

Information on compliance with the Act of November 19, 2009, on gaming

We wish to inform you that on July 1, 2017, the provisions of Article 15f(5) of the Act of November 19, 2009, on gaming (Dz.U. 2016 item 471 as amended) came into effect. These provisions place the following obligations on telecommunications firms providing Internet access services:

- 1) to disable, without charge, access to websites using Internet domain names that have been entered in the Register, by removing them from the telecommunications firms' data systems used to convert domain names to IP addresses, not later than within 48 hours of the making of an entry in the Register;
- 2) to redirect, free of charge, calls to Internet domain names entered in the Register to a page on the website of the minister with responsibility for public finance, containing a message addressed to customers of the Internet access service, including in particular information on the location of the Register, the fact that the sought domain name is entered in that Register, a list of entities offering gaming legally in Poland, and the potential liability in fiscal law for participating in games organized in contravention of the Act;
- 3) to enable, free of charge, access to websites using domain names that have been deleted from the Register, not later than within 48 hours of the deletion of an Internet domain name from the Register.

The Register of Domains Used to Offer Gaming in Contravention of the Act, referred to in the provisions cited above, is located at <https://hazard.mf.gov.pl/>.

In case of an attempt to connect to the domains contained in the Register, a customer will be redirected to the following page of the website of the Ministry of Finance:

<http://www.finanse.mf.gov.pl/inne-podatki/podatek-od-gier-gry-hazardowe/komunikat>

Consequently, as from July 1, 2017, in accordance with its obligations under the Act, ATM S.A. does not allow access to websites using domain names that have been entered in the Register.

We would also like to inform you that the aforementioned actions taken by ATM S.A. as a telecommunications firm are a consequence of generally applicable law and cannot be regarded as a reduction of the service provided, and moreover cannot constitute grounds for liability on the part of ATM S.A. on account of non-provision or improper provision of the contractual services.