

CONTRATTO

Contract

Between

the company tax code....., VAT number....., REA.....,
registered office in, telephone....., fax....., e-mail address..... ,
business premises in, telephone....., fax....., legally represented by
..... (first and last names and tax code), hereafter in this contract called the "Maintainer"

and

l'Istituto di Informatica e Telematica del Consiglio Nazionale delle Ricerche (Institute for Informatics and Telematica of the National Research Council), Via Giuseppe Moruzzi, 1 - 56124 PISA, tax code 80054330586, VAT number 02118311006, hereafter in this contract called the "IIT-Registry".

for the registration and maintenance of the domain name.....under the country code Top Level Domain "it".

Premises

- I. The role of Registry for the country code Top Level Domain it, ccTLD "it", hereafter called "IIT-Registry", or more simply "Registry", is one of the functions covered by the "Istituto di Informatica e Telematica del CNR" (Institute for Informatics and Telematics of the National Research Council) " (IIT), formerly known by the title of "Istituto per le Applicazioni Telematiche" and prior to that by the title "Istituto CNUCE", being suitably delegated in 1987 by IANA/ICANN (see definition below), in accordance with the information published on the IANA/ICANN website (<http://www.iana.org> , <http://www.icann.org>).
- II. The Registrant/assignee is assigned the right to use only and not the property title of a domain name. Assignment is made in accordance with the Regulations for the Assignment and Management of domain names under the ccTLD "it", accordingly with paragraph 4 below. Failure to comply with the aforesaid "Regulations", or the ruling of a competent authority, will cause the revocation, suspension, deletion or other means not included here for the sake of simplification, of the domain name.

- III. The Maintainer is the supplier of services to whom the Registrant entrusts the registration and maintenance of a domain name under the ccTLD "it"; the Maintainer carries out, in accordance with the above-cited Regulations for the assignment and management of domain names under the ccTLD "it", operations regarding the registration and management of the domain name.
- IV. The activity of registering domain names was performed by the IIT-Registry from 1987 to 1997 free of charge and from 1 January 1998 for a fee, by means of contracts with Providers/Maintainers, in this case Maintainers, in order to ensure a suitable level of technical competence and in the interests of the general public.
- V. This contract concerns the activities of asynchronous registration (defined below). The IIT-Registry, in agreement with the Rules Commission (defined below) and in-keeping with developments made by other major European ccTLDs, is also pursuing the creation of a system of synchronous registration (defined below) in order to automate the operations for registering and maintaining domain names. This new system will be introduced on an experimental basis and participation will be voluntary.

The above being stated and confirmed, the parties agree and stipulate the following:

Paragraph 1. - Premises

The premises are an integral and substantial part of this agreement.

Paragraph 2. - Definitions

For the purposes of this agreement, the following terms, listed in alphabetical order, will have the meanings as they are defined below:

- **Assignment of a domain name.** This is the right accorded to the Registrant to use the domain name for a limited and renewable period of time and in accordance with the Regulations for the assignment and management of domain names in the ccTLD "it", as defined below.
- **Deletion of a domain.** On receiving a properly formulated request from the Registrant, the IIT-Registry will predispose the deletion of the domain name from the DBAN (as defined below)
- **ccTLD "it".** This is the ISO 3166-1 standard abbreviated name identifying the top level domain for Italy and assigned to the IIT by IANA, as described in point I of the premises.

- **CENTR (Council of European National Top Level Domain Registries)**. European association for coordinating the Registries of country code TLDs.
- **Rules Committee**. This advisory body, made up of representatives of the Local Internet Community, nominated by LIC members, by experts and by staff of the IIT-Registry, has the task of formulating opinion on the rules governing domain names in the ccTLD "it".
- **Database of Assigned Names (DBAN)**. The Database maintained by ccTLD "it" Registry, where data regarding ccTLD "it" assigned domain names is stored and managed (DBAN).
- **Working days**. Week days from Monday to Friday, excluding any public holidays.
- **Grace-period**. A period of fifteen (15) days following the expiry of the domain name during which the Maintainer can complete certain operations on the domain name, prior to invoice accounting.
- **gTLD**. Abbreviation for generic top level domains, for example, "com" "org", "biz", "info".
- **ICANN (Internet Corporation for Assigned Names and Numbers)**. Non-profit making body, governed by the laws of the United States of America, having the responsibility for assigning IP (Internet Protocol) addresses, protocol identifiers, top level domain names (ccTLD and gTLD), the function of IANA as well as the management of the root server. ICANN has the role of protecting the operative stability of Internet, promoting competition and the spread of the global Internet community and developing policy in accordance with its aims by means of participation and consensus. (<http://www.icann.org>).
- **IETF**. This organisation is concerned with the definition of the working standards of Internet.
- **IIT-Registry**. The "Istituto di Informatica e Telematica del CNR" (Institute for Informatics and Telematics of the National Research Council) is recognised by IANA/ICANN and is responsible for the management of services for the registration and maintenance of domain names in the ccTLD "it", and of the Database of Assigned Domain Names (DBAN), as described below.
- **Whois search**. Information regarding domain names registered in the ccTLD "it" can be obtained, within the limits defined by the IIT-Registry's Whois policy (see Paragraph 5) by this method. The Whois service is public and is accessible by means of a "whois search", port 43, or by means of "Web search" on port 4343 of the Domain Accessible

Service (DAS). In order to limit the number of searches and avoid illicit use or abuse of information, searches can only be made for one domain name at a time.

- **Letter of Assumption of Responsibility (LAR)**. The LAR is the document by means of which the Registrant assumes complete civil and criminal liability for the domain name for which the Registrant requests its assignation.
- **Maintainer**. Organisations authorised to carry out the registration of domain names for itself or on behalf of Registrants, in accordance with the Regulations for the assignation and management of domain names in the ccTLD "it", by means of asynchronous systems of registration and subject to a contractual agreement with the IIT-Registry.
- **Change of Maintainer**. On receiving a request from the Registrant, the IIT-Registry will change the Maintainer.
- **Change of Registrant**. On receiving a request from the previous and the new Registrant, the IIT-Registry will transfer the domain name to the new Registrant.
- **Electronic form**. This form is sent by the Maintainer to the IIT-Registry and contains the technical data and information necessary for completing certain registration and maintenance operations, and/or related matters, for domain names recorded in the DBAN.
- **Domain Name**. Indicates the mnemonic code identifying a network resource and which facilitates access to Internet, permitting connection between users.
- **No-provider**. This is the status assigned to a domain name when the Maintainer no longer wants to maintain the domain name, when the Maintainer no longer has a valid contract with the IIT-Registry, for breach of contract or whilst legal proceedings are in progress.
- **Operations on domain names**. Operations necessary for performing registration and maintenance activities on a domain name, as described in the "Regulations" for the assignation and maintenance of domain names
- **Dispute Resolving Services (DRS)**. Organisations accredited by the ccTLD "it" IIT-Registry for the extra-judicial handling of disputes regarding the assignation of domain names registered in the ccTLD "it" (DRS).
- **RAIN**. The web portal of the IIT-Registry reserved for Maintainers.
- **Registrant**. The person or organisation who requests the registration of a domain name or to whom the use of the domain name has been assigned. In this agreement, the term Registrant is occasionally substituted by the terms Applicant or Assignee.

- **Single Registrar.** Organisations with VAT number which apply directly to the IIT-Registry for the assignation of a domain name for themselves and carrying out all the procedures normally carried out by the Maintainer.
- **Registration of a domain name.** The operation by means of which the IIT-Registry, having checked the information contained in the LAR and relative electronic form sent by the Maintainer in accordance with the Regulations for the assignation and management of domain names in the ccTLD "it", assigns the domain name to the Registrant and enters it in the Database of Assigned Names (DBAN), inserting the delegacies of the authoritative nameservers.
- **Regulations for the assignation and management of domain names in the ccTLD "it" or "Regulations".** These are the rules and technical procedures governing the registration and management of domain names under the ccTLD "it". The term is used to indicate the following documents, which constitute integral and substantial parts:
 - Regulations for the assignation and management of domain names in the ccTLD "it";
 - where present, Regulations for the Resolution of Disputes;
 - where present, Technical manuals prepared by the IIT-Registry:
 - Guidelines for the management of tasks and operations on domain names in ccTLD "it"
 - Guidelines for the resolution of disputes regarding domain names in the ccTLD "it"

The above technical manuals describe the procedures which must be followed, the former for carrying out technical tasks and operations and the latter for activating or opposing challenges regarding a domain name. They also contain the forms necessary for completing registration and maintenance operations. . The Regulations for the assignation and management of domain names in the ccTLD "it", Regulations for the resolution of disputes, where present, together with the technical manuals, as defined above and where present, shall henceforth in this agreement be referred to using the single term "Regulations".

- **Registration and maintenance services for domain names recorded in the DBAN under the ccTLD "it".** These are the activities and services offered specifically by the IIT-Registry to the Maintainer, as specified in paragraph 6 of this contract, and in part also aimed, though with different levels of service, at the Local Internet Community (LIC) and end users.

- **Invoiced services**. The operations carried out by the IIT-Registry in order to ensure the maintenance of the domain name, as defined in paragraph 10 below.
- **Service of primary nameserver of the ccTLD "it" and of domain names belonging to the predefined geographic structure**. Service supplied by the IIT-Registry which permits the visibility of the domain name in Internet.
- **Service of secondary nameserver**. The service, supplied by the IIT-Registry at the request of the Maintainer, permits the visibility of domain names registered under the ccTLD "it" even in the case of non-reachability or malfunctioning of the primary nameserver.
- **Domain name status**. The status of a domain name can be checked by consulting the DBAN.

Paragraph 3 - Subject matter of the contract

With the signing of this contract, the Registry, accepts that it will carry out the registration and maintenance of the domain name at the request of the Maintainer and all this in accordance with the terms and conditions defined below.

Paragraph 4 - Regulations for the assignation and management of domain names in the ccTLD "it" and technical manuals

The registration of a domain name occurs in accordance with the Regulations for the assignation and management of domain names in the ccTLD "it", in force according to the methods provided for in this paragraph.

The Regulations are published on the IIT-Registry's web site at url <http://www.nic.it>.

Any changes and amendments to the Regulations will come into force after at least twenty (20) days from their publication on the IIT-Registry's web site.

To each event concerning and following the registration of the domain name, the Regulations in force at the time of the event will be applicable.

The Maintainer explicitly declares that it is aware and accepts that the Regulations are subject to change and that such change may require the adoption of new obligations and duties by the parties.

Up until 28 February 2007 inclusive, or until a prior date notified by the IIT-Registry to the Maintainer with 20 days advance notice published on the IIT-Registry's web site url <http://www.nic.it>, the regulations contained in version 4.0 of the Regulations for the assignation and management of domain names in the ccTLD "it" will be applicable to this contract.

For this reason, until the above date, the provisions of this contract referring to the Regulations, must be understood as "where applicable" or "applicable according to the conditions of the Regulations for the assignation and management of domain names in the ccTLD "it", version 4.0"

Paragraph 5 - Database of Assigned Names (DBAN).

Domain names assigned in the ccTLD "it" are recorded and updated in a database called the Database of Assigned Domain Names (DBAN).

All intellectual property rights of a patrimonial nature or otherwise, also sui generis, in relation to the constitution and maintenance of the data bank relative to the ccTLD "it" IIT-Registry shall be the responsibility of the ccTLD "it" Registry of the "Istituto di Informatica e Telematica del CNR" (Institute for Informatics and Telematics of the National Research Council) ".

Paragraph 6 – Registry data processing policy and the duties of the Maintainer.

The IIT-Registry's policy regarding the publishing of data follows the technical standards dictated by international bodies for the sector, Italian and European law on the subject of personal data protection and the practices adopted by other ccTLDs.

The IIT-Registry gains consent for the processing of data on the basis of appropriate explanatory information, by means of the LAR and electronic forms, and makes public, in accordance with the means indicated in the premises above, for both natural persons and other organisations, for each domain name, the association between the domain name and the Registrant's name. In the absence of consent, the IIT-Registry cannot proceed with the registration of the name cannot take place. This condition was established by the Registry in order to guarantee *in primis* the functioning of the system, for reasons of security and in order not to facilitate illicit practices by anonymous persons (against users in general).

Essential data for the registration of a domain name, required by documents RFC 1591, ICP-1 and ICP-2 concerning the administrative and technical contacts for the domain name necessary for guaranteeing its functioning, are acquired from the Maintainer by means of the electronic

form sent to the IIT-Registry for completing the registration of the domain name, in accordance with data protection laws in the light of the aforesaid technical protocols.

Paragraph 7 - Action by the Registry

The IIT-Registry carries out the activities and supplies the services necessary for guaranteeing and maintaining the functioning of the technological service of registering and managing domain names in the ccTLD "it", and, in particular, performs all the necessary action for registering and managing domain names requested by the Maintainer.

For the above-stated purposes, the IIT- Registry carries out and supplies respectively the following activities and services:

1. technical regulation suitable for permitting the correct procedure for the registration and maintenance of domain names in the ccTLD "it", in agreement with the Rules Committee, as defined above;
2. maintenance and updating of the Guidelines, as defined above, in order to permit Maintainers and their clients the most efficient execution of the operations necessary for the registration and maintenance of domain names,
3. availability and updating of the public web site of the IIT-Registry <http://www.nic.it> and of the RAIN portal reserved for Maintainers <http://rain.nic.it>;
4. maintenance and updating of the DBAN and associated services;
5. maintenance and updating of the primary nameserver of the ccTLD "it";
6. maintenance and updating of the primary nameserver of the domains belonging to the predefined geographical structure;
7. maintenance of the secondary nameserver for domains registered in the ccTLD "it" and recorded in the DBAN;
8. all activities necessary for the management of the operations on domain names on the basis of requests from Maintainers or their clients, in accordance with the cited Regulations, such as, by way of example only: change of Maintainer, , renewal, deletion or change of status;
9. telephone, paper and e-mail help desks of a technical and administrative nature for use by Maintainers;

10. training courses for the Maintainer and the preparation of teaching and training materials;
11. participation in the activities organised at international level by ICANN, IETF, CENTR e RIPE-NCC and others for the definition of working standards for Internet and the management of domain names aimed at supplying advanced technology services.

Paragraph 8 - Duties of the Maintainer

By signing this agreement, the Maintainer undertakes to observe the Regulations for the assignation and management of domain names in the ccTLD "it", as defined in the premises, as any later changes and amendments.

Up until 28 February 2007 inclusive, or until a prior date notified by the IIT-Registry to the Maintainer with 20 days advance notice published on the IIT-Registry's web site url <http://www.nic.it>, the regulations contained in version 4.0 of the Regulations for the assignation and management of domain names in the ccTLD "it" will be applicable to this contract. For this reason, until the above date, the provisions of this contract referring to the Regulations, must be understood as "where applicable" or "applicable according to the conditions of the Regulations for the assignation and management of domain names in the ccTLD "it", version 4.0".

On sending the documentation necessary for requesting a domain name, the Maintainer is bound to observe the Regulations in force.

Similarly, each event concerning and following the registration of the domain name, the Regulations in force at the time of the event will be applicable.

The Maintainer is bound to carry out all the activities necessary for ensuring the operative-ness of the domain name registered and to pay the fees due to the Registry in accordance with the criteria and methods described below.

For this reason, the Maintainer undertakes to:

1. keep the data formerly contained in the letter of assumption of responsibility up to date, assuming all liability deriving from the inexactness or incompleteness of this data;
2. carry out all necessary technical operations for guaranteeing the correct functioning of the domain name;
3. pay all fees due to the Registry for the registration and maintenance of the domain name.

Paragraph 9 - Entry into force and duration of the contract

This agreement comes into force as of 01.01.2007 and terminates on 31.12.2008. Contracts signed after 01.01.2007 will nevertheless expire on 31 December 2008. On the expiry of the contract, the domain name for which payment has already been made by the Maintainer will be maintained for the period corresponding pro quota with the payment made until the expiry date, "EXPIRE", of the domain name.

The Maintainer has the right to withdraw and this must be notified by means of recorded delivery letter sent to the IIT-Registry up to 30 (thirty) days prior to the expiry date, "EXPIRE", of the domain name. In the case of withdrawal on the part of the Maintainer, the IIT-Registry will put the domain name in the status of "NO-PROVIDER".

Paragraph 10 - Activation, payment and entry into force of the terms of registration and maintenance of the domain name

On signing this contract, the new Maintainer shall make immediate payment to the Registry, against an invoice, of the sum of Euro 258.23 (two hundred and fifty eight/23 Euro), plus VAT at the rate in force, for the registration and maintenance of the domain name for the period of one year from the date of its effective attribution to the applicant Company

The Registry will render the domain name operative on receipt of the payment made by bank transfer, once the Maintainer has carried out all the necessary technical procedures.

Paragraph 11 - Tariffs for the maintenance of a domain name already assigned

The maintenance tariff for 2007 for Maintainers with contracts until 31-12-2006, is Euro 103.29 (one hundred and three/29 Euro) plus VAT.

The tariff for 2008 will be notified to the Maintainer via publication on the IIT-Registry's web site url <http://www.nic.it>. The cost of the service of maintaining a domain name cannot in any case be greater than the initial registration and maintenance tariff.

The tariffs mentioned in paragraphs 10 and 11 are non-refundable..

The invoice for the maintenance of the domain name shall be submitted to the assignee company once at least fifteen days have passed from the date of expiry EXPIRE of the domain name.

Payment of invoices must be made to the C.N.R. to the bank current account number 218155, in the name of the CNR "Incassi giornalieri da altre dipendenze" ("daily takings from other

branches") held at the Banca Nazionale del Lavoro, Filiale di Roma (Rome Branch), sportello (branch number) 6392, ABI 01005, CAB 03392, CIN S, IBAN IT57S0100503392000000218155, BIC / SWIFT BNLIITRR. The Maintainer must specify the payment reference. The IIT reserves the right to give notice of any changes to bank details.

Paragraph 12 - Terms of payment and late payment charges

The terms of payment are essential. In the case of failure to pay the consideration relative to the maintenance of the domain name for years following registration within the time period stated on the invoice, the Registry will, after 15 (fifteen) days from sending a request to perform sent by recorded delivery letter with no response, arrange for the suspension of the Maintainer in question and the domain name. The Maintainer in arrears can request the reactivation of the service within one month of suspension on the payment of the entire sum due and a fee for reactivation equal to 50% of the maintenance fee in force.

If no action has been taken, after one month the IIT-Registry will have the right to rescind the contract by means of recorded delivery letter, with effect as of receipt by the Maintainer, and the right to collect the debt with legal interest from the date due until payment as well as payment for further damages. The domain name will be put in the status of NO-PROVIDER and the Maintainer in question shall be removed from the Registry's database.

Paragraph 13 - Annual Meetings with Maintainers

In order to maintain and improve the relationship between the Registry and Maintainers, to share problems regarding the domain name sector of Internet and to discuss future prospects for development, the Maintainer signing this agreement is invited to attend annual meetings convened by the IIT-Registry for the month of November.

During the meeting the technical-financial report on the activity carried out, the budget for the following year and any proposals for variations in the tariffs are presented. If necessary, and if extraordinary events occur with repercussions for the contract in force, further meetings between the IIT-Registry and Maintainers can be arranged to discuss further action.

The IIT-Registry undertakes to provide Maintainers with periodic statistical data on registration and training activities by means of publication in the newsletter and/or on the IIT-Registry's web site, <http://www.nic.it>.

Paragraph 14 - Activities of research and technological development by the IIT-Registry

In order to improve the quality of the service for the registration of domain names under the ccTLD "it", the IIT-Registry undertakes to conduct activities for research, development and experimentation of solutions for the improved working of the service, implementing new applications, adopting new protocols and systems and studying new methods for supporting Maintainers. The IIT-Registry also undertakes to carry out research in scientific sectors related to the technological service concerned and to promoting training.

Paragraph 15 - Specialist courses

The IIT-Registry organises specialist courses for Maintainers, at no extra cost, on the Regulations for registering and maintaining domain names in the ccTLD "it", on operational aspects, on programming languages and, pertaining to the activities of the systems, on the resolution of disputes, elements of law related to distinctive commercial signs, digital signatures and any other technological or legal sector of concern to Maintainers.

Paragraph 16. – Limitation of the Registry liability

The liability of the IIT-Registry, as far as the keeping and updating of the DBAN is concerned, shall be limited to the case of fraudulent conduct or grave misdeed, except for the specific provisions of mandatory law. Domain names are assigned provided that third party rights are not infringed. The IIT-Registry assumes no obligation, nor supplies any guarantee to the Maintainer nor to the applicant, regarding any consequent check of third party rights, including, by way of example but not only, intellectual, industrial or personal image rights regarding the domain name assigned or requested.

Paragraph 17. – Indemnity of the Registry by the Maintainer

Except in the case of fraudulent conduct or grave misdeed on the part of the Registry, the Maintainer undertakes to indemnify the Registry against any burden or nuisance arising from third party proceedings regarding the use or registration of domains by the Maintainer.

Paragraph 18 - All terms agreed upon

This contract renders null and obsolete all previous negotiation between the parties regarding the same subject matter and contains all terms agreed upon by the parties. No addition or change to this contract can be made without written agreement.

Paragraph 19 – Explanatory information in accordance with Italian legislative decree 196 of 30 June 2003

In accordance with article 13 of Italian legislative decree no. 196 of 30 June 2003, the personal data supplied by the parties will be collected by the IIT-Registry for the purposes of managing the contract and shall be processed in an automated data bank and on paper for the subsequent management of the rapport.

In accordance with article 24, paragraph 1 letter b) of Italian legislative decree of 30 June 2003 no. 196, consent to the processing of data for the purposes of managing the contract is not required. The conferral of this personal data to the IIT-Registry is obligatory for the purposes of the pre-contractual negotiations and the performance of the contract itself; without the data, or in the case of opposition, it will not be possible to stipulate and/or perform the contract.

If the Maintainer has given explicit consent, by means of the wording at the foot of the contract or later by means of the web interface on the RAIN portal, the personal data can be published on the Internet in the list of Maintainers available on the IIT-Registry's web site <http://www.nic.it>.

The Institute for Informatics and Telematics of the National Research Council is responsible for the processing of this data.

The Maintainer, as the party concerned, enjoys the rights as per article 7 of the law cited and in which the right to access data regarding the Maintainer is stated. Exercise of the aforesaid rights can be made on request to the "Istituto di Informatica e Telematica del CNR" (Institute for Informatics and Telematics of the National Research Council) , Via Giuseppe Moruzzi, 1, 56124 Pisa, Italy.

Paragraph 20. – Tax burden

The consideration for this deed is subject to VAT as per D.P.R. (Decree of the President of the Italian Republic) of 26 October 1972,) no. 633 and later changes and amendments.

06-12-2006

In accordance with that provided for by D.P.R of 26 April 1986 no. 131, this deed can be registered, if need be, with all charges being at the expense of the party requesting registration.

Paragraph 21. – Applicable law and Court of competent jurisdiction

This contract shall be disciplined and interpreted in compliance with the laws of the Italian Republic.

For each and any controversy regarding the execution, breach or interpretation of this contract, the court of competent jurisdiction shall be the Forum of Rome.

Date,

The company in the capacity of the Maintainer	L' "Istituto di Informatica e Telematica del CNR"
Legal representative	(Institute for Informatics and Telematics of the
(Rubber stamp and legible signature)	National Research Council)
	The Director

In accordance with and to the effects of articles 1341 and 1342 of the Italian Civil Code, the following paragraphs are explicitly accepted: Premises, Paragraph 4 - Regulations for the assignation and management of domain names in the ccTLD "it" and technical manuals; Paragraph 5 - Database of Assigned Names (DBAN); Paragraph 6 – Registry data processing policy and the duties of the Maintainer; Paragraph 7 - Action by the Registry; Paragraph 8 - Duties of the Maintainer; Paragraph 9 - Entry into force and duration of the contract; Paragraph 10 - Activation, payment and entry into force of the terms of registration and maintenance of the domain name; Paragraph 11 - Tariffs for the maintenance of a domain name already assigned; Paragraph 12 - Terms of payment and late payment charges; Paragraph 16. – Limitation of the Registry liability; Paragraph 17. – Indemnity of the Registry by the Maintainer; Paragraph 18 - All terms agreed upon; Paragraph 19 – Explanatory information in accordance with Italian legislative decree 196 of 30 June 2003; Paragraph 20. – Tax burden; Paragraph 21. – Applicable law and Court of competent jurisdiction.

06-12-2006

The company in the capacity of the Maintainer
Legal representative
(rubber stamp and legible signature)

In accordance with article 23, of Italian legislative decree of 30 June 2003 no. 196 (Personal data protection code)

The Maintainer, having read the information as per paragraph 19 of the contract gives/refuses (delete that which does not apply) consent to the publishing via Internet of the data described in the contract for the purposes of publishing on the web site of the IIT-Registry, in the terms of the aforesaid information.

date,

The company in the capacity of the Maintainer
Legal representative
(rubber stamp and legible signature)

Registro del CCTID