

CHANGE REGISTRANT ON ACCOUNT OF DEATH
TO BE COMPLETED IN BLOCK CAPITALS by the requesting heir

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

The undersigned _____

Tax ID code _____

Resident in _____ Postcode _____

Prov. (_____) Street _____ No. _____

Telephone _____ Email _____@_____

Following the death of _____ Tax ID code _____

Account holder for the Domain Name/s:

www. _____ www. _____

www. _____ www. _____

www. _____ www. _____

IN THEIR CAPACITY AS HEIR, aware of the criminal sanctions for providing false statements, producing or using falsified documents, as referred to in art 76 of Presidential Decree 445/2000, and 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

asks

to take over the assignment of the abovementioned Domain/s, with the explicit consent of any joint heirs, to be indicated, if there are any:

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1. First name _____ surname _____

Tax ID code _____

Telephone _____ email _____@_____

2. First name _____ surname _____

Tax ID code _____

Telephone _____ email _____@_____

3. First name _____ surname _____

Tax ID code _____

Telephone _____ email _____@_____

4. First name _____ surname _____

Tax ID code _____

Telephone _____ email _____@_____

That the billing details:

Should not be changed Should be replaced with the following:

Natural person / self-employed person/ sole proprietorship

First name and surname / Company name _____

Tax ID code _____

VAT number _____

Resident in _____

Postcode _____ Prov. (_____) Country _____

Street _____ No. _____

Telephone _____ email _____@_____

Optional ID for sending electronic bills (choose one of the two options):

Recipient code _____

PEC (Certified Email) _____@_____

Legal person (companies, associations, organizations)

Company name _____

VAT number/Tax ID number _____

Registered office (town/city) _____ Postcode _____

Prov. (_____) Street _____ No. _____

Telephone _____ company email _____@_____

Optional ID for sending electronic bills (choose one of the two options):

Recipient code _____

PEC (Certified Email) _____@_____

Also that the login details for the website [login details] and the details for managing the associated additional services:
 [excluding database services]

Should not be changed: by selecting this option, the username@aruba.it used to access the site and manage services will remain the same and the registered details for the username@aruba.it will not be updated, remaining therefore in the name of the current holder.

Should be replaced with the following: new username _____@aruba.it
 By selecting this option, the current username@aruba.it used to access the site and manage additional services will be replaced by the one indicated above. This option is recommended if the management of the domain needs to be linked to an @aruba.it username in the name of a new registrant or third party.
 This replacement enables management (including for any active third level domains) to be transferred from one person to another or between 2 usernames linked to the same person.
 If the new username has not yet been created, it will need to be generated at signup.aruba.it as explained in the article entitled [Registering at signup.aruba.it and creating login details](#).

For all TLDs, except: it, .eu, .es, .de, .co.uk, .org.uk, .us and other ccTLDs:

- Within 15 days following an update, an email will be sent to the new email address, with a link to verify the updated details.
- For 60 days following the update, the domain name will be subject to a transfer-lock, meaning that the domain cannot be transferred to another Registrar. If you wish, you can opt out of the domain transfer-lock.
 I wish to opt out of the 60-day domain transfer-lock following the changes I am making.

Place _____ Date _____ Signature of heir making the request _____

By signing this document, the applicant accepts that, as far as the content of the domain and the Email accounts connected to it are concerned, it is up to the previous account holder to delete anything before submitting the change request. The abovementioned process remains the exclusive responsibility and liability of this individual and, if not carried out, Aruba will consider this an intention to transfer the abovementioned content to the new account holder, releasing it from any liability relating to any claim or dispute that may arise on the matter.

Place _____ Date _____ Signature of heir making the request _____

The undersigned has read and accepts the **Terms and Conditions for the provision of Aruba.it Hosting services** v. 3.4 available at <https://hosting.aruba.it/en/terms-conditions.aspx> and the documents which together constitute the contract.

Place _____ Date _____ Signature of heir making the request _____

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. 3.4., **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.

Place _____ Date _____ Signature of heir making the request _____

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 of heir making the request _____

Signature of joint heir _____
(if applicable)

Signature of joint heir _____
(if applicable)

Signature of joint heir _____
(if applicable)

Signature of joint heir _____
(if applicable)

Attached:

- Front and back copy of the ID document of the heir making the request;
- ID documents of any joint heirs, if applicable;
- death certificate for the previous Registrant;
- payment to [renew Domain](#) or [change Registrant](#);
- [.it domain registration form for natural person or self-employed person](#) or [.it domain registration form for legal entities](#) (one form for each .it domain being changed) or [.edu.it domain registration form](#) (one form for each .edu.it domain being changed).

Aruba reserves the right to request further documentation.