

FORM TO CHANGE THE OWNERSHIP OF THE DATABASE

TO BE COMPLETED IN BLOCK CAPITALS by the owner of the Database
or the legal representative in the case of a legal entity s

Please complete all sections of the form. If any of the requested details are missing, the request may not be approved.

The undersigned _____

Tax code _____

Telephone _____ email _____ @ _____

MUST be completed if the account holder is a
legal entity / self-employed person / sole proprietorship

In their capacity as:

☐ Legal representative of _____
with VAT number/tax ID code _____

☐ Receiver, liquidator, court-appointed administrator or other (please specify) for:

with VAT number/tax ID code _____

☐ Self-employed person
with VAT number _____

☐ Sole proprietorship _____
with VAT number _____

Current Owner of the Database:

☐ MySQL username SQL _____

☐ MSSQL username MSSQL _____

aware of the penalties in case of false statements, forgery or use of falsified documents, as referred to in art. 76 of Presidential Decree
445/2000, pursuant to and for the purposes of articles 46 and 47 of the same Presidential Decree,

hereby declares

that the information provided for the purposes of filling in this form is true and accurate and

requests

to handover the Ownership of the abovementioned Database to:

☐ **Person/Self-employed person/Sole Proprietorship**

Full name/Business name _____

Tax code _____

VAT number _____

Residing in _____

Post code _____ Prov. (_____) Country _____

Street/Square _____ no. _____

Tel. _____ email _____ @ _____

☐ **Legal Entity (Company, Association, Organization, Sole proprietorship)**

Company/Business Name _____

VAT Number/Tax ID number _____

Registered Office (town) _____ Post code _____

Prov. (_____) Street/Square _____ no. _____

Tel. _____ Company email _____@_____

with Legal Representative

Name _____ Surname _____

Tax Code _____

Tel. _____ Email _____@_____

Place _____ Date _____ Signature (stamp) of current owner _____

The undersigned, **new owner**, aware of the penalties in case of false statements, forgery or use of falsified documents, as referred to in art. 76 of Presidential Decree 445/2000, pursuant to and for the purposes of articles 46 and 47 of the same Presidential Decree,

hereby declares

that they consent to receiving ownership of the abovementioned database/s, in accordance with the terms set out herein and that the information provided for the purposes of filling in this form is true and accurate and

requests**that the ownership, billing and management of such Database be associated with the new username:**

New username _____@aruba.it

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Place _____ Date _____ Signature (stamp) of new owner _____

The undersigned declares that he/she has carefully and comprehensively read and accepts the **Terms and Conditions for the provision of Aruba.it Hosting services** v. 3.6 available at aruba.it and the documents which, together with them, constitute the contract.

Place _____ Date _____ Signature (stamp) of new owner _____

Pursuant to and for the purposes of arts. 1341 and 1342 of the Civil Code, the following articles of the terms and conditions for the provision of Aruba.it Hosting Services, vers. 3.6., **Section I:** 1) Definitions; 4) Execution of the Contract; 5) Activation and provision of the Service; 6) Duration of the Contract and renewal; 7) Fees, payment terms, guarantees; 8) Late payment or non-payment; 9) Aruba's obligations and limitations of liability; 10) Customer's obligations and rights; 11) Support and maintenance; 12) Suspension of the Service; 13) Withdrawal; 14) Express termination clause – termination due to breach – termination conditions; 15) Changes to the Contract and/or the Aruba Policies; 16) Copyright and licences; 17) Information Security; 18) Final provisions; 20) Discount coupons and Promotions; 21) Continuing validity; 24) Applicable law, jurisdiction and competent court; **Section II:** 2) Activation, provision of the PEC (certified email) Service and Optional Services; 3) Duration and renewal; 4) Customer's obligations, prohibitions and responsibilities; 5) Providers' limitations of liability; 7) Changes to data; 8) Early deactivation of the Service; **Section III:** 2) Common provisions; 3) Additional "Backorder" Service; 4) Additional "Brokering" Service; 5) Additional "Domain Valuation" Service; 6) Additional "Domain Portfolio Management" Service. **Section IV:** 2) Conditions of use; 2bis) Conditions of use "AI Assistant"; 3) Updates; 4) Advanced Support; 5) Termination conditions. **Section V:** 2) Service activation and provision; 3) Requirements; 6) The Customer's obligations, prohibitions and responsibilities; 7) Liability of the Suppliers; **Section VI:** 2) Activation of the Ranking Coach Service; 4) Aruba's obligations and limits of liability; 5) The Customer's obligations and rights; **Section VII:** 2) Activation of the Swite Service; 4) Aruba's obligations and limits of liability; 5) The Customer's obligations and rights; **Section VIII:** 2) Aruba Drive Service activation and provision; 3) Conditions of use; 4) Updates; 5) Copyright and licensing; 6) Suspension of the Service; **Section IX:** 2) Activation and Delivery of the Services; 2bis) Conditions of use of the "AI" Functionality; 4) Obligations and limitations of liability of Aruba; 5) Obligations and Rights of the Customer; 6) Confidentiality and property rights.

Place _____ Date _____ Signature (stamp) of new owner _____

The undersigned declares that he/she has read the information provided by Aruba S.p.A. pursuant to Art. 13 of EU Regulation 2016/679 and available at aruba.it.

Place _____ Date _____ Signature (stamp) of new owner _____

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Attached:

- copy of both sides of the applicant's ID document.

If the applicant is the receiver/liquidator/insolvency administrator/other office:

- deed of appointment;
- certificate of incorporation of the legal holder of the service (dated within the last 6 months).

Aruba reserves the right to request further documentation.