



.NZ CONNECTION AGREEMENT

v1.0, 6 September 2002

The Internet Assigned Numbers Authority has authorised the Internet Society of New Zealand Incorporated (Internet NZ) to manage the .nz domain name space. InternetNZ has granted us the exclusive right to operate and manage the register of domain names in the .nz domain name space.

You have been authorised by InternetNZ to become a registrar of the .nz domain name space.

A requirement for access to the register is that you enter into this agreement. You agree that these terms apply to our relationship and that is indicated when we both sign this agreement.

Please read these terms carefully before agreeing to them.

Note that this standard agreement applies to all authorised registrars.

You may email us at connection@nzrs.net.nz

1. DEFINITIONS

In this agreement:

“business” means any undertaking whether carried on for gain or reward or not, or in the course of which goods or services are acquired or supplied whether free of charge or not;

“domain name” means an alphanumeric string which resolves to Internet resources as detailed in RFC 1034;

“InternetNZ” means the Internet Society of New Zealand Incorporated and its successors and permitted assigns;

“.nz domain name ” means any domain name which ends in .nz;

“.nz policies” means all standards, policies, procedures, technical specifications, rules and practices issued by InternetNZ for the management of the .nz domain name space and published on our website from time to time;

“policies” means all standards, policies, procedures, technical specifications, rules and practices issued by us affecting the operation of the registry and published by us from time to time;

“register” means the database of information about the .nz domain name space and which is the authoritative repository for the creation of the primary zone files for the .nz country code;

“registrant” means a person that is allocated a domain name registered to them within the .nz domain name space;

“registrar” means any person who has been authorized by InternetNZ to become a registrar in the .nz domain name space;

“registry” means an organisation, that holds, operates and manages the register, including the transfer to the zone files;

“the Internet” means a confederation of regional and local networks based on the IP protocol suite;

“services” means anything we do or arrange for you;

“SRS system” means Shared Registry System;

“we” “our” or “us” means New Zealand Domain Name Registry Limited, trading as .nz Registry Services which operates and manages the register;

“you” means you, the person applying to be connected to the register who, meeting certain requirements and while authorised, will be permitted access to the register to complete transactions for any registrant for whom you act.

2. IMPORTANT: GENERAL CLAUSE

This clause 2 takes priority over all other clauses of this agreement.

Acquiring Services for the Purposes of a Business



As you are acquiring our services for the purposes of a business then you agree that your general rights at law in connection with the services will be subject to the terms of this agreement only. In particular, you agree that to the extent legally permitted, the provisions of consumer laws (for example, the Consumer Guarantees Act 1993) will not apply to the services we provide under this agreement.

3. IMPORTANT: TECHNICAL REQUIREMENTS

Before you can access the register, you must meet the requirements in clauses 3 and 4 to our satisfaction.

We require that you demonstrate to us that your interface with our systems works correctly. When you meet our technical requirements we will notify you. Our detailed technical requirements are available to view at www.nzrs.net.nz.

You may be required to demonstrate that you meet our requirements at any time. If you fail to meet these requirements, your access to the register may be suspended or terminated at our sole discretion.

4. ACCESS TO THE REGISTER

To be permitted access to the register, you will need to:

- produce to us an **INTERNETNZ REGISTRAR AUTHORISATION AGREEMENT** signed by you and InternetNZ ; and
- If you are normally resident outside New Zealand, comply with our requirements in clause 8 for such persons.

On meeting the requirements in clause 3 and this clause 4, you will be permitted access to the register on the terms of this agreement.

Your appointment is in addition to the right of other registrars to access the register. We can permit access to as many additional registrars as meet the requirements established by InternetNZ. You are permitted to state that you have been permitted access to the register for the .nz domain name space but nothing else except as permitted by your **INTERNETNZ REGISTRAR AUTHORISATION AGREEMENT**.

You agree that you are an independent person who has met certain requirements and therefore been permitted access to the register. You are not our agent and shall not hold yourself out in anyway as being our agent.

5. OUR COMMITMENTS TO YOU

We agree that subject to the policies and the terms of this agreement that we will:

- 5.1 notify you when you:
 - have met our access requirements and
 - are permitted to access the register;



- 5.2 provide you with the level of access to the registry systems that the registry permits to registrars who have entered into an **INTERNETNZ REGISTRAR AUTHORISATION AGREEMENT**;
- 5.3 maintain the register to enable you to register and maintain a domain name for which you are the registrar chosen by the registrant;
- 5.4 maintain the registrations of domain names for which you are the registrar chosen by the registrant for the period for which the charges required under this agreement have been paid for as long as we are legally permitted to do so;
- 5.5 use people with sufficient technical: training, experience and skills to respond to and fix all problems associated with the register and its links;
- 5.6 provide you with the level of technical and customer service support described at www.nzrs.net.nz ;
- 5.7 publish on www.nzrs.net.nz the minimum technical requirements required by InternetNZ and us to protect the security of our systems and the data contained within them;
- 5.8 comply with the terms of privacy agreements between you and registrants and the Privacy Act 1993 in our management of personal information held on the register;
- 5.9 take all reasonable precautions to protect your personal information against: loss or unauthorised access or use, disclosure or other misuse;
- 5.10 exercise our responsibilities in a fair, open, transparent, and timely manner;
- 5.11 regularly attend the registry-registrar meetings convened by InternetNZ;
- 5.12 send our communications to the email address specified by you;
- 5.13 always do our best to provide our services.

6. YOUR DUTIES TO US

General Duties

You agree to meet these general duties. To:

- 6.1 make sure all information you give us is accurate and complete and that you have the authority to enter into this agreement;
- 6.2 access the registry for the sole purpose of managing the domain names for which you are the designated registrar;
- 6.3 comply with all the requirements for being a registrar, including your obligations under this agreement and your **INTERNETNZ REGISTRAR AUTHORISATION AGREEMENT**;
- 6.4 comply with all our policies, directions, and instructions concerning access to the register and use of your interface with the register;
- 6.5 comply with the minimum technical requirements published on InternetNZ's website;
- 6.6 supply to us data as required by our technical specifications, which are available at www.nzrs.net.nz . You grant us a right to use the data for management of .nz domain name space;



- 6.7 do everything you can to prevent your access to the registry systems from being used to send unsolicited communications to registrants except to registrants for whom you act who have authorised such communications;
- 6.8 use people with an appropriate level of training, experience, and skill to respond to and fix all technical problems concerning your use of the register and all links connected to it;
- 6.9 provide a reliable daily data backup and archive of all registration data;
- 6.10 provide information requested by us regarding your obligations under this agreement within 7 days;
- 6.11 comply with all relevant legislation and in particular, the Fair Trading Act 1986 and the Privacy Act 1993;
- 6.12 maintain all records relating to your transactions, correspondence and communications with us for a period of not less than 7 years;
- 6.13 establish and maintain security procedures to prevent malicious or accidental disruption of your operations including loss, wrongful access, misuse, or unauthorized disclosure of information;
- 6.14 notify us immediately where the security of your identification and/or register access identifier is compromised;
- 6.15 advise us immediately if you or your officers:
 - are adjudicated bankrupt;
 - have a receiver appointed for any of your assets;
 - go into liquidation;
 - are convicted of an offence involving: dishonesty, fraud, misuse of funds, misuse of information or found to have breached the Privacy Act;
- 6.16 establish procedures that enable registrants to transfer to a new registrar without interruption in the use of their domain name and follow the .nz policies set by Internet NZ regarding that topic;
- 6.17 keep us protected and indemnify us against any legal action taken against us because of the receipt or use of our services by you or someone you are responsible for or have a relationship with regarding our services;
- 6.18 make sure that all information you give to us is complete and accurate, this includes advising us promptly should you change address, premises, email address or phone/ fax number.

Duties of Other Persons

- 6.18 You agree to make sure everyone you are responsible for or have a business relationship with in relation to your role as an authorised registrar also meets the above duties.

7. YOUR DUTY TO PAY OUR CHARGES

You agree to pay for the services we provide for you including all charges arising out use of the register through use of your identification and/or log-on information, whether you have authorised that use or not.

Although our charges are correct at the date we publish them on our website at www.nzrs.net.nz . we may alter our charges from time to time. When we alter them we will send you notice of the alteration one month before they come into effect, and make sure the alteration is not inconsistent with your agreement with InternetNZ.



8. OUR USUAL CHARGES TO YOU

Our usual charges are for the registration of domain names for registrants for whom you act in the .nz domain name space. We may also charge for technical assistance provided by us additional to the standard level of technical support provided to all registrars. We will tell you before any additional charge is incurred.

Our prices are stated in New Zealand dollars and include goods and services tax (GST).

We require our invoices to be paid on the 20th of the month following the date on the invoice by direct debit from a bank account which you have control over. You will ensure that the account has sufficient funds in it to meet your financial obligations to us.

You will make arrangements and execute all documents necessary for all charges payable to us to be paid by direct debit and in particular you will send us a copy of the original direct debit form you sign with your bank.

If you are normally resident outside New Zealand you will open and maintain a bank account at a New Zealand office of a trading bank unless otherwise agreed in writing with us.

9. BILLING

We will send you invoices for our charges monthly in arrears.

You agree to pay each invoice by the due date for payment specified in clause 8, without set off, deduction or counterclaim.

We will base our invoices on records held in the SRS system.

If you believe that an invoice contains a mistake, please contact us as soon as is possible and we will investigate the matter. If we agree that we have made a mistake then we will correct the invoice immediately. If we find that there is no mistake and the payment date is due you will pay the outstanding amount immediately.

10. NON PAYMENT OF OUR CHARGES

Payment of our charges by the due date for payment is essential to us.

If you do not pay an invoice by the due date for payment, in addition to any other legal rights available to us particularly our right in clause 12 we may:

- charge you interest on the unpaid amount from the due date for payment until you pay it. The interest rate will be the base rate charged to us by our bank on the due date for payment, plus a margin of [5%] on this rate;
- stop accepting fee paying transactions from you;
- call up any letter of credit given to us by you;
- apply any funds held by us on your behalf towards payment of any sum of money owing by you to us;



charge you any reasonable costs we have to pay in collecting any money you owe us including the cost to us of exercising our legal rights.

11. YOUR CREDIT LIMIT WITH US

In consultation with you, we will establish your credit limit for the use of our services. We may require you to deposit a sum of money not exceeding the credit limit with us, or at our option, require you to establish and deliver to us a letter of credit from a financial institution acceptable to us for the amount of your credit limit.

12. REFUSAL TO SUPPLY SERVICES

If you do not pay our charges or meet any duties you have to us we may refuse to provide a service you request at any time.

13. METHOD OF PAYMENT

As already described, we normally require payment by direct debit however, at our discretion, we may authorise payment by direct debit or as set out in the payments policies. Such authorisation must be in writing to be valid.

14. ENDING YOUR ABILITY TO ACCESS THE REGISTER

Where you are experiencing a technical problem in the interface of your business systems with the register which in our discretion puts the integrity of our systems and databases at risk, we may suspend your access to the register. You will be required to rectify the technical problem to our satisfaction before your access will be resumed. We may require you to test your interface in a test environment to our satisfaction before allowing your access to resume.

15. YOUR ABILITY TO ASK FOR COMPENSATION FROM US

You agree that your rights to compensation are determined and limited by clauses 16 and 17 of this agreement.

16. EXCLUSION OF LIABILITY

We exclude all liability we may have to you to the extent permitted by law. This exclusion also applies for the benefit of these persons:

- 16.1 Any entity we are in any business relationship with;
- 16.2 Every officer, employee, contractor, agent of us or any entity in clause 16.1;
- 16.3 anyone else we get to perform our duties under any agreement you have with us.

None of the persons specified above is liable or has to pay you for anything else in connection with or resulting from anything any of us does or does not do, or delays in doing, whether or not it is contemplated or authorised by any agreement you have with us.



This exclusion applies whatever you are claiming for and in whatever way liability might arise.

This exclusion does not prevent you getting a court order requiring us to do anything we have agreed to do for you.

For the purposes of the Contracts (Privity) Act 1982 this clause is enforceable by any of the abovementioned parties.

17. LIMITATION OF OUR LIABILITY

We have excluded all other liability we or any of the persons specified in clause 16 may have to you. If any of those persons is ever liable to you and, for any reason, cannot rely on the exclusion of liability set out in clause 16 then this clause applies.

Where this clause applies, the maximum combined amount the persons specified above (together) will have to pay you and anyone else who uses the services we provide for you (together) is the amount of the most recent monthly charge paid by you under this agreement.

18. INFORMATION ABOUT YOU

During our relationship we will collect information about you from yourself and others.

Under the Privacy Act 1993, we follow strict security procedures in storing and disclosing information about you, to prevent unauthorised access. Our security measures mean that we may request proof of identity before we disclose sensitive information to you.

You may decide whether to provide any information we seek from you. However, if you do not provide it we may not be able to provide our services to you.

You may ask to see information we hold about you and ask for any details that are wrong to be corrected.

We may hold the information and share it with our officers, employees, contractors, and agents. This enables us and those other persons to provide services to you, to send you invoices and keep you informed of new services as they become available.

We may share with any person the numbers of:

- domain name registrations arranged by you according to: date of registration/name of registrar/zone/status, or any combination of these criteria;
- domain names arranged by you and transferred and cancelled according to: date of transfer or cancellation/name of registrar/zone/status, or any combination of these criteria.

19. REGISTRATION OF A DOMAIN NAME

When you register a domain name in the .nz domain name space you are:

- 19.1 registering a domain name for a registrant because no other person has it according to the records of the register;
- 19.2 not representing anything else to anybody regarding that domain name or any other domain name. The entry of a domain name in the "who is" database shall not be taken as evidence of anything other than such registration;



- 19.3 responsible to notify any registrant for whom you act that use of the domain name may breach third party legal rights and that it is the registrant's responsibility as a condition of registration to satisfy itself that such legal rights are not infringed and to protect you, us and everybody who has the benefit of this agreement, from any claim arising out of that person being registered the domain name.

20. REGISTER IS THE RECORD

For all purposes the details shown in the register shall be treated as correct and the authoritative record.

21. LAW & JURISDICTION APPLYING TO THIS AGREEMENT

Unless we otherwise agree in writing, this agreement contains all the terms of our relationship and continues to apply no matter where you are located at the time any of the services are provided or where you reside. This will be the case until this agreement is cancelled except to the extent clause 32 says otherwise.

To the extent legally permitted:

- 21.1 these terms shall be governed by and interpreted in accordance with New Zealand law;
- 21.2 any claim or dispute arising out of or in connection with this agreement must be instituted within 60 days from the date the relevant service was supplied to you;
- 21.3 any matter arising out of or in connection with this agreement shall be finally resolved by either you or us serving on the other, notice in writing requiring that the matter be determined by an independent person to be appointed by the President or Vice-President for the time being of the New Zealand Law Society and the party serving the notice may at any time after service of the notice refer the matter for determination. The independent person acting under this clause shall act as an expert in determining any matter arising out of or in connection with this agreement. The cost of such determination shall be borne equally by both of us;
- 21.4 except as otherwise stated, you may take action against us only in a New Zealand court;
- 21.5 where you or any registrant for whom you act supplies incorrect information regarding a domain name and we incur cost in any matter concerning that name then we may recover the costs incurred by us from you.

22. RIGHT TO MAKE POLICIES REGARDING THE REGISTER

You agree that we will provide and maintain policies affecting the technical operation of the register and at anytime we may amend those policies. We agree to publicise such amendments before implementing them. Our standard procedure will be to consult on such changes through the Registry-Registrar Standing Committee, except where in our opinion the integrity of the registry systems is at significant risk. All changes to policies will be notified to you by email and by posting them on www.nzrs.net.nz before the date they become effective.

23. ALTERING THESE CLAUSES



We may alter or remove existing clauses of this agreement or add new ones. Alterations may be in the nature of completely new clauses. We can do this without the need to obtain the consent of the persons in clause 25.

Before we make any alterations, we will notify you of these and the changes shall come into effect on the date mentioned in the notice. If no such date is mentioned the change will be effective from the date one month after the notification.

Please ask us at any time for a copy of our current agreement with you.

24. SENDING INVOICES AND NOTICES

We will send notices to the last email address or fax number you have given us. We can assume any:

- 24.1 email has been received when it has been sent to the email address we sent it to even if it has not been downloaded from the Internet Service Provider hosting the email address;
- 24.2 fax has been received when we receive confirmation of transmission to the number we sent it to.

You may send any notice to us by: emailing it to notice@nzrs.net.nz or sending it by fax to (+64) (4) 931-6979.

25. MEETING OUR DUTIES THROUGH AGENTS

We may have any agent approved by us in writing perform any part of our side of the agreement you have with us. If that occurs, each of those persons and their officers, employees, contractors or agents shall have the benefit of any terms that confer benefits on us.

26. TRANSFERRING RESPONSIBILITIES

We may transfer the whole of our side of the agreement you have with us to someone else. We will tell you if we do this. You may not transfer this agreement or any benefit or obligation of it to anybody. If you are a business and your management or control is altered, then this will be treated by us as a transfer of this agreement entitling us to end it. For the purposes of this clause the Contracts (Privity) Act 1982 shall apply.

27. MORE THAN ONE PERSON

All the persons who you permit to perform or carry out your role as a registrar, and use or acquire services from us, are treated by us as persons you are responsible for under this agreement and must meet all your duties under it. Notwithstanding this clause you shall be solely responsible for performing all obligations under this agreement.

28. EACH CLAUSE SEPARATELY BINDING



Each clause of every agreement you have with us is separately binding.

If for any reason we, you, or any of the persons specified in clause 16 cannot rely on any clause, all other clauses of it are binding.

29. COMMUNICATION WITH REGISTRANTS

It is agreed by both of us that while generally we will not communicate with any registrant for whom you act, there are circumstances when we are authorized to do so, namely: when instructed in writing to do so by InternetNZ; or

- any other circumstances determined by InternetNZ.

30. CHANGES TO OUR SYSTEMS

From time to time, we may make changes to the software and/or minimum technical requirements that enable you to interface with our systems.

Where we do this we will always follow the processes required by InternetNZ.

We will always give you a minimum of one month notice of these changes prior to the implementation.

We will not be obliged to give you notice if in the opinion of InternetNZ the integrity of our systems is at risk.

31. CANCELLING OR SUSPENDING THE AGREEMENT

31.1 If you want to cancel the agreement you have with us, please email us at cancellation@nzrs.net.nz or fax (+64) (4) 9316979. Unless the law says otherwise, or we have both agreed to the contrary, this agreement will end 2 months after we receive your communication.

31.2 We may cancel or suspend this agreement with immediate effect at any time if you do not meet your duties to us.

31.3 The agreement will end immediately if we cancel it under clause 31.2.

31.4 Upon cancellation of this agreement, you shall:

- take all actions necessary to safeguard the rights of registrants for whom you act; and
- cease to hold yourself out as someone with access to the register; and
- immediately discontinue your connections to the register; and
- (where cancellation is by you) arrange for the transfer of registered domain names for whom you are the designated registrar to a new registrar(s) according to the registrant transfer plan published by InternetNZ; and
- (where cancellation is by us or InternetNZ) you agree we have authority to transfer the registered domain names for which you are the designated registrar according to



the directions of InternetNZ and policy published by InternetNZ for transfers in such circumstances; and

(f) work co-operatively with all persons who InternetNZ advises are involved in transfers of registered domain names for which you are the designated registrar to other registrars.

(g) Immediately pay all, whether due or not, charges owing to us on the date this agreement is cancelled.

31.5 Cancellation of this agreement means the **INTERNETNZ REGISTRAR AUTHORISATION AGREEMENT** is cancelled.

31.6 Cancellation of the **INTERNETNZ REGISTRAR AUTHORISATION AGREEMENT** means this agreement is cancelled.

32. RIGHTS AND RESPONSIBILITIES THAT CONTINUE

The cancelling of any agreement you have with us does not affect any rights and responsibilities which are intended to continue or come into force afterwards. These include the rights and duties under clauses 2-4, 6-10, 12, 14, 16-21, 25, 27, 28, 29, 30 and this clause 32.

For and on behalf of the Registrar

For and on behalf of the .nz
Registry Services

.....

.....

Date / /

Date / /

Name of Person/Entity

City of Residence

