

Terms & Conditions

DOMAIN NAME PRIVACY SERVICE

By using AC Web's Domain Name Privacy Service (hereinafter the "Domain Privacy Service,"), you signify your agreement to the terms and conditions contained in this Domain Name Privacy Service Agreement (hereinafter, the "Agreement"). This Agreement is between you, your organization (if you are entering into this Agreement on behalf of an organization), collectively referred to herein as "You" or "Your" and AC Webconnecting N.V. ("AC Web", "We", "Us" and "Our").

GENERAL

The following additional terms and conditions contained in this section apply where You authorize and direct AC Web to display Domain Privacy Service contact information in the public WHOIS database for a domain name's Registrant, Administrative Contact, and Technical Contact. By purchasing the Domain Privacy Service ("Service") for a particular domain name registration, You understand and agree that AC Web will display the Domain Privacy Service's name, email address, post office box mailing address, and telephone number in the public WHOIS database. You also understand and agree that AC Web will provide the Domain Privacy Service's name, email address, post office box mailing address, and telephone number to the central top-level domain ("TLD") name registry. If required by the registry, AC Web may also send Your contact information to the registry in addition to the Domain Privacy Service's contact information. You also understand and agree that the Domain Privacy Service's name, email address, post office box mailing address, and telephone number will be sent to the third party data escrow service as required by ICANN regulations. Additionally, if required by ICANN, AC Web will send Your contact information to a third party data escrow service. These terms and conditions apply to all circumstances where You utilize the Domain Privacy Service's contact information for display in the public WHOIS database in association with any domain name You register. You agree to pay any and all applicable fees for the Domain Privacy Service as set forth on our web site.

COMMUNICATIONS

You understand and agree that AC Web will receive all email, postal mail and telephone communications on Your behalf. You further understand and agree that AC Web will open, listen to, and review all email, postal mail and telephone communications and forward such communications to You at the email address You provide to AC Web during the domain name registration process. You understand and agree that any postal mail communications will be scanned into electronic form and forwarded to You at the email address You provide to AC Web during the domain name registration process. You understand that You may provide written request to AC Web within five (5) days of the date that AC Web forwards postal mail communications to You via email in order to request that a copy of the scanned mail be forwarded to You via postal mail at Your expense. You agree that You are responsible for paying all fees and costs associated with AC Web providing such forwarding service to You. It is your responsibility to contact AC Web for current fee schedule. You acknowledge and agree that if You do not direct us in writing to forward to You a copy of the scanned postal mail within the five (5) day period, and timely pay the applicable fee, then AC Web may destroy such postal mail. You further

acknowledge and agree that AC Web may destroy all other communications within five (5) days of the date that AC Web forwards the communication to You. You specifically acknowledge and agree that AC Web may destroy all communications that appear to be third class, "junk" mail, and spam mail (i.e., unsolicited and bulk communications). You agree to provide AC Web with a valid and current mailing address, telephone number and email address in connection with Your domain name registration. You acknowledge that You may not receive messages sent to any address that is invalid, inactive, expired, or unable to receive messages for any reason and at any time - and that your failure to receive and appropriately respond to email or physically delivered messages from AC Web, ICANN, and/or others may result in suspension or cancellation of the AC Web Privacy Service and your domain name registration.

WAIVER AND LIMITED LIABILITY

YOU HEREBY WAIVE ANY AND ALL CLAIMS RELATED TO OR ARISING FROM YOUR FAILURE TO RECEIVE COMMUNICATIONS DIRECTED TO YOU VIA THE AC Web PRIVACY SERVICE, BUT NOT FORWARDED TO YOU BY THE AC Web PRIVACY SERVICE.

AC Web WILL NOT BE LIABLE FOR ANY (A) SUSPENSION OR LOSS OF THE DOMAIN PRIVACY SERVICE, (B) USE OF THE DOMAIN PRIVACY SERVICE, (C) INTERRUPTION OF THE DOMAIN PRIVACY SERVICE OR INTERRUPTION OF YOUR BUSINESS, (D) LOSS OR LIABILITY RESULTING FROM ACTS OF OR EVENTS BEYOND OUR CONTROL, (E) YOUR FAILURE TO RECEIVE IMPORTANT CORRESPONDENCE SENT TO YOU AT THE EMAIL OR PHYSICAL ADDRESS YOU PROVIDE TO US, INCLUDING, BUT NOT LIMITED TO, LEGAL NOTICES OR DISPUTE RESOLUTION COMPLAINTS, OR (F) APPLICATION OF ANY DISPUTE POLICY. WE WILL NOT BE LIABLE FOR ANY INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES OF ANY KIND (INCLUDING LOST PROFITS) REGARDLESS OF THE FORM OF ACTION WHETHER IN CONTRACT, TORT (INCLUDING NEGLIGENCE), OR OTHERWISE, EVEN IF WE HAVE BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. IN NO EVENT SHALL OUR MAXIMUM AGGREGATE LIABILITY EXCEED THE TOTAL AMOUNT PAID BY YOU FOR EMAIL SERVICES, BUT IN NO EVENT GREATER THAN \$100.00 (US DOLLARS). BECAUSE SOME JURISDICTIONS DO NOT ALLOW THE EXCLUSION OR LIMITATION OF LIABILITY FOR CONSEQUENTIAL OR INCIDENTAL DAMAGES, IN SUCH JURISDICTIONS OUR LIABILITY SHALL BE LIMITED TO THE MAXIMUM EXTENT PERMITTED BY LAW.

INDEMNIFICATION

YOU AGREE TO RELEASE, INDEMNIFY, AND HOLD US, OUR CONTRACTORS, AGENTS, EMPLOYEES, OFFICERS, DIRECTORS AND AFFILIATES HARMLESS FROM ALL LIABILITIES, CLAIMS AND EXPENSES, INCLUDING ATTORNEYS' FEES AND COURT COSTS, FOR ANY CLAIMS RELATING TO YOUR USE OF THE DOMAIN PRIVACY SERVICES OR ARISING UNDER THIS AGREEMENT, INCLUDING WITHOUT LIMITATION, INFRINGEMENT OF ANY INTELLECTUAL PROPERTY OR OTHER PROPRIETARY RIGHT OF ANY PERSON OR ENTITY, OR FROM THE VIOLATION OF ANY TERM OR CONDITION OF THIS AGREEMENT. IF WE ARE AWARE OF A THIRD PARTY CLAIM WHICH IS RELATED TO THE DOMAIN PRIVACY SERVICES UNDER THIS AGREEMENT, WE MAY SEEK WRITTEN ASSURANCES FROM YOU IN WHICH YOU PROMISE TO INDEMNIFY AND HOLD US HARMLESS FROM THE COSTS AND

LIABILITIES DESCRIBED IN THIS PARAGRAPH. SUCH WRITTEN ASSURANCES MAY INCLUDE THE POSTING OF PERFORMANCE BONDS OR OTHER GUARANTEES. YOUR FAILURE TO PROVIDE SUCH ASSURANCES MAY BE CONSIDERED A BREACH OF THIS AGREEMENT BY YOU.

DISCLAIMER OF WARRANTIES

AC Web DOES NOT MAKE ANY REPRESENTATIONS NOR WARRANTIES OF ANY KIND WHATSOEVER, EXPRESS OR IMPLIED, IN CONNECTION WITH THIS AGREEMENT OR THE DOMAIN PRIVACY SERVICES, INCLUDING BUT NOT LIMITED TO WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE, UNLESS SUCH REPRESENTATIONS AND WARRANTIES ARE NOT LEGALLY EXCLUDABLE. NO ADVICE OR INFORMATION, WHETHER ORAL OR WRITTEN, OBTAINED BY YOU FROM US SHALL CREATE ANY WARRANTY NOT EXPRESSLY MADE HEREIN.

ADDITIONAL CIRCUMSTANCES FOR INTERRUPTION OF SERVICES

You hereby agree that AC Web has the absolute right and power, in its sole discretion and without notice or liability to You whatsoever, to: (a) reveal to third parties the contact information You provided to AC Web during the domain name registration process; and, (b) suspend, terminate, or otherwise interrupt Your Domain Privacy Service, where AC Web, in its sole discretion and without liability, discloses Your identity and contact information when in good faith AC Web believes it is required by law, in compliance with legal process, or to address a potential claim of infringement or liability associated with the domain name.

AC Web may terminate the Domain Privacy Service and unmask Your domain names at any time with email notice to You, in response to (i) any third party claim, (ii) demand of ICANN or any governmental authority, or (iii) in the event of a breach of any provision of this Agreement.

You agree that, at all times and in Our sole discretion, AC Web retains the right to refuse or deny the Domain Privacy Service to You, and thus publicly reveal your information in the WHOIS database. You acknowledge and agree that You shall not be entitled to any refund or credit of any fees or funds previously paid to AC Web, in the event that Your Domain Privacy service is terminated or interrupted for any reason.

TRANSFERS

You agree that AC Web's Domain Name Privacy Service has the authority to act as your Designated Agent as defined in [ICANN's Transfer Policy](#). As your Designated Agent, Domain Privacy Service will maintain the right to approve requests to modify registrant information and changes in domain ownership, including enabling and disabling WHOIS privacy. You also expressly agree to opt out of the 60 day inter-registrar transfer lock following any Material Change of registrant information or domain ownership, as defined in ICANN's Transfer Policy.

You acknowledge and agree that You may be required to disable any Domain Privacy Service You may have purchased for a particular domain name in order to initiate or complete a transfer of that domain name registration.

OTHER TERMS AND CONDITIONS

You agree to be bound by any and all other terms, conditions, exclusions, and/or restrictions in this Agreement concerning the purchase or use of Domain Privacy Service.

ABUSE

Any abuse of the Domain Privacy Service, including, but not limited to, utilizing AC Web's contact information in a Whois record or in any other manner not permitted by AC Web in its sole discretion, without first purchasing the Domain Privacy Service, or any other activity that AC Web deems in its sole discretion to constitute abuse or inappropriate use of the Domain Privacy Service, is strictly prohibited. You acknowledge and agree that AC Web, in its sole discretion and without liability to You for any resulting loss or damages, may take immediate corrective action, including but not limited to deletion, suspension, cancellation, termination, or other interruption of the Domain Privacy Service, any or all of Your other services provided by Us, Your domain name registrations and/or Your customer account with AC Web. In all such cases, any and all fees paid to AC Web shall be non-refundable and ineligible for account credit. To report abuse, including IP and copyright infringement, email register@domain.cam or use any of the contact information designated on [the privacy policy page](#). Claims will be investigated and responded to in a timely manner.

GOVERNING LAW

This Agreement, your rights and obligations and all actions contemplated by this Agreement shall be governed by the laws of Curacao, as if the Agreement was a contract wholly entered into and wholly performed within Curacao. You agree that any action to enforce this Agreement or any matter relating to Your use of the Hosting Services shall be brought exclusively in the courts of Curacao. You consent to the personal and subject matter jurisdiction of any court in Curacao in relation to any dispute arising under this Agreement. You agree that service of process on You by Us in relation to any dispute arising under this Agreement may be served upon You by first class mail to the address listed by You in Your contact information or by electronically transmitting a true copy of the papers to the email address listed by You in Your contact information.

CHANGES TO THIS AGREEMENT

This Agreement may change over time, either through amendments by AC Web, changes to ICANN policy, applicable law or governmental authority, which may or may not be reflected in the text of this Agreement. Before any material changes to this Agreement become binding on You (other than changes resulting from ICANN policy or action, applicable law or governmental authority), AC Web will notify You of such changes by, for example, sending email to an address you have provided to Us. If, as a result of such a change, You no longer agree with the terms of this Agreement, then Your exclusive remedies are (a) to transfer Your domain name registration services to another registrar, or (b) to cancel the Domain Privacy Service. Your continued use of the Domain Privacy Service following notification of a change in this Agreement indicates Your consent to the changes. Unless otherwise specified by Us, any such change binds You thirty (30) days after We notify You of the change, or immediately if such change is a result of an ICANN policy, applicable law or governmental authority.

GENERAL

The Domain Privacy Service is provided only to individuals who are eighteen (18) years of

age or older. This Agreement, together with all modifications, constitutes the complete and exclusive agreement between You and Us, and supersedes and govern all prior proposals, agreements, or other communications with respect to the Domain Privacy Service. Nothing contained in this Agreement shall be construed as creating any agency, partnership, or other form of joint enterprise between the parties. The failure of AC Web to require Your performance of any provision hereof shall not affect the full right to require such performance at any time thereafter; nor shall the waiver by AC Web of a breach of any provision hereof be taken or held to be a waiver of the provision itself. In the event that any provision of this Agreement shall be unenforceable or invalid under any applicable law or be so held by applicable court decision, such unenforceability or invalidity shall not render this Agreement unenforceable or invalid as a whole. AC Web will amend or replace such provision with one that is valid and enforceable and which achieves, to the extent possible, our original objectives and intent as reflected in the original provision.

Third-level Domain and Website Service

By participating in AC Web's Third-level Domain and Website Service, the user (hereinafter "You"), agrees to be bound by the following Terms of Service (TOS), which will be updated from time to time without notice. You are responsible for reviewing and periodically checking the TOS as AC Web reserves the right to change it at any time. The current version of the TOS can be found on AC Web's website.

AC Webconnecting N.V. offers third-level domain name websites to users free of charge. In order to take advantage of this offer, You must create and verify an account with AC Web or one of its niche registration sites. You may select a free third-level domain, if available, bundled with a hosting and website service, the provider of which will be designated by AC Web. The Third-level Domain and Website Service is inclusive of basic features (such as hosting, website templates options, third-level domain, etc.), as explained on our website. Alternative hosting solutions and advanced features, like AC Web's email services, will not be available for third-level domains. You have the option of upgrading to paid hosting and website services or to a second-level domain registration (subject to availability) at any time to gain access to more advanced features and services. Using the Third-level Domain and Website Service does not confer ownership of the third-level domain name to You. You may not sell or lease third-level domains to third parties nor will You allow any unauthorized party to access Your account.

AC Web reserves the right to delete, suspend, or reallocate any third-level domain and cancel Your hosting service at its sole discretion at any time and without cause. All use of hosting services and content hosted on third-level domains will be subject to these TOS in addition to any terms and/or agreements put forward by the designated hosting provider regarding the use of their services. You will not use third-level domains to perpetuate abusive and illegal behaviors, such as (but not limited to) distributing malware, phishing, pharming, copyright infringement, or distributing illegal content. You take sole responsibility for content hosted and published on Your free website. Penalties for violating these TOS include having Your account and third-level domain deleted or suspended and the corresponding website and hosting service cancelled, at the AC Web's discretion.

You agree to populate third-level domain websites with content that abides by the TOS and all applicable laws. Unpopulated, inactive, or parked third-level domains and websites may be deleted at the AC Web's discretion. AC Web may attempt to contact You to confirm interest in the domain and hosting solution before deletion.

You will maintain up-to-date account and contact information (name, email address, phone

number, and address). You give AC Web and its affiliates and designees the right to send email notifications regarding Your account, website, and user activity, in addition to promotional materials, reminders, and offers. Email will be the primary method of communication between AC Web and You. If You unsubscribe from such email notifications, the account, website, and third-level registration will be deleted after 30 days. AC Web will alert You of this before the third-level domain is deleted and website service cancelled. AC Web also reserves the right to contact You via any of Your listed contact information.

You will be asked by AC Web to “renew” Your third-level domain annually by confirming Your interest and use of the third-level domain. For example, this renewal and certification of interest may be completed via an email link You must click, the completion of a brief survey, or some similar exercise. The renewal email will be sent to the primary email address associated with Your account. Failure to respond to the renewal email for third-level domains may result in their deletion and the cancellation of any website hosting services, at which point content and information relating to the website may not be recoverable.

This service is provided to You as-is. Unplanned or unannounced interruptions in the designated hosting provider’s services or AC Web’s services will not require remedy. AC Web is not responsible for the loss or corruption of content on Your website in the case of a technical failure. It is Your sole responsibility to back up data. AC Web will provide You with customer support regarding its Third-Level Domain and Website Service primarily in the form of email support. Support emails should be sent to support@acweb.com. AC Web support staff may redirect Your inquires to the designated hosting provider’s customer support. To report abuse or copyright infringement as addressed previously in these TOS, please email [abuse\[at\]acweb.com](mailto:abuse[at]acweb.com) or call +1.5038508351. AC Web will review and investigate abuse emails in a timely manner and take appropriate action. For more information, see AC Web’s Customer Service and Abuse Policies.

LIMITATION OF LIABILITY

AC Web WILL NOT BE LIABLE FOR ANY (A) SUSPENSION OR LOSS OF THE THIRD-LEVEL DOMAIN AND WEBSITE SERVICE; (B) INTERRUPTION OF BUSINESS; (C) ACCESS DELAYS OR ACCESS INTERRUPTIONS TO THE WEBSITE(S) PROVIDED THROUGH OR BY THE THIRD-LEVEL DOMAIN AND WEBSITE SERVICE; (D) LOSS OR LIABILITY RESULTING FROM ACTS OF GOD; (E) DATA NON-DELIVERY, MIS-DELIVERY, CORRUPTION, DESTRUCTION OR OTHER MODIFICATION; (F) EVENTS BEYOND OUR CONTROL; (G) THE PROCESSING OF YOUR APPLICATION FOR THE HOSTING SERVICE; OR (H) LOSS OR LIABILITY RESULTING FROM THE UNAUTHORIZED USE OR MISUSE OF YOUR ACCOUNT IDENTIFIER OR PASSWORD. YOU FURTHER AGREE THAT WE WILL NOT BE LIABLE FOR ANY INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES OF ANY KIND (INCLUDING LOST PROFITS) REGARDLESS OF THE FORM OF ACTION WHETHER IN CONTRACT, TORT (INCLUDING NEGLIGENCE), OR OTHERWISE, REGARDLESS OF WHETHER OR NOT WE HAVE BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. IN NO EVENT SHALL THE MAXIMUM AGGREGATE LIABILITY OF US EXCEED ONE HUNDRED DOLLARS (\$100.00). BECAUSE SOME STATES DO NOT ALLOW THE EXCLUSION OR LIMITATION OF LIABILITY FOR CONSEQUENTIAL OR INCIDENTAL DAMAGES, IN SUCH STATES, THE LIABILITY OF US SHALL BE LIMITED TO THE MAXIMUM EXTENT PERMITTED BY LAW.

INDEMNIFICATION

YOU AGREE TO RELEASE, INDEMNIFY, AND HOLD US, OUR CONTRACTORS, AGENTS, EMPLOYEES, OFFICERS, DIRECTORS AND AFFILIATES HARMLESS FROM ALL LIABILITIES, CLAIMS AND EXPENSES, INCLUDING ATTORNEYS' FEES AND COURT COSTS, FOR ANY CLAIMS RELATING TO YOUR USE OF THE THIRD-LEVEL DOMAIN AND WEBSITE SERVICE OR ARISING UNDER THIS AGREEMENT, INCLUDING WITHOUT LIMITATION, INFRINGEMENT OF ANY INTELLECTUAL PROPERTY OR OTHER PROPRIETARY RIGHT OF ANY PERSON OR ENTITY, OR FROM THE VIOLATION OF ANY TERM OR CONDITION OF THIS AGREEMENT. IF WE ARE AWARE OF A THIRD PARTY CLAIM WHICH IS RELATED TO THE THIRD-LEVEL DOMAIN AND WEBSITE SERVICE UNDER THIS AGREEMENT, WE MAY SEEK WRITTEN ASSURANCES FROM YOU IN WHICH YOU PROMISE TO INDEMNIFY AND HOLD US HARMLESS FROM THE COSTS AND LIABILITIES DESCRIBED IN THIS PARAGRAPH. SUCH WRITTEN ASSURANCES MAY INCLUDE THE POSTING OF PERFORMANCE BONDS OR OTHER GUARANTEES. YOUR FAILURE TO PROVIDE SUCH ASSURANCES MAY BE CONSIDERED A BREACH OF THIS AGREEMENT BY YOU.

DISCLAIMER OF WARRANTIES

AC Web DOES NOT MAKE ANY REPRESENTATIONS NOR WARRANTIES OF ANY KIND WHATSOEVER, EXPRESS OR IMPLIED, IN CONNECTION WITH THIS AGREEMENT OR THE THIRD-LEVEL DOMAIN AND WEBSITE SERVICE, INCLUDING BUT NOT LIMITED TO WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE, UNLESS SUCH REPRESENTATIONS AND WARRANTIES ARE NOT LEGALLY EXCLUDABLE. YOU UNDERSTAND AND AGREE THAT ANY MATERIAL AND/OR DATA DOWNLOADED OR OTHERWISE OBTAINED THROUGH THE USE OF THE THIRD-LEVEL DOMAIN AND WEBSITE SERVICE IS DONE AT YOUR OWN DISCRETION AND RISK AND THAT YOU WILL BE SOLELY RESPONSIBLE FOR ANY DAMAGE TO YOUR COMPUTER SYSTEM OR LOSS OF DATA THAT RESULTS FROM THE DOWNLOAD OF SUCH MATERIAL AND/OR DATA. NO ADVICE OR INFORMATION, WHETHER ORAL OR WRITTEN, OBTAINED BY YOU FROM US SHALL CREATE ANY WARRANTY NOT EXPRESSLY MADE HEREIN.

GOVERNING LAW

This Agreement, your rights and obligations and all actions contemplated by this Agreement shall be governed by the laws of Curacao, as if the Agreement was a contract wholly entered into and wholly performed within Curacao. You agree that any action to enforce this Agreement or any matter relating to your use of the Third-level Domain and Website Service shall be brought exclusively in Curacao. You consent to the personal and subject matter jurisdiction of any court in Curacao in relation to any dispute arising under this Agreement. You agree that service of process on you by us in relation to any dispute arising under this Agreement may be served upon you by first class mail to the address listed by you in your contact information or by electronically transmitting a true copy of the papers to the email address listed by you in your contact information.

GENERAL

The Third-level Domain and Website Service is provided only to individuals who are eighteen (18) years of age or older. This Agreement, together with all modifications,

constitutes the complete and exclusive agreement between You and AC Web, and supersedes and govern all prior proposals, agreements, or other communications with respect to the Third-level Domain and Website Service. Nothing contained in these TOS shall be construed as creating any agency, partnership, or other form of joint enterprise between the parties. The failure of AC Web to require Your performance of any provision hereof shall not affect the full right to require such performance at any time thereafter; nor shall the waiver by AC Web of a breach of any provision hereof be taken or held to be a waiver of the provision itself. In the event that any provision of this Agreement shall be unenforceable or invalid under any applicable law or be so held by applicable court decision, such unenforceability or invalidity shall not render this Agreement unenforceable or invalid as a whole. AC Web will amend or replace such provision with one that is valid and enforceable and which achieves, to the extent possible, our original objectives and intent as reflected in the original provision.

TRADEMARK AND COPYRIGHT DISPUTE POLICY

AC Webconnecting N.V. (“AC Web”) respects the trademarks and copyrights of third parties and requests that the people who use its services do the same. This trademark and copyright dispute policy is here to assist you if you believe your legal rights to a trademark and/or copyright are being infringed upon.

TRADEMARK DISPUTES

This section will assist you if you believe that you have a trademark claim related to a domain name registered through the AC Web domain name registration service.

Uniform Dispute Resolution Policy (the “UDRP”): The UDRP is a mandatory administrative proceeding adopted by the Internet Corporation for Assigned Names and Numbers (“ICANN”). All ICANN accredited registrars are required to follow the UDRP. AC Web LLC is an ICANN accredited registrar. All AC Web domain name registrants are required to submit to the UDRP per the AC Web Domain Name Registration Agreement.

The Rules for the UDRP (the “Rules of Procedure”) are available at <http://www.icann.org/en/help/dndr/udrp/rules>

COPYRIGHT DISPUTES

AC Web provides webhosting services in connection with some of its domain name registration services. This section will assist you if you believe that you have a copyright claim related to a domain name using AC Web’s webhosting service. Please make sure AC Web is the webhost before you submit a copyright complaint under this policy. See the Checking Webhost section below for more information on how to determine if AC Web is providing webhosting services.

Copyright Complaint

If you believe you have a valid copyright claim for material in which you hold a bona fide copyright, you must submit the following information to AC Web’s Copyright Agent by email to: [legal\[at\]acweb.com](mailto:legal[at]acweb.com) with “Copyright Complaint” in the subject line, or by mail to AC Webconnecting N.V. Attn: Copyright Agent, 650 Greystone Park NE, Atlanta G.A. 30324.

Each notification must include the following to be effective:

- Identification of the copyrighted work you claim to have been infringed, or, if multiple

copyrighted works at a single online site are covered by a single notification, a representative list of such works on that site.

- Identification of the material that you claim to be infringing or to be the subject of infringing activity and that is to be removed or access to which is to be disabled, and information reasonably sufficient to permit AC Web to locate the material.
- Information reasonably sufficient to permit AC Web to contact you, such as an address, telephone number, and, if available, an electronic mail address at which you may be contacted.
- A statement that you have a good faith belief that use of the material in the manner complained of is not authorized by the copyright owner, its agent, or the law.
- A statement that the information in your notification is accurate, and under penalty of perjury, that the you are, or you are authorized to act on behalf of, the copyright owner, of an exclusive right that is allegedly infringed.
- Your electronic signature.

Upon receipt of sufficient notice, and provided you have properly identified the material you claim to be infringing such that AC Web can adequately locate the allegedly infringing material, AC Web will remove or disable the access to the material you claim to be infringing. AC Web will take reasonable steps to forward your notification to the alleged infringer and will notify them that the material has been removed or disabled.

Counter Notification

If you have received notification that material on your website was removed, or access to the material was disabled due to notice of an alleged copyright infringement, you may send your counter notification to legal@domain.cam with "Counter Notification" in the subject line, or by mail at the address set forth above.

Your counter notification must include the following to be effective:

- Identification of the material that was removed or to which access was disabled and the location at which the material appeared before it was removed or access to it was disabled.
- A statement under penalty of perjury that the you have a good faith belief that the material was removed or disabled as a result of mistake or misidentification of the material to be removed or disabled.
- Your name, address, and telephone number, and a statement that the you consent to the jurisdiction of Curacao, and that you will accept service of process from the complaining party or its agent.
- Your electronic signature.

AC Web will provide the complaining party with a copy of your counter notification upon our receipt. AC Web will inform the complaining party that the removed material will be returned to your website or AC Web will cease disabling access to the material with ten (10) business days unless AC Web receives notice from the complaining party that the complaining party has filed a court order or other legal action to restrain you from engaging in infringing activity related to the material on AC Web's system. If AC Web does not receive such notification from the complaining party, AC Web will replace the removed material or cease disabling access to it in not less than ten (10) nor more than fourteen (14) business days from receipt of your counter notification.

Repeat Infringers

AC Web's policy is to terminate, in appropriate circumstances, AC Web customers and account holders who repeatedly violate this policy or are repeat infringers of copyrighted works.

CHECKING WEBHOST

Please note that AC Web is often not providing webhosting services for a particular domain name or website. In such cases, the allegedly infringing material does not reside on AC Web's computer servers and the above Copyright Dispute policy does not apply. When AC Web is not providing webhosting services, AC Web does not have the technical ability to remove or disable specific items of objectionable content. In this instance, we suggest that you contact the website or the party hosting the website to have this matter properly resolved. The IP address of the website in question often reveals the party that may be providing webhosting services. You may then use <http://www.arin.net/whois/> or another similar tool to identify this party.