

FOR INFORMATION PURPOSE ONLY. IN EVENT OF ANY DISCREPANCIES BETWEEN CZECH AND ENGLISH VERSION, THE CZECH VERSION SHALL PREVAIL.

Rules for the Provision of the MojeID Service to End Users

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1. INTRODUCTORY PROVISIONS

- 1.1. This document establishes the rules for providing the MojeID service to Users and governs the relationships between the CZ.NIC Association and the Users.
- 1.2. The terms used in the Rules have the following meanings:
 - 1.2.1. **Price List** – a document issued by the CZ.NIC Association setting the prices for the Service to the Users and the Providers.
 - 1.2.2. **CZ.NIC** – CZ.NIC, a special-interest association of legal entities, identification number: 67985726, which provides the MojeID service.
 - 1.2.3. **Contact** – a record of the User, an individual or a legal entity kept in the Identity Register. The Contact is registered if the User's email address and telephone number has been verified. The User identity is verified by validation (in case of a legal entity or an individual entrepreneur) or by Electronic Identification (in case of a natural person).
 - 1.2.4. **Contact Identifier** – a character string under which the Contact is registered. The Service Contact can only contain letters (without diacritical signs), digits and the "-" character (but not at the beginning or at the end or more than once consecutively), and its length must be at least 1 and at most 30 characters.
 - 1.2.5. **Service User Account** – contains the Contact information and other data according to Schedule 1 and also information on how the Contact is used within the Service. If the Contact's data are verified by Means of Electronic Identification in accordance with these Rules, the Service User Account is a Means of Electronic Identification fulfilling the level of security stated on the website of the Service in accordance with legal regulations.
 - 1.2.6. **Contact Point** – a place for personal contact with the CZ.NIC Association. The current list of Contact Points is available at <http://www.mojeid.cz>. The Contact Points are used to perform verification of Contact's User's identity, validations and collect data for validations, among other things; that is why they are also known as validation points.
 - 1.2.7. **Provider** – an individual or a legal entity operating the systems to which third parties are given access using the Service. The relationship between the CZ.NIC Association and the Provider is governed by the document entitled "Conditions for Using the MojeID Service for Logging in to the Providers' Systems" or an agreement between the CZ.NIC Association and the Provider.
 - 1.2.8. **Rules** – document entitled "Rules of Provision of the MojeID Service to End Users" issued by the CZ.NIC Association. The Rules govern the relationship between the CZ.NIC Association and the User.
 - 1.2.9. **Identity Register** – an information system operated by the CZ.NIC Association containing the information concerning the Contacts. The Identity Register may be associated with a Central Register that the CZ.NIC Association operates as a database of domain names, their holders, and other persons, or may be identical to the Central Register.
 - 1.2.10. **Service** – the MojeID service provided by the CZ.NIC Association in accordance with the Rules. The Service is a free and open decentralised system for managing the electronic identities of the Users enabling the use of common decentralisation data to access various information systems operated by different Providers. The service is a qualified system of electronic identification¹.
 - 1.2.11. **User** – an individual or a legal entity to whom the Service is provided.
 - 1.2.12. **Principles** – Principles of personal data processing issued by the CZ.NIC Association

2. SERVICE PROVISION

- 2.1. The User is entitled to register the Contact required for using the Service with the CZ.NIC Association and to use this Contact to log in to the systems operated by the Providers.
- 2.2. Assuming that the User has a Contact, which is registered according to Article **Chyba! Nenalezen zdroj odkazů.** in the Identity Register and/or the Contact's User's identity has been verified, the CZ.NIC Association undertakes to provide the Service to the User. In the event the User registers with the Provider through the Service and the CZ.NIC Association is asked by the Provider for the User's identity, the CZ.NIC Association shall verify the User's

¹ Section 3 of Act No. 250/2017 Coll., on electronic identification

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identity, inform the Provider of the outcome of the verification and furnish the Provider with the User data in accordance with the Rules.

- 2.3. The Agreement between the User and the CZ.NIC Association is made by registering the Contact in the Identity Register. If the User is a consumer,
 - 2.3.1. by registering the Contact the User agrees that the Contact will be registered immediately after fulfilling the conditions for the registration of the Contact, i.e. before the deadline for the withdrawal from the agreement by the consumer set out in a special regulation;
 - 2.3.2. the User may not withdraw from the agreement made with the CZ.NIC Association if the registration of the Contact was performed before the deadline for the withdrawal from the agreement by the consumer set out in a special regulation.
- 2.4. The consent of the User to the Rules shall be deemed to consist of the Contact registration in the Identity Register, verification of the User data (validation, Electronic identification), any use of the Contact to log in with any Provider via the Service, as well as any change to the Contact data or the data in the Service User Account made by the User.

3. CONTACT REGISTRATION AND ADMINISTRATION

- 3.1. The User is entitled to register the Contact intended for using the Service. In order to use the Service, the User is entitled to identify an already existing Contact registered in the Central Register maintained by the CZ.NIC Association for the purposes of the registration of domain names.
- 3.2. To use the Service the Contact must be registered through the procedure according to Article 3.3 of the Rules.
- 3.3. Contact registration process
 - 3.3.1. The following Contact data are used for registration: name, email address and telephone number. The telephone number must be in the international format with the relevant country code (e.g. +420 or +421).
 - 3.3.2. The Contact is registered by verifying the email address and the telephone number.
 - 3.3.3. It is not possible to register a Contact that contains the same email as another registered Contact.
 - 3.3.4. The User is entitled to change the Contact data via the relevant Service interface. However, changing the Contact data is limited as follows:
 - 3.3.4.1. Any email address change must be confirmed by a link sent to the new email address;
 - 3.3.4.2. Any change of the telephone number must be confirmed by a code sent to the new telephone number;
 - 3.3.5. The period for which the Contact is registered is not limited. However, if the Contact is not used for logging in with any Provider through the Service for 12 months, the Service User Account may be cancelled.
 - 3.3.6. The User may cancel the Service User Account at any time.
 - 3.3.6.1. If the Contact was used only for the Service, the Contact is cancelled along with the cancellation of the Service User Account.
 - 3.3.6.2. If the Contact is linked to a record in the Central Register (database of domain names, their holders and other persons), operated by CZ.NIC Association, the Contact will not be cancelled along with the cancellation of the Service User Account. Such a Contact will then become a normal Contact (even though its data have been verified).
- 3.4. Contact validation process with respect to legal entity or individual entrepreneur
 - 3.4.1. The objective of the process of the Contact validation is the positive verification of the identity of the User and the provision of sufficient information for such verification. The information obtained in the validation process is archived, including the partial copies made of identification documents (identity card, passport, certificate of permanent residence). Validation can only be performed if all the required Contact data are filled in (see Schedule 1).
 - 3.4.2. The Contact is not validated in case of natural persons. The data of a Contact belonging to a natural person can be verified solely and exclusively by Electronic Identification according to these Rules.
 - 3.4.3. The Contact validation is performed
 - 3.4.3.1. by verifying the written request for validating the Contact containing the Contact's identifier,

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- 3.4.3.2. name of legal entity / first name and surname of individual entrepreneur with a suffix following the name, if any, ID number, seat), while providing, at the same time, an extract from the records in which the legal entity or individual entrepreneur is incorporated and the authorization of the person submitting the written request to act on behalf of the legal entity or individual entrepreneur.
- 3.4.3.3. by verifying the identity of the person who presents a valid identification document (ID card, passport) during a personal visit to the Contact Point, where the information contained in such document corresponds to the data recorded in Contact; and if the extract from the register in which the legal entity or individual entrepreneur is incorporated and the authorization of the person appearing at the Contact Point for identity verification for the purpose of acting on behalf of the legal entity or individual entrepreneur are documented at the same time.
- 3.4.3.4. verifying the written request for Contact validation containing the Contact's identifier, name and address of the seat of the User, sent by a data message via the User's data box, if the data of the sender of the data message according to the Data Mailbox Information System (ISDS) correspond to the details contained in this Contact and if the sender requested (allowed) the inclusion of their identification in the data message sent and the sender of the data message is an authorised person². In this case it is not necessary to submit the authorisation of the requesting person under Articles 3.4.3.1. and 3.4.3.2. If the request sent by a data message via ISDS is signed with a valid electronic signature based on a qualified certificate issued by one of the certification authorities, and the data contained in that certificate correspond to the data recorded for the Contact to be validated, the verification will be performed regardless of the data of the sender of the data message. However, if the message is sent from a data box different than the User's data box and the request is electronically signed by a person other than the person authorised to represent it according to the public records, it is necessary to document the authorisation of the requesting person according to Article 3.4.3.1.
- 3.4.4. The extracts from the register of legal entities or individuals and the power of attorney must not be older than 3 months; the CZ.NIC Association may also verify the information of a legal entity or an individual entrepreneur from public administration information systems or public registers (such as Register of Companies, Trade License Register). The certified signature of the person authorised to act on behalf of the principal must be attached to the powers of attorney submitted.
- 3.4.5. If any document is submitted with the officially verified authenticity of the document or the signature of the acting person, and this official verification is carried out by a foreign entity, a higher official verification of the document must be carried out (so-called superlegalisation) under the Act on Private International Law. Superlegalisation is replaced by an apostille clause as per the Convention Abolishing the Requirement of Legalisation for Foreign Public Documents of 5 October 1961, or the procedure established by the relevant bilateral international treaty, in accordance with which the given document is exempt from a higher verification. If any document is presented in a language other than Czech, Slovak or English, a certified translation of the document into one of these languages must be attached to the document, including verification clauses, if required. The person presenting the given document is obliged to ensure compliance with the formal requirements. The person presenting the documents shall bear the costs of producing such documents.
- 3.4.6. In the event the User changes any of the following information in the validated Contact: name, organisation, company identification number, tax identification number, address of permanent residence/seat, or date of birth, the Contact validation is cancelled by such a change.
- 3.4.7. Cancelling the Contact validation does not affect the Contact registration.
- 3.4.8. Changing the mailing address does not affect the Contact validation.
- 3.5. The process of verification of a Contact belonging to a natural person for the purposes of electronic identification in accordance with legal regulations³ (hereinafter referred to as "**Electronic identification**")
 - 3.5.1. The aim of the verification process of the Contact for the purposes of Electronic identification is an unambiguous verification of the User's identity and provision of sufficient information for such verification that is necessary for the use of the Contact for the purposes of Electronic identification with other authentication tools. The User's data including name, password, date of birth and permanent residence address are verified. For the purposes of Electronic identification:

² The User must have access to the relevant data box in the role of a person authorised within the meaning of Section 8(1) or (2) of Act No. 300/2008 Coll., on electronic transactions and authorised data conversion; the data provided by the Contact are verified against the data obtained from ISDS.

³ Act No. 250/2017 Coll., on electronic identification; Regulation (EU) No 910/2014 of the European Parliament and of the Council on electronic identification and trust services for electronic transactions in the internal market

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- 3.5.1.1. for a guarantee level from “substantial” onwards, the User must use an authentication token that complies with the FIDO2 standard⁴ and meets the requirements for the security level of the Service (the token is not offered by the CZ.NIC Association as part of the Service) or the authentication mobile application offered by the CZ.NIC Association that meets the required guarantee levels of the Service,
- 3.5.1.2. for the guarantee level “low”, a password is sufficient as an additional tool,
- 3.5.1.3. for the guarantee level “high”, the User must use an authentication token that meets the FIDO2 standard that meets the required guarantee levels of the Service (the CZ.NIC Association does not offer this token).
- 3.5.2. Verification of the Contact for the purposes of Electronic identification may only be performed in the event of a natural person.
- 3.5.3. Verification of the Contact for the purposes of electronic identification is performed either (i) through the public administration contact points (Czech Point)⁵ or (ii) through ISDS, where the identity of the individual is verified against the basic registers⁶, or (iii) by any other means of electronic identification with the same or higher level of security than the level of security of the Service
- 3.5.4. Performing verification of the Contact for the purposes of Electronic identification replaces validation of the Contact under Article 3.4.2.
- 3.5.5. By performing verification of the Contact for the purposes of Electronic identification, the User obtains the Means of Electronic Identification in accordance with legal regulations⁷. The User is required to protect the Means of Electronic Identification including authentication tools against misuse and to report to the CZ.NIC Association without undue delay that the Means of Electronic Identification has or might be misused.
- 3.5.6. The period for which the Contact is verified for the purposes of Electronic identification is not limited in time.
- 3.5.7. The User is entitled to cancel the verification of the Contact for the purposes of Electronic identification at any time and thus invalidate the Means of Electronic Identification. The cancellation can be made via the Service, via an interactive form at <https://www.mojeid.cz/> or by phone after checking the User's identity. Unless the User specifies otherwise, the cancellation of the validation of the Contact for the purposes of Electronic identification does not affect the validation of the Contact under Article 3.4.2.

4. USER DATA

- 4.1. The Identity Register is operated by the CZ.NIC Association. The CZ.NIC Association is the administrator of the data kept in the Identity Register. The processing of data that is personal data according to valid legal regulations is governed by the Privacy Principles.
- 4.2. The User hereby acknowledges that in connection with and for the purposes of proper provision of the Service by the CZ.NIC Association
 - 4.2.1. the User's data kept in the Identity Register will be processed for the purposes of maintaining the Identity Register and providing the Service;
 - 4.2.2. the User's data will be kept in the Central Register maintained by the CZ.NIC Association provided that the protection of the data is at least at the same level as when kept in the Identity Register in accordance with these Rules;
 - 4.2.3. the User's data, including personal data, will be transmitted while providing the Service, to the extent of and in accordance with these Rules, even outside the Czech Republic or the European Union;
 - 4.2.4. the User's data from the public administration information systems will be processed for the purposes of verifying the Contact in accordance with these Rules (validation, Electronic Identification).
 - 4.2.5. the User's data may be transmitted to a third party providing the CZ.NIC Association with the data validation or collection for the validation of the Contact, verification of the Contact's data or informing the User.

⁴ <https://fidoalliance.org/certification/authenticator-certification-levels/authenticator-level-2/>

⁵ Section 8a–8b of Act No. 365/2000 Coll., on public administration information systems and on the amendment of other acts

⁶ Act No. 111/2009 Coll., on basic registers

⁷ Act No. 250/2017 Coll., on electronic identification; Regulation (EU) No 910/2014 of the European Parliament and of the Council on electronic identification and trust services for electronic transactions in the internal market

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- 4.2.6. the data of the User kept in accordance with the Rules of Registration of Domain Names in ccTLD.cz, if the relevant Contact is also entered in the Central Register kept by the CZ.NIC Association for the purposes of domain name registrations.
- 4.3. The User shall be liable for the accuracy of the data provided to the CZ.NIC Association. The User is obliged to report any changes in the data submitted to the CZ.NIC Association without undue delay.
- 4.4. Schedule 1 specifies which data the User of the CZ.NIC Association is obliged to provide – these data are necessary for the provision of the Service – or which are processed by the CZ.NIC Association at all times, as they are necessary for the proper provision of the Service and in direct connection with the Service.
- 4.5. CZ.NIC is entitled to call on the User to provide any additional information essential for the identity verification of the User, especially the address of permanent residence, date of birth and identification number (company ID No.) if such information is necessary for the unambiguous identification of the User, in particular during ongoing legal, arbitral, administrative, criminal or any other proceedings.
- 4.6. CZ.NIC is entitled to provide state administration authorities and courts, including arbitration courts, in accordance with the law and for the purposes of proceedings before such authorities and courts or dispute resolution, with
 - 4.6.1. data from the Identity Register, even if the User indicates that such data shall not be transmitted to the Providers, including any additional information provided pursuant to Article 4.5;
 - 4.6.2. records of the use of the Service by the User including the data transmitted to the Provider during such use.
- 4.7. The data and records under Article 4.6 may only be provided if they refer to specific Users. Under the same conditions, CZ.NIC is also entitled to provide information on historical data, if available.
- 4.8. CZ.NIC will provide historical data about a User upon the User's request, if such data are available.
- 4.9. CZ.NIC is entitled to register and keep records of the use of the Service by the User, including the data transmitted to the Provider during such use, for no longer than 6 months.
- 4.10. CZ.NIC is entitled to store information used or obtained during the registration or verification of the Contacts (validation, Electronic Identification) for the duration of the registration of the Contact and further for a maximum of 5 years; this does not affect the obligation of CZ.NIC to retain the data stipulated by legal regulations that are kept in the register of issued Means of Electronic Identification for a period of 15 years from the expiry of the Means of Electronic Identification concerned.
- 4.11. CZ.NIC shall provide the User with the User data entered in the Identity Register, as well as the records of the use of the Service by the User, including the data transmitted to the Provider during such use, for the period for which they are kept in accordance with Articles 4.9 and 4.10.

5. PROVIDERS

- 5.1. The Providers are separate individuals or legal entities operating the systems to which third parties are given access using the Service. Neither the Providers nor the CZ.NIC Association are entitled to act on behalf of the other party.
- 5.2. Providers with limited access are Providers who have access to the Identity Register in a defined manner without a separate written agreement concluded with the CZ.NIC Association. A Provider with limited access may be furnished in accordance with the Rules with the data required by the Provider if the User does not restrict or extend the scope of such data. In the case of Providers with limited access, only the data required by the Provider as obligatory are offered as standard to the User in the appropriate interface of the Service as the data to be transmitted to the Provider.
- 5.3. Providers with full access are the Providers who have access to the Identity Register based on a separate written agreement concluded with the CZ.NIC Association. The Provider with full access may be furnished in accordance with the Rules with the data required by the Provider if the User does not restrict the scope of such data. In the case of Providers with full access, the data required by the Provider as obligatory as well as optional are offered as standard to the User in the appropriate interface of the Service as the data to be transmitted to the Provider.

6. TRANSMISSION OF USER DATA TO THE PROVIDERS

- 6.1. The User data contained in the Contact are transmitted to the Providers in accordance with the Rules.
- 6.2. The User is entitled to determine which data will or will not be transmitted to the Provider.
- 6.3. The Provider is entitled to determine the minimum amount of the User data which must be transmitted during the use of the Service (obligatory data) and the data which can be transmitted by the User optionally (optional

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data). The User is entitled to extend or restrict the scope of data required by the Provider through the Service interface; however, the CZ.NIC Association shall not be held liable if the Provider does not enable the User to log in using the Service if the User disables the transmission of the data to the Provider which the Provider requires for logging in with the use of the Service.

- 6.4. The User acknowledges that the handling of the transmitted data, including personal data, is a matter of the relationship between the User and the Provider to whom the data have been transmitted. It is recommended that the User acquaint themselves with the relevant Provider's principles of handling personal data before transmitting the data through the Service.

7. PRICE

- 7.1. The prices for the provision of the Service to the Users are set in the Price List.
- 7.2. The User is obliged to pay the price for providing the Service in a manner specified by the Price List.

8. RIGHTS AND OBLIGATIONS OF THE CZ.NIC ASSOCIATION

- 8.1. The CZ.NIC Association does not provide content, information or other services. The CZ.NIC Association is not a representative, agent, contractor or partner of the Provider or the User. By using the Service to log in with the Provider, the CZ.NIC Association does not become a party to the relationship between the User and the Provider based on which the login occurs. The CZ.NIC Association only carries out an independent and impartial verification of the User's identity for access to the systems operated by the Provider.
- 8.2. The CZ.NIC Association shall not be held liable for:
- 8.2.1. the availability of the Provider's systems to which the User logs on using the Service;
 - 8.2.2. the correct implementation of an interface for using the Service on the part of the Provider;
 - 8.2.3. the User data transmitted to the Provider in accordance with the Rules;
 - 8.2.4. The Provider's refusal to allow the User to log in with the use of the Service;
 - 8.2.5. The correctness or completeness of the data on the User if verified in accordance with the Rules;
 - 8.2.6. The handling of the User data which the Provider obtains in accordance with the Rules;
 - 8.2.7. The content or quality of the information or services provided by the Provider;
 - 8.2.8. Any breach of agreements with the User by the Provider;
 - 8.2.9. Any breach of legal regulations by the Provider;
 - 8.2.10. The usage of the Means of Electronic Identification by a user different from the User as long as the User has violated the security measures related to the usage of the Means of Electronic Identification.
- 8.3. Under the terms and conditions set out in the Rules, the CZ.NIC Association undertakes to make every effort that may be reasonably required to ensure the fault-free and smooth operation of the Identity Register and the provision of the Service. The CZ.NIC Association may adopt technical measures aimed especially at reducing network traffic which threatens the stability of CZ.NIC systems, even if such measures lead or may lead to the reduced availability of the Service, the functionality of the Identity Register, etc. In that event, the CZ.NIC Association will not be held liable for any damage, but is obliged to make every effort that may be reasonably required to terminate such measures as soon as possible. No restriction or interruption of the Service under this provision shall result in an entitlement to a refund of the paid price or any portion thereof.
- 8.4. At its discretion, the CZ.NIC Association is entitled to terminate the Contact verification (validation, Electronic Identification) if
- 8.4.1. The data in the Contact are untrue, incomplete, inaccurate or misleading;
 - 8.4.2. The verification of the Contact has been made contrary to the Rules or using untrue, incomplete, inaccurate or misleading information, data or documents;
 - 8.4.3. The Contact is used contrary to the Rules;
 - 8.4.4. The Contact is used contrary to the applicable legal regulations;
 - 8.4.5. The additional data under Article 4.5 are not provided within 15 days of sending the request for the provision of such data;
 - 8.4.6. The User is dissolved without a legal successor or the User dies or is declared dead;

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- 8.4.7. it receives a request to cancel the Electronic Identification according to Article 3.5.7 or notification by the User about misuse or imminent danger of misuse of the Means of Electronic Identification,
- 8.4.8. The right arises from other provisions of the Rules.
- 8.5. The cancellation of verification of the Contact (validation, Electronic Identification) or the cancellation of the Service User Account made according to the Rules establishes no right to a refund of any payments received by the CZ.NIC Association from the User or other person in connection with the provision of the Service.
- 8.6. The CZ.NIC Association may refuse the registration or verification of the Contact (validation, Electronic Identification) even without giving any reason.

9. LIABILITY FOR DAMAGE

- 9.1. The User shall be held liable for any damage caused to the CZ.NIC Association by stating untrue, incomplete, inaccurate or misleading data or by using the Service contrary to the Rules or in a way that violates any third party rights.
- 9.2. The User acknowledges that the CZ.NIC Association is only responsible for the provision of the Service in accordance with the Rules, not for any other performance received or not received by the User based on the use of the Service from the Providers or from third parties. Any liability for any damage incurred by the User as a result of any act or omission of the CZ.NIC Association in connection with the use of the Service is limited to an amount which corresponds to the total annual income that the CZ.NIC Association receives from the User in the course of one calendar year, but no more than CZK 10,000 annually; this does not apply if the natural rights of man are violated or if the damage is caused intentionally or due to gross negligence or where the Service is used as a qualified system of electronic identification.
- 9.3. The CZ.NIC Association shall not be liable for any harm caused to the User by the usage of the Means of Electronic Identification (including authentication tools) by a person other than the User as a result of violating the recommended security measures for the usage of the Means of Electronic Identification.

10. COMMUNICATION

- 10.1. The CZ.NIC Association and the User communicate primarily through the web user interface designed for those purposes by the CZ.NIC Association. In the event the CZ.NIC Association communicates directly with the User, it does so using the data which the User stated in the Identity Register and the Service User Account, where electronic means of communication are considered equivalent to communication via regular mail sent to the postal address. The User is obliged to ensure that the User can be delivered mail via the email address stated in the Identity Register and the Service User Account and have documents delivered to the postal address stated in the Identity Register and the Service User Account, whereas the fact that mail could not be delivered to the User using the data from the Identity Register and the Service User Account is the responsibility of the User.
- 10.2. Written communication according to these Rules is considered as preserved if carried out by electronic or other technical means enabling the receipt of the content of such communication and identification of the persons conducting the communication.

11. DISPUTE RESOLUTION BETWEEN THE USER AND THE CZ.NIC ASSOCIATION

- 11.1. If the User and the CZ.NIC Association are not able to resolve a dispute concerning provision of the Service and if the User who is not a consumer files a petition for commencement of proceedings against the CZ.NIC Association at the Arbitration Court attached to the Czech Chamber of Commerce and the Czech Agrarian Chamber, the CZ.NIC Association will respect the jurisdiction of this Arbitration Court as long as the arbitral proceedings are conducted by three arbitrators in Prague in the Czech language according to the Rules of the aforementioned Arbitration Court and without the exclusion of oral hearings, and as long as the arbitration award is final and binding on both parties.
- 11.2. If the User is a consumer, the Czech Trade Inspection Authority (www.coi.cz) shall be the authority for the extrajudicial resolution of any consumer dispute arising from the Agreement.
- 11.3. In other cases, the general courts of the Czech Republic have jurisdiction for solving disputes between the Holder and the CZ.NIC Association.

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12. DOCUMENT CHANGES

- 12.1. CZ.NIC is entitled to change the Rules, the Price List, the Principles and any other relevant documents at any time. The current versions of these documents are available at all times at <https://www.mojeid.cz> or <https://www.nic.cz>.
- 12.2. Any amendments, reservations, limitations or variations concerning these Rules or any related documents are excluded.
- 12.3. CZ.NIC is required to publish any changes to the documents listed in Article 12.1 at least one month prior to the date on which such changes are to take effect, by publishing the change at <https://www.mojeid.cz> or <https://www.nic.cz>.
- 12.4. The User is entitled to reject the document changes under Article [12.1](#) and cancel the Contact registration by a written notification delivered to the CZ.NIC Association no later than the day preceding the effective date of the Rules change or any other related document.

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Schedule 1: Overview of data kept for Contacts and in the Service User Account⁸

	Data	Required data	Data required for validation	Data required for validation – Electronic Identification
	Identifier	Yes	Yes	Yes
	Identifier of the Means of Electronic Identification	No	No	Yes
	User's identifier within a qualified electronic identification system	No	No	Yes
	Date and time of issue of the Means of Electronic Identification	No	No	Yes
	Date and time of invalidation of the Means of Electronic Identification	No	No	Yes
	Information on the method of verifying the User's (applicant's) identity for the issue of the Means of Electronic Identification	No	No	Yes
	Date and time of last change	Yes	No	No
	Date and time of the last change of the Designated Registrar	Yes	No	No
	Date and time of creating the Contact in the Service	Yes	Yes	Yes
	Name	Yes	Yes	Yes
	Organisation	No	No*	No
	Address (<i>this may be the address of permanent residence/seat of a legal entity/seat of an individual entrepreneur</i>)	No (legal entity) Yes (individual entrepreneur)	Yes	Yes
	Mailing address	No	No	No
	Telephone number	Yes	Yes	Yes
	Fax	No	No	No
	Email address	Yes	Yes	Yes
	Attributes of publication in WHOIS	No	No	No
	Email address for notifications	No	No	No
	Tax identification number	No	No*	No
	Type of identification string (company identification number, tax identification number, identity card, passport or the MoLSA identifier) and the identification string (company identification number, tax identification number, identity card number, passport number or the MoLSA identifier)	No	Yes	No
	Data box ID	No	Yes ⁹	No
	Password	Yes	Yes	Yes
	List of certificates	No	No	No
	String for the certificate of vehicle registration	No	No	No
	Validation attribute	No	No	No
	Date of birth	No	Yes	Yes
	"Over 18" attribute	No	No	No
	Student	No	No	No
	Nickname	No	No	No
	Image	No	No	No

⁸The CZ.NIC Association may record additional data for individual Contacts, in particular data of a technical nature.

⁹If the User decides to validate via their data box using their ISDS data.

FOR INFORMATION PURPOSE ONLY. IN EVENT OF ANY DISCREPANCIES BETWEEN CZECH AND ENGLISH VERSION, THE CZECH VERSION SHALL PREVAIL.

	Data	Required data	Data required for validation	Data required for validation – Electronic Identification
	List of addresses	No	No	No
	List of telephone numbers	No	No	No
	List of IM identifiers (ICQ, Google Talk, etc.)	No	No	No
	List of URLs	No	No	No
	List of email addresses	No	No	No
	Bank account number	No	No	No
	Electronic City Card number	No	No	No
	Public PGP key	No	No	No

* A legal entity or an individual entrepreneur must fill in these data.