TERMS AND CONDITIONS .SR-DOMAIN NAMES

1. The Terms and Conditions shall apply to this agreement with the Telecommunicatie Bedrijf Suriname (Suriname Telecommunications Operator - Telesur).

2. Telesur reserves the right without stating the reasons thereto, to refuse an application for a domain name.

3. The Customer declares that the data filled out on the application form are correct and complete.

4. The hosting or domain registration period shall be for a term of 1, 2, 3, 4 or 5 years, commencing as of the date of availability for the customer. The contract shall each time be renewed automatically for the term so indicated by the applicant, of 1, 2, 3, 4 or 5 years.

5. Cancellation of the domain name shall be notified to Telesur at least 1 month prior to the expiration of the registration period. This shall be done by the customer himself, by letter, fax or e-mail, with mentioning of the customer number. A premature cancellation of a domain name, host or mail account does not give any right to refund of any advance payments made by the customer.

6. Telesur is not responsible for damage ensuing from force majeure. By force majeure, Telesur means inaccessibility or dysfunctioning of the website or the mail account as a result of server maintenance, power failure, power cut-off, hacking, viruses or network interruptions. The customer is responsible to make a back-up of the website files in question.

7. Telesur shall be indemnified by the customer against any possible legal claim as regards the domain name registered by the customer or the contents of the website placed by the customer. Spamming and/or illegal actions are not allowed. Possible conflicts arising as a result thereof shall be the sole responsibility of the customer.

8. At the end of the hosting / registration period, the customer shall receive an invoice and he shall pay the same prior to the beginning of the new period. Telesur has the right to deactivate the domain name for the user in case he does not timely pay the invoice and this until the payment has been received. If the payment is not done and/or the claim runs through a collecting agency, then the domain name shall be cancelled. Deactivating or canceling the domain name shall not relieve the customer from the outstanding payment obligation.

9. Telesur has the right to terminate the agreement without refund of money, if the customer has been declared bankrupt.

10. Prices shown on the website are all exclusive of Turnover Tax.

11. Telesur reserves the right to cancel the hosting / registration prematurely in case the provisions and conditions are not complied with and this without refund of money.

12. If a domain name, host or mail account is cancelled; all files of both the host and the mail account(s) will be removed immediately.

13. Telesur has the right to adjust and amend the terms and conditions to its own discretion. Amendments shall be published on the website.
These TERMS AND CONDITIONS .SR-DOMAIN NAMES have been filed with the First Sub District Court Registry in Paramaribo under General Register number 094373

Laid down on October 31, 2009
TELECOMMINICATIEBEDRIJF SURINAME (TELESUR)

Regulations for the registration of .sr-Domain Names

Preamble
These Regulations contain the conditions that apply to a Registration Contract entered into between a Domain Name Holder and Telesur.

Definitions

Article 1
Application: the application submitted to Telesur to implement a certain transaction in connection with a Domain Name or Personal Domain Name;

Domain Name: a combination of symbols at the first level under the .sr-domain;

Domain name applicant: the intended Domain Name Holder of a Domain Name or a Personal Domain Name;

Domain Name Holder: the person in whose name a Domain Name or Personal Domain Name has been registered with Telesur;

Form: a(n) (electronic) form prescribed by Telesur to submit an application or within the framework of a certain Application of the Registration Application;

Cancellation: the termination of the registration of a Domain Name or Personal Domain Name, as a result of which the Domain Name Holder is denied the use of the Domain Name or Personal Domain Name and the registration is deleted from the Register by Telesur;

Personal Domain Name: a combination of symbols at the second level under a part solely intended for natural persons, so designated by Telesur (whether or not on request of the Domain Name applicant) under the .sr-domain at the first level;

Register: the (electronic) Domain Names and Personal Domain Names Register;

Registration Application: the application for registration of a Domain Name or Personal Domain Name;

Registration contract: the agreement between the Domain name applicant and Telesur, intended for registration and maintenance of a Domain Name or Personal Domain Name, in accordance with the Telesur model;

Regulations: these Regulations for Registration of .sr-Domain Names;

Telesur: the Telecommunicatiebedrijf Suriname (Suriname Telecommunications Operator);

Technical requirements: specific technical requirements with regard to a (Personal) Domain Name, as set forth in appendix 1 to these Regulations;

Modification Domain Name Holder: the modification of (the name of) the Domain Name Holder or a Domain Name or Personal Domain Name.
Registration of a Domain Name or Personal Domain Name

Article 2

2.1 A Domain Name may be applied on behalf of anyone, domiciled or residing anywhere in the world.

2.2 A Personal Domain Name may only be applied on behalf of a natural person, not acting in the capacity of a profession or company, residing anywhere in the world.

Article 3

3.1 The Domain Name Applicant who wishes to register a (Personal) Domain Applicant shall furnish the following documents:

   a. as regards a Domain Name: a Registration Contract signed by the Domain Name Applicant, in accordance with the model drawn up by Telesur;

   b. as regards a Personal Domain Name: a copy of a valid passport, ID-card, driver’s license or a copy of a recent (not older than half a year) extract from the Population Register, serving as evidence that the Domain Name Applicant is a natural person and furthermore a Registration Contract signed by the Domain Name Applicant, in accordance with the model drawn up by Telesur.

3.2 In the case a (Personal) Domain Name is applied for by a minor, a person placed under legal restraint or a person as regards to whom guardianship has been instituted, his/her legal representative or guardian shall also sign the Registration Contract. The legal representative or guardian shall in the case of a Personal Domain Name comply with article 3.1 subsection b as well.

3.3 Domain Name Applicants who do not reside or are not domiciled in Suriname shall designate an address in Suriname where written documents can be delivered to the Domain Name Applicant and summons, if any, can be issued.

Article 4

4.1 Upon submitting to Telesur the Registration application, the Domain Name Applicant shall have at his/her disposal the documents as referred to in article 3.

4.2 Upon submitting to Telesur a Registration application, the technical requirements shall have been met.

4.3 A Registration application shall only be processed on the condition that the said application has been submitted to Telesur in the manner as prescribed.

Article 5

5.1 If a Registration Application submitted by a Domain Name Applicant has been filled out in an incomplete or incorrect manner or has not been submitted in the prescribed manner, or if it turns out that the documents referred in article 3 are not in the possession of the Domain Name Applicant concerned, or if not all documents meet the requirements set by virtue of these Regulations, then the Registration shall not be further processed.
Article 6

6.1 If the Registration Application complies with the provisions laid down by or pursuant to these Regulations, Telesur shall forward to the Domain Name Applicant a confirmation of the Registration of the (Personal) Domain Name and the (Personal) Domain Name shall be included in the Register.

6.2 In the event no confirmation follows within 24 hours, the Domain Name Applicant may assume that the Registration Application was not received.

6.3 The time of forwarding to the Domain Name Applicant, the confirmation of the Registration Application by Telesur, shall apply as the time of the Registration Application.

Not processing the Registration Application

Article 7

7.1 A Registration Application shall not be further processed if one of the following circumstances occurs:

a. the Register already contains an identical (Personal) Domain Name or a Registration Application for an identical (Personal) Domain Name is already being processed;

b. the (Personal) Domain Name is a name excluded from registration by Telesur or a name temporarily or permanently withdrawn by Telesur from the registration process;

c. one or more of the data mentioned on the Registration Application are incorrect or incomplete;

d. the (Personal) Domain Name does not comply with the Technical Requirements and does not comply with the Technical Requirements within a term so set by Telesur either.

7.2 If one of the circumstances mentioned in article 7.1 occurs, Telesur shall as soon as possible following receipt of the Registration Application, forward to the Domain Name Applicant concerned a notification that the Registration Application shall no longer be processed.

Article 8

8.1 Telesur may not further process Registration Applications on behalf of a certain Domain Name Applicant if to the reasonable discretion of Telesur the following circumstances justify such:

a. In the past the Domain Name Applicant did not meet the obligations resting with him, ensuing from the Regulations or the separate provisions set by or pursuant to the Regulations.

8.2 If by virtue of article 8.1 Telesur decides not to further process the Registration Application concerned, then Telesur shall as soon as possible following receipt of the said Registration Application, forward to the Domain Name Applicant in question, a notification mentioning the reasons why they said Registration Application is no longer processed.

8.3 The Domain Name Applicant has the right within thirty (30) days following the forwarding of the notification referred to in article 8.2, to lodge an appeal against the decision of Telesur. The appeal shall be registered by submitting to the arbitration tribunal a notification of appeal stating the reasons on which the appeal is based, in pursuance of the Arbitration Regulations for .sr-domain names, which body shall deal with the appeal.
By separate regulation, Telesur shall lay down rules for among other things the procedure and composition of the arbitration tribunal for the Arbitration Regulations for .sr-domain names, the appeal procedure and the costs for submitting and processing an appeal (See Arbitration Regulations for .sr-domain names).

**Processing Registration Application**

**Article 9**

9.1 After the (Personal) Domain Name has been included in the Register, Telesur shall include the same in the .sr-file, as a result of which the (Personal) Domain Name is published on the internet.

**Obligations during the registration period**

**Article 10**

10.1 As long as a (Personal) Domain Name has been registered in the Register, the Technical Requirements shall be met.

**Article 11**

11.1 The (Personal) Domain Name Holder is obliged to ensure that the data included in (the public part of) the Register of the (Personal) Domain Name Holder are correct and stay correct. If certain data in (the public part of) the Register are incorrect or incomplete, or have been amended, the (Personal) Domain Name Holder shall forthwith notify Telesur thereof in the manner as prescribed below in article 17.

**Article 12**

12.1 The (Personal) Domain Name Holder shall ensure that during the period in which a (Personal) Domain Name is registered, he/she is in the possession of the documents as referred to in article 3.

12.2 At the request of Telesur, the Domain Name Holder shall forward to Telesur within a term to be set by Telesur, (a copy of) one or more of the documents referred to in article 3, or any other Form deemed necessary with regard to the (Personal) Domain Name.

**Termination registration**

**Article 13**

13.1 Telesur shall deny the Domain Name Holder the use of the (Personal) Domain Name and delete the registration if:

a. Telesur has received an authentic copy of a provisionally enforceable judgement or a final and binding judgment of a Suriname court, ordering the cancellation;

b. the Domain Name Holder requests cancellation of the (Personal) Domain Name;

c. the Registration Contract between the Domain Name Holder and Telesur is terminated;
d. it turns out that the (Personal) Domain Name no longer meets the Technical Requirements set by Telesur and does not meet the Technical Requirements within a term so set by Telesur.

13.2 Telesur shall notify the Domain Name Holder of its intended decision to deny the use of the Domain Name and to delete the registration thereof in the Register.

13.3 If it turns out that a (Personal) Domain Name does not (any longer) meet the Technical Requirements set by Telesur, Telesur may deny the Domain Name Holder the use of the (Personal) Domain Name concerned and delete the registration thereof.

Article 14

14.1 Telesur has the right to deny the Domain Name Holder the use of the (Personal) Domain Name and to delete the registration thereof if to the reasonable discretion of Telesur it has been established that one of the following circumstances occurs:

a. with the Registration Application an incorrect or false statement has been made or the statement has been made upon concealing facts and/or circumstances known to the Domain Name Applicant, which are of such a nature that the Registration Application would no longer be processed had Telesur known the same at the time of the registration;

b. it turns out that the data included in the (public part of the ) Register are no longer correct and after having been notified thereof the Domain Name Holder failed to correct this within five (5) business days. If and insofar as data are concerned as referred to in the Technical Requirements, article 13.1 subsection d shall apply;

c. it turns out that the Domain Name Holder does not have at his disposal one or more of the documents within the meaning of article 3, or any other Form within the framework of a certain Application or the Registration Application.

14.2 Telesur shall notify the Domain Name Holder of its decision to deny the use of the (Personal) Domain Name and to delete the registration thereof in the Register.

14.3 If a decision as regards cancellation and deletion within the meaning of article 14.1 has been taken, the Domain Name Holder has the right within thirty (30) days following the forwarding of the notification referred to in article 14.2, to file an appeal against the decision taken by Telesur.

14.4 The appeal shall be registered by submitting to the arbitration tribunal a notification of appeal stating the reasons on which the appeal is based, which body shall deal with the appeal.

14.5 An appeal against the decision within the meaning of article 14.2 shall result in Telesur not implementing the decision in question until a decision has been taken on the appeal.

14.6 By separate regulation, Telesur will lay down rules for among other things the procedure and composition of the arbitration tribunal pursuant to the Arbitration Regulations for .sr-domain names, the appeal procedure and the costs for submission and processing of an appeal.

14.7 If within thirty (30) days following the announcement of the decision within the meaning of article 14.2 no appeal has been submitted, Telesur will implement the decision.
Application for changes

Article 15

15.1 If the Domain Name Holder wishes to put a (Personal) Domain Name in the name of another person, he/she shall submit a copy of the Form for Modification of Domain Name Holder as prescribed by Telesur signed by the new and the current Domain Name Holder and if the new Domain Name Holder is another (legal) person, he/she shall submit a Registration Contract signed by the new Domain Name Holder.

15.2 As soon as the Domain Name Holder concerned has at his/her disposal the documents referred to in article 15.1 and furthermore has complied with the Technical Requirements, the said holder may submit to Telesur an Application for Modification of the Domain Name Holder.

15.3 In derogation of article 15.1 and 15.2, a Domain Name Holder may also submit an Application for Modification of the Domain Name Holder without having at his/her disposal a copy of the Form for Modification of the Domain Name Holder as prescribed by Telesur, if the said Domain Name Holder has an authentic copy of a provisionally enforceable judgement or a final and binding judgment of a Suriname court that stipulates that (arbitration) judgement replaces the Form for Modification of the Domain Name Holder as prescribed by Telesur.

15.4 If it turns out that the requirements for Modification of the Domain Name Holder within the meaning of article 15.1 up to and including 15.3 have not been met, or it is established that the Domain Name Holder does not have at his/her disposal the documents referred to, Telesur is entitled to annul the Modification of Domain Name Holder or to discontinue the processing of the Application to that effect.

Article 16

16.1 If a Domain Name Holder wishes to cancel a (Personal) Domain Name, he/she shall submit to Telesur a signed copy of the Cancellation Form as prescribed by Telesur.

16.2 As soon as the Domain Name Holder concerned has at his/her disposal the Form as referred to in article 16.1, he/she may submit to Telesur an Application for Cancellation.

16.3 Prior to cancelling the (Personal) Domain Name, Telesur shall request the Domain Name Holder to confirm the Application for Cancellation. After receipt of the said confirmation, Telesur shall proceed to cancellation.

16.4 If it turns out that the requirements for Cancellation within the meaning of article 16.1 up to and inclusive of 16.3 have not been met, or it has been established that the Domain Name Holder does not have at his/her disposal the documents referred to, Telesur shall not further process the Application to that effect.

Article 17

17.1 If a (Personal) Domain Name Holder wishes to adjust the data included in (the public part of) the Register, with the exception of the name of the (Personal) Domain Name Holder, he/she shall make this known to Telesur. Adjustments may be notified in the manner as prescribed by Telesur.

Article 18

18.1 If an Application meets the provisions laid down in these Regulations, Telesur shall forward to the Domain Name Holder in question a confirmation of the Application and the change so requested shall be included in the Register. If no confirmation is made within 24 hours, the Domain Name Holder shall assume that the Application has not been dealt with.
18.2 The time of forwarding the confirmation of the Application by Telesur to the Domain Name Holder, shall apply as the time of the Application.

18.3 If it turns out that the Form submitted by the Domain Name Holder to Telesur with an Application has been filled out incompletely or incorrectly or if it turns out that the applicable documents referred to in article 15 up to and including 17 are not in the possession of the Domain Name Holder in question, or the said documents do not meet the requirements set by virtue of these Regulations, an Application shall not be further processed.

*Other provisions*

**Article 19**

19.1 Any person who holds the opinion that a certain (Personal) Domain Name is in violation of the public order or against morality, has the right after inclusion of the said (Personal) Domain Name in the Register to lodge a complaint with a Suriname court or arbitration tribunal stating the reasons on which the complaint in question has been based and this in pursuance of the Arbitration Regulations for .sr-domain names.

19.2 If a Suriname court or the arbitration tribunal for the Arbitration Regulations for .sr-domain names has decided that the (Personal) Domain Name is in violation of the public order or against morality, Telesur shall deny the Domain Name Holder the use of the (Personal) Domain Name and delete the registration thereof.

19.3 By separate regulation, Telesur shall lay down the procedure and the costs for submitting to the arbitration tribunal, a complaint and the processing thereof, and this in pursuance of the Arbitration Regulations for .sr-domain names.

19.4 Telesur shall withdraw from further registration the (Personal) Domain Name as regards to which a Suriname court or Arbitration Tribunal has determined that the same is in violation of the public order or against morality.

**Article 20**

20.1 Any person who states and proves that:

a. a Domain Name is identical or is in such manner similar to:
   I. a brand or trade name protected under the laws of Suriname of which he/she is the rightful claimant, that confusion may be created or
   II. a personal name registered in the Suriname Population Register or a name of a Suriname legal person under public law or a name of an association or foundation domiciled in Suriname under which he/she participates in social activities in a sustainable manner; and

b. the Domain Name Holder has no right to or a legitimate interest in the Domain Name; and

c. the Domain Name is registered or is used in bad faith, may institute against the Domain Name Holder concerned, dispute proceedings on grounds of the Arbitration Regulations for .sr-domain names in order to claim that through a Modification of the Domain Name Holder, the Domain Name is placed in his name instead of the name of the current Domain Name Holder.

20.2 Any Domain Name Holder is subject to the Arbitration Regulations for .sr-domain names and the statements made therein in case a third party by virtue of these regulations institutes against him disputes proceedings about a Domain Name registered in his name.
20.3 The Domain Name Holder undertakes in anticipation that he will accept the applicability of the laws of Suriname and the authority of the Suriname court in case a third party institutes against him judicial proceedings about a Domain Name registered in his name.

**Article 21**

21.1 Telesur is entitled to charge Domain Name Holders a tariff for registering and keeping registered (Personal) Domain Names and for processing Applications.

21.2 Telesur shall lay down these tariffs, the amount and the term of payment thereof by separate regulation.

21.3 In the event a Domain Name Holder is in default as regards his financial obligations by virtue of the separate regulation within the meaning of article 21.2, Telesur shall notify the Domain Name Holder that within thirty (30) days the Domain Name Holder will be denied the use of the (Personal) Domain Name and that the registration thereof will be deleted, unless within the said period, the financial obligations are as yet met by the Domain Name Holder.

21.4 Telesur reserves the right during this period of thirty (30) days, to block the (Personal) Domain Name in such manner that Applications are only dealt with after the financial obligations have been met.

21.5 If the financial obligations are not or not timely met, the use of the (Personal) Domain Name shall be denied and the registration thereof deleted.

**Article 22**

22.1 Telesur processes data in order to implement the Registration Contract entered into with the Domain Name Holder.

22.2 In the public part of the Register per Domain Name or Personal Domain Name among other things the following data are included subject to the cases in which the Domain Name Applicant or Domain Name Holder of a Personal Domain Name requests Telesur to have certain data be replaced by data of the Domain Name Holder: - the Domain Name or Personal Domain Name; - name and address of the Domain Name Holder (and if applicable: chosen address in Suriname); - technical data.

22.3 The public part of the Register may be consulted by anyone (electronically). Restrictions with regard to consulting the public part of the Register shall apply. These restrictions shall be further determined by Telesur and published on the Telesur website. In case of violating the restrictions, Telesur may take measures against the violator.

22.4 Without prejudice to the provisions laid down in article 22.2 and in the Constitution on the duty of confidentiality as to personal data, the Domain Name Applicant and the Domain Name Holder who in connection with special circumstances object to the inclusion in the public part of the Register of one or more of the data referred to in 22.2, may apply to Telesur in writing, stating the reasons on which the request is based, not to include his/her data in the public part of the Register.

22.5 The request as referred to in 22.2 and 22.4 shall be submitted to Telesur.

22.6 The request shall be signed by the applicant. In case the request as referred to in article 22.2 and 22.4 is done by a minor, a person placed under legal restraint or a person as regards to whom guardianship has been instituted, his/her legal representative(s) or guardian shall also sign the request.
If the request does not meet the conditions laid down in article 22.4 and 22.6, Telesur shall give the applicant the opportunity to bring the request in accordance with the provisions of article 22.4 and 22.6.

Within three weeks following receipt by Telesur of the request as referred to in article 22.4, Telesur shall decide on the said request. Telesur shall notify the Domain Name Applicant or the Domain Name Holder of its decision.

Within thirty (30) days following the delivery of the notification as referred to in article 22.8, the Domain Name Applicant and the Domain Name Holder may lodge an appeal against a rejection of Telesur of a request as referred to in article 22.4.

The appeal shall be registered by submitting to the Suriname court or the arbitration tribunal a notification of appeal stating the reasons on which the appeal is based. The Suriname court or the Arbitration tribunal shall deal with the appeal.

By separate regulation Telesur shall lay down rules for among other things the procedure and composition of the arbitration tribunal, the appeal procedure and the costs for submitting and processing an appeal.

Requests as referred to in article 22.4 of these Regulations, requests as referred to in the Constitution on confidentiality of personal data as well as the lodging of an appeal as referred to in article 22.9 or otherwise applying any legal remedy against a rejection to a request to refrain from mentioning data, shall have suspensory force as regards the inclusion of data in the .sr-file and the public part of the Register, if these requests are submitted by a Domain Name Applicant. The same applies as regards the term within which legal remedies are available against a rejection on a request to refrain from including data in the .sr-file and the public part of the Register. If such requests are submitted by a Domain Name Holder, then the data concerned remain included in the .sr-file and the public part of the Register, until such a request has been granted by Telesur.

In the event a request within the meaning of article 22.4 has been declared unfounded and no appeal has been lodged within thirty days (30) days following the notification of the decision within the meaning of article 22.8, or if the appeal within the meaning of article 22.9 was rejected, Telesur shall include the (Personal) Domain Name in the .sr-file and the public part of the Register, unless the Domain Name Applicant makes known that he withdraws the Registration Application.

Telesur reserves the right to exclude from registration certain (Personal) Domain names. On its website Telesur shall publish a non-limitative list of (Personal) Domain Names that have been excluded from registration.

Telesur reserves the right to withdraw certain (Personal) Domain Names either temporarily or permanently from registration.

As soon as Telesur has been notified by a Suriname court that an appeal within the meaning of article 8.3 or 14.3 has been lodged, or a complaint within the meaning of article 19.1 has been submitted or that it has received a notification from the Arbitration Tribunal under the Disputes Regulation for .sr-domain names so designated by Telesur, that disputes proceedings within the meaning of article 20.2 have been instituted, Telesur shall make an entry in its Register hereof and make impossible any amendment to the status of the (Personal) Domain Name concerned (including Cancellation and Modification Domain Name
Holder) and this during the processing of the appeal, the complaint or during the term in which dispute proceedings are pending.

**Article 25**

25.1 Telesur has the right to amend these Regulations. The intention to amend these regulations shall be published on the Telesur website at least thirty (30) days in advance. If necessary, a transitional arrangement shall be drawn up.

**Article 26**

26.1 Telesur is not liable for any direct or indirect damage nor for any loss of profit that the Domain Name Applicant or the Domain Name Holder may suffer as a result of or in connection with the registration or the use of the (Personal) Domain Name or the use of the Telesur website.

26.2 The only damage that Telesur will compensate is restricted to maximally the tariff that Telesur charged with regard to the registration of the (Personal) Domain Name in the calendar year concerned.

**Article 27**

27.1 The administration of Telesur shall provide full proof and all subject to proof to the contrary.

27.2 Notifications made by Telesur shall be deemed to have been done on the date of the forwarding.

**Article 28**

28.1 Telesur has the right to lay down (further) separate regulations and to take decisions in cases not provided for in the Regulations.

**Article 29**

29.1 These Regulations, including amendments and further regulations, if any, shall apply to all current and future (Personal) Domain Names in the Register.

29.2 These Regulations are governed by the laws of Suriname.

29.3 In case one or more provisions of these Regulations are declared invalid by a court ruling, the other provisions shall remain in full force.

These Regulations for the registration of .sr-Domain Names have been filed with the First Sub District Court Registry in Paramaribo under General Register number 094373

Laid down on October 31, 2009

TELECOMMUNICATIEBEDRIJF SURINAME (TELESUR)
Appendix 1 to the registration regulations: Technical Requirements

1. The Internet standards (RFC documents) apply. The following points constitute a supplement thereto and/or accentuation and/or further specification thereof.

2. In a (sub) domain name, only letters, figures and the minus sign may occur, subject to the following restrictions:
   - a minus sign may only be between two letters and/or figures;
   - a minus sign may only refer to external name servers;
   - a domain name may not only consist of figures;
   - a domain name must consist of at least 3 characters; a minimum of 3 characters is advised to prevent confusion with Top Level domain names. The maximum number of characters is 63.
   - Aforesaid amendments apply as of October 31, 2009 to all existing and future registrations.

3. The mail server may solely generate fully qualified e-mail addresses and shall also be conformable to particularly RFC2822.

4. For each domain name there shall be a reference to a primary name server and at least one secondary name server. The name servers stated, shall preferably be on various networks.

5. The name servers stated shall be reachable from the entire Internet.
   Before a domain is registered, the name servers stated, are checked.

   A. SOA, NS and MX records may solely point to objects with an A record, not to objects with a CNAME record;

   B. alternative MX records may not point to third parties if no permission has been obtained from the third parties in question; in case of doubt this may be verified with the third parties in question.
A record
An A record contains the translation of a host name to an IP-Address.

CNAME
A CNAME is a domain name that is an alias for another domain name.

MX-Record
An MX-record is a Mail eXchange-record. This record specifies to which mail server the e-mail traffic is referred.

NS Record
This record reflects the IP-addresses of a name server for a certain domain name. Each domain name has minimally two NS-records.

SOA-record (Start of Authority)
The SOA-record indicates which name server has the authority over a zone.

RFC – documents (Request for Comments)
RFC-documents are documents that describe the protocols and other aspects of the Internet.

RFC 2822 (Request for Comments)
RFC for Internet Message Format.
DISPUTES SETTLEMENT .SR-DOMAIN NAMES

1. Any dispute that may arise on account of or pursuant to the explanation or the application of these regulations or the registration contract entered into by virtue of these regulations, including the procedures as referred to in the articles 8.3, 14.3, 19.1, 20.1c and 22.9, shall be settled by means of arbitration in pursuance of the articles 500 at seq of the Code of Civil Procedure.

2. Any dispute action shall be commenced against Telesur and insofar as required against other natural or legal persons against whom the legal claim is enforced or co-enforced.

3. Commencing a disputes action as referred to above, shall be done by means of a notification to Telesur by the interested party in question that a dispute exists, stating the cause of the dispute. The said notification shall also be done to the persons mentioned under subsection 2.

4. Within 14 (fourteen) days following the notification referred to under subsection 3, the party commencing the action, Telesur and the persons mentioned under subsection 2 shall come to an agreement on the appointment of an arbitration tribunal, consisting of 3 (three) persons. If this is not done, at the request of Telesur the tribunal shall be appointed by the subdistrict court judge of the first subdistrict, and this in pursuance of the provisions laid down in article 504 of the Code of Civil Procedure.

5. Within 14 (fourteen) days following the appointment of the arbitration tribunal, either party shall submit to the said tribunal the dispute and the other party (parties) may respond to the contents and the description of the dispute within 14 (fourteen) days. If parties cannot come to an agreement as to the contents and the description of the dispute, the arbitration tribunal shall formulate the dispute on the basis of the statements brought forward by parties and notify the parties thereof within 14 (fourteen) days following receipt of the relevant missives of parties.

6. The arbitration tribunal shall determine the further procedure.

7. As regards the recognition and enforcement of decisions of the arbitration tribunal, the relevant provisions of the Convention on the Recognition and Enforcement of Foreign Arbitral Awards, New York, June 10, 1958 shall apply.

8. Foregoing is without prejudice to the authority of the interested parties to apply to the court to take protective measures to protect their interests within that context.

9. In connection with foregoing, the rights and obligations of parties shall remain in force also after the registration contract has terminated.

These DISPUTES SETTLEMENT .SR-DOMAIN NAMES have been filed with the First Sub District Court Registry in Paramaribo under General Register number 094373

Laid down on October 31, 2009
TELECOMMUNICATIEBEDRIJF SURINAME (TELESUR)