# ICANN | GNSO

Generic Names Supporting Organization

Final Report of the Temporary Specification for gTLD Registration Data Phase 2 Expedited Policy Development Process

[Date]

## Status of This Document

This is the Final Recommendations Report of the GNSO Expedited Policy Development Process (EPDP) Team on the Temporary Specification for gTLD Registration Data Phase 2 for submission to the GNSO Council.

### Preamble

The objective of this Final Report is to document the EPDP Team's: (i) deliberations on charter questions, (ii) input received on the EPDP's Phase 2 Initial Report and the EPDP Team's subsequent analysis, (iii) policy recommendations and associated consensus levels, and (iv) implementation guidance, for GNSO Council consideration.

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#### 1 1 Executive Summary

#### 2 1.1 Background

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4 On 17 May 2018, the ICANN Board of Directors (ICANN Board) adopted the Temporary 5 Specification for generic top-level domain (gTLD) Registration Data ("Temporary 6 Specification"). The Temporary Specification provides modifications to existing 7 requirements in the Registrar Accreditation and Registry Agreements in order to 8 comply with the European Union's General Data Protection Regulation ("GDPR").<sup>1</sup> In 9 accordance with the ICANN Bylaws, the Temporary Specification will expire on 25 May 10 2019. 11 12 On 19 July 2018, the GNSO Council initiated an Expedited Policy Development Process 13 (EPDP) and chartered the EPDP on the Temporary Specification for gTLD Registration 14 Data team. In accordance with the Charter, EPDP team membership was expressly 15 limited. However, all ICANN Stakeholder Groups, Constituencies and Supporting 16 Organizations interested in participating are represented on the EPDP Team. 17 18 During phase 1 of its work, the EPDP Team was tasked to determine if the Temporary 19 Specification for gTLD Registration Data should become an ICANN Consensus Policy as 20 is, or with modifications. This Final Report concerns phase 2 of the EPDP Team's charter 21 which covers: (i) discussion of a system for standardized access/disclosure to nonpublic 22 registration data, (ii) issues noted in the Annex to the Temporary Specification for gTLD 23 Registration Data ("Important Issues for Further Community Action"), and (iii) 24 outstanding issues deferred from Phase 1, e.g., legal vs. natural persons, redaction of 25 city field, et. al. For further details, please see here. 26 27 In order to organize its work, the EPDP Team agreed to divide its work into priority 1 28 and priority 2 topics. Priority 1 consists of the SSAD and all directly-related questions. 29 Priority 2 includes the following topics: 30 31 • Display of information of affiliated vs. accredited privacy / proxy providers 32 Legal vs. natural persons 33 • City field redaction 34 • Data retention 35 Potential Purpose for ICANN's Office of the Chief Technology Officer 36 Feasibility of unique contacts to have a uniform anonymized email address 37 Accuracy and WHOIS Accuracy Reporting System • 38

39 The EPDP Team agreed that priority should be given to completing the deliberations for 40 priority 1 items. It agreed, however, that where feasible, the Team would also 41 endeavor to make progress on priority 2 items in parallel. 1.2 Initial Report and Addendum to Initial Report 42 43 44 On 7 February 2020, the EPDP Team published its Initial Report for public comment. 45 The Initial Report outlined the core issues discussed in relation to the proposed System 46 for Standardized Access/Disclosure to non-public gTLD registration data ("SSAD") and 47 accompanying preliminary recommendations. 48 49 On 26 March 2020, the EPDP Team published an Addendum to the Initial Report for 50 public comment. The Addendum concerns the EPDP Team's preliminary 51 recommendations and/or conclusions on the priority 2 items as listed above. 52 53 Following the publication of the Initial Report and the Addendum to the Initial Report, 54 the EPDP Team: (i) continued to seek guidance on legal issues, (ii) carefully reviewed 55 Public Comments received in response to the publication of the Initial Report and 56 Addendum, (iii) continued to review the work-in-progress with the community groups 57 the Team members represent, and (iv) continued its deliberations for the production of 58 this Final Report that will be reviewed by the GNSO Council and, if approved, 59 forwarded to the ICANN Board of Directors for approval as an ICANN Consensus Policy. 60 Consensus calls on the recommendations contained in this Final Report, as required by 61 the GNSO Working Group Guidelines, were carried out by the EPDP Team Chair, as 62 described here: [include link]. 63 64 Recommendations for GNSO Council consideration (see chapter 3 for full text of 65 recommendations): 66 67 SSAD Recommendations: 68 69 **Recommendation #1. Accreditation** 70 71 **Recommendation #2.** Accreditation of governmental entities 72 73 **Recommendation #3. Criteria and Content of Requests** 74 75 Recommendation #4. Acknowledgement of receipt 76 77 **Recommendation #5. Response Requirements** 78 79 **Recommendation #6. Priority Levels** 80

81 82	Recommendation #7.	Requestor Purposes
83	Recommendation #8.	Contracted Party Authorization
84 85 86	Recommendation #9.	Automation of SSAD Processing
80 87 88	Recommendation #10.	Determining Variable SLAs for response times for SSAD
89 90	Recommendation #11.	SSAD Terms and Conditions
91 92	Recommendation #12.	Disclosure Requirement
93 94	Recommendation #13.	Query Policy
95 96	Recommendation #14.	Financial Sustainability
97 98	Recommendation #15.	Logging
99 100	Recommendation #16.	Audits
101 102	Recommendation #17.	Reporting Requirements
102 103 104 105	Recommendation #18.	Review of implementation of policy recommendations concerning SSAD using a GNSO Standing Committee
105 106 107	Priority 2 recommendations:	
107 108 109 110	Recommendation #19.	Display of information of affiliated privacy / proxy providers
110 111 112	Recommendation #20.	<u>City Field</u>
112 113 114	Recommendation #21.	Data Retention
115 116	Recommendation #22.	Purpose 2
117 118	Priority 2 conclusions:	
119 120	Conclusion #1.	OCTO Purpose
120 121 122 123 124	Conclusion #2.	Accuracy and WHOIS Accuracy Reporting System

125 As a result of external dependencies and time constraints, this Final Report does not 126 address all priority 2 items. Specifically, the following items are not addressed: 127 128 Legal vs. natural persons: Although the issue did get some consideration in Phase 2, 129 this did not result in agreement on new policy recommendations. The requested study 130 on this topic was received too late in the process to receive due consideration. As a 131 result, per the EPDP Phase 1 recommendations, Registrars and Registry Operators are 132 permitted to differentiate between registrations of legal and natural persons, but are 133 not obligated to do so. Further work on this issue (including consideration of ICANN org's Differentiation between Legal and Natural Persons in Domain Name Registration 134 135 Data Directory Services (RDDS) Study) is under consideration by the GNSO Council." 136 137 Feasibility of unique contacts to have a uniform anonymized email address: The EPDP 138 Team received legal guidance that indicated that the publication of uniform masked 139 email addresses results in the publication of personal data; which indicates that wide 140 publication of masked email addresses may not be currently feasible under the GDPR. 141 Further work on this issue is under consideration by the GNSO Council. 142 143 The EPDP Team will consult with the GNSO Council on how to address the remaining 144 priority 2 items. **1.3 Conclusions and Next Steps** 145 146 147 This Final Report will be submitted to the GNSO Council for its consideration and 148 approval. 1.4 Other Relevant Sections of this Report 149 150 For a complete review of the issues and relevant interactions of this EPDP Team, the 151 152 following sections are included within this Final Report: 153 Background of the issues under consideration; 154 Documentation of who participated in the EPDP Team's deliberations, including 155 attendance records, and links to Statements of Interest, as applicable; 156 An annex that includes the EPDP Team's mandate as defined in the Charter adopted by the GNSO Council; and 157 158 Documentation on the solicitation of community input through formal SO/AC and 159 SG/C channels, including responses. 160 161

#### 162 2 EPDP Team Approach

163 This Section provides an overview of the working methodology and approach of the 164 EPDP Team. The points outlined below are meant to provide the reader with relevant 165 background information on the EPDP Team's deliberations and processes and should 166 not be read as representing the entirety of the efforts and deliberations of the EPDP 167 Team.

#### 168 2.1 Working Methodology

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170 The EPDP Team began its deliberations for phase 2 on 2 May 2019. The Team agreed to 171 continue its work primarily through conference calls scheduled one or more times per 172 week, in addition to email exchanges on its mailing list. Additionally, the EPDP Team 173 held four face-to-face meetings: the first set of face-to-face discussions took place at 174 the ICANN65 Public Meeting in Marrakech, Morocco, two dedicated set of face-to-face 175 meetings, the second and fourth meeting, were held at the ICANN headquarters in Los 176 Angeles (LA) in September 2019 and January 2020, and the third face-to-face discussion 177 took place at the ICANN66 Public Meeting in Montreal, Canada. All of the EPDP Team's 178 meetings are documented on its wiki workspace, including its mailing list, draft 179 documents, background materials, and input received from ICANN's Supporting 180 Organizations and Advisory Committees, including the GNSO's Stakeholder Groups and 181 Constituencies.

182

The EPDP Team also prepared a <u>Work Plan</u>, which was reviewed and updated on a
 regular basis. In order to facilitate its work, the EPDP Team used a template to tabulate
 all input received in response to its request for Constituency and Stakeholder Group
 statements (see Annex D). This template was also used to record input from other
 ICANN Supporting Organizations and Advisory Committees and can be found in Annex
 D.

189

190 The EPDP Team held a <u>community session</u> at the ICANN66 Public Meeting in Montreal, 191 during which it presented its methodologies and preliminary findings to the broader

192 ICANN community for discussion and feedback.

#### 193 2.2 Mind Map, Worksheets and Building Blocks

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In order to ensure a common understanding of the topics to be addressed as part of its
phase 2 deliberations, the EPDP Team mapped the topics using the following mind
maps, which allowed for the regrouping and consolidation of topics (see <u>mind map</u>).
This formed the basis for the subsequent development of the priority 1 and priority 2
worksheets (see <u>worksheets</u>) which the EPDP Team used to capture:

- Issue description / related charter questions
- 201 Expected deliverable

- 202 Required reading
  - Briefings to be provided
    - Legal questions
    - Dependencies
      - Proposed timing and approach
- 206 207

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The EPDP Team Chair also put forward a number of working definitions to ensure
consistent terminology and a shared understanding of terms used during the EPDP
Team's deliberations (see <u>working definitions</u>).

211

Following the review of a number of real life <u>use cases</u>, the EPDP Team established a set of building blocks that the System for Standardized Access/Disclosure ("SSAD")

- would consist of, recognizing that a decision on the roles and responsibilities of the
- 215 different parties involved may be influenced by both legal advice and guidance from
- 216 the European Data Protection Board ("EDPB").

#### 217 2.3 Priority 1 and Priority 2 Topics

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In order to organize its work, the EPDP Team agreed to divide its work into priority 1
and priority 2 topics. Priority 1 consists of the SSAD and all directly-related questions.
Priority 2 includes the following topics:

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- Display of information of affiliated vs. accredited privacy / proxy providers
  - Legal vs. natural persons
- City field redaction
- Data retention
  - Potential Purpose for ICANN's Office of the Chief Technology Officer
  - Feasibility of unique contacts to have a uniform anonymized email address
    - Accuracy and WHOIS Accuracy Reporting System
- 229 230

The EPDP Team agreed that priority should be given to completing the deliberations for
priority 1 items. It agreed, however, that where feasible, the Team would also
endeavor to make progress on priority 2 items in parallel.

234

As a result of external dependencies and time constraints, this Final Report does not address all priority 2 items. Specifically, the following items are not addressed:

237

238 Legal vs. natural persons: Although the issue did get some consideration in Phase 2,

- this did not result in agreement on new policy recommendations. The requested study
- 240 on this topic was received too late in the process to receive due consideration. As a
- 241 result, per the EPDP Phase 1 recommendations, Registrars and Registry Operators are
- 242 permitted to differentiate between registrations of legal and natural persons, but are
- 243 not obligated to do so. Further work on this issue (including consideration of ICANN

org's Differentiation between Legal and Natural Persons in Domain Name Registration
 Data Directory Services (RDDS) Study) is under consideration by the GNSO Council."

246

247 Feasibility of unique contacts to have a uniform anonymized email address: The EPDP

- Team received legal guidance that indicated that the publication of uniform masked
- 249 email addresses results in the publication of personal data; which indicates that wide
- 250 publication of masked email addresses may not be currently feasible under the GDPR.
- 251 Further work on this issue is under consideration by the GNSO Council.

#### 252 2.4 Legal Committee

253

Recognizing the complexity of many issues the EPDP Team was chartered to work
through in Phase 2, the EPDP Team requested resources for the external legal counsel
of Bird & Bird. To assist in preparing draft legal questions for Bird & Bird, EPDP
Leadership chose to assemble a <u>Legal Committee</u>, comprised of members of the EPDP
Team with legal experience.

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The Phase 2 Legal Committee worked together to review questions proposed by themembers EPDP Team to ensure:

- 1. the questions were truly legal in nature, as opposed to policy or policyimplementation questions;
- 265
   2. the questions were phrased in a neutral manner, avoiding both presumed
   266 outcomes as well as constituency positioning;
- 267 3. the questions were both apposite and timely to the EPDP Team's work; and
- 268 4. the limited budget for external legal counsel was used responsibly.
- 269

The Legal Committee presented all agreed-upon questions to the EPDP Team for its final sign-off before sending questions to Bird & Bird, with the exception of the questions on automation of decision making.

273

To date, the EPDP Team agreed to send eight SSAD-related questions to Bird & Bird.
The full text of the questions and executive summaries of the legal advice received in
response to the questions can be found in Annex F.

#### 277 2.5 Charter Questions

278

In addressing the charter questions,<sup>2</sup> the EPDP Team considered both (1) the input
provided by each group as part of the deliberations; (2) relevant input from phase 1; (3)
the input provided by each group in response to the request for Early Input in relation

to the specific charter questions; (4) the required reading identified for each topic in

<sup>2</sup> Annex A covers in further detail the linkage between each of the topics addressed in the recommendations and the relevant charter questions.

- 283 the <u>worksheets</u>, (5) <u>input provided in response to the public comment forums</u>, and (6)
- 284 <u>input</u> provided by the EPDP Team's legal advisors, Bird & Bird.

285

## 286 3 EPDP Team Responses to Charter Questions & 287 Recommendations

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After reviewing public comments on the Initial Report and the Addendum to the Initial Report, the EPDP Team presents its recommendations for GNSO Council consideration. This Final Report states the level of consensus within the EPDP Team achieved for the different recommendations. [Placeholder for consensus level statement]. Only in relation to the SSAD related recommendations, the EPDP Team considers these interdependent and as a result, these must be considered as one package by the GNSO Council and subsequently the ICANN Board.

296

297 Note: During Phase 1 of the EPDP Team's work, the EPDP Team was tasked with 298 reviewing the Temporary Specification. The Temporary Specification was established as 299 a response to the GDPR.<sup>3</sup> Accordingly, the GDPR is the only law that is specifically 300 referenced in this report. The EPDP team has deliberated whether this Final Report 301 could be drafted in a way that is agnostic to any specific law, but the EPDP Team 302 determined that the report would benefit from explicit references to facilitate the 303 implementation of the Team's recommendations. The GDPR is a regional law covering 304 multiple jurisdictions and - given the strict criteria it contains - compliance with this law 305 has a high probability of being compliant with other national or applicable regional 306 data protection laws. The EPDP team fully endorses ICANN's aspiration to be globally 307 inclusive, and nothing in this report shall overturn the basic principle that 308 contracted parties can and must comply with locally applicable statutory laws and 309 regulations.

## 310 3.1 System for Standardized Access/Disclosure to Non-Public 311 Registration Data (SSAD)

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In Annex A, further details are provided in relation to the approach and the materials
 that the EPDP Team reviewed in order to address the charter questions and develop
 the following recommendations.

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317 As part of its deliberations, the EPDP Team considered a centralized model, in which

- both requests and disclosure authorization would be done by ICANN or its delegated
- 319 processor, and a decentralized model, in which both requests and disclosure decisions
- 320 would be handled by contracted parties. The Team was not able to agree on either
- 321 option and instead put forward a hybrid model in which requests would be centralized
- 322 and disclosure decisions would typically (in the initial implementation) be made by

<sup>3</sup> "This Temporary Specification for gTLD Registration Data (Temporary Specification) establishes temporary requirements to allow ICANN and gTLD registry operators and registrars to continue to comply with existing ICANN contractual requirements and community-developed policies in light of the GDPR."

323	contracted parties. The hybrid model SSAD is based on the following high-level
324	principles:

- 326 The receipt, authentication, and transmission of SSAD requests to the ٠ 327 Contracted Party must be fully automated insofar as it is technically and commercially feasible and legally permissible. Disclosure decisions will typically 328 329 (in the initial implementation) by made by the Contracted Party and should be 330 automated only where technically and commercially feasible and legally 331 permissible. In areas where automation does not meet these criteria, 332 standardization of the disclosure decision process is the baseline objective. 333 Experience gained over time with SSAD disclosure requests and responses must 334 inform further streamlining and standardization of responses.
- In recognition of the need for experience-based adjustments in the function of
   SSAD, there should be a GNSO Standing Committee, which will monitor the
   implementation of the SSAD and recommend improvements that could be
   made. Improvements recommended through this process must not violate the
   policies established by the EPDP, data protection laws, ICANN Bylaws, or GNSO
   Procedures and Guidelines.
- Service level agreements (SLAs) need to be put in place and be enforceable, but
   these may need to be of an evolutionary nature to recognize that there will be a
   learning curve.
- Responses to disclosure requests, regardless of whether review is conducted manually or an automated responses is triggered, are returned from the relevant Contracted Party directly to the Requestor, but appropriate logging mechanisms must be in place to allow for the SSAD to confirm that SLAs are met and responses are being processed according to the policy (for example, the Central Gateway MUST be notified when disclosure requests are rejected or granted).
- 351 The benefits of this model are:
- 352

354

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353 Single location to submit requests

- Reduces time and effort spent by requestors to track down individual points of contact or follow individual procedures
- Ensures that requests are routed directly to the responsible party at each
   disclosing entity, thereby eliminating the uncertainty that requests are not
   received or go to someone unqualified to process them
- Allows for clear outreach opportunities to socialize the location and method for requesting non-public registration data
- Requests and responses can be tracked to see if there is compliance with the
   SLAs
- 363 Standardized request forms

364	•	Reduces the number of disclosure requests that are denied due to insufficient
365		information
366	•	Increases the efficiency with which disclosing entities can review requests
367	•	Reduces uncertainty for requestors who now have a standard/uniform set of
368		data to provide when submitting disclosure requests.
369	•	Reduces the need for individual set of required information by disclosing parties
370	Built-i	n authentication process
371	٠	Speeds up the review process for disclosing entities as they will not need to re-
372		verify the Requestor
373	٠	External assurance that Requestors have been verified can increase the
374		likelihood and/or speed of disclosure
375	Standa	ardized review and response process
376	•	Allows creation of a common response format
377	•	Allows creation of rules, guidelines, and best practices disclosing parties can
378		follow in reviewing and responding to requests
379	•	Allows adoption of common response review system
380	•	Allows automation of certain yet-to-be-defined requests by yet-to-be-defined
381		Requestors
382	•	Facilitates automated disclosure decision making in some scenarios
383	•	The logging of requests and responses also allows ICANN Org to audit the
384		actions of disclosing entities, identifying any instances of systemic non-
385		compliance, and take appropriate enforcement action
386		
387	Main S	SSAD Roles & Responsibilities:
388		
389	•	Central Gateway Manager – role performed by or overseen by ICANN Org.
390		Responsible for managing intake and routing of SSAD requests that require
391		manual review to responsible Contracted Parties. Responsible for managing and
392		directing requests that are confirmed to be automated to Contracted Parties for
393		release of data, consistent with the criteria established and agreed to in these
394		policy recommendations or based on the recommendation of the GNSO
395		Standing Committee for the review of the implementation of policy
396		recommendations concerning SSAD. Responsible for collecting data on
397		requests, responses, and disclosure decisions taken.
398	•	Accreditation Authority – role performed by or overseen by ICANN Org. A
399		management entity who has been designated to have the formal authority to
400		"accredit" users of SSAD, i.e., to confirm and verify the identity of the user
401		(represented by an Identifier Credential) and assertions (or claims) associated
402		with the Identity Credential (represented by Signed Assertions).
403	•	Identity Provider - Responsible for 1) Verifying the identity of a Requestor and
404	-	managing an Identifier Credential associated with the Requestor, 2) Verifying
405		and managing Signed Assertions associated with the Identifier Credential. For

406		the purpose of the SSAD, the Identity Provider may be the Accreditation
407		Authority itself or the Accreditation Authority may rely on zero or more third
408		parties to perform the Identity Provider services.
409	•	Contracted Parties – Responsible for responding to disclosure requests that do
410		not meet the criteria for an automated response. <sup>4</sup>
411	•	GNSO Standing Committee for the review of the implementation of policy
412		recommendations concerning SSAD – Committee representative of the ICANN
413		community responsible for evaluating SSAD operational issues emerging as a
414		result of adopted ICANN Consensus Policies and/or their implementation. The
415		GNSO Standing Committee is intended to examine data being produced as a
416		result of SSAD operations, and provide the GNSO Council with
417		recommendations on how best to make operational changes to the SSAD, which
418		are strictly implementation measures, in addition to recommendations based
419		on reviewing the impact of existing Consensus Policies on SSAD operations.
420		
421	lt is th	e expectation that the different roles and responsibilities will be outlined in
422	detail	and confirmed in the applicable agreements.
423		
424	Below	is a detailed breakdown of the underlying assumptions and policy
425	recom	mendations that the EPDP Team is putting forward for community input.

#### 426 3.2 ICANN Board and ICANN Org Input

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In order to help inform its deliberations, the EPDP Team reached out to both the ICANN
Board and ICANN Org "to understand the Board's position on the scope of operational
responsibility and level of liability (related to decision-making on disclosure of nonpublic registration data) they are willing to accept on behalf of the ICANN organization
along with any prerequisites that may need to be met in order to do so".

433

ICANN Org provided its <u>response</u> on 19 November 2019, noting in part that "ICANN org
proposed that it could operate a gateway for authorized data to pass through. As noted
above, the gateway operator does not make the decision to authorize disclosure. In the
proposed model, the authorization provider would decide whether or not the criteria
for disclosure are met. If a request is authorized and authenticated, the gateway
operator would request the data from the contracted party and disclose the relevant
data set to the Requestor".<sup>5</sup>

441

The ICANN Board provided its <u>response</u> on 20 November 2019 noting in part that "the
 Board has consistently advocated for the development of an access model for non-

<sup>&</sup>lt;sup>4</sup> As a default, the Central Gateway Manager will send disclosure requests to Registrars, but that does not preclude the Central Gateway Manager from sending disclosure requests to Registries in certain circumstances (see recommendation #5 for further details).

<sup>&</sup>lt;sup>5</sup> Please note that the model described here is not the same as the SSAD model put forward in this report by the EPDP Team.

444 public gTLD registration data. If the EPDP Phase 2 Team's work results in a consensus

- recommendation that ICANN org take on responsibility for one or more operational
- 446 functions within a SSAD, the Board would adopt that recommendation unless the
- 447 Board determined, by a vote of more than two-thirds, that such a policy would not be
- in the best interests of the ICANN community or ICANN. Given the Board's advocacy for
- the development of an access model, and support for ICANN org's dialogue with the
- 450 EDPB on a proposed UAM, it is likely that the Board would adopt an EPDP
- 451 recommendation to this effect".
- 452
- 453 The EPDP Team posed a number of additional clarifying questions to ICANN org, and 454 they can be found, together with the responses here:
- 455 <u>https://community.icann.org/x/5BdIBg</u>. This input also included <u>ICANN org's cost</u>
- 456 <u>estimate for a proposed system for Standardized Access/Disclosure</u>.
- 457

The EPDP Team considered this input, the <u>feedback received from the Belgian DPA</u>, and

- 459 the input received during the public comment period, to make a final determination of
- 460 the division of roles and responsibilities in the SSAD.

#### 461 3.3 SSAD Underlying Assumptions

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The EPDP Team used the underlying assumptions outlined below to develop its policy
recommendations. These underlying assumptions do not necessarily create new
requirements for contracted parties; instead, the assumptions are designed to assist
both the readers of this Final Report and the ultimate policy implementers in
understanding the intent and underlying assumptions of the EPDP Team in putting
forward the SSAD model and related recommendations.

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- The objective of the SSAD is to provide a predictable, transparent, efficient, and
   accountable mechanism for the access/disclosure of non-public registration
   data.
  - The SSAD must be compliant with the GDPR.
- The SSAD must have the ability to adhere to these policy principles and
   recommendations.
- Given the decisions made by the EPDP team regarding the SSAD model, the
   working assumption is that ICANN and Contracted Parties will be Joint
   Controllers. This designation is based on a factual analysis of the policy as is
   proposed.

#### 480 3.4 Conventions Used in this Document

481

The key words "MUST", "MUST NOT", "REQUIRED", "SHALL", "SHALL NOT", "SHOULD",
"SHOULD NOT", "RECOMMENDED", "NOT RECOMMENDED", "MAY", and "OPTIONAL"
in this document are to be interpreted as described in <u>BCP 148</u>, <u>RFC2119</u>, and <u>RFC8174</u>.

486 487	Note: Noting the EPDP team's choice of model, and pending the specific legal advice as to the responsibility of the parties and the identification as to the controllership of the
488	
400 489	data, as it applies to the proposed model, the EPDP team notes that certain
	statements, throughout the recommendations, may require refinement from
490	mandatory to permissive and vice versa. (e.g., "Shall" to "should", "MUST" to "MAY",
491	etc.).
492	
493	Where Implementation Guidance is referenced, the EPDP Team considers this
494	supplemental context and/or clarifying information to help inform the implementation
495	of the policy recommendations but the EPDP Team notes that implementation
496	guidance does not have the same weight and standing as recommendation text to
497	create policy.
498	3.5 EPDP Team SSAD Recommendations
499	2 5 1 Definitions
500	3.5.1. Definitions
501	
502	Accreditation - An administrative action by which the accreditation authority
503	declares that a user is eligible to use SSAD in a particular security configuration
504	with a prescribed set of safeguards.
505	Accreditation Authority - A management entity who has been designated to
506	have the formal authority to "accredit" users of SSAD, i.e., to confirm and Verify
507	the identity of the user (represented by an Identifier Credential) and assertions
508	(or claims) associated with the Identity Credential (represented by Signed
509	Assertions).
510	Accreditation Authority Auditor – The entity responsible for carrying out the
511	auditing requirements of the Accreditation Authority, as outlined in
512	Recommendation #16 (Audits). The entity could be an independent body or, if
513	ICANN Org ultimately outsources the role of Accreditation Authority to a third
514	party, ICANN Org MAY be the Accreditation Authority Auditor.
515	• Authentication - The process or action of Validating the Identity Credential and
516	Signed Assertions of a Requestor.
517	Authorization - A process for approving or denying disclosure of non-public
518	registration data.
519	<ul> <li>Central Gateway Manager (CGM) - role performed by or overseen by ICANN</li> </ul>
520	Org. Responsible for managing intake and routing of SSAD requests that require
521	manual review to responsible Contracted Parties. Responsible for managing and
522	directing requests that are confirmed to be automated to Contracted Parties for
523	release of data, consistent with the criteria established and agreed to in these
524	policy recommendations or based on the recommendation of the GNSO
525	Standing Committee for the review of the implementation of policy
526	recommendations concerning SSAD. Responsible for collecting data on
527	requests, responses, and disclosure decisions taken.

528	•	De-accreditation of Accreditation Authority – An administrative action by
529		which ICANN org revokes the agreement with the accreditation authority, if this
530		function is outsourced to a third party, following which it is no longer approved
531		to operate as the accreditation authority.
532	•	Eligible government entity: a government entity (including local government
533		and International Governmental Organizations) that has a purpose to access
534		non-public registration data for the exercise of a public policy task within its
535		mandate.
536	•	Identity Credential: A data object that is a portable representation of the
537		association between an identifier and authenticated information, and that
538		can be presented for use in Validating an identity claimed by an entity that
539		attempts to access a system. Example: Username/Password, OpenID credential,
540		X.509 public-key certificate.
541	•	<b>Identity Provider</b> - Responsible for 1) Verifying the identity of a Requestor and
542		managing an Identifier Credential associated with the Requestor and 2)
543		Verifying and managing Signed Assertions associated with the Identifier
544		Credential. For the purpose of the SSAD, the Identity Provider may be the
545		Accreditation Authority itself or the Accreditation Authority may rely on zero or
546		more third parties to perform the Identity Provider services.
547	•	<b>Requestor</b> – An accredited user seeking disclosure of domain name registration
548	•	data through the SSAD
549	•	<b>Revocation of User Credentials-</b> The event that occurs when an Identity
550	•	Provider declares that a previously valid credential has become invalid.
551	٠	Signed Assertion: A data object that is a portable representation of the
552	•	association between an Identifier Credential and one or more access assertions,
552		and that can be presented for use in Validating those assertions for an
555		entity that attempts such access. Example: [OAuth credential], X.509 attribute
555		certificate. Signed Assertions may be user-specific (e.g. to indicate professional
556		affiliation or affirmation of lawful data handling processes) or request-specific
557		(e.g. indicating the lawful basis for the disclosure request).
558		System for Standardized Access/Disclosure to non-public gTLD registration
559	•	data (SSAD) - The SSAD is the overall suite of parties and parts that make up the
560		request, validation and disclosure system.
561	•	<b>Validate/validation</b> - To test, prove or establish the soundness or correctness of
562	•	a construct. (Example: The Discloser will Validate the Identity Credential and
563		Signed Assertions as part of its Authorization process.)
564	•	<b>Verify</b> - To test or prove the truth or accuracy of a fact or value. (Example:
565	٠	Identity Providers Verify the identity of the Requestor prior to issuing an
566		Identity Credential.)
567 568	٠	<b>Verification</b> - The process of examining information to establish the truth of a claimed fact or value.
568		
569 570	252	Recommendations
	3.3.2.	Recommendations
571		

572	Recor	nmendation #1	. Accreditation <sup>6</sup>
573 574	1.1		m recommends the establishment of, or selection of, an
575	1.1	Accreditation	
576			, action cy.
577	1.2	The EPDP Tea	m recommends that the Accreditation Authority establish a policy
578			ion of SSAD users in accordance with the recommendations
579		outlined below	W.
580			
581	1.3	The following	recommendations MUST be included in the accreditation policy:
582		1.3.1.	SSAD MUST only accept requests for access/disclosure from
583			accredited organizations or individuals. However, accreditation
584			requirements MUST accommodate any intended user of the
585			system, including an individual or organization who makes a
586			single request. The accreditation requirements for repeat users
587			of the system and a one-time user of the system MAY differ.
588		1.3.2.	Both legal persons and/or individuals are eligible for
589			accreditation. An individual accessing SSAD using the credentials
590 591			of an accredited entity (e.g. legal persons) warrants that the
591 592		1.3.3.	individual is acting on the authority of the accredited entity.
592 593		1.5.5.	The accreditation policy defines a single Accreditation Authority, managed by ICANN org, which is responsible for the verification,
593 594			issuance, and ongoing management of both Identity Credentials
595			and Signed Assertions. The Accreditation Authority MUST
596			develop a privacy policy. The Accreditation Authority MAY work
597			with external or third-party Identity Providers that could serve as
598			clearinghouses to Verify identity and authorization information
599			associated with those requesting accreditation. The responsibility
600			for the processing of personal data, regardless of the party
601			carrying out that processing, shall remain with the Accreditation
602			Authority. If ICANN org chooses to outsource the Accreditation
603			Authority function or parts thereof, ICANN org will remain
604			responsible for overseeing the party(ies) to which the function or
605			parts thereof is/are outsourced. Overseeing MUST include
606			monitoring for and addressing potential abuse by the party(ies)
607			to which the function of parts thereof has been outsourced.
608		1.3.4.	The decision to authorize disclosure of registration data, based
609			on validation of the Identity Credential, Signed Assertions, and
610			data as required in the recommendation concerning criteria and
611			content of requests (Recommendation #3), will reside with the
612			Registrar, Registry or the Central Gateway Manager, as
613			applicable.

<sup>6</sup> Note that accreditation is not referring to accreditation/certification as discussed in GDPR Article 42/43.

614			
615	1.4	Requi	rements of the Accreditation Authority
616			
617		1.4.1.	Verify the Identity of the Requestor: The Accreditation Authority MUST
618			verify the identity of the Requestor, resulting in an Identity Credential.
619		1.4.2.	Management of Signed Assertions: The Accreditation Authority MAY
620			verify and manage a set of dynamic assertions/claims associated with
621			and bound to the Identity Credential of the Requestor. This verification,
622			which may be performed by an Identity Provider, results in a Signed
623			Assertion. Signed Assertions <sup>9</sup> convey information such as:
624		•	Assertion as to the purpose(s) of the request
625		•	Assertion as to the legal basis of the request
626		•	Assertion that the user identified by the Identity Credential is affiliated
627			with the relevant organization
628		•	Assertion regarding compliance with laws (e.g., storage, protection and
629			retention/disposal of data)
630		•	Assertion regarding agreement to use the disclosed data for the
631			legitimate and lawful purposes stated
632		•	Assertion regarding adherence to safeguards and/or terms of service
633			and to be subject to revocation if they are found to be in violation
634		•	Assertions regarding prevention of abuse, auditing requirements,
635			dispute resolution and complaints process, etc.
636		•	Assertions specific to the Requestor – trademark ownership/registration
637			for example
638		•	Power of Attorney statements, when/if applicable.
639		1.4.3.	MUST validate Identity Credentials and Signed Assertions, in addition to
640			the information contained in the request, facilitate the decision to
641			accept or reject the Authorization of an SSAD request. For the avoidance
642			of doubt, the presence of these credentials alone MUST NOT result in or
643			mandate an automatic access / disclosure authorization. However, the
644			ability to automate access/disclosure authorization decision making is
645			possible under certain circumstances where lawful.
646		1.4.4.	The Accreditation Authority MUST define a baseline "code of conduct" <sup>10</sup>
647			that establishes a set of rules that contribute to the proper application
648			of data protection laws – such as the GDPR, including:

<sup>9</sup> For clarity, Signed Assertions are dynamic and may change based on the request (purpose, legal basis, type, urgency, etc.) compared to an Identifier Credential, which is static and typically does not change. Signed assertions are only used to associate/bind attributes to an identity. These attributes are dynamic per request, but can be vetted and managed up front as part of the Accreditation Process as needed. The Accreditation Authority can establish various assertions for a specific Identifier Credential up front or dynamically create them on a per request basis. How this is determined is to be further worked out in the implementation phase. The Accreditation Authority may store multiple Signed Assertions per Identifier Credential, but the Requestor must invoke the relevant assertions per request.

<sup>10</sup> For the avoidance of doubt, the code of conduct referenced here is not intended to refer to the Code of Conduct as described in the GDPR. The code of conduct referenced here refers to a set of rules and standards to be followed by the Accreditation Authority.

649	•	A clear and concise explanatory statement.
650	•	A defined scope that determines the processing operations covered (the
651		focus for SSAD would be on the Disclosure operation.)
652	•	Mechanism that allow for the monitoring of compliance with the
653		provisions.
654	•	Identification of an Accreditation Authority Auditor (a.k.a. monitoring
655		body) and definition of mechanism(s) which enable that body to carry
656		out its functions.
657	•	Description as to the extent a "consultation" with stakeholders has been
658		carried out.
659	1.4.5.	The Accreditation Authority MUST develop a privacy policy for the
660		processing of personal data it undertakes as well as terms of service for
661		its accredited users (as outlined in recommendation #11).
662	1.4.6.	Develop a baseline application procedure: The Accreditation Authority
663		MUST develop a uniform baseline application procedure and
664		accompanying requirements for all Identity Providers (when applicable)
665		and all applicants requesting accreditation, including:
666	i.	Accreditation timeline
667	ii.	Definition of eligibility requirements for accredited users
668	iii.	Identity Validation, Procedures
669	iv.	Identity Credential Management Policies: lifetime/expiration, renewal
670		frequency, security properties (password or key policies/strength), etc.
671	٧.	Identity Credential Revocation Procedures: circumstances for
672		revocation, revocation mechanism(s), etc. (see also "Accredited User
673		Revocation & abuse section below]
674	vi.	Signed Assertions Management: lifetime/expiration, renewal frequency,
675		etc.
676	vii.	NOTE: requirements beyond the baseline listed above may be necessary
677		for certain classes of Requestors.
678	1.4.7.	Define dispute resolution and complaints process: The Accreditation
679		Authority MUST define a dispute resolution and complaints process to
680		challenge actions taken by the Accreditation Authority. The defined
681		process MUST include due process checks and balances.
682	1.4.8.	Audits: The Accreditation Authority MUST be audited by an auditor on a
683		regular basis. Should the Accreditation Authority be found in breach of
684		the accreditation policy and requirements, it will be given an
685		opportunity to cure the breach, but in cases of repeated failure, a new
686		Accreditation Authority must be identified or created. Additionally,
687		accredited entities MUST be audited for compliance with the
688		accreditation policy and requirements on a regular basis; (Note: detailed
689		information regarding auditing requirements for both the Accreditation

690			Authority and any Identity Providers it may use can be found in the
691			Auditing recommendation #16).
692		1.4.9.	User Groups: The Accreditation Authority MAY develop user groups /
693			categories to facilitate the accreditation process as all Requestors will
694			need to be accredited, and accreditation will include identity
695			verification.
696		1.4.10.	Reporting: The Accreditation Authority MUST report publicly and on a
697			regular basis on the number of accreditation requests received,
698			accreditation requests approved/renewed, accreditations denied,
699			accreditations revoked, complaints received and information about the
700			identity providers it is working with. See also recommendation #17 on
701			reporting.
702		1.4.11.	Renewal: The Accreditation Authority MUST establish a timeline and
703			requirements for the renewal of the accreditation.
704		1.4.12.	Confirmation of user data: The Accreditation Authority MUST send
705			periodic reminders (e.g., yearly) to accredited users to confirm user data
706			and remind accredited users to keep the information required for
707			accreditation up to date. Changes to this required information MAY
708			result in the need to re-accredit.
709			
10)			
710	1.5	Accred	lited User Revocation
710 711	1.5	Accred	ited User Revocation
710 711 712	1.5	Accred	Revocation, within the context of the SSAD, means the Accreditation
710 711 712 713	1.5		Revocation, within the context of the SSAD, means the Accreditation Authority can revoke the accredited user's status as an accredited user
710 711 712 713 714	1.5		Revocation, within the context of the SSAD, means the Accreditation Authority can revoke the accredited user's status as an accredited user of the SSAD. <sup>12</sup> A non-exhaustive list of examples where revocation may
710 711 712 713 714 715	1.5		Revocation, within the context of the SSAD, means the Accreditation Authority can revoke the accredited user's status as an accredited user of the SSAD. <sup>12</sup> A non-exhaustive list of examples where revocation may apply include 1) the accredited user's violation of any applicable
710 711 712 713 714	1.5		Revocation, within the context of the SSAD, means the Accreditation Authority can revoke the accredited user's status as an accredited user of the SSAD. <sup>12</sup> A non-exhaustive list of examples where revocation may apply include 1) the accredited user's violation of any applicable safeguards or terms of service, 2) a change in affiliation of the accredited
710 711 712 713 714 715 716 717	1.5		Revocation, within the context of the SSAD, means the Accreditation Authority can revoke the accredited user's status as an accredited user of the SSAD. <sup>12</sup> A non-exhaustive list of examples where revocation may apply include 1) the accredited user's violation of any applicable safeguards or terms of service, 2) a change in affiliation of the accredited user, 3) violation of data retention / destruction requirements or 4)
710 711 712 713 714 715 716 717 718	1.5		Revocation, within the context of the SSAD, means the Accreditation Authority can revoke the accredited user's status as an accredited user of the SSAD. <sup>12</sup> A non-exhaustive list of examples where revocation may apply include 1) the accredited user's violation of any applicable safeguards or terms of service, 2) a change in affiliation of the accredited user, 3) violation of data retention / destruction requirements or 4) where prerequisites for accreditation no longer exist.
710 711 712 713 714 715 716 717 718 719	1.5		Revocation, within the context of the SSAD, means the Accreditation Authority can revoke the accredited user's status as an accredited user of the SSAD. <sup>12</sup> A non-exhaustive list of examples where revocation may apply include 1) the accredited user's violation of any applicable safeguards or terms of service, 2) a change in affiliation of the accredited user, 3) violation of data retention / destruction requirements or 4) where prerequisites for accreditation no longer exist. The Accreditation Authority MUST make available an appeals
710 711 712 713 714 715 716 717 718	1.5	1.5.1.	Revocation, within the context of the SSAD, means the Accreditation Authority can revoke the accredited user's status as an accredited user of the SSAD. <sup>12</sup> A non-exhaustive list of examples where revocation may apply include 1) the accredited user's violation of any applicable safeguards or terms of service, 2) a change in affiliation of the accredited user, 3) violation of data retention / destruction requirements or 4) where prerequisites for accreditation no longer exist.
710 711 712 713 714 715 716 717 718 719 720 721	1.5	1.5.1.	Revocation, within the context of the SSAD, means the Accreditation Authority can revoke the accredited user's status as an accredited user of the SSAD. <sup>12</sup> A non-exhaustive list of examples where revocation may apply include 1) the accredited user's violation of any applicable safeguards or terms of service, 2) a change in affiliation of the accredited user, 3) violation of data retention / destruction requirements or 4) where prerequisites for accreditation no longer exist. The Accreditation Authority MUST make available an appeals
710 711 712 713 714 715 716 717 718 719 720	1.5	1.5.1.	Revocation, within the context of the SSAD, means the Accreditation Authority can revoke the accredited user's status as an accredited user of the SSAD. <sup>12</sup> A non-exhaustive list of examples where revocation may apply include 1) the accredited user's violation of any applicable safeguards or terms of service, 2) a change in affiliation of the accredited user, 3) violation of data retention / destruction requirements or 4) where prerequisites for accreditation no longer exist. The Accreditation Authority MUST make available an appeals mechanism to allow an accredited user to challenge the decision to
710 711 712 713 714 715 716 717 718 719 720 721	1.5	1.5.1.	Revocation, within the context of the SSAD, means the Accreditation Authority can revoke the accredited user's status as an accredited user of the SSAD. <sup>12</sup> A non-exhaustive list of examples where revocation may apply include 1) the accredited user's violation of any applicable safeguards or terms of service, 2) a change in affiliation of the accredited user, 3) violation of data retention / destruction requirements or 4) where prerequisites for accreditation no longer exist. The Accreditation Authority MUST make available an appeals mechanism to allow an accredited user to challenge the decision to revoke the accredited user's status within a defined time frame to be
710 711 712 713 714 715 716 717 718 719 720 721 722 723 724	1.5	1.5.1.	Revocation, within the context of the SSAD, means the Accreditation Authority can revoke the accredited user's status as an accredited user of the SSAD. <sup>12</sup> A non-exhaustive list of examples where revocation may apply include 1) the accredited user's violation of any applicable safeguards or terms of service, 2) a change in affiliation of the accredited user, 3) violation of data retention / destruction requirements or 4) where prerequisites for accreditation no longer exist. The Accreditation Authority MUST make available an appeals mechanism to allow an accredited user to challenge the decision to revoke the accredited user's status within a defined time frame to be decided by the Accreditation Authority. However, for the duration of the appeal, the accredited user's status will remain suspended. Outcomes of an appeal MUST be reported in a transparent manner.
710 711 712 713 714 715 716 717 718 719 720 721 722 723 724 725	1.5	1.5.1.	Revocation, within the context of the SSAD, means the Accreditation Authority can revoke the accredited user's status as an accredited user of the SSAD. <sup>12</sup> A non-exhaustive list of examples where revocation may apply include 1) the accredited user's violation of any applicable safeguards or terms of service, 2) a change in affiliation of the accredited user, 3) violation of data retention / destruction requirements or 4) where prerequisites for accreditation no longer exist. The Accreditation Authority MUST make available an appeals mechanism to allow an accredited user to challenge the decision to revoke the accredited user's status within a defined time frame to be decided by the Accreditation Authority. However, for the duration of the appeal, the accredited user's status will remain suspended. Outcomes of an appeal MUST be reported in a transparent manner. A mechanism to report an accredited user's violation of any safeguards
710 711 712 713 714 715 716 717 718 719 720 721 722 723 724 725 726	1.5	1.5.1.	Revocation, within the context of the SSAD, means the Accreditation Authority can revoke the accredited user's status as an accredited user of the SSAD. <sup>12</sup> A non-exhaustive list of examples where revocation may apply include 1) the accredited user's violation of any applicable safeguards or terms of service, 2) a change in affiliation of the accredited user, 3) violation of data retention / destruction requirements or 4) where prerequisites for accreditation no longer exist. The Accreditation Authority MUST make available an appeals mechanism to allow an accredited user to challenge the decision to revoke the accredited user's status within a defined time frame to be decided by the Accreditation Authority. However, for the duration of the appeal, the accredited user's status will remain suspended. Outcomes of an appeal MUST be reported in a transparent manner. A mechanism to report an accredited user's violation of any safeguards or terms of service MUST be provided by SSAD. <sup>13</sup> Reports MUST be
710 711 712 713 714 715 716 717 718 719 720 721 722 723 724 725 726 727	1.5	1.5.1.	Revocation, within the context of the SSAD, means the Accreditation Authority can revoke the accredited user's status as an accredited user of the SSAD. <sup>12</sup> A non-exhaustive list of examples where revocation may apply include 1) the accredited user's violation of any applicable safeguards or terms of service, 2) a change in affiliation of the accredited user, 3) violation of data retention / destruction requirements or 4) where prerequisites for accreditation no longer exist. The Accreditation Authority MUST make available an appeals mechanism to allow an accredited user to challenge the decision to revoke the accredited user's status within a defined time frame to be decided by the Accreditation Authority. However, for the duration of the appeal, the accredited user's status will remain suspended. Outcomes of an appeal MUST be reported in a transparent manner. A mechanism to report an accredited user's violation of any safeguards or terms of service MUST be provided by SSAD. <sup>13</sup> Reports MUST be relayed to the Accreditation Authority for handling. The Accreditation
710 711 712 713 714 715 716 717 718 719 720 721 722 723 724 725 726	1.5	1.5.1.	Revocation, within the context of the SSAD, means the Accreditation Authority can revoke the accredited user's status as an accredited user of the SSAD. <sup>12</sup> A non-exhaustive list of examples where revocation may apply include 1) the accredited user's violation of any applicable safeguards or terms of service, 2) a change in affiliation of the accredited user, 3) violation of data retention / destruction requirements or 4) where prerequisites for accreditation no longer exist. The Accreditation Authority MUST make available an appeals mechanism to allow an accredited user to challenge the decision to revoke the accredited user's status within a defined time frame to be decided by the Accreditation Authority. However, for the duration of the appeal, the accredited user's status will remain suspended. Outcomes of an appeal MUST be reported in a transparent manner. A mechanism to report an accredited user's violation of any safeguards or terms of service MUST be provided by SSAD. <sup>13</sup> Reports MUST be

<sup>12</sup> For clarity, a legal entity would not be automatically de-accredited for the single action of an individual user whose accreditation is linked to the accreditation of the legal entity, but the entity may be held responsible for the actions of the individual user whose accreditation is linked to that of the legal entity.

<sup>13</sup> Note, abuse of SSAD by an accredited user is addressed in recommendation #13.

730		1.5.4.	The revocation policy for individuals/entities SHOULD include graduated
731			penalties; the penalties will be further detailed during implementation,
732			factoring in how graduated penalties are applied in other ICANN areas.
733			In other words, not every violation of the system will result in
734			Revocation; however, Revocation MAY occur if the Accreditation
735			Authority determines that the accredited individual or entity has
736			materially breached the conditions of its accreditation and failed to cure
737			based on: i) a third-party verified complaint received; ii) results of an
738			audit or investigation by the Accreditation Authority or auditor; iii) any
739			misuse or abuse of privileges afforded; iv) repeated violations of the
740			accreditation policy; v) results of audit or investigation by a DPA.
741		1.5.5.	In the event there is a pattern or practice of abusive behavior within an
742			individual/entity, the credential for the individual/entity MAY be
743			suspended or revoked as part of a graduated sanction.
744		1.5.6.	Revocation MUST prevent re-accreditation in the future absent special
745			circumstances presented to the satisfaction of the Accreditation
746			Authority.
747		1.5.7.	For the avoidance of doubt, De-accreditation does not prevent
748			individuals or entities from submitting future requests under the access
749			method provisioned in Recommendation 18 (Reasonable Requests for
750			Lawful Disclosure) of the EPDP Phase 1 Report.
751			
752	1.6	De-aut	thorization of Identity Providers
752 753	1.6	De-aut	thorization of Identity Providers
	1.6	<b>De-au</b> 1.6.1.	thorization of Identity Providers De-authorization of Identity Providers: The Identity Providers Validation
753	1.6		
753 754	1.6		De-authorization of Identity Providers: The Identity Providers Validation
753 754 755	1.6		De-authorization of Identity Providers: The Identity Providers Validation Procedures SHOULD include graduated penalties. In other words, not
753 754 755 756	1.6		De-authorization of Identity Providers: The Identity Providers Validation Procedures SHOULD include graduated penalties. In other words, not every violation of the policy will result in De-authorization; however, De-
753 754 755 756 757	1.6		De-authorization of Identity Providers: The Identity Providers Validation Procedures SHOULD include graduated penalties. In other words, not every violation of the policy will result in De-authorization; however, De- authorization may occur if it has been determined that the Identity
753 754 755 756 757 758	1.6		De-authorization of Identity Providers: The Identity Providers Validation Procedures SHOULD include graduated penalties. In other words, not every violation of the policy will result in De-authorization; however, De- authorization may occur if it has been determined that the Identity Provider has materially breached the conditions of its contract and failed
753 754 755 756 757 758 759	1.6		De-authorization of Identity Providers: The Identity Providers Validation Procedures SHOULD include graduated penalties. In other words, not every violation of the policy will result in De-authorization; however, De- authorization may occur if it has been determined that the Identity Provider has materially breached the conditions of its contract and failed to cure based on: i) a third-party complaint received; ii) results of an
753 754 755 756 757 758 759 760	1.6		De-authorization of Identity Providers: The Identity Providers Validation Procedures SHOULD include graduated penalties. In other words, not every violation of the policy will result in De-authorization; however, De- authorization may occur if it has been determined that the Identity Provider has materially breached the conditions of its contract and failed to cure based on: i) a third-party complaint received; ii) results of an audit or investigation by the Accreditation Auditor or auditor; iii) any
753 754 755 756 757 758 759 760 761	1.6		De-authorization of Identity Providers: The Identity Providers Validation Procedures SHOULD include graduated penalties. In other words, not every violation of the policy will result in De-authorization; however, De- authorization may occur if it has been determined that the Identity Provider has materially breached the conditions of its contract and failed to cure based on: i) a third-party complaint received; ii) results of an audit or investigation by the Accreditation Auditor or auditor; iii) any misuse or abuse of privileges afforded; d) repeated violations of the
753 754 755 756 757 758 759 760 761 762	1.6		De-authorization of Identity Providers: The Identity Providers Validation Procedures SHOULD include graduated penalties. In other words, not every violation of the policy will result in De-authorization; however, De- authorization may occur if it has been determined that the Identity Provider has materially breached the conditions of its contract and failed to cure based on: i) a third-party complaint received; ii) results of an audit or investigation by the Accreditation Auditor or auditor; iii) any misuse or abuse of privileges afforded; d) repeated violations of the accreditation policy. Depending upon the nature and circumstances
753 754 755 756 757 758 759 760 761 762 763	1.6		De-authorization of Identity Providers: The Identity Providers Validation Procedures SHOULD include graduated penalties. In other words, not every violation of the policy will result in De-authorization; however, De- authorization may occur if it has been determined that the Identity Provider has materially breached the conditions of its contract and failed to cure based on: i) a third-party complaint received; ii) results of an audit or investigation by the Accreditation Auditor or auditor; iii) any misuse or abuse of privileges afforded; d) repeated violations of the accreditation policy. Depending upon the nature and circumstances leading to the de-authorization of an Identity Provider, some or all of its
753 754 755 756 757 758 759 760 761 762 763 764	1.6		De-authorization of Identity Providers: The Identity Providers Validation Procedures SHOULD include graduated penalties. In other words, not every violation of the policy will result in De-authorization; however, De- authorization may occur if it has been determined that the Identity Provider has materially breached the conditions of its contract and failed to cure based on: i) a third-party complaint received; ii) results of an audit or investigation by the Accreditation Auditor or auditor; iii) any misuse or abuse of privileges afforded; d) repeated violations of the accreditation policy. Depending upon the nature and circumstances leading to the de-authorization of an Identity Provider, some or all of its outstanding credentials may be revoked or transitioned to a different
753 754 755 756 757 758 759 760 761 762 763 764 765	1.6	1.6.1.	De-authorization of Identity Providers: The Identity Providers Validation Procedures SHOULD include graduated penalties. In other words, not every violation of the policy will result in De-authorization; however, De- authorization may occur if it has been determined that the Identity Provider has materially breached the conditions of its contract and failed to cure based on: i) a third-party complaint received; ii) results of an audit or investigation by the Accreditation Auditor or auditor; iii) any misuse or abuse of privileges afforded; d) repeated violations of the accreditation policy. Depending upon the nature and circumstances leading to the de-authorization of an Identity Provider, some or all of its outstanding credentials may be revoked or transitioned to a different Identity Provider.
753 754 755 756 757 758 759 760 761 762 763 764 765 766	1.6	1.6.1.	De-authorization of Identity Providers: The Identity Providers Validation Procedures SHOULD include graduated penalties. In other words, not every violation of the policy will result in De-authorization; however, De- authorization may occur if it has been determined that the Identity Provider has materially breached the conditions of its contract and failed to cure based on: i) a third-party complaint received; ii) results of an audit or investigation by the Accreditation Auditor or auditor; iii) any misuse or abuse of privileges afforded; d) repeated violations of the accreditation policy. Depending upon the nature and circumstances leading to the de-authorization of an Identity Provider, some or all of its outstanding credentials may be revoked or transitioned to a different Identity Provider. The Accreditation Authority MUST make available an appeals
753 754 755 756 757 758 759 760 761 762 763 764 765 766 767 768 769	1.6	1.6.1.	De-authorization of Identity Providers: The Identity Providers Validation Procedures SHOULD include graduated penalties. In other words, not every violation of the policy will result in De-authorization; however, De- authorization may occur if it has been determined that the Identity Provider has materially breached the conditions of its contract and failed to cure based on: i) a third-party complaint received; ii) results of an audit or investigation by the Accreditation Auditor or auditor; iii) any misuse or abuse of privileges afforded; d) repeated violations of the accreditation policy. Depending upon the nature and circumstances leading to the de-authorization of an Identity Provider, some or all of its outstanding credentials may be revoked or transitioned to a different Identity Provider. The Accreditation Authority MUST make available an appeals mechanism to allow an Identity Provider to challenge the decision to de- authorize the Identity Provider. However, for the duration of the appeal, the Identity Provider's status will remain suspended. Outcomes of an
753 754 755 756 757 758 759 760 761 762 763 764 765 766 766 767 768	1.6	1.6.1.	De-authorization of Identity Providers: The Identity Providers Validation Procedures SHOULD include graduated penalties. In other words, not every violation of the policy will result in De-authorization; however, De- authorization may occur if it has been determined that the Identity Provider has materially breached the conditions of its contract and failed to cure based on: i) a third-party complaint received; ii) results of an audit or investigation by the Accreditation Auditor or auditor; iii) any misuse or abuse of privileges afforded; d) repeated violations of the accreditation policy. Depending upon the nature and circumstances leading to the de-authorization of an Identity Provider, some or all of its outstanding credentials may be revoked or transitioned to a different Identity Provider. The Accreditation Authority MUST make available an appeals mechanism to allow an Identity Provider to challenge the decision to de- authorize the Identity Provider. However, for the duration of the appeal,
753 754 755 756 757 758 759 760 761 762 763 764 765 766 767 768 769 770 771		1.6.1.	De-authorization of Identity Providers: The Identity Providers Validation Procedures SHOULD include graduated penalties. In other words, not every violation of the policy will result in De-authorization; however, De- authorization may occur if it has been determined that the Identity Provider has materially breached the conditions of its contract and failed to cure based on: i) a third-party complaint received; ii) results of an audit or investigation by the Accreditation Auditor or auditor; iii) any misuse or abuse of privileges afforded; d) repeated violations of the accreditation policy. Depending upon the nature and circumstances leading to the de-authorization of an Identity Provider, some or all of its outstanding credentials may be revoked or transitioned to a different Identity Provider. The Accreditation Authority MUST make available an appeals mechanism to allow an Identity Provider to challenge the decision to de- authorize the Identity Provider. However, for the duration of the appeal, the Identity Provider's status will remain suspended. Outcomes of an appeal MUST be reported in a transparent manner.
753 754 755 756 757 758 759 760 761 762 763 764 765 766 767 768 769 770	1.6	1.6.1.	De-authorization of Identity Providers: The Identity Providers Validation Procedures SHOULD include graduated penalties. In other words, not every violation of the policy will result in De-authorization; however, De- authorization may occur if it has been determined that the Identity Provider has materially breached the conditions of its contract and failed to cure based on: i) a third-party complaint received; ii) results of an audit or investigation by the Accreditation Auditor or auditor; iii) any misuse or abuse of privileges afforded; d) repeated violations of the accreditation policy. Depending upon the nature and circumstances leading to the de-authorization of an Identity Provider, some or all of its outstanding credentials may be revoked or transitioned to a different Identity Provider. The Accreditation Authority MUST make available an appeals mechanism to allow an Identity Provider to challenge the decision to de- authorize the Identity Provider. However, for the duration of the appeal, the Identity Provider's status will remain suspended. Outcomes of an

774		1.7.1. MUST agree to:		
775		1.7.1.1. only use the data for the legitimate and lawful purpose stated;		
776	1.7.1.2. the terms of service, in which the lawful uses of data are described;			
777		1.7.1.3. prevent abuse of data received;		
778	1.7.1.4. cooperate with any audit or information requests as a component of			
779		an audit;		
780		1.7.1.5. be subject to de-accreditation if they are found to abuse use of data		
781		or accreditation policy / requirements;		
782		1.7.1.6. store, protect and dispose of the gTLD registration data in		
783		accordance with applicable law;		
784		1.7.2. only retain the gTLD registration data for as long as necessary to achieve		
785		the purpose stated in the disclosure request.		
786		1.7.3. The number of SSAD requests that can be submitted during a specific		
787		period of time MUST NOT be restricted, except where the accredited		
788		entity poses a demonstrable threat to the SSAD, or where they may be		
789		otherwise restricted under these recommendations (such as under		
790		recommendation 1.5(d) and 13(b)). It is understood that possible		
791		limitations in SSAD's response capacity and speed may apply.		
792		1.7.4. MUST keep the information required for accreditation and verification		
793		up to date and inform the Accreditation Authority promptly when there		
794		are changes to this information. Any changes MAY result in re-		
795		accreditation or re-verification of certain pieces of information provided.		
796				
797	Imple	ementation Guidance		
798				
799	1.8	In relation to accreditation, the EPDP Team provides the following		
800		implementation guidance, with the understanding that further details will be		
801		developed in the implementation phase:		
802		1.0.1 December of any line bla and well established even institute aculd		
803 804		1.8.1. Recognized, applicable, and well-established organizations could		
804 805		support the Accreditation Authority as an Identity Provider. Proper		
803 806		vetting, as described in 1.3(f) above, MUST take place if any such		
800 807		reputable and well-established organizations are to collaborate with the Accreditation Authority.		
807		· ·		
808 809		1.8.2. Examples of additional information the Accreditation Authority or Identity Provider MAY require an applicant for accreditation to provide		
810		could include:		
810		<ul> <li>a business registration number and the name of the authority that</li> </ul>		
812		• a business registration number and the name of the authomy that issued this number (if the entity applying for accreditation is a legal		
813		person);		
814		<ul> <li>information asserting trademark ownership.<sup>14</sup></li> </ul>		
011				

<sup>14</sup> For clarity, service providers and/or lawyers acting on behalf of trademark owners are also eligible for accreditation. However, such service providers and/or lawyers are acting on behalf (legally) of the trademark owner. Where such service providers and/or lawyers breach the rules of the SSAD, it is necessary that disclosing entities

815		
816	1.9	<ol><li>Auditing / logging by Accreditation Authority and Identity Providers</li></ol>
817		
818		1.9.1. The accreditation/verification activity (such as accreditation request,
819		information on the basis of which the decision to accredit or verify
820		identity was made) will be logged by the Accreditation Authority and
821		Identity Providers.
822		1.9.2. Logged data SHALL only be disclosed, or otherwise made available for
823		review, by the Accreditation Authority or Identity Provider, where
824		disclosure is considered necessary to a) fulfill or meet an applicable legal
825		obligation of the Accreditation Authority or Identity Provider; b) carry
826		out an audit under this policy or; c) to support the reasonable
827		functioning of SSAD and the accreditation policy.
828		
829	See al	so auditing and logging recommendations for further details.
830		
831	1.10	Verification. ICANN org should use its experience in other areas where
832		verification is involved, such as registrar accreditation, to put forward a
833		proposal for verification of the identity of the Requestor during the
834		implementation phase.
835		
836	1.11	Re-Accreditation Periods. As a best practice, the re-accreditation period and
837		requirements for Registrars may be considered, which is currently 5 years. For
838		the avoidance of doubt, nothing prohibits the Accreditation Authority from
839		requiring additional documentation upon accreditation renewal.
840		
841	1.12	The accredited entity is expected to develop appropriate policies and
842		procedures to ensure appropriate use by an individual of its credentials. Each
843		user must be accredited, but a user acting on behalf of an organization, must
844		have their accreditation tied to its organization's accreditation.
845		
846	Recon	mendation #2. Accreditation of governmental entities
847	_	
848	2.1	Objective of accreditation
849		
850		MUST provide_reasonable access to registration data for entities that require
851		to this data for the exercise of their public policy tasks. In view of their
852	-	tions under applicable data protection rules, the final responsibility for granting
853	access	to non-public registration data will remain with the party that is considered to

must be provided with such data, and it must be clear that such a breach may be considered in the future disclosures for trade mark owner on whose behalf the agent is acting. The use of different 3rd party agents cannot be used as a means to avoid past sanctions for misuse of the SSAD.

854 be a controller for the processing of that registration data that constitutes personal 855 data. 856 857 The development and implementation of an accreditation procedure that specifically 858 applies to governmental entities will facilitate decisions that Contracted Parties will 859 need to make before granting access to non-public registration data to a particular 860 entity or automated processing of disclosure decisions by the Central Gateway 861 Manager, if applicable. This accreditation procedure can provide data controllers with 862 information necessary to allow them to assess and decide about the disclosure of data. 863 864 2.2 Eligibility 865 Accreditation by a country's/territory's government body or its authorized body<sup>15</sup> 866 would be available to various eligible government entities<sup>16</sup> that require access to non-867 868 public registration data for the exercise of their public policy task, including, but not 869 limited to: 870 Civil and criminal law enforcement authorities 871 Data protection and regulatory authorities • 872 • Judicial authorities 873 Consumer rights organizations granted a public policy task by law or delegation 874 from a governmental entity 875 • Cybersecurity authorities granted a public policy task by law or delegation from 876 a governmental entity including national Computer Emergency Response Teams 877 (CERTs) 878 879 2.3 Determining eligibility 880 881 Eligible government entities are those that require access to non-public registration 882 data for the exercise of their public policy task, in compliance with applicable data 883 protection laws. Whether an entity should be eligible is determined by a 884 country/territory- designated Accreditation Authority. This eligibility determination 885 does not affect the final responsibility of the Contracted Party to determine whether or 886 not to disclose personal data following a request for non-public registration data or by 887 the Central Gateway Manager in the case of requests that meet the criteria for 888 automated processing of disclosure decisions, if applicable. 889 890 2.4 **Governmental Accreditation Authority requirements** 891

892 Governmental Accreditation requirements MUST follow the requirements set out in893 Rec. 1.3.

 <sup>&</sup>lt;sup>15</sup> Implementation consideration: such a body could be an International Governmental Organization.
 <sup>16</sup> Intergovernmental organizations (IGOs) are also eligible for accreditation under recommendation #2. An IGO that wants to be accredited MUST seek accreditation via its host country's Accreditation Authority.

894 895 Additionally, the requirements MUST be listed and made available to eligible 896 government entities. Failure to abide by these requirements may result in de-897 accreditation of the Accreditation Authority by ICANN Org. 898 899 2.5 Accreditation procedure 900 901 Accreditation MUST be provided by an approved accreditation authority. This authority 902 may be either a country's/territory's governmental agency (e.g. a Ministry) or 903 delegated to an intergovernmental organization. This authority SHOULD publish the 904 requirements for accreditation and carry out the accreditation procedure for eligible 905 government entities. 906 907 2.5.1. Accreditation emphasizes the responsibilities of the data Requestor (recipient), who is responsible for complying with law. 908 909 2.5.2. Accreditation will focus on the requirements of the law, such as 910 requirements regarding data retention length, secure storage, 911 organizational data controls, and breach notifications. 912 2.5.3. Renewal, Logging, Auditing, Complaint and De-accreditation will be 913 handled as per Rec. 1. 914 915 Implementation Guidance: 916 917 2.6 Accreditation is required for a governmental entity to participate in the SSAD. 918 Unaccredited governmental entities can make data requests outside the SSAD, and 919 Contracted Parties should have procedures in place to provide reasonable access. 920 2.7 Accredited users will be required to follow the safeguards as set by the policy (see 921 also recommendation #11 SSAD Terms and Conditions). This is without prejudice 922 for the entity to respect safeguards under its domestic law. 923 2.8 Accredited entities SHOULD provide details to aid the disclosure decision to 924 Contracted Parties such as any applicable local law relating to the request. 925 926 **Recommendation #3. Criteria and Content of Requests** 927 928 3.1 The objective of this recommendation is to allow for the standardized 929 submission of requested data elements, including any supporting 930 documentation. 931 932 The EPDP Team recommends that each SSAD request MUST include all 3.2 933 information necessary for a disclosure decision, including the following 934 information: 935 936 3.2.1. Domain name pertaining to the request for access/disclosure;

937		3.2.2.	Identification of and information about the Requestor including
938			Identity and Signed Assertion information as defined in
939			Recommendation #1 Section 1.4a) and Section 1.4b); <sup>17</sup>
940		3.2.3.	Information about the legal rights of the Requestor specific to the
941			request and legitimate interest or other lawful basis and/or
942			justification for the request, (e.g., What is the legitimate interest or
943			other lawful basis; Why is it necessary for the Requestor to ask for
944			this data?);
945		3.2.4.	Affirmation that the request is being made in good faith and that
946			data received (if any) will be processed lawfully and only in
947			accordance with the purpose specified in (c);
948		3.2.5.	A list of data elements requested by the Requestor, and why the
949			data elements requested are necessary for the purpose of the
950			request;
951		3.2.6.	Request type (e.g. Urgent – see also recommendation #6 Priority
952			Levels, Confidential – see also recommendation #12 – Disclosure
953			Requirements).
954			
955	3.3	The Centra	al Gateway Manager <sup>18</sup> MUST confirm that all required information is
956		provided.	Should the Central Gateway Manager detect that the request is
957		incomplete	e, the Central Gateway Manager MUST notify the Requestor that the
958		request is	incomplete, detailing which required data is missing, and provide an
959		opportunit	ty for the Requestor to complete its request. It must not be possible
960		for a Requ	estor to submit a request that is incomplete.
961			
962	Impler	mentation (	Guidance
963			
964	The EP	DP Team e	xpects that:
965			
966	3.4	Each reque	est must include data associated with the information detailed in
967		Section 3.2	2 above. While the mechanism to collect and place this data into a
968		request (b	e it a web form, an API or similar) is not specified by this policy, the
969		offering of	f pre-populated fields, tick boxes and/or dropdown options should be
970		considered	d. However, the use of pre-populated fields, tick boxes or
971		dropdown	options must not exclude the ability of Requestors from submitting
972		free form	responses.
973			
974	3.5	Requests r	nust be in English unless the Contracted Party that is receiving the
975		-	dicates they are also willing to receive the request and/or supporting
976		•	s in other language(s).
977			

<sup>17</sup> Consideration will need to be given by all parties involved in SSAD to the requirements that may apply to crossborder data transfers.

<sup>18</sup> See definition in section 3.5.1 – Definitions.

978	3.6	A signed assertior	n may provide one or more of the requirements as listed
979		above.	
980			
981	Reco	mmendation #4.	Acknowledgement of receipt and relay of the disclosure
982			request
983			
984	4.1	Acknowledgemer	it of receipt
985			
986			ng confirmation that the request is syntactically correct and
987		•	ed fields have been filled out, the Central Gateway Manager
988			ately and synchronously respond with the acknowledgement
989			relay the disclosure request <sup>19</sup> to the responsible Contracted
990		Party.	
991			ponse provided by the Central Gateway Manager to the
992			OULD also include information about the subsequent steps,
993			n how public registration data can be obtained as well as the
994		•	line consistent with the SLAs outlined in recommendation
995		#10.	
996 007	4	2 Delaw of d	indenue versuet
997 998	4.	.2 Relay of d	isclosure request
998 999	4	2.1. By default	, the Central Gateway Manager MUST relay the disclosure
1000	4.	-	the Registrar of Record. However, where the Central
1000			Manager is aware of any circumstance, assessed in line with
1001		•	ommendations, that necessitates the provision of a disclosure
1002			the relevant Registry Operator, the Central Gateway Manager
1003			the disclosure request to the relevant Registry Operator,
1005			hat the reasons necessitating such a transfer of a request, are
1006			the registry operator for their consideration. The Requestor
1007		•	able to flag such circumstance to the Central Gateway
1008			but the Central Gateway Manager MUST make its own
1009			nt of whether the identified circumstance necessitates the
1010			of the disclosure request to the relevant Registry Operator. For
1011		•	thing in this recommendation prevents a Requestor from
1012			ntacting, outside of SSAD, the relevant Registry Operator
1013		-	closure request.
1014			· · ·
1015	Imple	ementation guidanc	e
1016			
1017	The E	PDP Team expects t	hat:
1018			

1019	4.3 The acknowledgement of receipt will include a "ticket number" or similar
1020	mechanism to facilitate interactions between the Requestor and the SSAD,
1021	details to be worked out in implementation.
1022	4.4 The Central Gateway Manager relays the disclosure request as well as necessary
1023	and appropriate information about the Requestor to the Contracted Party. If it
1024	concerns a disclosure requests for which automated processing of the
1025	disclosure decision applies (see recommendation Automation), the relay of the
1026	disclosure request and all relevant information may happen at the same time as
1027	the Central Gateway Manager would direct the Contracted Party to
1028	automatically disclose the requested data to the Requestor.
1029	4.5 The Central Gateway Manager is expected to relay the disclosure request as
1030	well as all relevant information about the Requestor to the Contracted Party. In
1031	the case of disclosure requests for which automated processing of the
1032	disclosure decision applies (see recommendation Automation), the relay of the
1033	disclosure request and all relevant information may happen at the same time as
1034	the Central Gateway Manager would direct the Contracted Party to
1035	automatically disclose the requested data to the Requestor.
1036	
1037	Recommendation #5. Response Requirements
1038	
1039	5.1 For the Central Gateway Manager: <sup>20</sup>
1040	5.1.1. As part of its relay to the responsible Contracted Party, the Central
1041	Gateway Manager MAY provide a recommendation to the Contracted Party
1042	whether to disclose or not.
1043	
1044	5.2 For Contracted Parties:
1045	5.2.1. The Contracted Party MAY follow the recommendation of the Central
1046	Gateway Manager but is not obligated to do so. If the Contracted Party
1047	decides not to follow the recommendation of the Central Gateway
1048	Manager, the Contracted Party MUST communicate its reasons for not
1049	following the Central Gateway Manager's recommendation so the Central
1050	Gateway Manager can learn and improve on future response
1051	recommendations.
1052	5.2.2. MUST provide a disclosure response without undue delay, unless there are
1053	exceptional circumstances. Such exceptional circumstances MAY include the
1054	overall number of requests received if the number far exceeds the
1055	established SLAs. <sup>21</sup> SSAD requests that meet the automatic response criteria
1056	must receive an automatic disclosure response. For requests that do not
1057	meet the automatic response criteria, a response MUST be received in line
1058	with the SLAs described in the SLA recommendation.

<sup>20</sup> Note that the requirements for disclosure requests that meet the criteria for automated disclosure decisions are covered in recommendation #9.

<sup>21</sup> See recommendation #12 for further details on what is considered abusive use of SSAD.

1059 1060 1061 1062 1063 1064 1065 1066 1067 1068 1069 1070	5.2.3	MUST include a rationale sufficient for the Requestor to objectively understand the reasons for the decision, including, for example, an analysis and explanation of how the balancing test was applied <sup>22</sup> (if applicable). Additionally, in its response, the Contracted Party MAY include information on how public registration data can be obtained.
1070 1071 1072 1073 1074 1075		If a Requestor is of the view that its request was denied in violation of the procedural requirements of this policy, a complaint MAY be filed with ICANN Org. ICANN Org MUST investigate complaints regarding disclosure requests under its enforcement processes.
1076 1077 1078 1079 1080 1081 1082 1083 1084 1085		ICANN org MUST make available an alert mechanism by which Requestors as well as data subjects whose data has been disclosed can alert ICANN org if they are of the view that disclosure or non-disclosure is the result of systemic abuse by a Contracted Party. This alert mechanism is not an appeal mechanism – to contest disclosure or non-disclosure affected parties are expected to use available dispute resolution mechanisms such as courts or Data Protection Authorities – but it should help inform ICANN Compliance of allegations of systemic failure to follow the requirements in this policy, which should trigger appropriate enforcement action.
1085 1086 1087	Implem	ientation Guidance
1087 1088 1089 1090 1091		Information resulting from the alert mechanism is also expected to be included in the SSAD Implementation Status Report (see recommendation #18) to allow for further consideration of potential remedies to address abusive behavior.
1092 1093 1094 1095 1096 1097 1098 1099		It is not the EPDP Team's expectation that the Central Gateway Manager will provide a recommendation from day one as it is understood that experience will need to be gained before the Central Gateway Manager may be in a position to provide such a recommendation to the Contracted Party. It is the expectation that a recommendation would be developed in an automated fashion by factoring in information contained in the request, information about the Requestor, and the history of requests by the Requestor.

<sup>22</sup> As per recommendation #6, care must be taken to ensure that no personal data is revealed to the Requestor within this explanation.

1100	Recor	nmendation #6.	Priority Levels
1101			
1102 1103	6.1		commends that the Central Gateway Manager accommodate ing three (3) priority levels, which a Requestor can choose
1104			ting requests through the SSAD. The priority level defines the
1105			h the disclosure request should be actioned by the
1106		Contracted Party:	· · · · · · · · · · · · · · · · · · ·
1107		·····	
1108		6.1.1. Priority	<b>1</b> - Urgent Requests - The criteria to determine urgent
1109			ts is limited to circumstances that pose an imminent threat to
1110		life, ser	rious bodily injury, critical infrastructure (online and offline) or
1111		child ex	ploitation. For the avoidance of doubt, Priority 1 is not
1112		limited	to requests from law enforcement agencies.
1113		6.1.2. Priority	<b>2</b> - ICANN Administrative Proceedings – disclosure requests
1114		that are	e the result of administrative proceedings under ICANN's
1115		contrac	ctual requirements or existing Consensus Policies, such as
1116		UDRP a	and URS verification requests. <sup>24</sup>
1117		6.1.3. Priority	<b>y 3</b> - All other requests.
1118			
1119	6.2	For Priority 3 requ	ests, Requestors MUST have the ability to indicate that the
1120		disclosure request	concerns a consumer protection issue (phishing, malware or
1121		•	se the Contracted Party SHOULD prioritize the request over
1122		•	quests. Persistent abuse of this indication can result in the
1123		Requestor's de-ac	creditation.
1124			
1125	6.3	The Contracted Pa	•
1126		-	the priority level during the review of the request. For
1127		•	request is manually reviewed, the Contracted Party MAY note
1128		-	the priority is set as priority 2 (ICANN Administrative
1129		•	he request shows no evidence documenting an ICANN
1130			Proceeding such as a filed UDRP case, and accordingly, the
1131		•	be recategorized as Priority 3.
1132			nicate any recategorization to the Central Gateway Manager
1133		and Requestor	
1134	_		
1135	6.4		commends that the SSAD MUST support 'urgent' SSAD
1136		disclosure request	s to which the following requirements apply:
1137			
1138			of urgent requests: Violations of the use of Urgent SSAD
1139		=	sts will result in a response from the Central Gateway
1140		IVIanag	er to ensure that the requirements for Urgent SSAD Requests

<sup>24</sup> For clarity, this priority assignment is expected to be limited to ICANN-approved dispute resolution service providers or its employees in the context of ICANN Administrative Proceedings.

1141			are known and met in the first instance, but repeated violations may
1142			result in the Central Gateway Manager suspending the ability to
1143			make urgent requests via the SSAD.
1144		6.4.2.	Contracted Parties MUST maintain a dedicated contact for dealing
1145			with Urgent SSAD Requests which can be stored and used by the
1146			Central Gateway Manager, in circumstances where an SSAD request
1147			has been flagged as Urgent.
1148	_	_	
1149	6.5		Team recommends that Contracted Parties MUST publish their
1150			ousiness hours, business days, and accompanying time zone in the
1151		SSAD port	al.
1152 1153	Implo	montation	Guidanca
1155	imple	mentation	Suidance
1155	6.6	See. for re	ference, the Framework for Registry Operator to Respond to Security
1156		•	hich notes: "Initial judgment of a request being "High Priority" should
1157			dent and require no unique skills in order to determine a public safety
1158		nexus. "Hi	gh Priority" should be considered an imminent threat to human life,
1159		critical inf	rastructure or child exploitation".
1160			
1161	6.7	Critical inf	rastructure means the physical and cyber systems that are vital that
1162		their incap	pacity or destruction would have a major detrimental impact on the
1163		physical o	r economic security or public health or safety.
1164			
1165	6.8	See also re	ecommendation #10 which contains further details in relation to the
1166		requireme	ents for an Urgent SSAD request.
1167			
1168		is priority de	
1169			assigned to requests for disclosure that assumes processing will
1170	happe	en based up	on agreed to, best effort target response times.
1171			
1172		sets the pric	-
1173		• •	of a disclosure request is set by the Requestor, using the priority
1174	•		y this policy. When selecting a priority, the Central Gateway Manager
1175		•	he criteria applicable for an Urgent Request and the potential
1176	conse	quences of	abusing this priority setting.
1177	What	honnons if	unionity, people to be shifted?
1178 1179			<pre>priority needs to be shifted? the initially-set priority may need to be reassigned during the review</pre>
1179 1180	-		or example, as a request is manually reviewed, the Contracted Party
1180		-	hough the priority is set as 2 (UDRP/URS), the request shows no
1181			inting a filed UDRP case, and accordingly, the request should be
1182			Priority 3. Any recategorization MUST be communicated to the Central
1184		-	r and Requestor. Following receipt of a non-automated disclosure
• •			

1185 1186 1187 1188	request from the Central Gateway Manager, the Contracted Party is responsible for determining whether to disclose the nonpublic data. Within the above-defined response times, the Contracted Party MUST respond to the request.
1188	Recommendation #7. Requestor Purposes
1190	Recommendation with requestor raposes
1191	7.1 The EPDP Team recommends that:
1192	
1193	7.1.1. Requestors MUST submit data disclosure requests for specific purposes
1194	such as but not limited to: (i) criminal law enforcement, national or
1195	public security, (ii) non law enforcement investigations and civil claims,
1196	including, intellectual property infringement and UDRP and URS claims,
1197	(iii) consumer protection, abuse prevention, obligations applicable to
1198	digital service providers (DSP) <sup>25</sup> and network security. Requestors MAY
1199	also submit data verification requests on the basis of Registered Name
1200	Holder (RNH) consent that has been obtained by the Requestor (and is
1201	at the sole responsibility of that Requestor), for example to validate the
1202	RNH's claim of ownership of a domain name registration, or contract
1203	with the Requestor.
1204	7.1.2. Assertion of one of these specific purposes does not guarantee access in
1205	all cases, but will depend on evaluation of the merits of the specific
1206	request, compliance with all applicable policy requirements, and the
1207	legal basis for the request.
1208	
1209	Recommendation #8. Contracted Party Authorization.
1210	For elevity, this recommendation portains to disclosure requests that are resulted to the
1211	For clarity, this recommendation pertains to disclosure requests that are routed to the
1212 1213	Contracted Party for review. These requirements DO NOT apply to disclosure requests that meet the criteria for automated processing of disclosure decisions as described in
1213	recommendation #9, regardless of whether automated processing of disclosure
1214	decisions is mandated or at the request of the Contracted Party. This recommendation
1215	does not override the ability for Contracted Parties to differentiate between registrants
1210	based on geographic basis as outlined in recommendation #16 (from EPDP Phase 1) nor
1217	does it override the ability for Contracted Parties to differentiate between legal and
1219	natural persons as per recommendation #17 (from EPDP Phase 1) for this specific
1220	recommendation.
1221	
1222	General requirements
1223	•
1224	The Contracted Party
1225	

<sup>25</sup> For the purposes of this Recommendation, the obligations of DSPs are specified under EU NIS Directive of 2018 <<u>https://ico.org.uk/for-organisations/the-guide-to-nis/key-concepts-and-definitions/</u>.

1226 1227	8.1.	MUST review every request individually and not in bulk, regardless of whether the review is done automatically or through meaningful review and MUST NOT
1228		disclose data on the basis of accredited user category alone.
1229		
1230	8.2.	MAY outsource the authorization responsibility to a third-party provider, but
1231	0.2.	the Contracted Party will remain ultimately responsible for ensuring that the
1232		applicable requirements are met.
1233		
1234	8.3.	MUST determine its own lawful basis for the processing related to the
1235		disclosure decision. <sup>26</sup> The Requestor will have the ability to identify the lawful
1236		basis under which it expects the Contracted Party to disclose the data
1237		requested; however, in all instances where the Contracted Party is responsible
1238		for making the decision to disclose, the Contracted Party MUST make the final
1239		determination of the appropriate lawful basis.
1240		
1241	8.4.	MUST support reexamination requests received via the SSAD system and MUST
1242		consider them based on the rationale provided by the Requestor. For clarity,
1243		the resubmission of a disclosure request that is identical to the original request,
1244		without a supporting rationale as to why the request must be reconsidered,
1245		does not need to be reconsidered by the Contracted Party.
1246		
1247	8.5.	Absent any legal requirements to the contrary, disclosure MUST NOT be refused
1248		solely for lack of any of the following: (i) a court order; (ii) a subpoena; (iii) a
1249		pending civil action; or (iv) a UDRP or URS proceeding; nor can refusal to
1250		disclose be solely based on the fact that the request is founded on alleged
1251		intellectual property infringement.
1252		
1253	Autho	rization determination requirements
1254		
1255	Follow	ing receipt of a request from the Central Gateway Manager, the Contracted
1256	Party:	
1257		
1258	8.6.	MUST conduct a prima facie <sup>27</sup> review of the request's validity, i.e., is the request
1259		sufficient for the Contracted Party to ground a substantive review and process
1260		the associated underlying data. If the Contracted Party determines that the
1261		request is not valid, e.g. it does not provide sufficient ground for a substantive
1262		review of the underlying data, the Contracted Party MUST request the
1263		Requestor to provide further information prior to denying the request;
1264		
1265	8.7.	If the request is deemed valid based on the prima facie review, MUST conduct a
1266		substantive review of the request and the underlying data:

<sup>27</sup> Per the Cambridge Dictionary, at first sight (based on what seems to be the truth when first seen or heard).

<sup>&</sup>lt;sup>26</sup> See also implementation guidance #17.

<sup>28</sup> When considering the publication of non-public data of legal persons, particularly with respect to NGOs and parties engaged in human rights activities that may be protected by local law (e.g. Constitutional and Charter Rights law), the Contracted Party should consider the impact on individuals that could potentially be identified by disclosing the legal person data.

 $^{\rm 29}$  See also implementation guidance #17

<sup>30</sup> For further context regarding the definition of necessary, please refer to p. 7 of <u>the legal guidance</u> the EPDP Team referenced when formulating this definition.

1305 1306 1307 1308		and MUST communicate the reason for denial to the Central Gateway Manager, with care taken to ensure no personal data is included in the reason for denial.
1309	The Re	equestor:
1310	0 10	NANY file a requestion request if it haliques its request use improved
1311 1312	8.10.	MAY file a reexamination request if it believes its request was improperly denied
1312		denied.
1313	8.11.	MUST, within its reexamination request, provide a supporting rationale as to
1314	0.11.	why its request must be reexamined. The supporting rationale should provide
1315		sufficient detail as to why the Requestor believes its request was improperly
1310		denied.
1317		demed.
1319	8.12.	If a Requestor believes a Contracted Party is not complying with any of the
1319	0.12.	requirements of this policy, the Requestor SHOULD notify ICANN org
1320		further to the alert mechanism described in Recommendation #5 – Response
1321		Requirements.
1323		nequienents.
1324	Impler	nentation Guidance
1325		
1326	8.13.	The EPDP Team envisions the Contracted Party having the ability to
1327		communicate with the Requestor via a dedicated ticket in the SSAD. The EPDP
1328		Team also envisions the SSAD to be fully protected by industry-standard data
1329		protection technology including encryption to protect the transmission of
1330		personal data, in accordance with applicable data protection laws and cyber
1331		security acts.
1332		
1333	8.14.	The EPDP Team notes the specifics of how the communication in paragraph 8.6
1334		will be assessed in the policy implementation phase; however, the EPDP Team
1335		provides this additional guidance to assist. The EPDP Team envisions the
1336		Contracted Party sending a notice to the Requestor, via the relevant SSAD
1337		ticket, noting its decision to deny the request. The Requestor would then have
1338		(x) amount of days to provide updated information to the Contracted Party.
1339		Upon the Requestor's provision of updated information, the SLA response time
1340		would reset. For example, the Contracted Party would have 1 business day to
1341		respond to the updated urgent request. If the Requestor chooses not to provide
1342		the information, the SLA would be counted when the Contracted Party sends
1343		the "intent to deny" notice to the Requestor. If the Requestor decides not to
1344		respond, the request is denied as soon as the time period has expired.
1345		
1346	8.15.	In situations where the Contracted Party is evaluating the legitimate interest of
1347		the Requestor, the Contracted Party SHOULD consider the following:

1348 1349		8.15.1	Interest must speculative.	be specific, real, and present rather than vague and
1350		8.15.2	An interest is	generally deemed legitimate so long as it can be pursued
1351		0 4 5 0		h data protection and other laws.
1352		8.15.3	•	egitimate interests include: (i) enforcement, exercise, or
1353			-	al claims, including IP infringement; (ii) prevention of fraud
1354			and misuse of	services; (iii) physical, IT, and network security.
1355				
1356	8.16.			SHOULD, as part of its substantive review, assess at least:
1357		8.16.1		able, the following factors should be used to determine
1358				egitimate interest of the Requestor is not outweighed by
1359				or fundamental rights and freedoms of the data subject. No
1360 1361			-	s determinative; instead, the Contracted Party SHOULD otality of the circumstances outlined below:
1362			8.16.1.1	Assessment of impact. Consider the direct impact on data
1363			0.10.1.1	subjects as well as any broader possible consequences of
1364				the data processing. Consider the public interest and
1365				legitimate interests pursued by the Requestor to, for
1366				example, maintain the security and stability of the DNS.
1367				Whenever the circumstances of the disclosure request or
1368				the nature of the data to be disclosed suggest an
1369				increased risk for the data subject affected, this shall
1370				be taken into account during the decision-making.
1371			8.16.1.2	<i>Nature of the data.</i> Consider the level of sensitivity of the
1372			0	data as well as whether the data is already publicly
1373				available.
1374			8.16.1.3	Status of the data subject. Consider whether the data
1375				subject's status increases their vulnerability (e.g.,
1376				children, asylum seekers, other protected classes)
1377			8.16.1.4	Scope of processing. Consider information from the
1378				disclosure request or other relevant circumstances that
1379				indicates whether data will be securely held (lower risk)
1380				versus publicly disclosed, made accessible to a large
1381				number of persons, or combined with other data (higher
1382				risk), <sup>32</sup> provided that this is not intended to prohibit
1383				public disclosures for legal actions or administrative
1384				dispute resolution proceedings such as the UDRP or URS.
1385			8.16.1.5	Reasonable expectations of the data subject. Consider
1386				whether the data subject would reasonably expect their
1387				data to be processed/disclosed in this manner.

<sup>32</sup> For further context regarding the higher risk when data is combined, please refer to p. 5 of <u>the legal guidance</u> the EPDP Team referenced when considering these factors.

1388		8.16.1.6	Status of the controller and data subject. Consider
1389			negotiating power and any imbalances in authority
1390			between the controller and the data subject. <sup>33</sup>
1391		8.16.1.7	Legal frameworks involved. Consider the jurisdictional
1392			legal frameworks of the Requestor, Contracted
1393			Party/Parties, and the data subject, and how this may
1394			affect potential disclosures.
1395		8.16.1.8	Cross-border data transfers. Consider the requirements
1396			that may apply to cross-border data transfers.
1397			
1398	8.17.	A lawful basis may l	be based on the presence of a lawful basis under ICANN
1399		policy (or applicable	e law).
1400			
1401	The a	pplication of the bala	ncing test and factors considered in this section SHOULD be
1402	revise	d, as appropriate, to	address applicable case law interpreting GDPR, guidelines
1403	issued	by the EDPB or revis	sions to GDPR or other applicable privacy laws that may
1404	occur	in the future.	
1405			
1405 1406	Recor	nmendation #9.	Automation of SSAD Processing
	Recor	nmendation #9.	Automation of SSAD Processing
1406	<b>Recor</b> 9.1.		Automation of SSAD Processing ommends that the Central Gateway manager MUST
1406 1407		The EPDP Team rec	-
1406 1407 1408		The EPDP Team rec automate the recei	ommends that the Central Gateway manager MUST
1406 1407 1408 1409		The EPDP Team rec automate the recei	ommends that the Central Gateway manager MUST pt, authentication, and transmission of SSAD requests to the d Party insofar as it is technically and commercially feasible
1406 1407 1408 1409 1410 1411 1412	9.1.	The EPDP Team rec automate the recein relevant Contracted and legally permission	ommends that the Central Gateway manager MUST pt, authentication, and transmission of SSAD requests to the d Party insofar as it is technically and commercially feasible ible.
1406 1407 1408 1409 1410 1411 1412 1413		The EPDP Team rec automate the recein relevant Contracted and legally permission The SSAD MUST allo	ommends that the Central Gateway manager MUST pt, authentication, and transmission of SSAD requests to the d Party insofar as it is technically and commercially feasible ible. ow for the automation of the processing of well-formed,
1406 1407 1408 1409 1410 1411 1412 1413 1414	9.1.	The EPDP Team rec automate the recein relevant Contracted and legally permission The SSAD MUST allo valid, complete, pro-	ommends that the Central Gateway manager MUST pt, authentication, and transmission of SSAD requests to the d Party insofar as it is technically and commercially feasible ible.
1406 1407 1408 1409 1410 1411 1412 1413 1414 1415	9.1.	The EPDP Team rec automate the recein relevant Contracted and legally permission The SSAD MUST allo	ommends that the Central Gateway manager MUST pt, authentication, and transmission of SSAD requests to the d Party insofar as it is technically and commercially feasible ible. ow for the automation of the processing of well-formed,
1406 1407 1408 1409 1410 1411 1412 1413 1414 1415 1416	9.1. 9.2.	The EPDP Team rec automate the receip relevant Contracted and legally permission The SSAD MUST allo valid, complete, pro- below.	ommends that the Central Gateway manager MUST pt, authentication, and transmission of SSAD requests to the d Party insofar as it is technically and commercially feasible ible. ow for the automation of the processing of well-formed, operly identified requests from accredited users as described
1406 1407 1408 1409 1410 1411 1412 1413 1414 1415 1416 1417	9.1. 9.2.	The EPDP Team rec automate the recein relevant Contracted and legally permission The SSAD MUST allo valid, complete, pro-	ommends that the Central Gateway manager MUST pt, authentication, and transmission of SSAD requests to the d Party insofar as it is technically and commercially feasible ible. ow for the automation of the processing of well-formed, operly identified requests from accredited users as described
$1406 \\ 1407 \\ 1408 \\ 1409 \\ 1410 \\ 1411 \\ 1412 \\ 1413 \\ 1414 \\ 1415 \\ 1416 \\ 1417 \\ 1418 \\ 1418 \\ 1418 \\ 1418 \\ 1406 \\ 1407 \\ 1408 \\ 1407 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ 1408 \\ $	9.1. 9.2. Autor	The EPDP Team rec automate the receip relevant Contracted and legally permission The SSAD MUST allo valid, complete, pro- below.	ommends that the Central Gateway manager MUST pt, authentication, and transmission of SSAD requests to the d Party insofar as it is technically and commercially feasible ible. ow for the automation of the processing of well-formed, operly identified requests from accredited users as described <b>disclosure decisions</b>
$1406 \\ 1407 \\ 1408 \\ 1409 \\ 1410 \\ 1411 \\ 1412 \\ 1413 \\ 1414 \\ 1415 \\ 1416 \\ 1417 \\ 1418 \\ 1419 \\ 1419 \\$	9.1. 9.2.	The EPDP Team rec automate the receip relevant Contracted and legally permission The SSAD MUST allo valid, complete, pro- below. <b>mated processing of o</b> Contracted Parties	ommends that the Central Gateway manager MUST pt, authentication, and transmission of SSAD requests to the d Party insofar as it is technically and commercially feasible ible. ow for the automation of the processing of well-formed, operly identified requests from accredited users as described <b>disclosure decisions</b> MUST process in an automated manner disclosure decisions
$1406 \\ 1407 \\ 1408 \\ 1409 \\ 1410 \\ 1411 \\ 1412 \\ 1413 \\ 1414 \\ 1415 \\ 1416 \\ 1417 \\ 1418 \\ 1419 \\ 1420$	9.1. 9.2. Autor	The EPDP Team rec automate the receip relevant Contracted and legally permission The SSAD MUST allo valid, complete, pro- below. <b>mated processing of o</b> Contracted Parties of for any categories of	ommends that the Central Gateway manager MUST pt, authentication, and transmission of SSAD requests to the d Party insofar as it is technically and commercially feasible ible. ow for the automation of the processing of well-formed, operly identified requests from accredited users as described <b>disclosure decisions</b> MUST process in an automated manner disclosure decisions of requests for which automation is determined (see 9.4
$1406 \\ 1407 \\ 1408 \\ 1409 \\ 1410 \\ 1411 \\ 1412 \\ 1413 \\ 1414 \\ 1415 \\ 1416 \\ 1417 \\ 1418 \\ 1419 \\ 1420 \\ 1421 \\ 1421 \\ 1421 \\ 1421 \\ 1421 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1400 \\ 1401 \\ 1401 \\ 1400 \\ 1401 \\ 1401 \\ 1400 \\ 1401 \\ 1401 \\ 1400 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ 1401 \\ $	9.1. 9.2. Autor	The EPDP Team rec automate the receip relevant Contracted and legally permission The SSAD MUST allo valid, complete, pro- below. <b>mated processing of o</b> Contracted Parties for any categories of and the processes of	ommends that the Central Gateway manager MUST pt, authentication, and transmission of SSAD requests to the d Party insofar as it is technically and commercially feasible ible. ow for the automation of the processing of well-formed, operly identified requests from accredited users as described <b>disclosure decisions</b> MUST process in an automated manner disclosure decisions of requests for which automation is determined (see 9.4 detailed in recommendation #18) to be technically and
$1406 \\ 1407 \\ 1408 \\ 1409 \\ 1410 \\ 1411 \\ 1412 \\ 1413 \\ 1414 \\ 1415 \\ 1416 \\ 1417 \\ 1418 \\ 1419 \\ 1420$	9.1. 9.2. Autor	The EPDP Team rec automate the receip relevant Contracted and legally permission The SSAD MUST allo valid, complete, pro- below. <b>mated processing of o</b> Contracted Parties for any categories of and the processes of	ommends that the Central Gateway manager MUST pt, authentication, and transmission of SSAD requests to the d Party insofar as it is technically and commercially feasible ible. ow for the automation of the processing of well-formed, operly identified requests from accredited users as described <b>disclosure decisions</b> MUST process in an automated manner disclosure decisions of requests for which automation is determined (see 9.4

<sup>33</sup> In the context of Contracted Party authorization, the relevant parties are the Contracted Party (controller) and the registrant (data subject); however, the roles and responsibilities of the parties will be further discussed in implementation.

<sup>34</sup> During implementation, further consideration will need to be given to the commercial feasibility for registrars that may receive a very limited number of requests that will meet the criteria for automated processing of disclosure decisions and whether the financial burden of enabling this automated processing is of such a nature that an exemption may need to be provided. As part of this consideration, the Central Gateway Manager also should consider how it can facilitate the integration of a Contracted Party's system with the SSAD to reduce any potential burden of automated processing of disclosure decisions.

<sup>35</sup> Initial consideration of the financial feasibility of automation will be addressed by ICANN org with the Implementation Review Team and subsequently by the mechanism for the evolution of SSAD, as applicable.

	the EPDP Team recommends that any categories of disclosure decisions that do not currently meet these criteria will not be foreclosed from consideration of automated disclosure in the future, subject to the processes detailed in Recommendation #18. In areas where disclosure decisions do not meet these
	criteria, standardization of the disclosure decision process is the baseline objective.
9.4.	Per the legal guidance obtained (see <u>Advice on use cases re automation in</u> the context of disclosure of non-public registrant data - April 2020), the EPDP
	Team recommends that the following types of disclosure requests, for which
	legal permissibility has been indicated under GDPR for full automation (in-take as well as processing of disclosure decision) MUST be automated from the
	time of the launch of the SSAD:
	9.4.1 Requests from Law Enforcement in local or otherwise applicable jurisdictions with either 1) a confirmed GDPR 6(1)e lawful basis or 2) processing is to be carried out under a GDPR, Article 2 exemption;
	9.4.2 The investigation of an infringement of the data protection
	legislation allegedly committed by ICANN/Contracted Parties
	affecting the registrant;
	9.4.3 Request for city field only, to evaluate whether to pursue a claim or
	for statistical purposes;
	9.4.4 No personal data on registration record that has been previously
	disclosed by the Contracted Party.
9.5.	For clarity, if a Contracted Party determines that automated processing of
	disclosure decisions for the use cases specified in this recommendation or
	through the processes detailed in Recommendation #18 is not legally
	permissible or brings with it a significant risk that was not recognized in the
	legal guidance obtained by the EPDP Team but has been subsequently identified
	and documented through, for example, a Data Protection Impact Assessment
	(DPIA), the Contracted Party MUST notify ICANN org it requires an exemption,
	from automated processing of disclosure decisions for the identified use case(s)
	and MUST include supporting documentation with its notice. Unreasonable exemption notifications MAY be subject to review by ICANN Org. ICANN org
	MUST reverse the exemption recognition if it finds the Contracted Party
	notification incorrect or abusive.
9.6.	As soon as ICANN org has been notified, the Central Gateway Manager MUST halt the transmission of the identified use cases as requiring automated
	processing and MUST transmit the request pursuant to the requirements in Recommendation 8 – Contracted Party Authorization.
9.7.	ICANN org MUST provide a notice and comment process to allow affected stakeholders to provide input on the exemptions provided for in paragraph 9.5.

1467 1468 1469 1470 1471 1472		ICANN org MAY facilitate a subsequent discussion between affected stakeholders and the Contracted Party in question to facilitate mutual understanding of the exemption and supporting information. Further details will be determined in implementation, including potential confidentiality of the process.
1473 1474 1475	9.8.	As soon as the Contracted Party becomes aware that the exemption is no longer applicable, it MUST inform ICANN org accordingly.
1473 1476 1477 1478 1479 1480 1481	9.9.	Following a Contracted Party's notification under paragraph 9.8, the Central Gateway Manager MUST transmit requests that meet the criteria for automated processing to the Contracted Party in accordance with this recommendation and the Contracted Party MUST resume automated processing of disclosure decisions for the relevant use cases.
1481 1482 1483 1484 1485 1485 1486 1487 1488	9.10.	With respect to disclosure requests that would be sent to a Contracted Party for review, a Contracted Party MAY request the Central Gateway to automate the processing of the disclosure decision of all, or certain types of, disclosure requests and/or requests coming from a certain Requestor, <sup>36</sup> after the Contracted Party has weighed the risk and assessed the legal permissibility, as applicable.
1489 1490 1491 1492	9.11.	A Contracted Party MAY retract or revise a request for automating the disclosure decision that is not required by these policy recommendations at any time.
1493 1494 1495 1496 1497 1498 1499 1500 1501	9.12.	For clarity, the Central Gateway Manager oversees whether a disclosure request has met the criteria for automated processing of disclosure decisions which MAY involve non-automated review at the Central Gateway. Similarly, the Central Gateway MAY request the Contracted Party for further information that may help the Central Gateway Manager in determining whether or not the criteria for an automated processing of disclosure decisions have been met. A Contracted Party MAY provide such further information, if requested. There is no expectation that personal data is transferred in response to such an information request.
1502 1503	Imple	mentation Guidance
1504		
1505		lition to the requirements detailed in Recommendation #4 (Acknowledgement of
1506 1507		ot) and Recommendation #10 (SLAs), which will also apply to automated ssing of disclosure decisions, the following implementation guidance will apply to
1001	proce:	song of disclosure decisions, the following implementation guidance will apply to

<sup>36</sup> For example, a Contracted Party could consider implementing a Trusted Notifier scheme that would allow qualification of Requestors that meet certain criteria established by the relevant Contracted Party to obtain automated responses to their disclosure requests.

1508		nated processing of disclosure decisions, i.e., requests for which the Central
1509		vay Manager determines an automated decision to the disclosure request from
1510	the Co	ontracted Party is required, as per this recommendation.
1511		
1512	9.13.	The EPDP Team expects that aspects of the SSAD such as intake of
1513		requests, credential check, request submission validation (format &
1514		completeness, not content) could be automated, while it is likely not
1515		possible to completely automate all aspects of disclosure request review and
1516		disclosure in all cases.
1517		
1518	9.14.	In the context of further consideration of potential use cases that are
1519		deemed legally permissible in the context of recommendation #18, legally
1520		permissible is expected to be determined, in the absence of authoritative
1521		guidance (e.g. EDPB, European Court of Justice (ECJ), new law), by the
1522		party/parties bearing liability for the automated processing of disclosure
1522		decisions.
1525		
1525	9.15.	Further to the legal guidance referenced above, the EPDP Team recommends
1525	5.15.	the GNSO Standing Committee (see recommendation #18), in its review, further
1520		consider both the safeguards outlined in appendix 2 of the <u>Advice on use cases</u>
1527		re automation in the context of disclosure of non-public registrant data - April
1520		2020 and the use cases outlined in Section 3.4 of that Advice, to consider
152)		whether disclosure would constitute a legal or similar significant effect, which
1530		might prevent automation of disclosure.
1531		might prevent automation of disclosure.
1532	9.16.	The way automated processing of disclosure decisions is expected to work in
1535 1534	9.10.	practice is that the Central Gateway Manager would confirm the request meets
1534 1535		the requirements for automated processing and direct the Contracted Party to
1535		automatically disclose the requested data to the Requestor. The mechanism is
1530 1537		expected to be determined during implementation.
1537		expected to be determined during implementation.
1538 1539	9.17.	Consideration will need to be given by all parties involved in SSAD to the
1539	9.17.	requirements that may apply to cross-border data transfers.
1540		requirements that may apply to cross-border data transfers.
1542	Recor	nmendation #10. Determining Variable SLAs for response times for SSAD
1543	Necon	Internation #10. Determining variable 5LAS for response times for 55AD
1545	10.1.	The EPDP Team recommends that Contracted Parties MUST abide by Service
1545	10.1.	Level Agreements (SLAs) that are developed, implemented, and enforced, and
1545 1546		as updated from time to time per Recommendation #18, in accordance with the
1540		implementation guidance provided below.
1547		implementation guidance provided below.
	10.2	For nurnesses of calculating CLA response time, the EDDD Team recommenda the
1549 1550	10.2.	For purposes of calculating SLA response time, the EPDP Team recommends the
		SLA starts when a validated request with all supporting information is provided
1551		to the Contracted Party by the Central Gateway Manager and stops when the
		Page 41 of 142

- 1552 Contracted Party responds (via the Central Gateway) with either the
- 1553 information requested, a rejection response, or a request for additional
- 1554 information. A reexamination request or a Requestor response with more
- information would be considered the start of a new request for SLA calculationpurposes.
- 1557

# 1558 **Priority Matrix for non-automated disclosure requests**

1559

Request Type	Priority	Proposed SLA <sup>37</sup> (Compliance at 6 months / 12 months / 18 months)
Urgent Requests	1	1 business day, not to exceed 3 calendar days (85% / 90% / 95%)
ICANN Administrative proceedings	2	Max. 2 business days (85% / 90% / 95%)
All other requests*	3	See implementation guidance below.

1560

1561 \*Note: Nothing in these policy recommendations explicitly prohibits the development1562 of new categories and defined SLAs.

1563

# 1564 Implementation Guidance

1565

156610.3Priority 1 and 2 requirements are intended to be made binding by the1567consensus policy document. Priority 3 service level requirements can also be1568made binding as part of the consensus policy document, in consultation with1569the IRT.

# 1570 **Proposed Definitions**

- 1571 **Business days:**<sup>38</sup> as defined in the jurisdiction of the Contracted Party.
- 1572 Mean Response Time: A rolling average of all response times, automatically calculated
- 1573 frequently (e.g. daily or weekly) as a utility to a Contracted Party to evaluate their own 1574 performance at any time.
- 1575 **Response Target Evaluation Interval**: A 3-month period allowing for review of
- 1576 response time performance 4 times per year.
- 1577 **Response Target Value**: The value of the Mean Response Time measurement on the
- 1578 closing day of the Response Target Evaluation Interval.
- 1579 **Compliance Target Value**: The same definition as the Response Target Value, but with
- 1580 a Compliance review of this SLA target.

 <sup>&</sup>lt;sup>37</sup> Note, the business days referenced in the table are from the moment of Contracted Party receipt of the disclosure request from the Central Gateway Manager.
 <sup>38</sup> See also recommendation #6.5.

1581 Contracted Party response time requirements for SSAD requests will ramp up over two 1582 phases: 1583 • Phase 1 begins six (6) months following the SSAD Policy Effective Date. 1584 Phase 2 begins one (1) year following the SSAD Policy Effective Date. • 1585 PHASE 1 (only applies to priority 3 requests) 1586 10.4. During Phase 1, and continuing on thereafter, Contracted Party response 1587 targets for SSAD Priority 3 requests will be five (5) business days. 1588 10.5. The Central Gateway Manager MUST measure response targets using a Mean 1589 Response Time, not on a per-response basis. 1590 10.6. The SSAD MUST calculate Contracted Party's ongoing Mean Response Time as a 1591 rolling average, as a utility to a Contracted Party to evaluate their own 1592 performance at any time. 1593 The SSAD MUST also measure the Response Target Value of the ongoing rolling 10.7. 1594 average at the end of the Response Target Evaluation Interval. Only the 3-1595 month Response Target Value MUST be used to determine success or failure to 1596 meet response targets as described below. For the avoidance of doubt, the 1597 intent of the SSAD providing the Contracted Party with the Mean Response 1598 Time is to provide a warning to the Contracted Party that there may be an issue 1599 with its response times and to allow the Contracted Party to remedy the issue in 1600 a cooperative manner. Contracted Parties must therefore at all times have 1601 access to view their own current Response Target Value. If the Contracted 1602 Party's Response Target Value exceeds five (5) business days, this MUST NOT 1603 result in a policy breach. 1604 Instead, failure to meet a response target will prompt ICANN to alert the 1605 Contracted Party of a response target failure. 1606 10.8. The Contracted Party MUST respond to the ICANN's response target failure 1607 notice within five (5) business days. 1608 10.9. The Contracted Party's response must include a rationale as to why the 1609 Contracted Party could not meet its response target. 1610 10.10. Failure of the Contracted Party to respond to ICANN's notice MUST be 1611 considered a breach of the policy; accordingly, the failure to respond to the 1612 compliance notice will result in an ICANN Compliance inquiry.

1613	PHASE	2 (only applies to priority 3 requests)
1614 1615	10.11.	In Phase 2, Contracted Party Compliance Targets for SSAD Priority 3 requests will be ten (10) business days.
1616 1617 1618 1619	10.12.	The Central Gateway Manager MUST measure Compliance Targets using a mean response time, not on a per-response basis. The SSAD will calculate Contracted Party's mean Compliance Target on the final day of the Response Target Evaluation Interval.
1620 1621 1622	10.13.	If the Contracted Party's Response Target Value exceeds ten business days, this will result in a policy breach, and, accordingly, the Contracted Party will be subject to compliance enforcement.
1623 1624 1625	10.14.	Response Targets and Compliance Targets MUST be reviewed, at a minimum, after every six months in the first year, thereafter annually (depending on the outcome of the first review).
1626 1627 1628 1629	10.15.	Response targets for disclosure requests that meet the criteria for fully- automated responses are expected to be further developed during the implementation phase, but these are expected to be under 60 seconds.
1630 1631 1632 1633	10.16.	The Implementation Review Team should further consider the effect of the SLAs in instances where additional information is requested from the Contracted Party and provided by the Requestor. (Please see Recommendation #8 Contracted Party Authorization for additional information.)
1634 1635	Recom	mendation #11. SSAD Terms and Conditions
1636 1637 1638 1639 1640 1641 1642 1643 1644 1645 1646 1647	11.1.	The EPDP Team recommends that minimum expectations for appropriate agreements and policies, such as terms of use for the SSAD, an SSAD privacy policy, disclosure agreement and an acceptable use policy are further defined during the implementation phase, to be subsequently developed and enforced by the entity responsible for the SSAD (by ICANN Org or a third party that has been tasked by ICANN Org to take on this enforcement function). These agreements and policies MUST take into account all recommendations from this policy. These agreements and policies are expected to be developed and negotiated, as appropriate, by the parties involved in SSAD, taking the below implementation guidance into account.
1648 1649 1650 1651	11.2	All necessary agreements relating to the processing of data requests via the SSAD, MUST include clauses relating to cross border transfers, ensuring a commitment by the parties, where applicable, to ensure and provide for an adequate level of data protection.

1652		
1653	11.3.	The SSAD Terms and Conditions MAY be updated as appropriate by ICANN org
1654		to address applicable law and practices.
1655		
1656	Impler	nentation guidance:
1657	-	-
1658	11.4	Privacy Policy for processing of personal data of SSAD Users (SSAD Requestors
1659		and Contracted Parties) by SSAD
1660		
1661		The EPDP recommends, at a minimum, the privacy policy MUST include
1662		relevant data protection principles, including:
1663		<ul> <li>The type(s) of personal data processed</li> </ul>
1664		<ul> <li>How and why the personal data is processed, for example,</li> </ul>
1665		<ul> <li>verifying identity</li> </ul>
1666		<ul> <li>communicating service notices</li> </ul>
1667		<ul> <li>How long personal data will be retained</li> </ul>
1668		<ul> <li>The types of third parties with whom personal data is shared</li> </ul>
1669		• Where applicable, details of any international data transfers/requirements
1670		thereof
1671		• Information about the data subject rights and the method by which they can
1672		exercise these rights
1673		Notification of how changes to the privacy policy will be communicated
1674		Transparency requirements
1675		Data security requirements
1676		<ul> <li>Accountability measures (privacy by design, by default, Data Protection</li> </ul>
1677		Officer (DPO) above certain size, etc)
1678		
1679	11.5	Terms of Use for SSAD users (SSAD Requestors and Contracted Parties)
1680		
1681		The EPDP recommends, at a minimum, the terms of use MUST address:
1682		
1683		<ul> <li>Requestor's indemnification of the controllers (entity responsible for</li> </ul>
1684		disclosure decision) based on the following principles:
1685		<ul> <li>Requestors are responsible for damages or costs related to third</li> </ul>
1686		party claims arising from (i) their misrepresentations in the
1687		accreditation or request process; or (ii) misuse of the requested data
1688		in violation of the applicable terms of use or applicable law(s).
1689		<ul> <li>Nothing in these terms limits any parties' liability or rights of</li> </ul>
1690		recovery under applicable laws (i.e. Requestors are not precluded
1691		from seeking recovery from controllers where those rights are
1692		provided under law).
1693		<ul> <li>Nothing in these terms shall be construed to create indemnification</li> </ul>
1694		obligations for public authority Requestors who lack the legal
1695		authority to enter into such indemnification clauses. Further, nothing

1696 1697 1698 1699 1700 1701 1702 1703		<ul> <li>in this clause shall alter potentially existing government liability as a recourse for the operators of the SSAD.</li> <li>Data request requirements</li> <li>Logging and audit requirements</li> <li>Ability to demonstrate compliance</li> <li>Applicable prohibitions</li> <li>Abuse prevention requirements</li> </ul>
1704 1705	11.6	Disclosure agreements for SSAD Requestors
1706 1707 1708 1709		The EPDP recommends, at a minimum, disclosure agreements MUST address the requirements for Requestors after data has been disclosed to the Requestor:
1710 1711		<ul> <li>Use of the data for the purpose indicated in the request</li> <li>Requirements for use of data for a new purpose other than the one</li> </ul>
1712		indicated in the request
1713		Retention and destruction of data: Requestors MUST confirm that they will
1714		store, protect and dispose of the gTLD registration data in accordance with
1715		applicable law. Requestors MUST retain only the gTLD registration data for
1716		as long as necessary to achieve the purpose stated in the disclosure request,
1717		unless otherwise required to retain such data for a longer period under
1718		applicable law.
1719 1720		Lawful use of data
1720	11.7	Acceptable Use Policy for SSAD Requestors. The Requestor MUST accept the
1722	±±.7	Acceptable Use Policy before disclosure requests can be submitted through
1723		SSAD.
1724		
1725		At a minimum, the Acceptable Use Policy MUST include the following
1726		requirements:
1727		
1728		The Requestor:
1729 1730		11.7.1. MUST only request data from the current RDS data set (no historic data);
1730		11.7.2 MUST, for each request for RDS data, provide representations of the
1732		corresponding purpose and lawful basis for the processing, which will be
1733		subject to auditing (see the auditing recommendation #16 for further
1734 1735		details); 11.7.3 MAY request data from the SSAD for multiple purposes per request, for
1735		11.7.3 MAY request data from the SSAD for multiple purposes per request, for the same set of data requested;
1737		11.7.4 For each stated purpose must provide (i) representation regarding the
1738		intended use of the requested data and (ii) representation that the
1739		Requestor will only process the data for the stated purpose(s). These

1740			•	entations will be subject to auditing (see auditing recommendation
1741			#16 fur	ther details).
1742			1	
1743	Recon	nmenda	tion #12.	Disclosure Requirement
1744 1745	12.1.	The FP	DP Team red	commends:
1746	12.1.		Di Teaniree	connicitus.
1747	Contra	acted Pa	rties:	
1748				lose the data requested by the Requestor;
1749				urrent data or a subset thereof (no historic data);
1750				
1751	12.2.	Contr	acted Partie	es and the Central Gateway Manager:
1752				ess data in compliance with applicable law;
1753			•	ired by applicable law, MUST disclose to the Registered
1754			Name Holde	er (data subject), on reasonable request, confirmation of the
1755			processing c	of personal data relating to them, noting, however, the
1756			nature of leg	gal investigations or procedures MAY require SSAD and/or
1757			the disclosin	ng entity to keep the nature or existence of certain requests
1758			confidential	from the data subject. Confidential requests MAY be
1759			disclosed to	data subjects in cooperation with the requesting entity, and
1760			in accordance	ce with the data subject's rights under applicable law;
1761		12.2.3.	Where requ	ired by applicable law, MUST provide mechanism under
1762			which the da	ata subject may exercise its right to erasure, to object to
1763			automated p	processing of its personal information should this processing
1764			have a legal	or similarly significant effect, and any other applicable rights;
1765		12.2.4.	MUST, in a c	concise, transparent, intelligible and easily accessible form,
1766			-	and plain language, provide notice to data subjects, of the
1767				ities/third parties which may process their data. For the
1768				f doubt, Contracted Parties MUST provide the above-
1769				otice to its registrant customers, and the SSAD MUST provide
1770				lescribed notice to SSAD users. For Contracted Parties, this
1771				T contain information on potential recipients of non-public
1772			-	data including, but not limited to the recipients listed in
1773				dation #7 Requestor Purposes, as legally permissible.
1774				duties according to applicable laws may apply additionally,
1775			but the info	rmation referenced above MUST be contained as a minimum.
1776	Incolo		on Cuidener	_
1777	Implei	mentati	on Guidance	
1778 1770	12.3	Curron	t data maan	s the data reviewed by the Contracted Party when making
1779 1780	12.5			is the data reviewed by the Contracted Party when making whether to disclose the data. In order to lower the possibility
1780				data during the pendency of an outstanding disclosure
1781			-	registrant updates its contact data, Contracted Parties are
1782		-	-	close data as soon as possible following its decision on
1/03		encoul	aged to disc	liose data as soon as possible following its decision on

1785 registration data in place before the request for disclosure was	
1786 registration data that may have changed as a result of any upd	•
1787 registrant between the time the request for disclosure is revie	wed and the
1788 decision to disclose the registration data.	
1789	
1790 12.4 The nature of legal investigations or procedures are not limited	
1791 investigations or to other investigations (e.g. many civil investi	igations require
1792 confidentiality).	
1793	
<ul><li>1794 Recommendation #13. Query Policy</li><li>1795</li></ul>	
1795 13.1 The EPDP Team recommends that the Central Gateway Manag 1797	ger:
1797 13.1.1. MUST monitor the system and take appropriate action, <sup>41</sup> s	such as royoking
1799 or limiting access, to protect against abuse or misuse of the system	-
1800 13.1.2. MAY take measures to limit the number of requests that a	
1801 the same Requestor if it is demonstrated that the requests	
1802 nature;	
1803	
1804 "Abusive" use of SSAD MAY include (but is not limited to) the	detection of one
1805 or more of the following behaviors/practices:	
1806	
1807 13.1.2.1. High volume automated submissions of malform	med or
1808 incomplete requests.	
1809 13.1.2.2. High volume <sup>42</sup> automated duplicate requests th	nat are: frivolous.
1810 malicious or vexatious.	,
1811 13.1.2.3. Use of false, stolen or counterfeit credentials to	o access the
1812 system.	
1813 13.1.2.4. Storing/delaying and sending high-volume requ	lests causing the
1814 SSAD or other parties to fail SLA performance. V	When
1815 investigating abuse based on this specific behav	vior, the concept
1816 of proportionality should be considered.	
1817	
1818 13.1.3. As with other access policy violations, abusive behavior car	n ultimately result
1819 in suspension or termination of access to the SSAD. In the	event the Central
1820 Gateway Manager makes a determination based on abuse	to limit the
1821 number of requests from a Requestor, the Requestor MAY	' seek redress <sup>43</sup> via
, .	

<sup>41</sup> The EPDP Team expects that 'appropriate action' will be further defined in the implementation phase.
<sup>42</sup> The EPDP Team expects that 'high volume' will be further defined in the implementation phase.
<sup>43</sup> For clarity, redress would be in the form of reconscidention by the Control Cateway Manager, for which

<sup>43</sup> For clarity, redress would be in the form of reconsideration by the Central Gateway Manager, for which the Requestor may provide new information but is not required to do so.

1824	Requestor, the volume alone must not result in a de facto determination of
1825	system abuse.
1826	
1827	13.1.4. MUST respond only to requests for a specific domain name for which non-
1828	public registration data is requested to be disclosed and MUST examine <sup>44</sup>
1829	each request individually and not in bulk, regardless of whether the
1830	consideration is done automatically or through meaningful review.
1831	
1832	13.2. The EPDP Team recommends that Contracted Parties:
1833	13.2.1. MUST NOT reject disclosure requests from SSAD on the basis of abusive
1834	behavior which has not been determined abusive by the Central
1835	Gateway Manager as per a) and b) above. However, Contracted Parties
1836	must also have some means to report this behavior back up to the
1837	CGM/SSAD. The Central Gateway Manager MUST provide a mechanism
1838	for Contracted Parties to report perceived abusive requestors/requests
1839	and provide a determination regarding the requestor/request within the
1840	timeframe allowed for the Contracted Party to provide a response.
1841	Alternatively, the Contracted Party shall be permitted to delay
1842	providing a response until such time that the Central Gateway
1843	Manager has reviewed the report of abuse and made a determination.
1844	
1845	13.3. The EPDP Team recommends:
1846	13.3.1. The Central Gateway Manager MUST support requests keyed on fully
1847	qualified domain names (without wildcards).
1848	13.3.2. The Central Gateway Manager MUST support the ability of a Requestor
1849	to submit multiple domain names in a single request. <sup>46</sup>
1850	
	13.3.3. For disclosure requests that are not subject to the automated processing
1851	13.3.3. For disclosure requests that are not subject to the automated processing of the disclosure decision, the Central Gateway Manager MUST route
1851 1852	
1851	of the disclosure decision, the Central Gateway Manager MUST route
1851 1852	of the disclosure decision, the Central Gateway Manager MUST route each domain individually to the Contracted Party responsible for the disclosure decision (this may require SSAD to split a request into multiple transactions).
1851 1852 1853 1854 1855	of the disclosure decision, the Central Gateway Manager MUST route each domain individually to the Contracted Party responsible for the disclosure decision (this may require SSAD to split a request into multiple transactions). 13.3.4. Notwithstanding the recommendations relating to the management of
1851 1852 1853 1854	of the disclosure decision, the Central Gateway Manager MUST route each domain individually to the Contracted Party responsible for the disclosure decision (this may require SSAD to split a request into multiple transactions).
1851 1852 1853 1854 1855 1856 1857	<ul> <li>of the disclosure decision, the Central Gateway Manager MUST route each domain individually to the Contracted Party responsible for the disclosure decision (this may require SSAD to split a request into multiple transactions).</li> <li>13.3.4. Notwithstanding the recommendations relating to the management of abusive behavior, the Central Gateway Manager and Contracted Parties MUST have the capacity to handle a reasonable number of requests in</li> </ul>
1851 1852 1853 1854 1855 1856 1857 1858	of the disclosure decision, the Central Gateway Manager MUST route each domain individually to the Contracted Party responsible for the disclosure decision (this may require SSAD to split a request into multiple transactions). 13.3.4. Notwithstanding the recommendations relating to the management of abusive behavior, the Central Gateway Manager and Contracted Parties
1851 1852 1853 1854 1855 1856 1857 1858 1859	<ul> <li>of the disclosure decision, the Central Gateway Manager MUST route each domain individually to the Contracted Party responsible for the disclosure decision (this may require SSAD to split a request into multiple transactions).</li> <li>13.3.4. Notwithstanding the recommendations relating to the management of abusive behavior, the Central Gateway Manager and Contracted Parties MUST have the capacity to handle a reasonable number of requests in alignment with the SLAs established.</li> <li>13.3.5. The Central Gateway Manager MUST only support requests for current</li> </ul>
1851 1852 1853 1854 1855 1856 1857 1858 1859 1860	<ul> <li>of the disclosure decision, the Central Gateway Manager MUST route each domain individually to the Contracted Party responsible for the disclosure decision (this may require SSAD to split a request into multiple transactions).</li> <li>13.3.4. Notwithstanding the recommendations relating to the management of abusive behavior, the Central Gateway Manager and Contracted Parties MUST have the capacity to handle a reasonable number of requests in alignment with the SLAs established.</li> <li>13.3.5. The Central Gateway Manager MUST only support requests for current data (no data about the domain name registration's history).</li> </ul>
1851 1852 1853 1854 1855 1856 1857 1858 1859 1860 1861	<ul> <li>of the disclosure decision, the Central Gateway Manager MUST route each domain individually to the Contracted Party responsible for the disclosure decision (this may require SSAD to split a request into multiple transactions).</li> <li>13.3.4. Notwithstanding the recommendations relating to the management of abusive behavior, the Central Gateway Manager and Contracted Parties MUST have the capacity to handle a reasonable number of requests in alignment with the SLAs established.</li> <li>13.3.5. The Central Gateway Manager MUST only support requests for current data (no data about the domain name registration's history).</li> <li>13.3.6. The SSAD MUST be able to save the history of the different disclosure</li> </ul>
1851 1852 1853 1854 1855 1856 1857 1858 1859 1860 1861 1862	<ul> <li>of the disclosure decision, the Central Gateway Manager MUST route each domain individually to the Contracted Party responsible for the disclosure decision (this may require SSAD to split a request into multiple transactions).</li> <li>13.3.4. Notwithstanding the recommendations relating to the management of abusive behavior, the Central Gateway Manager and Contracted Parties MUST have the capacity to handle a reasonable number of requests in alignment with the SLAs established.</li> <li>13.3.5. The Central Gateway Manager MUST only support requests for current data (no data about the domain name registration's history).</li> <li>13.3.6. The SSAD MUST be able to save the history of the different disclosure requests, in order to keep traceability of exchanges between the SSAD</li> </ul>
1851 1852 1853 1854 1855 1856 1857 1858 1859 1860 1861	<ul> <li>of the disclosure decision, the Central Gateway Manager MUST route each domain individually to the Contracted Party responsible for the disclosure decision (this may require SSAD to split a request into multiple transactions).</li> <li>13.3.4. Notwithstanding the recommendations relating to the management of abusive behavior, the Central Gateway Manager and Contracted Parties MUST have the capacity to handle a reasonable number of requests in alignment with the SLAs established.</li> <li>13.3.5. The Central Gateway Manager MUST only support requests for current data (no data about the domain name registration's history).</li> <li>13.3.6. The SSAD MUST be able to save the history of the different disclosure</li> </ul>

<sup>44</sup> It is the expectation that this examination is done automatically.

<sup>46</sup> The EPDP Team expects implementation to reasonably determine how many may be submitted at a time, consistent with the Query Policy.

1865		such relevant activity statistics should be provided to the CPs, as deemed
1866		necessary, to ensure that all relevant information relating to requests for
1867		disclosure are available for consideration in such disclosure decisions.
1868		
1869	See al	so the Acceptable Use Policy requirements in recommendation #11 – Terms and
1870	Condi	
1871		
1872	Imple	mentation Guidance
1873	•	
1874	13.4	Abusive behavior can ultimately result in suspension or termination of access to
1875		the SSAD; however, a graduated penalty scheme should be considered in
1876		implementation. There may, however, be certain instances of egregious abuse,
1877		such as counterfeiting or stealing credentials, where termination would be
1878		immediate.
1879		
1880	13.5	An SSAD request must be received for each domain name registration for which
1881	-0.0	non-public registration is requested to be disclosed but it must be possible for
1882		Requestors to submit multiple requests at the same time, for example, by
1883		entering multiple domain name registrations in the same request form provided
1884		that the same request information applies.
1885		that the sume request mornation applies.
1886	13.6	In relation to "Appropriate access to such relevant activity statistics should be
1887	15.0	provided to the CPs, as deemed necessary" in 13.3, this is expected to be
1888		limited to a CP's own activity.
1889		innited to a cr 3 own detivity.,
1890	Recon	nmendation #14. Financial Sustainability
1891	necon	
1892	14.1.	The EPDP Team recommends that, in considering the costs and financial
1893	±	sustainability of SSAD, one needs to distinguish between the development and
1894		operationalization of the system and the subsequent running of the system.
1895		operationalization of the system and the subsequent running of the system.
1896	14.2.	The objective is that the SSAD is financially self-sufficient without causing any
1897		additional fees for registrants. Data subjects MUST NOT bear the costs for
1898		having data disclosed to third parties; Requestors of the SSAD data
1899		should primarily bear the costs of maintaining this system. Furthermore, Data
1900		Subjects MUST NOT bear the costs of processing of data disclosure requests,
1901		which have been denied by Contracted Parties following evaluation of the
1902		requests submitted by SSAD users. ICANN MAY contribute to the (partial)
1902		covering of costs for maintaining the Central Gateway. For clarity, the EPDP
1904		Team understands that registrants are ultimately the source of much of ICANN's
1905		revenue. This revenue does not per se violate the restriction that "[d]ata
1905		subjects MUST NOT bear the costs for having data disclosed to third parties."
1900		Data subjects MUST NOT be charged a separate fee by the Central Gateway for
1907		having their data requested by or disclosed to third parties. However, the EPDP
1700		naving their data requested by or disclosed to till a parties. However, the EPDP

1909		Team notes that registered name holders will always indirectly bear any costs
1910		incurred by registrars and registries. The EPDP Team also understands that the
1911		RAA prohibits ICANN from limiting what Registrars may charge. RAA 3.7.12
1912		states: "Nothing in this Agreement prescribes or limits the amount Registrar
1913		may charge Registered Name Holders for registration of Registered Names.
1914		
1915	14.3	The prospective users of the SSAD, as determined based on the implementation
1916		of the accreditation process and Identity Providers to be used, should be
1917		consulted on setting usage fees for the SSAD. In particular, those potential SSAD
1918		requestors who are not part of the ICANN community must have the
1919		opportunity to comment and interact with the IRT. This input should help
1920		inform the IRT deliberations on this topic.
1921		
1922	14.4.	The SSAD SHOULD NOT be considered a profit-generating platform for ICANN or
1923		the contracted parties. Funding for the SSAD should be sufficient to cover costs,
1924		including for subcontractors at fair market value and to establish a legal risk
1925		fund. <sup>50</sup> It is crucial to ensure that any payments in the SSAD are related to
1926		operational costs and are not simply an exchange of money for non-public
1927		registration data.
1928		
1929	14.5.	In relation to the accreditation framework:
1930		14.5.1. Accreditation applicants MUST be charged a to-be-determined non-
1931		refundable fee proportional to the cost of validating an application,
1932		except under certain circumstances these fees may be waived or
1933		zero for certain types or categories of applicants which SHOULD be
1934		further defined during the implementation phase.
1935		14.5.2. Rejected applicants MAY re-apply, but the new application(s) MAY
1936		be subject to the application fee.
1937		14.5.3. Fees are to be established by the accreditation authority. If the
1938		Accreditation Authority outsources the Identity Provider function,
1939		the Identity Provider MAY establish its own fees after consulting the
1940		Accreditation Authority.
1941		14.5.4. Accredited users and organizations MUST renew their accreditation
1942		periodically.
1943	ا بهم به ا	mentation Cuidence
1944	-	mentation Guidance
1945	14.6.	The EPDP Team expects that the costs for developing, deployment and
1946		operationalizing the system, similar to the implementation of other adopted

<sup>50</sup> Given the potential for legal uncertainty and the heightened legal and operational risk on all parties included in the provision of the SSAD, creation of a legal risk fund refers to the creation of a suitable legal contingency plan, including but not limited to appropriate insurance cover, and any other appropriate measures that may be deemed sufficient to cover potential regulatory fines or related legal costs.

1947 1948 1949 1950 1951 1952 1953 1954 1955		policy recommendations, to be initially borne by ICANN org, <sup>51</sup> Contracted Parties and other parties that may be involved. <sup>52</sup> As part of the operationalization of SSAD, ICANN org is expected to consider building on existing mechanisms or using an RFP process to reduce costs rather than building the SSAD and its components from scratch. It is the EPDP Team's expectation that the SSAD will ultimately result in equal or lesser costs to Contracted Parties compared to manual receipt and review of requests as a measure of commercial and technical feasibility.
1955 1956 1957 1958 1959 1960 1961	14.7.	The subsequent running of the system is expected to happen on a cost recovery basis whereby historic costs <sup>53</sup> may be considered. For example, the costs associated with becoming accredited would be borne by those seeking accreditation. Similarly, some of the costs of running the SSAD SHOULD be offset by charging fees to the users of the SSAD.
1962 1963 1964	14.8.	When implementing and operating the SSAD, a disproportionately high burden on smaller operators should be avoided.
1964 1965 1966 1967 1968 1969 1970	14.9.	The EPDP Team recognizes that the fees associated with using the SSAD may differ for users based on request volume or user type among other potential factors. The EPDP Team also recognizes that governments may be subject to certain payment restrictions, which should be taken into account as part of the implementation.
1971 1972 1973 1974 1975 1976	14.10.	The fee structure as well as the renewal period is to be determined in the implementation phase, following the principles outlined above. The EPDP Team recognizes that it may not be possible to set the exact fees until the actual costs are known. The EPDP Team also recognizes that the SSAD fee structure may need to be reviewed over time.
1977 1978	Recom	mendation #15. Logging
1979 1980 1981 1982	15.1.	The EPDP Team recommends that that the appropriate logging procedures MUST be put in place to facilitate the auditing procedures outlined in these recommendations. These logging requirements will cover the following:
1983 1984 1985	• •	Accreditation authority Central Gateway Manager Identity provider

their own costs. <sup>53</sup> Historic costs refer to the costs for developing, deployment, and operationalizing of the system.

 <sup>&</sup>lt;sup>51</sup> See also the input that <u>ICANN Org provided at the EPDP Team's request in relation to the cost estimate for a</u> <u>Proposed System for Standardized Access/Disclosure</u> (see <u>https://community.icann.org/x/GIIEC</u>)
 <sup>52</sup> For clarity, ICANN org will be responsible for

1986	٠	Contracted Parties
1987	•	Activity of accredited users such as login attempts, queries
1988	•	What queries and disclosure decision(s) are made
1989		
1990	15.2.	The EPDP Team recommends:
1991		
1992		15.2.1. The Central Gateway Manager MUST make logs of all activities of all
1993		entities which interact with the Central Gateway Manager (for
1994		further details, please see below).
1995		15.2.2. Logs MUST include a record of all queries and all items necessary to
1996		audit any decisions made in the context of SSAD.
1997		15.2.3. Logs MUST be retained for a period sufficient for auditing and
1998		complaint resolution purposes, taking into account statutory limits
1999		related to complaints against the controller.
2000		15.2.4. Logs SHOULD NOT contain any personal information. If any
2001		information is logged that does contain personal information,
2002		appropriate safeguards need to be in place. Logs MAY be used for
2003		transparency reports, which may be made publicly available. (see
2004		also recommendation #17 on reporting requirements). Logged data
2005		that contains personal information MUST remain confidential.
2006		15.2.5. Logs MUST be retained in a commonly used, <sup>54</sup> machine-readable
2007		format accompanied by an intelligible description of all variables.
2008		15.2.6. Relevant logged data MUST be disclosed, when legally permissible, in
2009		the following circumstances:
2010		<ul> <li>In the event of a claim of misuse, logs may be requested for</li> </ul>
2011		examination by an accreditation authority or dispute resolution
2012		provider.
2013		<ul> <li>Logs should be further available to ICANN and the auditing body.</li> </ul>
2014		<ul> <li>When mandated as a result of due legal process, including</li> </ul>
2015		relevant enforcement and regulatory authorities, as applicable.
2016		15.2.7. Relevant logged data MAY be disclosed for:
2017		<ul> <li>General technical operation to ensure proper running of the</li> </ul>
2018		system.
2019		15.2.8. Relevant logs should be used as the source to make available any
2020		relevant data. This data should enable Requestors and Contracted
2021		Parties to review their own statistics.
2022		
2023	15.3.	At a minimum, the following events MUST be logged:
2024	•	Logging related to the Identity Provider <sup>55</sup>
2025	•	Logging related to the Accreditation Authority
2026		<ul> <li>Details of incoming requests for Accreditation</li> </ul>

<sup>54</sup> For clarity, "commonly" is intended to mean a format that is used by many, as opposed to a uniform format for all.
55 To be further detailed in the implementation phase.

2027		<ul> <li>Results of processing requests for Accreditation, e.g., issuance of the</li> </ul>
2028		Identity Credential or reasons for denial
2029		Details of Revocation Requests
2030		<ul> <li>Indication when Identity Credentials and Signed Assertions have been</li> </ul>
2031		Validated.
2032		Unique reference number
2033	•	Logging related to the Central Gateway Manager
2034		<ul> <li>Information related to the contents of the query itself.</li> </ul>
2035		<ul> <li>Results of processing the query, including changes of state (e.g.,</li> </ul>
2036		received, pending, in-process, denied, approved, approved with
2037		changes)
2038		Rates of:
2039		<ul> <li>disclosure and non-disclosure;</li> </ul>
2040		<ul> <li>use of each reason for denial for non-disclosure;</li> </ul>
2041		<ul> <li>divergence between the disclosure and non-disclosure decisions</li> </ul>
2042		of a CP and the recommendations of the Central Gateway.
2043	•	Logging related to Contracted Parties
2044		Request Response details, e.g., Reason for denial, notice of approval and
2045		data fields released. Disclosure decisions including a reason for denial
2046		must be stored.
2047		
2048	Recon	nmendation #16. Audits
2049		
2050	16.1.	The EPDP Team recommends that the appropriate auditing processes and
2051		procedures MUST be put in place to ensure appropriate monitoring and
2052		compliance with the requirements outlined in these recommendations.
2053		· ·
2054	16.2.	As part of any audit, the auditor MUST be subject to reasonable confidentiality
2055		obligations with respect to proprietary processes and personal information
2056		disclosed during the audit.
2057		
2058	More	specifically:
2059		
2060	Audits	s of the Accreditation Authority
2061		
2062	16.3.	If ICANN outsources the accreditation authority function to a qualified third
2063		party, the accrediting authority MUST be audited periodically to ensure
2064		compliance with the policy requirements as defined in the accreditation
2065		recommendation. Should the accreditation authority be found in breach of the
2066		accreditation policy and requirements, it will be given an opportunity to cure
2067		the breach, but in cases of repeated non-compliance or audit failure, a new
2068		accreditation authority must be identified or created. ICANN org as the
2069		Accreditation Authority is not required to audit governmental entities, whose
		Accordination Authority is not required to addit governmental entities, whose

2071		
2072	16.4.	Any audit of the accreditation authority MUST be tailored for the purpose of
2073		assessing compliance, and the auditor MUST give reasonable advance notice of
2074		any such audit, which notice shall specify in reasonable detail the categories of
2075		documents, data, and other information requested.
2076		
2077	16.5.	As part of such audits, the accreditation authority MUST provide to the auditor
2078		in a timely manner all responsive documents, data, and any other information
2079		necessary to demonstrate its compliance with the accreditation policy.
2080		
2081	16.6.	If ICANN serves as the accreditation authority, existing accountability
2082		mechanisms are expected to address any breaches of the accreditation policy,
2083		noting that in such an extreme case, the credentials issued during the time of
2084		the breach will be reviewed. Modalities of this review SHOULD be established in
2085		the implementation phase.
2086		
2087	Audits	of Identity Provider(s)
2088		
2089	16.7.	Identity Providers MUST be audited periodically to ensure compliance with the
2090		policy requirements as defined in the accreditation recommendation. Should
2091		the Identity Provider be found in breach of the accreditation policy and
2092		requirements, it will be given an opportunity to cure the breach, but in cases of
2093		repeated non-compliance or audit failure, a new Identity Provider must be
2094		identified.
2095		
2096	16.8.	Any audit of an Identity Provider MUST be tailored for the purpose of assessing
2097		compliance, and the auditor MUST give reasonable advance notice of any such
2098		audit, which notice shall specify in reasonable detail the categories of
2099		documents, data and other information requested.
2100		
2101	16.9.	As part of such audits, the Identity Provider MUST provide to the auditor in a
2102		timely manner all responsive documents, data, and any other information
2103		necessary to demonstrate its compliance with the accreditation policy.
2104		
2105	Audits	of Accredited Entities/Individuals
2106		
2107	16.10.	Appropriate mechanisms MUST be developed in the implementation phase to
2108		ensure accredited entities' and individuals' compliance with the policy
2109		requirements as defined in the accreditation recommendations #1 and 2. These
2110		could include, for example, audits triggered by verified complaints, random
2111		audits, or audits in response to a self-certification or self-assessment. Should
2112		the accredited entity or individual be found in breach of the accreditation policy
2113		and requirements, it will be given an opportunity to cure the breach, but in
2114		cases of repeated non-compliance or audit failure the matter should be referred

2115 2116		back to the Accreditation Authority and/or Identity Provider, if applicable, for action.
2110		
2117	16 11	Any audit of accredited entities/individuals MUST be tailored for the purpose of
2110	10.11.	assessing compliance, and the auditor MUST give reasonable advance notice of
211)		any such audit, which notice MUST specify in reasonable detail the categories of
2120		documents, data and other information requested.
2121		
2122	16 12	As part of such audits, the accredited entity/individual MUST, in a timely
2123	10.12.	manner, provide to the auditor all responsive documents, data, and any other
2125		information necessary to demonstrate its compliance with the accreditation
2126		policy.
2120		
2128	Recom	mendation #17. Reporting Requirements
2129		
2130	17.1.	The EPDP Team recommends that ICANN org MUST establish regular public
2131		reporting on the use and functioning of the SSAD. For the avoidance of doubt,
2132		this recommendation does not intend to prevent ICANN org from conducting
2133		additional non-public reporting to SSAD users.
2134		
2135	17.2	No earlier than 3 months and no later than 9 months after the
2136		operationalization of SSAD, ICANN org MUST publish an SSAD Status Report or
2137		dashboard, and continue to do so on a quarterly basis, that will include at a
2138		minimum:
2139		<ul> <li>Number of disclosure requests received;</li> </ul>
2140		• Average response times to the disclosure requests, categorized
2141		by priority level;
2142		<ul> <li>Number of requests categorized by third-party purposes /</li> </ul>
2143		justifications (as identified in recommendation #4);
2144		• Number of disclosure requests approved and denied;
2145		<ul> <li>Number of disclosure requests automated;</li> </ul>
2146		Number of requests processed manually;
2147		Information about financial sustainability of SSAD;
2148		<ul> <li>New EDPB guidance or new topical jurisprudence (if any);</li> </ul>
2149		• Technical or system difficulties;
2150		<ul> <li>Operational and system enhancements.</li> </ul>
2151		
2152	Impler	nentation guidance:
2153		
2154	17.3. T	he EPDP Team recommends that further consideration is given during
2155	implen	nentation to:
2156		
2157		<ul> <li>The frequency of public reporting – public reporting on a quarterly basis</li> </ul>
2158		would be considered reasonable;

2159		• Data to be reported on, which is expected to include information such
2160		as: a) number of disclosure requests; b) disclosure requests per category
2161		of Requestors; c) disclosure requests per Requestor (for legal entities);
2162		disclosure requests granted / denied, and; response times. Please note
2163		that this is a non-exhaustive list.
2164		<ul> <li>Mechanism for public reporting – consider the possibility of a publicly-</li> </ul>
2165		available dashboard instead of or in addition to reports that are posted;
2166		Needs for possible confidentiality in certain cases such as information
2167		about natural persons and LEA requests. Aggregate data or
2168		pseudonymization could be considered to address possible
2169		confidentiality concerns.
2170		
2171	Recon	nmendation #18. Review of implementation of policy recommendations
2172		concerning SSAD using a GNSO Standing Committee
2173		
2174	18.1.	The EPDP Team recommends that the GNSO Council MUST establish a GNSO
2175		Standing Committee to evaluate SSAD operational issues emerging as a result of
2176		adopted ICANN Consensus Policies and/or their implementation. The GNSO
2177		Standing Committee is intended to examine data being produced as a result of
2178		SSAD operations, and provide the GNSO Council with Recommendations on
2179		how best to make operational changes to the SSAD, which are strictly
2180		implementation measures, in addition to Recommendations based on reviewing
2181		the impact of existing Consensus Policies on SSAD operations.
2182		
2183	18.2.	The EPDP Team also recommends that the GNSO Council use the following
2184		principles as the basis by which the GNSO Standing Committee shall conduct its
2185		mission, which must be reflected in its charter:
2186		
2187		<u>18.2.1</u> <u>Composition</u> : The composition of the GNSO Standing Committee
2188		shall be representative of the ICANN Advisory Committees and GNSO
2189		Stakeholder Groups and Constituencies represented in the current
2190		EPDP Team on the Temporary Specification for gTLD Registration
2191		Data. This composition shall include at least one member from the
2192		GAC, ALAC, SSAC, RySG, RrSG, NCSG, IPC, BC and ISPCP, as well as at
2193		least one alternate member from each group. Note, the number of
2194		members per group should not impact the consensus designation
2195		process as positions are expected to be considered per group and
2196		not at the individual member level. The GNSO Council may also
2197		consider inviting ICANN org liaisons as members to the GNSO
2198		Standing Committee.
2199		
2200		<u>18.2.2. Scope:</u> A Charter must be developed by the GNSO Council in
2201		conjunction with Advisory Committees, e.g., GAC, SSAC, and ALAC
2202		for the GNSO Standing Committee. The Charter must allow the

2202	
2203	Committee to address any operational issues involving the SSAD.
2204	This may include, but is not limited to, topics such as Service Level
2205	Agreements (SLAs), centralization / de-centralization, automation,
2206	third party purposes, financial sustainability and operational /
2207	system enhancements. The threshold for accepting an issue being on
2208	the GNSO Standing Committee's agenda shall be low enough to
2209	allow any of the groups involved the ability to have their interests in
2210	SSAD operations seriously considered by the Committee.
2211	Identification of issues, which the Committee may address shall be
2212	determined using the following two methods:
2213	i. Any policy or implementation topic concerning SSAD
2214	operations may be raised by a member of the GNSO Standing
2215	Committee, and shall be placed on the Committee's working
2216	agenda if seconded by at least one other 'group's' Committee
2217	member.
2218	ii. Additionally, the GNSO Council may identify SSAD operational
2219	issues. The GNSO Council may choose to task the GNSO Standing
2220	Committee with evaluation of issues it identifies, in order for the
2221	Committee to provide the Council with consensus
2222	recommendations by the affected stakeholders on how best to
2223	address them.
2224	
2225	Recommendations concerning implementation guidance shall be sent to
2226	the GNSO Council for consideration and adoption, after which they will
2227	be sent to ICANN Org for further implementation work.
2228	Recommendations which require changes being made to existing ICANN
2229	Consensus Policies shall be recorded and maintained, to be used in the
2230	issues scoping phase of future policy development and/or review.
2231	
2232	<u>18.2.3. Required Consensus:</u> Consensus Level for GNSO Standing Committee
2233	Recommendations: Recommendations on SSAD operations and
2234	policies developed by the Standing Committee must achieve
2235	consensus of the members of the Committee in order to be sent as
2236	formal recommendations to the GNSO Council. For
2237	recommendations to achieve a consensus designation, the support
2238	of the Contracted Parties will be required. For the purpose of
2239	assessing level of consensus, Members are required to represent the
2240	formal position of their SG/C or SO/AC, not individual views or
2240	positionsFor the purposes of determining the level of consensus,
2242	each of the nine groups comprising consensus must have equal
2243	weight subject to the requirement that CPs must support specific
2244	recommendations.
2245	
-210	

2246 2247		<u>18.2.4.</u> <u>Disbanding the GNSO Standing Committee</u> : The Standing Committee may recommend to the GNSO Council that the Committee itself be
2248		disbanded, should the need arise. In order for the Standing
2249		Committee to recommend to the GNSO Council that it be disbanded,
2250		an affirmative vote of a simple majority of the groups involved is
2251		required. This recommendation would subsequently need to be
2252		adopted by the GNSO Council.
2253 2254	3.6	EPDP Team Priority 2 Recommendations
2255	Recon	nmendation #19. Display of information of affiliated privacy / proxy
2255	Recon	providers
2250		providers
2258	19.1.	In the case of a domain name registration where an accredited privacy/proxy
2259	19.1.	service is used, e.g., where data associated with a natural person is masked,
2260		Registrar (and Registry, where applicable) MUST include the full RDDS data of
2260		the accredited privacy/proxy service in response to an RDDS query. The full
2262		privacy/proxy RDDS data may also include a pseudonymized email.
2262		privacy, proxy hobo data may also meldae a pseudonymized email.
2263	Imple	mentation notes:
2265	19.2	Once ICANN org has implemented a privacy/proxy service accreditation
2266	1012	program, this recommendation once in effect replaces or otherwise
2267		supersedes EPDP phase 1 recommendation #14.
2268	19.3	The intent of this recommendation is to provide clear instruction to
2269		registrars (and registries where applicable) that where a domain registration is
2270		done via accredited privacy/proxy provider, that data MUST NOT also be
2271		redacted. The working group is intending that domain registration data MUST
2272		NOT be both redacted and privacy/proxied.
2273		
2274	Recon	nmendation #20. City Field
2275		·
2276	The El	PDP Team recommends that the EPDP Phase 1 recommendation #11 is updated
2277	to sta	te that redaction MAY be applied to the city field in reference to the registrant's
2278	conta	ct information, instead of MUST.
2279		
2280	Recon	nmendation #21. Data Retention
2281		
2282	The El	PDP Team confirms its recommendation from phase 1 that registrars MUST retain
2283	only t	hose data elements deemed necessary for the purposes of the TDRP, for a period
2284	of fifte	een months following the life of the registration plus three months to implement
2285	the de	eletion, i.e., 18 months. This retention is grounded on the stated policy stipulation
2286	within	the TDRP that claims under the policy may only be raised for a period of 12
2287	month	ns after the alleged breach (FN: see TDRP section 2.2) of the Transfer Policy (FN:
2288	see Se	ection 1.15 of TDRP). For clarity, this does not prevent Requestors, including

ICANN Compliance, from requesting disclosure of these retained data elements for
 purposes other than TDRP, but disclosure of those will be subject to relevant data

protection laws, e.g., does a lawful basis for disclosure exist. For the avoidance of
 doubt, this retention period does not restrict the ability of registries and registrars to
 retain data elements for longer periods.

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## 2295 Implementation Guidance:

For the avoidance of doubt, registrars are required to maintain the data for 15 months
following the life of the registration and MAY delete that data following the 15-month
period.

For clarity, this does not prevent the identification of additional retention periods for stated purposes by the controllers, as identified and as established by the controllers, for purposes other than TDRP; this does not exclude the potential disclosure of such retained data to any party, subject to relevant data protection laws.

# 2305 **Recommendation #22.** Purpose 2

The EPDP Team recommends the following purpose be added to the EPDP Team Phase
1 purposes, which form the basis of the new ICANN policy:

• Contribute to the maintenance of the security, stability, and resiliency of the 2310 Domain Name System in accordance with ICANN's mission.

# 2311 3.7 EPDP Team Priority 2 Conclusions

2312

# 2313 **Conclusion – OCTO Purpose**

2314 Having considered this input, most members of the EPDP Team agreed that at this 2315 stage, there is no need to propose an additional purpose(s) to facilitate ICANN's Office 2316 of the Chief Technology Officer (OCTO) in carrying out its mission. This reason for this 2317 agreement is because the newly updated ICANN Purpose 2 sufficiently covers the work 2318 of the OCTO, along with the work of other ICANN org teams such as Contractual 2319 Compliance and others. Most also agreed that the EPDP Team's decision to refrain 2320 from proposing an additional purpose(s) would not prevent ICANN org and/or the 2321 community from identifying additional purposes to support unidentified future 2322 activities that may require access to non-public registration data. 2323

# 2324 Conclusion – Accuracy and WHOIS Accuracy Reporting System

Per the instructions from the GNSO Council, the EPDP Team will not consider this topic
further; instead, the GNSO Council is expected to form a scoping team to further
explore the issues in relation to accuracy and ARS to help inform a decision on
appropriate next steps to address potential issues identified.

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- 2331

#### Next Steps 4 2332

## 4.1 Next Steps 2333

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2335 This Final Report will be submitted to the GNSO Council for its consideration and approval. If adopted by the GNSO Council, the Final Report would then be forwarded to 2336 the ICANN Board of Directors for its consideration and, potentially, approval as an 2337 ICANN Consensus Policy. 2338

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# 2342 Glossary

# **1. Advisory Committee**

An Advisory Committee is a formal advisory body made up of representatives from the
Internet community to advise ICANN on a particular issue or policy area. Several are
mandated by the ICANN Bylaws and others may be created as needed. Advisory
committees have no legal authority to act for ICANN, but report their findings and
make recommendations to the ICANN Board.

# 2349 **2. ALAC - At-Large Advisory Committee**

2350 ICANN's At-Large Advisory Committee (ALAC) is responsible for considering and

providing advice on the activities of the ICANN, as they relate to the interests of

2352 individual Internet users (the "At-Large" community). ICANN, as a private sector, non-

2353 profit corporation with technical management responsibilities for the Internet's

- 2354 domain name and address system, will rely on the ALAC and its supporting
- infrastructure to involve and represent in ICANN a broad set of individual user
- 2356 interests.

# 2357 **3. Business Constituency**

The Business Constituency represents commercial users of the Internet. The Business Constituency is one of the Constituencies within the Commercial Stakeholder Group (CSG) referred to in Article 11.5 of the ICANN bylaws. The BC is one of the stakeholder

groups and constituencies of the Generic Names Supporting Organization (GNSO)
charged with the responsibility of advising the ICANN Board on policy issues relating to
the management of the domain name system.

2364

# 2365 **4. ccNSO - The Country-Code Names Supporting Organization**

The ccNSO the Supporting Organization responsible for developing and recommending
to ICANN's Board global policies relating to country code top-level domains. It provides
a forum for country code top-level domain managers to meet and discuss issues of
concern from a global perspective. The ccNSO selects one person to serve on the
board.

# 2371 **5. ccTLD - Country Code Top Level Domain**

2372 ccTLDs are two-letter domains, such as .UK (United Kingdom), .DE (Germany) and .JP

- 2373 (Japan) (for example), are called country code top level domains (ccTLDs) and
- 2374 correspond to a country, territory, or other geographic location. The rules and policies
- 2375 for registering domain names in the ccTLDs vary significantly and ccTLD registries limit
- use of the ccTLD to citizens of the corresponding country.
- For more information regarding ccTLDs, including a complete database of designated ccTLDs and managers, please refer to http://www.iana.org/cctld/cctld.htm.

## 2379 6. Domain Name Registration Data

- 2380 Domain name registration data, also referred to registration data, refers to the
- 2381 information that registrants provide when registering a domain name and that
- 2382 registrars or registries collect. Some of this information is made available to the public.
- 2383 For interactions between ICANN Accredited Generic Top-Level Domain (gTLD) registrars
- and registrants, the data elements are specified in the current RAA. For country code
- 2385 Top Level Domains (ccTLDs), the operators of these TLDs set their own or follow their
- 2386 government's policy regarding the request and display of registration information.

# **2387 7. Domain Name**

- As part of the Domain Name System, domain names identify Internet Protocolresources, such as an Internet website.
- 2390

# 2391 8. DNS - Domain Name System

2392 DNS refers to the Internet domain-name system. The Domain Name System (DNS) 2393 helps users to find their way around the Internet. Every computer on the Internet has a 2394 unique address - just like a telephone number - which is a rather complicated string of 2395 numbers. It is called its "IP address" (IP stands for "Internet Protocol"). IP Addresses are 2396 hard to remember. The DNS makes using the Internet easier by allowing a familiar 2397 string of letters (the "domain name") to be used instead of the arcane IP address. So 2398 instead of typing 207.151.159.3, you can type <u>www.internic.net</u>. It is a "mnemonic" 2399 device that makes addresses easier to remember.

2400

# 2401 9. EPDP – Expedited Policy Development Process

2402 A set of formal steps, as defined in the ICANN bylaws, to guide the initiation, internal 2403 and external review, timing and approval of policies needed to coordinate the global 2404 Internet's system of unique identifiers. An EPDP may be initiated by the GNSO Council 2405 only in the following specific circumstances: (1) to address a narrowly defined policy 2406 issue that was identified and scoped after either the adoption of a GNSO policy 2407 recommendation by the ICANN Board or the implementation of such an adopted 2408 recommendation; or (2) to provide new or additional policy recommendations on a 2409 specific policy issue that had been substantially scoped previously, such that extensive, 2410 pertinent background information already exists, e.g. (a) in an Issue Report for a 2411 possible PDP that was not initiated; (b) as part of a previous PDP that was not

2412 completed; or (c) through other projects such as a GNSO Guidance Process.

# 2413 **10. GAC - Governmental Advisory Committee**

2414 The GAC is an advisory committee comprising appointed representatives of national

- 2415 governments, multi-national governmental organizations and treaty organizations, and
- 2416 distinct economies. Its function is to advise the ICANN Board on matters of concern to
- 2417 governments. The GAC will operate as a forum for the discussion of government
- 2418 interests and concerns, including consumer interests. As an advisory committee, the
- 2419 GAC has no legal authority to act for ICANN, but will report its findings and
- $2420 \qquad \mbox{recommendations to the ICANN Board.}$

# 2421 **11. General Data Protection Regulation (GDPR)**

- 2422 The General Data Protection Regulation (EU) 2016/679 (GDPR) is a regulation in EU law
- on data protection and privacy for all individuals within the European Union (EU) and
  the European Economic Area (EEA). It also addresses the export of personal data
- 2425 outside the EU and EEA areas.
- 2426

# 2427 **12. GNSO - Generic Names Supporting Organization**

- 2428 The supporting organization responsible for developing and recommending to the
- 2429 ICANN Board substantive policies relating to generic top-level domains. Its members
- 2430 include representatives from gTLD registries, gTLD registrars, intellectual property
- 2431 interests, Internet service providers, businesses and non-commercial interests.

# 2432 **13. Generic Top Level Domain (gTLD)**

- 2433 "gTLD" or "gTLDs" refers to the top-level domain(s) of the DNS delegated by ICANN
  2434 pursuant to a registry agreement that is in full force and effect, other than any country
- 2435 code TLD (ccTLD) or internationalized domain name (IDN) country code TLD.

# 2436 **14. gTLD Registries Stakeholder Group (RySG)**

- The gTLD Registries Stakeholder Group (RySG) is a recognized entity within the Generic
  Names Supporting Organization (GNSO) formed according to Article X, Section 5
  (September 2009) of the Internet Corporation for Assigned Names and Numbers
  (ICANN) Bylaws.
- 2441

2442 The primary role of the RySG is to represent the interests of gTLD registry operators (or 2443 sponsors in the case of sponsored gTLDs) ("Registries") (i) that are currently under 2444 contract with ICANN to provide gTLD registry services in support of one or more gTLDs; 2445 (ii) who agree to be bound by consensus policies in that contract; and (iii) who 2446 voluntarily choose to be members of the RySG. The RySG may include Interest Groups 2447 as defined by Article IV. The RySG represents the views of the RySG to the GNSO 2448 Council and the ICANN Board of Directors with particular emphasis on ICANN 2449 consensus policies that relate to interoperability, technical reliability and stable operation of the Internet or domain name system.

2450 2451

# 2452 **15. ICANN - The Internet Corporation for Assigned Names and Numbers**

- 2453 The Internet Corporation for Assigned Names and Numbers (ICANN) is an
- 2454 internationally organized, non-profit corporation that has responsibility for Internet
- 2455 Protocol (IP) address space allocation, protocol identifier assignment, generic (gTLD)
- and country code (ccTLD) Top-Level Domain name system management, and root
- server system management functions. Originally, the Internet Assigned NumbersAuthority (IANA) and other entities performed these services under U.S. Government
- 2459 contract. ICANN now performs the IANA function. As a private-public partnership,
- 2460 ICANN is dedicated to preserving the operational stability of the Internet; to promoting
- 2461 competition; to achieving broad representation of global Internet communities; and to

2462 developing policy appropriate to its mission through bottom-up, consensus-based2463 processes.

# 2464 **16. Intellectual Property Constituency (IPC)**

The Intellectual Property Constituency (IPC) represents the views and interests of the intellectual property community worldwide at ICANN, with a particular emphasis on trademark, copyright, and related intellectual property rights and their effect and interaction with Domain Name Systems (DNS). The IPC is one of the constituency groups of the Generic Names Supporting Organization (GNSO) charged with the responsibility of advising the ICANN Board on policy issues relating to the management of the domain name system.

2472

# **17.** Internet Service Provider and Connectivity Provider Constituency (ISPCP)

The ISPs and Connectivity Providers Constituency is a constituency within the GNSO.
The Constituency's goal is to fulfill roles and responsibilities that are created by
relevant ICANN and GNSO bylaws, rules or policies as ICANN proceeds to conclude its

2477 organization activities. The ISPCP ensures that the views of Internet Service Providers

2478 and Connectivity Providers contribute toward fulfilling the aims and goals of ICANN.

2479

# **18. Name Server**

A Name Server is a DNS component that stores information about one zone (or more)of the DNS name space.

## 2483 **19. Non Commercial Stakeholder Group (NCSG)**

2484 The Non Commercial Stakeholder Group (NCSG) is a Stakeholder Group within the 2485 GNSO. The purpose of the Non Commercial Stakeholder Group (NCSG) is to represent, 2486 through its elected representatives and its Constituencies, the interests and concerns 2487 of noncommercial registrants and noncommercial Internet users of generic Top-level 2488 Domains (gTLDs). It provides a voice and representation in ICANN processes to: non-2489 profit organizations that serve noncommercial interests; nonprofit services such as 2490 education, philanthropies, consumer protection, community organizing, promotion of 2491 the arts, public interest policy advocacy, children's welfare, religion, scientific research, 2492 and human rights; public interest software concerns; families or individuals who 2493 register domain names for noncommercial personal use; and Internet users who are 2494 primarily concerned with the noncommercial, public interest aspects of domain name 2495 policy.

2496

# 2497 **20. Post Delegation Dispute Resolution Procedures (PDDRPs)**

Post-Delegation Dispute Resolution Procedures have been developed to provide those
harmed by a new gTLD Registry Operator's conduct an alternative avenue to complain
about that conduct. All such dispute resolution procedures are handled by providers
external to ICANN and require that complainants take specific steps to address their
issues before filing a formal complaint. An Expert Panel will determine whether a
Registry Operator is at fault and recommend remedies to ICANN.

Dago 65

2504

## 2505 21. Registered Name

2506 "Registered Name" refers to a domain name within the domain of a gTLD, whether 2507 consisting of two (2) or more (e.g., john.smith.name) levels, about which a gTLD 2508 Registry Operator (or an Affiliate or subcontractor thereof engaged in providing 2509 Registry Services) maintains data in a Registry Database, arranges for such 2510 maintenance, or derives revenue from such maintenance. A name in a Registry 2511 Database may be a Registered Name even though it does not appear in a zone file (e.g., 2512 a registered but inactive name).

- 2513 2514 22. Registrar
- The word "registrar," when appearing without an initial capital letter, refers to a person 2515 2516 or entity that contracts with Registered Name Holders and with a Registry Operator
- 2517 and collects registration data about the Registered Name Holders and submits
- 2518 registration information for entry in the Registry Database.
- 2519

## 2520 23. Registrars Stakeholder Group (RrSG)

- 2521 The Registrars Stakeholder Group is one of several Stakeholder Groups within the 2522 ICANN community and is the representative body of registrars. It is a diverse and active
- 2523 group that works to ensure the interests of registrars and their customers are
- 2524 effectively advanced. We invite you to learn more about accredited domain name 2525
- registrars and the important roles they fill in the domain name system.
- 2526

## 2527 24. Registry Operator

- 2528 A "Registry Operator" is the person or entity then responsible, in accordance with an agreement between ICANN (or its assignee) and that person or entity (those persons or 2529
- 2530 entities) or, if that agreement is terminated or expires, in accordance with an
- 2531 agreement between the US Government and that person or entity (those persons or
- 2532 entities), for providing Registry Services for a specific gTLD.

## 2533 25. Registration Data Directory Service (RDDS)

- 2534 Domain Name Registration Data Directory Service or RDDS refers to the service(s) 2535 offered by registries and registrars to provide access to Domain Name Registration 2536 Data.
- 2537

## 2538 26. Registration Restrictions Dispute Resolution Procedure (RRDRP)

- 2539 The Registration Restrictions Dispute Resolution Procedure (RRDRP) is intended to 2540 address circumstances in which a community-based New gTLD Registry Operator
- 2541 deviates from the registration restrictions outlined in its Registry Agreement.
- 2542

## 2543 27. SO - Supporting Organizations

- 2544 The SOs are the three specialized advisory bodies that advise the ICANN Board of
- 2545 Directors on issues relating to domain names (GNSO and CCNSO) and, IP addresses 2546 (ASO).

### 2547 28. SSAC - Security and Stability Advisory Committee

2548 An advisory committee to the ICANN Board comprised of technical experts from 2549 industry and academia as well as operators of Internet root servers, registrars and TLD 2550 registries.

#### 2551 29. TLD - Top-level Domain

2552 TLDs are the names at the top of the DNS naming hierarchy. They appear in domain names as the string of letters following the last (rightmost) ".", such as "net" in 2553 2554 http://www.example.net. The administrator for a TLD controls what second-level 2555 names are recognized in that TLD. The administrators of the "root domain" or "root 2556 zone" control what TLDs are recognized by the DNS. Commonly used TLDs include

2557 .COM, .NET, .EDU, .JP, .DE, etc.

#### 2558 30. Uniform Dispute Resolution Policy (UDRP)

2559 The Uniform Dispute Resolution Policy (UDRP) is a rights protection mechanism that 2560 specifies the procedures and rules that are applied by registrars in connection with 2561 disputes that arise over the registration and use of gTLD domain names. The UDRP 2562 provides a mandatory administrative procedure primarily to resolve claims of abusive, 2563 bad faith domain name registration. It applies only to disputes between registrants and 2564 third parties, not disputes between a registrar and its customer.

2565

### 2566 31. Uniform Rapid Suspension (URS)

2567 The Uniform Rapid Suspension System is a rights protection mechanism that complements the existing Uniform Domain-Name Dispute Resolution Policy (UDRP) by 2568 2569 offering a lower-cost, faster path to relief for rights holders experiencing the most 2570 clear-cut cases of infringement.

2571

#### 2572 **32. WHOIS**

2573 WHOIS protocol is an Internet protocol that is used to query databases to obtain 2574 information about the registration of a domain name (or IP address). The WHOIS 2575 protocol was originally specified in RFC 954, published in 1985. The current 2576 specification is documented in RFC 3912. ICANN's gTLD agreements require registries 2577 and registrars to offer an interactive web page and a port 43 WHOIS service providing 2578 free public access to data on registered names. Such data is commonly referred to as 2579 "WHOIS data," and includes elements such as the domain registration creation and 2580 expiration dates, nameservers, and contact information for the registrant and 2581 designated administrative and technical contacts.

2582

2583 WHOIS services are typically used to identify domain holders for business purposes and 2584 to identify parties who are able to correct technical problems associated with the 2585 registered domain.

2586

# Annex A – System for Standardized Access/Disclosure to Non-public Registration Data –

2589 Background Info

2590

# **ISSUE DESCRIPTION AND/OR CHARTER QUESTIONS**

2591	From the EPDP Team Charter:
2592	(a) Purposes for Accessing Data – What are the unanswered policy questions that will
2593	guide implementation?
2594	a1) Under applicable law, what are legitimate purposes for third parties to
2595	access registration data?
2596	a2) What legal bases exist to support this access?
2597	a3) What are the eligibility criteria for access to non-public Registration data?
2598	a4) Do those parties/groups consist of different types of third-party
2599	Requestors?
2600	a5) What data elements should each user/party have access to based on their
2601	purposes?
2602	a6) To what extent can we determine a set of data elements and potential
2603	scope (volume) for specific third parties and/or purposes?
2604	a7) How can RDAP, that is technically capable, allow Registries/Registrars to
2605	accept accreditation tokens and purpose for the query? Once accreditation
2606	models are developed by the appropriate accreditors and approved by the
2607	relevant legal authorities, how can we ensure that RDAP is technically capable
2608	and is ready to accept, log and respond to the accredited Requestor's token?
2609	
2610	(b) Credentialing – What are the unanswered policy questions that will guide
2611	implementation?
2612	b1) How will credentials be granted and managed?
2613	b2) Who is responsible for providing credentials?
2614	b3) How will these credentials be integrated into registrars'/registries' technical
2615	systems?
2616	
2617	(c) Terms of access and compliance with terms of use – What are the unanswered
2618	policy questions that will guide implementation?
2619	c1) What rules/policies will govern users' access to the data?
2620	c2) What rules/policies will govern users' use of the data once accessed?
2621	c3) Who will be responsible for establishing and enforcing these rules/policies?
2622	c4) What, if any, sanctions or penalties will a user face for abusing the data,
2623	including future restrictions on access or compensation to data subjects whose

2624	data has been abused in addition to any sanctions already provided in
2625	applicable law?
2626	c5) What kinds of insights will Contracted Parties have into what data is
2627	accessed and how it is used?
2628	c6) What rights do data subjects have in ascertaining when and how their data
2629	is accessed and used?
2630	c7) How can a third party access model accommodate differing requirements
2631	for data subject notification of data disclosure?
2632	
2633	From the Annex to the Temporary Specification:
2634	
2635	<ul> <li>Developing methods to provide potential URS and UDRP complainants with</li> </ul>
2636	sufficient access to Registration Data to support good-faith filings of complaints
2637	• Limitations in terms of query volume envisaged under an accreditation program
2638	balanced against realistic investigatory cross-referencing needs.
2639	Confidentiality of queries for Registration Data by law enforcement authorities
2640	<ul> <li>Pursuant to Section 4.4, continuing community work to develop an</li> </ul>
2641	accreditation and access model that complies with GDPR, while recognizing the
2642	need to obtain additional guidance from Article 29 Working Party/European
2643	Data Protection Board.
2644	<ul> <li>Consistent process for continued access to Registration Data, including non-</li> </ul>
2645	public data, for users with a legitimate purpose, until the time when a final
2646	accreditation and access mechanism is fully operational, on a mandatory basis
2647	for all contracted parties.
2648	
2649	From EPDP Team Phase 1 Final Report:
2650	
2651	EPDP Team Recommendation #3.
2652	In accordance with the EPDP Team Charter and in line with Purpose #2, the EPDP Team
2653	undertakes to make a recommendation pertaining to a standardised model for lawful
2654	disclosure of non-public Registration Data (referred to in the Charter as 'Standardised
2655	Access') now that the gating questions in the charter have been answered. This will
2656	include addressing questions such as:
2657	
2658	<ul> <li>Whether such a system should be adopted</li> </ul>
2659	<ul> <li>What are the legitimate purposes for third parties to access registration data?</li> </ul>
2660	<ul> <li>What are the eligibility criteria for access to non-public Registration data?</li> </ul>
2661	<ul> <li>Do those parties/groups consist of different types of third-party Requestors?</li> </ul>
2662	<ul> <li>What data elements should each user/party have access to?</li> </ul>
2663	
2664	In this context, the EPDP team will consider amongst other issues, disclosure in the
2665	course of intellectual property infringement and DNS abuse cases. There is a need to
2666	confirm that disclosure for legitimate purposes is not incompatible with the purposes
2667	for which such data has been collected.

2668				
2669	TSG Policy Questions			
2670				
2671	1. Result from the EPDP, or other policy initiatives, regarding access to non-public			
2672	gTLD domain name registration data.			
2673	2. Identify and select Identity Providers (if that choice is made) that can grant			
2674	credentials for use in the system. <sup>56</sup>			
2675	3. Describe the general qualifications of a Requestor that is authorized to access			
2676	non-public gTLD domain name registration data, such as which sorts of			
2677	Requestors get access to which fields of non-public gTLD domain name			
2678	registration data ("the authorization policy").			
2679	4. Detail whether a particular category of Requestors or Requestors in general, car	۱		
2680	download logs of their activity.			
2681	5. Describe data retention requirements imposed on each component of the			
2682	system.			
2683	6. Describe service Level Requirements (SLRs) for each component of the system,			
2684	including whether those SLRs and evaluations of component operators against			
2685	them are made public, and for handling complaints about access.			
2686	<ol><li>Specify legitimate causes for denying a request.</li></ol>			
2687	8. Outline support for correlation via a pseudonymity query as described in			
2688	Section 7.2.			
2689	9. Outline the selection of an actor model as described in Section 8 and the			
2690	appropriate supported components and service discovery as described in			
2691	Sections 10.1 through 10.5.			
2692	10. Describe the conditions, if any, under which requests would be disclosed to CPs.			
2693	11. Provide legal analysis regarding liability of the operators of various components			
2694	of the system.			
2695	12. Outline a procedure for fielding complaints about inappropriate disclosures and,	,		
2696	accordingly, an Acceptable Use Policy.			
2697				
	EXPECTED DELIVERABLE			

## EXPECTED DELIVERABLE

- 2698 Policy recommendations for a standardised model for lawful disclosure/access of non-
- 2699 public Registration Data
- 2700

# **GENERAL REQUIRED READING**

2701

<sup>56</sup> Several noted that this question might not be in scope for the EPDP Team to address.

Description	Link	Required because
Framework Elements for Unified Access Model for Continued Access to Full WHOIS Data (18 June 2018)	https://www.icann.org/en/syst em/files/files/framework- elements-unified-access- model-for-discussion-18jun18- en.pdf	
Draft Accreditation and Access model for non-public WHOIS DATA (BC/IPC)	Model Version 1.7 dated 23 July 2018	
The Palage Differentiated Registrant Data Access Model (aka Philly Special)	<u>The Palage Differentiated</u> <u>Registrant Data Access Model</u> <u>(aka Philly Special) - Version</u> <u>2.0 dated 30 May 2018</u>	
Unified Access Model for Continued Access to Full WHOIS Data - Comparison of Models Submitted by the Community (18 June 2018)	https://www.icann.org/en/syst em/files/files/draft-unified- access-model-summary- elements-18jun18-en.pdf	
Article 29 WP Opinion 2/2003 on the application of the data protection principles to the Whois directories (2003)	https://ec.europa.eu/justice/ar ticle- 29/documentation/opinion- recommendation/files/2003/w p76_en.pdf	
EWG Report Section 4c, RDS User Accreditation Principles (June 2014)	https://www.icann.org/en/syst em/files/files/final-report- 06jun14-en.pdf	
EWG Research – RDS User Accreditation RFI	https://community.icann.org/d ownload/attachments/457446 98/EWG%20USER%20ACCREDI TATION%20RFI%20SUMMARY %2013%20March%202014.pdf	

Part 1: How it works: RDAP – 10 March 2019	https://64.schedule.icann.org/ meetings/963337	
Part 2: Understanding RDAP and the Role it can Play in RDDS Policy - 13 March 2019	https://64.schedule.icann.org/ meetings/961941	
Technical Study Group on Access to Non-Public Registration Data Proposed Technical Model for Access to Non-Public Registration Data (30 April 2019)	<u>TSG01, Technical Model for</u> <u>Access to Non-Public</u> <u>Registration Data</u>	
<ul> <li>Final Report on the Privacy &amp; Proxy Services Accreditation Issues (7 December 2015)</li> <li>Definitions - pages 6-8</li> <li>Annex B – Illustrative Disclosure Framework applicable to Intellectual Property Rights-holder Disclosure Requests – pages 85 – 93</li> <li>Draft Privacy &amp; Proxy Service Provider Accreditation Agreement</li> </ul>	https://gnso.icann.org/sites/de fault/files/filefield_48305/ppsa i-final-07dec15-en.pdf	

# **BRIEFINGS TO BE PROVIDED**

Торіс	Possible presenters	Important because
RDAP – Q & A session post review of ICANN 65 sessions	Francisco Arias, ICANN Org	Ensure a common understanding of the workings and abilities of RDAP

#### DEPENDENCIES

Describe dependency	Dependent on	Expected or recommended timing
The negotiation and finalization of the data protection agreements required according to phase 1 report are a prerequisite for much of work in phase 2 (suggested by ISPCP)	CPs/ICANN Org	

#### 2702

#### PROPOSED TIMING AND APPROACH

#### 2703 Introduction

- Objective of EPDP Team is to develop and agree on policy recommendations for sharing
   of non-public Registration Data<sup>57</sup> with requesting parties (System for Standardized
   Access/Disclosure of Non-Public Registration Data).
- 2707
- 2708 Until legal assurances satisfactory to relevant parties are provided, the development of 2709 the policy recommendations for a System for Standardized Disclosure/Access will be
- agnostic to the modalities of the System.
- 2711

<sup>57</sup> From the EPDP Phase 1 Final Report: "Registration Data" will mean the data elements identified in Annex D [of the EPDP Phase 1 Final Report], collected from a natural and legal person in connection with a domain name registration.

In parallel, the EPDP Team as a whole should engage with ICANN Org on the development of policy questions that will help inform the discussions with DPAs which			
have as its objective to determine what model of System for Standardized Disclosure would be fully compliant with GDPR, workable and address/alleviate the legal liability			
of contracted parties.			
Non-e	xhaustive list of topics expected to be addressed:		
۲	Terminology and Working Definitions		
۲	Legal guidance needed		
۲	Requirements, incl. defining user groups, criteria & criteria/content of request		
۲	Publication of process, criteria and content request required		
۲	Timeline of process		
۲	Receipt of acknowledgment		
۲	Accreditation		
۲	Authentication & Authorization		
۲	Purposes for third party disclosure		
۲	Lawful basis for disclosure		
۲	Acceptable Use Policy		
۲	Terms of use / disclosure agreements, including fulfillment of legal		
	requirements		
۲	Privacy policies		
۲	Query policy		
۲	Retention and destruction of data		
۲	Service level agreements		
۲	Financial sustainability		
Appro	ach		
••			
Deterr	nine at the outset:		
a)	Terminology and working definitions		
b)	Identify legal guidance needed (note, this is also an ongoing activity throughout		
-	all the topics).		
Possib	le logical order to address the remaining topics:		
	c) Define user groups, criteria and purposes / lawful basis per user group		
	$\checkmark$		
	d) Authentication / authorization / accreditation of user groups		
	$\checkmark$		
	e) Criteria/content of requests per user group		
	$\checkmark$		
	develo have a would of con Non-e		

2755	f) Query policy
2755	ly Query policy
2750	g) Receipt of acknowledgement, including timeline
2758	$\downarrow$
2759	h) Response requirements / expectations, including timeline/SLAs
2760	
2760	i) Acceptable Use Policy
2762	,,,
2763	j) Terms of use / disclosure agreements / privacy policies
2764	,, · · · · · · · · · · · · · · · · · ·
2765	k) Retention and destruction of data
2766	.,
2767	<ol> <li>Overall topic of consideration: financial sustainability</li> </ol>
2768	
2769	Hereunder further details for each of these topics has been provided. To jump to each
2770	section, please use the links below:
2771	
2772	a) <u>Terminology and Working Definitions</u>
2773	b) Legal Questions
2774	c) Define user groups, criteria and purposes / legal basis per user group
2775	d) Authentication / accreditation of user groups
2776	e) Format of requests per user group
2777	f) <u>Query Policy</u>
2778	g) <u>Receipt of acknowledgement, including timeline</u>
2779	<ul> <li>h) <u>Response requirements / expectations, including timeline / SLAs</u></li> </ul>
2780	i) <u>Acceptable Use Policy</u>
2781	j) <u>Terms of use / disclosure agreements / privacy policies</u>
2782	k) <u>Retention and destruction of data</u>
2783	I) <u>Financial sustainability</u>
2784	
2785	Following the completion of this and other worksheets, each topic (including Phase 1
2786	topics) and its scope of work will form the basis of an overall scheduled work plan.
2787	Some topics may be addressed in parallel, while others may have dependencies to
2788	other work before more informed deliberations can be had. Each topic will be given a
2789	set time to conduct issue deliberations, formulate possible conclusions and or possible
2790 2701	recommendations to the policy questions. Conclusions or recommendations that
2791 2792	obtain a general level of support will advance forward for further consideration and
2792	refinement towards an Initial Report. The goal is to achieve levels of consensus on the proposal(s) where possible prior to publication.
2793	
<i>L17</i> 4	

2795	a) Topic: Terminology and Working Definitions
2796	
2797	Objective: To ensure that the same meaning is associated with the terms used in the
2798	context of this discussion and avoid confusion, the EPDP Team is to agree on a set of
2799	working definitions. It is understood that these working definitions merely serve to
2800	clarify terminology used, it is in no way intended to restrict the scope of work or
2801	predetermine the outcome. It is understood that these working definitions will need to
2802	be reviewed and revised, as needed, at the end of the process.
2803	
2804	Materials to review:
2805	<ul> <li>Terminology used in GDPR and other data protection legislation</li> </ul>
2806	<ul> <li>Final Report on the Privacy &amp; Proxy Services Accreditation Issues (7 December</li> </ul>
2807	2015) - eDefinitions - pages 6-8
2808	
2809	Related mind map question: None
2810	
2811	Related EPDP Phase 1 Implementation: To be confirmed - recommendation #18
2812	implementation may include definitions that may need to be factored into the EPDP
2813	Team's phase 2 deliberations.
2814	
2815	<u>Tasks</u> :
2816	• Confirm whether any definitions are expected to be developed or applied in the
2817	implementation of recommendation #18 (Staff)
2818	<ul> <li>Develop first draft of working definitions. (Staff)</li> </ul>
2819	<ul> <li>EPDP Team to review and provide input (EPDP)</li> </ul>
2820	<ul> <li>Obtain agreement on base set of definitions (EPDP)</li> </ul>
2821	<ul> <li>Maintain working document of definitions through deliberations (All)</li> </ul>
2822	
2823	Target date for completion: 30 May 2019
2824	
2825	

b) Topic: Legal Questions

2828 Objective: identify legal questions that are essential to help inform the EPDP Team 2829 deliberations on this topic.

2830

Questions submitted to date:

Question	Status	Owner
1. There is a need to confirm that disclosure for legitimate purposes is not incompatible with the purposes for which such data has been collected.	ON HOLD The Phase 2 LC has noted this question as premature at this time and will mark the question as "on hold". The question will be revisited once the EPDP Team has identified the purposes for disclosure.	
2. Answer the controllership and legal basis question for a system for Standardized Access to Non-Public Registration Data, assuming a technical framework consistent with the TSG, and in a way that sufficiently addresses issues related to liability and risk mitigation with the goal of decreasing liability risks to Contracted Parties through the adoption of a system for Standardized Access (IPC)	<b>REWORK</b> The Phase 2 LC is in the process of rewording this question, and, upon review of the updated text, will determine if the question should be forwarded to outside counsel.	
3. Legal guidance should be sought on the possibility of an accreditation-based disclosure system as such. (ISPCP)	ON HOLD The Phase 2 LC has noted this question as premature at this time and will mark the question as "on	

	hold". The question will be revisited once the EPDP Team has identified the purposes for disclosure.	
4. The question of disclosure to non-EU law enforcement based on Art 6 I f GDPR should be presented to legal counsel. (ISPCP)	REWORK The Phase 2 LC is in the process of seeking further guidance from the author of this question, and, upon review of the guidance and/or updated text, will determine if the question should be forwarded to outside counsel.	
5. Can a centralized access/disclosure model (one in which a single entity is responsible for receiving disclosure requests, conducting the balancing test, checking accreditation, responding to requests, etc.) be designed in such a way as to limit the liability for the contracted parties to the greatest extent possible? IE - can it be opined that the centralized entity can be largely (if not entirely) responsible for the liability associated with disclosure (including the accreditation and authorization) and could the contracted parties' liability be limited to activities strictly associated with other processing not related to disclosure, such as the collection and secure transfer of data? If so, what needs to be considered/articulated in policy to accommodate this? (ISPCP)	<b>REWORK</b> The Phase 2 LC is in the process of rewording this question, and, upon review of the updated text, will determine if the question should be forwarded to outside counsel.	

6. Within the context of an SSAD, in addition to determining its own lawful basis for disclosing data, does the requestee (entity that houses the requested data) need to assess the lawful basis of the third party Requestor? (Question from ICANN65 from GAC/IPC)	<b>REWORK</b> The Phase 2 LC is in the process of rewording this question, and, upon review of the updated text, will determine if the question should be forwarded to outside counsel.	
7. To what extent, if any, are contracted parties accountable when a third party misrepresents their intended processing, and how can this accountability be reduced? (BC)	REWORK The Phase 2 LC is in the process of rewording this question, and, upon review of the updated text, will determine if the question should be forwarded to outside counsel.	
<ul> <li>8. BC Proposes that the EPDP split Purpose 2 into two separate purposes: <ul> <li>Enabling ICANN to maintain the security, stability, and resiliency of the Domain Name System in accordance with ICANN's mission and Bylaws though the controlling and processing of gTLD registration data.</li> <li>Enabling third parties to address consumer protection, cybersecurity, intellectual property, cybercrime, and DNS abuse involving the use or registration of domain names. counsel be consulted to determine if the restated purpose 2 (as stated above)</li> </ul> </li> <li>Can legal counsel be consulted to determine if the restated purpose 2 (as stated above) is possible under GDPR? If the above language is not possible, are there suggestions that</li> </ul>	ON HOLD The Phase 2 LC has noted this question as premature at this time and will mark the question as "on hold". The question will be revisited once the GNSO Council and Board consultations re: Recommendation 1, Purpose 2 have been completed.	

counsel can make to improve this language? (BC)		
9. Can legal analysis be provided on how the balancing test under 6(1)(f) is to be conducted, and under which circumstances 6(1)(f) might require a manual review of a request? (BC)	<b>REWORK</b> The Phase 2 LC is in the process of rewording this question, and, upon review of the updated text, will determine if the question should be forwarded to outside counsel.	
10. If not all requests benefit from manual review, is there a legal methodology to define categories of requests (e.g. rapid response to a malware attack or contacting a non- responsive IP infringer) which can be structured to reduce the need for manual review? (BC)	REWORK The Phase 2 LC is in the process of rewording this question, and, upon review of the updated text, will determine if the question should be forwarded to outside counsel.	
11. Can legal counsel be consulted to determine whether GDPR prevents higher volume access for properly credentialed cybersecurity professionals, who have agreed on appropriate safeguards? If such access is not prohibited, can counsel provide examples of safeguards (such as pseudonymization) that should be considered? (BC)	<b>REWORK</b> The Phase 2 LC is in the process of rewording this question, and, upon review of the updated text, will determine if the question should be forwarded to outside counsel.	
12. To identify 6(1)(b) as purpose for processing registration data, we should follow up on the B & B advice that- "it will be	REWORK	

necessary to require that the specific third party or at least the processing by the third	The Phase 2 LC is in the process of	
party is, at least abstractly, already known to the data subject at the time the contract is concluded and that the controller, as the contractual partner, informs the data subject of this prior to the transfer to the third party"	rewording this question, and, upon review of the updated text, will determine if the question should be forwarded to	
B&B should clarify why it believes that the only basis for providing WHOIS is for the prevention of DNS abuse. Its conclusion in Paragraph 10 does not consider the other purposes identified by the EPDP in Rec 1, and, in any event should consider the recent EC recognition that ICANN has a broad purpose to:	outside counsel.	
'contribute to the maintenance of the security, stability, and resiliency of the Domain Name System in accordance with ICANN's mission', which is at the core of the role of ICANN as the "guardian" of the Domain Name System."		
<ul> <li>13. B&amp;B should advise on the extent to which GDPR's public interest basis 6(1)e is applicable, in light of the EC's recognition that:</li> <li>"With regard to the formulation of purpose two, the European Commission acknowledges ICANN's central role and responsibility for ensuring the security, stability and resilience of the Internet Domain Name System and that in doing so it acts in the public interest."</li> </ul>	<b>REWORK</b> The Phase 2 LC is in the process of rewording this question, and, upon review of the updated text, will determine if the question should be forwarded to outside counsel.	
-       Determine priority questions for phase 2 r         -       Agree on approach and approval process f		ge through

- 2837 deliberations
- 2838

- 2839 <u>Target date for completion</u>: Ongoing
- 2840

2841 2842	c) Topic: Define user groups, criteria and purposes / lawful basis per user group
2843	<u>Objective</u> :
2844	<ul> <li>Define the categories of user groups that may request disclosure of / access to</li> </ul>
2845	non-public registration data as well as the criteria that should be applied to
2846	determine whether an individual or entity belongs to this category.
2847	<ul> <li>Determine purposes and lawful basis per user group for processing data</li> </ul>
2848	• Determine if and how the Phase 2 standardized framework can accommodate
2849	requests unique to large footprint groups. Consider if those not fitting in any of
2850	the user groups identified may still request disclosure/access through
2851	implementation of recommendation #18 or other means.
2852	
2853	Related mind map questions:
2854	
2855	P1-Charter-a
2856	(a) Purposes for Accessing Data – What are the unanswered policy questions that will
2857	guide implementation?
2858	a1) Under applicable law, what are legitimate purposes for third parties to
2859	access registration data?
2860	a2) What legal bases exist to support this access?
2861	a3) What are the eligibility criteria for access to non-public Registration data?
2862	a4) Do those parties/groups consist of different types of third-party
2863	Requestors?
2864	
2865	Annex to the Temporary Specification:
2866	3. Developing methods to provide potential URS and UDRP complainants with sufficient
2867	access to Registration Data to support good-faith filings of complaints.
2868	Phase 1 Recommendations
2869 2870	EPDP Team Rec #3
2870 2871	<ul> <li>What are the legitimate purposes for third parties to access registration data?</li> </ul>
2871	<ul> <li>What are the eligibility criteria for access to non-public Registration data?</li> </ul>
2872	<ul> <li>Do those parties/groups consist of different types of third-party Requestors?</li> </ul>
2874	
2875	The EPDP Team requests that when the EPDP Team commences its deliberations on a
2876	standardized access framework, a representative of the RPMs PDP WG shall provide an
2877	update on the current status of deliberations so that the EPDP Team may determine
2878	if/how the WG's recommendations may affect consideration of the URS and UDRP in
2879	the context of the standardized access framework deliberations.
2880	
2881	Note that Purpose 2 is a placeholder pending further work on the issue of access in
2882	Phase 2 of this EPDP and is expected to be revisited once this Phase 2 work has been
2883	completed. [staff note - linked to purposes but timing to revisit purpose 2 is once phase
2884	2 work has been completed]

2885	
2886	TSG-Final-Q#3
2887	3. Describe the general qualifications of a Requestor that is authorized to access non-
2888	public gTLD domain name registration data, such as which sorts of Requestors get
2889	access to which fields of non-public gTLD domain name registration data ("the
2890	authorization policy").
2891	
2892	Materials to review:

Description	Link	Required because
At the end of June 2017, ICANN asked contracted parties and interested stakeholders to identify user types and purposes of data elements required by ICANN policies and contracts. The individual responses received and a compilation of the responses are provided below.	<u>Dataflow Matrix,</u> <u>Compilation of</u> <u>Responses Received –</u> <u>Current Version</u>	Most recent effort to identify user types
EWG Final Report sets forth a non-exhaustive summary of users of the existing WHOIS system, including those with constructive or malicious purposes. Consistent with the EWG's mandate, all of these users were examined to identify existing and possible future workflows and the stakeholders and data involved in them.	https://www.icann.or g/en/system/files/file s/final-report- 06jun14-en.pdf - pages 20-25	
Review purposes established and legal basis identified in phase 1 of the EPDP Team	https://gnso.icann.org /en/drafts/epdp-gtld- registration-data- specs-final-20feb19- en.pdf (pages 34-36 / 67-71)	
GDPR Relevant provisions	Relevant provisions in the GDPR - See Article 6(1), Article 6(2) and Recital 40	

	ICO lawful basis for processing info page https://ico.org.uk/for- organisations/guide- to-data- protection/guide-to- the-general-data- protection-regulation- gdpr/lawful-basis-for- processing/
2894 2895	Related EPDP Phase 1 Implementation:
2896	None expected
2897 2898 2899 2900 2901 2902 2903 2904 2905 2906 2907 2908 2909	<ul> <li><u>Tasks</u>:</li> <li>Develop first list of categories of Requestors based on source materials. (Staff)</li> <li>Review list of categories of Requestors and determine eligibility criteria. (All)</li> <li>Develop abuse types and scenarios to formulate use cases that determine requirements for each Requestor</li> <li>Determine purposes and legal basis per user group for processing data (All)</li> <li>Determine if and how the Phase 2 standardized framework can accommodate requests unique to large footprint groups. Consider if those not fitting in any of the user groups identified may still request disclosure/access through implementation of recommendation #18 or other means. (All)</li> <li>Confirm all charter questions have been addressed and documented.</li> </ul>
2909 2910 2911 2912	<u>Target date for completion</u> : 13 June 2019 (Revisit purpose 2 - once phase 2 work has been completed)

2914	d) Authentication / authorization / accreditation of user groups
2915	Objective
2916 2917	<u>Objective</u> :
	<ul> <li>Establish if authentication, authorization and/or accreditation of user groups</li> </ul>
2918	should be required
2919	- Can an accreditation model compliment or be used with what is
2920	implemented from EPDP-Phase 1 Recommendation #18?
2921	<ul> <li>If so, establish policy principles for authentication, authorization and/or</li> </ul>
2922	accreditation, including addressing questions such as:
2923	- whether or not an authenticated user requesting access to non-public
2924	WHOIS data must provide its legitimate interest for each individual
2925	query/request.
2926	<ul> <li>If not, explain why not and what implications this might have on queries from</li> </ul>
2927	certain user groups, if any.
2928	
2929	Related mind map questions:
2930	P1-Charter-a/b
2931	(a) Purposes for Accessing Data - What are the unanswered policy questions that
2932	will guide implementation?
2933	a7) How can RDAP, that is technically capable, allow Registries/Registrars to
2934	accept accreditation tokens and purpose for the query? Once accreditation
2935	models are developed by the appropriate accreditors and approved by the
2936	relevant legal authorities, how can we ensure that RDAP is technically capable
2937	and is ready to accept, log and respond to the accredited Requestor's token?
2938	(b) Credentialing – What are the unanswered policy questions that will guide
2939	implementation?
2940	b1) How will credentials be granted and managed?
2941 2942	b2) Who is responsible for providing credentials?
-	b3) How will these credentials be integrated into registrars'/registries' technical
2943	systems?
2944	Annow to the Temperature Creatification
2945 2946	Annex to the Temporary Specification
	1. Pursuant to Section 4.4, continuing community work to develop an
2947 2948	accreditation and access model that complies with GDPR, while recognizing the need to
2948 2949	obtain additional guidance from Article 29 Working Party/European Data Protection Board.
2949 2950	Board.
	TSC Final 042
2951 2952	TSG-Final-Q#2
	Identify and select Identity Providers (if that choice is made) that can grant credentials
2953 2054	for use in the system.
2954 2055	Matorials to review:
2955 2956	Materials to review:
2930	

Description	Link	Required because	
Identification and authentication in the TSG model	https://www.icann.or g/en/system/files/file s/technical-model- access-non-public- registration-data- 30apr19-en.pdf page 23-24		
EWG Final Report - RDS Contact Use Authorization and RDS User Accreditation Principles	https://www.icann.or g/en/system/files/file s/final-report- 06jun14-en.pdf page 39-40 and page 62-67		
Draft Framework for a Possible Unified Access Model for Continued Access to Full WHOIS Data - How would authentication requirements for legitimate users be developed?	https://www.icann.or g/en/system/files/file s/framework- elements-unified- access-model-for- discussion-20aug18- en.pdf pages 9-10, 10- 11, 18, 23		
Related EPDP Phase 1 Implementation: None expected.			
<ul> <li><u>Fasks</u>:</li> <li>Review materials listed above and discuss perspectives on authentication / authorization.(EPDP)</li> <li>Confirm definitions of key terms Authorization, Accreditation and Authentication</li> <li>Determine full list of policy questions and deliberate each</li> <li>Determine possible solutions or proposed recommendation, if any</li> <li>Confirm all charter questions have been addressed and documented</li> </ul>			

- 2970 <u>Target date for completion: ICANN 65</u>

2973 2974	e) Criteria / content of requests per user group
2975 2976 2977	<u>Objective</u> : establish minimum policy requirements, criteria and content for requests per user group as identified under c.
2978 2979	Related mind map questions:
2980	P1-Charter-c
2981 2982	c1) What rules/policies will govern users' access to the data?
2983 2984	Materials to review:

Description	Link	Required because
<ul> <li>Annex B – Illustrative Disclosure Framework applicable to Intellectual Property Rights-holder Disclosure Requests – pages 85 – 93</li> <li>Privacy &amp; Proxy Service Provider Accreditation Agreement</li> </ul>	Final Report on the Privacy & Proxy Services Accreditation Issues (7 December 2015)	
Example: .DE Information & Request Form	https://www.denic.de /en/service/whois- service/third-party- requests-for-holder- data/ https://www.denic.de /fileadmin/public/do wnloads/Domaindate nanfrage/Antrag_Do maindaten_Rechteinh aber_EN.pdf	
Example: Nominet Request Form	https://s3-eu-west- 1.amazonaws.com/no minet-prod/wp- content/uploads/201 8/05/22101442/Data- request-form.pdf	

2986 2987	Related EPDP Phase 1 Implementation:
2988 2989	Recommendation #18 (but does NOT require automatic disclosure of information)
2990 2991 2992 2993 2994 2995 2996 2997 2998 2999 3000 3001	<ul> <li>Minimum Information Required for Reasonable Requests for Lawful Disclosure:</li> <li>Identification of and information about the Requestor (including, the nature/type of business entity or individual, Power of Attorney statements, where applicable and relevant);</li> <li>Information about the legal rights of the Requestor and specific rationale and/or justification for the request, (e.g. What is the basis or reason for the request; Why is it necessary for the Requestor to ask for this data?);</li> <li>Affirmation that the request is being made in good faith;</li> <li>A list of data elements requested by the Requestor and why this data is limited to the need;</li> <li>Agreement to process lawfully any data received in response to the request.</li> </ul>
3002 3003 3004 3005 3006 3007 3008	<ul> <li>Tasks:</li> <li>Confirm implementation approach for recommendation #18</li> <li>Confirm definitions of key terms</li> <li>Determine full list of policy questions and deliberate each</li> <li>Determine possible solutions or proposed recommendation, if any</li> <li>Confirm all charter questions have been addressed and documented</li> </ul>
3009	Target date for completion: ICANN 65
3010 3011 3012	f) Query policy
3013 3014 3015	<u>Objective</u> : Establish minimum policy requirements for logging of queries, defining the appropriate controls for when query logs should be made available, and if there should be query limitations for authenticated and unauthenticated users of the SSAD.
3016 3017 3018 3019 3020 3021 3022 3023 3024 3025 3026	<ul> <li>How will access to non-public registration data be limited in order to minimize risks of unauthorized access and use (e.g. by enabling access on the basis of specific queries only as opposed to bulk transfers and/or other restrictions on searches or reverse directory services, including mechanisms to restrict access to fields to what is necessary to achieve the legitimate purpose in question)?</li> <li>Should confidentiality of queries be considered, for example by law enforcement?</li> <li>How should query limitations be balanced against realistic investigatory cross-referencing needs?</li> </ul>
3027	Related mind map questions:
3028 3029	P1-Charter-a

- 3030 a7) How can RDAP, that is technically capable, allow Registries/Registrars to accept
- accreditation tokens and purpose for the query? Once accreditation models are
- 3032 developed by the appropriate accreditors and approved by the relevant legal
- 3033 authorities, how can we ensure that RDAP is technically capable and is ready to accept,
- 3034 log and respond to the accredited Requestor's token?
- 3035
- 3036 Annex to the Temporary Specification:
- 3037 6 Limitations in terms of query volume envisaged under an accreditation program3038 balanced
- 3039 against realistic investigatory cross-referencing needs.
- 3040 7 Confidentiality of queries for Registration Data by law enforcement authorities.
- 3041
- 3042 <u>Materials to review</u>:
- 3043

	Description	Link	Required because
	SSAC 101 - SSAC Advisory Regarding Access to Domain Name Registration Data	https://www.icann.or g/en/system/files/file s/sac-101-en.pdf	Describes effects of rate- limiting.
3044 3045 <u>F</u> 3046	Related EPDP Phase 1 Implementation: None.		
3047 <u>1</u> 3048 3049 3050 3051 3052	<ul> <li><u>asks</u>:</li> <li>Confirm definitions of key terms</li> <li>Determine full list of policy questions and</li> <li>Determine possible solutions or proposed</li> <li>Confirm all charter questions have been a</li> </ul>	l recommendation, if an	•
	<ul> <li><u>Target date for completion: ICANN 65</u></li> <li>g) Receipt of acknowledgement, including timeline</li> <li><u>Objective</u>: Define policy requirements around timeline of acknowledgement of receipt and additional requirements (if any) the acknowledgement should contain.</li> <li>What, if any, are the baseline minimum standardized receipt of acknowledgement requirements for registrars/registries? What about 'urgent' requests and how are thes defined?</li> </ul>		
3055 g 3056			
3060 V 3061 r			
3064 <u>F</u> 3065	elated mind map questions:		

### 3066 *P1-Charter-c*

- 3067 c1) What rules/policies will govern users' access to the data?
- 3068

### 3069 <u>Materials to review</u>:

Description	Link	Required because
Phase 1 Final Report Rec. 18 Timeline & Criteria for Registrar and Registry Operator Responses	https://gnso.icann.org /sites/default/files/fil e/field-file- attach/epdp-gtld- registration-data- specs-final-20feb19- en.pdf p. 19	
elated EPDP Phase 1 Implementation: - Recom		
imeline & Criteria for Registrar and Registry Op		_
egistrars and Registries must reasonably considered to the second s	ler and accommodate rec	quests for
awful disclosure:	Deeeeneble Deeuwert (s. 1	a£1
Response time for acknowledging receipt of a Disclosure. Without undue delay, but not more	-	
eceipt, unless shown circumstances does not m	• • • •	STIOT
eccipi, uness shown circumstances does not in		
asks:		
Confirm definitions of key terms		
<ul> <li>Determine full list of policy questions and deliberate each</li> </ul>		
• Determine possible solutions or proposed recommendation, if any		
Confirm all charter questions have been	addressed and document	ed
arget date for completion: TBD		
) Response requirements / expectations, incl	uaing timeline/SLAs	
hiastiva: Dafina policy requirements around a	chonco roquiromonto in	luding
<u>bjective</u> : Define policy requirements around re ddressing questions such as:	sponse requirements, inc	Juung
ממו בשאווצ למבשנוטוש שמנו משי		
<ul> <li>including addressing questions such as:</li> </ul>		
<ul> <li>including addressing questions such as:</li> <li>Whether or not full WHOIS data i</li> </ul>	nust be returned when a	n
<ul> <li>including addressing questions such as:</li> <li>Whether or not full WHOIS data authenticated user performs a question</li> </ul>		n
- Whether or not full WHOIS data	ery.	

3098	- What are the minimum requirements for responses to requests,
3099	including denial of requests?
3100	Related mind map questions:
3101	
3102	P1-Charter-a/c
3103	a5) What data elements should each user/party have access to based on their purpose?
3104	a6) To what extent can we determine a set of data elements and potential scope
3105	(volume) for specific third
3106	parties and/or purposes?
3107	c1) What rules/policies will govern users' access to the data?
3108	
3109	Phase 1 Recommendation - #3
3110	What data elements should each user/party have access to?
3111	
3112	Annex to the Temporary Specification
3113	2. Addressing the feasibility of requiring unique contacts to have a uniform anonymized
3114	email address across domain name registrations at a given Registrar, while ensuring
3115	security/stability and meeting the requirements of Section 2.5.1 of Appendix A.
3116	
3117	TSG-Final-Q#6
3118	Describe service Level Requirements (SLRs) for each component of the system,
3119	including whether those SLRs and evaluations of component operators against them
3120	are made public, and for handling complaints about access.
3121	TSG-Final-Q#7
3122	Specify legitimate causes for denying a request.
3123	TSG-Final-Q#8
3124	Outline support for correlation via a pseudonymity query as described in Section 7.2.
3125	
3126	Materials to review:
3127	

Description	Link	Required because
Phase 1 Final Report Rec. 18 Timeline & Criteria for Registrar and Registry Operator Responses	https://gnso.icann.org /sites/default/files/fil e/field-file- attach/epdp-gtld- registration-data- specs-final-20feb19- en.pdf p. 19	

	<ul> <li>Final Report on the Privacy &amp; Proxy Services Accreditation Issues (7 December 2015)</li> <li>Annex B – Illustrative Disclosure Framework applicable to Intellectual Property Rights-holder Disclosure Requests – pages 90 - 92</li> </ul>	https://gnso.icann.org /sites/default/files/fil efield_48305/ppsai- final-07dec15-en.pdf	Section of PPSAI illustrative disclosure framework detailing required minimum response
3128 3129 3130 3131 3132 3133 3134 3135 3136 3137 3138 3139 3140 3141 3142 3143 3144 3145 3146 3147 3148 3149 3150 3151 3152 3153 3154 3155 3156	<ul> <li><u>Related EPDP Phase 1 Implementation</u>:</li> <li>Requirements for what information respondisclosure of data (in whole or in part) has rationale sufficient for the Requestor to u decision, including, for example, an analysis balancing test was applied (if applicable).</li> <li>Logs of Requests, Acknowledgements and accordance with standard business record available to be produced as needed include purposes by ICANN Compliance;</li> <li>Response time for a response to the Request within maximum of 30 days unless the Such circumstances may include the overa contracted parties will report the number regular basis so that the reasonableness of a supplied to show an immediat be finalized and criteria set for Urgent record actions of key terms</li> <li>Determine full list of policy questions and Determine possible solutions or proposed Confirm all charter questions have been at Target date for completion: August</li> </ul>	s been denied should ind inderstand the reasons f sis and explanation of ho d Responses should be m dation practices so that t ding, but not limited to, f uestor will occur without ere are exceptional circu all number of requests re- of requests received to can be assessed. ss days] will considered for re Requests, those Requ te need for disclosure [ti quests during implement deliberate each I recommendation, if any	clude: or the bow the naintained in they are for audit undue delay, instances. eceived. The ICANN on a for the lests for which me frame to tration].
3157 3158 3159 3160 3161	<ul> <li>Acceptable Use Policy</li> <li>Objective: Define the policy requirements around</li> </ul>	d:	

3162	1. How should a code of conduct (if any) be developed, continuously evolve
3163	and be enforced?
3164	2. If ICANN and its contracted parties develop a code of conduct for third
3165	parties with legitimate interest, what features and needs should be considered?
3166	3. Are there additional data flows that must be documented outside of what
3167	was documented in Phase 1?
3168	Can a Code of Conduct model compliment or be used with what is implemented
3169	from EPDP-Phase 1 Recommendation #18?
3170	
3171	Related mind map questions:
3172	
3173	P1-Charter-c
3174	c1) What rules/policies will govern users' access to the data?
3175	c2) What rules/policies will govern users' use of the data once accessed?
3176	c3) Who will be responsible for establishing and enforcing these rules/policies?
3177	c4) What, if any, sanctions or penalties will a user face for abusing the data, including
3178	future
3179	restrictions on access or compensation to data subjects whose data has been abused in
3180	addition to any sanctions already provided in applicable law?
3181	c5) What kinds of insights will Contracted Parties have into what data is accessed and
3182	how it is used?
3183	c6) What rights do data subjects have in ascertaining when and how their data is
3184	accessed and used?
3185	c7) How can a third party access model accommodate differing requirements for data
3186	subject notification of data disclosure?
3187	
3188	Materials to review:

Description	Link	Required because
GDPR Article 40, Code of Conduct	<u>https://gdpr-</u> info.eu/art-40-gdpr/	
Art. 29 Working Party Letter to ICANN 11 April 2018	https://www.icann.or g/en/system/files/cor respondence/jelinek- to-marby-11apr18- en.pdf	

3203 3204 3205

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3208 3209

3210

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Bird & Bird - Code of Conduct and Certification Reference Material (May 2017)	https://www.twobird s.com/~/media/pdfs/ gdpr-pdfs/43guide- to-the-gdprcodes-of- conduct-and- certifications.pdf?la=e <u>n</u>			
Example: Cloud Providers Code of Conduct (CISPE) (January 2017)	https://cispe.cloud/co de-of-conduct/			
Example: Cloud Providers Code of Conduct (EU Cloud) (November 2018)	https://eucoc.cloud/e n/contact/request- the-eu-cloud-code-of- conduct.html			
Related EPDP Phase 1 Implementation: None.				
<ul> <li><u>Tasks</u>:</li> <li>Determine full list of policy questions and deliberate each</li> <li>Determine possible solutions or proposed recommendation, if any</li> <li>Confirm all charter questions have been addressed and documented</li> </ul>				
Target date for completion: August				
j) Terms of use / disclosure agreements / privacy policies				
<u>Objective</u> : Define policy requirements around terms of use for third parties who seek to access nonpublic registration data:				

- At a minimum, what required measures are needed to adequately safeguard personal data that may be made available to an accredited user/third party?
  - What procedures should be established for accessing data?
- What procedures should be established for limiting the use of data that is properly accessed?
- Should separate Terms of Use be required for different user groups?
  - Who would monitor and enforce compliance with Terms of Use?

3213	<ul> <li>What mechanism would be used to require compliance with the Terms</li> </ul>
3214	of Use?
3215	
3216	Related mind map questions:
3217	
3218	P1-Charter-c
3219	c1) What rules/policies will govern users' access to the data?
3220	c2) What rules/policies will govern users' use of the data once accessed?
3221	c3) Who will be responsible for establishing and enforcing these rules/policies?
3222	c4) What, if any, sanctions or penalties will a user face for abusing the data, including
3223	future
3224	restrictions on access or compensation to data subjects whose data has been abused in
3225	addition to any sanctions already provided in applicable law?
3226	
3227	TSG-Final-Q#4
3228	Detail whether a particular category of Requestors or Requestors in general, can
3229	download logs of their activity.
3230	TSG-Final-Q#10
3231	Describe the conditions, if any, under which requests would be disclosed to CPs.
3232	TSG-Final-Q#11
3233	Provide legal analysis regarding liability of the operators of various components of the
3234	system.
3235	TSG-Final-Q#12
3236	Outline a procedure for fielding complaints about inappropriate disclosures and,
3237	accordingly, an Acceptable Use Policy
3238	

3239 <u>Materials to review</u>:

### 3240

https://www.icann.or g/en/system/files/file s/framework-	
<u>elements-unified-</u> access-model-for- discussion-20aug18- en.pdf pages 14-16	
di	scussion-20aug18-

3243 3244 <u>Tasks</u>:

3241 3242

• Confirm definitions of key terms

3246	<ul> <li>Determine full list of policy questions and deliberate each</li> </ul>
3247	<ul> <li>Determine possible solutions or proposed recommendation, if any</li> </ul>
3248	<ul> <li>Confirm all charter questions have been addressed and documented</li> </ul>
3249	
3250	Target date for completion: September
3251	
3252	k) Retention and destruction of data
3253	
3254	Objective: Establish minimum policy requirements for retention, deletion and logging
3255	of data retained for parties involved in the SSAD, including but limited to, gTLD
3256	registration data, user account information, transaction logs, and metadata such as
3257	date-and-time of requests
3258	
3259	Related mind map questions:
3260	
3261	P1-Charter-c
3262	c2) What rules/policies will govern users' use of the data once accessed?
3263	
3264	TSG-Final-Q#5
3265	Describe data retention requirements imposed on each component of the system.
3266	
3267	Materials to review:
2260	

Description	Link	Required because
GDPR Article 5(1)(e)	https://gdpr.algolia.co m/gdpr-article-5	
Data retention in the TSG model	https://www.icann.or g/en/system/files/file s/technical-model- access-non-public- registration-data- 30apr19-en.pdf page 26	

3269

3270 <u>Related EPDP Phase 1 Implementation</u>: Recommendation #15:

3271 1. In order to inform its Phase 2 deliberations, the EPDP team recommends that ICANN

3272 Org, as a matter of urgency, undertakes a review of all of its active processes and

3273 procedures so as to identify and document the instances in which personal data is 3274 requested from a registrar beyond the period of the 'life of the registration'. Retention 3275 periods for specific data elements should then be identified, documented, and relied 3276 upon to establish the required relevant 3277 and specific minimum data retention expectations for registrars. The EPDP Team 3278 recommends community members be invited to contribute to this data gathering 3279 exercise by providing input on other legitimate purposes for which different retention 3280 periods may be applicable. 3281 3282 2. In the interim, the EPDP team has recognized that the Transfer Dispute Resolution 3283 Policy ("TDRP") has been identified as having the longest justified retention period of 3284 one year and has therefore recommended registrars be required to retain only those 3285 data elements deemed necessary for the purposes of the TDRP, for a period of fifteen 3286 months following the life of the registration plus three months to implement the 3287 deletion, i.e., 18 months. This retention is grounded on the stated policy stipulation 3288 within the TDRP that claims under the policy may only be raised for a period of 12 3289 months after the alleged breach (FN: see TDRP section 2.2) of the Transfer Policy (FN: 3290 see Section 1.15 of TDRP). This retention period does not restrict the ability of 3291 registries and registrars to retain data elements provided in Recommendations 4 -7 for other purposes specified in Recommendation 1 for shorter periods. 3292 3293 3294 3. The EPDP team recognizes that Contracted Parties may have needs or requirements 3295 for different retention periods in line with local law or other requirements. The EPDP 3296 team notes that nothing in this recommendation, or in separate ICANN-mandated 3297 policy, prohibits contracted parties from setting their own retention periods, which 3298 may be longer or shorter than what is specified in ICANN policy. 3299 3300 4. The EPDP team recommends that ICANN Org review its current data retention 3301 waiver procedure to improve efficiency, request response times, and GDPR 3302 compliance, e.g., if a Registrar from a certain jurisdiction is successfully granted a data 3303 retention waiver, similarly-situated Registrars might apply the same waiver through a 3304 notice procedure and without having to produce a separate application. 3305 3306 Tasks: 3307 Confirm definitions of key terms 3308 • Determine full list of policy questions and deliberate each 3309 • Determine possible solutions or proposed recommendation, if any 3310 Confirm all charter questions have been addressed and documented 3311 3312 Target date for completion: September 3313 3314

3315 3316	l) Financial sustainability			
3317 3318 3319 3320 3321 3322 3323 3324 3325 3326	<ul> <li>3317 Objective: Ensure that all aspects of SSAD are financially sustainable. Consider how are by whom costs of SSAD implementation and management are borne.</li> <li>3319 • Determine if market inefficiencies existed prior to May 2018 and if any exist in post EPDP-Phase 1 implemented world.</li> <li>3321 • Should contracted parties and or ICANN bear the cost of a standardized solution, even if the disclosure of registration data is considered in the public interest?</li> <li>3324 • If accreditation is a viable solution, should there be application fees associated or should a fee structure be based on the type (tiered), size, or quantify of disclosures?</li> <li>3327 • Should or could data subjects be compensated for disclosures of their data?</li> </ul>			
3328 3329 3330	• Should or could data subjects be compensated for disclosures of their data?			
3331 3332	<u>Materials to review</u> :			
	Description	Link	Required because	
3333 3334	Related EPDP Phase 1 Implementation: None			

3338

3339

3340

3336 <u>Tasks</u>: 3337 ●

- Confirm definitions of key terms
- Determine full list of policy questions and deliberate each
- Determine possible solutions or proposed recommendation, if any
- Confirm all charter questions have been addressed and documented
- 3341
- 3342 <u>Target date for completion: TBD</u>
- 3343
- 3344

# 3345 Annex B – General Background

3346 3347

# Process & Issue Background

3348 On 19 July 2018, the GNSO Council initiated an Expedited Policy Development Process 3349 (EPDP) and chartered the EPDP on the Temporary Specification for gTLD Registration 3350 Data Team. Unlike other GNSO PDP efforts, which are open for anyone to join, the 3351 GNSO Council chose to limit the membership composition of this EPDP, primarily in 3352 recognition of the need to complete the work in a relatively short timeframe and to 3353 resource the effort responsibly. GNSO Stakeholder Groups, the Governmental Advisory 3354 Committee (GAC), the Country Code Supporting Organization (ccNSO), the At-Large 3355 Advisory Committee (ALAC), the Root Server System Advisory Committee (RSSAC) and 3356 the Security and Stability Advisory Committee (SSAC) were each been invited to 3357 appoint up to a set number of members and alternates, as outlined in the charter. In 3358 addition, the ICANN Board and ICANN Org have been invited to assign a limited number 3359 of liaisons to this effort. A call for volunteers to the aforementioned groups was issued 3360 in July, and the EPDP Team held its first phase 1 meeting on 1 August 2018.

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#### 3362

## Issue Background

3363 On 17 May 2018, the ICANN Board approved the Temporary Specification for gTLD 3364 Registration Data. The Board took this action to establish temporary requirements for 3365 how ICANN and its contracted parties would continue to comply with existing ICANN 3366 contractual requirements and community-developed policies relate to WHOIS, while 3367 also complying with the European Union (EU)'s General Data Protection Regulation 3368 (GDPR). The Temporary Specification has been adopted under the procedure for 3369 Temporary Policies outlined in the Registry Agreement (RA) and Registrar Accreditation 3370 Agreement (RAA). Following adoption of the Temporary Specification, the Board "shall 3371 immediately implement the Consensus Policy development process set forth in 3372 ICANN's Bylaws".<sup>58</sup> This Consensus Policy development process on the Temporary 3373 Specification would need to be carried out within a one-year period. Additionally, the 3374 scope includes discussion of a standardized access system to nonpublic registration 3375 data.

3376

At its meeting on 19 July 2018, the Generic Names Supporting Organization (GNSO) Council initiated an EPDP on the Temporary Specification for gTLD Registration Data and adopted the EPDP Team charter. Unlike other GNSO PDP efforts, which are open for anyone to join, the GNSO Council chose to limit the membership composition of this EPDP, primarily in recognition of the need to complete the work in a relatively short timeframe and to resource the effort responsibly. GNSO Stakeholder Groups, the

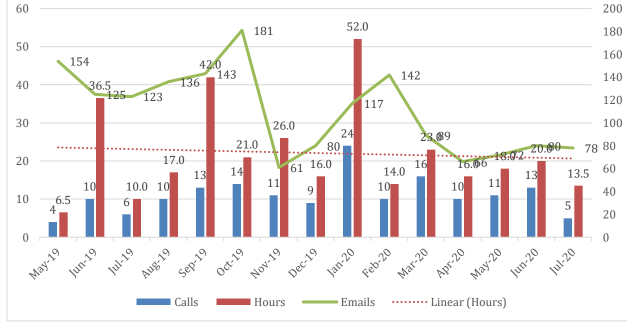
3383 Governmental Advisory Committee (GAC), the Country Code Supporting Organization 3384 (ccNSO), the At-Large Advisory Committee (ALAC), the Root Server System Advisory 3385 Committee (RSSAC) and the Security and Stability Advisory Committee (SSAC) were 3386 each been invited to appoint up to a set number of members and alternates, as 3387 outlined in the charter. In addition, the ICANN Board and ICANN Org have been invited 3388 to assign a limited number of liaisons to this effort. 3389 3390 The EPDP Team published its Phase 1 Initial Report for Public Comment on 21 3391 November 2018. The EPDP Team incorporated public comments into its Phase 1 Final 3392 Report, and the GNSO Council voted to adopt all 29 recommendations within the 3393 EPDP's Phase 1 Final Report at its meeting on 4 March 2019. On 15 May 2019, the 3394 ICANN Board adopted the EPDP Team's Phase 1 Final Report, with the exception of 3395 parts of two recommendations: 1) Purpose 2 in Recommendation 1 and 2) the option 3396 to delete data in the Organization field in Recommendation 12. As per the ICANN 3397 Bylaws, a consultation will take place between the GNSO Council and the ICANN Board 3398 to discuss the parts of the EPDP Phase 1 recommendations that were not adopted by 3399 the ICANN Board. At the same time, an Implementation Review Team (IRT), consisting 3400 of the ICANN organization (ICANN org) and members of the ICANN community, will 3401 now implement the approved recommendations of the EPDP Team's Phase 1 Final 3402 Report. For further details on the status of implementation, please see here. 3403 3404 On 2 May 2019, the EPDP Team begun Phase 2 of its work. The scope for EPDP Phase 2 3405 includes (i) discussion of a system for standardized access/disclosure to nonpublic

registration data, (ii) issues noted in the <u>Annex to the Temporary Specification for gTLD</u>
 <u>Registration Data</u> ("Important Issues for Further Community Action"), and (iii) issues
 deferred from Phase 1, e.g., legal vs natural persons, redaction of city field, et. al. For
 further details, please see <u>here</u>.

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- 3412

#### Annex C – EPDP Team Membership and Attendance

3414	<b>EPDP Team Membership and Attendance</b>
3415	
3416	Meeting Activity Summary:
3417	
3418	Plenary Meetings:
3419	• 75 Plenary Calls for 155.5 hours
3420	<ul> <li>12 Face to Face Meetings for 77.5 hours</li> </ul>
3421	• 01 Webinar for 1.0 hour
3422	<ul> <li>86% total participation rate</li> </ul>
3423	
3424	Small Team Meetings:
3425	<ul> <li>10 Subgroup Calls for 18.0 hours</li> </ul>
3426	
3427	Legal Committee Meetings:
3428	<ul> <li>19 Subgroup Calls for 29.4 hours</li> </ul>
3429	<ul> <li>01 Face to Face Meetings for 1.5 hours</li> </ul>
3430	
3431	Leadership Meetings:
3432	<ul> <li>48 Leadership Calls for 47.5 hours</li> </ul>
3433	• 04 Leadership Face to Face Meetings for 20.5 hours
3434	
	60



#### 3436 **The Members of the Plenary EPDP Team are:**

Member Type / Afiliation / Name	SOI	Start Date	Attended %	Role
Current Participant			87.9%	
Member				
At-Large Advisory Committee			87.9%	
Alan Greenberg	<u>SOI</u>	3-Apr-19	97.7%	
Hadia El-Miniawi	<u>SOI</u>	3-Apr-19	97.7%	LC
Commercial Business Users Constituency			97.7%	
Margie Milam	<u>SOI</u>	3-Apr-19	94.8%	LC
Mark Svancarek	<u>SOI</u>	3-Apr-19	95.4%	
GNSO Council			94.3%	
Rafik Dammak	<u>SOI</u>	3-Apr-19	98.3%	Chair
Governmental Advisory Committee			98.9%	
Christopher Lewis-Evans	<u>SOI</u>	15-May-19	93.6%	
Georgios Tselentis	<u>SOI</u>	3-Apr-19	96.6%	
Laureen Kappin	<u>SOI</u>	21-Oct-19	88.5%	LC
ICANN Board			96.1%	
Becky Burr	<u>SOI</u>	9-Sep-19	84.6%	LC
Chris Disspain	<u>SOI</u>	3-Apr-19	93.5%	
Intellectual Property Constituency			78.2%	
Brian King	<u>SOI</u>	4-Aug-19	91.0%	LC
Franck Journoud	<u>SOI</u>	12-Jan-19	88.5%	
Internet Corporation for Assigned Names & Numbers			95.7%	
Daniel Halloran		3-Apr-19	95.9%	
Eleeza Agopian		6-Dec-19	94.3%	
Internet Service Providers and Connectivity Providers Constituency			98.4%	
Fiona Asonga	<u>SOI</u>	3-Apr-19	65.5%	
Thomas Rickert	<u>SOI</u>	3-Apr-19	44.8%	LC
Non-Commercial Stakeholder Group			86.2%	
Amr Elsadr	<u>SOI</u>	3-Apr-19	78.9%	
Johan (Julf) Helsingius	<u>SOI</u>	3-Apr-19	67.8%	
Milton Mueller	SOL	3-Apr-19	75.9%	
Stefan Filipovic	SOL	21-May-19	81.4%	
Stephanie Perrin	SOL	3-Apr-19	84.5%	LC
<vacant></vacant>				
Registrar Stakeholder Group			86.2%	
James Bladel	<u>SOI</u>	3-Apr-19	85.0%	
Matt Serlin	<u>SOI</u>	3-Apr-19	76.7%	
Volker Greimann	<u>SOI</u>	16-Apr-19	86.2%	LC
Registry Stakeholder Group		P	92.0%	
Alan Woods	SOI	3-Apr-19	90.0%	
Marc Anderson	SOI	3-Apr-19	90.8%	
Matthew Crossman	SOI	3-Apr-19	95.4%	LC
Security and Stability Advisory Committee		57,0115	83.1%	
Ben Butler	SOL	3-Apr-19	92.1%	
Tara Whalen	SOL	15-May-19	93.1%	LC

Member Type / Afiliation / Name	SOI	Start Date	Attended %	Role
Alternate				
At-Large Advisory Committee				
Bastiaan Goslings	<u>SOI</u>	3-Apr-19	42.9%	
Holly Raiche	<u>SOI</u>	3-Apr-19	50.0%	
Commercial Business Users Constituency				
Steve DelBianco	<u>SOI</u>	3-Apr-19	100.0%	
Governmental Advisory Committee				
Olga Cavalli	<u>SOI</u>	22-May-19	94.0%	
Rahul Gosain	<u>SOI</u>	3-Apr-19	95.6%	
Ryan Carroll	<u>SOI</u>	18-Dec-19	75.0%	
Internet Service Providers and Connectivity Providers Constituency				
Suman Lal Pradhan	<u>SOI</u>	3-Apr-19	33.3%	
Non-Commercial Stakeholder Group				
David Cake	<u>SOI</u>	3-Apr-19	90.4%	
Tatiana Tropina	<u>SOI</u>	3-Apr-19	90.0%	LC
Yawri Carr-Quiros	<u>SOI</u>	17-Feb-20	77.8%	
Registrar Stakeholder Group				
Owen Smigelski	<u>SOI</u>	16-Apr-19		
Sarah Wyld	<u>SOI</u>	3-Apr-19	100.0%	
Theo Geurts	<u>SOI</u>	3-Apr-19	98.7%	
Registry Stakeholder Group				
Arnaud Wittersheim	<u>SOI</u>	3-Apr-19	96.7%	
Beth Bacon	<u>SOI</u>	22-Apr-19	80.0%	
Sean Baseri	<u>SOI</u>	6-Nov-19	95.7%	
Security and Stability Advisory Committee				
Greg Aaron	<u>SOI</u>	5-Oct-19	69.8%	
Rod Rasmussen	<u>SOI</u>	3-Apr-19	77.8%	

<sup>3438</sup> 3439

Member Type / Afiliation / Name	SOI	Start Date	Attended %	Role
Staff Support				
ICANN (Internet Corporation for Assigned Names & Numbers)				
Caitlin Tubergen		3-Apr-2019		LC
Marika Konings		3-Apr-2019		
Berry Cobb		3-Apr-2019		
Amy Bivens		3-Jun-2019		LC
Terri Agnew		3-Apr-2019		
Andrea Glandon		3-Apr-2019		
Julie Bisland		20-Jun-2019		
Michelle DeSmyter		20-Jun-2019		
Nathalie Peregrine		3-Apr-2019		

Member Type / Afiliation / Name	SOI	Start Date	Attended %	Role	Depart Date
Former Participant					
Member					
GNSO Council					
Janis Karklins	<u>SOI</u>	3-Apr-2019	97.6%	Chair	3-Jul-2020
Governmental Advisory Committee					
AshleyHeineman	<u>SOI</u>	3-Apr-2019	75.7%		21-Oct-2019
ICANN Board					
Leon Felipe Sanchez Ambia	<u>SOI</u>	3-Apr-2019	88.5%	LC	9-Sep-2019
Intellectual Property Constituency					
Alex Deacon	<u>SOI</u>	3-Apr-2019	87.5%		1-Dec-2019
Internet Corporation for Assigned Names & Numbers					
Trang Nguyen		3-Apr-2019	88.9%	LC	10-Apr-2019
Non-Commercial Stakeholder Group					
Ayden Fabien Férdeline	<u>SOI</u>	3-Apr-2019	73.5%		27-Jan-2020
Farzaneh Badiei	<u>SOI</u>	3-Apr-2019	69.2%		27-Jan-2020
Registry Stakeholder Group					
Kristina Rosette	<u>SOI</u>	22-Apr-2019	97.6%		7-Aug-2019
Alternate					
Intellectual Property Constituency					
Jennifer Gore	<u>SOI</u>	3-Apr-2019	97.6%		13-Feb-2020

3444

#### 3445 The detailed attendance records can be found at

3446 <u>https://community.icann.org/x/4opHBQ</u>.

3447

3448 The EPDP Team email archives can be found at <u>https://mm.icann.org/pipermail/gnso-</u>

3449 <u>epdp-team/</u>.

3450

# 3452 Annex D – Consensus Designations

3453 [Placeholder]

# 3454 Annex E - Community Input

# 3455 E.1. Request for SO/AC/SG/C Input

0.00						
3457	According to the GNSO's PDP Manual, an EPDP Team should formally solicit statements					
3458	from each GNSO Stakeholder Group and Constituency at an early stage of its					
3459	deliberations. An EPDP Team is also encouraged to seek the opinion of other ICANN					
3460	Supporting Organizations and Advisory Committees who may have expertise,					
3461	experience or an interest in the issue. As a result, the EPDP Team reached out to all					
3462	ICANN Supporting Organizations and Advisory Committees as well as GNSO					
3463	Stakeholder Groups and Constituencies with a request for input at the start of its					
3464	deliberations on phase 2. In response, statements were received from:					
3465	<ul> <li>The GNSO Business Constituency (BC)</li> </ul>					
3466	<ul> <li>The GNSO Non-Commercial Stakeholder Group (NCSG)</li> </ul>					
3467	<ul> <li>The Registries Stakeholder Group (RySG)</li> </ul>					
3468	<ul> <li>The Registrar Stakeholder Group (RrSG)</li> </ul>					
3469	The Internet Service Providers and Connectivity					
3470	Providers Constituency (ISPCP)					
3471						
3472	The full statements can be found here: <u>https://community.icann.org/x/zIWGBg</u> .					
3473	· · · · · · · · · · · · · · · · · · ·					
3474	All of the input received was added to the <u>Early Input review tool</u> and considered by					

the EPDP Team.

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## 3476 E.2. Public Comment forum on the Initial Report

3477 3478 On 7 February 2020, the EPDP Team published its Initial Report for public comment. The 3479 Initial Report outlined the core issues discussed in relation to the proposed System for 3480 Standardized Access/Disclosure to non-public gTLD registration data ("SSAD") and 3481 accompanying preliminary recommendations. 3482 3483 The EPDP Team used a Google form to facilitate review of public comments. Forty-five 3484 contributions were received from GNSO Stakeholder Groups, Constituencies, ICANN 3485 Advisory Committees, companies and organizations, in addition to two contributions from 3486 individuals. The input provided is at: 3487 https://docs.google.com/spreadsheets/d/1EBiFCsWfqQnMxEcCaKQywCccEVdBc9 ktPA3PU 3488 8nrQk/edit?usp=sharing. 3489 3490 To facilitate its review of the public comments, the EPDP Team developed a set of public comment review tools (PCRTs) and discussion tables (see 3491

3492	https://	community.icann.org/x/Hi6JBw). Through online review and plenary sessions, the
3493	EPDP Te	am completed its review and assessment of the input provided and agreed on
3494	changes	to made to the recommendations and/or report.
3495	E.3.	Public Comment on the Addendum
3496		
3497	On 26 N	larch 2020, the EPDP Team published an Addendum to the Initial Report for public
3498	commer	nt. The Addendum concerns the EPDP Team's preliminary recommendations and/or
3499	conclusi	ons on the priority 2 items as listed above.
3500		
3501	The EPD	P Team used a Google form to facilitate review of public comments. Twenty-eight
3502	contribu	itions were received from GNSO Stakeholder Groups, Constituencies, ICANN
3503	Advisory	Committees, companies and organizations, in addition to one contribution from an
3504	individu	al. The input provided is at:
3505	https://	docs.google.com/spreadsheets/d/1jN5ThNtmcVJ8txdAGw0ynl5vrGJOuEv8xeccvzjR9
3506	<u>qM/edit</u>	#gid=2086811131.
3507		
3508	To facili	tate its review of the public comments, the EPDP Team developed a set of public
3509	commer	nt review tools (PCRTs) and discussion tables (see
3510	https://	community.icann.org/x/Hi6JBw). Through online review and plenary sessions, the
3511	EPDP Te	am completed its review and assessment of the input provided and agreed on
3512	which p	riority 2 recommendations and/or conclusions were ready to be included in this
3513	Final Re	port.
3514		
3515		

# 3516 Annex F– Legal Committee

3517 3518	Phase 2 Questions Submitted to Bird & Bird
3519	1. Consider a System for Standardized Access/Disclosure where:
3520	<ul> <li>contracted parties "CPs" are contractually required by ICANN to</li> </ul>
3521	disclose registration data including personal data,
3522	<ul> <li>data must be disclosed over RDAP to Requestors either directly or through an</li> </ul>
3523	intermediary request accreditation/authorization body,
3524	<ul> <li>the accreditation is carried out by third party commissioned by ICANN without</li> </ul>
3525	CP involvement,
3526	<ul> <li>disclosure takes place in an automated fashion without any manual</li> </ul>
3527	intervention,
3528	<ul> <li>data subjects are being duly informed according to ICANN's</li> </ul>
3529	contractual requirements of the purposes for which, and types of entities by
3530	which, personal data may be processed. CP's contract with ICANN also requires
3531	CP to notify data subject about this potential disclosure and third-party
3532	processing before the data subject enters into the registration agreement with
3533	the CP, and again annually via the ICANN-required registration data accuracy
3534	reminder. CP has done so.
3535	Further, assume the following safeguards are in place
3536	<ul> <li>ICANN or its designee has validated/verified the Requestor's identity, and</li> </ul>
3537	required in each instance that the Requestor:
3538	<ul> <li>represents that it has a lawful basis for requesting and processing the</li> </ul>
3539	data,
3540	<ul> <li>provides its lawful basis,</li> </ul>
3541	<ul> <li>represents that it is requesting only the data necessary for its purpose,</li> </ul>
3542	<ul> <li>agrees to process the data in accordance with GDPR, and</li> </ul>
3543	<ul> <li>agrees to EU standard contractual clauses for the data transfer.</li> </ul>
3544	<ul> <li>ICANN or its designee logs requests for non-public registration data, regularly</li> </ul>
3545	audits these logs, takes compliance action against suspected abuse, and makes
3546	these logs available upon request by the data subject.
3547	1. What risk or liability, if any, would the CP face for the processing activity of
3548	disclosure in this context, including the risk of a third party abusing or circumventing
3549	the safeguards?

3550		2. Would you deem the criteria and safeguards outlined above sufficient to make	
3551		disclosure of registration data compliant? If any risk exists, what improved or	
3552		additional safeguards would eliminate <sup>1</sup> this risk?	
2552			
3553		3. In this scenario, would the CP be a controller or a processor <sup>2</sup> , and to what extent,	
3554		if at all, is the CP's liability impacted by this controller/processor distinction?	
3555		4. Only answer if a risk still exists for the CP: If a risk still exists for the CP, what	
3556		additional safeguards might be required to eliminate CP liability depending on the	
3557		nature of the disclosure request, i.e. depending on whether data is requested e.g. by	
3558		private actors pursuing civil claims or law enforcement authorities depending on	
3559		their jurisdiction or the nature of the crime (misdemeanor or felony) or the	
3560		associated sanctions (fine, imprisonment or capital punishment)?	
3561			
3562	Footno	ote 1: "Here it is important to highlight the special role that safeguards may play in	
3563		ng the undue impact on the data subjects, and thereby changing the balance of rights	
3564	and interests to the extent that the data controller's legitimate interests will not be		
3565		dden." (https://iapp.org/media/pdf/resource_center/wp217_legitimate-interests_04-	
3566	2014.p		
3567			
3568	Footno	ote 2: <a href="https://ec.europa.eu/info/law/law-topic/data-protection/reform/rules-business-">https://ec.europa.eu/info/law/law-topic/data-protection/reform/rules-business-</a>	
3569		ganisations/obligations/controller-processor/what-data-controller-or-data-processor en	
3570	<u>ana or</u>		
3571	2.	To what extent, if any, are contracted parties liable when a third party that accesses	
3572		non-public WHOIS data under an accreditation scheme where by the accessor is	
3573		accredited for the stated purpose, commits to certain reasonable safeguards similar to a	
3574		code of conduct regarding use of the data, but misrepresents their intended purposes	
3575		for processing such data, and subsequently processes it in a manner inconsistent with	
3576		the stated purpose. Under such circumstances, if there is possibility of liability to	
3577		contracted parties, are there steps that can be taken to mitigate or reduce the risk of	
3578		liability to the contracted parties?	
3579		hability to the contracted parties:	
3580	2	Assuming that there is a policy that allows accredited parties to access non-public	
3581	э.	WHOIS data through an SSAD (and requires the accredited party to commit to certain	
3582		reasonable safeguards similar to a code of conduct), is it legally permissible under	
3582		Article 6(1)(f) to:	
3583 3584			
		define specific setegation of requests from approdited parties (o.g. rapid response	
3585		• define specific categories of requests from accredited parties (e.g. rapid response to a malware attack or contacting a new responsive IP infringer), for which there can	
3586		to a malware attack or contacting a non-responsive IP infringer), for which there can	
3587		be automated submissions for non-public WHOIS data, without having to manually	
3588		verify the qualifications of the accredited parties for each individual disclosure	
3589		request, and/or	

3590 enable automated disclosures of such data, without requiring a manual review by . 3591 the controller or processor of each individual disclosure request. 3592 In addition, if it is not possible to automate any of these steps, please provide any guidance 3593 for how to perform the balancing test under Article 6(1)(f). 3594 3595 3596 For reference, please refer to the following potential safeguards: 3597 3598 . Disclosure is required under CP's contract with ICANN (resulting from Phase 2 3599 EPDP policy). 3600 CP's contract with ICANN requires CP to notify the data subject of the purposes for 3601 which, and types of entities by which, personal data may be processed. CP is 3602 required to notify data subject of this with the opportunity to opt out before the 3603 data subject enters into the registration agreement with the CP, and again annually 3604 via the ICANN-required registration data accuracy reminder. CP has done so. 3605 ICANN or its designee has validated the Requestor's identity, and required that the 3606 Requestor: 3607 o represents that it has a lawful basis for requesting and processing the data, o provides its lawful basis, 3608 3609 o represents that it is requesting only the data necessary for its purpose, 3610 o agrees to process the data in accordance with GDPR, and o agrees to standard contractual clauses for the data transfer. 3611 3612 ICANN or its designee logs requests for non-public registration data, regularly 3613 audits these logs, takes compliance action against suspected abuse, and makes 3614 these logs available upon request by the data subject. 3615 3616 4. Under the GDPR, a data controller can disclose personal data to law enforcement of competent authority under Art. 6 1 c GDPR provided the law enforcement authority has 3617 3618 the legal authority to create a legal obligation under applicable law. Certain commentators have interpreted "legal obligation" to apply only to legal obligations 3619 3620 grounded in EU or Member State law. 3621 3622 As to the data controller: 3623 3624 a. Consequently, does it follow that the data controller may not rely on Art. 6 1 c GDPR to 3625 disclose personal data to law enforcement authorities outside the data controller's 3626 jurisdiction? Alternatively, are there any circumstances in which data controllers could rely 3627 on Art. 6 1 c GDPR to disclose personal data to law enforcement authorities outside the 3628 data controller's jurisdiction? 3629 3630 b. May the data controller rely on any other legal bases, besides Art. 6 I f GDPR, to disclose 3631 personal data to law enforcement authorities outside the data controller's jurisdiction? 3632

3633 As to the law enforcement authority:

3634	
3635	Given that Art. 6 1 GDPR states that European public authorities cannot use Art. 6 I f GDPR
3636	as a legal basis for processing carried out in the performance of their tasks, these public
3637	authorities need to have a legal basis so that disclosure can take place based on another
3638	legal basis (e.g. Art. 6 I c GDPR).
3639	

c. In the light of this, is it possible for non-EU-based law enforcement authorities to rely on
 Art. 6 I f GDPR as a legal basis for their processing? In this context, can the data controller
 rely on Art. 6 1 f GDPR to disclose the personal data? If non-EU-based law enforcement
 authorities cannot rely on Art. 6 1 f GDPR as a legal basis for their processing, on what
 lawful basis can non-EU-based law enforcement rely?

3645 3646

• Executive Summaries<sup>59</sup>

3647

**Questions 1 and 2** 

3649

3650 Executive Summary:

The EPDP Phase 2 team sent its first batch of questions to Bird & Bird on 29 August 2019. Bird & Bird answered this batch of questions in a series of three memos. Memo 1 was delivered on 9 September 2019. Memo 1 analyzed the legal role of contracted parties in the proposed System for Standardized Access/Disclosure (SSAD), the sufficiency of the proposed safeguards, and the risk of liability to contracted parties for disclosure via the SSAD. The questions sent to Bird &

3656 Bird are provided in the Annex to this document and include a series of assumptions in Section

- 3657 1.1 and 1.2 that are part of the factual basis for the responses below.
- 3658

3659 In response to these questions, Bird & Bird noted the following with respect to controllership:

 Contracted parties are likely controllers in the SSAD since registrants have traditionally reasonably expected that contracted parties are the controller for disclosure of their data to third parties. It is difficult to show that contracted parties are only serving
 ICANN org's interests, particularly in light of relevant judicial decisions that suggest a low threshold for controllership.

3665 2. If the EPDP Team wanted to recommend a policy under which contracted parties are

- 3666 processors in a SSAD, steps could be taken to support this policy goal. Contracted
- 3667 parties would need to have no substantial influence over key aspects of SSAD data
- 3668 processing, such as (i) which data shall be processed; (ii) how long shall they be
- processed; and (iii) who shall have access to the data. There would also be a need for
- 3670 "constant and careful" supervision by ICANN org "to ensure thorough compliance of the

<sup>59</sup> To be updated when Legal committee signs off on executive summaries

3671		processor with instructions and terms of the contract", and efforts to instruct
3672		registrants that contracted parties are only acting on ICANN org's behalf (e.g., ICANN org
3673		website materials, privacy notices, information in domain name registration process).
3674	3.	However, the most likely outcome and starting position for supervisory authorities
3675		would be that contracted parties are controllers and likely joint controllers with ICANN
3676		org regarding disclosure of registration data through the SSAD.
3677	Bird &	Bird noted the following with respect to SSAD safeguards and liability:
3678	4.	Given the number of jurisdictions involved, and the likely variety of requests that could
3679		be handled by the SSAD, Bird & Bird could not confirm that the criteria and safeguards
3680		described in the assumptions would make disclosure of data in a fully automated SSAD
3681		compliant.
3682	5.	Bird & Bird suggested additional safeguards that the EPDP should consider related to (i)
3683		legal basis, proportionality, and data minimization; (ii) individual rights; (iii) international
3684		data transfer; and (iv) security.
3685	6.	Under the GDPR, parties involved in the same processing are subject to liability to both
3686		individuals and supervisory authorities. Individual liability is joint and several, meaning
3687		each party involved in the processing is potentially liable for all damages to the data
3688		subject, with some differing standards for controllers vs. processors. Supervisory
3689		authorities may proceed against controllers or processors, and it is currently unclear
3690		whether joint and several liability applies when multiple parties involved in the same
3691		processing (i.e., enforcement action isn't appropriate if others are responsible).
3692		
3693	1. Are	Contracted Parties Controllers or Processors?
3694	Contro	bllers
3695 3696	•	Liability is significantly impacted by whether Contracted Parties are controllers or processors. (1.4)
3697 3698 3699	•	A controller is the "natural or legal person, public authority, agency or other body which, alone or jointly with others, determines the purposes and means of the processing of personal data." (2.2)
3700 3701 3702	•	Whether an entity is a controller is a factual determination based on "control over key data processing decisions." The role of controller cannot be assigned or disclaimed. (2.3)

3703	<ul> <li>The Article 29 Working Party provided pre-GDPR guidance on the roles of controller and</li></ul>	
3704	processor. The EDPB is currently revising this guidance with an update anticipated in	
3705	the next six months. (2.4, 2.19)	
3706	• The EDPB's predecessor, the Article 29 Working Party (WP29) determined that "the first	
3707	and foremost role of the concept of controller is to determine who shall be responsible	
3708	for compliance with data protection rules, and how data subjects can exercise the rights	
3709	in practice. In other words: to allocate responsibility." Read literally, this reflects that a	
3710	controller has responsibility for most obligations under the GDPR; but the phrase also	
3711	indicates a degree of regulatory expediency: it shows the underlying need to hold	
3712	someone accountable. This can influence a court or supervisory authority's approach,	
3713	says B&B. (2.4)	
3714	<ul> <li>An entity that makes key decisions (alone, or jointly with others) about (i) what data is</li></ul>	
3715	processed; (ii) the duration of processing; and (iii) who has access to data is acting as a	
3716	controller, not a processor – these are sometimes referred to as the "essential	
3717	elements" of processing. (2.6)	
3718 3719	• An entity can be both a controller and a processor. This will be the case where an entity that acts as a processor also makes use of personal data for its own purposes. (2.7)	
3720	Processors	
3721	<ul> <li>A processor is the "natural or legal person, public authority, agency or other body,</li></ul>	
3722	which processes personal data on behalf of the controller." (2.5)	
3723 3724 3725 3726	• The Article 29 Working Party guidance emphasizes the importance of examining "the degree of actual control exercised by a party, the image given to data subjects and the reasonable expectations of data subjects on the basis of this visibility" in determining whether an entity is a controller or processor. (2.5)	
3727	<ul> <li>According to WP29, a processor serves "someone else's interest" by "implement[ing]</li></ul>	
3728	the instructions given by the controller at least with regard to the purpose of the	
3729	processing and the essential elements of the means." (2.5)	
3730		
3731	<ul> <li>A processor can only process personal data pursuant to instructions of the controller or</li></ul>	
3732	as required by EEA or Member State law. (2.7)	
3733	Application to the SSAD	
3734	Presumption of controllership	
3735	<ul> <li>In some cases, "existing traditional roles that normally imply a certain responsibility will</li></ul>	
3736	help identifying the controller: for example, the employer in relation to data on his	

employees, the publisher in relation to data on subscribers, the association in relation to
data on its members or contributors". The relation between a Contracted Party and
registrant (or registrant's contact) could be regarded in a similar way. (2.8) Similarly, the
"image given to data subjects and the reasonable expectations of data subjects" is an
important consideration for determining controllership. A registrant will typically
expect that Contracted Parties are the controller for disclosure of their data to third
parties. (2.9)

- Since Contracted Parties are currently seen as the controller for disclosure of data to
   third parties, this will lead to a presumption that Contracted Parties continue to be
   controllers, even once an SSAD is implemented. (2.9)
- However, such a presumption can't always be made, depending on analysis of technical processing activities. WP169 does note that where there is an assumption that a person is a controller (referred to in WP169 as "control stemming from implicit competence")
   that this should only be the case "unless other elements indicate the contrary". Recent cases from the CJEU in particular its recent Fashion ID ruling have also supported closer, fact-specific analysis. (2.11)
- 3753 Difficulty presenting Contracted Parties as acting "on behalf of" someone else
- The most important element of a processor's role is that they only act on behalf of the controller. It will be difficult to show that Contracted Parties are only serving ICANN's interests and processing data on ICANN's behalf. (2.10)
- Disclosure of data is likely to be seen as an inevitable consequence of being a
   Contracted Party, not something that Contracted Parties agree to do on ICANN's behalf.
   (2.10)
- 3760 Close factual analysis of technical processing activities
- The factual threshold for becoming a controller (determining purposes or means of processing) is low. The test, according to the CJEU, is simply whether someone "exerts influence over the processing of personal data, for his own purposes, and (...)
   participates, as a result, in the determination of the purposes and means of that processing". (2.12)
- 3766 In the CJEU's Jehovan Todistajat ruling, the national Jehovah's Witnesses community organization was stated to have "general knowledge" and to have encouraged and 3767 3768 coordinated data collection by community members (door to door preachers) at a very 3769 general level - but it was nevertheless held to have satisfied the test for joint 3770 controllership with those community members. In the CJEU's Fashion ID ruling, it was 3771 sufficient for the website operator to integrate with Facebook platform code, such that 3772 the operator thereby participated in determination of the "means" of Facebook's data collection, and was a joint controller with Facebook. (2.14) 3773

3774 3775 3776	<ul> <li>Courts and supervisory authorities are therefore likely to consider that a Contracted Party is involved in determining the means of processing, possibly just by implementing/interfacing with the SSAD. (2.14)</li> </ul>
3777	Factors that could support processor status
3778 3779	<ul> <li>The key to avoid controller status is being able to show that you are not involved in determining the "essential elements" of processing (2.6).</li> </ul>
3780 3781 3782 3783 3783 3784	<ul> <li>Also, ICANN monitoring compliance with a contractual requirement to disclose data could be proof of a controller processor relationship, since "constant and careful supervision by the controller to ensure thorough compliance of the processor with instructions and terms of contract provides an indication that the controller is still in full and sole control of the processing operations." (2.16)</li> </ul>
3785 3786 3787 3788 3788 3789 3790	• Taking steps to clearly inform data subjects that data is collected only on ICANN's behalf (e.g. disclosures in domain name registration process, annual data accuracy reminder, privacy notices, ICANN org website materials) and other presentations that clearly depict this action as being performed by CPs solely on ICANN's behalf could result in individuals becoming more aware of ICANN's role as a Controller, and the Contracted Parties' role as a processor. (2.17)
3791	Summary – Contracted Parties most likely joint controllers with ICANN
3792 3793	• The most likely outcome and the starting point for supervisory authorities is that Contracted Parties are controllers. (2.18)
3794 3795	<ul> <li>ICANN's role in determining purpose and means of processing suggests they are joint controllers with Contracted Parties for the disclosure of data to third parties. (2.18)</li> </ul>
3796	2. Are the Safeguards Proposed Sufficient to Make Disclosure of Registration Data Compliant?
3797	SSAD safeguards
3798 3799 3800 3801	• Given the number of jurisdictions involved, and the likely variety of requests that could be handled by the SSAD, this opinion cannot confirm that the criteria and safeguards described in the assumptions would make disclosure of data in a fully automated system compliant. (3.8)
3802 3803 3804 3805	<ul> <li>B&amp;B states that care must be taken in processing personal data a processor (either in breach of its contract with the controller or otherwise behaving in a way inconsistent with the instructions of the controller) can become a controller itself, and thus face breaches (as identified in the table on p.7 of the memo). (3.6)</li> </ul>
3806 3807	<ul> <li>The safeguards described are helpful, but will need to include additional measures described below. (3.8)</li> </ul>

3808	<ul> <li>Legal basis: safeguards need to (i) consider whether Contracted Parties, not just</li></ul>
3809	Requestor, have a legal basis for processing; (ii) account for the particular legal
3810	framework applicable to a Contracted Party; (iii) ensure that an appropriate
3811	balancing test is performed on legitimate interests, if that is an appropriate legal
3812	basis in a given case60 (and it may not be safe to assume that for a category of
3813	requests that the balance of interests is always in favor of disclosure; certain
3814	cases, such as investigations or prosecutions that could lead to capital
3815	punishment, might be especially problematic); and (iv) assurances that improper
3816	data types or volumes will not be disclosed to requestors (e.g., rule-based
3817	monitoring or blocking of unusual request sizes, permissioning systems). (3.9 –
3818	3.12)
3819 3820 3821 3822 3823 3824 3825	<ul> <li>Individual rights: address how data subject requests are handled, including (i) access rights to request logs (which may themselves be high risk or even "special category" personal data); (ii) appropriate time period for retention of those logs; (iii) the manner in which information is provided to data subjects; (iv) how to deal with situations where Requestor insists on not providing information to the data subject (e.g., law enforcement confidentiality); and (v) requests to restrict or block processing. (3.13 – 3.16)</li> </ul>
3826	<ul> <li>Data transfer: for international data transfers, EPDP envisages relying on the EU</li></ul>
3827	Standard Contractual Clauses (SCC) legal safeguarding mechanism, however (i)
3828	some Requestors, including public authorities, will not agree to their terms; (ii)
3829	the terms of the SCCs are not easy to comply with, especially at scale; (iii) if EEA
3830	Contracted Parties are processors they cannot directly rely on SCCs to transfer
3831	data to ICANN org or Requestors outside of the EEA, so a workaround would
3832	need to be found. (3.17)
3833	<ul> <li>Security: safeguards should be proportionate to the risk to data subjects should</li></ul>
3834	their data be compromised. (3.18)
3835	3. What is the Risk of Liability to Contracted Parties for Disclosure?
3836	<ul> <li>If the safeguards are inadequate or abused/circumvented by Requestors (or other</li></ul>
3837	aspects of the GDPR are contravened, e.g. inadequate notice or lack of a legal basis for
3838	processing), Contracted Parties could face investigations, enforcement orders (e.g.
3839	processing prohibitions), and (financially) both liability to individuals (civil) and liability
3840	to supervisory authorities (fines).
3841	<ul> <li>In broad strokes, B&amp;B offers in pertinent parts that (1) where parties are joint</li></ul>
3842	controllers, this does not mean that the parties each have to undertake all elements of
3843	compliance, (2) if CPs are processors, they will only be liable to individuals (civil liability)

<sup>60</sup> If disclosure is a legal obligation pursuant to EU or EU/EEA Member State laws (including treaties to which the EU or a relevant member State is a party), there is no need to consider the legitimate interests test.

3844 3845 3846 3847 3848 3849 3850 3851	under art. 82 if they have failed to comply with obligations placed on processors under the Regulation, or have acted outside or contrary to lawful instructions from the controller, (3) even when parties are deemed to be joint controllers, recent court decisions (concerning enforcement by supervisory authorities) have emphasized that joint control does not imply equal responsibility for breaches of the GDPR, and (4) CPs, as joint controllers with ICANN org, would benefit from clear allocation of responsibilities under the terms of the joint controllership "arrangement" they must enter into pursuant to GDPR Art. 26.
3852	Liability to individuals
3853	• GDPR Article 82 sets out the rules on liability to individuals. (4.2)
3854 3855 3856 3857	• Controllers are liable for damages caused by processing that violates GDPR. Processors are liable for damages caused by processing where the processor has not complied with processor specific requirements or where the processor acted outside of or contrary to instructions from the controller. (4.2)
3858 3859	• A controller or processor is not liable if it proves it was in no way responsible for the event resulting in damages. (4.2)
3860 3861	• Where multiple controllers or processors involved in the same processing, each entity is liable for the entire damages (joint and several liability) to individuals (4.2, 4.3)
3862 3863 3864 3865 3866 3867 3868 3869 3870	• If Contracted Parties are processors, they are only liable if they fail to comply with processor-specific obligations under GDPR or act outside or contrary to instructions from the controller. In such a scenario, it is unlikely Contracted Parties would violate the controller's instructions because the SSAD is automated; the more likely source of liability for them, therefore, would be for having inadequate security measures, or failing to comply with the GD{PR's rules on international data transfers. Contracted Parties could look to ICANN org to prescribe security and international transfer arrangements to give Contracted Parties ability to argue that they are "not in any way responsible for the event giving rise to the damage." (4.4)
3871 3872 3873 3874	<ul> <li>If Contracted Parties are controllers, and if disclosure violates GDPR, they are unlikely to avoid liability to individuals if they cannot prove that they are "not in any way responsible for the event giving rise to the damage," if they actively participate in the disclosure event.</li> </ul>
3875 3876	• Any liability creates the potential that Contracted Parties would be liable for all damages to the data subject. This risk is highest under a joint controller scenario. (4.5, 4.6).
3877 3878	<ul> <li>Contracted Parties held liable for the entirety of damages to a data subject can seek appropriate contributions from other responsible parties. (4.7)</li> </ul>

 As controllers, Contracted Parties and ICANN would have a positive obligation to address the risk of Requestors seeking improper access to personal data. Safeguards must be appropriate to the level of risk. If a Requestor circumvents SSAD safeguards, courts might accept that the safeguards were adequate, which would limit Contracted Parties' primary liability. (4.9, 4.10)

Even in the event of a GDPR breach caused by a Requestor, the Contracted Parties,
 ICANN, and the Requestor may be deemed "involved in the same processing" with each
 party jointly and severally liable for damages arising from that breach. Contracted
 Parties and ICANN may be able to argue that they are "not in any way responsible for
 the event giving rise to damage" but otherwise would need to seek recovery from the
 Requestor or join the Requestor in the initial proceedings in order to apportion
 damages. (4.11)

- 3891 Liability to supervisory authorities
- Supervisory authorities may proceed against controllers or processors. (4.12)
- It is unclear whether joint and several liability applies where multiple parties are
   involved in processing (i.e., enforcement action arguably isn't appropriate if others are
   responsible). (4.13)
- There needs to be clear wording in a law, to impose joint and several liability this
   strengthens the argument that this would have been stated expressly if it was intended
   in respect of fines from supervisory authorities. Art. 83(2)(d) makes it clear that
   joint/several liability doesn't apply concerning supervisory authorities. (4.13.2)
- Even when parties are joint controllers, recent court decisions (about enforcement by supervisory authorities) emphasize that joint control doesn't imply equal responsibility for GDPR breaches. (4.13.4)
- Contracted Parties and ICANN would therefore benefit from clearly allocated
   responsibilities under a joint controllership arrangement (and a joint controllership
   arrangement is in any case mandatory, in all joint control siutations, pursuant to GDPR
   Art. 26). (4.14)
- It may be possible to take advantage of the "lead authority" (a.k.a. "one stop shop" or "consistency") provisions of GDPR to ensure that any enforcement action takes place through ICANN org's Brussels establishment, rather than against Contracted Parties.
   This mechanism is only available where there is cross-border processing of personal data (entities in multiple EEA member states, or effects on data subjects in multiple EEA member states). (4.15 – 4.17)
- The "lead authority" provisions in GDPR don't specifically address joint controllerships,
   but guidance suggests that if ICANN org and Contracted Parties designated ICANN's
   Belgian establishment as the main establishment for the processing (i.e., where

decisions regarding processing are made) it may minimize the risk of enforcement		
directly against Contracted Parties. This is a novel and untested approach. (4.15 – 4.20)		
Annex:		
Legal Questions 1 & 2: Liability, Safeguards, Controller & Processor		
As the EPDP Team deliberated on the architecture of an SSAD, several questions came up with		
respect to liability and safeguards. In response, the Phase 2 Legal Committee formulated the		
following questions to outside counsel:		
1. Consider a System for Standardized Access/Disclosure where:		
<ul> <li>contracted parties "CPs" are contractually required by ICANN to disclose registration data including personal data,</li> </ul>		
o data must be disclosed over RDAP to Requestors either directly or through an		
intermediary request accreditation/authorization body,		
o the accreditation is carried out by third party commissioned by ICANN		
without CP involvement,		
<ul> <li>disclosure takes place in an automated fashion without any manual</li> </ul>		
intervention,		
o data subjects are being duly informed according to ICANN's contractual		
requirements of the purposes for which, and types of entities by which, personal		
data may be processed. CP's contract with ICANN also requires CP to notify data subject about this potential disclosure and third-party processing before the data		
subject about this potential disclosure and third-party processing before the data subject enters into the registration agreement with the CP, and again annually		
via the ICANN-required registration data accuracy reminder. CP has done so.		
Further, assume the following safeguards are in place		
<ul> <li>ICANN or its designee has validated/verified the Requestor's identity, and</li> </ul>		
required in each instance that the Requestor:		
<ul> <li>represents that it has a lawful basis for requesting and processing</li> </ul>		
the data,		
<ul> <li>provides its lawful basis,</li> </ul>		
<ul> <li>represents that it is requesting only the data necessary for its</li> </ul>		
purpose,		
<ul> <li>agrees to process the data in accordance with GDPR, and</li> </ul>		
<ul> <li>agrees to EU standard contractual clauses for the data transfer.</li> </ul>		
<ul> <li>ICANN or its designee logs requests for non-public registration data,</li> </ul>		
regularly audits these logs, takes compliance action against suspected		
abuse, and makes these logs available upon request by the data subject.		

3954 a. What risk or liability, if any, would the CP face for the processing activity of 3955 disclosure in this context, including the risk of a third party abusing or circumventing 3956 the safeguards? 3957 b. Would you deem the criteria and safeguards outlined above sufficient to make 3958 disclosure of registration data compliant? If any risk exists, what improved or 3959 additional safeguards would eliminate611 this risk? 3960 c. In this scenario, would the CP be a controller or a processor 622, and to what 3961 extent, if at all, is the CP's liability impacted by this controller/processor distinction? 3962 d. Only answer if a risk still exists for the CP: If a risk still exists for the CP, what 3963 additional safeguards might be required to eliminate CP liability depending on the 3964 nature of the disclosure request, i.e. depending on whether data is requested e.g. by 3965 private actors pursuing civil claims or law enforcement authorities depending on 3966 their jurisdiction or the nature of the crime (misdemeanor or felony) or the 3967 associated sanctions (fine, imprisonment or capital punishment)? 3968 3969 To what extent, if any, are contracted parties liable when a third party that accesses non-2. 3970 public WHOIS data under an accreditation scheme where by the accessor is accredited for the 3971 stated purpose, commits to certain reasonable safeguards similar to a code of conduct 3972 regarding use of the data, but misrepresents their intended purposes for processing such data, 3973 and subsequently processes it in a manner inconsistent with the stated purpose. Under such 3974 circumstances, if there is possibility of liability to contracted parties, are there steps that can be 3975 taken to mitigate or reduce the risk of liability to the contracted parties? 3976 3977

<sup>61</sup> "Here it is important to highlight the special role that safeguards may play in reducing the undue impact on the data subjects, and thereby changing the balance of rights and interests to the extent that the data controller's legitimate interests will not be overridden." <u>https://iapp.org/media/pdf/resource\_center/wp217\_legitimate-interests\_04-2014.pdf</u>

<sup>62</sup><u>https://ec.europa.eu/info/law/law-topic/data-protection/reform/rules-business-and-organisations/obligations/controller-processor/what-data-controller-or-data-processor\_en</u>

#### 3978 **Question 3**

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#### 3980 **Executive Summary:**

The EPDP Phase 2 team sent its first batch of questions to Bird & Bird on 29 August 2019. Bird & 3981 3982 Bird answered this batch of questions in a series of three memos. Memo 2 was delivered on 10 3983 September 2019 and analyzed questions related to how the legitimate interests "balancing 3984 test" required under GDPR Art 6(1)(f) could be applied in a SSAD, either in highly automated fashion (Question A) or, if it is not possible to automate such a decision, then how the balancing 3985 3986 test should be performed (Question B). The full questions are provided in Annex A to this 3987 summary and include a series of assumptions that are part of the factual basis for the responses 3988 below.

3989 In response to Question A, Bird & Bird noted the following with respect to automation:

- The highly-automated process described by the EPDP team could amount to solely automated decision making having a legal or similarly significant effect on the data subjects ("data subjects" here would be the targets of requests for nonpublic gTLD data).
- This is generally is not permitted unless one of the limited legal bases/exemptions under
   GDPR Art. 22(1) would justify the disclosure. This is much narrower than GDPR Art.
   6(1)(f). It would be difficult for the SSAD, as proposed, to meet the GDPR Art. 22(1)
   exemptions; the SSAD must therefore be structured so it doesn't fall into the scope of
   Article 22 in the first place.
- 3999 3. To achieve this it would be necessary to limit automatic access/disclosure to situations
  where there will be <u>no</u> "legal or similarly significant effects" for the data subject.
  Examples provided in the memo include the release of admin contact details for nonnatural registrants in response to malware attacks or IP infringement. The process for
  dealing with higher-risk requests should not be fully automated; some meaningful
  human involvement (at least, oversight) should be present.
- 4005 4. Alternatively, the SSAD could potentially be structured so that it does not make a 4006 decision based on its automatic processing of personal data relating to targets of a 4007 request. For example, the SSAD could publish the categories of requests which will be 4008 accepted and ask Requestors to confirm that they meet the relevant criteria. By instead 4009 requiring the Requestor to conduct the necessary analysis and then certify the outcome 4010 to the SSAD, the SSAD would then arguably not make a decision (to release data) based 4011 on its own automated processing of personal data, so GDPR Art. 22 would not apply. 4012 However, relying on self-certification by Requestors perhaps creates scope for abuse of 4013 the system by Requestors, which (as previous answers explained) could mean liability 4014 for ICANN and the Contracted Parties.
- 40155. As regards authentication of the Requestor (as a distinct step from evaluating the<br/>grounds or other parameters of a request), Bird & Bird think it would certainly be

4017 possible to automate the process to authenticate the person making the request. It may4018 also be possible to automate other aspects of the request process.

4019 In response to Question B, Bird & Bird:

- 40201. Set out the EU (WP29)'s official guidance on how the Art. 6(1)(f) legitimate interests4021balancing test should be conducted;
- 4022 2. Noted that if ICANN and Contracted Parties are joint controllers, they must both
- 4023 establish a legitimate interest in the processing. So far as Contracted Parties are
- 4024 concerned, it is likely that the relevant interest will be that of the third party, the
- 4025 Requestor. ICANN, in contrast, may be able to establish its interest in the security,
- 4026stability and resilience of the domain name system *as well as* the interest of the third4027party requestor; and
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  4029
  3. Provided a high level discussion of safeguards that could be deployed in order to further
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  4029 tip the scales in favour of the processing envisaged as part of the SSAD.

# 4030 **<u>1. Question A</u>**

4031Question A asks whether GDPR Article 6(1)(f) (the "legitimate interests" legal basis for4032processing) would allow the SSAD to automatically process requests (at least in certain4033predefined categories), without requiring manual, request-by-request (i) verification that the4034request meets the relevant criteria for disclosure; and (ii) disclosure of the relevant4035registration data.

- 4036The SSAD could fall within the scope of GDPR Art. 22, rather than purely being concerned with4037GDPR Art. 6(1)(f)
- GDPR Art. 6(1)(f) permits automated processing *unless* this would amount to
   "automated individual decision-making" having legal or similarly significant effects for
   the data subject ("solely automated decision making"), which generally is not permitted
   unless one of the more limited legal bases/exemptions under GDPR Art. 22(1) would
   justify the disclosure.
- While GDPR Article 22 states that a data subject has a "right not to be subject to" such a decision, in practice Article 22 has been interpreted by regulators as a general *prohibition* (i.e. there is no need for the data subject to object to such decision-making).
- The process described by the EPDP team could amount to such automated decision making affecting the target of a request (for instance, when law enforcement wants to
   bring a prosecution against individuals running unlawful websites).
- If art.22 applies to the processing described by the EPDP, i.e. if SSAD processing
   amounts to an automated individual decision having legal or similarly significant
   effects, it would not be permitted under GDPR Art. 6(1)(f) (the "legitimate interests"

- 4052 basis for processing). Art. 22(1) sets out its own, more limited set of grounds on which 4053 Art. 22 decision-making can be based. 4054 B&B advises that it will be hard for the SSAD to meet the exemptions in Art. 22(1); so therefore, the EPDP should ensure that SSAD processing does not fall within the scope 4055 4056 of Art. 22. 4057 Mitigation strategy 1: avoiding decisions if they might have "legal or similarly significant 4058 effects" for individuals whose data is disclosed 4059 One way to achieve this could be by limiting automatic access and disclosure to situations where there will not be "legal or similarly significant effects" for the data 4060 4061 subject. 4062 • A decision to release data via the SSAD would not in itself have a "legal effect" on the data subject. The more relevant test for the SSAD is "similarly significant effects." This 4063 4064 means something similar to having legal effect -- something worthy of attention (e.g., 4065 significantly affect the circumstances, behavior or choices of the individuals 4066 concerned).63 4067 It may be possible to determine categories of requests that don't have a "legal or 4068 similarly significant" effect on the individual, like releasing admin contact details for non-natural (company/organizational/institutional) registrants. Other disclosures 4069 4070 involving registrant data of a natural person may be much more likely to have a 4071 "similarly significant effect." Considerable care would need to be taken over such 4072 analysis. 4073 For decisions more likely to have a "significant effect", human review or oversight would 4074 be necessary. "Token" human involvement would not suffice. For the human review 4075 element to count, the controller must ensure meaningful oversight by someone who has 4076 the authority and competence to change the decision. 4077 Mitigation strategy 2: Avoiding SSAD designs that involve processing of personal data about the 4078 target of a request in order to decide whether to comply with the request 4079 It may also be possible to structure the SSAD so it doesn't involve "a decision based solely on automated processing." GDPR Article 22 requires the decision to be based on 4080
- 4080solely on automated processing." GDPR Article 22 requires the decision to be based of4081processing of personal data. If decisions are based on something other than personal4082data, GDPR Article 22 does not apply.
- Therefore, rather than the SSAD requesting details from requestors (e.g. information
   about the target of the request, e.g. the registrant, and why their data is required), and

<sup>&</sup>lt;sup>63</sup> According to official guidance, the following are classic examples of decisions that could be sufficiently significant: (i) decisions that affect someone's financial circumstances; (ii) decisions that affect access to health services; (iii) decisions that deny employment opportunities or put someone at a serious disadvantage; (iv) decisions that affect someone's access to education.

4085then analyzing that information (automatically) in order to evaluate whether the4086relevant criteria for release of non-public registration data are met, the SSAD could4087instead publish the categories of requests which will be accepted, and ask Requestors to4088confirm that they meet the relevant criteria. In this case, the SSAD would not process4089personal data about the target of the request, in order to reach a decision to release the4090data – so Article 22 would not apply.

- 4091
   As noted for earlier questions, parties involved in the SSAD have a responsibility to take
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   appropriate technical and organisational measures" to protect against the risk of
   misuse of the SSAD system by Requestors.
- Any decision to rely on self-certification, rather than assessing requests, would therefore need to be balanced carefully against these risk mitigation obligations; this would likely narrow the occasions when this self-declaration approach could be used.
   Bird & Bird notes that under such a scheme, the SSAD could still ask Requestors to provide additional information about the nature of their request *for audit purposes* – but it would not be used to evaluate the request itself (i.e. it would not be used for automated decision-making).

#### 4101 **<u>2. Question B</u>**

# 4102 In this question, the EPDP team asks for guidance on how to perform the balancing test under 4103 6(1)(f) (assuming it's not possible to automate the steps described).

- Official guidance is that the balancing test should be divided into four steps:
- 4105 1. Assess the interest which the processing meets
- 4106 2. Consider the impact on the data subject
- 4107 3. Undertake a provisional balancing test
- 41084. Consider the impact of any additional safeguards deployed to prevent any undue4109impact on the data subject.
- 4110 **1.** Assessing the controller's legitimate interest
- 4111
   6(1)(f) says you can lawfully process if it is "necessary for the purposes of the legitimate interests pursued by the controller or a third party."
- There are three sub-elements to this: (i) legitimacy; (ii) existence of an interest; and (iii)
   necessity.
- 4115 *Legitimacy*

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 It seems that "legitimacy" is not a high test -- WP29 said "an interest can be considered as legitimate as long as the controller can pursue this interest in a way that is in accordance with data protection and other laws."

# 4119 Establishing "interest" in the processing

- B&B notes that if ICANN and Contracted Parties are joint controllers, they must both
   establish a legitimate interest in the processing. So far as Contracted Parties are
   concerned, it is likely that the relevant interest will be that of the third party, the
   requestor. ICANN, in contrast, may be able to establish its interest in the security,
   stability and resilience of the domain name system as well the interest of the third party
   requestor.
- "Interest" is not the same as "purpose."
- 4127 "Purpose" is the specific reason why the data is processed
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  "Interest" is the broader stake that a controller may have in the processing, or
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  (This also means that interests could be public or private; for
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- Interest must be "real and specific", not "vague and speculative."
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   At p.25, WP217 provides a non-exhaustive list of contexts in which legitimate interests
   4137
   may arise, including:
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  "Exercise of the right to freedom of expression or information, including in the media and the Arts"
- 4140 o Enforcement of legal claims
- 4141 o Prevention of fraud, misuses of services,
- 4142 o Physical security, IT and network security
- 4143 Processing for research purposes
- The EPDP suggests that potential SSAD safeguards could include requiring the requestor to represent that it has a lawful basis for making the request and that it can "provide its lawful basis". However, where data will be released pursuant to art.6(1)(f), then it would be more helpful for the requestor to confirm its *interest* in receiving the personal data.

4149 *Necessity* 

4150 4151	•	With regard to necessity, B&B advises the proposed processing (disclosure) must "necessary" for this interest.	be
4152 4153 4154		• The CEJU Oesterreichischer Rundfunk case defines this as: "the adjective 'necessary'implies that a 'pressing social need' is involved and that the memployed is 'proportionate to the legitimate aim pursued'."	
4155 4156		<ul> <li>A UK Court of appeals likewise suggests that necessary means "more than desirable but less than indispensable or absolutely necessary."</li> </ul>	
4157 4158 4159	•	B&B suggests that a relevant factor to consider for necessity could be whether a requestor has tried to make contact with the individual in any other ways (although may be inappropriate in the case of law enforcement requests).	gh this
4160 4161	•	B&B notes that the SSAD proposes to ask requestors to confirm they are requesti data that is necessary for their purpose.	ng only
4162	2. Asse	ssing the impact on the individual	
4163 4164	•	B&B says the EDPB suggests a range of factors to be considered when assessing the impact on the individual:	าย
4165 4166 4167		<ul> <li>Assessment of impact. Consider the direct impact on data subjects as well any broader possible consequences of the data processing (e.g., triggering proceedings).</li> </ul>	
4168 4169		• <b>Nature of the data.</b> Consider the level of sensitivity of the data as well as whether the data is already publicly available.	
4170 4171		<ul> <li>Status of the data subject. Consider whether the data subject's status inc their vulnerability (e.g., children, other protected classes).</li> </ul>	reases
4172 4173 4174		<ul> <li>Scope of processing. Consider whether the data will be closely held (lowe versus publicly disclosed, made accessible to a large number of persons, o combined with other data (higher risk).</li> </ul>	
4175 4176 4177		<ul> <li><i>Reasonable expectations of the data subject</i>. Consider whether the data subject would reasonably expect their data to be processed/disclosed in the manner.</li> </ul>	
4178 4179		• <b>Status of the controller and data subject.</b> Consider negotiating power and imbalances in authority between the controller and the data subject.	d any

- It may be possible for the SSAD to take account of these factors, by identifying requests
   that would pose a high risk for individuals so that those requests receive additional
   attention.
- 4183
   A classic risk methodology (looking at severity and likelihood) can be used in assessing risk.
- This is not a purely quantitative exercise; while a request's metrics (e.g. number of data subjects affected) is relevant, it is not determinative a potentially significant impact on a single data subject should still be considered.

#### 4188 **3. Provisional balance**

 Once legitimate interests of the controller or third party and those of the individual have been considered, they can be balanced. Ensuring other data protection obligations are met assists with the balancing but is not determinative (e.g., SSAD ensuring standard contractual clauses in place with requestors regarding adequate protection of data is helpful, because it perhaps reduces risk for individuals, but it is not determinative).

### 4194 **4. Additional safeguards**

- B&B reports that if it's not clear how the balance should be struck, the controller can consider additional safeguards to reduce the impact of processing on data subjects.
- These include, for example:
- 4198 o Transparency
- 4199 Strengthened subject rights to access or port data
- 4200 o Unconditional right to opt out
- WP217, pp. 41-42, provides more details on safeguards that can help "tip the scales" in favour of processing (here, in favour of disclosures), in legitimate interests balancing tes

#### Annex: Legal Question 3: legitimate interests and automated submissions and/or disclosures

a) Assuming that there is a policy that allows accredited parties to access non-public WHOIS data through a System for Standardized Access/ Disclosure of non-public domain registration data to third parties ("SSAD") (and requires the accredited party to commit to certain reasonable safeguards similar to a code of conduct), is it legally permissible under Article 6(1)(f) to:

- define specific categories of requests from accredited parties (e.g. rapid response to a malware attack or contacting a non-responsive IP infringer), for which there can be automated submissions for non-public WHOIS data, without having to manually verify the qualifications of the accredited parties for each individual disclosure request, and/or
- enable automated disclosures of such data, without requiring a manual review by the controller or processor of each individual disclosure request.

b) In addition, if it is not possible to automate any of these steps, please provide any guidance for how to perform the balancing test under Article 6(1) (f).

For reference, please refer to the following potential safeguards:

- Disclosure is required under CP's contract with ICANN (resulting from Phase 2 EPDP policy).
- CP's contract with ICANN requires CP to notify the data subject of the purposes for which, and types of entities by which, personal data may be processed. CP is required to notify data subject of this with the opportunity to opt out before the data subject enters into the registration agreement with the CP, and again annually via the ICANN- required registration data accuracy reminder. CP has done so.
- ICANN or its designee has validated the Requestor's identity, and required that the Requestor:
  - o represents that it has a lawful basis for requesting and processing the data,
  - o provides its lawful basis,
  - o represents that it is requesting only the data necessary for its purpose,
  - agrees to process the data in accordance with GDPR, and
  - agrees to standard contractual clauses for the data transfer.
- ICANN or its designee logs requests for non-public registration data, regularly audits these logs, takes compliance action against suspected abuse, and makes these logs available upon request by the data subject.

### Question 4

#### Executive Summary:

The EPDP Phase 2 team sent its first batch of questions to Bird & Bird on 29 August 2019. Bird & Bird answered this batch of questions in a series of three memos. <u>Memo 3</u> was delivered on 9 September 2019 and analyzes questions about the legal bases under which personal data contained in gTLD registration data could be disclosed to law enforcement authorities outside the data controller's jurisdiction.

Specifically, the memo responds to the following questions:

- Can a data controller rely on Article 6(1)(c) of the GDPR to disclose personal data to law enforcement authorities outside the data controller's jurisdiction?
- If not, may the data controller rely on any other legal bases, besides Article 6(1)(f) to disclose personal data to law enforcement authorities outside the data controller's jurisdiction?
- Is it possible for non-EU-based law enforcement authorities to rely on art 6(1)(f) GDPR as a legal basis for their processing? In this context, can the data controller rely on art 6(1)(f) GDPR to disclose the personal data? If non-EU-based law enforcement authorities cannot rely on art 6(1)(f) GDPR as a legal basis for their processing, on what lawful basis can non-EU-based law enforcement rely?

Overall, Bird & Bird advised that:

- To apply Art 6(1)(c) there must be "Union law or Member State law to which the controller is subject" and this ground therefore has limited application where LEA is outside of the controller's jurisdiction.
- Under the six lawful bases for processing personal data, Articles 6(1)(a) Consent, 6(1)(b) - Contract, 6(1)(d) - Vital interests of a person, and 6(1)(e) - Public interest or official authority are not likely applicable for LEA requests.
- 3. Art 6(1)(f) Legitimate interest, may be an applicable basis for the controller where a non-EU law enforcement authority makes a request to obtain personal data from a controller in the EU.
- 4. If a LEA is outside the EEA, their legal basis for processing under GDPR is not relevant as they are not subject to GDPR. Organizations disclosing to LEAs outside the EEA will still need a valid basis to do so, which will usually be legitimate interest in ICANN's case.
- 5. Where the CP is subject to GDPR but is located outside the EEA, they will also be subject to local law. This means that controllers may face a conflict of laws.

# 1. Can a data controller rely on Article 6(1)(c) GDPR to disclose personal data to law enforcement authorities outside the data controller's jurisdiction?

- Processing necessary for compliance with a legal obligation to which the controller is subject is only available where the legal obligation is set out in EU or Member State law.
- Where the controller is subject to disclosure obligations which arise from laws in jurisdictions outside the EU, the controller cannot rely on Art 6(1)(c).
- Controller may be subject to a legal obligation under EU or Member State law to disclose personal data to a non-EU law enforcement authority.
- MLATs may cover, but when a request comes in where an MLAT exists, the controller should deny the request and refer to the MLAT. Where no MLAT or other agreement exists, the controller needs to ensure that the disclosure to a third country would not be in breach of local law.

# 2. May the data controller rely on any other legal bases, besides Article 6(1)(f) GDPR, to disclose personal data to law enforcement authorities outside the data controller's jurisdiction?

- 6(1)(f) and 6(1)(c) may apply but the other five lawful bases for processing personal data likely not.
- Where a non-EU law enforcement authority makes a request to obtain personal data from a controller in the EU, the controller may be able to show a legitimate interest (6(1)(f)) in disclosing the data. The EDPB has also suggested this approach in correspondence to ICANN (e.g. EDPB-85-2018).

3. Is it possible for non-EU-based law enforcement authorities to rely on Article 6(1)(f) GDPR as a legal basis for their processing? In this context, can the data controller rely on Article 6(1)(f) GDPR to disclose the personal data? If non-EU-based law enforcement authorities cannot rely on Article 6(1)(f) GDPR as a legal basis for their processing, on what lawful basis can non-EU-based law enforcement rely?

- As entities of a country, law enforcement authorities are covered by state immunity and therefore non-EU-based law enforcement authorities are not subject to the GDPR.
- Even assuming the GDPR could apply to non-EU-based law enforcement authorities, it seems unlikely that law enforcement authorities outside the EU would consider justifying their processing under the GDPR.
- Non-EU-based law enforcement authorities therefore do not need to assess which GDPR legal basis they rely on for processing the data.

• A controller who transfers data to a LEA outside the EU will nevertheless need to consider how to meet the obligations in Chapter V (transfers of personal data to third countries or international organizations).

# Question 5 (Pseudonymized Email Addresses)

The group has discussed the option of replacing the email address provided by the data subject with an alternate email address that would in and of itself not identify the data subject (Example: 'sfjgsdfsafgkas@pseudo.nym'). With this approach, two options emerged in the discussion, where (a) the same unique string would be used for multiple registrations by the data subject ('pseudonymisation'), or (b) the string would be unique for each registration ('anonymization'). Under option (a), the identity of the data subject might - but need not necessarily - become identifiable by cross-referencing the content of all domain name registrations the string is used for.

From these options, the following question arose: Under options (a) and/or (b), would the alternate address have to be considered as personal data of the data subject under the GDPR and what would be the legal consequences and risks of this determination with regard to the proposed publication of this string in the publicly accessible part of the registration data service (RDS)?

# Bird & Bird's Summary Answer

We think either option ((a) or (b)) would still be treated as the publication of personal data on the web. This would seem to be a case covered by a statement made in the Article 29 Working Party's 2014 Opinion on Anonymization techniques [ec.europa.eu]: "when a data controller does not delete the original (identifiable) data at event-level, and the data controller hands over part of this data set (for example after removal or masking of identifiable data), the resulting data set is still personal data." The purpose for making this e-mail address available, even though it's masked, is presumably to allow third parties to directly contact the data subject (e.g. to serve them with court summons, demand takedowns, etc.) – so it's quite clearly linked to that particular data subject, at least so far as ICANN/Contracted Parties are concerned. However, either option would be seen as a valuable privacy-enhancing technology (OPET) / privacy by design measure.

# Question 6 (Consent)

Registration data submitted by legal person registrants may contain the data of natural persons. A Phase 1 memo stated that registrars can rely on a registrant's self-identification as legal or natural person if risk is mitigated by taking further steps to ensure the accuracy of the registrant's designation. As a follow up to that memo: what are the consent options and requirements related to such designations? Specifically: are data controllers entitled to rely on a statement obligating legal person registrants to obtain consent from a natural person who would act as a contact and whose information may be publicly displayed in RDS? If so, what representations, if any, would be helpful for the controller to obtain from the legal person registrant in this case?

As part of your analysis please consult the GDPR policies and practices of the Internet protocol (IP address) registry RIPE-NCC (the registry for Europe, based in the Netherlands). RIPE-NCC's customers (registrants) are legal persons being displayed publicly in WHOIS. RIPE-NCC places the responsibility on its legal-person registrants to obtain permission from those natural persons, and provides procedures and safeguards for that. RIPE-NCC states mission justifications and data collection purposes similar to those in ICANN's Temporary Specification. Could similar policies and procedures be used at ICANN?

Also see the policies of ARIN, the IP address registry for North America. ARIN has some customers located in the EU. ARIN also publishes the data of natural persons in its WHOIS output. ARIN's customers are natural persons, who submit the data of natural person contacts.

# Bird & Bird's Summary Answer

This document analyses the consent requirements set out in the GDPR and examines consents options for the purpose of publishing in RDS personal data provided in the context of the registration of legal person registrants.

# Consent requirements

Pursuant to the GDPR, consent must be freely given, specific, informed and unambiguous. Also, it needs to be obtained prior to the processing taking place. Controllers must be able to demonstrate that valid consent has been given and individuals have the right to withdraw consent at any time. Under the GDPR, the obligation to obtain consent lies with the controller. The controller may instruct a third party to obtain consent from individuals on its behalf; however, doing so will not relieve the controller from its obligations under the GDPR.

# Consent options

On the basis of the above requirements, this document examines the following options of obtaining consent for making personal data public in RDS and sets out the compliance considerations of each option:

- 1. Controllers seek valid consent directly from individuals
  - Making personal data public in RDS is optional.
  - Prior to making personal data public, the controller contacts individuals directly to seek consent in line with the GDPR.
  - In the event of refusal to consent or failure to respond, the personal data will not be made public
- 2. Registrant obtains valid consent and provides evidence to controller
  - Making personal data public in RDS is optional.
  - Prior to making personal data public, the controller requires the registrant to:(a) obtain individuals' consent; and (b) provide to the controller evidence that consent has been obtained.
  - In the event of refusal to consent or failure to receive evidence, the personal data will not be made public
- 3. Registrant obtains valid consent and controller confirms this with the individual
  - Prior to making personal data public, the controller requires the registrant to:(a) obtain individuals' consent; and (b) provide to the controller evidence that consent has been obtained.
  - Controller follows up with the individual directly: it informs them that the registrant has confirmed they have granted consent.
- 4. Registrant undertakes the obligation to obtain consent
  - Registrants are allowed to provide non-personal contact details.
  - Registration data is made public by default (irrespective of whether or not personal data is included).
  - By means of a statement, registrants undertake to ensure they have obtained individuals' consent if they choose to provide personal data.

# Question 7 (Accuracy)

#### Question 1a

Who has standing to invoke the Accuracy Principle? We understand that a purpose of the Accuracy Principle is to protect the Data Subject from harm resulting from the processing of inaccurate information. Do others such as contracted parties and ICANN (as Controllers), law enforcement, IP rights holders, etc. have standing to invoke the Accuracy Principle under GDPR? In responding to this question, can you please clarify the parties/interests that we should consider in general, and specifically when interpreting the following passages from the prior memos:

- Both memos reference "relevant parties" in several sections. Are the "relevant parties" limited to the controller(s) or should we account for third-party interests as well?
  - "There may be questions as to whether it is sufficient for the RNH or Account Holder to confirm the accuracy of information relating to technical and administrative contacts, instead of asking information of such contacts directly. GDPR does not necessarily require that, in cases where the personal data must be validated, that it be validated by the data subject herself. ICANN and the relevant parties may rely on third-parties to confirm the accuracy of personal data if it is reasonable to do so. Therefore, we see no immediate reason to find that the current procedures are insufficient." (emphasis added) (Paragraph 19 – Accuracy)
  - "In sum, because compliance with the Accuracy Principle is based on a reasonableness standard, ICANN and the relevant parties will be better placed to evaluate whether these procedures are sufficient. From our vantage point, as the procedures do require affirmative steps that will help confirm accuracy, unless there is reason to believe these are insufficient, we see no clear requirement to review them." (emphasis added) (Paragraph 21-Accuracy)
  - "If the relevant parties had no reason to doubt the reliability of a registrant's self-identification, then they likely would be able to rely on the self-identification alone, without independent confirmation. However, we understand that the parties are concerned that some registrants will not understand the question and will wrongly self-identify. Therefore, there would be a risk of liability if the relevant parties did not take further steps to ensure the accuracy of the registrant's designation." (emphasis added) (Paragraph 17 –Legal v. Natural)

1.b Similarly, the Legal vs. Natural person memo refers to the "importance" of the data in determining the level of effort required to ensure accuracy. Is the assessment of the "importance" of the data limited to considering the importance to the data subject and the controller(s), or does it include the importance of the data to third-parties as well (in this case law enforcement, IP rights holders, and others who would request the data from the controller for their own purposes)?

 "As explained in the ICO guidance, "The more important it is that the personal data is accurate, the greater the effort you should put into ensuring its accuracy. So if you are using the data to make decisions that may significantly affect the individual concerned or others, you need to put more effort into ensuring accuracy." (Paragraph 14 –Legal vs. Natural)

#### Bird & Bird's Executive Summary

This document examines further considerations in relation to the Accuracy Principle (the parties with the obligation to comply with this principle, persons that have the standing to invoke it, and the basis on which data accuracy is to be assessed). It sets out the factors to be considered when assessing data accuracy and provides recommendations of measures to enhance the accuracy of registration data held by contracted parties.

#### Parties subject to Accuracy Principle and "relevant parties"

The obligation to comply with the GDPR's Accuracy Principle lies with the controller(s). References to "relevant parties" in the Accuracy and the Legal vs. Natural memos were to the relevant controller(s) of WHOIS data.

#### Parties having the right to invoke the Accuracy Principle

The GDPR provides for a range of remedies: complaints to supervisory authorities, judicial remedies and right to compensation from a controller or processor. Data subjects (and where allowed by national law, their representatives) have the right to exercise all remedies set forth in the GDPR. In some instances, these rights may also be exercised by other – natural or legal-persons, for example, those affected by the decision of a supervisory authority or those suffered damage as a result of an infringement of the GDPR.

#### Interests of various parties when considering accuracy

The purpose for which personal data is processed is relevant to determining the measures required to ensure data accuracy. The data subject's interests must be taken into account when assessing data accuracy. In some circumstances, the controller's interests will also be relevant. Although there are a few references to rights of "others" in ICO's accuracy guidance, this point is not illuminated further in our review of guidance, case law or literature. Given the lack of guidance, we do not recommend placing too much emphasis on this point.

#### Reasonable measures for data accuracy

The Accuracy Principle has not been extensively examined in literature and case law and references to it are limited. The reasonable and appropriate character of accuracy measures should be considered in the light of the GDPR's risk-based approach, taking into account,

among other things, the purpose and impact of processing. A list of suggested accuracy measures is set out in this document.

# **Question 8 (Automation Use Cases)**

### Background

1. Under the first scenario, the automation would be carried out within a Central Gateway tasked with receiving requests from accredited users. The Central Gateway would make an automated recommendation on whether or not the requested data should be disclosed whilst the ultimate decision of disclosing data would rest with the Contracted Parties, which could either follow the recommendation or not (Scenario 1.a.). Contracted Parties with enough confidence in the Gateway may choose to automate the decision to disclose the data (Scenario 1.b.).

2. Under the second scenario, the decision to disclose the registrant data would be taken by the Central Gateway without the Contracted Party being able to review the request. The Central Gateway would take this decision either (i) after obtaining the relevant data from the Contracted Party and evaluating the data as part of its decision-making (Scenario 2.a.), or (ii) without obtaining the registrant data (in which case, the decision would be based solely on information about the Requestor and the assertions made in the request) (Scenario 2.b.). One example given of the latter scenario would be automated disclosure of registration data for microsoft-login.com to the verified owner of the trademark MICROSOFT, in response to a request alleging trademark infringement and asserting intent to process the data for the establishment, exercise or defence of legal claims. We have been asked to assume that each scenario would be subject to a set of safeguards which are included in this memo as Appendix 1.

A. Use cases under Scenario 1:

In light of the advice previously provided in the memos on Question 1&2 (Liability) and Question 3 (Automation), please provide the following analysis for each use case in Exhibit 1:

1. Please describe the risk of liability for the Central Gateway and Contracted Parties ("CPs") related to automating this recommendation, and to automating the decision to disclose personal information to a third-party. If there is additional information required to assess the risk, please note the additional information needed.

2. Is the decision to disclose personal information to a third-party a decision "which produces legal effects concerning [the data subject] or similarly significantly affects him or her" within the scope of Article 22?

3. Are there additional measures or safeguards that would mitigate the risk of liability?

4. Does automated decision-making performed in this manner impact your analysis on the roles/liability of the parties described in the Question 1&2 memo (e.g., Contracted Parties

remain controllers with liability where "disclosure takes place in an automated fashion, without any manual intervention." 1.1.4).

B. Use cases under Scenario 2:

In the second -alternative- scenario, where the Central Gateway has the contractual ability to require the Contracted Parties to provide the data to the Central Gateway:

1. How do the alternative scenarios impact the analysis provided in Questions 1 through 4 above?

2. Which scenario involves the least risk of liability for Contracted Parties? In responding to this, please state your assumptions regarding the respective roles of ICANN and contracted parties, including a scenario where the Centralized Gateway has outsourced decision making to an independent legal service provider.

C. Additional automation clarifications

1. If the decision to disclose personal data to a third party is automated, in what manner must the Controller(s) provide the registrant with information concerning the possibility of automated decision-making in processing of his or her personal information? How should this information be communicated to the registrant, and what information pertaining to the automated decision-making must be communicated to the registrant in order to ensure fair and transparent processing pursuant to Article 13?

2. Does the provision of the information in the answer to question C.1 above by the Controller(s) affect the registrant's right to obtain confirmation as to whether or not automated decision-making to disclose their personal information to a third-party has taken place? Does it affect the registrant's right to obtain associated meaningful information as per Article 15.1(h)?

3. Does the manner in which the decision making is performed above impact the way in which this information must be provided?

4. What role does proximate cause play in determining whether a decision to disclose produces a legal or similarly significant effect (i.e. how related must the decision to disclose a registrant's personal data be to the ultimate legal or similarly significant effect of personal data processing)? Please describe the risk of liability to the Central Gateway or Contracted Party if, after receiving personal data, the Requestor engages in its own processing which has a legal or similarly significant effect.

5. In Section 1.12 in the previous memo on Automation, Bird & Bird stated: It may also be possible to structure the SSAD so that it does not involve "a decision based solely on automated processing". To expand, rather than the SSAD requesting information from requesters and

evaluating if the relevant criteria for release of non-public registration data are met, the SSAD could publish the categories of requests which will be accepted and ask Requestors to confirm that they meet the relevant criteria. In this case, there would be no automated processing leading to a decision to release the data. The SSAD could ask requesters to provide additional information about the nature of their request for audit purposes –but it would not be used to evaluate the request itself. Could you please elaborate on how (i) publishing the categories of requests that will be approved and (ii) requiring a Requestor to manually select the applicable category and confirm that they meet the criteria for that category of requests would make the decision to disclose "not automated"?

# Bird & Bird's Executive Summary

This document examines the scenarios and use cases presented by the EPDP Team in relation to automated decisions for disclosure of non-public registrant data. It identifies the cases of fully automated decisions that would fall under the scope of Art. 22 GDPR, challenges associated with Art. 22 and available alternatives. The document further suggests data protection safeguards and examines transparency considerations in the SSAD context. Finally, it examines the status of the parties under each scenario and the associated risk of liability.

# Art. 22 decisions and alternatives

Art. 22 GDPR applies to fully automated decisions which produce legal or similarly significant effects. Art. 22 decisions are only allowed in limited cases, which are not likely to apply to the SSAD context. Fully automated decisions will only be allowed if they: (a) do not include the processing of personal data; (b)do not produce legal or similarly significant effects; (c) are authorised by applicable EU or Member State law which lays down suitable measures to protect individuals; or (d) are covered by a national derogation from Art. 22 (for example, for the purpose of detection of criminal offences). In all other cases, there needs to be meaningful human involvement in the decision making process.

# Do Art. 22 criteria apply to SSAD?

(a) Solely automated processing: For Art. 22 to apply, there needs to be some processing of personal data, but there is no requirement that only personal data is processed for the decision. The decision examined here will in most cases involve the processing of personal data – this will be the case irrespective of whether or not the Central Gateway has access to the requested data and takes account of such data in the decision making. Apart from Scenario 1.a where the SSAD would only issue an automated recommendation, all other scenarios would include a decision (to disclose registrant data to third parties) based solely on automated processing.

(b) Legal or similarly significant effect: the term is not defined in the GDPR; however, it indicates an elevated threshold. Whether or not the disclosure of registrant data has such an

effect, will depend on the circumstances of the request: the document assesses the nature of the effects of disclosure under each use case. We have given clear yes and no answers where possible: some use cases would benefit from further discussion. The role of proximate cause in determining the effects of a decision has not been examined by courts or supervisory authorities. There is some discussion in German literature; however, given the lack of wider discussion, the views of supervisory authorities on this topic could be useful, as this may permit automation of the SSAD on the basis that the Central Gateway/CPs are only taking a preparatory decision.

# Safeguards

A list of suggested data protection safeguards is set out in Appendix 2 of this document. This includes among other things: engaging with supervisory authorities, clearly scoping each use case and establishing a legal basis, imposing appropriate terms of disclosure on the Requestor, implementing appropriate security measures, taking measures to comply with the accountability principle, establishing policies for satisfying individuals' rights, and entering into appropriate data protection clauses with processors.

#### Transparency

The manner of providing information is not affected by the existence of automated decision making; but the content of the information is.

- The information will typically be provided through the privacy notice; given the importance of the SSAD in the Domain Name system, it would be appropriate to present it in a prominent manner.
- It would be most efficient for registrars to provide the relevant information (given their direct relationship with registrants), irrespective of whether not they are considered controllers in the SSAD context. If they are not controllers, but provide the information on behalf of the controller, this should be made clear to registrants.
- In terms of the content, for Art. 22 decisions only, the notice must also include information about: the existence of automated decision, the logic involved and the significance and envisaged consequences of the processing.
- The elements of Art. 15 GDPR (right of access) need to be provided on request even if they have already been included in the notice.
- The right of access requires controllers to provide information on the recipients to whom the data "have been or will be disclosed": this indicates that, absent applicable exemptions, registrants exercising their right of access must be informed about disclosures of their data to third parties.

# Status of parties

(a) Under Scenario 1, the ultimate decision to disclose registrant data rests with the CPs. The analysis carried out in the Liability memo would also apply here and most likely CPs would be considered by supervisory authorities as joint controllers along with ICANN.

(b) Under Scenario 2, the situation is less clear. Depending on whether a macro-or microlevel approach is adopted, the CPs may be found to be (joint) controllers for the automated decision making and the disclosure of data to Requestors or merely for the disclosure of data to the Central Gateway. We think the second option (controllers just for the disclosure of data to the Central Gateway) is the better analysis, but the point is not clear. The outsourcing of the decision making to an independent legal service provider would be unlikely to alter the above position.

In both scenarios, it would not be plausible to argue that CPs are processors.

Liability of CPs is examined in respect of:

(a) status of CPs: where CPs are joint controllers, it is important to clearly allocate tasks and responsibilities by means of an agreement;

- (b) type of liability:
  - Liability towards individuals: the rule is joint and several liability and CPs can be held liable for the entire damage caused by processing they are involved in, irrespective of their status. They can only avoid this by demonstrating that they were not in any way involved in the event giving rise to the damage. Otherwise, they have the right to claim back from the other controllers the part of compensation corresponding to their responsibility.
  - Liability to supervisory authorities: joint and several liability is less clear here and there is scope to argue that enforcement action should be imposed based on the "degree of responsibility" of the party.

In terms of risk, Scenario 2 seems to present lower risk of liability both in respect of compensation to individuals and of enforcement action by supervisory authorities.