

Attachment 3

.Brand TLD Designation Application

Internet Corporation for Assigned Names and Numbers ("ICANN")
12025 Waterfront Drive, Suite 300
Los Angeles, California 90094
Attention: New gTLD Program Staff

RE: Application for .Brand TLD Designation

William Hill Organization Limited ("Registry Operator"), in connection with the execution of the Registry Agreement for the .williamhill TLD (the "Registry Agreement"), hereby applies for .williamhill TLD to be qualified by ICANN as a .Brand TLD.

Registry Operator confirms and represents to ICANN that the TLD meets each of the criteria for the TLD to be qualified as a .Brand TLD, as described in the .Brand TLD Application Process and Specification 13 attached thereto, and that all supplemental material accompanying this application is accurate and not misleading in any respect. Registry Operator also represents that the trademark registration attached hereto as Exhibit A and the registration policies attached hereto as Exhibit B are complete and accurate copies of the official trademark registration and Registry Operator's registration policies for the TLD, respectively.

Registry Operator agrees that if Registry Operator makes any changes to its registration policies for the TLD (whether before or after this application has been approved) that may disqualify the TLD as a .Brand TLD, it will promptly provide ICANN with a complete and accurate copy of the revised registration policies. In addition, if Registry Operator fails to maintain the trademark registration underlying its .Brand TLD application, it shall promptly notify ICANN of such failure. Registry Operator also agrees to maintain the criteria required to qualify as a .Brand TLD and to immediately notify ICANN of any changes in circumstances that could alter the statements made, and supporting materials provide with, this application.

Registry Operator acknowledges and agrees that this letter is binding on Registry Operator and, if any of the foregoing representations and agreements becomes untrue or not complied with, it shall be deemed a breach of the Registry Agreement by Registry Operator, and ICANN may assert its rights under the Registry Agreement, including by determining that the TLD no longer qualifies as a .Brand TLD pursuant to the terms of Specification 13. Questions about this request should be directed to [Registry Operator to provide].

Submitted by:

Position:

Dated:

Email:

[REDACTED]

CHIEF ARCHITECT

3/7/2014

[REDACTED]



D113

OAMI OFICINA DE ARMONIZACIÓN DEL MERCADO INTERIOR (MARCAS, DIBUJOS Y MODELOS)
HABM HARMONISIERUNGSAMT FÜR DEN BINNENMARKT (MARKEN, MUSTER UND MODELLE)
OHIM OFFICE FOR HARMONIZATION IN THE INTERNAL MARKET (TRADE MARKS AND DESIGNS)
OHMI OFFICE DE L'HARMONISATION DANS LE MARCHÉ INTÉRIEUR (MARQUES, DESSINS ET MODÈLES)
UAMI UFFICIO PER L'ARMONIZZAZIONE NEL MERCATO INTERNO (MARCHI, DISEGNI E MODELLI)

Copia Certificada ♦ Beglaubigte Abschrift ♦ Certified Copy
Copie Certifiée ♦ Copia Autenticata

Código de identificación ♦ Identifizierungscode ♦ Identification code ♦
Code d'identification ♦ Codice di identificazione: C6MULWJ7J2LES5YMWRNAL3HKZY

Por el presente se certifica que el documento que se adjunta es una copia conforme del certificado de registro para la marca comunitaria cuyo número y fecha de registro aparecen a continuación.
El documento original puede ser consultado en el enlace de la OAMI <http://oami.europa.eu> introduciendo el código de identificación indicado más arriba.

Hiermit wird bestätigt, daß die Abschrift, die diesem Beleg beigeheftet ist, eine genaue Abschrift der Eintragungsurkunde ist, die für die Gemeinschaftsmarke mit der nachstehenden Eintragsnummer und dem nachstehenden Eintragungstag ausgestellt wurde.

Das Originaldokument kann mittels Eingabe eines Identifizierungscode bei folgender Webadresse <http://oami.europa.eu> eingesehen werden.

This is to certify that the attached document is an exact copy of the certificate of registration issued for the Community trade mark bearing the registration number and date indicated below.

The original document can be consulted introducing the identification code indicated above at the following OHIM web page link <http://oami.europa.eu>.

Par la présente, il est certifié que le document annexé est une copie conforme du certificat d'enregistrement délivré pour la marque communautaire portant le numéro et la date d'enregistrement qui figurent ci-après.

Le document original peut être consulté sur le site web de l'OHMI <http://oami.europa.eu> en introduisant le code d'identification indiqué ci-dessus.

Con la presente si certifica che il documento allegato è una copia conforme del certificato di registrazione per il marchio comunitario contrassegnato dal numero e dalla data di registrazione riportati sotto.

Il Documento originale può essere consultato introducendo il codice di identificazione sopra indicato, nel indirizzo <http://oami.europa.eu> della pagina Web della UAMI.

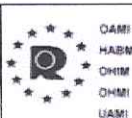
Núm./Nr./No/n°/n.	Fecha/Datum/Date/Date/Data
008144511	23/12/2009

Alicante, 04/07/2014

Guido Fael

Departamento de Dibujos y Modelos y del Registro
Hauptabteilung Geschmacksmuster und Geschäftsstelle
Department for Designs and Register
Département "Dessins et Modèles et Registre"
Dipartimento Disegni e Modelli e Registro





Copia Certificada / Beglaubigte Abschrift / Certified Copy / Copie Certifiée / Copia Autenticata
Certificado de registro de marca comunitaria / Eintragungsurkunde der Gemeinschaftsmarke / Registration certificate of community trade mark / Certificat
d'enregistrement de marque communautaire / Certificato registrazione di marchio comunitario



Registered / Enregistré 23/12/2009

No 008144511

OHIM – OFFICE FOR HARMONIZATION IN THE
INTERNAL MARKET
TRADE MARKS AND DESIGNS

CERTIFICATE OF REGISTRATION

This Certificate of Registration is hereby issued for the
Community Trade Mark identified below. The
corresponding entries have been recorded in the
Register of Community Trade Marks.

William Hill

OHMI – OFFICE DE L'HARMONISATION DANS LE
MARCHÉ INTÉRIEUR
MARQUES, DESSINS ET MODÈLES

CERTIFICAT D'ENREGISTREMENT

Le présent Certificat d'Enregistrement est délivré pour
la marque communautaire identifiée ci-joint. Les
mentions et les renseignements qui s'y rapportent ont
été inscrits au Registre des Marques Communautaires.

The President / Le Président

Wubbo de Boer



OHIM – OFFICE FOR HARMONIZATION IN THE INTERNAL MARKET
TRADE MARKS AND DESIGNS

OHMI – OFFICE DE L'HARMONISATION DANS LE MARCHÉ INTÉRIEUR
MARQUES, DESSINS ET MODÈLES

210 008144511
220 09/03/2009
400 17/08/2009
151 23/12/2009
450 19/01/2010
186 09/03/2019
541 William Hill
521 0
546

William Hill

531 27.5.1
732 William Hill Organization Limited
Greenside House
50 Station Road
Wood Green, London N22 4TP
GB

740 D. YOUNG & CO.
120 Holborn
London EC1N 2DY
GB

270 EN FR

511 BG - 9
компютърен софтуер и компютърни програми за игри,
хазарт и залагания; компютърен софтуер и компютърни
програми за игри; компютърен софтуер и за използване
на компютърни мрежи включващи интернет.

BG - 36
услуги свързани със залагане чрез кредитни карти и
дебитни карти.

BG - 41
Обзалагане, хазарт и хазартни услуги.

ES - 9
Software y programas informáticos para juegos de azar, jue-
gos de apuestas y apuestas; software y programas de ordena-
dor para juegos; software y programas informáticos para su
uso en redes informáticas, incluyendo Internet.

ES - 36
servicios de tarjetas de crédito y de débito relacionados con
las apuestas.

ES - 41
Servicios de apuestas, juegos de azar y juego.

CS - 9
Počítačový software a počítačové programy pro hraní her,
hazardních her a sázení; počítačový software a počítačové
programy pro hraní her; počítačový software a programy po-
užívané na počítačových sítích včetně Internetu.

CS - 36
Služby debetních a kreditních karet vztahující se k sázení.

CS - 41
Poskytování služeb v oblasti sázení, her a hazardních her.

DA - 9
Computersoftware og computerprogrammer til spil, hasardspil
og væddemål; computersoftware og computerprogrammer til
spil; computersoftware og -programmer til brug på computer-
netværk, inklusive Internetet.

DA - 36
debit- og kreditkort i forbindelse med væddemål.

DA - 41
Virksomhed i forbindelse med væddemål, spillehaller og has-
ardspil.

DE - 9
Computersoftware und Computerprogramme für Spiele,
Glücksspiele und Wetten; Computersoftware und Computer-
programme zum Spielen von Spielen; Computersoftware und
-programme zur Verwendung in Computernetzen einschließ-
lich Internet.

DE - 36
Ausgabe von Debit- und Kreditkarten in Bezug auf Wetten.

DE - 41
Wetten, Spiele und Glücksspiele.

ET - 9
Arvutitarkvara ja arvutiprogrammid mängimiseks, hasartmän-
gude ja kihlvedude jaoks; arvutitarkvara ja -programmid män-
gude mängimiseks; arvutivõrkudes, k.a. Internetis, kasutatav
arvutitarkvara ja -programmid.

ET - 36
Krediitkaardi- ja deebetkaarditeenused seoses kihlvedudega.

ET - 41
Kihlveo-, hasartmängu- ja mänguteenused.

EL - 9
Λογισμικό ηλεκτρονικών υπολογιστών και προγράμματα
ηλεκτρονικών υπολογιστών για τυχερά παιχνίδια, στοιχηματικά
παιχνίδια και στοιχήματα-λογισμικό ηλεκτρονικών
υπολογιστών και προγράμματα ηλεκτρονικών υπολογιστών
για παιχνίδια- λογισμικό και προγράμματα ηλεκτρονικών
υπολογιστών που χρησιμοποιούνται σε δίκτυα ηλεκτρονικών
υπολογιστών, συμπεριλαμβανομένου του Διαδικτύου
(Internet).

EL - 36
υπηρεσίες πιστωτικών και χρεωστικών καρτών σχετικά με
στοιχήματα.

EL - 41
Υπηρεσίες στοιχημάτων και τυχερών παιχνιδιών.

EN - 9
Computer software and computer programs for gaming,
gambling and betting; computer software and computer pro-
grams for playing games; computer software and programs
for use on computer networks including the internet.

EN - 36
Debit and credit card services relating to betting.

EN - 41
Betting, gaming and gambling services.

FR - 9
Logiciels et programmes informatiques pour jeux, jeux d'argent
et paris; logiciels et programmes informatiques pour jouer à
des jeux; logiciels et programmes pour réseaux d'ordinateurs,
y compris Internet.

FR - 36
services de cartes de débit et de crédit en matière de paris.

FR - 41
Services de paris, de jeux d'argent et de jeux.

IT - 9
Software e programmi per computer per giochi di denaro,
giochi d'azzardo e scommesse; software e programmi per
computer per giochi; software e programmi per reti informa-
tiche, compresa la rete Internet.

IT - 36
servizi di carte di debito e di credito riguardanti le scommesse.

IT - 41

No 008144511

1/2

Identification Code: C6MULWJ72LES5YMWENAL3HKZY

COPY

fl 61



OHIM – OFFICE FOR HARMONIZATION IN THE INTERNAL MARKET
TRADE MARKS AND DESIGNS

OHMI – OFFICE DE L'HARMONISATION DANS LE MARCHÉ INTÉRIEUR
MARQUES, DESSINS ET MODÈLES

Scommesse, giochi di denaro e giochi d'azzardo.

LV - 9

Datoru programmatūra un datoru programmas spēlēm, azartspēlēm un derībām; datoru programmatūra un datoru programmas spēļu spēlēšanai; datoru programmatūra un programmas izmantošanai datortīklos, arī Internetā.

LV - 36

Debet- un kredītkaršu pakalpojumi saistībā ar derībām.

LV - 41

Totalizatoru, azartspēļu un spēļu pakalpojumi.

LT - 9

Kompiuterių programinė įranga ir kompiuterių programos azartinį žaidimų, lošimo ir lažybų reikmėms; kompiuterių programinė įranga ir kompiuterių programos žaidimams žaisti; kompiuterių programinė įranga ir programos, naudojamos kompiuterių tinkluose, įskaitant internetą.

LT - 36

Debetinių ir kreditinių kortelių paslaugos, susijusios su lažybomis.

LT - 41

Lažybų, azartinį žaidimų ir lošimų paslaugos.

HU - 9

Számítógépes szoftverek és számítógépes programok játékokhoz, szerencsejátékokhoz és fogadáshoz; játékok játszására szolgáló számítógépes szoftverek és számítógépes programok; számítógép szoftver és programok számítógépes hálózaton való használatra, az Internet-et is beleértve.

HU - 36

Betéti és hitelkártya-szolgáltatások a fogadással kapcsolatban.

HU - 41

Szerencsejáték (és fogadások pénzben), szerencsejátékok és játékok.

MT - 9

Softwer tal-kompjuter u programmi tal-kompjuter għal-logħob għal-logħob tal-azzard u għal-logħob ta' mħatri; softwer tal-kompjuter u programmi tal-kompjuter biex jintlagħbu l-logħbiet; softwer u programmi tal-kompjuter għall-użu fuq networks tal-kompjuter inkluża l-Internet.

MT - 36

Servizzi ta' karti tal-kreditu u karti tad-debitu relatati ma' mħatri.

MT - 41

Servizzi ta' logħob ta' l-azzard, logħob ta' l-azzard u logħob.

NL - 9

Software en computerprogramma's voor gokspelen, kansspelen en weddenschappen; software en computerprogramma's voor het spelen van spellen; software en programma's voor computernetwerken, waaronder het Internet.

NL - 36

diensten inzake debetkaarten en creditcards met betrekking tot weddenschappen.

NL - 41

Wed-, gok- en kansspelen.

PL - 9

Oprogramowanie komputerowe i programy komputerowe do gier hazardowych, hazardu i zakładów; oprogramowanie komputerowe i programy komputerowe do grania w gry; oprogramowanie komputerowe i programy stosowane w sieciach komputerowych łącznie z Internetem.

PL - 36

Usługi w zakresie kart kredytowych dotyczące zakładów.

PL - 41

Obsługa salonów gier, gry hazardowe i gry.

PT - 9

Software e programas informáticos para jogo a dinheiro, jogo de azar e apostas; software e programas informáticos para jogos; software e programas de computador para utilização em redes informáticas, incluindo a Internet.

PT - 36

serviços de cartões de débito e de crédito relacionados com apostas.

PT - 41

Serviços de apostas, jogos a dinheiro e jogos de azar.

RO - 9

Software pentru calculator și programe de calculator pentru jocuri, jocuri de noroc și pariuri; software de calculator și programe de calculator pentru jocuri; software și programe de calculator pentru rețele de calculatoare, inclusiv pentru Internet.

RO - 36

Servicii de carduri de debit și de credit în domeniul pariurilor.

RO - 41

Servicii de pariuri, jocuri și jocuri de noroc.

SK - 9

Počítačový softvér a počítačové programy pre hranie, hazardné hry a stávkovanie; počítačový softvér a počítačové programy pre hranie hier; počítačový softvér a programy na používanie v počítačových sieťach vrátane internetu.

SK - 36

Služby debetných a kreditných kariet v oblasti stávkovania.

SK - 41

Služby pre stávky, hazardné hry a hry.

SL - 9

Računalniška programska oprema in računalniški programi za igre na srečo in stave; računalniška programska oprema in računalniški programi za igranje iger; računalniška programska oprema in programi za uporabo v računalniških omrežjih, vključno z internetom.

SL - 36

Storitve glede debetnih in kreditnih kartic v zvezi s stavami.

SL - 41

Storitve stav, iger na srečo in iger.

FI - 9

Tietokoneohjelmistot ja tietokoneohjelmat pelejä, uhkapelejä ja vedonlyöntiä varten; tietokoneohjelmistot ja tietokoneohjelmat pelaamista varten; tietokoneohjelmistot ja -ohjelmat käytettäväksi tietokoneverkoissa, mukaan lukien Internet.

FI - 36

uhkapaleihin liittyvät pankki- ja luottokorttipalvelut.

FI - 41

Vedonlyönti-, peli- ja rahapelipalvelut.

SV - 9

Programvara och datorprogram för spel, hasardspel och vadslagning; programvara och datorprogram för att spela spel; datorprogramvara och program för användning i datornät, inkluderande Internet.

SV - 36

kredit- och betalkorttjänster avseende vadhållning.

SV - 41

Vadslagnings-, spel- och hasardspelstjänster.

No 008144511

2/2

Identification Code: C6MULWJ72LESSYMRNAL3HKZY

COPY

fel

Exhibit B

TLD Registration Policies

.WILLIAMHILL TLD REGISTRATION POLICY

1. SELECTION OF REGISTRARS

Registrars eligible to register domain names must meet the following non-discriminatory criteria (in compliance with clause 2.9 (a) of the Registry Agreement):

- (i) be an accredited ICANN Registrar;
- (ii) demonstrate a level of understanding of the Domain Name registration policies of the Registry;
- (iii) have experience managing the Domain Names of major corporations;
- (iv) have proven tools for domain name portfolio management;
- (v) have business processes to perform automated validation (and any additional human checks as required by the Registry) of the eligibility of the domain name for registration according to the Domain Name policies of the William Hill Organization Limited;
- (vi) demonstrate a sufficient level of security to protect against unauthorized access to the Domain Name records;
- (vii) demonstrate experience and have appropriate resources in managing abuse prevention, mitigation and responses;
- (viii) provide multi-language support for the registration of IDNs;
- (ix) comply with any re-validation of its Registry-Registrar agreement at a regular interval as determined by the Registry or as required by ICANN from time to time;
- (x) meet applicable technical requirements of William Hill Organization Limited; and
- (xi) comply with all conditions, dependencies, policies and other requirements reasonably imposed by William Hill Organization Limited, including maintenance of suitable systems and applications that are capable of interacting with the Registry system.

2. ELIGIBLE REGISTRANTS

The only eligible Registrants for this TLD are the Registry Operator itself, namely “William Hill Organization Limited”, and its Affiliates or Trademark Licensees as approved by the Registry.

If the Registrant does not meet the above eligibility criteria, there is no entitlement to register a Domain Name under the .williamhill TLD.

If the Registrant ceases to be eligible at any time in future, the Registry may cancel or suspend the licence to use the Domain Name immediately.

3. REGISTRY APPROVAL REQUIREMENT

Registration of Domain Names under .williamhill, must be approved by William Hill Organization Limited in addition to meeting all requirements under the Registry Rules. William

Hill Organization Limited’s approval for complete and valid application submitted will be authorised by:

- (i) William Hill Hostmaster [REDACTED] (“Authorization Provider”);
- or

- (ii) an authorized person as nominated by William Hill Organization Limited (“Authorised Person”) and notified to Registrar from time to time.

Authorisation Provider will notify the Registrar of its decision.

3. REQUIRED CRITERIA FOR DOMAIN NAME REGISTRATION

An application for Domain Name registration must meet all the following criteria:

- (i) availability;
 - a. the Domain Name is not already registered;
 - b. it is not reserved or blocked by the Registry; or
 - c. it meets all Registry’s technical requirements;
- (ii) technical requirements;
 - a. a maximum of 63 characters (after its conversion into the ASCII for IDNs);
 - b. use of characters selected from the list of supported characters as nominated by the Registry;
- (iii) the Domain Name must be consistent with the mission and purposes of the gTLD and consistent with the Domain Name registration policy of William Hill Organization Limited, and include but not be limited to:
 - a. product name;
 - b. service name;
 - c. marketing term;
 - d. geographic identifier; or
 - e. any relevant name or term as approved by Authorisation Provider or Authorised Person.
- (iv) compliance with all requirements under the Registry Rules: the Registrant must comply with all provisions contained in the Registry Rules.

4. OBLIGATION OF REGISTRANTS

The Registrant must enter into an agreement with the Registrar for Domain Name registration under which the Registrant will be bound by the Registry Rules specified through the Registry-Registrar agreement as amended by the Registry from time to time.

The Registrant must also agree to be bound by the minimum requirements in clause 3.7.7 of 2013 ICANN's Registrar accreditation agreement.

The Registrant represents and warrants that:

- (i) it meets, and will continue to meet, the eligibility criteria at all times and must notify the Registrar if it ceases to meet such criteria;
- (ii) the registration, renewal and use of the Domain Name does not violate any third party intellectual property rights, applicable laws or regulation;
- (iii) it is entitled to register the Domain Name;
- (iv) the registration and use of the Domain Name is made in good faith and for a lawful purpose;
- (v) if the use of registered Domain Name is licensed to a third party,
 - a. the Registrant must have a licencing agreement with the licensee for the use of the Domain Name that is not less onerous than the obligation of the Registrant contained in the Registry Rules; and
 - b. where there is a breach of any provisions contained in the Registry Rules by the licensee of the Domain Name, Registry may revoke the Domain Name at its sole discretion.

- (vi) it owns or otherwise has the right to provide all registration data (including personal information) for each Domain Name registered and provision of such registrant data complies with all applicable data protection laws and regulations; and
- (vii) It has appropriate consent and licences to allow for publication of registration data in the WHOIS database.

5. REGISTRANT CONTACT INFORMATION

The Registrant must provide complete and accurate contact information of the Registrant (in accordance with clause 3.7.7.1 of the 2013 ICANN's Registrar accreditation agreement), including but not limited to the following;

- (i) if the Registrant is a company or organization:
 - a. name of a company or organization;
 - b. registered office and principal place of business; and
 - c. contact details of the Registrant including e-mail address and telephone number;
- (ii) if the Registrant is a natural person:
 - a. full name of the Registrant;
 - b. address of the Registrant; and
 - c. contact details of the Registrant including e-mail address and telephone number.

All Registrant contact information must be complete and accurate.

Any changes to such Registrant information must be promptly notified to the Registrar, and no later than one (1) month of such change.

6. REVOCATION OF DOMAIN NAMES

The Registrant acknowledges that the Registry may revoke a Domain Name immediately at its sole discretion:

- (i) in the event the Registrant breaches any Registry Rules;
- (ii) to comply with applicable law, court order, government rule or under any dispute resolution processes;
- (iii) where such Domain Name is used for any of the following prohibited activities (Prohibited Activities):
 - a. spamming;
 - b. intellectual property and privacy violations;
 - c. obscene speech or materials;
 - d. defamatory or abusive language;
 - e. forging headers, return addresses and internet protocol addresses;
 - f. illegal or unauthorised access to other computers or networks;
 - g. distribution of internet viruses, worms, Trojan horses or other destructive activities; and
 - h. any other illegal or prohibited activities as determined by the Registry.
- (iv) in order to protect the integrity and stability of the domain name system and the Registry;
- (v) where such Domain Name is placed under reserved names list at any time; and
- (vi) where Registrant fails to make payment to the Registrar for registration, renewal or any other relevant services.

7. USE OF SECOND OR THIRD LEVEL IDNS

In addition to meeting all required criteria for registration of domain names above, an application for an IDN Domain Name must:

- (i) meet all technical requirement for the applicable IDN;
- (ii) comply with the IDN tables used by the Registry as amended from time to time; and

8. USE OF GEOGRAPHIC NAMES

All two-character labels and country and territory names will be initially reserved in accordance with specification 5 of the Registry Agreement.

Upon approval from ICANN and any other guidelines by applicable governments and ICANN's Governmental Advisory Committee, the Registry may release the two-character labels and country and territory names in accordance with William Hill Organization Limited's response to Question 22 Geographic Names.

9. RESERVED NAMES

The Registry may place certain names in its reserved list from time to time where:

- (i) the Registry believes in its sole discretion that use of such names may pose a risk to the operational stability or integrity of the Registry;
- (ii) in accordance with ICANN's specifications contained in the Registry Agreement, guidelines or recommendations;
- (iii) there is a risk of trademark infringement or where the name otherwise may cause confusion taking into consideration the mission and purpose of the gTLD; or
- (iv) the Registry in its sole discretion decides certain names to be reserved for any reason.

10. ALLOCATION OF DOMAIN NAME

The Registry will register Domain Names on a first-come, first-served basis in accordance with the Registry Rules. The Registry does not provide pre-registration or reservation of Domain Names.

11. LIMITATION ON REGISTRATION / DOMAIN NAME LICENCES

There is no restriction on the number of Domain Names any Registrant may hold.
Protection of third party intellectual property rights

The Registry will implement all rights protection measures as required by ICANN in clause 2.8 of the Registry Agreement, including the use of the Uniform Rapid Suspension (URS) procedure, and Uniform Domain Name Dispute Resolution Policy (UDRP).

12. TERM OF REGISTRATION / RENEWAL

Initial term of registration:

A Domain Name can be registered for a period between one (1) to ten (10) years.

Upon registration of a Domain Name, the Registrant holds a license to use the Domain Name for a specified period in accordance with the Registry Rules.

Renewal of registration:

- (i) The term may be extended at any time for a period between one (1) to ten (10) years, provided that the total aggregate term of the Domain Name does not exceed ten (10) years at any time.
- (ii) Upon change of sponsorship of the Domain Name from one Registrar to another, according to Part A of the ICANN Policy on Transfer of Registrations between Registrars, the term of registration of registered Domain Name will be extended by one year, provided that the maximum term of registration at any time does not exceed ten (10) years.

- (iii) The change of sponsorship of registration of Domain Name from one Registrar to another, accordingly to Part B of the ICANN Policy on Transfer of Registrations between Registrars will not result in the extension of the term of registration.

Cancellation of registration:

The Registrant may cancel a Domain Name registration at any time by submitting its request with the Registrar.

Auto-renewal:

Upon expiry of the Domain Name, the Registry will auto-renew the Domain Name for a one year term (1) year term unless the Registrant submits its intention not to renew the Domain Name.

The Registry will implement the business rules for renewal of Domain Names documented in appendix 7 of the .com Registry Agreement.

13. TRANSFER OF DOMAIN NAMES BETWEEN REGISTRANTS

Any transfer of a Domain Name between Registrants must be approved by the Registry through the Registrar in accordance with the registry rules.

If the Registrant becomes subject to insolvency or any other proceeding, the administrator may request the transfer. The transferee must provide appropriate documentation as required by Registry to approve such transfer.

14. PRIVACY AND DATA PROTECTION

By registering a Domain Name, the registrant authorises the Registry to process personal information and other data required for the operation of the .williamhill. The Registry will only use the data for the operation of the Registry including but not limited to its internal use, communication with the Registrant, and provision of WHOIS look-up facility.

The Registry may only transfer the data to third parties:

- (i) with the Registrant's consent;
- (ii) in order to comply with laws, regulations or orders by a competent public authority and any Alternative Dispute Resolution (ADR) providers; or
- (iii) for a publicly available and searchable WHOIS look-up facility, in accordance with specification 4 of the Registry Agreement.

15. WHOIS

The Registry provides a publicly available and searchable WHOIS look up facility, where information about the Domain Name's status (including creation and expiry dates), and registrant, administrative and the technical contact administering the Domain Name can be found, in accordance with specification 4 of the Registry Agreement.

In order to prevent misuse of the WHOIS look up facility, the Registry requires any person submitting a WHOIS database query will be required to read and agree to the terms and conditions, which informs that:

- (i) the WHOIS database is provided for information purposes only; and
- (ii) the user agrees not to use the WHOIS information to allow or enable the transmission of unsolicited commercial advertising or other communication via email or other methods to the Registrants.

16. DISPUTE RESOLUTION

The Registrant agrees to be bound by ICANN's Dispute Resolution Policies in respect of all disputes in connection with the Domain Name.

17. COMPLIANCE WITH CONSENSUS AND TEMPORARY POLICIES

The Registrant agrees to be bound by all applicable consensus and temporary policies as required and mandated by ICANN.

18. DEFINITIONS

Affiliate means in relation to a party any corporation or other business entity controlling, controlled by, or under common control of that party and for the purposes of this definition, a corporation or other business entity shall be deemed to control another corporation or business entity if it owns directly or indirectly:

- (i) fifty percent (50%) or more of the voting securities or voting interest in any such corporation or other entity; or
- (ii) fifty percent (50%) or more of the interest in the profit or income in the case of a business entity other than a corporation; or
- (iii) in the case of a partnership, any other compatible interest equal to at least a fifty percent (50%) share in the general partner.

Domain Name means a domain name registered directly under the .williamhill TLD or for which a request or application for registration has been filed with the Registry;

ICANN's Dispute Policy means the dispute policy currently known as the Uniform Domain Name Dispute Resolution Policy (UDRP) issued and as may be updated from time to time by the Internet Corporation of Assigned Names and Number (ICANN) and the Uniform Rapid Suspension (URS) (see Specification 7 of the Registry Agreement).

Registrar means an ICANN accredited registrar which enters into and is in compliance with the registry-registrar agreement for the TLD, and which provides domain name registration services to Registrants;

Registry means William Hill Organization Limited("William Hill");

Registry Agreement means the agreement between William Hill Organization Limited and ICANN;

Registry Rules mean:

- (i) Registration terms and conditions agreed between the Registry and Registrant for registration of a Domain Name; and
- (ii) Registration policies provided and amended by the Registry from time to time.

Registrant means a natural person, company or organisation who holds a Domain Name registration or who has requested or applied for the registration of a Domain Name;