conflict resolution rules

the following rules were developed by participants in the group of the coordination of the domain of.ua. Special appreciation - sveta@, vms@, and also stesin@ for the moral support. It is real from the moment of publication. Gentlemen, deployment of the provisional regulations of resolution of the domain disputes it is achieved separately on each of 2LD to zone (further - to zone) by its acting administrator, by the start in the text of local of policy by this of 2LD of the zone of the following text: (formulation without the consultations with the jurist it should not be changed) ------ 8< ------ 8< ----- a. the administrator of zone does not deal with resolution of disputes. b. the arguments, which arose in connection with the present of local of policy, are resolved in the order, established by the current legislation of the Ukraine. v. the recommended mechanism of resolution of disputes is the rotation in the arbitration law court, which acts in accordance with "Temporary by the rules of resolution of the domain disputes in the zone of.UA", published on the official site of the domain of.ua [OF URL: http://nic.net.ua/] The acting administrator of zone is obligated to carry out the properly designed resolution of this law court. The acting administrator of zone [obyazuetsya] to grant similar to law court for his demand entire being had at the disposal of the administrator the information, which relates to the dispute in question. g. by the moment of the appearance of the dispute in the context of the present of local of policy the moment of obtaining by the acting administrator of the zone of the copy is counted the written claim, directed by side - the initiator of the dispute to the second side of dispute. d. by the moment of resolution of the dispute in the context of the present of local of policy is counted the moment of obtaining by the acting administrator of zone or the copy of the properly designed resolution of the court of competent jurisdiction on this dispute, or copy of the signed by sides world agreement on this dispute. e. from the moment of the appearance of dispute to the moment of resolution of the dispute the acting administrator of zone has right at his discretion to assume and to fulfill temporary decisions on questions of the functioning questionable domain name. about which it is obligated to inform both sides of the dispute by electronic mail and via the publication of information about its solution on the official WWW- site of the corresponding zone. ------ With the respect, Dmitriy [Kokhmanyuk] (admin- c of.ua) _____

The provisional regulations of resolution of the domain disputes 1. General considerations 1.1. Present provisional regulations of resolution of domain disputes (further - Rules) regulate the order of examination and resolution of the disputes, which arose in connection with the registration, by re-registration, by the cancellation of registration, by the use of a domain name in the zone. Zone in the context of present rules are a domain zone, local of policy by which is provided for the order of resolution of disputes in accordance with by present rules. 1.2. The spores are examined in accordance with the present rules and they are permitted by arbitration law court, which acts in accordance with the regulations arbitration law court for resolution of domain disputes (further - regulations), by the affirmed acting administrator of zone. 2. Composition of the arbitration law court 2.1. Arbitration law court is formed in the order, provided presently By rules, from the number of persons, recommended as the arbitrators on to the domain disputes (list it is applied), or other persons, who possess by the special knowledge, necessary for resolution of dispute. Face can be selected by the arbitrator exclusively from his agreement. 2.2. Arbitration law court is formed the consisting of three judges. Each of the sides the spore in the order, provided of [p].[p].3.2, 3.3 present rules, selects one arbitrator. The selected as sides arbitrators in the order and in time, provided by regulations, select the third judge, who with examination

and resolution of dispute is the chairman of arbitration law court. 2.3. The replacement of judges to the end of the examination of dispute is not allowed. 3. Procedure of rotation into the arbitration law court 3.1. Dispute can be transmitted by sides to the examination and the permission arbitration law court it is exclusive after adoption by the sides of measures [k] to regulating dispute via negotiations. In the case of [nepredstavleniya] the proofs of the adoption of such measures initiation petition to the examination not it starts and returns to plaintiff. 3.2. Plaintiff (side-initiator of the examination of the dispute in the arbitration law court) it directs to responder (the other side) by custom-made letter or by messenger (under receipt) initiation petition with the indication: - its date and number; - the designation of sides, their post properties; - questionable domain name; - subject of the debate; - its requirements and their line of reasoning, including the proofs, which confirm the presented in the initiation petition circumstances; - agreement with the procedure of examination and resolution of dispute by arbitration law court; - the selected plaintiff arbitrator; - the list of the documents accompanying to the initiation petition. To the initiation petition the copies of the documents, which confirm, are applied: - claims; - adoption by plaintiff of measures to regulating of dispute via the negotiations (copy claim, the proof of its direction to responder, the copy of answer to claim, if answer is obtained). The copy of initiation petition (with the applications) is sent by the custom-made letter to the acting administrator of zone. If one of the sides of the dispute appear the acting administrator of zone, the copy of initiation petition ([s] by applications) it is shipped to the acting administrator of the zone of the upper level. 3.3. For a period of 10 workdays from the date of obtaining the initiation petition responder directs to plaintiff by custom-made letter or the messenger