

Form: application of the arbitration clause - individual persons

Registro del ccTLD .it
Istituto di Informatica e Telematica del CNR
Via Giuseppe Moruzzi, 1
I-56124 Pisa (Italy)

Re: application of the arbitration clause to the intents and effects of the provisions of article 2 of the Rules for dispute resolution in the ccTLD .it.

The undersigned (*first name surname*), born in (*place of birth and [province or foreign state]*) on (*date of birth*), residing in (*address of abode, street/square, location, post code, province*), tax code (*tax identification number*), email address (*user@domain*) hereby undertakes to allocate disputes connected to the registration and assignment of the domain name “_____ .it” to informal arbitration as provided for in article 2 of the “Rules for dispute resolution in the ccTLD .it”.

Place, date

Signed
First name and surname

(Legible signature)

“Pursuant to art. 13.1 of the Regulation (EU) 2016/679 of the European Parliament and of the Council of April 27, 2016 on the protection of individuals with regard to the processing of personal data, the personal data provided by the applicants will be collected by the Institute of Informatics and Telematics, for the purposes strictly connected to the operation of opposition of the domain name and will be processed in a database of the IIT for the execution of the operations related to the request itself as well as for the other purposes of the law, and if appropriate for the protection of rights. The Data Controller is the National Research Council, through the IIT - Registro. The data will be communicated to the other party or to the counter-parties and to third parties where required by law, by regulatory provision or by Community law, or, where appropriate, for the protection of rights. The supply of such data to the Institute of Informatics and Telematics of the CNR is mandatory for the evaluation of the request for access to personal data of the assignee of the domain name..”

