

Q1 Your name (must be RDS PDP WG Member - not WG Observer - to participate in polls) If you are a WG Observer and wish to participate in polls, you must upgrade to WG Member to do so.

Answered: 32 Skipped: 0

#	Responses	Date
1	Susan Kawaguchi	6/18/2017 11:45 AM
2	Steve Metalitz	6/17/2017 4:07 PM
3	Richard Woodvine	6/17/2017 10:57 AM
4	Neil Schwartzman	6/17/2017 5:43 AM
5	Alex Deacon	6/16/2017 5:30 PM
6	Rod Rasmussen	6/16/2017 4:44 PM
7	John Horton	6/16/2017 2:33 PM
8	Andrew Sullivan	6/16/2017 2:33 PM
9	Chris Pelling	6/16/2017 2:10 PM
10	Farell Folly	6/16/2017 1:48 PM
11	Farell Folly	6/16/2017 1:48 PM
12	Vicky Sheckler	6/16/2017 1:40 PM
13	Tom Shaw	6/16/2017 1:25 PM
14	Adam Lanier	6/16/2017 1:08 PM
15	Cedric Pernet	6/16/2017 10:04 AM
16	Nathalie Coupet	6/16/2017 9:26 AM
17	Brian Gosch	6/16/2017 9:14 AM
18	John Bambenek	6/16/2017 8:49 AM
19	Benny Samuelsen	6/16/2017 7:56 AM
20	Chuck Gomes	6/16/2017 7:45 AM
21	Tim Chen	6/15/2017 11:08 AM
22	Toni Gidwani	6/14/2017 2:28 PM
23	Scott Hollenbeck	6/14/2017 12:47 PM
24	Patrick Lenihan	6/14/2017 8:39 AM
25	Sam Lanfranco	6/14/2017 7:36 AM
26	Maxim Alzoba	6/14/2017 7:22 AM
27	Greg Aaron	6/14/2017 7:06 AM
28	Michael Hammer	6/14/2017 6:19 AM
29	Juan Manuel Rojas	6/14/2017 5:18 AM
30	Volker Greimann	6/14/2017 3:24 AM
31	Ayden Férdeline	6/14/2017 1:24 AM
32	Rob Golding	6/13/2017 11:17 PM

Q2 Domain Name In our 13 June call, the WG considered legitimate purpose(s) and rationale for collecting and publishing the following data element: Source: Merged-ThinDataPurposes-v2.pdf To help the WG make progress by pinpointing data elements that need more discussion, please check any/all boxes that apply and share any proposed additions/changes/deletions or concerns in the Comment Box below.

Answered: 0 Skipped: 32

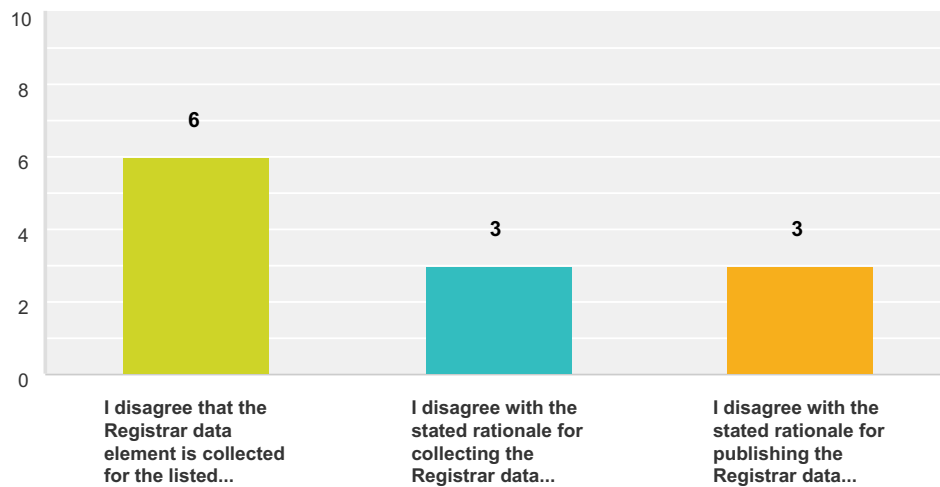
⚠ No matching responses.

Answer Choices	Responses
I disagree that the Domain Name data element is collected for the listed purposes (column 2)	0.00% 0
I disagree with the stated rationale for collecting the Domain Name data element (column 3)	0.00% 0
I disagree with the stated rationale for publishing the Domain Name data element (column 4)	0.00% 0
Total Respondents: 0	

#	Comment Box (use this box to express concerns or propose changes to purposes or rationale for this specific data element)	Date
1	Purpose 2 should also be cited ("to facilitate dissemination of gTLD registration data of record, such as domain name.....").	6/17/2017 4:07 PM
2	I agree with all the above	6/17/2017 10:57 AM
3	ALL PURPOSES ARE PERMISSIBLE	6/17/2017 5:43 AM
4	Ok	6/16/2017 1:48 PM
5	The purpose is obvious and self-evident. No Domain Name and minimum public data set is empty.	6/14/2017 7:36 AM
6	I agree with the Data Element, EWG Purposes, Collection Rationale, and Publication Rationale as indicated. Also, the publication rationale is incomplete -- there are other legitimate reasons to publish.	6/14/2017 7:06 AM
7	I agree with the Data Element, EWG Purposes, Collection Rationale and Publication Rationale as indicated.	6/14/2017 6:19 AM
8	I agree with the stated purpose and collection and publication rationale.	6/14/2017 1:24 AM

Q3 Registrar In our 13 June call, the WG considered legitimate purpose(s) and rationale for collecting and publishing the following data element: Source: Merged-ThinDataPurposes-v2.pdf To help the WG make progress by pinpointing data elements that need more discussion, please check any/all boxes that apply and share any proposed additions/changes/deletions or concerns in the Comment Box below.

Answered: 6 Skipped: 26



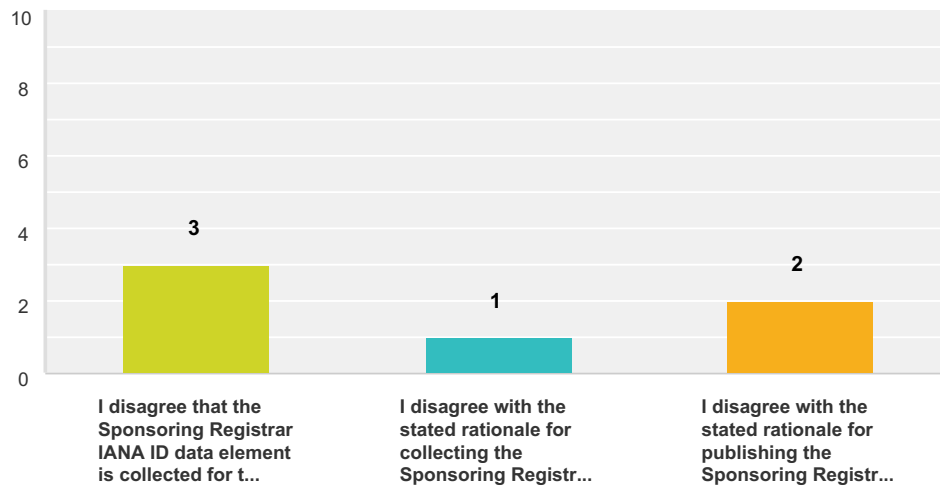
Answer Choices	Responses
I disagree that the Registrar data element is collected for the listed purposes (column 2)	100.00% 6
I disagree with the stated rationale for collecting the Registrar data element (column 3)	50.00% 3
I disagree with the stated rationale for publishing the Registrar data element (column 4)	50.00% 3
Total Respondents: 6	

#	Comment Box (use this box to express concerns or propose changes to purposes or rationale for this specific data element)	Date
1	Not clear what the references to "data (iii)" and "data (i)" mean. Additionally, since identifying the registrar "facilitate[s] dissemination of gTLD registration data of record," "purpose 2" should be referenced here.	6/17/2017 4:07 PM
2	I agree with all statements	6/17/2017 10:57 AM
3	ALL PURPOSES ARE PERMISSIBLE	6/17/2017 5:43 AM
4	I don't especially care whether the name is included. In an RDAP client, as long as the ID is there the name will probably be too, because you can just pull in the IANA registry.	6/16/2017 2:33 PM
5	Only purpose accepted is Domain Name Control and contractual enforcement	6/16/2017 2:10 PM
6	Ok	6/16/2017 1:48 PM
7	All purposes should be permissable. There is absolutely no reason to obscure who actually has the records for a given domain.	6/16/2017 8:49 AM

8	Not listing registrar simply makes doing due diligence on a Domain Name more difficult, if not impossible in some cases, but to what end? What is gained?	6/14/2017 7:36 AM
9	I agree with the Data Element, EWG Purposes, Collection Rationale, and Publication Rationale as indicated. Also, the publication rationale is incomplete -- there are other legitimate reasons to publish.	6/14/2017 7:06 AM
10	I agree with the Data Element, EWG Purposes, Collection Rationale and Publication Rationale as indicated.	6/14/2017 6:19 AM
11	I disagree with the second purpose being relevant to the collection and publication of the data element. The ability to purchase or sell a domain name is not impacted by the listing of the registrar in the RDS. further, it is not a purpose for the entity causing the data to be collected, ICANN. I further would prefer if the research purpose be more defined as it could end up to be all-encompassing.	6/14/2017 3:24 AM
12	Unnecessary in my opinion, if the sponsoring registrar IANA ID is also collected. I do not understand why two registrars would have the same IANA ID. If this really is the case, then I suppose the registrar data element can be collected and published for the stated purpose.	6/14/2017 1:24 AM
13	Registrar name is _calculated_ not _collected_ and should not be "put" into an RDS but "pulled" at display time if expected to be in the output	6/13/2017 11:17 PM

Q4 Sponsoring Registrar IANA ID
In our 13 June call, the WG considered legitimate purpose(s) and rationale for collecting and publishing the following data element: Source: Merged-ThinDataPurposes-v2.pdf
To help the WG make progress by pinpointing data elements that need more discussion, please check any/all boxes that apply and share any proposed additions/changes/deletions or concerns in the Comment Box below.

Answered: 4 Skipped: 28



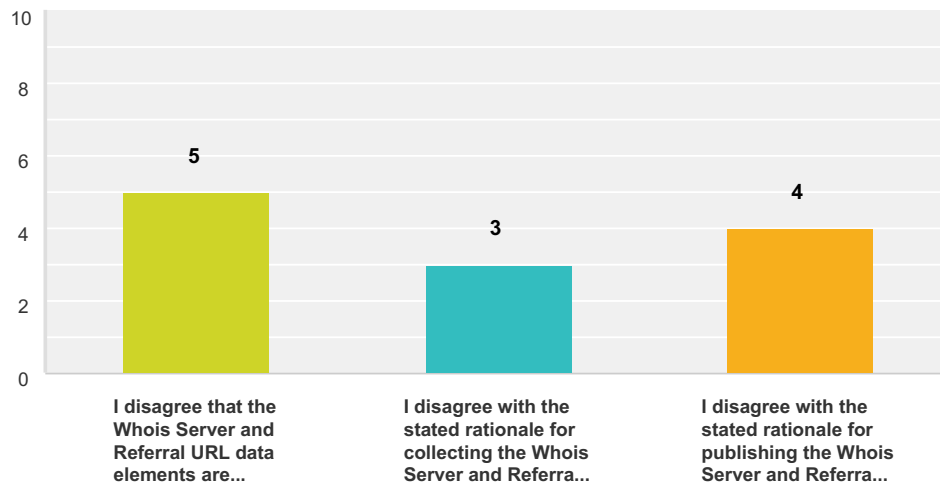
Answer Choices	Responses
I disagree that the Sponsoring Registrar IANA ID data element is collected for the listed purposes (column 2)	75.00% 3
I disagree with the stated rationale for collecting the Sponsoring Registrar IANA ID data element (column 3)	25.00% 1
I disagree with the stated rationale for publishing the Sponsoring Registrar IANA ID data element (column 4)	50.00% 2
Total Respondents: 4	

#	Comment Box (use this box to express concerns or propose changes to purposes or rationale for this specific data element)	Date
1	I agree with all statements	6/17/2017 10:57 AM
2	ALL PURPOSES ARE PERMISSIBLE	6/17/2017 5:43 AM
3	Same rational as my answer in 3 - ONLY for what i stated.	6/16/2017 2:10 PM
4	Ok	6/16/2017 1:48 PM
5	All purposes should be permissable. There is absolutely no reason to obscure who actually has the records for a given domain.	6/16/2017 8:49 AM
6	I fully agree with the Publication Rationale. Determined research will produce the IANA ID, and there is no apparent gain from making it difficult as opposed to including it in the public data set.	6/14/2017 7:36 AM

7	This field required to identify Self registrations of a Registry (IDs 9998 and 9999), due to the name of the Registry is not necessary in the list of IANA Registrar names.	6/14/2017 7:22 AM
8	I agree with the Data Element, EWG Purposes, Collection Rationale, and Publication Rationale as indicated. Also, the publication rationale is incomplete -- there are other legitimate reasons to publish.	6/14/2017 7:06 AM
9	I agree with the Data Element, EWG Purposes, Collection Rationale and Publication Rationale as indicated.	6/14/2017 6:19 AM
10	The IANA ID is an internal management ID between ICANN, IANA and the registrar. The publication does not serve any of the stated purposes.	6/14/2017 3:24 AM
11	I agree with the stated purpose and collection and publication rationale.	6/14/2017 1:24 AM

Q5 Whois Server and Referral URL
 In our 13 June call, the WG considered legitimate purpose(s) and rationale for collecting and publishing the following data elements:
 Source: Merged-ThinDataPurposes-v2.pdf
 To help the WG make progress by pinpointing data elements that need more discussion, please check any/all boxes that apply and share any proposed additions/changes/deletions or concerns in the Comment Box below.

Answered: 6 Skipped: 26



Answer Choices	Responses
I disagree that the Whois Server and Referral URL data elements are collected for the listed purposes (column 2)	83.33% 5
I disagree with the stated rationale for collecting the Whois Server and Referral URL data elements (column 3)	50.00% 3
I disagree with the stated rationale for publishing the Whois Server and Referral URL data elements (column 4)	66.67% 4
Total Respondents: 6	

#	Comment Box (use this box to express concerns or propose changes to purposes or rationale for this specific data element)	Date
1	I agree with all the statements	6/17/2017 10:57 AM
2	ALL PURPOSES ARE PERMISSIBLE	6/17/2017 5:43 AM
3	As I think I've said on the mailing list, it isn't "whois server" so much as data necessary for the protocol operation that's necessary here. RDAP won't include "whois server", for instance, because if we're successful whois will die as a protocol and a service.	6/16/2017 2:33 PM
4	Domain name use, contract and LEA use only.	6/16/2017 2:10 PM
5	Ok	6/16/2017 1:48 PM
6	It is premature to decide this as the purpose may change significantly depending on the design of RDS	6/16/2017 8:49 AM

7	We should not assume that there will always be a need to publish information about WHOIS services. If WHOIS is replaced, it may be necessary to collect and publish information about the replacement service instead.	6/14/2017 12:47 PM
8	There is no good rationale for withholding this information, other than making legitimate inquiries more difficult, for no good reason.	6/14/2017 7:36 AM
9	I agree. Note that the Publication Rationale was been overtaken by events since the EWG report was published and should be modified. The need for registrars to publish this field will go away once all gTLD registries go thick. But the publication of the location of the _registry_) RDS server will serve a legitimate and useful purpose, which is to state the source (provenance) of the data. Therefore the publication rationale should be updated.	6/14/2017 7:06 AM
10	I agree with the Data Element, EWG Purposes, Collection Rationale and Publication Rationale as indicated.	6/14/2017 6:19 AM
11	Whois servers would become irrelevant with the establishment of the RDS and would be deactivated.	6/14/2017 3:24 AM
12	Not sure it should form a part of the minimum data set.	6/14/2017 1:24 AM
13	These data elements are only there currently due to the "thin whois" of com/net/jobs and will be gone before this pdp is completed	6/13/2017 11:17 PM

Q6 Name Servers In our 13 June call, the WG considered legitimate purpose(s) and rationale for collecting and publishing the following data element: Source: Merged-ThinDataPurposes-v2.pdf To help the WG make progress by pinpointing data elements that need more discussion, please check any/all boxes that apply and share any proposed additions/changes/deletions or concerns in the Comment Box below.

Answered: 5 Skipped: 27



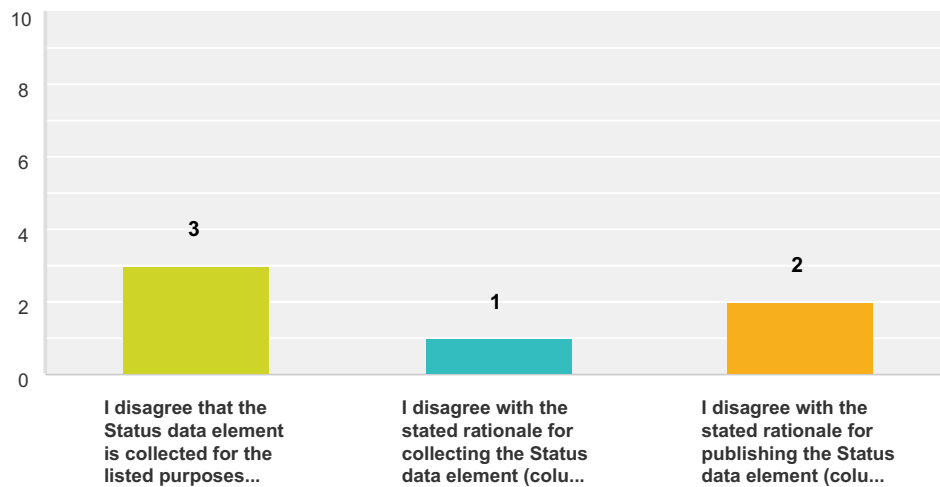
Answer Choices	Responses
I disagree that the Name Servers data element is collected for the listed purposes (column 2)	80.00% 4
I disagree with the stated rationale for collecting the Name Servers data element (column 3)	40.00% 2
I disagree with the stated rationale for publishing the Name Server data element (column 4)	40.00% 2
Total Respondents: 5	

#	Comment Box (use this box to express concerns or propose changes to purposes or rationale for this specific data element)	Date
1	I agree with all the above statements	6/17/2017 10:57 AM
2	ALL PURPOSES ARE PERMISSIBLE	6/17/2017 5:43 AM
3	The bit about troubleshooting is especially important.	6/16/2017 2:33 PM
4	Only for domain name resolution and technical support issues.	6/16/2017 2:10 PM
5	Ok	6/16/2017 1:48 PM
6	All purposes should be permissible. There is absolutely no reason to obscure who actually has the records for a given domain.	6/16/2017 8:49 AM
7	Agree with rationale	6/14/2017 7:36 AM

8	I agree with the Data Element, EWG Purposes, Collection Rationale, and Publication Rationale as indicated. Also, the publication rationale is incomplete -- there are other legitimate reasons to publish.	6/14/2017 7:06 AM
9	I agree with the Data Element, EWG Purposes, Collection Rationale and Publication Rationale as indicated.	6/14/2017 6:19 AM
10	Businss sale/purchase do not require the nameserver to be published. The other purposes are fine.	6/14/2017 3:24 AM
11	I agree with the stated purpose and collection and publication rationale.	6/14/2017 1:24 AM
12	Nameservers are necessary for the domain to "function" in any meaningful manner - yes, however as has been repeatedly explained within the mailing list they are *NOT* retrieved from whois/rds, so purpose/rationale/etc is all invalid and unnecessary. They are already public and available using the correct tools for those who want to know what they are. The claim to "aid debug" is incorrect, by having them in Whois and potentially "different" to the real nameservers is what requires the debug, removal of them massively simplifies debug	6/13/2017 11:17 PM

Q7 Status In our 13 June call, the WG considered legitimate purpose(s) and rationale for collecting and publishing the following data element: Source: Merged-ThinDataPurposes-v2.pdf To help the WG make progress by pinpointing data elements that need more discussion, please check any/all boxes that apply and share any proposed additions/changes/deletions or concerns in the Comment Box below.

Answered: 4 Skipped: 28



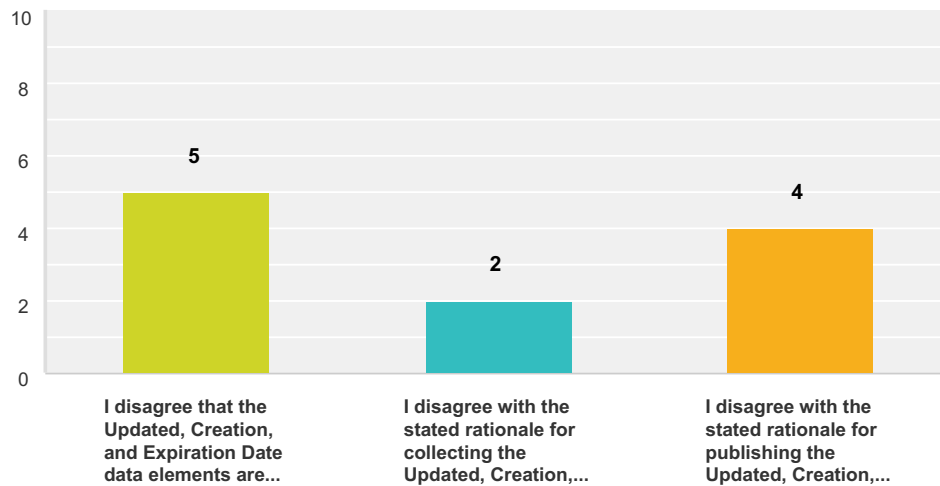
Answer Choices	Responses
I disagree that the Status data element is collected for the listed purposes (column 2)	75.00% 3
I disagree with the stated rationale for collecting the Status data element (column 3)	25.00% 1
I disagree with the stated rationale for publishing the Status data element (column 4)	50.00% 2
Total Respondents: 4	

#	Comment Box (use this box to express concerns or propose changes to purposes or rationale for this specific data element)	Date
1	I agree with all the statements	6/17/2017 10:57 AM
2	ALL PURPOSES ARE PERMISSIBLE	6/17/2017 5:43 AM
3	Domain Name control only as well as contractual compliance.	6/16/2017 2:10 PM
4	Ok	6/16/2017 1:48 PM
5	All purposes should be permissible. There is absolutely no reason to obscure who actually has the records for a given domain.	6/16/2017 8:49 AM
6	Agree with rationale	6/14/2017 7:36 AM
7	I agree with the Data Element, EWG Purposes, Collection Rationale, and Publication Rationale as indicated. Also, the publication rationale is incomplete -- there are other legitimate reasons to publish.	6/14/2017 7:06 AM

8	I agree with the Data Element, EWG Purposes, Collection Rationale and Publication Rationale as indicated.	6/14/2017 6:19 AM
9	I agree with the stated purpose and collection and publication rationale.	6/14/2017 1:24 AM
10	Whilst the status values as "set" on the domain (not all of which are currently public, and in my opinion even fewer than currently are should be made public) do determine _some_ of the actions which can be taken on a domain, the publishing of them does not in-and-of-itself aid those functions, so claims of "MUST" are false. A locked door is still locked, irrespective of whether it has a giant sign on the outside which says "locked". Domain Slamming was such an issue that ICANN policies were specifically changed to try and restrict it, by publishing the status it provides the data for the scam of fake transfers to be more-targetted and continue	6/13/2017 11:17 PM

Q8 Updated Date, Creation Date, Expiration Date In our 13 June call, the WG considered legitimate purpose(s) and rationale for collecting and publishing the following data elements: Source: Merged-ThinDataPurposes-v2.pdf To help the WG make progress by pinpointing data elements that need more discussion, please check any/all boxes that apply and share any proposed additions/changes/deletions or concerns in the Comment Box below.

Answered: 7 Skipped: 25



Answer Choices	Responses
I disagree that the Updated, Creation, and Expiration Date data elements are collected for the listed purposes (column 2)	71.43% 5
I disagree with the stated rationale for collecting the Updated, Creation, and Expiration Date data elements (column 3)	28.57% 2
I disagree with the stated rationale for publishing the Updated, Creation, and Expiration Date data elements (column 4)	57.14% 4
Total Respondents: 7	

#	Comment Box (use this box to express concerns or propose changes to purposes or rationale for this specific data element)	Date
1	I agree with all the statements	6/17/2017 10:57 AM
2	ALL PURPOSES ARE PERMISSIBLE	6/17/2017 5:43 AM
3	Contractual compliance only ----- As there is no MEMO box at the end this will do, I have NOT bothered to mark 3rd and 4th columns as column 2 collection is as per my comments. Therefore 3 and 4, need rewriting.	6/16/2017 2:10 PM
4	Ok	6/16/2017 1:48 PM
5	All purposes should be permissable. There is absolutely no reason to obscure who actually has the records for a given domain.	6/16/2017 8:49 AM
6	Agree with rationale	6/14/2017 7:36 AM

7	The Data Elements Updated Date/Creation date/Expiration Date are required for understanding of the status of the domain (useful for technical investigations of "what went wrong" kind at least, not saying about other reasons as DNS abuse mitigation or statistical research).	6/14/2017 7:22 AM
8	I agree with the Data Element, EWG Purposes, Collection Rationale, and Publication Rationale as indicated. Also, the publication rationale is incomplete -- there are other legitimate reasons to publish.	6/14/2017 7:06 AM
9	I agree with the Data Element, EWG Purposes, Collection Rationale and Publication Rationale as indicated.	6/14/2017 6:19 AM
10	Only for updated date: as it does not provide any information on what was updated, this data set is useless for the stated purposes.	6/14/2017 3:24 AM
11	Should not be published; this is registrar-registrant contract information.	6/14/2017 1:24 AM
12	creation date - yes I agree. updated date - as long as some standards are put into place as to what sets that and it's enforced across all tlds as it is _highly_ variable currently "registrar expiry date" is a legacy of thin whois and will be gone before this pdp completes expiry dates currently are not accurate (and will continue not to be accurate as long as we have autorenew/grace periods etc) so are incorrect for upto 1/12th of domains at any time, with that margin of error it'd be better not to publish them (which would also remove a significant datapoint needed for the fake-renewal-scam - a practice/policy/problem significant enough that ICANN has had to suspend registrars for taking part)	6/13/2017 11:17 PM