



Domain Name Pricing Policy

23 July 2014

CURRENT

SHA-POL-005

dotShabaka Registry
Dubai Marina, Dubai
dotshabaka.com
@dotshabaka

دوت شبكة ريجستري
دبي مارينا، دبي
اسماء شبكة
@dotshabaka

This document is provided pursuant to the disclaimer provided on the last page.

Classification

Public



Contents

Definitions	1
About this document	1
Purpose	2
General information regarding this policy	2
Our pricing and the obligations of the Registrar	2
Pricing of domain names.....	2
Definition and review	3



Definitions

In this document:

Application means the complete and technically correct request for a domain name, which complies with this policy and any other policy issued by us, or ICANN.

ICANN means the Internet Corporation for Assigned Names and Numbers, its successors and assigns.

Premium Domain Name means any domain name so designated by us.

Registrar means an entity that is authorised to offer domain name registration services in relation to the TLD.

Service means the services that we provide in relation to the TLD.

TLD means Top Level Domain and for the purpose of this policy **the TLD** shall be شبكة.

We, us and **our** means International Domain Registry Pty Ltd trading as dotShabaka Registry or our designated representatives.

You and **your** means the person or entity receiving or accessing the Service.

About this document

This document describes our policy on domain name pricing.



Purpose

The purpose of this document is to describe our policy on domain name pricing, including:

- Domain name creation and renewal;
- Premium Domain Names;
- Application fee for domain names; and
- Auction fees.

General information regarding this policy

The availability of domain names is at all times subject to our policy. Our policy documents can be found on our website at the following link www.dotshabaka.com.

Our pricing and the obligations of the Registrar

All domain names must be purchased and managed using a Registrar; they are the retail channel for the TLD. We have an agreement with all of our Registrars which amongst other things details the fees associated with domain name transactions. While we set the fees for domain name transactions to Registrars, they are free to retail those domain names based on their service offering and delivery models.

It is our intention however that when an end user enters into an agreement with a Registrar, that they are made aware of the fees associated with the domain name including the fees for creation and renewal of the domain name. Also described in our Registrar Code of Practice, Registrars must fully disclose to an applicant for, or registrant of a domain name at the time of Application, or creation or renewal, certain information including but not limited to the registration and renewal fee of the domain name.

Pricing of domain names

Creation and renewal

Our agreement with ICANN to operate the TLD includes a number of obligations with regard to the price that we may set for domain name creation and renewals. Subject always to that agreement we may from time to time revise the fees that we charge to Registrars. We do commit however that any increase in the fees associated with a domain name that is registered shall be no more than 10 percent of the then current fee, and that increases in fees shall not occur more than one time per calendar year.

Premium Domain Names

We may, at our discretion at any time, identify certain desirable domain names as a Premium Domain Name. A Premium Domain Name may have a higher than standard fee for creation and renewal.



Where a Premium Domain Name is not registered subject always to applicable industry standards, and ICANN mandated requirements we may:

- Add to, delete from and generally amend or modify the list of Premium Domain Names;
- Modify the pricing of any un-registered Premium Domain Names; or
- Allow a Premium Domain Names to be registered.

Where we make a Premium Domain Name available for registration, that domain name may be subject to a Claims Period as it is described in our *Launch Policy* which can be found at the following link www.dotshabaka.com.

Application fees

At certain times domain names will not be issued on a first come, first served basis, this includes during the Sunrise Period and the Landrush Periods (as they are described in our Launch Policy), and this may also occur when we make a Premium Domain Name available for registration.

During such times

- A domain name may be subject to multiple Applications;
- Where there are multiple Applications we, contention between Applications will be resolved as described in our policy, which may include auctions;
- There may be a fee for Application for the domain name, which is separate to any fee for creation and renewal, or auction fee.

Auction fees

Auctions may occur there are multiple Applications for a domain name. these will be according to our policy. Where a domain name is subject to an auction, any auction fees charged are for the right to register the domain name and not for the domain name registration itself. The fee for creation will still apply.

Definition and review

This document has been prepared and published to represent our policy regarding the administrative and technical management of the TLD.

We may discontinue or amend any part or the whole of this policy from time to time at our absolute discretion.



Domain Name Pricing Policy

SHA-POL-005

Definitions

We, us and our means International Domain Registry Pty Ltd trading as dotShabaka Registry, related entities and respective officers, employees, contractors or sub-contractors.

Disclaimer

This document has been produced by us and is only for the information of the particular person to whom it is provided (the Recipient). This document is subject to copyright and may contain privileged and/or confidential information. As such, this document (or any part of it) may not be reproduced, distributed or published without our prior written consent.

This document has been prepared and presented in good faith based on our own information and sources which are believed to be reliable. We assume no responsibility for the accuracy, reliability or completeness of the information contained in this document (except to the extent that liability under statute cannot be excluded).

To the extent that we may be liable, liability is limited at our option to replacing, repairing or supplying equivalent goods or paying the cost of replacing, repairing or acquiring equivalent, or, in the case of services, re-supplying or paying the cost of having such re-supplied.

Confidentiality Notice

This document contains commercially sensitive information and information that is confidential to us. This document is intended solely for the named recipient, and its authorised employees, and legal, financial and accounting representatives (collectively, Authorised Recipients).

The recipients of this document must keep confidential all of the information disclosed in this document, and may only use the information for the purpose specified by us for its use. Under no circumstance may this document (or any part of this document) be disclosed, copied or reproduced to any person, other than the Authorised Recipients, without our prior written consent.

Trademarks Notice

Any of our names, trademarks, service marks, logos, and icons appearing in this document may not be used in any manner by recipients of this document without our prior written consent. All rights conferred under law are reserved.

All other trademarks contained within this document remain the property of their respective owners, and are used only to directly describe the products being provided by them or on their behalf. Their use in no way indicates any relationship between us and the owners of those other trademarks.

Pricing Notice

Any information or pricing provided in this document is subject to change without notice. Whilst we have compiled this document in good faith, based on what we believe is accurate and up-to-date information, it is possible that the pricing or other information contained in this document may require amendment due to changing market or other circumstances (including product discontinuation, manufacturer price changes, errors, or insufficient or inaccurate information having been provided by the recipient of this document or others, and other external circumstances). Additional charges may also apply for work that is out of scope.

The pricing in this document is based on our standard terms and conditions and is valid for a period of thirty (30) days from the date of this document.



