

Taking into account changes in factors affecting the cost of services, results of consultations with Internet Service Providers and prevalent international practice in the field of domain management as well as following the Paragraph 38 of the **Procedural Regulation for the .Lt Domain**, the fee rates shall have been revised.

Therefore, new fee rates are established for procedures to be conducted under the new edition of the regulation. Such new rates are effective from 1 November 2009.

Procedure	Base fee (excl. VAT)¹	Fee applicable to an Accredited ISP (excl. VAT)²
Application submission procedure (for creation of one Domain)	33 LTL	25 LTL
Temporary protection procedure	free	free
Suspension procedure	free	free
Extension procedure (for one Period)	33 LTL	25 LTL
Cancellation procedure	free	free
Transfer procedure	as for separate procedures ³	as for separate procedures ³
Change procedure	free	free

¹ *Applicable to all Applicants who have concluded agreements in accordance with the principles, requirements, and provisions of the Regulation.*

² *Applicable to all Accredited ISP's, who have concluded new agreements in accordance with the principles, requirements, and provisions of the Regulation.*

³ *The primary Applicant (the one assigning rights to the Domain) shall perform the cancellation procedure free of charge; the new Applicant (the one obtaining rights to the Domain) shall submit the Application and pay the set base fee for this procedure.*

Old fee rates will be valid until the end of the agreement validity period. For new and extended agreements new base rates will be applied.

We shall remind that upon the new rates coming into effect wording of the relevant paragraphs of the **Procedural Regulation for the .Lt Domain** will also change, in particular:

Section XI. Changes in the Paragraph 61.

In the Paragraph 61 words “three working days” shall be deleted and replaced by “seven calendar days, wording this Paragraph as follows:

“A new Applicant must approve the transfer: he/she must submit the Application under the common procedure and pay the fee for the first Period within seven calendar days after initiation of the transfer procedure. The use of the Domain shall not be suspended for this period. If the new Applicant duly approves the transfer within the set period of time, it is considered that the agreement with the initial Applicant has been terminated, and the agreement with the new Applicant is concluded only when all actions approving the transfer have been carried out by the new Applicant. If the new Applicant fails to duly approve the transfer within the set period of time,

this procedure shall be cancelled and the agreement with the primary Applicant shall not be terminated”.

Section XIV. Changes in the Paragraph 81.

The Part b) of the Sub-Paragraph 2 of the Paragraph 81 is annulled.

The Part c) of the Sub-Paragraph 2 of the Paragraph 81 shall be amended by entering the words “DNS servers used” and wording this Part as follows:

c) ensures the conformity of the configuration of the DNS servers used to the provisions of the Internet self-regulation (in accordance with RFC1034, RFC1035 or their subsequent amendments);

The Part d) of the Sub-Paragraph 2 of the Paragraph 81 shall be amended by entering the words “authoritative” and wording this Part as follows:

d) ensures that the authoritative DNS servers would not maintain recursive requests;

Sub-Paragraph 4 of the Paragraph 81 shall be amended and worded as follows:

4) has demonstrated to the Administrator the ability to perform procedures in the Testing System of the Applications Processing System under the procedures performance scenario provided by the Administrator.

In the Sub-Paragraph 5 of the Paragraph 81 the words “taking into consideration the postponement of payment” shall be deleted and this Sub-Paragraph shall be worded as follows:

“has financial capacity for the fulfillment of pecuniary obligations. A newly accredited ISP must pay the Administrator the sum of two thousand litas up to the beginning of its activity as well as the Accredited ISP having violated payment deadlines has to pay this sum within seven days after the receipt of the Administrator’s request; the conditions of the use of this sum shall be defined in a mutual agreement”.

Section XIV. Changes in the Paragraph 83.

In the Paragraph 83 the words “The duly performed activity of the Accredited ISP shall be promoted by discounts depending on the number of Domains serviced by the Accredited ISP and on the increase within a particular period of time. The same system of discounts shall be applied to all Accredited ISP’s” shall be deleted and this Sub-Paragraph shall be worded as follows:

“Equal rates, which shall be lower than the base rate, shall be established to all Accredited ISP’s. Rates applicable to Accredited ISP’s shall be published on the Administrator’s website. The Administrator may revise the rates applicable to the Accredited ISP’s when there are objective changes in factors affecting the cost of services (amount of expenses, introduction of new taxes or changes in the old ones, inflation, etc.), however such revisions may be made no more than once a year. Information on changes in rates applicable Accredited ISP’s shall be published on the Administrator’s website. Revised rates shall be applied only to those payments, which become payable after the announcement of changes. Discounts applied as a part of special promotions shall not be considered as changes in rates applicable to Accredited ISP’s”.

Section XIV. Changes in the Sub-Paragraph 4 of the Paragraph 85.

In the Sub-Paragraph 4 of the Paragraph 85 words “the provisions for the postponement of the payment” shall be deleted and this Sub-Paragraph shall be worded as follows:

“making payment. It shall be applied with the exceptions: the Accredited ISP shall pay for its own customers to the Administrator accepting the risk related thereto; the conditions and procedures of payment shall be defined in the agreements between the Administrator and the Accredited ISP”.

Section XV. Changes in the Paragraph 86.

The Sub-Paragraph 3 of the Paragraph 86 shall be amended by entering the words “and rates applicable to Accredited ISP’s” and the Sub-Paragraph 3 of this Paragraph shall be worded as follows:

3) base fee rates and rates applicable to Accredited ISP’s;

The Sub-Paragraph 4 of the Paragraph 86 shall be revised and amended by deleting the word “or” and entering the words “and rates applicable to Accredited ISP’s”, wording Sub-Paragraph 4 of this Paragraph as follows:

4) information on change of the Regulation, base fee or rates applicable to Accredited ISP’s;

Section XVI. Validity of the Regulation

The edition of this Regulation shall be effective starting from 1 November 2009.

The relevant provisions of the Agreement with the Accredited Internet Service Provider shall also be revised.

Addition to the Paragraph 3 of the Agreement.

The Sub-Paragraph 3 of the Paragraph 3 of the Agreement shall be amended by entering the following words “DNS servers of the Accredited ISP” and the Sub-Paragraph 3 of the aforementioned Paragraph shall be worded as follows:

3) to ensure conformity of the configuration of DNS servers of the Accredited ISP to Internet self-regulation provisions;

The Sub-Paragraph 4 of the Paragraph 3 of the Agreement shall be amended by entering the word “authoritative” and the Sub-Paragraph 4 of the aforementioned Paragraph shall be worded as follows:

4) to ensure that his authoritative DNS servers would not maintain recursive requests;

Amendment of the Paragraph 7 of the Agreement.

The Sub-Paragraph 2 of the Paragraph 7 of the Agreement shall be amended by deleting the word “Deposit” and entering the word “Advance” instead and the Sub-Paragraph 2 of the aforementioned Paragraph shall be worded as follows:

2) without any prior notice, if the Accredited ISP delays discharge of his financial obligations, including the obligation to pay the Advance, for more than 7 (seven) days. In this case the access to the Applications Processing System shall be renewed only after discharge of the relevant financial obligation;

Amendment of the Paragraph 11 of the Agreement.

The Paragraph 11 of the Agreement shall be amended by deleting the words “base fee rates shall be changed in the manner provided for by the Regulation” and this Paragraph shall be worded as follows:

11. Base fee rates are announced publicly on the Administrator’s website (<http://www.domreg.lt> or replacing site).

Amendment of the Paragraph 12 of the Agreement.

The Paragraph 12 of the Agreement shall be amended by deleting the words “If the Accredited ISP duly performs the present Agreement and the Regulation, the Administrator shall apply discounts depending on the number of and increase in Domains serviced by the Accredited ISP during a particular period. Discount rates and conditions are set in the Appendix to the present Agreement” and adding words “Fee rates applicable to Accredited ISP’s shall be changed in the manner established by the Regulation” and this Paragraph shall be worded as follows:

12. Fee rates applicable to Accredited ISP’s shall be changed in the manner established by the Regulation.

Amendment of the Paragraph 14 of the Agreement.

The Paragraph 14 of the Agreement shall be amended by deleting the word “Deposit” and entering the word “Advance” instead and this Paragraph shall be worded as follows:

14. In case of delay in discharge of financial obligations, including the obligation to pay the Advance, the Accredited ISP shall pay to the Administrator a fine in the amount of 0.02% of overdue sum for each day delayed.

Amendment of the Paragraph 15 of the Agreement.

The Paragraph 15 of the Agreement shall be amended wording it as follows:

15. In case of violation of payment deadlines, in addition to the debt payment, the Accredited ISP shall pay to the Administrator within 7 (seven) days after reception of the demand from the Administrator a sum of 2.000 (two thousand) litas to secure discharge of financial obligations (hereinafter – the “Advance”). The Advance shall be used towards current payments under VAT invoices issued by the Administrator every month. The Administrator shall have a right to relieve the Accredited ISP from the obligation to pay the Advance.

Amendment of the Paragraph 17 of the Agreement.

The Paragraph 17 of the Agreement shall be amended by deleting the word “Deposit” and entering the word “Advance” instead and this Paragraph shall be worded as follows:

17. The Agreement comes into effect upon the Accredited ISP registering himself and his customers in the Applications Processing System. *Transitional provision: The present agreement shall come into effect no earlier than the effective date of the Regulation. Special provision applicable to the newly Accredited ISP: The present Agreement shall come into effect after the Accredited ISP, inter alia, has discharged his obligation to pay the Advance, as provided for by the Paragraph 15.*

Amendment of the Paragraph 29 of the Agreement.

The Paragraph 29 of the Agreement shall be amended wording it as follows:

29. Appendices to the Agreement: No.1. Conditions of Clients Data Management and Provision by the Accredited ISP; No.2. Sample Form of the Service Agreement Between the Accredited ISP and Clients.

Validity of the Amendments of the Agreement.

The present Amendments of the Agreement shall be effective starting from 1 November 2009.