

Registration Data Disclosure Policy

Introduction

This policy describes on what terms registration data of domain name holders may be disclosed to third parties who demonstrate a legitimate interest via a duly motivated request (hereinafter the “Policy”).

Lawful and duly motivated request

A duly motivated request for disclosure of registration data of a domain name holder must be sent by completing the registration data disclosure [form](#).

Registration data disclosure requests may be submitted in all official languages of the EU.

Review and Disclosure

Upon receipt, such registration data disclosure requests are reviewed and additional evidence for the legitimacy of the request may be asked for.

In case the request is found to be legitimate, the registration data is disclosed free of charge within seventy-two (72) hours. The relevant data will be disclosed via our encrypted platform to the email address of the requestor indicated in the form.

In urgent cases the relevant data will be disclosed within twenty-four (24) hours, provided the urgency is demonstrated. Urgent cases exist if the use of a domain name could lead to life-threatening situations and/or irreparable harm.

In case the request is denied, a reasoned and justified explanation will be provided.

Domain name holders will not be informed of the registration data request nor disclosure.

All requests and disclosures are logged and personal data is disclosed in accordance with our [Privacy Policy](#).

Disclaimer

This Policy may be reviewed and modified at any time, in which case the modified Policy becomes effective upon publication on our public website.

In case of discrepancy between the different language versions of this Policy, the English version shall prevail.