

CONDITIONS FOR THE PROVISION OF THE REGISTRY LOCK SERVICE

1. In these conditions:

1.1. Object of the service – a registered domain name without any assigned name server groups and with a setting of auto-renewal for one term (onExpire attribute “renew”);

1.2. Subject of the service – a registry lock, i.e., the disabled performance of the following procedures/actions related to the object of the service:

1.2.1. Data change – inclusion of the name server group and change of the onExpire attribute and if using an additional option – name server and/or DNSSEC record change;

1.2.2. Domain deletion;

1.2.3. Initiation of the registrar transfer;

1.2.4. Initiation of the domain trade;

1.3. Purpose of the service – protection of data, belonging and status of the object of the service against any incorrect procedures or unauthorised actions;

1.4. Duration of the registry lock – a period from the submission of the application of the registry lock for a specific object of the service until the termination of the registry lock (the application of the registry lock is marked in the Whois database records on the object of the service during this period);

1.5. Domain holder – a person who holds the rights to the object of the service;

1.6. Registrar – a registrar defined in subparagraph 3.13 of the procedural regulation for the .lt top-level domain (hereinafter – DPR);

1.7. Written application – a unilateral expression of the person’s will sent to the registry by email hostmaster@domreg.lt or post (address **Studentų st. 48A-331, LT-51367 Kaunas, Lithuania**);

1.8. Confirmation of the application – proof of the person’s expressed will submitted to the registry within the time limit and in one of the specified manners set by the registry;

Other terms and procedures are understood according to the definitions provided in the DPR.

2. The service is activated by a written application of the registrar using the form provided at <https://registrar.domreg.lt>.

3. The registry notifies the registrar about the activation of the service by email using the contact email address specified in the registrar’s account in the .lt domain administration system (hereinafter – DAS).

4. When the service is activated, the registrar can submit the orders for the registry lock of specific objects of the service. An additional option for the extension of the registry lock into the name server and/or DNSSEC records (see subparagraph 1.2.1) is available while submitting the order as well as later, within the entire period of duration of the registry lock. However, any option of the registry lock related to the object of the service can be cancelled only after the complete termination of the registry lock (partial termination is not available).

5. The orders are submitted:

5.1. Via EPP interface by sending the command **<domain:lock>** to the DAS server and specifying the corresponding elements **<rlock:lockNS>** (for the extension of the registry lock in the name server records) and/or **<rlock:lockDS>** (for the extension of the registry lock in the DNSSEC records) in the case if additional option (see subparagraph 1.2.1);

5.2. Via the WEB interface by logging onto the registrar’s account at <https://registrar.domreg.lt>, clicking the icon of the registry lock next to a specific object of the

service in the submenu item “Manage” of the menu “Domains”, if needed, ticking the additional options in the window for the submission of the order and clicking the button “Apply registry lock”.

6. If needed, the submission of the order is confirmed by the DAS extract.

7. The provision of the service to a specific object begins right after the receipt of the order.

8. The price of the service for each order of the registry lock is provided in registry’s website at <https://registrar.domreg.lt>.

9. The price of the service is included in the summary of the registrar’s performed procedures and the invoice for the month in which the order is submitted.

10. The payment of the price of the service and the responsibility for the late payment are subject to the same conditions as the payment for the performed procedures under section IV.V of the Appendix “Registrars” to the DPR and the accreditation agreement.

11. The registry terminates the registry lock in the following cases:

11.1. For a specific object of the service:

11.1.1. Upon the receipt of the registrar’s written application and, upon the demand, the confirmation of the application;

11.1.2. Upon the receipt of the domain holder’s written application reasoned by the fact that the registry lock is against the domain holder’s interests and that the registrar is non-cooperative in the ending of the restrictions specified in subparagraph 1.2 of these conditions and, upon the demand, the confirmation of the application;

11.1.3. At the registry’s will if it is required for the suspension procedure;

11.1.4. If it is required for the compliance with the legislation or the instruction of the competent state institution;

11.1.5. In other cases, if it is required for the compliance with the principles, requirements and provisions stipulated by the DPR;

11.2. For all the objects of the service specified in the registrar’s orders:

11.2.1. Upon the receipt of the registrar’s written application and, upon the demand, the confirmation of the application;

11.2.2. At the time of the performance of the termination of the accreditation procedure.

12. The registry notifies the registrar (in the cases specified in subparagraphs 11.1.1, 11.1.4 and 11.1.5 of these conditions) and the domain holder and registrar (in the cases specified in subparagraphs 11.1.2 and 11.1.3 of these conditions) about the termination of the registry lock by email. In the cases specified in subparagraph 11.2 of these conditions, the registry does not notify about the termination of the registry lock.

13. After the termination of the registry lock, the newly submitted orders for the same objects of the service are subject to the general provisions for submission, payment and termination.
