

gTLD Registration Data Policy Implementation

The Implementation of the EPDP Phase 1 Consensus Policy Recommendations

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Implementation Review Team (IRT) Meeting #35 ICANN69

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Agenda





Registration Data Policy Implementation Overview

Agenda Item 1



Policy Implementation Background

- On 19 July 2018, the Generic Names Supporting Organization (GNSO) Council initiated an Expedited Policy Development Process (EPDP) to be developed in two phases and chartered the EPDP on the Temporary Specification for gTLD Registration Data Team.
- During Phase 1 of its work, the EPDP Team was tasked with determining if the Temporary Specification for gTLD Registration Data should become an ICANN Consensus Policy as is, or with modifications. In addition, the Consensus Policy must comply with the GDPR and take into account other relevant privacy and data protection laws.
- On 20 February 2019, the EPDP Phase 1 Team submitted to the GNSO Council its <u>Final</u>
 <u>Report</u> and the GNSO Council adopted all 29 recommendations in the EPDP Final Report on
 4 March 2019.
- On 15 May 2019, the Board <u>adopted</u> 27 of the 29 recommendations
 - Two recommendations were adopted in part:
 - Recommendation 1: Purpose #2
 - The Board was concerned with the wording of purpose 2 and consistency with applicable law, where the impact might be the elimination of an ICANN purpose.
 - Recommendation 12: Organization field
 - The Board did not adopt Recommendation 12 in full due to implementation advice 2(b), which allows the deletion of registration data in the organization field.



Policy Implementation Status

- ICANN org and the implementation review team (IRT) began working on the implementation of the Registration Data Policy on 29 May 2019.
- The EPDP Team recommended that the final effective date for the Registration Data Policy for gTLDs be 29 February 2020. However given the complexity of the implementation and the possibility of additional input on the recommendations from data protection authorities or other sources this date has not been met.
 - The GNSO council liaison informed the GNSO council that the recommended 29 February 2020 effective date was deemed not be feasible on 02 October 2019.
- Outstanding work includes completing the draft of the gTLD Registration Data Policy and a proposed implementation timeline to be shared for public comment, including the anticipated implementation time for contracted parties.
- This effort includes deliberation to resolve conflicting interpretation of some of the recommendations, evaluation of the policy requirements for technical feasibility, projection of the scope and time for the tasks to be implemented, and the assessment of the critical path to define an implementation timeline.



The Interim Registration Data Policy

- Working in advance of the Board resolution, the implementation team produced the concept of three stages of the policy implementation.
 - Stage 1: Continue to implement measures consistent with the Temporary Specification for gTLD Registration Data that expires on 25 May 2019. This is an Interim Registration Data Policy while the permanent policy is prepared and published based on the recommendations,
 - Stage 2: This stage will begin after the ICANN organization publishes a Registration Data Policy as a Consensus Policy and formally notifies the contracted parties. During this stage, contracted parties may implement the Interim Policy, the Registration Data Policy, or elements of both as they prepare for the effective date of the Registration Data Policy. The timing of this milestone is to be determined.
 - Stage 3: Contracted parties must comply with the Registration Data Policy as of its effective date.
- On 17 May 2019, ICANN org completed stage 1 and published the <u>Interim Registration Data Policy</u> for gTLDs, pursuant to the Board's May 15, 2019 <u>resolution</u>.
- The Interim policy, effective as of 20 May 2019 requires contracted parties to continue to implement
 measures that are consistent with the <u>Temporary Specification for gTLD Registration Data</u> on an
 interim basis, pending the implementation of the Registration Data Policy.
 - The Temporary Specification expired on 20 May 2019.



Policy Implementation Team Activities

Agenda Item 2

Implementation Project Team (IPT)
Policy Review Team (IRT)



EPDP Phase 1 Implementation Scope

Policy Drafting

• IRT discussions

Reports & Studies

- Data retention
- Data retention waiver process
- Legal/natural persons differentiation

EPDP Phase 1

Data Protection Arrangements

- With contracted parties
- With 3rd party providers

Impact on Existing Policies & Procedures

- Wave 1
- Wave 1.5
- Wave 2



IRT Agenda on IRT wiki



Policy Implementation Wiki workspace

- Community wiki space for Registration Data Policy implementation.
 - GNSO Implementation Review Team: https://community.icann.org/x/hpaGBg
- Implementation working documents that will be shared with public
- IRT Meeting Agenda and Minutes
- IRT members list: with their affiliation Statement of Interest (SOI).



IRT Meeting Agenda on IRT wiki

https://community.icann.org/x/kAebC



Community Q&A



Implementation Studies, Reports, and other activities



Recommendation 15 Reports: Data Retention

15.1 In order to inform its Phase 2 deliberations, the EPDP team recommends that ICANN Org, as a matter of urgency, undertakes a review of all of its active processes and procedures so as to identify and document the instances in which personal data is requested from a registrar beyond the period of the 'life of the registration'. Retention periods for specific data elements should then be identified, documented, and relied upon to establish the required relevant and specific minimum data retention expectations for registrars. The EPDP Team recommends community members be invited to contribute to this data gathering exercise by providing input on other legitimate purposes for which different retention periods may be applicable.

Report: https://mm.icann.org/pipermail/gnso-epdp-team/2019-November/002747.html

15.4 The EPDP team recommends that ICANN Org review its current data retention waiver procedure to improve efficiency, request response times, and GDPR compliance, e.g., if a Registrar from a certain jurisdiction is successfully granted a data retention waiver, similarly-situated Registrars might apply the same waiver through a notice procedure and without having to produce a separate application.

Report: https://mm.icann.org/pipermail/gnso-epdp-team/2020-January/002910.html

Recommendation 17 Report: Legal / Natural Persons

The EPDP Team recommends that as soon as possible, ICANN org should undertake a study, for which the terms of reference are developed in consultation with the community, that considers:

- The feasibility and costs, including both implementation and potential liability costs, of differentiation between legal and natural persons.
- Examples of industries or organizations that have successfully differentiated between legal and natural persons.
- Privacy risks to registered name holders of differentiating between legal and natural persons.
- Other potential risks (if any) to registrars and registries of not differentiating.



Recommendation 27 Reports

- Recommendation 27 specifies the need to identify and address all policies or procedures that might be affected by the EPDP Phase 1 policy recommendations and the new Registration Data Policy.
- ICANN org performed a detailed review of a set of existing policies and procedures and drafted an analysis identifying impacted areas and potential changes to address the impact.
 - Impacts may include outdated provision language, higher-level issues (e.g. inconsistency of existing policy or procedure with Registration Data Policy), or implications for existing contractual provisions.
- This effort is being completed in two and a half waves:
 - Wave 1 report (January 2020) includes consensus policies in effect: https://gnso.icann.org/en/drafts/wave-1-draft-report-rdp-impacts-13jan20-e
 n.pdf
 - Wave 1.5 and Wave 2 reports are currently underway to cover consensus policies not yet in effect and relevant procedures (e.g., Data Escrow, Trademark Clearinghouse).



Recommendation 27 (cont'd)

 Wave 1 report includes an analysis of the 15 policies or procedures listed below and identifies the level of impact of the policy recommendations, which can be put into buckets as follows:

High Impact	Medium Impact	Low Impact
 Registry Registration Data Directory Services Consistent Labeling and Display Policy Thick RDDS (Whois) Transition Policy for .COM, .NET and .JOBS Transfer Policy Uniform Domain Name Dispute Resolution Policy (UDRP) and Rules Uniform Rapid Suspension (URS) 	Expired Domain Deletion Policy (EDDP) Whois Data Reminder Policy (WDRP)	AGP Limits Policy Additional Whois Information Policy(AGP) Expired Registration Recovery Policy(ERRP) Protection of IGO and INGO Identifier in All gTLDs Policy Registry Services Evaluation Policy (RSEP) Restored Names Accuracy Policy (RNAP) Revised ICANN Procedure for Handling WHOIS Conflicts with Privacy Law Whois Marketing Restriction Policy

Next steps:

- The impacts for the items described in Wave 1 report appear to be within the remit of the GNSO, as they are either consensus policies or currently being considered in a GNSO PDP.
- Wave 1 final report, with any updates from the IRT review, will be submitted to the GNSO Council who will then determine next steps (e.g., EPDP, GNSO Guidance Process, etc.).



Implementation Review Team (IRT) Role

- Operates in accordance with Consensus Policy Implementation Framework.
- 2. Not a policymaking body.
- Members should have a good understanding of the contents of the Final Report and Board Resolution including the Board scorecard.
- 4. Assists the IPT in implementation of the policy consistent with the Board-approved recommendations.
- Provide subject matter expertise to IPT for implementation of the policy requirements.
- 6. Provides feedback and answers questions within deadlines requested by the IPT or communicates with the IPT if additional time is required.
- 7. Members must maintain current Statement of Interest.



Recommendations 19 & 20: Data Protection Agreements

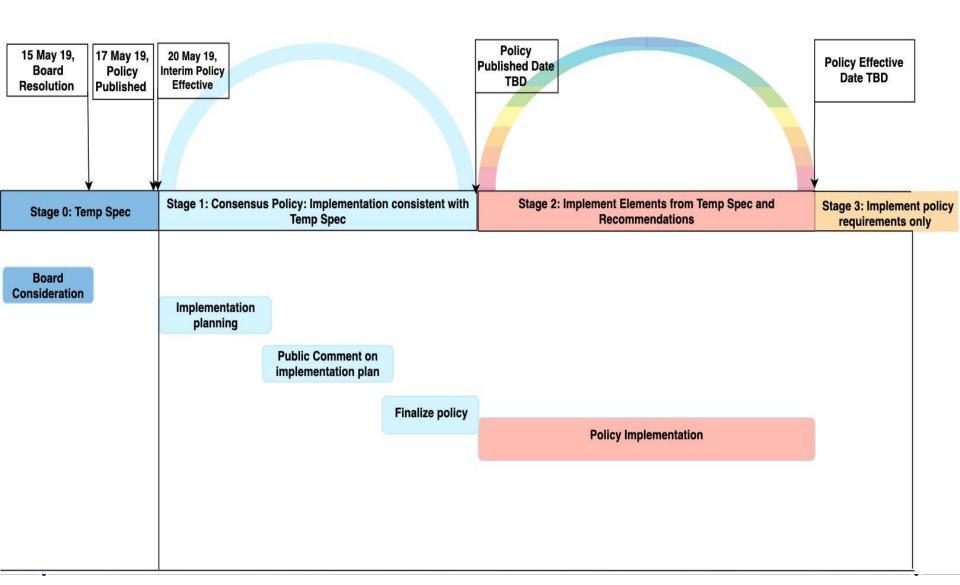
EPDP Recommendation 19: ICANN org to negotiate and enter into required data protection agreements, as appropriate, with contracted parties.

EPDP Recommendation 20: Include data processing activities and responsible parties in relevant data protection agreements.

- Status: ICANN org and a group of contracted parties are working together to complete this deliverable. Effort has been a combination of face-to-face meetings and teleconferences.
- Milestone: Group has documented data processing required under ICANN agreements and policies (who does what and why).
- Next Step: Continue discussions to develop relevant draft agreements.



Policy Transition Stages





Engage with ICANN



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