and secondary authoritative DNS name servers. Both such DNS name servers should have permanent IP connectivity to the Internet.

12.2. Where a Domain Name is not delegated to active DNS name servers for a period of one year or longer, ISOC-IL is entitled to cancel the allocation of the Domain Name.

D. RECORDS AND CHANGES

13. Submission of Requests

Until a Domain Name is completely transferred from one AR to another, as detailed below, any request regarding the same Domain Name may only be made by the AR currently managing the Domain Name (the "Managing AR").

14. Transfer of Management Between ARs

The Holder may transfer the management of a Domain Name allocated to it between ARs at any time. In order to transfer the management, the Registry must receive a “Transfer” request from the AR to which the management is transferred.

15. Free Transfer Between Service Providers

Domain Names may be delegated to the servers of any hosting service provider or authoritative DNS servers service provider, at the Holder’s choice. The transfer of delegation between such service providers will be made following the Holder’s request, by submitting a Modify Application.
Hosting and DNS service providers may not impede, whether by action or by default, this right of the Holder to re-delegate.

16. **Renewal**

16.1. **Renewal Date, Renewal Period, Renewal Fees and Renewal Notice**

16.1.1. The allocation period of a Domain Name is renewable for additional allocation periods of one, two, three, four or five years, at the Holder's choice, from the end of the current allocation period.

16.1.2. Such renewal Application may only be submitted during the last 3 months of the current allocation period.

16.1.3. Renewal of a Domain Name's allocation is made to the current Holder.

16.1.4. Renewal of a Domain Name's allocation is subject to payment of renewal fees, at the rate as determined from time to time by each of the ARs.

16.1.5. Renewal Application is made through the Managing AR. The renewal Applicant will provide all necessary details, accurately and completely.

16.2. **Examination of Renewal Application**

16.2.1. No examination of the Domain Name will be made while examining a renewal Application.

16.2.2. The Registry may reject a renewal Application that has not been completed as required. Until the renewal fee is received by the Registry, the Domain Name will be conditionally renewed, the renewal will not be deemed to be complete and the provisions of Section 16.3 will apply.

16.3. **Failure to Renew**

16.3.1. Responsibility for renewal of the Domain Name lies exclusively with the Holder. The Registry will not be responsible,
at any time, for notifying the Managing AR or the Holder of the need to renew the Domain Name.

16.3.2. If the Domain Name is not timely renewed (including conditional renewal) the Registry may cancel the Domain Name’s allocation and/or Suspend the Domain Name’s activity, without any prior notice. Until final deletion of the Domain Name from the Registry by ISOC-IL, the Domain Name will remain allocated to its Holder.

16.3.3. The Registry will not exercise its discretion to cancel an allocation within 30 days of the end of the current allocation period ("Grace Period"). ISOC-IL has the sole discretion to extend the Grace Period, based on the particular circumstances of each case, but for no longer than an additional 90-day period.

16.3.4. During the Grace Period, no Application other than a Renewal and/or one Transfer request may be submitted for the Domain Name.

17. Detail Modification

17.1. Any Application to update details within the allocation record of a Domain Name, with the exception of a Re-Assignment Application to another Holder or a Transfer of management Application between ARs, will be made by submitting a Modify Application to ISOC-IL.

17.2. Modification will be made through the Managing AR of the Domain Name.

18. Re-Assignment of Holding Rights

18.1. Re-Assignment of holding rights is the Re-Assignment of the Domain Name’s allocation from the existing Holder to a new Holder. Re-Assignment is made by a single action comprised of deletion of the existing Domain Name registration record and the allocation of a new registration record according to the new allocation details.
18.2. A Domain Name, even if already allocated according to prior Rules, cannot be Re-Assigned if its allocation is prohibited under Section 7 above.

18.3. **Procedure**

18.3.1. Re-Assignment of holding rights to a different Holder will be made by submitting a Re-Assignment Application. The Application will be submitted through the Managing AR.

18.3.2. The current Holder is required to approve a Re-Assignment Application of holding rights according to the procedures determined by the Registry from time to time.

18.3.3. The Registry may require providing evidence of the new Holder's entitlement to the allocation of the Domain Name Re-Assigned to it, according to the requirements specified in these Rules, as a condition for the Re-Assignment of rights.

18.3.4. Payment for Re-Assignment fees will be processed by the Registry only following approval of a Re-Assignment Application which meets the conditions of the Rules. Until payment for Re-Assignment fees is received by the Registry, the Re-Assignment will not be deemed to be complete and will be considered as conditional. The Registry may cancel the Re-Assignment of rights at any time due to lack of payment of Re-Assignment fees.

18.4. **Allocation Following Re-Assignment of Rights**

18.4.1. Upon completion of the Re-Assignment procedure, the Registry will allocate and register the details of the new Holder of the Domain Name (the receiver of the holding rights to the Domain Name).

18.4.2. The allocation of the Domain Name will be for either one, two, three, four or five years from the Re-Assignment date, at the new Holder's choice.

18.5. **The New Holder is Bound by the Rules**
The new Holder of the Domain Name (Re-Assignment recipient) will be bound by the Rules as and from the submission of the Re-Assignment Application and throughout the period the Domain Name is allocated to the new Holder.

19. **Deletion**

19.1. The Holder may cancel its Domain Name allocation by submitting a Delete Application. A Delete Application will be submitted through the Managing AR.

19.2. The Holder is required to approve the deletion of the Domain Name, according to procedures determined by the Registry from time to time.

19.3. There will be no refund of allocation, Re-Assignment or Renewal fees, as applicable, for any remaining time period from the date of Deletion and until the end of the allocation period of the Domain Name.

20. **Authority to Cancel Allocation**

20.1. **Non-Payment**

Non-payment of any of the fees specified in these Rules, including allocation, Renewal or Re-Assignment fees, might lead to the Deletion of the Domain Name from the Registry, or to its Suspension, at ISOC-IL’s discretion. Following Deletion of a Domain Name, it may be allocated to any interested party, in accordance with these Rules.

20.2. **Exceptional Circumstances**

ISOC-IL may cancel an allocation of a Domain Name, or Suspend it, in any of the following circumstances, at its discretion:

20.2.1. Where to maintain the allocation or the delegation to DNS name servers would place ISOC-IL in conflict with statutory obligations, the terms of an Israeli court order or of another competent tribunal, including a decision by an arbitrator.
20.2.2. Following a decision by an IL-DRP Panelist or Panel (as defined in Section 24.3 below).

20.2.3. When ISOC-IL learns, or it is proven to its satisfaction, that the Holder no longer complies with any of the established requirements for registering a Domain Name under a specific 2nd level Domain Name described above.

20.2.4. In any case where ISOC-IL believes such action is necessary under the circumstances.

ISOC-IL will not re-allocate a Domain Name to a new Holder, where its allocation was unilaterally cancelled by ISOC-IL in accordance with Section 20.1, for a period of 30 days from such cancellation of allocation.

E. REGISTRY INFORMATION AND ITS UPDATING

21. Displaying Registry Information on Domain Names (“WHOIS”)

21.1. Information about a Domain Name, its Holder and its registered contacts (Administrative, Technical and Zone Contact), as well as information about the DNS name servers and the Managing AR (the “Information”), will be made available for public display and search in the WHOIS database operated by the Registry (and Services derived therefrom) at www.isoc.org.il/whois. The Information displayed by the Registry will as submitted by the Applicant.

21.2. The Applicant approves to ISOC-IL to make available to the public the information specified above, as submitted to ISOC-IL.

22. Updated Information

22.1. The Holder and the Managing AR must notify the Registry, by submitting a suitable Application, of any change or update to the Information provided to the Registry.

22.2. By submitting any Application to the Registry, the Applicant warrants that the Holder is an existing legal entity and that all
Information provided to the Registry is true, complete, and accurate. Any inaccurate information or misrepresentation may be grounds for rejection of the Application or cancellation of the allocation of the Domain Name, or its Suspension, as set forth in these Rules.

22.3. Applicant’s Information that must be provided when submitting an Application include the Holder’s full name; type of legal entity of the Holder (individual/corporation); where the Holder is a corporation – an identity number in a formal registry; physical address to receive mail (including the street name, house/apartment number, city, zip code and country. In case of a P.O.B provide its number, city, zip code and country); an active email; a telephone number and a facsimile number (if any).

F. DISPUTE RESOLUTION AND THE IL-DRP

23. ISOC-IL is not a party to disputes related to the holding rights in a Domain Name allocated or Re-Assigned to a Holder.

24. ISOC-IL is not an Arbiter of Disputes

24.1. ISOC-IL cannot act as an arbiter of disputes arising out of the allocation and use of Domain Names. Any dispute between parties over the allocation and use of Domain Names, will be resolved between the parties themselves.

24.2. ISOC-IL will not intervene in disputes regarding the allocation and use of Domain Names and will take no stand as to the rights of the Holder or a third-party claiming any rights.

24.3. As a Service to the public and the Internet community, ISOC-IL has established the IL-DRP - an alternative expedited dispute resolution mechanism regarding the allocation of Domain Names. The procedures and regulations regarding dispute resolution under the IL-DRP are an integral part of these Rules and are available for review at:

24.4. The Holder irrevocably accepts to the authority of the IL-DRP. This section does not revoke any party's right to turn to any competent judicial authority for resolving a dispute concerning the allocation and/or use of Domain Names.

G. LIMITATION OF LIABILITY AND INDEMNIFICATION

25. Limitation of Liability

25.1. The services provided by ISOC-IL, as detailed in these Rules (the "Services"), are provided as-is. Applicant shall have no claim or demand against ISOC-IL with respect to the quality, capability or limitations of the Services, or their compatibility with Applicant's requirements.

25.2. ISOC-IL does not guarantee the Services to be error-free and immune from any damages or malfunctions - including malfunctions of hardware, software or communication lines – whether at ISOC-IL, any of its suppliers or any AR who provided such Services or any part thereof.

25.3. ISOC-IL will bear no liability for any damage occurred by the examination of an Applications specified in these Rules and/or for any act or omission it made according to these Rules and any procedure, unless such damage was a result of gross negligence or malice by ISOC-IL and/or anyone on its behalf. In such case, ISOC-IL's liability is limited to the sums actually paid to ISOC-IL by the Applicant and/or anyone on its behalf.

25.4. ISOC-IL cannot guarantee absolute immunity from computer penetrations, attempts to penetrate, Information disclosure or interference and disruptions to the operation of ISOC-IL's computer systems used for the provision of the Services. The Applicant shall have no claim or demand against ISOC-IL, where, despite ISOC-IL's security measures, a third party succeeds in
obtaining Information from the Registry, including Information gathered about the Applicant, or the misuse of such Information.

25.5. ISOC-IL bears no liability for any 3rd parties’ use of Information provided in relation to the Services and which was made available to the public within ISOC-IL’s WHOIS Service.

25.6. ISOC-IL bears no liability for any act or omission of an AR with regard to registration of Domain Names or the management thereof.

25.7. ISOC-IL bears no liability for any third-party claim or demand against an Applicant on infringement of rights due to the allocation of a Domain Name and/or the taking of any action in regard to any Domain Name – including the results of any legal proceedings in regard thereto, whether held in Israel or outside Israel, whether by arbitration or a dispute resolution mechanism as provided in these Rules.

25.8. ISOC-IL bears no liability for any damage, loss, payment or expenditure which shall be sustained by an Applicant due to the Services, including indirect or consequential damage.

25.9. Any exemption, immunity, or limitation of liability under these Rules shall also apply to any of ISOC-IL’s employees, managers, consultants or anyone on its behalf.

25.10. ISOC-IL is merely the facilitator in establishing the IL-DRP and its role is only technical and administrative. Except with respect of deliberate wrongdoing, ISOC-IL bears no liability to any party to a dispute and for any act or omission in connection with IL-DRP proceedings.

25.11. Except with respect of deliberate wrongdoing, any IL-DRP Panelist or any member of an IL-DRP Panel shall not be liable to any party to a dispute and for any act or omission in connection with IL-DRP proceedings.

26. Indemnification
The Applicant, or any third-party, who are disputing the allocation of a Domain Name, or any other action with respect to any Domain Name, undertake to indemnify and hold harmless ISOC-IL and its employees, officers, contractors, board members and members, as well as the IL-DRP Panelists, from and against any loss, damage, liability or expense resulting from:

26.1. Any claim against the allocation of, or right of use in, the Domain Name in dispute.

26.2. Any loss, claim, action or other damage resulting from the allocation, cancellation, deletion, publication, use or denial of use of a Domain Name.

26.3. Any claim or expense to ISOC-IL resulting from third-party claims regarding the allocation of a Domain Name or the right to use it.

26.4. Any breach of these Rules.

H. GENERAL

27. Modification of the Rules

ISOC-IL may amend these Rules from time to time, including the procedures and fees for the various Services. All amendments and modifications will be available at ISOC-IL's website. ISOC-IL shall not be obligated to review existing allocations as the Rules are modified or amended.

28. Notices

Notices sent by the Registry to the Applicant and/or to any contact person on its behalf, may be sent by registered mail, facsimile, or email according to the Registry's discretion, by using the Information provided by Applicant to the Registry. A notice sent by the Registry through registered mail will be deemed delivered (3) days after dispatch. Any notice sent by e-mail or facsimile will be deemed delivered on the next business day following actual dispatch.
Notices to the Registry will be sent only by e-mail, to info-domains@isoc.org.il and will be deemed delivered on the next business day following actual dispatch, subject to receipt of a confirmation e-mail from ISOC-IL.


These Rules, any procedures thereunder and the Services provided by ISOC-IL shall be exclusively governed by Israeli Law. The competent courts of in the Tel Aviv-Yafo District, Israel, shall have exclusive Jurisdiction regarding any matter originating from these Rules.

30. **Official Version**

The Hebrew version of the Rules is the official version. Where the Rules are translated and published in other languages, such as English and Arabic, and where there is a discrepancy between the translated version and the Hebrew version, the Hebrew version will prevail.

I. **PRIVACY**

31. ISOC-IL respects the privacy of the users of the Registry’s services and applies strict data security procedures and protocols in the Registry’s systems. Please note that once you’ll engage any of the ARs, the use of ARs’ services will be mostly subject to separate legal documents governing the ARs’ services and in particular the privacy policy applicable for each AR.

32. ISOC-IL will collect from Applicants and Domain Name Holders the personal information required for the provision of the Registry’s services and its ongoing operation, including – personal details and information provided while registering a Domain Name, or while taking any other action within the Registry, including Re-Assignment, Renewal, Transfer of management Between ARs, IL-DRP proceedings and more, and any additional personal information that ISOC-IL may collect through correspondence or while you contact ISOC-IL. Additional personal information may be received from the ARs through which you registered the Domain Name in the Registry or that manage the Domain Names that you are holding.
33. You have no legal obligation to provide personal details and Information to ISOC-IL – however, you will not be able to complete the requested action in the Registry without providing the requested Information. When providing the personal information of a third-party, you represent and warrant that you received the explicit consent of such third-party to the provision of the Information to ISOC-IL, for the purpose of using such Information pursuant to this Privacy Section.

34. ISOC-IL will use the personal information it collected for the following purposes: to provide ISOC-IL’s and the Registry’s Services and to enable Holders and other Registry stakeholders to register and to manage their Domain Names; for the ongoing maintenance and operation of the Registry’s systems and for their improvement and adaptation to the users’ expectations; to provide the Registry’s users with technical support and to handle faults, problems and complaints related to the Registry’s Services; to send updates, messages and further Registry related information; to enforce these Rules; to make available relevant information within the WHOIS Service, as provided herein; to comply with the requirements of any law, regulation or other legislation, and to assist any competent authority where ISOC-IL believes that such cooperation is mandatory or is in accordance with applicable legal standards; to prevent scams, abuse, infringement of proprietary rights, identity thefts and any other illegal action on or through the Registry; to take any action in any case of conflict or legal dispute with ISOC-IL or any third-party with respect to the Registry or the Rules; for any other purpose detailed in these Rules.

35. Except as provided in these Rules, ISOC-IL shall not disclose to any third-party Information about the Registry’s users, but only in the following cases, or following receipt of separate consent from the data subject: if ISOC-IL is presented with a judicial order or a demand from any other competent authority, ordering it to provide Information to any law enforcement agency or to any third-party; when third-parties are providing ISOC-IL with outsourcing services, such as data processing, technical and other services; for professional cooperation with the Ars with respect to Domain Names they are managing for the Registry’s users; In case of any dispute,
argument, claim, demand or legal proceedings between you and ISOC-IL; where ISOC-IL believes in good faith that providing the information it is necessary to prevent harm to body or property.

**36.** If you do not agree to the use of your Information in the manner described herein, you must refrain from registering a Domain Name in accordance with these Rules and if a Domain Name was registered to your name in the past in accordance with these Rules - you must cancel it.