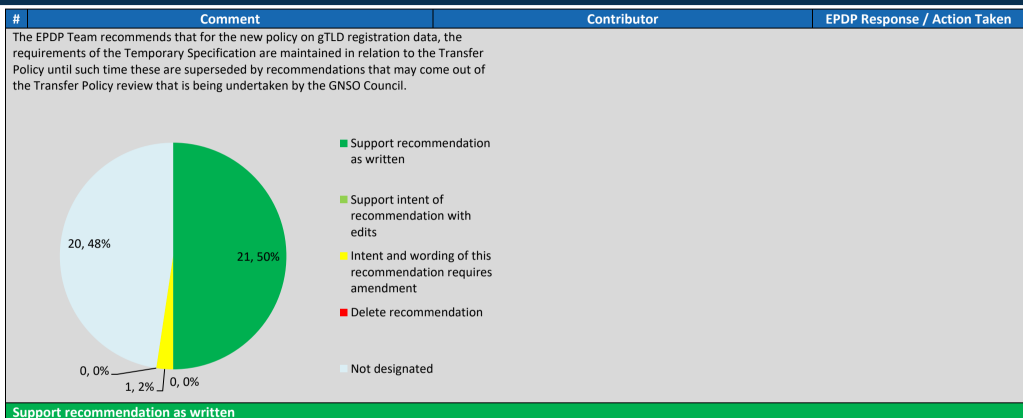
RECOMMENDATION 19



#	Comment	Contributor	EPDP Response / Action Taken
1.	No comments provided in support of this recommendation	 John Poole; Domain Name Registrant Michele Neylon; Blacknight Internet Solutions Ltd Volker Greimann; Key-Systems GmbH Lars Steffen; eco – Association of the Internet Industry Zoe Bonython; RrSG Domain.com, LLC & affiliates Wolf-Ulrich Knoben; ISPCP Constituency Monica Sanders; i2Coalition Wim Degezelle; RySG Brian King; IPC Dean S. Marks; Coalition for Online Accountability DR. JAIDEEP KUMAR MISHRA; DIRECTOR MINISTRY OF ELECTRONICS AND INFORMATION TECHNOLOGY, GOVERNMENT OF INDIA Tucows Domains Inc. Steve DelBianco; BC Brian King; MarkMonitor, Inc., a Clarivate Analytics company Jeremy Dallman, David Ladd – Microsoft Threat Intelligence Center; Amy Hogan-Burney, Richard Boscovich – Digital Crimes Unit; Makalika Naholowaa, Teresa Rodewald, Cam Gatta – Trademark; Mark Svancarek, Ben Wallace, Paul Mitchell – Internet Technology & Governance Policy; Cole Quinn – Domains and Registry; Joanne Charles – Privacy & Regulatory Affairs; Microsoft Corporation Etienne Laurin 	Support EPDP Response: The EPDP appreciates the support Action Taken: none [COMPLETED]
2.	This recommendation handles appropriately an interdependence between the Temporary Specification and the Transfer policy appropriately.	Evin Erdoğdu; ALAC Ayden Férdeline; NCSG	Support EPDP Response: Action Taken: [COMPLETED / NOT COMPLETED] - [Instruction of what was done.]

#	Comment	Contributor	EPDP Response / Action Taken			
3	This change is probably necessary in order to reconcile EPDP recommendations with arrangements with existing UDRP providers.	Farzaneh Badii; Internet Governance Project This recommendation handles appropriately an interdependence	Support EPDP Response:			
	ICANN Org may also need to enter into data processing agreements with dispute resolution providers to limit the publication of personal and sensitive information about registrants in UDRP and URS decisions. Such data may include the names and contact information of registrants and their attorneys, and the names and contact data of complainant attorneys. Publication of identity, organization, and other data of the registrant and its attorneys including in dispute proceedings where the registrant won is a collection activity and publication of personal and sensitive data that may well be in violation of the GDPR. The UDRP and URS decision, and even the transfer of domain names, does not require such public disclosure as a necessary part of technical implementation. We further note that older UDRP and URS cases may need to be redacted for publication of personal and sensitive data of the registrant and his/her/its attorneys, email addresses, and other data.	between the Temporary Specification and the Transfer policy.	Action Taken: [COMPLETED / NOT COMPLETED] — [Instruction of what was done.]			
Support intent of recommendation with edits						
In	tent and wording of this recommendation requires amendment					
4	Under the Temp Spec, if the Gaining Registrar is unable to gain access to then-current Registration Data for a domain name subject of a transfer, the Gaining Registrar is no longer required to obtain a Form of Authorization from the Transfer Contact. This weakened protections against hijackings. Instead: any registrar with an auth_info code MUST be able to obtain the registrant contact data via EPP from the registry. That is GDPR-compliant, because the registrant has given the gaining registrar permission to access the data. The GNSO Council needs to move this along, and the GDPR is a good spur.	Greg Aaron; iThreat Cyber Group	Concerns EPDP Response: Action Taken: [COMPLETED / NOT COMPLETED] — [Instruction of what was done.]			
	Not designated					
	That is GDPR-compliant, because the registrant has given the gaining registrar permission to access the data. The GNSO Council needs to move this along, and the GDPR is a good spur.		-			

#	Comment	Contributor	EPDP Response / Action Taken
	Comment No selection made and no additional comments submitted	 George Kirikos; Leap of Faith Financial Services Inc. A. Mark Massey; Domain Name Rights Coalition Steve Gobin; Corporate domain name management Brian Beckham; Head, Internet Dispute Resolution Section, WIPO Sivasubramanian Muthusamy; Internet Society India Chennai 	EPDP Response / Action Taken EPDP Response: none Action Taken: none [COMPLETED]
		 Sajda Ouachtouki; The Walt Disney Company Tim Chen; DomainTools Lori Schulman Senior Director, Internet Policy; International Trademark Association (INTA)Neil Fried; The Motion Picture Association of America Neil Fried; The Motion Picture Association of America Monique A. Goeschl; Verein für Anti-Piraterie der Film- und Videobranche (VAP) 	
		 David Martel Ben Butler, SSAC Ashley Heineman; NTIA Ivett Paulovics; MFSD Srl URS Provider Greg Mounier on behalf of Europol AGIS; Europol Advisory Group on Internet Security Ashley Roberts; Valideus Stephanie Perrin Fabien Betremieux; GAC 	