



APPLICATION

Date:

To IIS (The Internet Infrastructure Foundation)

APPLICATION regarding dispute resolution for the domain name/s -

.se

1. BASIC DATA

1.1 Applicant

Name/Company	Personal ID number/company number
Postal address	
Phone number (<i>incl. area code</i>)	Email address

1.2 Counsel (when applicable)

Name/Company	
Postal address	
Phone number (<i>incl. area code</i>)	Email address

Appointing counsel is not required, although you are naturally entitled to do so if you want. Please note that the cost of counsel is paid by the party appointing said counsel and that no compensation is paid for counsel costs regardless of whether the case is won or lost.

1.3 Domain owner

Name/Company	Personal ID number/company number
Postal address	
Phone number (<i>incl. area code</i>)	Email address

1.4 Counsel (when applicable)

Name/Company	
Postal address	



Phone number (*incl. area code*)

Email address



2. NOTIFICATION ETC

An application fee of _____ have on the _____(date) been paid to IIS through deposition/payment on/via bank account/bank giro in accordance to IIS: s instructions.

The application fees for ADR proceedings can be found at <http://www.iis.se/en/domaner/atf/gor-en-ansokan/tvistlosare-och-kostnader>.

Eventual refund of half the application fee should be transferred to the following account number:

_____ bank: _____

Account holder: _____

VAT no: _____ (should be filled in by applicant from country inside EU)

IBAN: _____ (should be filled in by applicant from country outside EU)

SWIFT: _____ (should be filled in by applicant from country outside EU)

The Applicant desires that the matter shall be determined by

one arbitrator

or

three arbitrators and hereby appoints _____ to arbitrator.

If you would like three arbitrators to decide on the case, you must appoint one of these three arbitrators from the list at [IIS's website](#).

The Applicant desires that the application shall be determined by ADR Accelerated Proceeding in case the Domain owner does not reply.

Accelerated Proceeding is only employed if the domain owner fails to answer the application. If the case is tried under an accelerated proceeding, it will be decided on by an arbitrator within ten working days instead of in 30 days. The arbitrator will try all prerequisites that are applied in a standard ADR case, but will announce his/her decision with only a short motivation.

Accelerated Proceeding cost SEK 2,000. Accelerated Proceeding is only employed if the domain owner fails to answer the application, which is why the applicant must pay the full fee for the number of arbitrators requested. If the case advances to become an accelerated proceeding after the domain owner fails to answer, IIS will reimburse the customer for all additional expenses.



3. MATTER

3.1 Claim

The Applicant claims that the domain name shall be

deregistered (**Note**, the domain name will be available for registration, it will not be blocked)

or

transferred to the Applicant

3.2 Facts invoked in support of the claim (if you need more space, please submit appendix)

To prevail in a case, the three prerequisites listed below (point 7.2 in the Registration Terms and Conditions) must be met, and as an applicant in an ADR case, you must describe the circumstances that you would like to apply under all three points.

1. **As an applicant, you must hold an entitlement (through a trademark or service mark, for example) that is valid in Sweden. You must prove that you are entitled to the claimed entitlement through, for example, the ownership rights to a registered trademark or an extract from the Swedish Companies Registration Office showing the service mark. It is also important that it be clear that the domain name and entitlement are identical or mistakenly similar.**
2. **As an applicant, you must describe and prove how the party that is the current registrant of the domain name acted in bad faith when he or she registered or used the domain name. Examples of bad faith include someone registering a domain name, knowing that the term used in the domain name belongs to someone else, with the aim of selling it. Bad faith may also include registering a domain name with the aim of disrupting a competing operation. Listed at the end of IIS's Registration Terms and Conditions are instructions for ADR proceedings, where you can read more about how to interpret the “bad faith” prerequisite. You can also read more about “bad faith” under the Questions and answers about ADR tab at IIS's website.**
3. **As an applicant, you must prove that all conditions for consent of the application are available and you should thus describe how the current registrant of the domain name cannot be deemed to be entitled to or have a justifiable interest in the domain name. Listed at the end of IIS's Registration Terms and Conditions are instructions for ADR proceedings, where you can read more about how to interpret the “bad faith” prerequisite. (link) You can also read more about “justifiable interest” under the Questions and answers about ADR tab at IIS's website.**



3.3 Evidence (if you need more space, please submit appendix)

Remember that the ADR process is a completely written procedure and the evidence that you cite in your application is the evidence on which the arbitrator will decide and base his/her decision. Accordingly, it is important that all information that the arbitrator may need for deciding a case be included in the application.

Examples of evidence for verifying that the applicant must hold a valid entitlement in Sweden (condition 1) may include registration evidence from the Swedish Companies Registration Office and a copy of a trademark if the entitlement on which the application is based is a company name or brand.

Examples of evidence for supporting that the current registrant acted in bad faith when he or she registered or used a domain name (condition 2) may include a printed screenshot from the opponent's website and evidence of any communications between the parties. The aforementioned evidence may also be used as support when describing how the current registrant of a domain name cannot be deemed to have an entitlement to or a justifiable interest in a domain name.

3.4 Appendix

Clearly state and number the written evidence supporting the claim that is being submitted with the application.

I hereby certify that the enterprise for which this application is filed is a micro enterprise in accordance with the definition hereof stated by IIS (The Internet Infrastructure Foundation).

Applicant has accepted Instructions governing Alternative Dispute Resolution proceedings for domain names in the top-level domain .se and Terms and conditions of registration applicable for the top-level domain .se.

Date and place	Signature
	Remember to sign the application.
Function, for example authorized signatory or counsel	Clarification of signature

Remember to sign the application and indicate that you have read the [Procedural rules for alternative dispute resolutions](#), [the Registration Terms and Conditions](#) and, if applicable to your case, [certify that you are filing an application on behalf of a micro enterprise](#). Micro enterprise is defined as a company that employs fewer than 10 people and whose sales or total assets do not exceed SEK 18 M on an annual basis.

Remember that unless your application is complete, IIS may request additional information, meaning that the processing time for your application will be extended.