Conditions for the provision of electronic services from the company Axfone LLC.

- 1. Preliminary provisions:
- 1.1 These are the general terms and conditions for the electronic services (named "Terms and Conditions") that define the principles on which Axfone LLC. Provides its electronic services and the related with them customer services;
- 1.2 These terms and conditions are an integral part of every contract for the provision of electronic services (named "Agreement"), concluded between the provider and the subscriber, unless the parties agree otherwise.
- 2. Definitions: These terms and conditions apply to the Treaty, and any other documents and have the following meanings:
- 2.1 the contact person is the person, designated by the contracting authority and providing information between the parties relating to the implementation of the Agreement. He is authorized to act for the provision of services under this Agreement and to act on issues related to the quality and range of the services;
- 2.2 the authorized representative is authorized to act as a party in the conclusion of the Agreement. Authorized representative of the parties is the one included / mentioned in the Treaty. Unless stated otherwise, it is believed that he is the person entitled under the Commercial Code. If the subscriber is a natural person who participates in the decision under the Treaty, its operation and other issues are at the conclusion of the agreement with the supplier or partner, he also owns and can provides organizational powers;
- 2.3 the service description document contains the definition of services and the specific terms of use. If the supplier changes the service, the content of the conditions also should be changed. The new content is replaced by the corresponding description of the new service, unless it is not stated other;
- 2.4 The original service provider is the company Axfone with headquarter in 616 Corporate Way, Suite 2-5004 Valley Cottage, NY 10989, USA is called provider of telecommunication services;
- 2.5 the provider is the operator who provides direct access to the electronic communications networks;
- 2.6 each complaint may be submitted by any of the parties to settle payments for failure or improper performance of the service;
- 2.7 the service is the provision of electronic communications services provided under the current Agreement and / or the technical specifications. The service provides operating elements according to the Companies Act;

- 2.8 the contract concluded between the service provider and the recipient regulates the electronic communications services between them;
- 2.9 The contracting party is the supplier and / or consumer;
- 2.10 technical specification is the document that describes the relevant technical requirements for the provision of services, their extension and other necessary information about the service;
- 2:11 electronic telecommunications network means- public electronic telecommunications network within the meaning of the law, providing services for electronic communications;
- 2.12 user is any natural or legal person to whom some services are provided;
- 2:13 substation is the set of technical facilities, including connecting lines and end points of the network, allowing access to the service;
- 2.14 the online form for the contract can be found in section custom map, the user must complete in order to get his chosen service;
- 2:15 operator shall provide website address, where the user can at any time receive assistance, consult on the proposed servants procedure to conclude the contract and in case of any changes;
- 2:16 customer service is performed by the specialized department of the service provider, that provides user support and technical information, and is responsible for receiving complaints about the site;
- 2:17 normative act is an act that is covering the electronic communications;
- 2.18 in equipment means electronic redirected communication equipment intended to provide a service to the user;
- 3. Service and scope.
- 3.1 service provides public services to the user in accordance with the parameters set out in the Treaty of service, the description of the service or the technical specification. The service can also provide the equipment, unless otherwise is stated. The service contract is individual and is etermined under the conditions agreed in the Treaty and / or the technical specification;
- 3.2 the service provider offers the following activities: voice services provided through public electronic communications networks additional services associated with them, as well as the kind of dial-up connections, agreed to provide the parties;
- 3.3 the operator reserves the right to change the scope of services, the provision of technical

possibilities and the electronic telecommunications networks, the connection options, the proposed agreements with other operators and market requirements, based on the law and regulations on telecommunications:

- 4. Change of the duration and termination of the services.
- 4.1 the Agreement may be concluded in writing or in electronic form, or verbally by telephone conversation with our representative. The Agreement shall enter into force on the date of its adoption by the authorized representatives of the parties, i.e. from the date of signing the agreement paper, from receiving electronic form or after the conversation on the phone;
- 4.2 the Agreement is concluded for an indefinite period;
- 4.3 the Agreement may be terminated by written agreement of any of the parties thereto;
- 4.4 the service provider may cancel the contract or a specific service for any reason or no reason, with a notice period of three months from the first day of the month immediately following the delivery of the service;
- 4.5 the consumer has the right to terminate the contract or a specific service from it in writing form by personal considerations or no reason. The period of notice is 30 days and begins on the first day of the calendar month following the month in which the message is delivered to the supplier. Termination of the contract does not oblige the recovery of sums paid till now, and does not terminate the made until the termination obligations under article 4.14 of these rules;
- 4.6 the termination of the individual services must meet the requirements set out in Article 4.5 of these requirements and to be submitted by the person authorized for this and needs to contain information such as company name or your name, address of residence, date of birth, agreements service phone number). If these data are not provided the request for termination of the services will not be taken into account. The information contained in the preceding sentence shall apply to the notification on withdrawal of individual services or cancellation of other legal actions;
- 4.7 The supplier may terminate the Agreement or individual services from the date of delivery of the written notice to it if:
- 4.7.1 the service provider determines that the service can not be created for technical reasons;
- 4.7.2 there are repeatedly and obviously breach of contractual terms by the user;
- 4.7.3 due to damage causing damage;
- 4.8 The supplier may terminate the Agreement or individual services immediately from the date of

service, of notice or of termination:

- 4.8.1. in case of repeated and / or serious non-compliance with the terms of the Treaty;
- 4.8.2. in the case of continuous late payment or non-payment of the regular price for the services listed in the Treaty. Systematic overdue payments under this provision mean payment of at least 2 consecutive bills after the deadline. Systematic non-payment under this provision means the presence of at least three unpaid bills;
- 4.8.3 if there is reasonable suspicion that abuse subscriber to electronic communications networks or services in accordance with applicable law to carry out illegal activities, or if the activity interferes with the services provided to other users or users of the network, other networks or when it causes harm to other network users:
- 4.8.4 if the creation or modification of the service is impossible (for technical reasons), or if during the creation of the service, the user does not provide the information required for this in accordance with the Agreement;
- 4.8.5 in use when the user does not provide the information necessary for the conclusion or modification of individual services;
- 4.9 If the subscriber is a natural person taking part in the conclusion of the Agreement and its terms or other related activities, or if the contract is concluded with the service provider or the partner outside the normal activity, the subscriber has the right to terminate the Agreement or separate it from the services it within fourteen days from the date of its conclusion, regardless of whether the service is already created, or within one month from the date of conclusion. Unless the parties agree otherwise. The termination is done by written notice delivered within the time limit. In this case the subscriber is obliged to reimburse the costs incurred for the launch of the service and the cost of services provided to date. Termination must meet the requirements set out in section 4.5 of this document or termination can not take place. The supplier may, in certain cases, to accept the termination of the subscription by the Treaty, even if the request does not meet the requirements thereof. User is obliged in this case to reimburse the provided hitherto services described in section 4.14;
- 4.10 if the subscriber is a merchant within the meaning of the Commercial Code, and the conclusion of the service took place through distance communication (web form or by phone), the agreement or the individual services can be terminated within fourteen days from the date of receipt of pay. The termination shall be in written form and must be delivered within the specified time limit for receipt of payment. However, if it is done in a period of two weeks after the service, the subscriber is required to reimburse the cost mentioned in article 4.14 for the services used so far;
- 4.11 Each party may terminate the contract immediately after the date of receipt of the written notice in the event that one party has brought an action for bankruptcy or facing bankruptcy due to lack of assets or being wound up. Provider has the right to terminate the contract with immediate effect if you are under bankrupt;

- 4.12 if the subscriber sends a request for termination of the Agreement or for some of the individual services (exemption from service, retired), the supplier is not obliged to respond to the request. This happens in cases when the cancellation of the contract becomes vague and there are incomprehensible conditions. In all this case the subscriber should be notified about this;
- 4.14 after the termination of the Agreement, especially before the creation or provision of the services, or in some event of a change of operator, the subscriber must return supply labor costs and problems relating to the establishment, the alteration or the cancellation of the service, including all costs associated with the provision of services based on the original agreement and the potential costs associated with the uninstall process equipment;
- 4.15 the contract expires when the consumer and the supplier enter into a new contract for the same services, in the moment they begin their implementation;
- 4.16 if the subscriber for any reason deliberately thwart the entry into force of the Treaty, particularly when for some reason on his side he does not want to allow the service provider to make changes to the service according to § 36 paragraph 3 of the Civil Code, the order is executed only if it does not call into question the effectiveness of services.
- 5. Rights and obligations for the service provider:
- 5.1 The seller has the right to:
- 5.1.1 requires the users to provide the data necessary for execution of the contract;
- 5.1.2 unilateral changes in the terms of the contract, the technical specifications, the service and the price lists. For other changes, the users will be notified by email or informed by the service provider;
- 5.1.3 change in the number of subscriber stations for technical reasons and without the user's consent if this is necessary to provide services but when the user is informed in advance of the reasons and the decision of the competent administrative authority to change the number or set of numbers, according to the law or if under other provisions;
- 5.1.4 refuse to accept treaty changes, especially if they are not technically possible, or when the user tries to circumvent some of the conditions contained in this Agreement;
- 5.1.5 refuse to provide services, or changes in a specific service requested by the subscriber when the subscriber deliberately enter the wrong personal identification number or consistently late with payment for services or repeatedly violates the terms of the Treaty;
- 5.1.6 translate, moving and transforming substation, under the Agreement and all parts thereof to anyone who requests it under the terms of the Treaty where this is not in contrary to the interests of the supplier and the new location for the provision of services. The provider is entitled to charge the cost of

the transfer station or to replace the user, unless otherwise is not agreed in written format;

- 5.2 The Contractor shall:
- 5.2.1 to develop and to provide the subscriber service under the terms of the Agreement and for the agreed period of the agreement and its annexes;
- 5.2.2 to provide visually updated version of the general conditions, the service description and the price;
- 5.2.3 to inform users of the major changes in the Agreement, the general market conditions, the price lists, the description of services and the procedures for complaints over a period of at least one month before the date of entry into force of the amendment in electronic form (via personal email or post to the website of the company);
- 5.2.4 in case of changes in the general market conditions, in the price lists and the description of the services, whether they concern the services to the consumer, the service provider must inform the users electronically (email, or a new article posted on the website) at least 7 days before the date of entry into force the such amendments. Both parties must agree that all documents have been changed and will not lead to deterioration of the user and performed within the deadline specified in the Agreement;
- 5.2.5 the implementation of the imposed Treaty changes required by the user is confirmed by both sides, and the significant changes in the Treaty or in the technical specification within the agreed time limits:
- 5.2.6 immediately remove the deficiencies associated with provided services under his responsibility. The supplier may request the user to delete partially or fully defects caused by third parties on behalf of and under the conditions agreed between the supplier and the consumer separately for each case. Provider is not liable for defects or omissions as a result of technical equipment or third electronic communications networks;
- 5.2.7 maintain the technical infrastructure of their electronic communications networks in good condition and to provide services under the conditions and the contract specifications and regulations for a technical specification and equipment;
- 5.2.8 to inform consumers of any limitations, omissions, changes or irregularities in the provision of services provided.
- 6. Rights and obligations of the user.
- 6.1 You have the right to:

6.1.1 use our services under the terms of the Treaty and the relevant laws; 6.1.2 negotiate the terms of the Agreement for any changes; 6.1.3 you should contact us regarding to problems with customer service or if you are entitled to any claims regarding quality; 6.1.4 accept the price; 6.2 You agree that: 6.2.1 correctly and promptly will pay the services provided under the contract and according to it; 6.2.2 the device used to connect the production equipment or to access this service has a security certificate and meets the required technical specifications required in Bulgaria. The user assumes responsibility for it in case of use provided by the supplier; 6.2.3 make up for losses incurred by us in the event that you are using a device that is not approved in accordance with the applicable laws and regulations; 6.2.4 to return the full amount of the fines and other penalties that were imposed on the supplier of an administrative or judicial authority as a result of action taken by you or third parties, because of some fault: 6.2.5 not to use the network operator relationships under the law or actions that are irresponsible according to the generally accepted rights; 6.2.6 not to make changes that violate operational security of electronic telecommunications network; 6.2.7 immediately inform us if you need to make corrections, which are for free or associated with our business, but only for damages not caused directly by the user or related to its operation of the service; 6.2.8 immediately notify the supplier of all known facts that could have an adverse effect on the provision of the services; 6.2.9 written notification of the available changes of your credentials, which are an essential part of the Contract within the 14 days from the date of entry into force of this amendment. In case of noncompliance, this requirement is possible for the user to be liable for damages; 6.2.10 will not assign its rights and obligations under the Treaty to third parties without the express consent of the operator;

- 6.2.11 at important reasons can authorize the person authorized by the supplier to have access to the local station, the equipment and materials which are installed (e.g. due to a defect, replacement or maintenance, etc.) and gives them access to premises where the service is provided for the needs of the installation, the alteration or the cancellation of the service;
- 6.2.12 to take care of the technical equipment used and immediately to report theft to the police and to assist in the event of damage to equipment by notifying the operator;
- 6.2.13 to ensure the necessary cooperation with the supplier of the necessary preparation for installation, modification or removal of the equipment and the other activities related to the provision of services. Providing written consent from the property owner or inside the wiring in buildings, which provides design, construction and installation, and provide the necessary documents related to the preparation of project documentation and the obtaining of the relevant permits;
- 6.2.14 to provide all the information that may affect the Treaty, which requires the prior written consent;
- 6.2.15 the user provides his own expense, necessary facilities and working conditions of the equipment associated with the provision of services. These conditions must be observed at all times when using the services provided by the supplier;
- 6.2.16 not to make changes without the personal written consent of the provider as additional settings, connections or spatial layout of the equipment by the User. User is obliged to take measures to prevent unauthorized tampering with equipment;
- 6.2.17 not to provide services to third parties, if not previously authorized in writing by the administrative authority and the service provider;
- 6.2.18 to return all costs associated with the creation or modification of services incurred by the supplier due to changes in contractual services performed at the request of the user or those related to the termination of the Agreement before its entry into force;
- 6.2.19 to provide a written statement to the supplier Associated with the local service station if required;
- 6.2.20 to use the mark only with the express consent of the supplier and only in connection with the use of the service and shall in no way prejudice the value under the applicable law;
- 6.3 after termination of the contract, the consumer is obliged to immediately return intact technical equipment and the other tangible or intangible fixed assets provided by the operator in connection with the services owned by the supplier. Users agree to grant access to the premises of the technical equipment and other property provided by suppliers. If equipment or the other assets provided by the supplier in case of termination of the Agreement or the individual services it back damaged, the user is required to pay a contractual penalty amounting to the value of the equipment (and other goods). The right to compensation (recovery) is considered as a contractual penalty.

- 7. Prices and payment terms:
- 7.1 the prices for the services mentioned in the list order and / or price. Price list for the provision of services can be found on the company website;
- 7.2 in some services, particularly as the public telephone service, the subscriber must pay the price for the service (fee) at least 1,50 euro VAT. If monthly payments are higher than \$ 1.60 including VAT, this post is not applicable to the consumer;
- 7.3 The user is required to pay the bill, even if the use of the service is carried out by other users, and not by the subscriber personally. If as for an not authozied use of the services by other users, the subscriber is obliged to pay the debt incurred by them and immediately notify the supplier. Supplier will restrict the use of the service as possible fast, but not later than twenty-four (24) hours of the receipt of this notice;
- 7.4 in the case of changes made to the service date for payment of the service changes from that indicated on the invoice of the supplier;
- 7.5 contractor shall be entitled to unilaterally change the prices of services, in particular by increasing their specific services (e.g. prices of international calls access circuits, transit and return the fee for termination, the price of distribution service) in relation to decisions of the public power (CTO), in which case the increase and the amount of monetary liabilities of the relevant involved services provided under the Agreement. To change the price supplier you must inform the subscriber, and to post the changes on its Web site;
- 7.6 unless otherwise specified in the Treaty, the time limit for payment for the use of the services is one month. If the amount of services for the period fixed for the payment to reach 1 euro operator is entitled to extend the reference period to 90 days;
- 7.7 If the contract provides otherwise, the provision of services takes the form of a loan. In practice, this means that the user must load your account in order to activate the service. Incoming calls are available regardless of the loan, but for outgoing calls only, if the amount in the account is sufficient under the current price list;
- 7.8 the signing of the Treaty agreement is to pay for the services and is carried out in electronic form. A tax document (invoice) for the supplier is entitled to charge fees for all services rendered and services of third parties for which the payment is made;
- 7.9 the supplier has the right to limit the provision of services by blocking access to the services, if the subscriber does not pay the bill for the service or does not comply with other provisions of the Treaty, as it did not provide for a grace period;
- 7.10 the provider has the right to require payment from the consumer and to maintain the minimum

amount of the deposit in accordance with the price list. This deposit may be required, especially if the place of residence or location of the subscriber station is located outside the territory of the Czech Republic. Also if the contract or service have been transferred to the third party, the user does not comply with the terms of payment, the property is in bankruptcy or liquidation, available debt or other obligations. The deposit is usually determined by the currently used of the subscriber services covering three monthly payments for the service. The deposit will be returned to the operator no later than 15 days after the end of the service. The provider has the right to use the deposit to cover the costs on the services provided and the unpaid bills;

7:11 the subscriber agrees that the provider is entitled to charge penalty interest on the outstanding amounts;

7:12 the supplier is entitled to recover from subscribers the late payments for services rendered and reimbursement of the costs associated with sending reminders to make payment. These costs, the consumer is required to pay within the specified period by the supplier. In case of failure to pay within the prescribed period, the user is obliged to pay the contractual services together with accrued interest for delay at the rate of 0.1%, calculated on the amount for each day of delay in payment. The supplier is entitled to compensation in case of delay in payment for services rendered plus the accrued interest for that. The user is obliged to pay any written request for payment of the obligation in the amount of list price, unless otherwise stated in the price list;

7:13 supplier has the legal right to seek their rights by the relevant legal authorities in respect of non-payments, payment delays and other services rendered.

8. Complaints.

8.1 the consumer has the right to claim for compensation of the services provided in their quality, for problems or any questions relating to prices. The complaint must be made immediately, but not later than two months from the date of confirmed breach of contract for the supply of services. Otherwise, the right to some refund expires. The filing of the complaint against a particular monetary service is not exempted from any other services rendered to be paid in the period provided for in the Treaty;

8.2 the appeal may be filed by a representative of the consumer, by a person authorized in written form to do this, and by the legal heir or legal representative of the user or other person authorized to represent the rights of the parties;

8.3 user who is not a trader within the meaning of the Companies Act, may appeal in written form, by mail or in electronic format of an email address (support@axfone.eu), or to contact our company at phone 0018457677394, and personally to visit some of our centers for customer service in the company;

8.4 user who is a trader within the meaning of the Companies Act, may appeal in writing, by mail or in electronic format of an email address (support@axfone.eu), or to contact our company by phone 0018457677394, and personally to visit some of our centers for customer service in the company;

- 8.5 complaints are dealt with immediately, within one month from the date of receipt, or two months in the liquidation of damages that require advice and assistance from additional persons;
- 8.6 in case of a positive settlement of the claim, the consumer is entitled to a refund of the price difference of charges. The difference in price will be refunded to the subscriber by reducing the amount payable in the following account or other form within one month of positive consideration of the application. In the presence of any undue delay by the user provider will consider the requirement of obligations as soon as possible, consistent with the complexity of the technical and administrative issues, the need for action, but not later than two months from the date of receipt;
- 8.7 in case of a favorable settlement of claims in connection with any defects, the company will reduce the cost of part of the due amount corresponding to the time of termination. In order to calculate the value always take into account the 30 calendar days in each month, unless otherwise specified conditions. The total number of days for the service is considered the period for which the service is supplied by the date of receipt of the notice by the supplier for the presence of any damage;
- 8.8 the compensation (discount) will be charged for the next billing period from the day of the relevant month.
- 9. Responsibility and benefits.
- 9.1 the supplier is not obliged to pay compensation to subscribers, including loss of profits, arising from the interruption or defective services. The service provider shall not be liable for further damages due to force majeure;
- 9.2 The supplier is liable only for actual damage to property, which clearly show the presence of any relevant damage. The supplier is obliged to pay for any actual damages the amount to a maximum of 14000 euro. The corresponding amount of compensation concerns claims for settlement of debts outstanding to the user. If there is no such claims for compensation for damages depending on the size, the service provider can provide compensation in the form of a free service to the user (to reduce the amount of the claim). Where compensation will be submitted after the expiry of the Treaty refund is to be paid in cash;
- 9.3 for the restriction or lack of services provided under the contract due to a technical malfunction of the operating system, the provider is obliged immediately to rectify the problem and proportionally to reduce the cost of service. The supplier is not obliged to pay compensation for interruption of the service or any failure to provide services by the user;
- 9.4 the supplier shall not be liable for incorrect entries of service, if the subscriber does not pass consistently and correctly all the steps in section 8.1.
- 9.5. the service provider is not responsible for the actions of other access providers, or any other service provider with which the user is connected and use them as a network operator;

- 9.6 the subscriber is responsible for damages caused by the violation of the rights or obligations arising from the Treaty, in particular with regard to the actual harm caused by the fault of the user, as well as the actual damage of the property of third parties, except in case of disconnection responsibility under the Treaty. For damages the subscriber is obliged to pay the amount determined by the provider;
- 9.7 the user is fully responsible to the supplier for damage caused by a third person who intentionally or negligently has used the service.
- 10. Limitations of service.
- 10.1 the seller has the right, if necessary, to restrict or suspend services for the following reasons:
- 10.1.1 maintenance and repair of electronic telecommunications networks;
- 10.1.2 other important technical reasons or operational situations that make use of the service difficult or impossible;
- 10.1.3 reasonable suspicion that the subscriber uses or intends to use the service against the law and contrary to the contract;
- 10.1.4 in case of exceptional circumstances requiring a certain external interference;
- 10.1.5 suspected abuse of the services by the subscriber or third parties;
- 10.1.6 user is in arrears with payment of service or does not comply with the other terms of the Treaty. For dealing with such crisis situations, it is provided within a period of seven days from the date of submission of the application for correction.
- 10.2 immediately after the settlement of the problem supplier commissioning services.
- 10.3 The supplier has the right to ask the price of the service in case of non-payment by the consumer without prejudice to the above conditions and to impose service restrictions;
- 11. Specific provisions.
- 11.1 with regard to public telephone services or similar services in the Treaty mentioned conditions of establishment, transmission, transfer or convert the station to the user at the time of delivery and obligations arising from the use of a telephone access number, as well as regulating the redirection of telecommunication networks and associated public telecommunication networks;
- 12. Transfer of number, block a number.

- 12.1 the ported telephone number and the selected service is available to subscribers of the provider via electronic telecommunications network, technical characteristics and in accordance with the law for connecting devices. Your phone number has no effect on the Treaty and is not related to other obligations stipulated in the contract between you and the supplier, in particular by the obligations of the subscriber to pay the price for the service;
- 12.2 upon written request of the service user, it can be blocked for outgoing calls to certain phone if tray not cause problems with other electronic communications services.
- 13. Information and registration data confidentiality.
- 13.1 the user agrees supplier to manage, process and store personal data such as operator or his authorized representative under the conditions defined by the Law on the protection of personal data, according to the Electronic Communications Act to ensure the provision of services. This approval is granted for a period of three years. You acknowledge that any information provided is true and accurate, and that you have been informed of all rights and obligations deriving from the Treaty. The user provides his consent by giving confirmation of the supplier (does not apply to cases where the processing of personal data within the obligations provided for by special legislation);
- 13.2 The subscriber has the right to place a phone call to the operator, supplier or another employee of the supplier or its contractor can register and record the conversation with the sole aim of improving the operation of the internal control and improving the quality and protect the legitimate interests of the supplier and consumer;
- 13.3 user consent to use your electronic contact details for the purposes of business communication within the meaning of the Act for information communication services to obtain business information from us. This information will not be linked with the Treaty and its annexes. User may refuse, under the law to receive further commercial information.
- 13.4 Special provisions which must be applied in case of registering domain name .cz

When registering domain names .pl, provider is obliged to inform the customer about the "Rules for the registration of domain names .pl" (hereinafter the "Rules").

Customer hereby declares that, they accept the business terms (a compulsory part of the order process) and agrees with the full versions of "Rules".

This applies only for ordering domain name .pl. The full text of the "Rules" is available at this link:

https://www.nic.cz/page/314/pravidla-a-postupy/

- 13.5 Special provisions which must be applied in case of registering domain name .sk
- Due to the very complicated rules of domain registration .sk, takes place for reasons of simplicity registration registration process on behalf of the Slovak branch Axfone LLC. This entity will be referred as registrar and as the owner of the domain in the database of the central register of SK-NIC (http://www.sk-nic.sk).

Mandate Agreement is available in a digital form, moreover, we can send it to you on reqest.

With the registration on behalf of a mandatory contract, you accept these terms and conditions.

https://www.sk-nic.sk/kontakty/pravidla.1.6.2015.jsp

- Registration can also be proceeded directly by the client, according to the rules SK-NIC, but only If the owner is a Slovak company or a Slovak citizen. The entire process is described at this site.

 If a customer is interested in direct registration, they should let the provider know about it immediately after the order, but at latest before doing any payment by e-mail.
- 13.6 Special provisions which must be applied in case of registering domain name .pl
- When registering domain names .pl, provider is obliged to inform the customer about the "Rules for the registration of domain names .pl" (hereinafter the "Rules").

Customer hereby declares that, they accept the business terms (a compulsory part of the order process) and agrees with the full versions of "Rules".

This applies only for ordering domain name .pl. The full text of the "Regulations" is available at this link

http://www.dns.pl/english/regulations.html

- 14. List of participants in the public telephone services, information on telephone numbers.
- 14.1 you agree to the processing of your information by the provider / operator free service provider to put in the phonebook. These data provider can be used for the telephone numbers of subscribers for processing or publishing directory. These data are transmitted only if the consumer prior consent;
- 14.2. free provider correct for the presence of any errors or erasure of data if necessary.

15. Final provisions.

15.1 the Parties agree on the service of documents required in written form by mail, email or fax, unless otherwise is agreed. Proof of delivery signature of the recipient or sender. The recipient can confirm receipt of the documents to confirm by fax and to inform the recipient of the fax / E-mail or contact him

through the data provided by the user;

15.2 the documents sent by mail are considered to be delivered on the date stated on the letter, and if this date can not be identified, it is considered as the received on the third day after the date of dispatch

from either party. The notified document is stored in the office within seven calendar days from the date

of receipt. When sending a fax or e-mail shall be the date on which it has reached the recipient;

15.3 the user must specifically consent to the transfer of rights and obligations arising from the Contract

to a third party or a new operator;

15.4 all legal relations arising from the Treaty are governed from the provisions of the commercial

companies provided by the Electronic Communications Act, which is disputed between the supplier and the consumer. In the case of Judicial solve the problem for the supplier and the subscriber to use the

relevant jurisdiction in the territory of the supplier;

15.5 the case of conflict between the provisions of the Treaty and / or different parts of it:

15.5.1 amendments numbered in order from most recent to - old:

15.5.2 contract for the provision of electronic telecommunication services;

15.5.3 rules;

15.5.4 technical details of the services provided (contract);

15.5.5. description for the service (if any);

15.5.6 pricelist.

15.6 invalidity of any provision of this Agreement or any of its applications, the indication of legislative

changes or any of the decisions of the competent authorities do not affect the overall validity of the remaining provisions of the Agreement. The Parties shall, where appropriate, be replaced already

invalid provision with others;

15.7 conditions cease to be valid for entry into force of the next general terms and conditions. These

Terms and Conditions are available on the website of the supplier and in the menu of the order;

15.8 if the Treaty needs to be made in a foreign language, the original version, which is the Czech language can always benefit basis;

15.9 adoption agreement between the parties (by completing the online form or by agreement by phone) confirms that the various provisions of the Treaty and its Annexes are fulfilled and that the parties agree to apply the conditions set out in documents that are binding on both countries;

15:10 these general terms and conditions entered into force on 01.07.2012. They are an integral part of the establishment and provision of services AXFONE.