Complete deliberation on the charter question on access to "thin data" only

To date, initial rough consensus WG Agreements for "thin data" access are:

Should gTLD registration "thin data" be entirely public or should access be controlled?

- 20. gTLD registration "thin data" must be accessible without requestor identification, authentication, or stated purpose.
- **21.** [Proposed] There must be no RDS policies that prevent RDS operators from applying operational controls such as rate limiting and CAPTCHA, provided that they do not unreasonably restrict legitimate access. [Rough consensus in 2 May poll, but pending action item]

What guiding principles should be applied to determine access to "thin data"?

- 22. At least a defined set of "thin data" elements must be accessible by unauthenticated RDS users.
- 23. RDS policy must state purpose(s) for public access to "thin data."
- **24.** [Proposed] RDS policies for access to "thin data" must be non-discriminatory (i.e., RDS policies must not be designed to give anyone preferential access). [Possible alternative wording for WG consideration, based on 30 May poll results]

Should there be an additional principle on proportionality for access to "thin data"?

Should there be an additional agreement on proportionality for access to "thin data"?

After 30 May call, possible principle for proportionality was discussed on the mailing list. To decide if/how such a principle applies to "thin data" access, consider the following:

Stephanie Perrin noted: "The proportionality principle is fundamental to the interpretation of European data protection law, although it does not appear in the Directive itself. The usual four part test is:

- a) there must be a legitimate aim for a measure
- b) the measure must be suitable to achieve the aim (potentially with a requirement of evidence to show it will have that effect)
- the measure must be necessary to achieve the aim, that there cannot be any less onerous way of doing it
- d) the measure must be reasonable, considering the competing interests of different groups at hand

For WG discussion: Could this four-part test be applied to "thin data" access, for example:

- a) Is there at least one legitimate purpose for providing public access* to "thin data"?
- b) Is public access to "thin data" suitable to achieve those legitimate purpose(s)?
- c) Is public access to "thin data" necessary to achieve those legitimate purpose(s), that there cannot be any less onerous way of doing it?
- d) Is public access to "thin data" reasonable, considering the competing interests of different groups at hand?

Next: Resume deliberation on the charter question on Data Elements for "thin data" only

Deliberation to date has been focused on "thin data" as defined by the Thick WHOIS Report:

"A thin registry only stores and manages the information associated with the domain name. This set includes data sufficient to identify the sponsoring registrar, status of the registration, creation and expiration dates for each registration, name server data, the last time the record was updated in its Whois data store, and the URL for the registrar's Whois service."

Which gTLD registration data elements should be included in "thin data"?

- Are today's gTLD WHOIS registration data elements classified as "thin" sufficient at this time?
- 2) Are any elements listed here NOT required as "thin data" accessible through an RDS?
- 3) Are any NEW elements required as "thin data" elements to be accessible through an RDS?

Example of today's "thin data" elements

Domain Name: ANVILWALRUSDEN.COM Registrar: TUCOWS DOMAINS INC. Sponsoring Registrar IANA ID: 69 Whois Server: whois.tucows.com

Referral URL: http://www.tucowsdomains.com

Name Server: NS1.SYSTEMDNS.COM Name Server: NS2.SYSTEMDNS.COM Name Server: NS3.SYSTEMDNS.COM

Status: clientTransferProhibited https://icann.org/epp#clientTransferProhibited Status: clientUpdateProhibited https://icann.org/epp#clientUpdateProhibited

Updated Date: 17-jan-2017 Creation Date: 30-jun-2010 Expiration Date: 30-jun-2017

Handout 6 June WG Call Page 3

As a reminder, initial rough consensus WG Agreements for "thin data" purpose include:

Should gTLD registration thin data elements be accessible for any purpose or only for specific purposes?

- The WG should continue deliberation on the purpose(s) of "thin data." 1.
- 2. Every "thin data" element should have at least one legitimate purpose.
- 3. Every existing "thin data" element does have at least one legitimate purpose for collection.

For what specific (legitimate) purposes should gTLD registration thin data elements be collected?

- 4. EWG-identified purposes apply to at least one "thin data" element.
- 5. Domain name control is a legitimate purpose for "thin data" collection.
- 6. Technical Issue Resolution is a legitimate purpose for "thin data" collection.
- Domain Name Certification is a legitimate purpose for "thin data" collection. 7.
- Business Domain Name Purchase or Sale is a legitimate purpose for "thin data" collection. 8.
- Academic / Public Interest DNS Research is a legitimate purpose for "thin data" collection. 9.
- Regulatory and Contractual Enforcement is a legitimate purpose for "thin data" collection. 10.
- Criminal Investigation & DNS Abuse Mitigation is a legitimate purpose for "thin data" *11*. collection.
- *12.* Legal Actions is a legitimate purpose for "thin data" collection.
- Individual Internet Use is a legitimate purpose for "thin data" collection. *13.*

Merged text from Sullivan's Purposes in Detail & EWG Report Annex D

Thin Data Element	EWG Purposes	Collection Rationale	Publication Rationale
Domain Name	All	The domain name is required to be collected under the Statement of Purpose, purpose 1. Without this, there is no domain name, so it is literally impossible to have anything to collect or publish.	The domain name is required to be published under purpose 1, because it is a key by which data is accessed. If you wish to look up the current data about a particular name, you use the name as the key by which you query. (This is not the only possible key. For instance, in an EPP registry you could in principle use the ROID to look up a particular name object. But that does not give you the current data for the thing so named; it just gives you the data about that Repository Object. Two different versions of the same name like if example.com is registered by Alice then deleted and later registered by Bob have different ROIDs.)
Registrar	Domain Name Control Business Domain Name Purchase/Sale Academic/Public Interest DNS Research Regulatory/Contractual Enforcement Criminal Investigation/ DNS Abuse Mitigation DNS Transparency	IANA has a registry of registrar IDs (https://www.iana.org/assignments/registrar-ids/registrar-ids/registrar-ids.xhtml#registrar-ids-1), and that contains their (iii) names. This is a protocol parameter registry, but it appears to be managed by ICANN so it is probably appropriate for this PDP to make the policy about how that is to be managed. Data (iii) needs to be collected in order to give (i) Registrar ID meaning, because it is the only way to know whether two IANA ids are bound to the same organization or person.	See data (i) Registrar ID?

See https://community.icann.org/download/attachments/64078512/Merged-ThinDataPurposes-v1.pdf

Merged text from Sullivan's Purposes in Detail & EWG Report Annex D

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See https://community.icann.org/download/attachments/64078512/Merged-ThinDataPurposes-v1.pdf

Merged text from Sullivan's Purposes in Detail & EWG Report Annex D

Thin Data Element	EWG Purposes	Collection Rationale	Publication Rationale
Sponsoring Registrar IANA ID (aka Registrar IANA Number)	Domain Name Control Business Domain Name Purchase/Sale Academic/Public Interest DNS Research Regulatory/Contractual Enforcement Criminal Investigation/ DNS Abuse Mitigation DNS Transparency	(i) Registrar ID provides data about the entity that created the entry in the registry (formally, in EPP, "repository"). Data (i) is required to be collected under RDS purposes 1 and 2. Without this data it is not possible to know the source of the data and it is not possible to trace it further in the system.	Data (i) are possibly required to be published under purpose 1. This largely depends on whether we think the identity of who is managing an object in the registry is part of the "lifecycle of a domain name". My feeling is "yes". Also, this information is likely to be disclosed anyway; owing to the way these work, publication of these is likely to "leak" information about (i) and (iii)
Whois Server and Referral URL (aka Registrar URL)	Domain Name Control Business Domain Name Purchase/Sale Academic/Public Interest DNS Research Regulatory/Contractual Enforcement Criminal Investigation/ DNS Abuse Mitigation DNS Transparency	(ii) Whois Server and Referral URL both provide metadata necessary for the operation of the distributed database that makes up the RDS (in systems other than whois, approximately the same data with the same relation to identity would be in place, but the details might be different. I think we can treat this as a class anyway) Data (ii) is required to be collected under purposes 1 and 2 (dissemination of registration data). Without this data it is not possible to know the source of the data and it is not possible to trace it further in the system.	Data (ii) are required to be published under purposes 1 and 2, as long as there is at least one data element that is required under some purpose and is not available from the registry. (Since the actual registration life cycle is controlled by the registrar and not the registry, this appears likely.)

See https://community.icann.org/download/attachments/64078512/Merged-ThinDataPurposes-v1.pdf

Merged text from Sullivan's Purposes in Detail & EWG Report Annex D

Thin Data Element	EWG Purposes	Collection Rationale	Publication Rationale
Name Servers	Domain Name Control Technical Issue Resolution Domain Name Certification Business Domain Name Purchase/Sale Academic/Public Interest DNS Research Regulatory/Contractual Enforcement Criminal Investigation/ DNS Abuse Mitigation	Without collecting the name servers, domain names cannot function on the Internet, so this is required under purposes 1 and 2. (Given that the registration of the name itself and the collection of the name servers are both required for the basic functioning of the Internet Domain Name System, it strikes me that we may be missing a more obvious purpose in our list, but I guess (1) and (2) will be enough and we're already so late that I am loathe to suggest something more.)	nameservers in the RDS provides an avenue for troubleshooting issues in the DNS, and so it is required for those purposes.
Statuses (aka Registration Status, Client Status (Registrar) Server Status (Registry))	Domain Name Control Business Domain Name Purchase/Sale Academic/Public Interest DNS Research Regulatory/Contractual Enforcement Criminal Investigation/ DNS Abuse Mitigation	The status values are not exactly "collected", but are at least in part the result of various actions by the sponsoring registrar and registry on the name. (Some can be set directly.) These govern the disposition of the name in question, and are a necessary condition for having a shared registration system, so they are required under purpose 1.	The status values govern the possible things that could be done to a name, and therefore the data must be published under purpose 1.

See https://community.icann.org/download/attachments/64078512/Merged-ThinDataPurposes-v1.pdf

Merged text from Sullivan's Purposes in Detail & EWG Report Annex D

Thin Data Element	EWG Purposes	Collection Rationale	Publication Rationale
Updated Date and Creation Date and Expiration Date (aka Registrar Expiration Date)	Domain Name Control Business Domain Name Purchase/Sale Academic/Public Interest DNS Research Regulatory/Contractual Enforcement Criminal Investigation/ DNS Abuse Mitigation	kinds, they aren't, since for our purposes they all have at least one common utility (see below). The dates, like status values, are not exactly "collected": they're a consequence of certain	The dates are required under purpose 1 or 2 in order to aid troubleshooting of resolution. (If a name worked yesterday and not today, it is helpful to know that it was just created meaning the old one was deleted or that it is expired, or that someone updated the name only last night.)

In addition, <u>Sullivan-SuggestionForPurposeInDetail.pdf</u> provides rationale for "Maximal Audience," noting: I use the "maximal audience" because I think that if there is any "whole public" use then there's no point considering more restrictive uses. (For instance, if we need the domain name to be published to everyone on the Internet because it won't work otherwise, then it makes no difference if LEOs want that data under some sort of authorized-access protocol, because they'll just get it under the wide-open rules instead. So we don't need to care about the LEO purpose in that case.) "Maximal audience" might not work for cases where two different classes have different needs both of which require some restrictions, but it's handy here because we're talking about thin data.

This concept has not yet been included in the above table but can be added in a second pass.

See https://community.icann.org/download/attachments/64078512/Merged-ThinDataPurposes-v1.pdf

EXCERPTS FROM INPUT MATERIALS FOR REFERENCE AS-NEEDED

Relevant Question/Answer from ICANN58 Data Protection Experts

5. Below is an example of "thin data" elements made publicly accessible in today's WHOIS system for every registered gTLD domain name. Do you believe that any of the following data elements are considered personal information under the General Data Protection Directive, and why?

Domain Name: CNN.COM

Registrar: CSC CORPORATE DOMAINS, INC.

Sponsoring Registrar IANA ID: 299

Whois Server: whois.corporatedomains.com

Referral URL: http://www.cscglobal.com/global/web/csc/digital-brand-services.html

Name Server: NS-1086.AWSDNS-07.ORG Name Server: NS-1630.AWSDNS-11.CO.UK

Status: clientTransferProhibited https://icann.org/epp#clientTransferProhibited Status: serverDeleteProhibited https://icann.org/epp#serverDeleteProhibited Status: serverTransferProhibited https://icann.org/epp#serverTransferProhibited Status: serverUpdateProhibited https://icann.org/epp#serverUpdateProhibited

Updated Date: 15-feb-2017 Creation Date: 22-sep-1993 Expiration Date: 21-sep-2018

This information can be easily combined with other data sets freely or easily accessible, then yes, it is "personal data". Google itself is offering look up services, reverse look up services (for free). Besides there are websites which are harvesting data from whois.corporatedomains.com and making them accessible freely with personal data as on WHOIS Servers there is personal data. (see: www.who.is for instance). As long as the identification of a person behind this information and numbers is possible, it is considered as personal data.

<u>Source: https://community.icann.org/download/attachments/64078601/ICANN58-DataProtectionExpert-Responses-7April2017-plus-Intro.pdf</u>

Purposes for collection? Purposes for providing access?

Purposes identified for Thin Data	Includes tasks such as (Note: may involve more than thin data)	Related Thin Data Elements	Example Use Cases developed by PDP WG (Note: may involve more than thin data)
Domain Name Control	Creating, managing and monitoring a Registrant's own domain name (DN), including creating the DN, updating information about the DN, transferring the DN, renewing the DN, deleting the DN, maintaining a DN portfolio, and detecting fraudulent use of the Registrant's own contact information.	Domain Name [Name Servers] Sponsoring Registrar Registrar's RDS/WHOIS URL Registration Status(es) Registration Creation Date Registration Expiration Date RDS/WHOIS Last Updated Date	DN maintenance - Transfer DN maintenance - Deletions DN maintenance - DNS Changes DN maintenance - Renewal
Technical Issue Resolution	Working to resolve technical issues associated with domain name use, including email delivery issues, DNS resolution failures, and website functional issues, by contacting technical staff responsible for handling these issues.	Domain Name [Name Servers] Sponsoring Registrar Registrar's RDS/WHOIS URL Registration Status(es) Registration Creation Date Registration Expiration Date RDS/WHOIS Last Updated Date	Technical Issue Resolution Technical Issue Resolution (specific examples)
Domain Name Certification	Certification Authority (CA) issuing an X.509 certificate to a subject identified by a domain name needing to confirm that the DN is registered to the certificate subject.	Domain Name Name Servers	Certification Authority
Business Domain Name Purchase or Sale	Making purchase queries about a DN, acquiring a DN from another Registrant, and enabling due diligence research.	Domain Name Name Servers Sponsoring Registrar Registrar's RDS/WHOIS URL Registration Status(es) Registration Creation Date Registration Expiration Date RDS/WHOIS Last Updated Date	Business DNs - Bankruptcy Asset Purchase Business DNs - Mergers and Acquisitions Business Intelligence



Purposes for collection? Purposes for providing access?

Purposes identified for Thin Data	Includes tasks such as (Note: may involve more than thin data)	Related Thin Data Elements	Example Use Cases developed by PDP WG (Note: may involve more than thin data)
Academic/ Public Interest DNS Research	Academic public-interest research studies about domain names published in the RDS, including public information about the Registrant and designated contacts, the domain name's history and status, and DNs registered by a given Registrant.	Domain Name Name Servers Sponsoring Registrar Registrar's RDS/WHOIS URL Registration Status(es) Registration Creation Date Registration Expiration Date RDS/WHOIS Last Updated Date	None developed by PDP WG EWG example cases include: DN Registration History DNs for Specified Contact Survey DN Registrant or Contact
Regulatory and Contractual Enforcement	Tax authority investigation of businesses with online presence, UDRP [and URS] investigation, contractual compliance investigation, and registration data escrow audits.	Domain Name Name Servers Sponsoring Registrar Registrar's RDS/WHOIS URL Registration Status(es) Registration Creation Date Registration Expiration Date RDS/WHOIS Last Updated Date	Services required by Registry Agreement
Criminal Investigation & DNS Abuse Mitigation	Reporting abuse to someone who can investigate and address that abuse, or contacting entities associated with a domain name during an offline criminal investigation.	Domain Name Name Servers Sponsoring Registrar Registrar's RDS/WHOIS URL Registration Status(es) Registration Creation Date Registration Expiration Date RDS/WHOIS Last Updated Date	Investigate Abusive Domain Find Domains Registered by Miscreant Reputation Services Law Enforcement - Compromised websites WHOIS queries for compliance purposes



Purposes for collection? Purposes for providing access?

Purposes identified for Thin Data	Includes tasks such as (Note: may involve more than thin data)	Related Thin Data Elements	Example Use Cases developed by PDP WG (Note: may involve more than thin data)
Legal Actions	Investigating possible fraudulent use of a Registrant's name or address by other domain names, investigating possible trademark infringement, contacting a Registrant/Licensee's legal representative prior to taking legal action and then taking a legal action if the concern is not satisfactorily addressed.	Domain Name Other Thin Data Elements?	Obtain DN holder details for legal action Fraudulent contact information Trademark Infringement
Individual Internet Use	Identifying the organization using a domain name to instil consumer trust, or contacting that organization to raise a customer complaint to them or file a complaint about them.	Domain Name Other Thin Data Elements?	Real-World Contact

