

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.

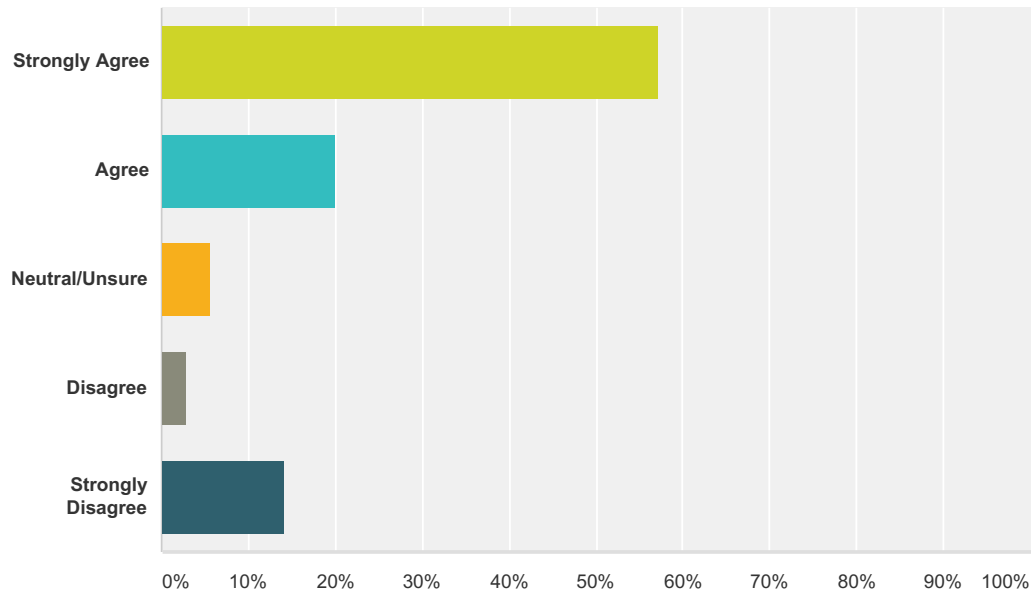
Answered: 35 Skipped: 0

#	Responses	Date
1	Steve Metalitz	7/15/2017 2:37 PM
2	Rod Rasmussen	7/15/2017 2:30 PM
3	Benjamin Akinmoyeje	7/15/2017 1:56 PM
4	Kathy Kleiman	7/15/2017 12:45 PM
5	Richard Woodvine	7/15/2017 9:00 AM
6	Farzaneh Badieli (Badii)	7/15/2017 8:30 AM
7	Kris Seeburn\	7/15/2017 6:02 AM
8	Ayden Férdeline	7/15/2017 4:10 AM
9	Susan Kawaguchi	7/14/2017 8:28 PM
10	Stephanie Perrin	7/14/2017 6:44 PM
11	Alex Deacon	7/14/2017 4:23 PM
12	Benny Samuelsen	7/14/2017 2:06 AM
13	Carlton Samuels	7/13/2017 7:16 PM
14	Denny Watson	7/13/2017 3:10 PM
15	Andrew Sullivan	7/13/2017 10:20 AM
16	Roger Carney	7/13/2017 9:34 AM
17	Marc Anderson	7/13/2017 9:18 AM
18	Greg Shatan	7/12/2017 10:38 PM
19	Mark Svancarek	7/12/2017 9:15 PM
20	Rob Golding	7/12/2017 6:42 PM
21	Sam Lanfranco	7/12/2017 4:15 PM
22	Travis Farral	7/11/2017 9:08 AM
23	Volker Greimann	7/11/2017 2:07 AM
24	Farell FOLLY	7/10/2017 5:12 PM
25	Vicky Sheckler	7/10/2017 2:33 PM
26	Brian Gosch	7/10/2017 11:18 AM
27	Allison Nixon	7/10/2017 10:27 AM
28	Alexander Jaeger	7/10/2017 10:09 AM
29	Cedric Pernet	7/10/2017 9:24 AM
30	John Bambenek	7/10/2017 9:18 AM
31	Michael Peddemors	7/10/2017 8:39 AM
32	Erica Varlese	7/10/2017 4:29 AM

33	Kal Feher	7/9/2017 11:28 PM
34	Nathalie Coupet	7/9/2017 6:21 PM
35	Greg Aaron	7/9/2017 3:31 PM

Q2 Registrant Name Registrant Name is defined by the 2013 RAA Whois Requirements (Section 1.4.2) and included in data elements recommended by the EWG Final Report (page 50). Do you agree this data element should be included in RDS data elements?

Answered: 35 Skipped: 0



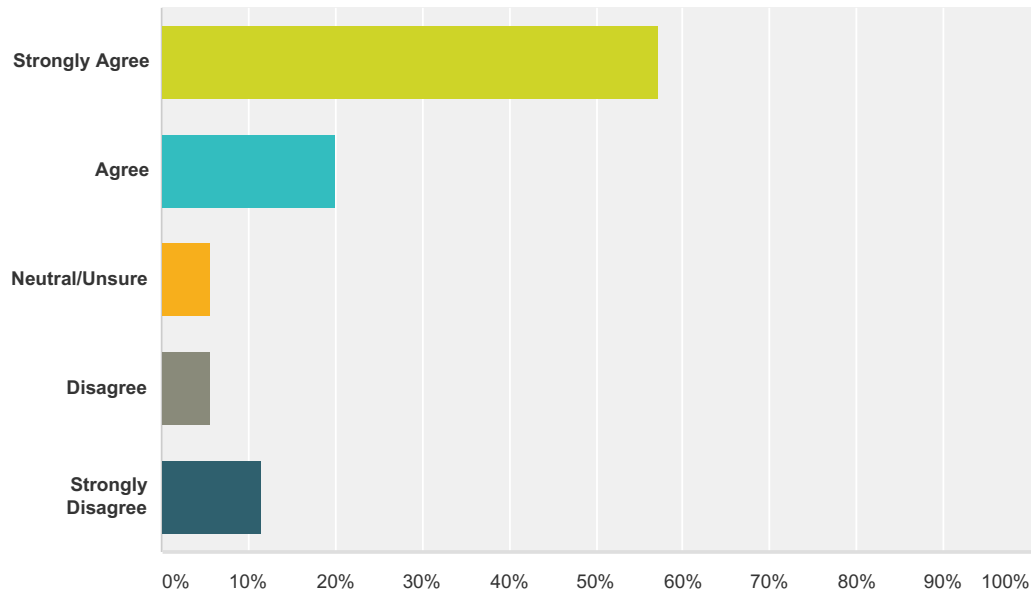
Answer Choices	Responses	
Strongly Agree	57.14%	20
Agree	20.00%	7
Neutral/Unsure	5.71%	2
Disagree	2.86%	1
Strongly Disagree	14.29%	5
Total		35

#	Rationale (why do you agree or disagree?)	Date
1	I disagree because of privacy issues.	7/15/2017 1:56 PM
2	In a commercial situation, this information is already public in other databases. In a personal situation, the information can be shielded through privacy whois	7/15/2017 9:00 AM
3	Needs a clear definition of the owner or the one who has registered	7/15/2017 6:02 AM
4	Individuals are entitled to protection of their personal information. Their name should not be displayed, if indeed it is collected.	7/15/2017 4:10 AM
5	individuals are entitled to protection of their personal info. Name should not be displayed if collected. Voluntary for those who are commercial	7/14/2017 6:44 PM
6	But only if it's a natural personal registration	7/14/2017 2:06 AM

7	Investigations of abuse are hindered by not providing this data. If it is desirable to mask this data by either the owner, then there exists methods to do so. Additionally, this field my be populated via role account.	7/13/2017 3:10 PM
8	For many registrations, such as when done by a company or by a privacy/proxy provider, having a registrant name doesn't make sense. I would say that Registrant name "could" be a data element as some registrants may want to publish that data, but not that it "should" or "must" be an RDS data element.	7/13/2017 9:18 AM
9	This is the most fundamental and basic piece of information -- answering the eternal question, "Whois" the owner of that domain name.	7/12/2017 10:38 PM
10	This data is the main representation of the registrant, and is as important as the contact info.	7/12/2017 9:15 PM
11	I may not fully understand this, but there are valid reasons for individuals to be reachable, but not identified, for civil society/ngo/ong website activities	7/12/2017 4:15 PM
12	As an optional field, provided registrant grants free permission for use of his data.	7/11/2017 2:07 AM
13	This is important to include as a data element. Registrants have valid reasons for explicitly wanting this information disseminated.	7/10/2017 10:27 AM
14	It's almost pointless to have RDS without registrant. At a certain point if you reduce all the data elements, DNS is all you have left.	7/10/2017 9:18 AM
15	Registrant Name should be amongst the data elements within an RDS, but it should not be required.	7/9/2017 11:28 PM
16	MUST always be collected and stored. Must be disclosed (published) in some cases (such as when a legal person); other disclosure cases TBD in light of privacy laws.	7/9/2017 3:31 PM

Q3 Registrant Organization Registrant Organization is defined by the 2013 RAA Whois Requirements (Section 1.4.2) and included in data elements recommended by the EWG Final Report (page 50). Do you agree this data element should be included in RDS data elements?

Answered: 35 Skipped: 0



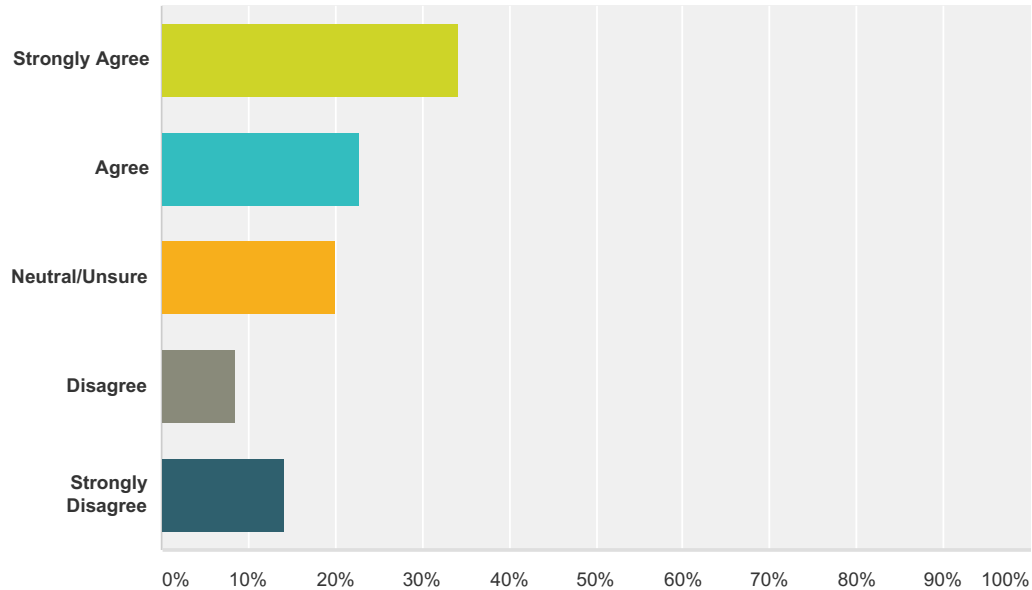
Answer Choices	Responses	
Strongly Agree	57.14%	20
Agree	20.00%	7
Neutral/Unsure	5.71%	2
Disagree	5.71%	2
Strongly Disagree	11.43%	4
Total		35

#	Rationale (why do you agree or disagree?)	Date
1	Comment: At some point relatively early in the implementation process, all data elements should be more clearly defined than they are today. This is an example of an "existing" (RAA spec 3 para. 1.4.2) data element that has never been defined and that may be completed inconsistently by various registrants. This inconsistency/uncertainty makes it more difficult to evaluate this data element .	7/15/2017 2:37 PM
2	As above	7/15/2017 9:00 AM
3	One needs to understand whether its a person or is it for an Organisation. This is important further to know but we also need to understand if its an organisation it could be the admin of the org. but they could hide the real owner as well. This one is as tricky as the top ones.	7/15/2017 6:02 AM
4	Same rationale as above; organisations such as NGOs are entitled to protection of their information.	7/15/2017 4:10 AM

5	same rationale as above. Voluntary for commercial	7/14/2017 6:44 PM
6	Investigations of abuse are hindered by not providing this data. If it is desirable to mask this data by either the owner, then there exists methods to do so.	7/13/2017 3:10 PM
7	For some registrations it may make sense to include Registrant Organization, but it doesn't apply to all registrations.	7/13/2017 9:18 AM
8	See above.	7/12/2017 10:38 PM
9	This is equivalent to Registrant Name in cases of organizations.	7/12/2017 9:15 PM
10	An organization's name/identity links to its remit and scope of activities, and gives a legal entity responsible for website/domain name behavior	7/12/2017 4:15 PM
11	This is important to include as a data element. Registrants have valid reasons for explicitly wanting this information disseminated.	7/10/2017 10:27 AM
12	Registrant Org can be "self" if need be.	7/10/2017 9:18 AM
13	As with Registrant Name, it should be amongst the data elements, but not required.	7/9/2017 11:28 PM
14	MUST always be collected and stored. Must be disclosed (published) in some cases (such as when a legal person); other disclosure cases TBD in light of privacy laws.	7/9/2017 3:31 PM

Q4 Registrant Type Registrant Type is a new data element recommended by the EWG Final Report (pages 42-43 and 50). Do you agree this data element should be included in RDS data elements?

Answered: 35 Skipped: 0



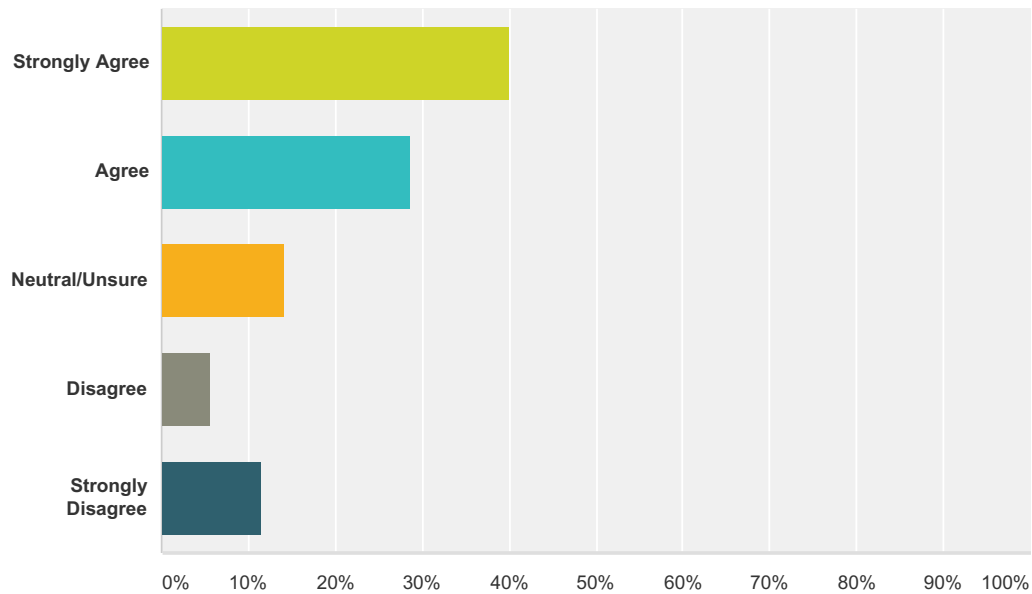
Answer Choices	Responses
Strongly Agree	34.29% 12
Agree	22.86% 8
Neutral/Unsure	20.00% 7
Disagree	8.57% 3
Strongly Disagree	14.29% 5
Total	35

#	Rationale (why do you agree or disagree?)	Date
1	Deferring on this data element pending review of definitions in EWG Final Report and dialog with EWG members serving on the WG to clarify definition, intent and scope. .	7/15/2017 2:37 PM
2	As above	7/15/2017 9:00 AM
3	These could be gathered along the way with the other top level questions	7/15/2017 6:02 AM
4	Debated already during Privacy/Proxy Services Accreditation Implementation Issues Working Group - registrants should not have to select the status of their potential use of a domain name	7/15/2017 4:10 AM
5	debated thoroughly during PPSAI. registrants should not have to select the status of their potential use of a domain name, eg. am I going to use this name for my personal use, my small business use, or my club or volunteer association	7/14/2017 6:44 PM
6	Investigations of abuse are hindered by not providing this data. If it is desirable to mask this data by either the owner, then there exists methods to do so.	7/13/2017 3:10 PM

7	I put neutral/unsure on this. I looked at the EWG report and the recommendation to specify Registrant Type. My feeling on this is that we aren't far enough along in our deliberations to determine if Registrant Type should be collected. I could envision some approaches to RDS where it would be useful to have that data, but others where it would be extraneous.	7/13/2017 9:18 AM
8	As long as there are different rules that may be applied to different types of registrants, those types will need to be identified.	7/12/2017 10:38 PM
9	Needed to disambiguate previous data types, above.	7/12/2017 9:15 PM
10	I disagree with the use of "whois" to start classifying/quantifying domain holders	7/12/2017 6:42 PM
11	This should be obvious from the uses of the domain name, and may change.	7/12/2017 4:15 PM
12	Only as a voluntary field with no obligation of registrars to check or correct.	7/11/2017 2:07 AM
13	It will make it easier to identify proxy providers in an automated way, but companies should not be allowed or encouraged to claim natural person status.	7/10/2017 10:27 AM
14	This may be helpful for categorizing data types (i.e. natural person) in relation to data protection measures.	7/10/2017 4:29 AM
15	Only relevant if delineation of registrants results in different behaviour within the RDS and/or its consumers.	7/9/2017 11:28 PM
16	Depends on legal analysis.	7/9/2017 3:31 PM

Q5 Registrant Contact ID (Registry Registrant ID) Registrant Contact ID is defined by the 2013 RAA Whois Requirements (Section 1.4.2, see Registry Registrant ID) and included in data elements recommended by the EWG Final Report (pages 50 and 58). Do you agree this data element should be included in RDS data elements?

Answered: 35 Skipped: 0



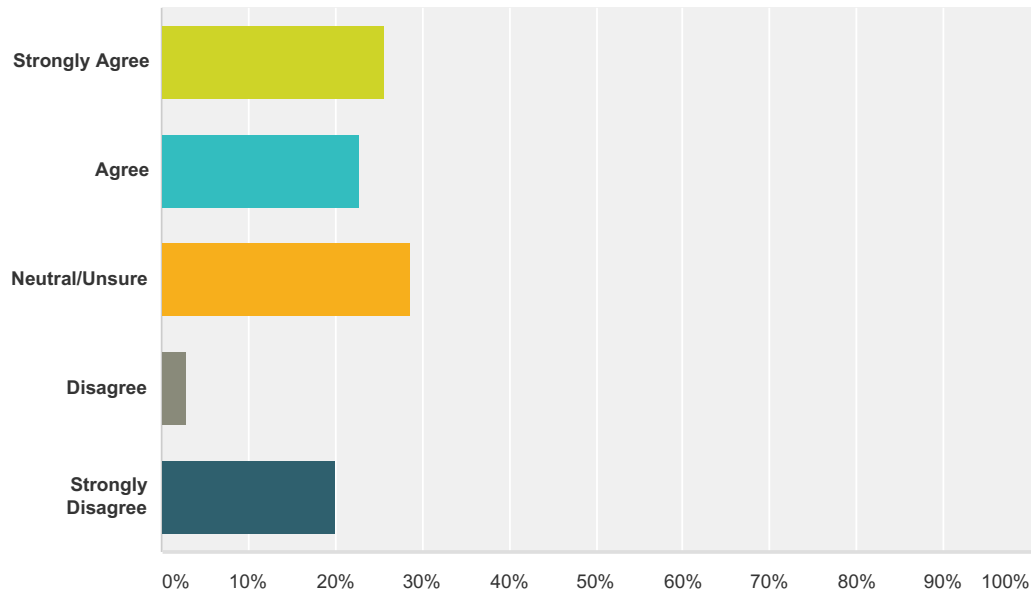
Answer Choices	Responses	
Strongly Agree	40.00%	14
Agree	28.57%	10
Neutral/Unsure	14.29%	5
Disagree	5.71%	2
Strongly Disagree	11.43%	4
Total		35

#	Rationale (why do you agree or disagree?)	Date
1	See responses to #3 above (as to Registry Registrant ID) and #4 above (as to Registrant Contact ID) if there is meant to be any difference between the two.	7/15/2017 2:37 PM
2	As above	7/15/2017 9:00 AM
3	How do we verify the contact is right because they tend to change very often	7/15/2017 6:02 AM
4	Registrar-registrant contract information	7/15/2017 4:10 AM
5	what exactly do we mean by contact ID?	7/14/2017 6:44 PM

6	Investigations of abuse are hindered by not providing this data. If it is desirable to mask this data by either the owner, then there exists methods to do so. Additionally, this field my be populated via role account.	7/13/2017 3:10 PM
7	This is a unique identifier applied to a contact by a registrar. I'm not sure that field is necessary in a thick registry and I'm not sure it makes sense to have this data field in RDS as a registrar can access it via EPP.	7/13/2017 9:18 AM
8	Contactability is fundamental to the RDS.	7/12/2017 10:38 PM
9	A registry-specific registrant ID is useful only if the registry is obliged to assign them to each registrant and not reuse them or not assign multiples to the same registrant	7/12/2017 9:15 PM
10	Agree so long as default is "Gated"	7/12/2017 4:15 PM
11	As this allows cross-referencing of all registrations of a registrant, this opens the door to abuse.	7/11/2017 2:07 AM
12	I have no opinion regarding keeping or removing it. But it cannot be a replacement for the actual contact info	7/10/2017 10:27 AM

Q6 Registrant Contact Validation Status
Registrant Contact Validation Status is a new data element recommended by the EWG Final Report (pages 50, 58, & 77). Do you agree this data element should be included in RDS data elements?

Answered: 35 Skipped: 0



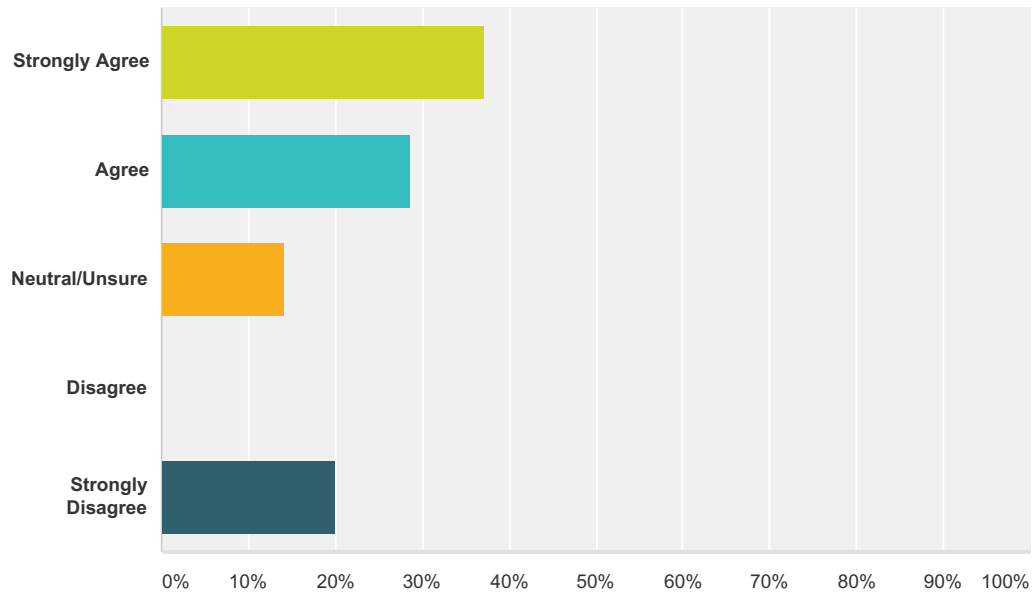
Answer Choices	Responses	
Strongly Agree	25.71%	9
Agree	22.86%	8
Neutral/Unsure	28.57%	10
Disagree	2.86%	1
Strongly Disagree	20.00%	7
Total		35

#	Rationale (why do you agree or disagree?)	Date
1	Support this in principle but deferring for reasons noted in response to #4.	7/15/2017 2:37 PM
2	As above	7/15/2017 9:00 AM
3	It is important but the validation process is very very lengthy and tedious and not clear	7/15/2017 6:02 AM
4	have not had time to review the relevant pages of the EWG report.	7/14/2017 6:44 PM
5	This appears that it would be of value to determine staleness of data with regards to other data objects in an investigation.	7/13/2017 3:10 PM
6	This PDP needs to deliberate and agree to contact validation before we can debate if contact validation status should be an RDS field.	7/13/2017 9:18 AM
7	See above.	7/12/2017 10:38 PM

8	Registry should be able to attest to their own compliance; in case of a complaint, third party should be able to post notice that the contactability is out of compliance	7/12/2017 9:15 PM
9	This can be obtained by legitimate registrants from their registrar	7/12/2017 6:42 PM
10	Yes, with updated Timestamp	7/12/2017 4:15 PM
11	This would necessitate validation. We have not decided on that yet. Under current validation requirements, this is not really necessary as failure to validate has specific consequences already.	7/11/2017 2:07 AM
12	A lot of abusive domains are abused during the validation "grace period" and abandoned afterwards.	7/10/2017 10:27 AM
13	One of the chief problems with RAA is that a recent audit showed NO registrars actually passed the audit that they were performing their obligations. Validated contact info can be used as an indicator of trust.	7/10/2017 9:18 AM
14	For elements which are derived, we should conclude first that their prerequisites processes are required first.	7/9/2017 11:28 PM
15	Depends on need as per if so legal analysis, and if so then what validation is proposed.	7/9/2017 3:31 PM

Q7 Registrant Contact Last Updated Timestamp Registrant Contact Last Updated Timestamp is a new data element recommended by the EWG Final Report (pages 50, 58, & 78). Do you agree this data element should be included in RDS data elements?

Answered: 35 Skipped: 0



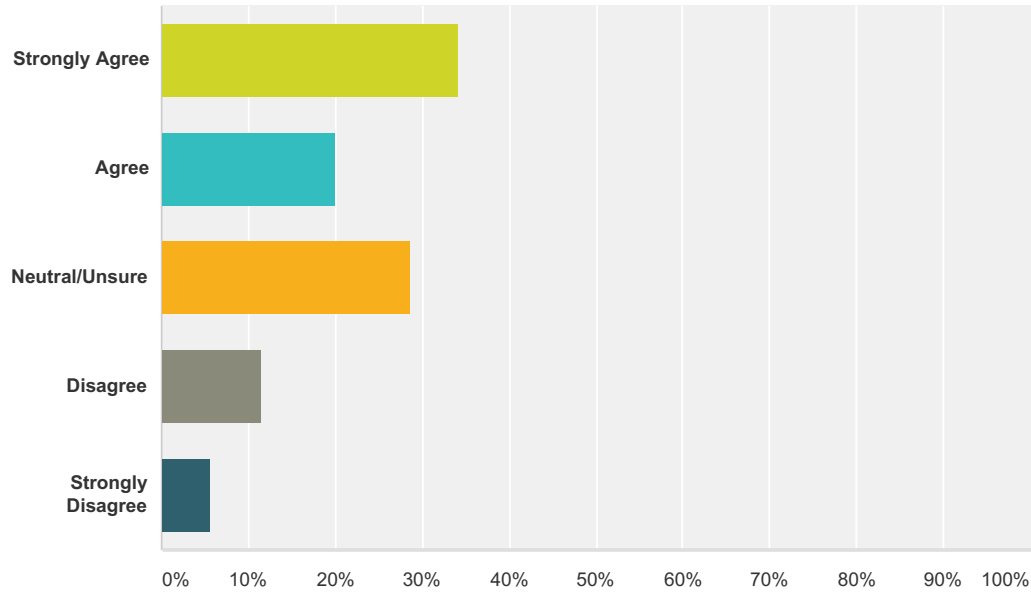
Answer Choices	Responses	
Strongly Agree	37.14%	13
Agree	28.57%	10
Neutral/Unsure	14.29%	5
Disagree	0.00%	0
Strongly Disagree	20.00%	7
Total		35

#	Rationale (why do you agree or disagree?)	Date
1	Support in principle, deferring for reasons stated in #4.	7/15/2017 2:37 PM
2	This information is important as it verifies the information is current or recently changed, which could signal a hostile takeover	7/15/2017 9:00 AM
3	This is important bit but however this does not always help us know the real owner	7/15/2017 6:02 AM
4	This is a very burdensome requirement.	7/15/2017 4:10 AM
5	this is a very burdensome requirement	7/14/2017 6:44 PM
6	This appears that it would be of value to determine staleness of data with regards to other data objects in an investigation.	7/13/2017 3:10 PM

7	See above.	7/12/2017 10:38 PM
8	same as above	7/12/2017 9:15 PM
9	Users need to know how current data is	7/12/2017 4:15 PM
10	These "last updated" timestamps need to be accurate. sometimes they aren't	7/10/2017 10:27 AM
11	This would be extremely useful information and help ensure information is up to date.	7/10/2017 9:18 AM

Q8 Registrant Company Identifier
Registrant Company Identifier is a new data element recommended by the EWG Final Report (pages 50 and 57). Do you agree this data element should be included in RDS data elements?

Answered: 35 Skipped: 0



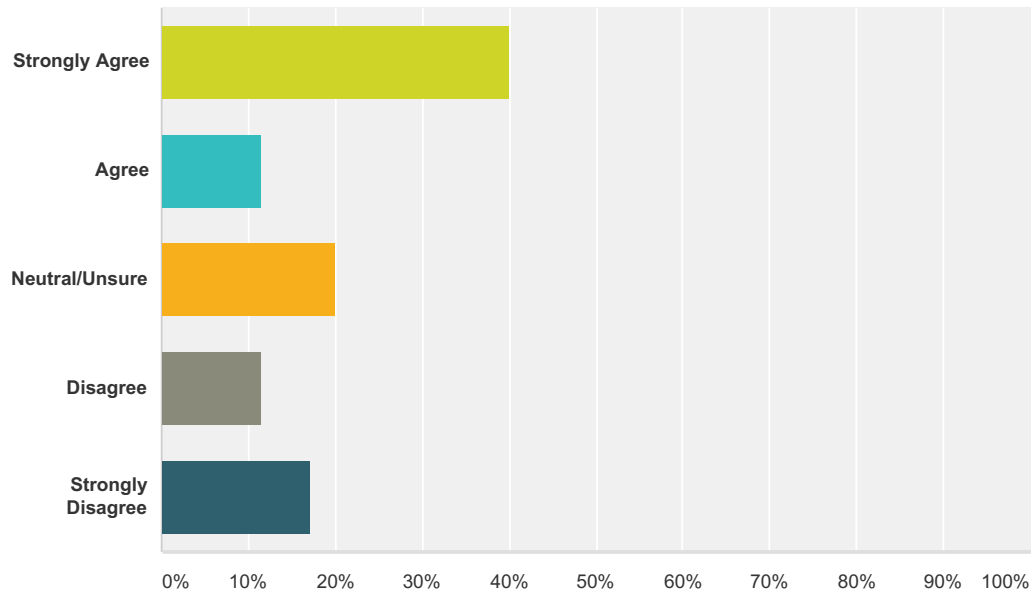
Answer Choices	Responses	
Strongly Agree	34.29%	12
Agree	20.00%	7
Neutral/Unsure	28.57%	10
Disagree	11.43%	4
Strongly Disagree	5.71%	2
Total		35

#	Rationale (why do you agree or disagree?)	Date
1	Support in principle, deferring for reasons stated in #4.	7/15/2017 2:37 PM
2	This allows one to determine different registrations are indeed the same outfit.	7/15/2017 9:00 AM
3	This is related to Intellectual property up t what length are we going to verify this? Even NRO or cctlds have issues with this and it takes lengthier	7/15/2017 6:02 AM
4	If a commercial registrant wishes to voluntarily provide this information, that might be acceptable.	7/15/2017 4:10 AM
5	If a commercial registrant wishes to voluntarily provide this info, fine.	7/14/2017 6:44 PM
6	Collected but not public it could have benefits	7/14/2017 2:06 AM
7	Where applicable, it could be argued that this should be a requirement for a jurisdiction's transparency laws.	7/13/2017 3:10 PM
8	This will help to more accurately identify registrant.	7/12/2017 10:38 PM

9	Similar to registrant ID	7/12/2017 9:15 PM
10	Company ID/Number is generally "public", so _if_ the registrant is a registered company this can be obtained already without it being more bloat to RDS	7/12/2017 6:42 PM
11	If this data field is created, it should be collected.	7/11/2017 2:07 AM
12	This is important to include as a data element. Registrants have valid reasons for explicitly wanting this information disseminated.	7/10/2017 10:27 AM
13	Don't need this AND Registrant Organization field.	7/9/2017 3:31 PM

Q9 Registrant Street Address Registrant Street Address is defined by the 2013 RAA Whois Requirements (Section 1.4.2) and included in data elements recommended by the EWG Final Report (page 50). Do you agree this data element should be included in RDS data elements?

Answered: 35 Skipped: 0



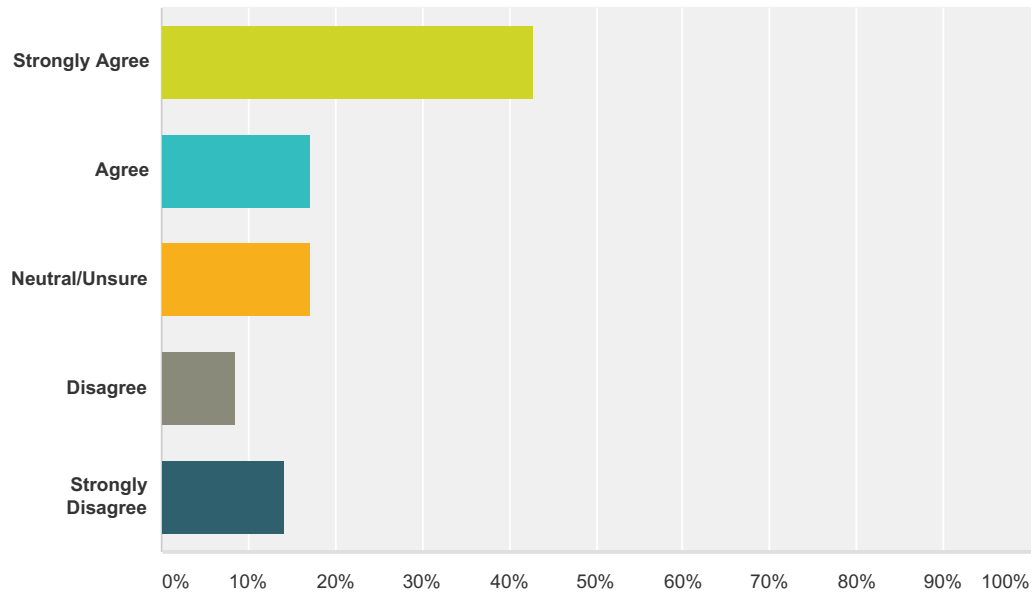
Answer Choices	Responses	
Strongly Agree	40.00%	14
Agree	11.43%	4
Neutral/Unsure	20.00%	7
Disagree	11.43%	4
Strongly Disagree	17.14%	6
Total		35

#	Rationale (why do you agree or disagree?)	Date
1	As noted in response to #3, clear definition will be needed.	7/15/2017 2:37 PM
2	Not as crucial as above but a good datapoint	7/15/2017 9:00 AM
3	It could be a good thing but people tend to hide these information as well	7/15/2017 6:02 AM
4	Registrants are entitled to protection of their personal information.	7/15/2017 4:10 AM
5	not necessary for personal registrants, voluntary for business	7/14/2017 6:44 PM
6	A lot of places in the world don't have street addresses	7/14/2017 2:06 AM
7	Investigations of abuse are hindered by not providing this data. If it is desirable to mask this data by either the owner, then there exists methods to do so.	7/13/2017 3:10 PM

8	This PDP should be looking at contactability for specific purposes related to a domain, not should the registrant address be in RDS. If there is a technical problem with a domain, can you contact someone? That doesn't necessarily mean making the registrant address available in RDS. For abuse contacts, there are only two fields, "Registrar Abuse Contact Email" and Registrar Abuse Contact Phone". Requiring the Registrant Address is somewhat outdated.	7/13/2017 9:18 AM
9	Contactability is fundamental. The entire address must be collected.	7/12/2017 10:38 PM
10	Address is private data	7/12/2017 6:42 PM
11	Mixed feelings here. Could put individuals at risk, while companies may have a whole raft of addresses they could use.	7/12/2017 4:15 PM
12	As an optional field, provided registrant grants free permission for use of his data.	7/11/2017 2:07 AM
13	This is important to include as a data element. Registrants have valid reasons for explicitly wanting this information disseminated.	7/10/2017 10:27 AM
14	Being able to see that registrant organization information does not match geography can be a very important tool. This is also needed to serve legal paperwork.	7/10/2017 9:18 AM
15	I don't object to including it, if supplied. It shouldn't be required.	7/9/2017 11:28 PM
16	MUST always be collected and stored. Must be disclosed (published) in some cases (such as when a legal person); other disclosure cases TBD in light of privacy laws.	7/9/2017 3:31 PM

Q10 Registrant City Registrant City is defined by the 2013 RAA Whois Requirements (Section 1.4.2) and included in data elements recommended by the EWG Final Report (page 50). Do you agree this data element should be included in RDS data elements?

Answered: 35 Skipped: 0



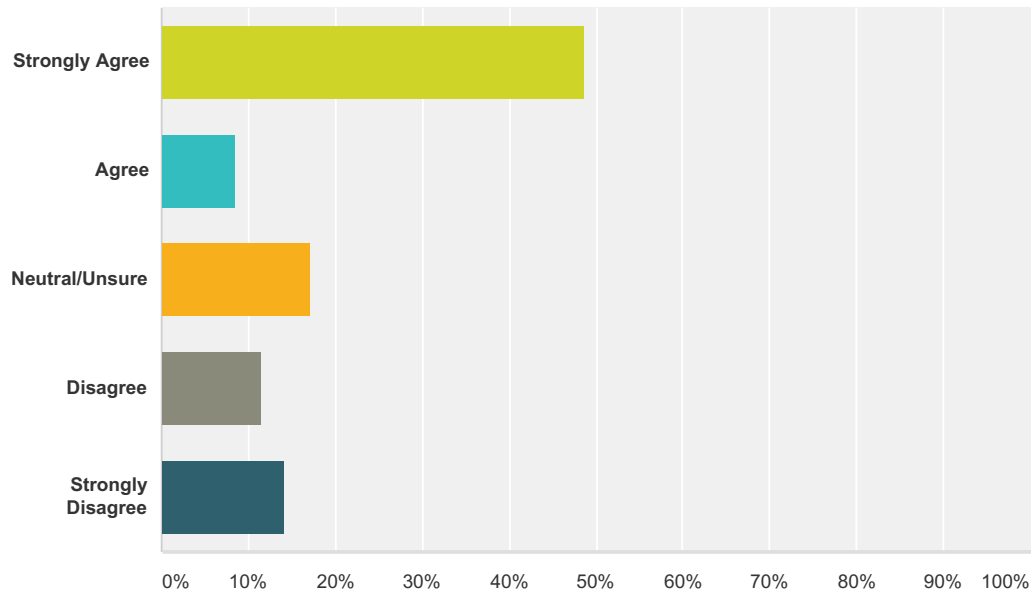
Answer Choices	Responses	
Strongly Agree	42.86%	15
Agree	17.14%	6
Neutral/Unsure	17.14%	6
Disagree	8.57%	3
Strongly Disagree	14.29%	5
Total		35

#	Rationale (why do you agree or disagree?)	Date
1	As above	7/15/2017 9:00 AM
2	Important to know but i remain neutral about this because it all depends on the previous details	7/15/2017 6:02 AM
3	Registrants are entitled to protection of their personal information.	7/15/2017 4:10 AM
4	same response as address	7/14/2017 6:44 PM
5	Investigations of abuse are hindered by not providing this data. If it is desirable to mask this data by either the owner, then there exists methods to do so.	7/13/2017 3:10 PM
6	See above.	7/12/2017 10:38 PM
7	Address is private data	7/12/2017 6:42 PM

8	Weakly agree. Seeing an Asian funding site, with an Eastern European registrant city certainly helps with due diligence.	7/12/2017 4:15 PM
9	As an optional field, provided registrant grants free permission for use of his data.	7/11/2017 2:07 AM
10	This is important to include as a data element. Registrants have valid reasons for explicitly wanting this information disseminated.	7/10/2017 10:27 AM
11	Being able to see that registrant organization information does not match geography can be a very important tool. This is also needed to serve legal paperwork.	7/10/2017 9:18 AM
12	I don't object to including it, if supplied. It shouldn't be required.	7/9/2017 11:28 PM
13	MUST always be collected and stored. Must be disclosed (published) in some cases (such as when a legal person); other disclosure cases TBD in light of privacy laws.	7/9/2017 3:31 PM

Q11 Registrant State/Province Registrant State/Province is defined by the 2013 RAA Whois Requirements (Section 1.4.2) and included in data elements recommended by the EWG Final Report (page 50). Do you agree this data element should be included in RDS data elements?

Answered: 35 Skipped: 0



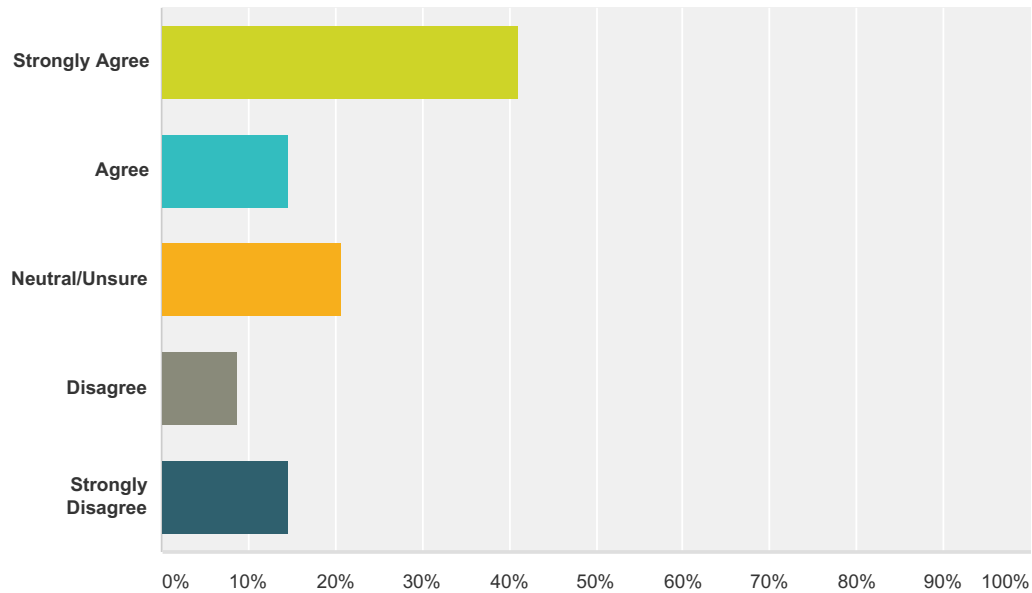
Answer Choices	Responses	
Strongly Agree	48.57%	17
Agree	8.57%	3
Neutral/Unsure	17.14%	6
Disagree	11.43%	4
Strongly Disagree	14.29%	5
Total		35

#	Rationale (why do you agree or disagree?)	Date
1	As noted in #3, clear definition will be needed.	7/15/2017 2:37 PM
2	As above	7/15/2017 9:00 AM
3	Important to know but i remain neutral about this because it all depends on the previous details	7/15/2017 6:02 AM
4	Registrants are entitled to protection of their personal information.	7/15/2017 4:10 AM
5	same response as address	7/14/2017 6:44 PM
6	A lot of places in the world don't have these data	7/14/2017 2:06 AM
7	This data does not identify individuals and establishes jurisdiction. Investigations of abuse are hindered by not providing this data.	7/13/2017 3:10 PM

8	See above.	7/12/2017 10:38 PM
9	Address is private data	7/12/2017 6:42 PM
10	Mildly agree for same reasons as #10 - helps with due diligence	7/12/2017 4:15 PM
11	As an optional field, provided registrant grants free permission for use of his data.	7/11/2017 2:07 AM
12	This is important to include as a data element. Registrants have valid reasons for explicitly wanting this information disseminated.	7/10/2017 10:27 AM
13	Being able to see that registrant organization information does not match geography can be a very important tool. This is also needed to serve legal paperwork.	7/10/2017 9:18 AM
14	I don't object to including it, if supplied. It shouldn't be required.	7/9/2017 11:28 PM
15	MUST always be collected and stored. Must be disclosed (published) in some cases (such as when a legal person); other disclosure cases TBD in light of privacy laws.	7/9/2017 3:31 PM

Q12 Registrant Postal Code Registrant Postal Code is defined by the 2013 RAA Whois Requirements (Section 1.4.2) and included in data elements recommended by the EWG Final Report (page 50). Do you agree this data element should be included in RDS data elements?

Answered: 34 Skipped: 1



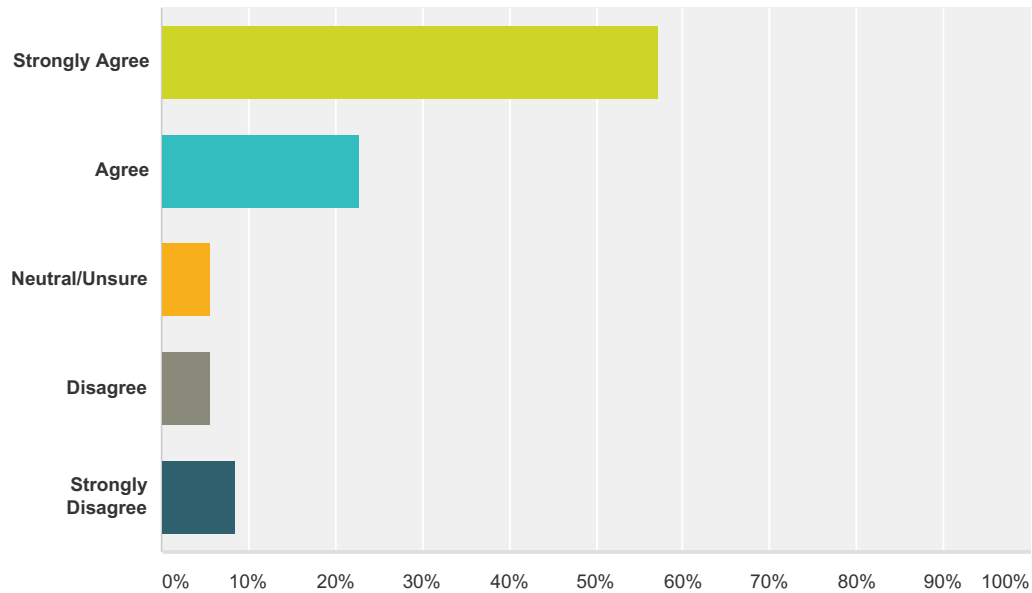
Answer Choices	Responses	
Strongly Agree	41.18%	14
Agree	14.71%	5
Neutral/Unsure	20.59%	7
Disagree	8.82%	3
Strongly Disagree	14.71%	5
Total		34

#	Rationale (why do you agree or disagree?)	Date
1	Depending where you are, a postal/zip code may put you what city you are in right down to which side of which street on which block or even which building. It is often used to verify the postal address is correct or forged information	7/15/2017 9:00 AM
2	Important to know but i remain neutral about this because it all depends on the previous details	7/15/2017 6:02 AM
3	Registrants are entitled to protection of their personal information.	7/15/2017 4:10 AM
4	same response as address	7/14/2017 6:44 PM
5	Again not everywhere this is a part of the adress	7/14/2017 2:06 AM
6	Investigations of abuse are hindered by not providing this data. If it is desirable to mask this data by either the owner, then there exists methods to do so.	7/13/2017 3:10 PM

7	See above.	7/12/2017 10:38 PM
8	Address is private data	7/12/2017 6:42 PM
9	This (#12) with #13 would make #10/#11/#13 redundant, or Just #13 for some degree of privacy	7/12/2017 4:15 PM
10	As an optional field, provided registrant grants free permission for use of his data.	7/11/2017 2:07 AM
11	This is important to include as a data element. Registrants have valid reasons for explicitly wanting this information disseminated.	7/10/2017 10:27 AM
12	Being able to see that registrant organization information does not match geography can be a very important tool. This is also needed to serve legal paperwork.	7/10/2017 9:18 AM
13	I don't object to including it, if supplied. It shouldnt be required.	7/9/2017 11:28 PM
14	MUST always be collected and stored. Must be disclosed (published) in some cases (such as when a legal person); other disclosure cases TBD in light of privacy laws.	7/9/2017 3:31 PM

Q13 Registrant Country Registrant Country is defined by the 2013 RAA Whois Requirements (Section 1.4.2) and included in data elements recommended by the EWG Final Report (page 50). Do you agree this data element should be included in RDS data elements?

Answered: 35 Skipped: 0



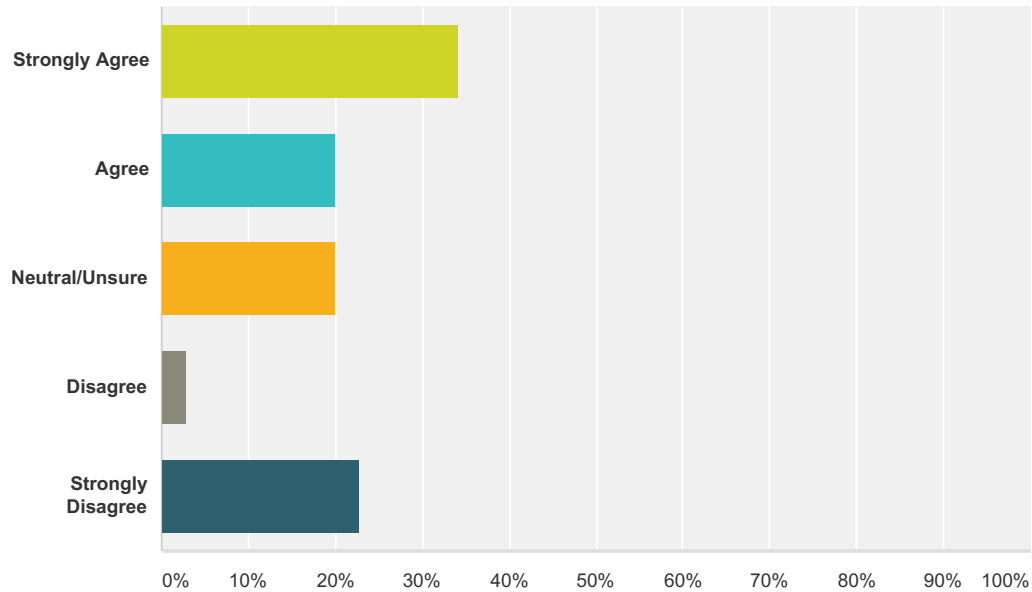
Answer Choices	Responses	
Strongly Agree	57.14%	20
Agree	22.86%	8
Neutral/Unsure	5.71%	2
Disagree	5.71%	2
Strongly Disagree	8.57%	3
Total		35

#	Rationale (why do you agree or disagree?)	Date
1	Jurisdiction is always important	7/15/2017 9:00 AM
2	Important to know but i remain neutral about this because it all depends on the previous details. But we do need to know where it belongs	7/15/2017 6:02 AM
3	Country may be necessary to determine applicable law.	7/15/2017 4:10 AM
4	country may be necessary to determine applicable law	7/14/2017 6:44 PM
5	This data does not identify individuals and establishes jurisdiction. Investigations of abuse are hindered by not providing this data.	7/13/2017 3:10 PM
6	See above.	7/12/2017 10:38 PM

7	Address is private data	7/12/2017 6:42 PM
8	This at a minimum, and with #12 it gets very specific	7/12/2017 4:15 PM
9	Generic enough not to allow identification of the registrant, yet specific enough to allow complainants to determine applicable jurisdiction.	7/11/2017 2:07 AM
10	This is important to include as a data element. Registrants have valid reasons for explicitly wanting this information disseminated.	7/10/2017 10:27 AM
11	Being able to see that registrant organization information does not match geography can be a very important tool. This is also needed to serve legal paperwork.	7/10/2017 9:18 AM
12	While other registrant contact details are of value to RDS consumers only, country may have value to RDS operators in determining appropriate RDS behaviour.	7/9/2017 11:28 PM
13	MUST always be collected and stored. Must be disclosed (published) in some cases (such as when a legal person); other disclosure cases TBD in light of privacy laws.	7/9/2017 3:31 PM

Q14 Registrant Phone + Registrant Phone Ext Registrant Phone + Registrant Phone Ext is defined by the 2013 RAA Whois Requirements (Section 1.4.2) and included in data elements recommended by the EWG Final Report (page 50). Do you agree these data elements should be included in RDS data elements?

Answered: 35 Skipped: 0



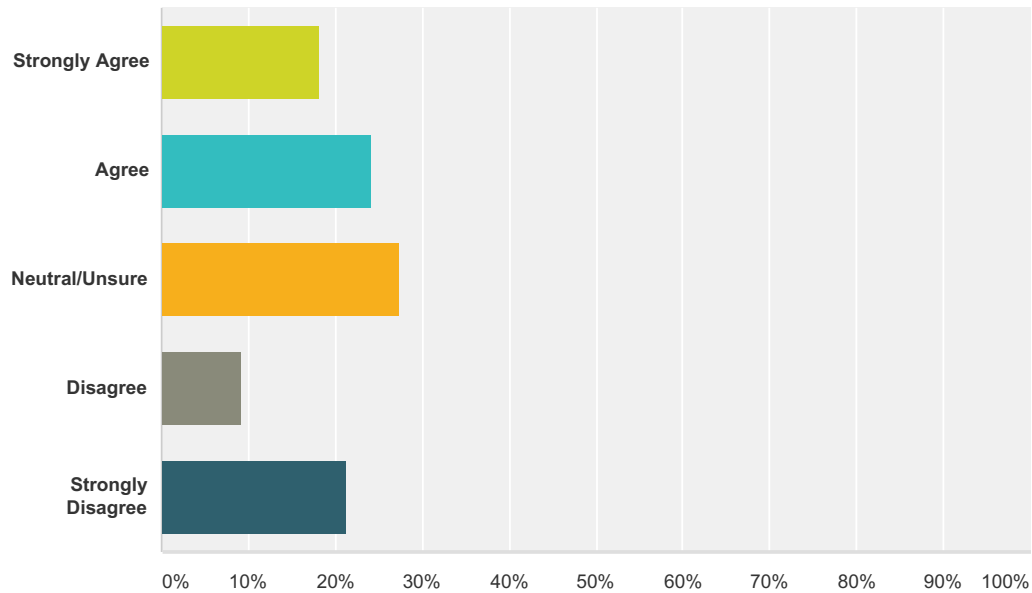
Answer Choices	Responses
Strongly Agree	34.29% 12
Agree	20.00% 7
Neutral/Unsure	20.00% 7
Disagree	2.86% 1
Strongly Disagree	22.86% 8
Total	35

#	Rationale (why do you agree or disagree?)	Date
1	Could be a optional element, but not a required element	7/15/2017 9:00 AM
2	Important to know but i remain neutral about this because it all depends on the previous details. It may always be an agent in the middle who may have a contract not to release details	7/15/2017 6:02 AM
3	Registrants are entitled to protection of their personal information.	7/15/2017 4:10 AM
4	registrant should be asked how they wish to be contacted. Not required as mandatory field	7/14/2017 6:44 PM
5	Investigations of abuse are hindered by not providing this data. If it is desirable to mask this data by either the owner, then there exists methods to do so. Additionally, this field my be populated via data for role account.	7/13/2017 3:10 PM

6	This is the wrong question to ask. We should be looking at contactability for a purpose. Requiring a bunch of contact types and mandating the inclusion of all these data elements is backwards.	7/13/2017 9:18 AM
7	See above.	7/12/2017 10:38 PM
8	Phone Numbers are private/personal data;	7/12/2017 6:42 PM
9	Worry about abuse here. Rather have initial access by email, or (optional) IM/social media.	7/12/2017 4:15 PM
10	Opens door to harrassment and is highly private data.	7/11/2017 2:07 AM
11	This is important to include as a data element. Registrants have valid reasons for explicitly wanting this information disseminated.	7/10/2017 10:27 AM
12	Those with privacy concerns should be informed they can use a google voice number or another way to obfuscate their true phone number.	7/10/2017 9:18 AM
13	There is little currently that can be done to avoid abuse of individual person's telephone numbers, for corporations I strongly agree	7/10/2017 8:39 AM
14	MUST always be collected and stored. Must be disclosed (published) in some cases (such as when a legal person); other disclosure cases TBD in light of privacy laws.	7/9/2017 3:31 PM

Q15 Registrant Alt Phone + Ext Registrant Alt Phone + Ext is a new data element recommended by the EWG Final Report (pages 50 and 58). Do you agree these data elements should be included in RDS data elements?

Answered: 33 Skipped: 2



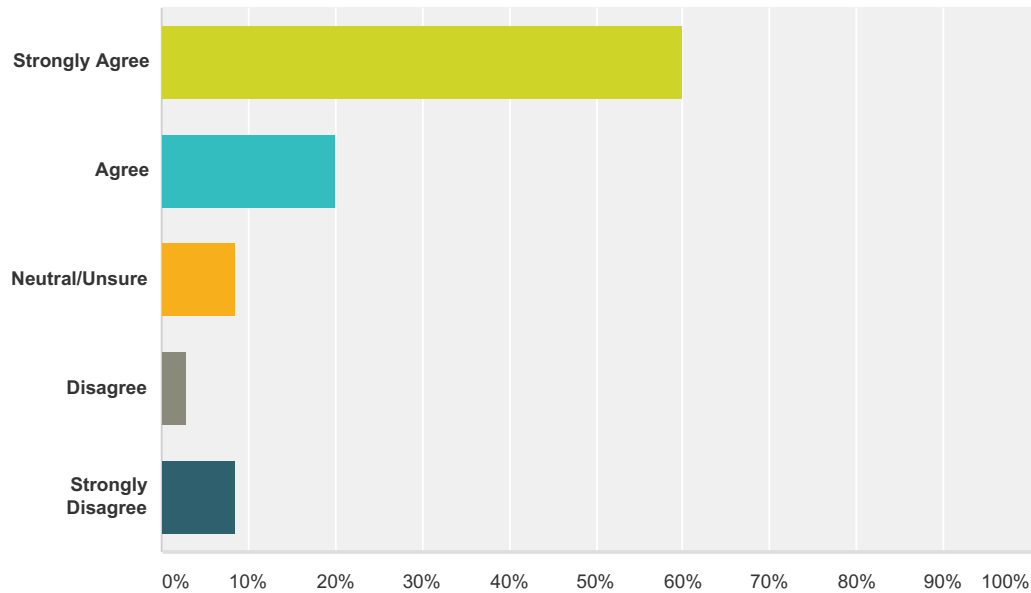
Answer Choices	Responses	
Strongly Agree	18.18%	6
Agree	24.24%	8
Neutral/Unsure	27.27%	9
Disagree	9.09%	3
Strongly Disagree	21.21%	7
Total		33

#	Rationale (why do you agree or disagree?)	Date
1	Support in principle, deferring for reasons stated in #4.	7/15/2017 2:37 PM
2	Could be a optional element, but not a required element	7/15/2017 9:00 AM
3	Do we really need this it can be in one go	7/15/2017 6:02 AM
4	Registrants are entitled to protection of their personal information.	7/15/2017 4:10 AM
5	same as previous response in 14	7/14/2017 6:44 PM
6	Investigations of abuse are hindered by not providing this data. If it is desirable to mask this data by either the owner, then there exists methods to do so. Additionally, this field my be populated via data for role account.	7/13/2017 3:10 PM
7	Agree for reasons stated in EWG.	7/12/2017 10:38 PM
8	Phone Numbers are private/personal data;	7/12/2017 6:42 PM

9	If #14 is a go, then #15 is a logical optional	7/12/2017 4:15 PM
10	Opens door to harrassment and is highly private data.	7/11/2017 2:07 AM
11	should be optional	7/10/2017 10:27 AM
12	One phone number is sufficient.	7/10/2017 9:18 AM
13	There is little currently that can be done to avoid abuse of individual person's telephone numbers, for corporations I strongly agree	7/10/2017 8:39 AM
14	There are other ways to contact registrants and many do not have an alternate phone number.	7/10/2017 4:29 AM
15	More bother; superfluous and makes keeping data updated and correct even harder.	7/9/2017 3:31 PM

Q16 Registrant Email Address Registrant Email Address is defined by the 2013 RAA Whois Requirements (Section 1.4.2) and included in data elements recommended by the EWG Final Report (page 50). Do you agree this data element should be included in RDS data elements?

Answered: 35 Skipped: 0



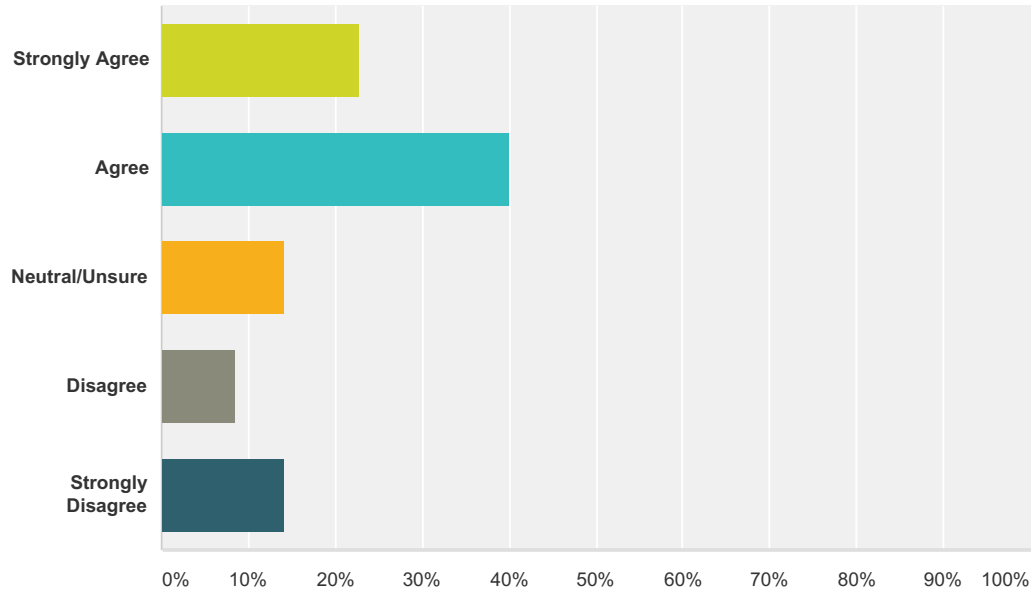
Answer Choices	Responses	
Strongly Agree	60.00%	21
Agree	20.00%	7
Neutral/Unsure	8.57%	3
Disagree	2.86%	1
Strongly Disagree	8.57%	3
Total		35

#	Rationale (why do you agree or disagree?)	Date
1	A method of contact -- either phone or email is important. I would rather have my email on a registration than my phone number, the reason I selected the way I did.	7/15/2017 9:00 AM
2	It should be a verified email	7/15/2017 6:02 AM
3	My preference as a contact method would be email address. I cannot speak for all registrants though, some do not use email and would prefer a text. Wrong level of questions here.	7/14/2017 6:44 PM
4	Investigations of abuse are hindered by not providing this data. If it is desirable to mask this data by either the owner, then there exists methods to do so. Additionally, this field may be populated via data for role account.	7/13/2017 3:10 PM
5	So fundamental. So basic.	7/12/2017 10:38 PM
6	Email address are private/personal data;	7/12/2017 6:42 PM

7	Yes, if necessary through Privacy Protection when privacy is needed	7/12/2017 4:15 PM
8	Collection, yes - to allow contactability by service provider and for mandatory notices, publication, no.	7/11/2017 2:07 AM
9	This is important to include as a data element. Registrants have valid reasons for explicitly wanting this information disseminated.	7/10/2017 10:27 AM
10	Registrant should be informed this should be a contact email and can be distinct from their personal email address.	7/10/2017 9:18 AM
11	Email and Spam abuse solves abuse, and the value of being able to contact the person regarding compromises/abuses related to their domains far outweighs any risks	7/10/2017 8:39 AM
12	MUST always be collected and stored. Must be disclosed (published) in some cases (such as when a legal person); other disclosure cases TBD in light of privacy laws.	7/9/2017 3:31 PM

Q17 Registrant Alt Email Registrant Alt Email is a new data element recommended by the EWG Final Report (pages 50 and 58). Do you agree this data element should be included in RDS data elements?

Answered: 35 Skipped: 0



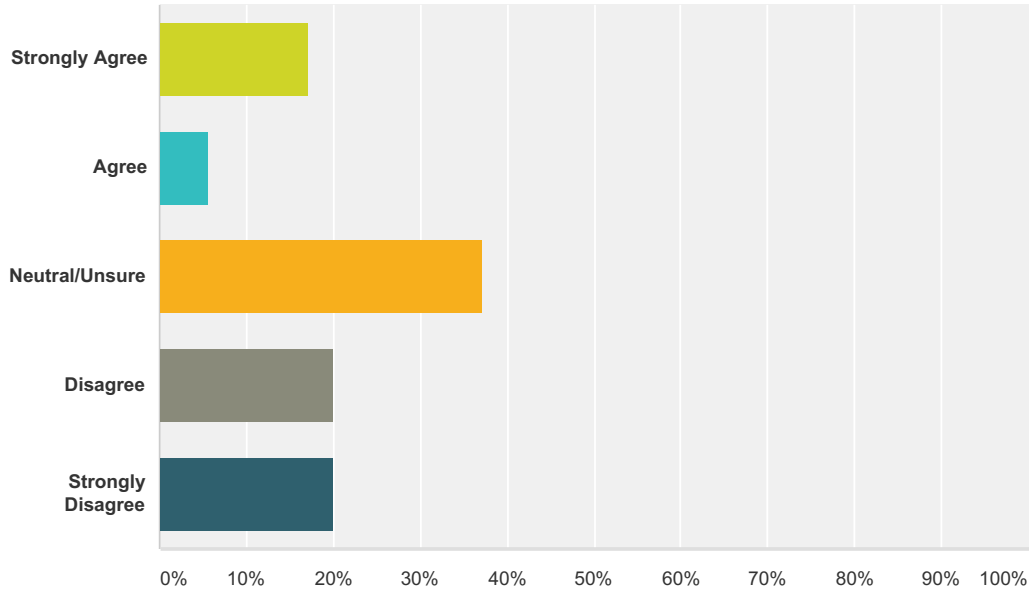
Answer Choices	Responses
Strongly Agree	22.86% 8
Agree	40.00% 14
Neutral/Unsure	14.29% 5
Disagree	8.57% 3
Strongly Disagree	14.29% 5
Total	35

#	Rationale (why do you agree or disagree?)	Date
1	Support in principle, deferring for reasons stated in #4.	7/15/2017 2:37 PM
2	Could be a optional element, but not a required element	7/15/2017 9:00 AM
3	Again if alt it should be verified	7/15/2017 6:02 AM
4	Not all registrants will have multiple email addresses.	7/15/2017 4:10 AM
5	Same response as 16	7/14/2017 6:44 PM
6	Investigations of abuse are hindered by not providing this data. If it is desirable to mask this data by either the owner, then there exists methods to do so. Additionally, this field my be populated via data for role account.	7/13/2017 3:10 PM
7	Agree for reasons stated in EWG.	7/12/2017 10:38 PM
8	Email address are private/personal data;	7/12/2017 6:42 PM
9	Optional if wanted by registrant	7/12/2017 4:15 PM

10	Opens door to harrassment and is highly private data.	7/11/2017 2:07 AM
11	should be optional	7/10/2017 10:27 AM
12	One email is sufficient.	7/10/2017 9:18 AM
13	More bother; superfluous and makes keeping data updated and correct even harder.	7/9/2017 3:31 PM

Q18 Registrant Fax + Registrant Fax Ext Registrant Fax + Registrant Fax Ext is defined by the 2013 RAA Whois Requirements (Section 1.4.2) and included in data elements recommended by the EWG Final Report (page 50). Do you agree these data elements should be included in RDS data elements?

Answered: 35 Skipped: 0



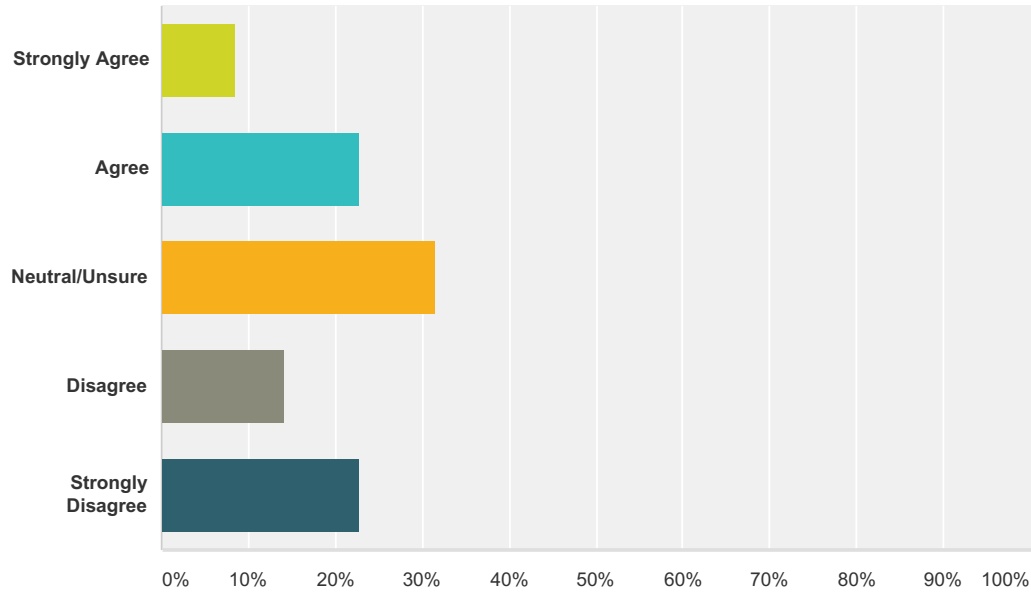
Answer Choices	Responses
Strongly Agree	17.14% 6
Agree	5.71% 2
Neutral/Unsure	37.14% 13
Disagree	20.00% 7
Strongly Disagree	20.00% 7
Total	35

#	Rationale (why do you agree or disagree?)	Date
1	As noted in #3, clear definition needed.	7/15/2017 2:37 PM
2	Could be a optional element, but not a required element	7/15/2017 9:00 AM
3	I wonder if people are still using fax it might be important for big corporates but how will one verify	7/15/2017 6:02 AM
4	Obsolete	7/15/2017 4:10 AM
5	Who uses fax these days? this is a good example of why specifying mandatory data elements is not a good approach to this phase of our deliberations	7/14/2017 6:44 PM

6	Investigations of abuse are hindered by not providing this data. If it is desirable to mask this data by either the owner, then there exists methods to do so. Additionally, this field my be populated via data for role account.	7/13/2017 3:10 PM
7	Frankly, I kind of can't understand why we still think fax is a thing :)	7/13/2017 10:20 AM
8	As long as we're still using faxes....	7/12/2017 10:38 PM
9	Phone Numbers are private/personal data	7/12/2017 6:42 PM
10	At most Optional since most no longer have/use fax communications	7/12/2017 4:15 PM
11	Who still uses fax?	7/11/2017 2:07 AM
12	not very important for me	7/10/2017 10:09 AM
13	Does anyone use fax machines anymore?	7/10/2017 9:18 AM
14	There is little which can be done to stop abuse of Fax, and nothing that needs to go by fax can't be handled by email	7/10/2017 8:39 AM
15	surely a pointless field for the majority of registrations.	7/9/2017 11:28 PM
16	Fax are a thing of the past	7/9/2017 6:21 PM
17	Does anyone use faxes anymore? Email, phone, and street address should suffice.	7/9/2017 3:31 PM

Q19 Registrant SMSRegistrant SMS (short message service) is a new data element recommended by the EWG Final Report (pages 51 and 58). Do you agree this data element should be included in RDS data elements?

Answered: 35 Skipped: 0



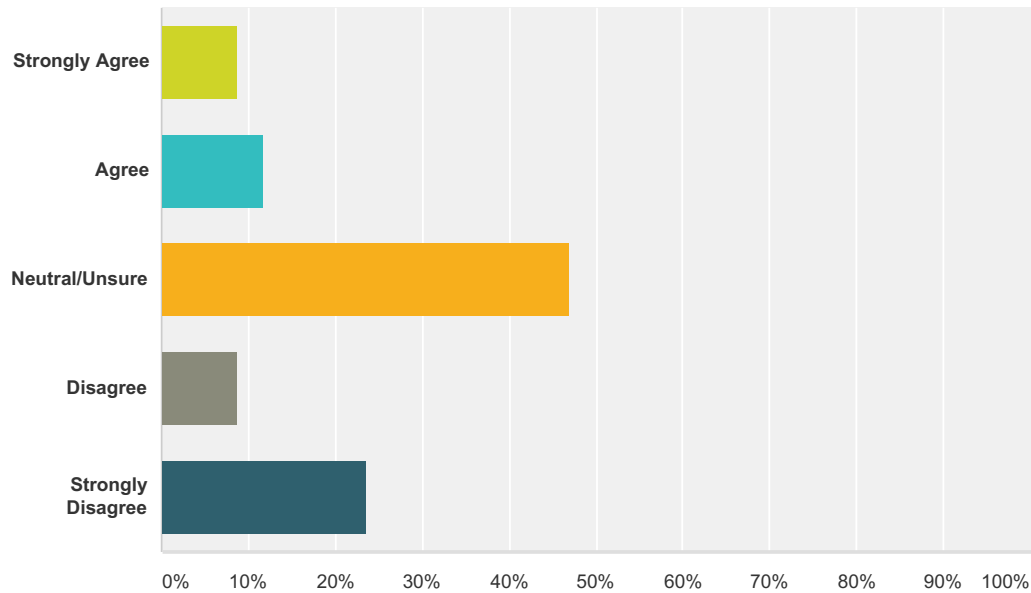
Answer Choices	Responses
Strongly Agree	8.57% 3
Agree	22.86% 8
Neutral/Unsure	31.43% 11
Disagree	14.29% 5
Strongly Disagree	22.86% 8
Total	35

#	Rationale (why do you agree or disagree?)	Date
1	Support in principle but deferring for reasons stated in #4.	7/15/2017 2:37 PM
2	Could be a optional element, but not a required element	7/15/2017 9:00 AM
3	Why do we need this numbers change sometimes or more often what are we trying to ascertain? For identity	7/15/2017 6:02 AM
4	Not everyone has access to SMS.	7/15/2017 4:10 AM
5	again, if this is how people select to be contacted fine, but must not be mandatory.	7/14/2017 6:44 PM
6	Investigations of abuse are hindered by not providing this data. If it is desirable to mask this data by either the owner, then there exists methods to do so. Additionally, this field my be populated via data for role account.	7/13/2017 3:10 PM
7	I'm slightly nervous about this because of various multistep or multi-factor schemes	7/13/2017 10:20 AM
8	Agree for reasons stated in EWG.	7/12/2017 10:38 PM

9	Phone Numbers are private/personal data	7/12/2017 6:42 PM
10	Optional depending in registrant preferences (what? they don't have email?)	7/12/2017 4:15 PM
11	Even as an optional contact there is no need to collect such data for business purposes.	7/11/2017 2:07 AM
12	Neutral on this point.	7/10/2017 9:18 AM
13	Again, abuse potential, phone number is an identity which can be abused, plus the potential costs to be born by the recipient if it is abused	7/10/2017 8:39 AM
14	This should be "Mobile Phone Number" and should be an optional field.	7/9/2017 3:31 PM

Q20 Registrant IMRegistrant IM (instant messaging) is a new data element recommended by the EWG Final Report (pages 51 and 58). Do you agree this data element should be included in RDS data elements?

Answered: 34 Skipped: 1



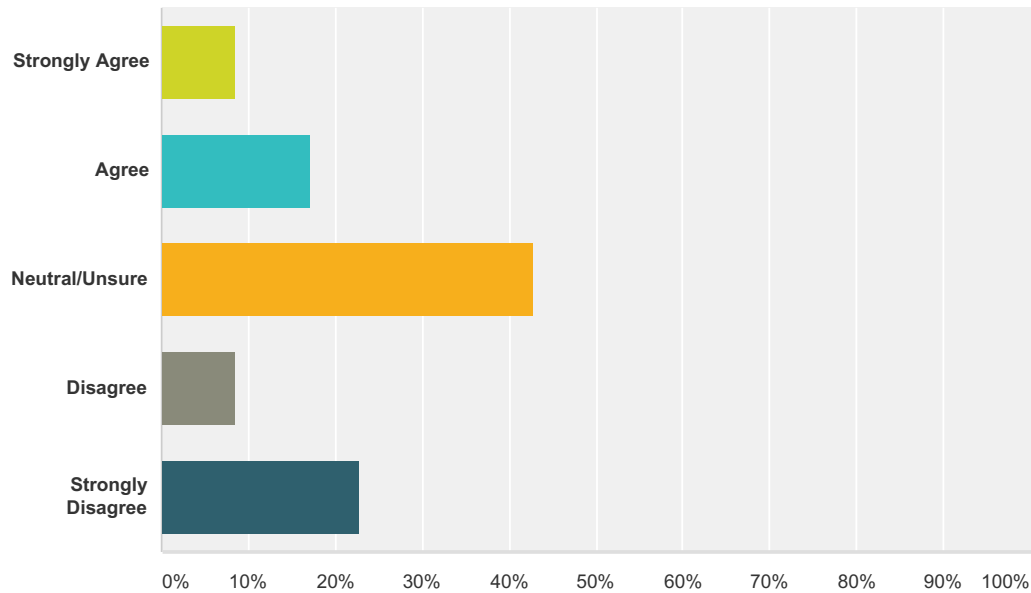
Answer Choices	Responses
Strongly Agree	8.82% 3
Agree	11.76% 4
Neutral/Unsure	47.06% 16
Disagree	8.82% 3
Strongly Disagree	23.53% 8
Total	34

#	Rationale (why do you agree or disagree?)	Date
1	See #19.	7/15/2017 2:37 PM
2	Could be a optional element, but not a required element	7/15/2017 9:00 AM
3	Not sure whether we really need this as well to much information gathering can lead to people giving up	7/15/2017 6:02 AM
4	Not future-proof.	7/15/2017 4:10 AM
5	same response as in 19	7/14/2017 6:44 PM
6	Investigations of abuse are hindered by not providing this data. If it is desirable to mask this data by either the owner, then there exists methods to do so. Additionally, this field my be populated via data for role account.	7/13/2017 3:10 PM
7	as with SMS; also this seems like we are getting into design of things that shouldn't be in policy. I'd be more inclined to say "direct contact, method and contact identifier". This would cover phones, Skype, IM, &c &c., and be future-proof against new kinds of identifier technologies that come along.	7/13/2017 10:20 AM

8	Agree for reasons stated in EWG.	7/12/2017 10:38 PM
9	private/personal data	7/12/2017 6:42 PM
10	Optional depending in registrant preferences (what? they don't have email?)	7/12/2017 4:15 PM
11	Even as an optional contact there is no need to collect such data for business purposes.	7/11/2017 2:07 AM
12	Neutral and likely would never be used.	7/10/2017 9:18 AM
13	More data is needed, however we can see this as a candidate. Judging by the amount of reporters that fall back on 'twitter' reporting, when they can't get a response from an owner.	7/10/2017 8:39 AM

Q21 Registrant Social Media Registrant Social Media handle is a new data element recommended by the EWG Final Report (pages 51 and 58). Do you agree this data element should be included in RDS data elements?

Answered: 35 Skipped: 0



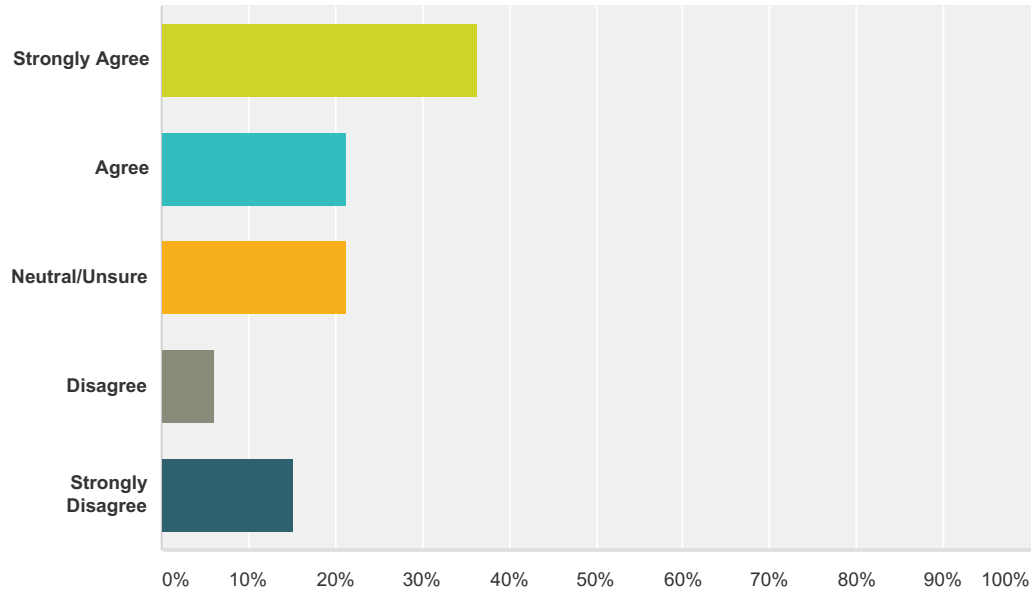
Answer Choices	Responses
Strongly Agree	8.57% 3
Agree	17.14% 6
Neutral/Unsure	42.86% 15
Disagree	8.57% 3
Strongly Disagree	22.86% 8
Total	35

#	Rationale (why do you agree or disagree?)	Date
1	See #19.	7/15/2017 2:37 PM
2	Could be a optional element, but not a required element	7/15/2017 9:00 AM
3	Not sure whether we really need this as well to much information gathering can lead to people giving up	7/15/2017 6:02 AM
4	Not future-proof.	7/15/2017 4:10 AM
5	same response as in 19	7/14/2017 6:44 PM
6	Investigations of abuse are hindered by not providing this data. If it is desirable to mask this data by either the owner, then there exists methods to do so. Additionally, this field my be populated via data for role account.	7/13/2017 3:10 PM
7	see above	7/13/2017 10:20 AM

8	Need to clarify that this is for communications purposes only. Agree for reasons stated in EWG. Need to clarify that this only applies when the information already exists.	7/12/2017 10:38 PM
9	Nice to have	7/12/2017 9:15 PM
10	it's a domain not a dating app	7/12/2017 6:42 PM
11	Optional depending in registrant preferences (what? they don't have email?)	7/12/2017 4:15 PM
12	Even as an optional contact there is no need to collect such data for business purposes.	7/11/2017 2:07 AM
13	Some social media platforms deliberately censor inbound messages from complete strangers with many degrees of social separation from the contactee. For example Facebook does this. So relying on this as a public contact method could have complications.	7/10/2017 10:27 AM
14	Might be useful as an optional element to establish trust in a specific social media account to be able to mutually validate each other, but I suspect few will use it.	7/10/2017 9:18 AM
15	This is far too broad a category	7/10/2017 8:39 AM
16	Should be an optional field.	7/9/2017 3:31 PM

Q22 Registrant Abuse URL Registrant Abuse URL is a new data element recommended by the EWG Final Report (pages 51 and 58). Do you agree this data element should be included in RDS data elements?

Answered: 33 Skipped: 2



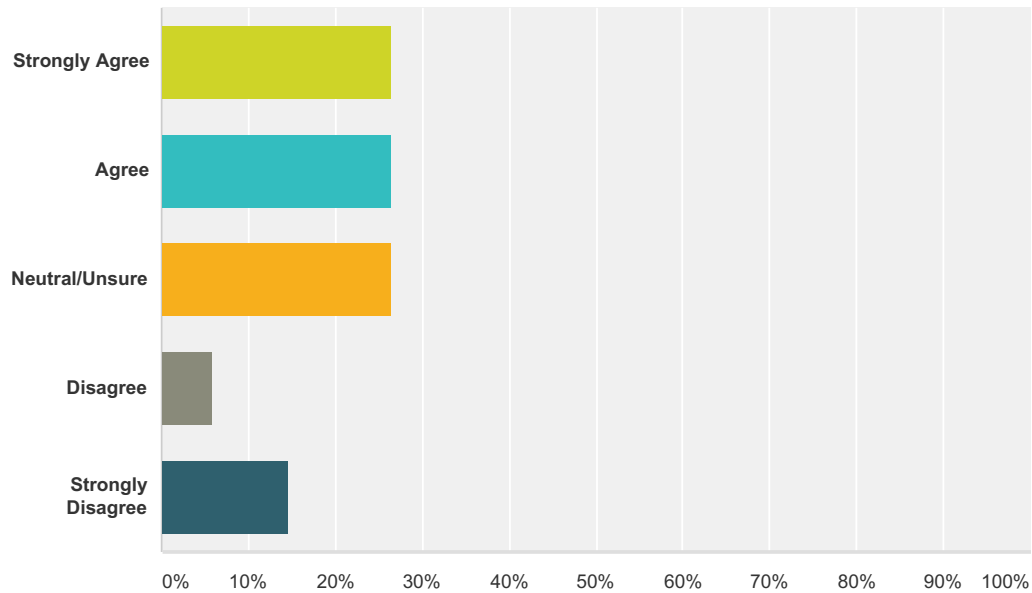
Answer Choices	Responses	
Strongly Agree	36.36%	12
Agree	21.21%	7
Neutral/Unsure	21.21%	7
Disagree	6.06%	2
Strongly Disagree	15.15%	5
Total		33

#	Rationale (why do you agree or disagree?)	Date
1	See #19.	7/15/2017 2:37 PM
2	Could be a optional element, but not a required element	7/15/2017 9:00 AM
3	What is this?	7/15/2017 8:30 AM
4	Yes this is very important as we know how sites are evolving but i am very doubtful one would lay anything down as abuse url we usually report the IP to RIRs	7/15/2017 6:02 AM
5	I don't understand this particular data element, we needed to discuss the elements before polling	7/14/2017 6:44 PM
6	Needs to be defined	7/14/2017 4:23 PM
7	This relates to a fundamental purpose for the RDS. Need to clarify that this only applies when the information already exists.	7/12/2017 10:38 PM

8	if registrant wants this they can publish it elsewhere	7/12/2017 6:42 PM
9	I don't see many downside risks to this abuse reduction strategy	7/12/2017 4:15 PM
10	This should be optional if included. many personal sites won't have such forms	7/10/2017 10:27 AM
11	I'm not really sure the intent of this... would all domain owners be required to have a URL pointing to an abuse / ToS page? I don't see that happening.	7/10/2017 9:18 AM
12	However, the URL method is currently a very weak method to report abuse, and often abused by spammers, who use the URL to collect data	7/10/2017 8:39 AM
13	More bother. This is what Tech Contact is for.	7/9/2017 3:31 PM

Q23 Registrant Contact URL
Registrant Contact URL is a new data element recommended by the EWG Final Report (pages 51 and 58). Do you agree this data element should be included in RDS data elements?

Answered: 34 Skipped: 1



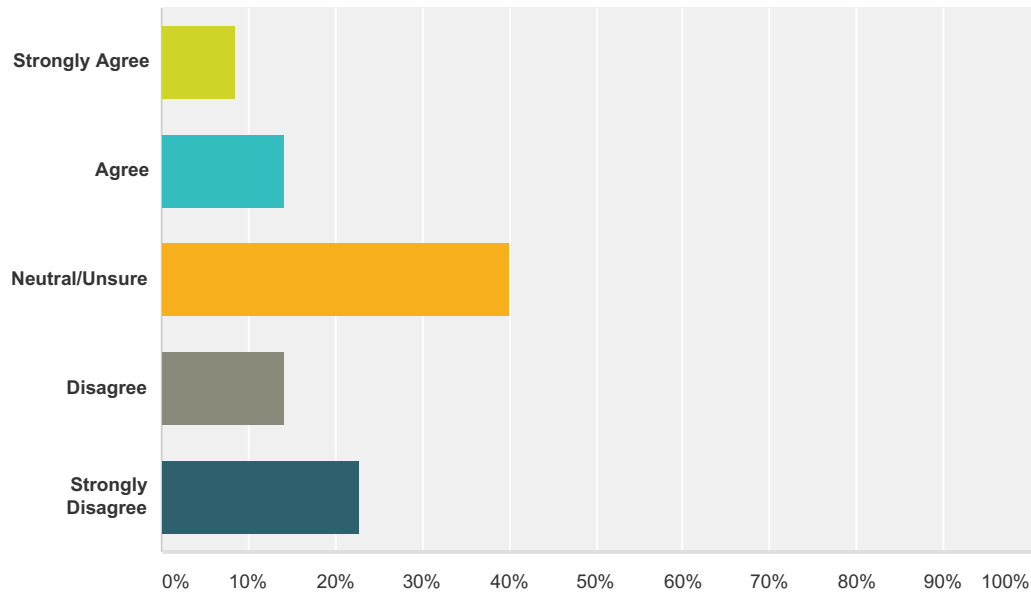
Answer Choices	Responses	
Strongly Agree	26.47%	9
Agree	26.47%	9
Neutral/Unsure	26.47%	9
Disagree	5.88%	2
Strongly Disagree	14.71%	5
Total		34

#	Rationale (why do you agree or disagree?)	Date
1	See #19.	7/15/2017 2:37 PM
2	As above	7/15/2017 9:00 AM
3	It's very dependent on the organisation or the person itself	7/15/2017 6:02 AM
4	same answer as 22	7/14/2017 6:44 PM
5	Agree for reasons stated in EWG. Need to clarify that this only applies when the information already exists.	7/12/2017 10:38 PM
6	if registrant wants this they can publish it elsewhere	7/12/2017 6:42 PM
7	If the URL is mainly for email, contact is there, but no URL present or needed	7/12/2017 4:15 PM
8	This should be optional if included. many personal sites won't have such forms	7/10/2017 10:27 AM

9	Can't see every domain having contact forms.	7/10/2017 9:18 AM
10	This is onerous for many owners of domain resources	7/10/2017 8:39 AM
11	Seems superfluous.	7/9/2017 3:31 PM

Q24 Registrant Alt Social Media
Registrant Alt Social Media handle is a new data element recommended by the EWG Final Report (pages 51 and 58). Do you agree this data element should be included in RDS data elements?

Answered: 35 Skipped: 0



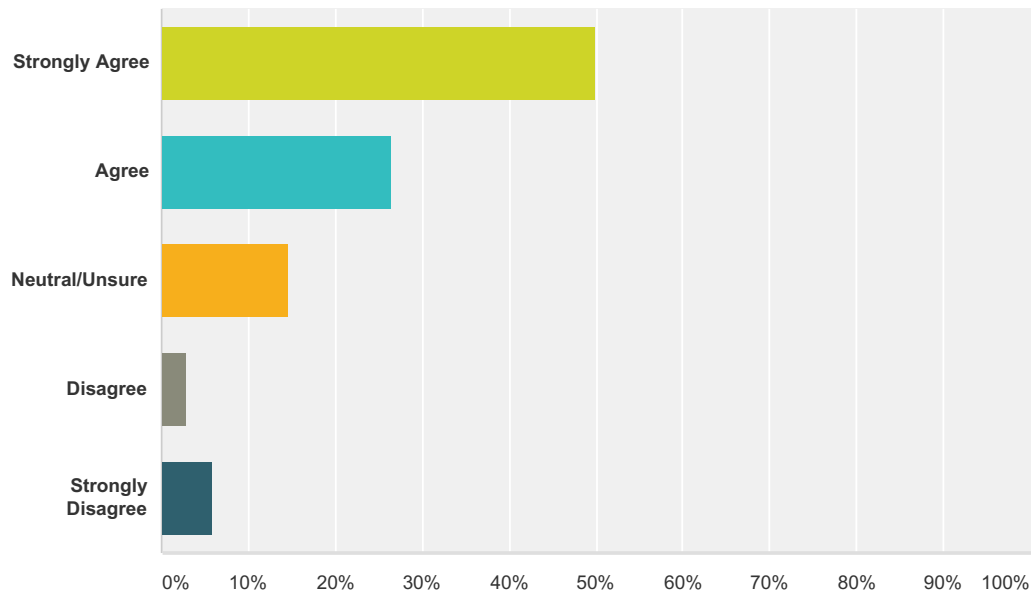
Answer Choices	Responses
Strongly Agree	8.57% 3
Agree	14.29% 5
Neutral/Unsure	40.00% 14
Disagree	14.29% 5
Strongly Disagree	22.86% 8
Total	35

#	Rationale (why do you agree or disagree?)	Date
1	see #19	7/15/2017 2:37 PM
2	Could be a optional element, but not a required element	7/15/2017 9:00 AM
3	Why do we need this more it can again be misleading	7/15/2017 6:02 AM
4	Once again, same response as in 21	7/14/2017 6:44 PM
5	see above re contact info	7/13/2017 10:20 AM
6	Agree for reasons stated in EWG. Need to clarify that this only applies when the information already exists.	7/12/2017 10:38 PM
7	Optional depending in registrant preferences (what? they don't have email?)	7/12/2017 4:15 PM
8	Even as an optional contact there is no need to collect such data for business purposes.	7/11/2017 2:07 AM

9	One is sufficient probably if it covers all the various social media forms.	7/10/2017 9:18 AM
10	More bother; superfluous.	7/9/2017 3:31 PM

Q25 Admin Contact and Contact ID Admin Contact is defined by the 2013 RAA Whois Requirements (Section 1.4.2, see Registry Admin ID) and included in data elements recommended by the EWG Final Report (pages 39 and 51). Admin Contact ID is a unique handle assigned to each Admin Contact. Individual data elements within Admin Contact are the same as for Registrant; however, values contained in these fields may differ to enable contact with an administrative point of contact for the domain name who is not also the Registrant. Do you agree this set of contact data elements should be included in RDS data elements?

Answered: 34 Skipped: 1

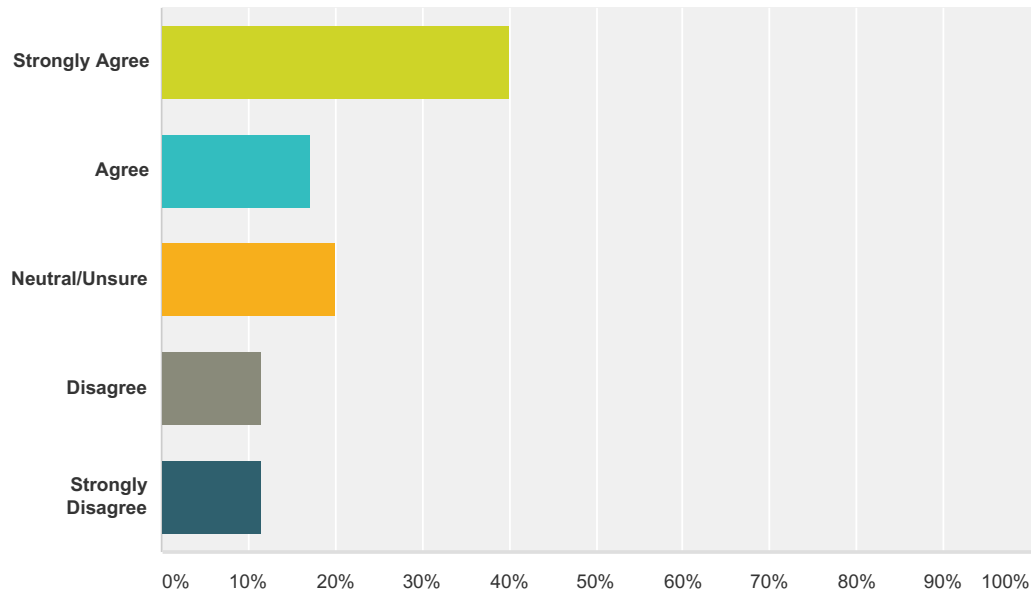


Answer Choices	Responses	
Strongly Agree	50.00%	17
Agree	26.47%	9
Neutral/Unsure	14.71%	5
Disagree	2.94%	1
Strongly Disagree	5.88%	2
Total		34

#	Rationale (why do you agree or disagree?)	Date
1	As to Admin Contact, see #3. This (and the subsidiary data elements) are one of the strongest examples of the problems created by the lack of a uniform definition of what an "admin contact" is supposed to be, do, represent, or be capable of. The resulting inconsistency/uncertainty makes it difficult to evaluate the importance of collection (and publication) of these data elements. As to Admin Contact ID, see response to #4.	7/15/2017 2:37 PM
2	As above	7/15/2017 9:00 AM
3	That is acceptable but we need to ensure the validity of this on a very constant basis because these actually change often and the contact may not know the details.	7/15/2017 6:02 AM
4	admin contact could be useful, but it needs to be carefully managed in the case of individuals	7/14/2017 6:44 PM
5	Investigations of abuse are hindered by not providing this data. If it is desirable to mask this data by either the owner, then there exists methods to do so. Additionally, this field may be populated via data for role account.	7/13/2017 3:10 PM
6	Fundamental.	7/12/2017 10:38 PM
7	Contact with admin (rather than owner) directs query to the proper person to deal with administrative issues.	7/12/2017 4:15 PM
8	As an optional contact. Potentially problematic as the contact may not be involved in the registration process and the necessary permission may be lacking. Not every registrant may be able to or may need to provide such a contact.	7/11/2017 2:07 AM
9	Of the contact IDs, not sure this is the most relevant.	7/10/2017 9:18 AM
10	IT helps determine if the same admin contact is used by domain registrants, with similar behaviours, used for security analytics	7/10/2017 8:39 AM
11	MUST always be collected and stored. Must be disclosed (published) in some cases (such as when a legal person); other disclosure cases TBD in light of privacy laws.	7/9/2017 3:31 PM

Q26 Legal Contact and Contact ID Legal Contact is a new set of data elements recommended by the EWG Final Report (pages 36-39 and 52). Legal Contact ID is a unique handle assigned to each Legal Contact. Individual data elements within Legal Contact are the same as for Registrant; however, values contained in these fields may differ to enable contact with a legal point of contact for the domain name who is not also the Registrant. Do you agree this set of contact data elements should be included in RDS data elements?

Answered: 35 Skipped: 0



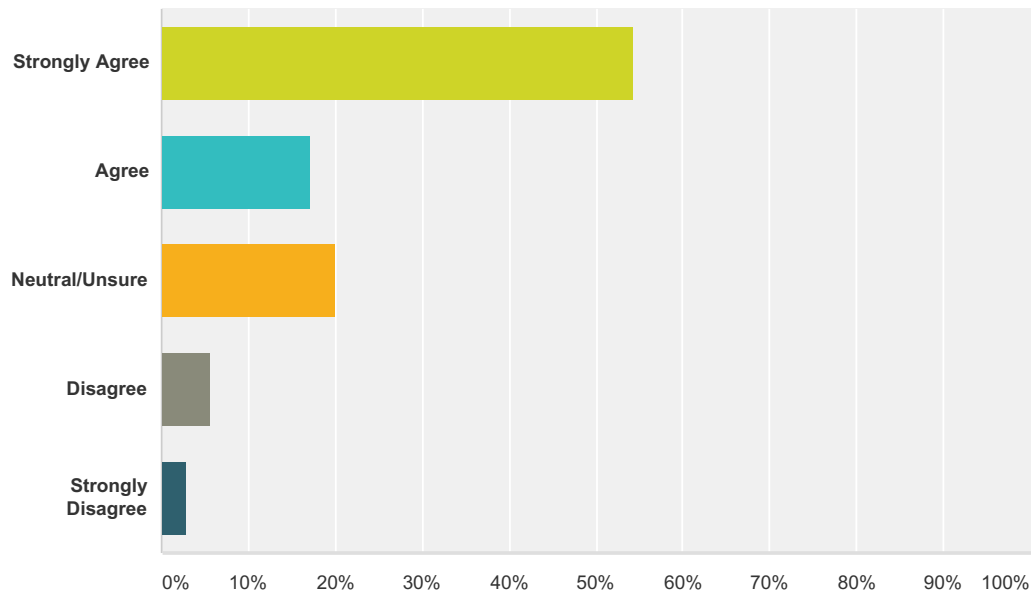
Answer Choices	Responses
Strongly Agree	40.00% 14
Agree	17.14% 6
Neutral/Unsure	20.00% 7
Disagree	11.43% 4
Strongly Disagree	11.43% 4
Total	35

#	Rationale (why do you agree or disagree?)	Date
1	Strongly support in principle but deferring for reasons stated in #4.	7/15/2017 2:37 PM
2	As above	7/15/2017 9:00 AM

3	Why do we need legal contact? Until something is proven we cannot even go to the length of having legal contact and not everyone would have one	7/15/2017 6:02 AM
4	Whatever happened to OPOC? why do we need all these purpose based contacts?	7/14/2017 6:44 PM
5	Legal Contact should be owner details	7/14/2017 2:06 AM
6	Investigations of abuse are hindered by not providing this data. If it is desirable to mask this data by either the owner, then there exists methods to do so. Additionally, this field may be populated via data for role account.	7/13/2017 3:10 PM
7	Agree for reasons stated in EWG.	7/12/2017 10:38 PM
8	I don't think we should be adding more contact "types" - if a registrant wants this they can publish it elsewhere themselves	7/12/2017 6:42 PM
9	Any legal reasons for contact could start with the Admin contact	7/12/2017 4:15 PM
10	As an optional contact. Potentially problematic as the contact may not be involved in the registration process and the necessary permission may be lacking. Not every registrant may be able to or may need to provide such a contact.	7/11/2017 2:07 AM
11	Need to identify who to bring legal issues to.	7/10/2017 9:18 AM
12	Registrant contact is legally liable for the domain. Over-complicates things, and probably 99% of registrants don't have a legal representative for this domain name use.	7/9/2017 3:31 PM

Q27 Technical Contact and Contact ID Technical Contact is defined by the 2013 RAA Whois Requirements (Section 1.4.2, see Registry Tech ID) and included in data elements recommended by the EWG Final Report (pages 39 and 53). Technical Contact ID is a unique handle assigned to each Technical Contact. Individual data elements within Tech Contact are the same as for Registrant; however, values contained in these fields may differ to enable contact with a technical point of contact for the domain name who is not also the Registrant. Do you agree this set of contact data elements should be included in RDS data elements?

Answered: 35 Skipped: 0

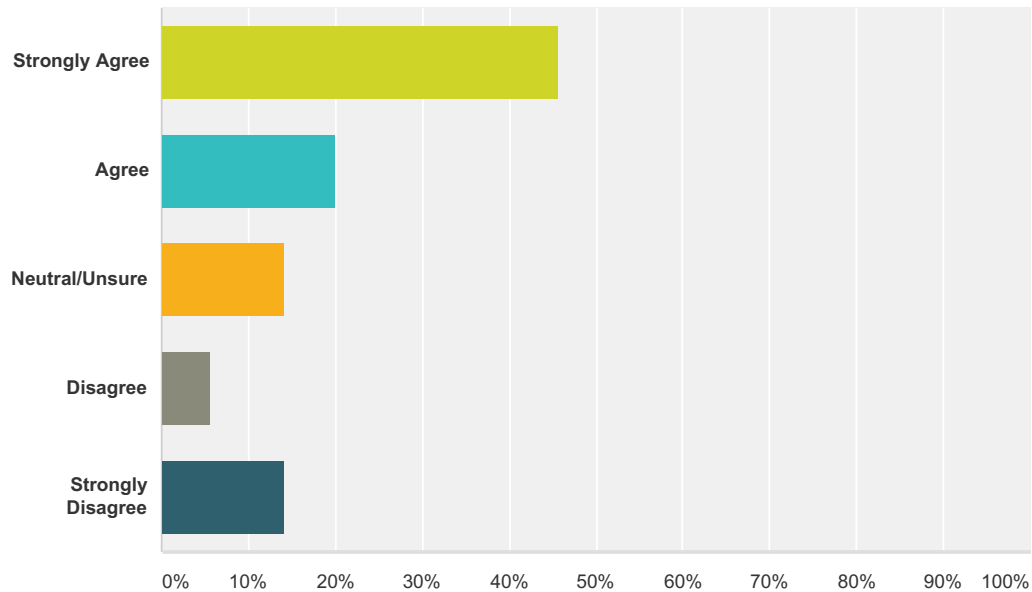


Answer Choices	Responses	
Strongly Agree	54.29%	19
Agree	17.14%	6
Neutral/Unsure	20.00%	7
Disagree	5.71%	2
Strongly Disagree	2.86%	1
Total		35

#	Rationale (why do you agree or disagree?)	Date
1	But see response to #25 re issues involving definition of the existing data elements and clarification of the proposed new data element (Technical Contact ID).	7/15/2017 2:37 PM
2	As above	7/15/2017 9:00 AM
3	That is acceptable but we need to ensure the validity of this on a very constant basis because these actually change often and the contact may not know the details.	7/15/2017 6:02 AM
4	this is something an OPOC could handle, is it not?	7/14/2017 6:44 PM
5	Investigations of abuse are hindered by not providing this data. If it is desirable to mask this data by either the owner, then there exists methods to do so. Additionally, this field may be populated via data for role account.	7/13/2017 3:10 PM
6	Fundamental.	7/12/2017 10:38 PM
7	the "tech contact" hasn't been of any use in almost 20 years and should be dropped entirely	7/12/2017 6:42 PM
8	There is a difference between "Admin" issues and "Tech" issues, so appropriate contact helps	7/12/2017 4:15 PM
9	As an optional contact. Potentially problematic as the contact may not be involved in the registration process and the necessary permission may be lacking.	7/11/2017 2:07 AM
10	IT helps determine if the same admin contact is used by domain registrants, with similar behaviours, used for security analytics	7/10/2017 8:39 AM
11	MUST always be collected and stored. Must be disclosed.	7/9/2017 3:31 PM

Q28 Abuse Contact and Contact ID Abuse Contact is a new set of data elements recommended by the EWG Final Report (pages 36-39 and 54). Abuse Contact ID is a unique handle assigned to each Abuse Contact. Individual data elements within Abuse Contact are the same as for Registrant; however, values contained in these fields may differ to enable contact with an abuse point of contact for the domain name who is not also the Registrant. Do you agree this set of contact data elements should be included in RDS data elements?

Answered: 35 Skipped: 0



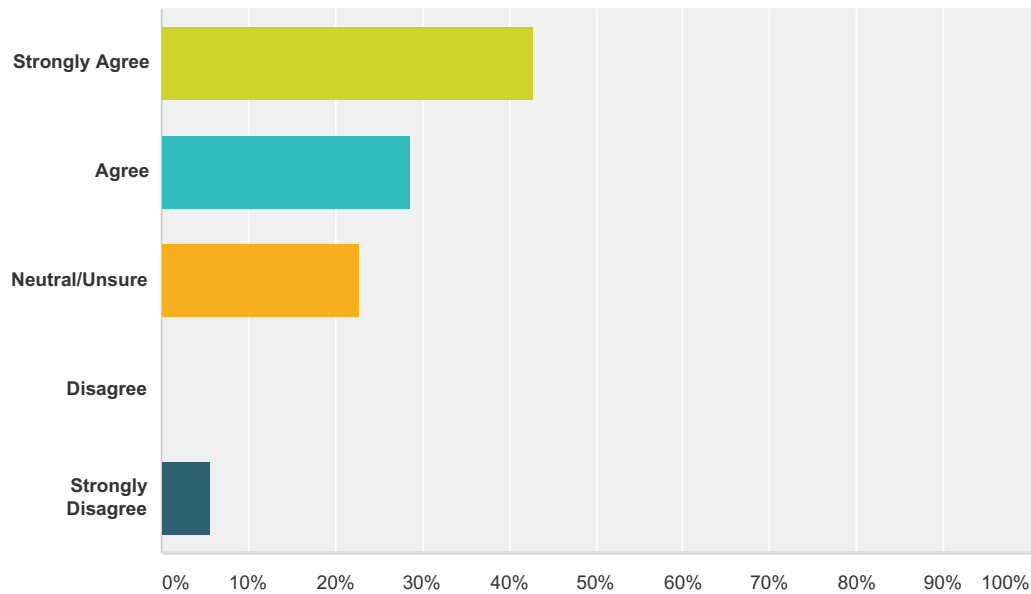
Answer Choices	Responses
Strongly Agree	45.71% 16
Agree	20.00% 7
Neutral/Unsure	14.29% 5
Disagree	5.71% 2
Strongly Disagree	14.29% 5
Total	35

#	Rationale (why do you agree or disagree?)	Date
1	Strongly support in principle but deferring for reasons stated in #4. How does this differ from/relate to #22?	7/15/2017 2:37 PM

2	As above	7/15/2017 9:00 AM
3	Perhaps in this case we need abuse contact to be the RIR as well. RIRs have an abuse of IP in place they could be the middle to review that particular IP	7/15/2017 6:02 AM
4	Same response, I like OPOC	7/14/2017 6:44 PM
5	Investigations of abuse are hindered by not providing this data. If it is desirable to mask this data by either the owner, then there exists methods to do so. Additionally, this field may be populated via data for role account.	7/13/2017 3:10 PM
6	Fundamental to RDS.	7/12/2017 10:38 PM
7	Probably should be pointing at the Admin contact in most cases	7/12/2017 4:15 PM
8	As an optional contact. Potentially problematic as the contact may not be involved in the registration process and the necessary permission may be lacking. Not every registrant may be able to or may need to provide such a contact.	7/11/2017 2:07 AM
9	IT helps determine if the same admin contact is used by domain registrants, with similar behaviours, used for security analytics	7/10/2017 8:39 AM
10	Over-complicates things. This is a function of the Admin and Tech contacts.	7/9/2017 3:31 PM

Q29 Privacy/Proxy Provider Contact and Contact ID Privacy/Proxy Provider Contact is a new set of data elements recommended by the EWG Final Report (pages 36-39 and 55). Privacy/Proxy Provider Contact ID is a unique handle assigned to each Privacy/Proxy Provider Contact. Individual data elements within Privacy/Proxy Provider Contact are the same as for Registrant; however, values contained in these fields may differ to enable contact with a privacy/proxy provider point of contact for the domain name who is not also the Registrant. Do you agree this set of contact data elements should be included in RDS data elements?

Answered: 35 Skipped: 0

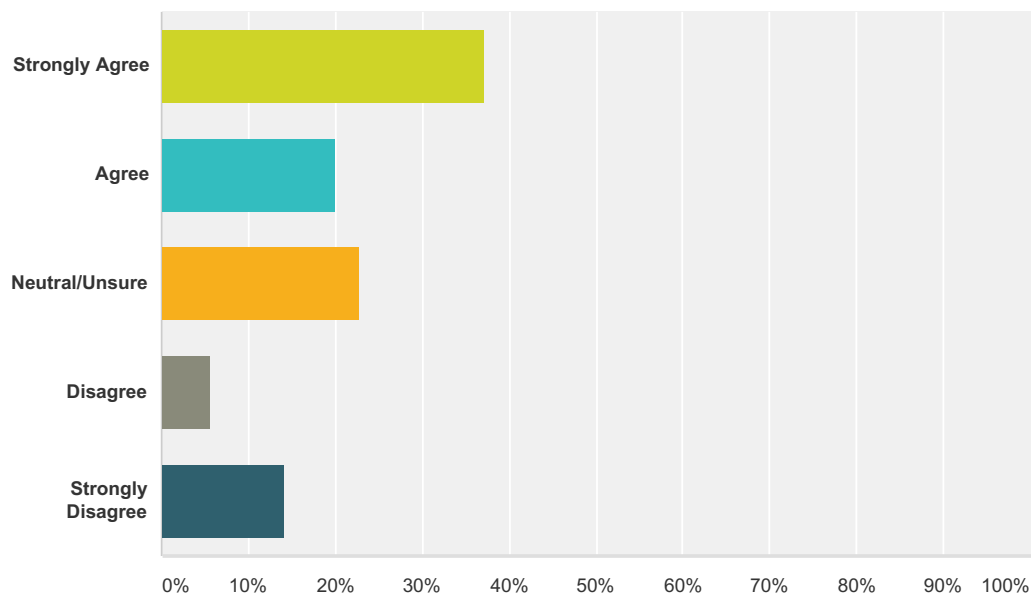


Answer Choices	Responses	
Strongly Agree	42.86%	15
Agree	28.57%	10
Neutral/Unsure	22.86%	8
Disagree	0.00%	0
Strongly Disagree	5.71%	2
Total		35

#	Rationale (why do you agree or disagree?)	Date
1	Support in principle but deferring for reasons stated in #4.	7/15/2017 2:37 PM
2	Could be a optional element, but not a required element, provided the above is present	7/15/2017 9:00 AM
3	that should come up as first level contact if the organisation is going through proxy. But then the question arises who is responsible the organisation or the proxy	7/15/2017 6:02 AM
4	Seems logical but I have too many questions before I could change this to 'agree' or 'disagree'.	7/15/2017 4:10 AM
5	We need to discuss these data elements prior to quizzing us on them really. It is logical to have proxy contacts in the RDS, but the question is how many, one OPOC for the proxy provider ought to be enough	7/14/2017 6:44 PM
6	If Privacy/Proxy Provider is used than this data should be provided.	7/13/2017 3:10 PM
7	Contactability is critical.	7/12/2017 10:38 PM
8	Unless P/P data fields are policed and maintained to be compliant, the entire system breaks down.	7/12/2017 9:15 PM
9	An appropriate query should operate through P/P provider as easily as directly with registrant	7/12/2017 4:15 PM
10	There doesn't seem to be a point in contacting the proxy provider. Every contact attempt I am aware of leads nowhere. "Proxy provider" seems more like a "false information provider" because it doesn't proxy contact attempts.	7/10/2017 10:27 AM
11	IT helps determine if the same proxy contact is used by domain registrants, with similar behaviours, used for security analytics	7/10/2017 8:39 AM

Q30 Business Contact and Contact ID Business Contact is a new set of data elements recommended by the EWG Final Report (pages 36-39 and 56). Business Contact ID is a unique handle assigned to each Business Contact. Individual data elements within Business Contact are the same as for Registrant; however, values contained in these fields may differ to enable contact with a business point of contact for the domain name who is not also the Registrant. Do you agree this set of contact data elements should be included in RDS data elements?

Answered: 35 Skipped: 0



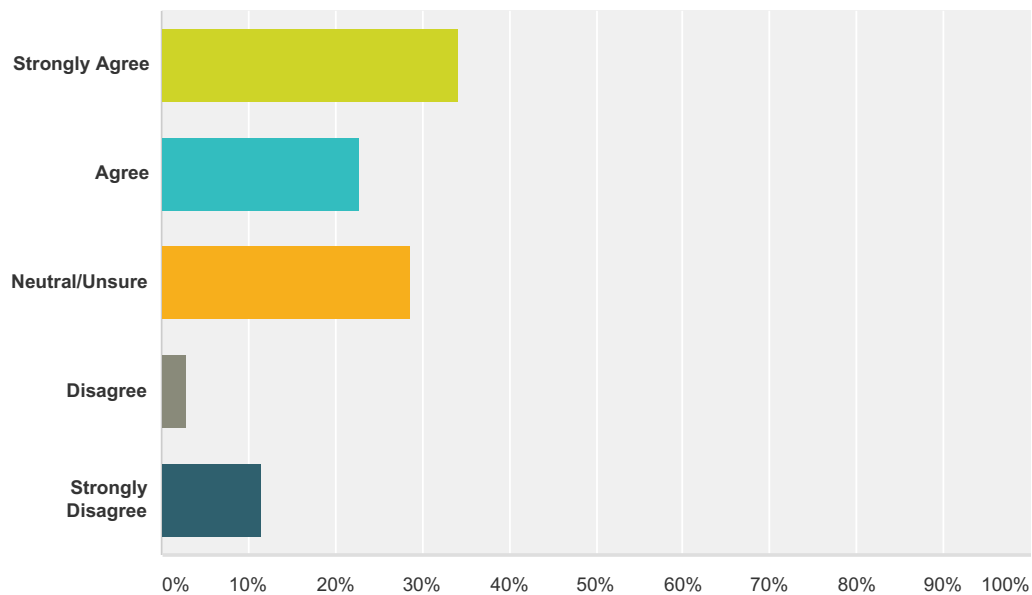
Answer Choices	Responses	
Strongly Agree	37.14%	13
Agree	20.00%	7
Neutral/Unsure	22.86%	8
Disagree	5.71%	2
Strongly Disagree	14.29%	5
Total		35

#	Rationale (why do you agree or disagree?)	Date
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1	Support in principle but deferring for reasons stated in #4.	7/15/2017 2:37 PM
2	Could be a optional element, but not a required element	7/15/2017 9:00 AM
3	Don't we have enough information on the top....	7/15/2017 6:02 AM
4	overkill, I never did understand why this was included	7/14/2017 6:44 PM
5	Investigations of abuse are hindered by not providing this data. If it is desirable to mask this data by either the owner, then there exists methods to do so. Additionally, this field my be populated via data for role account.	7/13/2017 3:10 PM
6	Agree for reasons stated in EWG.	7/12/2017 10:38 PM
7	what is a "business contact" - doesn't make any sense	7/12/2017 6:42 PM
8	Mildly disagree. The initial point of contact could still be Admin, with appropriate redirect. Appropriate redirect depends on the purpose of the contact. No need for both Admin and Business Contact	7/12/2017 4:15 PM
9	As an optional contact. Potentially problematic as the contact may not be involved in the registration process and the necessary permission may be lacking. Not every registrant may be able to or may need to provide such a contact.	7/11/2017 2:07 AM
10	This may be a method used by owner who WANT to be contacted, eg domain for sale etc..	7/10/2017 8:39 AM
11	Is this where spam goes?	7/9/2017 11:28 PM
12	No privacy issue	7/9/2017 6:21 PM
13	Superfluous -- the Registrant and Admin contacts.	7/9/2017 3:31 PM

Q31 Server Status (Registry) Server Status (Registry) is a new data element recommended by the EWG Final Report (pages 49 and 57). This element is proposed in addition to Client Status (Registrar) defined by the 2013 RAA Whois Requirements (Section 1.4.2, see Domain Status) and already discussed as part of the Minimum Public Data Set. Do you agree this new Server Status (Registry) data element should be included in RDS data elements?

Answered: 35 Skipped: 0



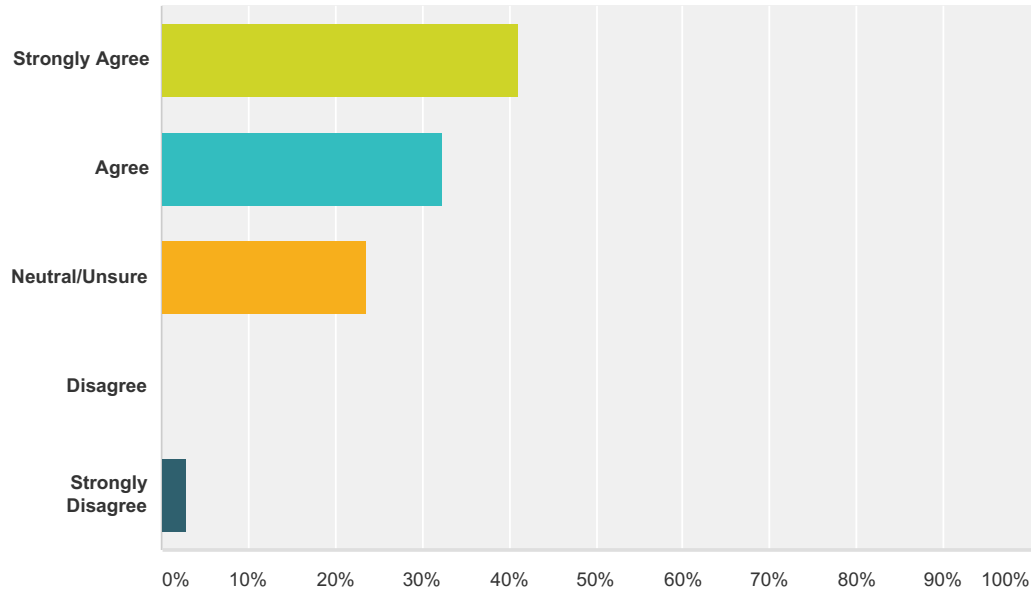
Answer Choices	Responses
Strongly Agree	34.29% 12
Agree	22.86% 8
Neutral/Unsure	28.57% 10
Disagree	2.86% 1
Strongly Disagree	11.43% 4
Total	35

#	Rationale (why do you agree or disagree?)	Date
1	Deferring for reasons stated in #4.	7/15/2017 2:37 PM
2	As above	7/15/2017 9:00 AM
3	could be interesting but this is usually hidden but sometimes appears clear cut but you can have changing proceeds	7/15/2017 6:02 AM
4	I dont understand this data element, require explanation	7/14/2017 6:44 PM

5	Status values provide insight into the registration	7/13/2017 3:10 PM
6	I think this is an error. Every RDS I know of already does this: the EPP status values distinguish between (e.g.) deleteProhibited and clientDeleteProhibited. They're different EPP status values.	7/13/2017 10:20 AM
7	don't know	7/12/2017 9:15 PM
8	publishing more "sttaus" just gives yet more attack vectors	7/12/2017 6:42 PM
9	Useful and non-intrusive technical information	7/12/2017 4:15 PM
10	epp status codes already provide this information. see also AWIP, CL&D and whois clarification policy updates. no objection to reorganising the output	7/9/2017 11:28 PM
11	BTW, server status is not a new thing -- it's been in the registry contracts for years, and is displayed under Status fields.	7/9/2017 3:31 PM

Q32 Reseller Reseller is defined by the 2013 RAA Whois Requirements (Section 1.4.2) and included in data elements recommended by the EWG Final Report (page 49). Do you agree this data element should be included in RDS data elements?

Answered: 34 Skipped: 1



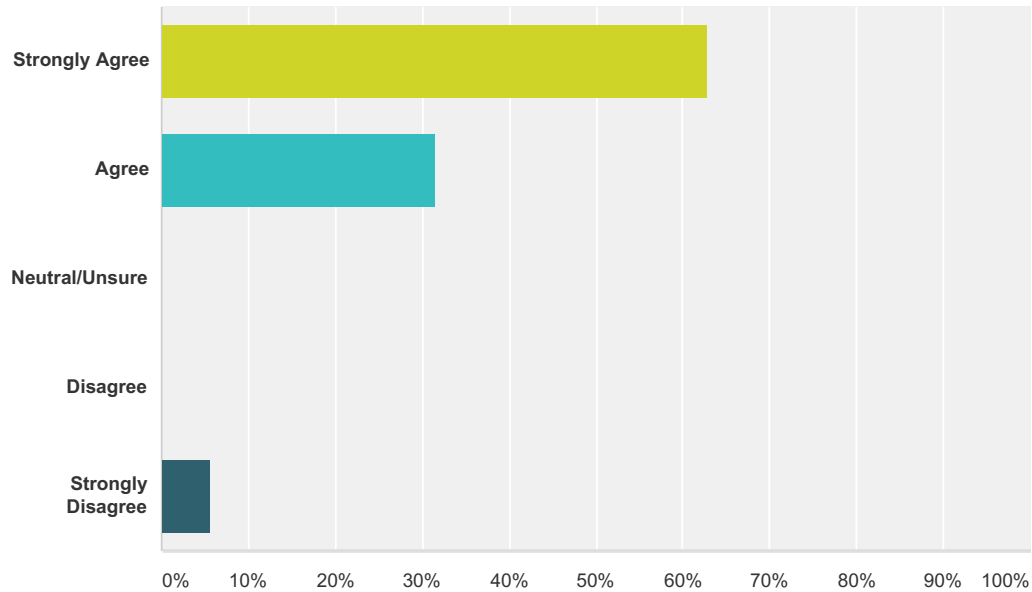
Answer Choices	Responses	
Strongly Agree	41.18%	14
Agree	32.35%	11
Neutral/Unsure	23.53%	8
Disagree	0.00%	0
Strongly Disagree	2.94%	1
Total		34

#	Rationale (why do you agree or disagree?)	Date
1	Subject to confirmation that the definition of this term in RAA 1.24 applies.	7/15/2017 2:37 PM
2	Another contact point if necessary	7/15/2017 9:00 AM
3	This is real problem i faced. Because the reseller sold out to another and i was not advised that someone else has changed the system and reseller was not same when we tried to move hosts.	7/15/2017 6:02 AM
4	good idea, it is hard to find out who the reseller is at the moment	7/14/2017 6:44 PM
5	Reseller information provides insight into the registration	7/13/2017 3:10 PM
6	Fundamental to resolve issues and understand registrant relationships.	7/12/2017 10:38 PM
7	don't know	7/12/2017 9:15 PM

8	Of mixed views here. The reseller is like an agent for a broker (in real estate). Knowing the broker (Registrar) should be enough.	7/12/2017 4:15 PM
9	As an optional field.	7/11/2017 2:07 AM
10	Only in the sense that this data can be loosely used to report abusive registrants, and to detect behavioural habits of abusive registrants	7/10/2017 8:39 AM
11	BTW, it is an optional field, and should remain so.	7/9/2017 3:31 PM

Q33 Registrar Abuse Contact Email Address Registrar Abuse Contact Email Address is defined by the 2013 RAA Whois Requirements (Section 1.4.2) and included in data elements recommended by the EWG Final Report (page 49). Do you agree this data element should be included in RDS data elements?

Answered: 35 Skipped: 0



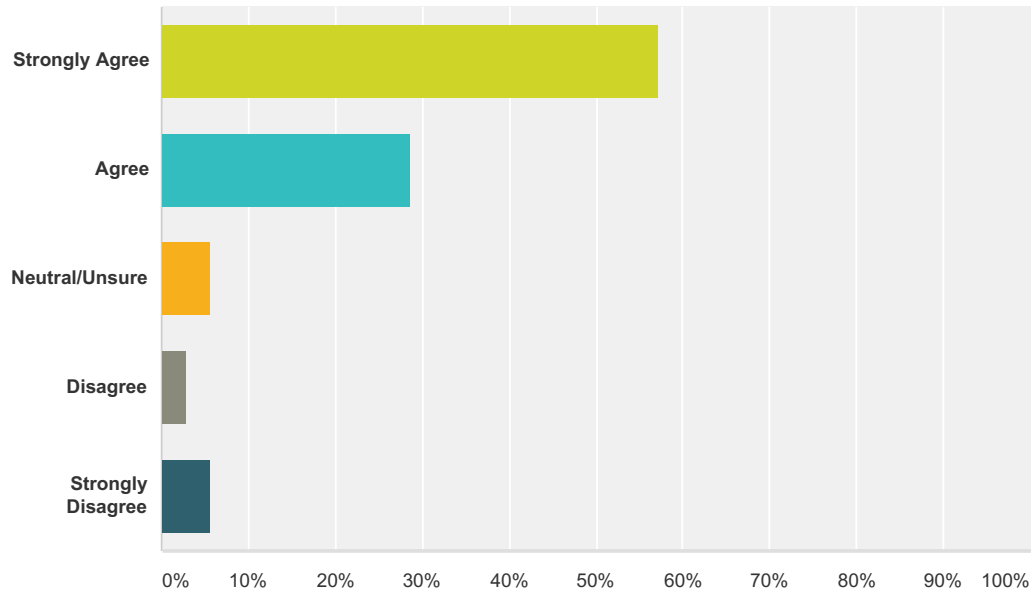
Answer Choices	Responses
Strongly Agree	62.86% 22
Agree	31.43% 11
Neutral/Unsure	0.00% 0
Disagree	0.00% 0
Strongly Disagree	5.71% 2
Total	35

#	Rationale (why do you agree or disagree?)	Date
1	As noted in #3 would benefit from clearer definition (does RAA 3.18.1 apply here?).	7/15/2017 2:37 PM
2	As above	7/15/2017 9:00 AM
3	We probably need this but accuracy is also important and what are they entitled to do this also need definition	7/15/2017 6:02 AM
4	Investigations of abuse are hindered by not providing this data. If it is desirable to mask this data by either the owner, then there exists methods to do so. Additionally, this field my be populated via data for role account.	7/13/2017 3:10 PM
5	This was a recent "add" to whois and a significanty cause of abuse, misuse and problems	7/12/2017 6:42 PM
6	Yes, they need to be aware of, and able to act on, what their clients are doing wrong.	7/12/2017 4:15 PM

7	It should be clarified however that the ability of the registrar to affect content is extremely limited and that the registrar is not the registrant.	7/11/2017 2:07 AM
8	I mean really, they should have good spam protection? Shouldn't they be required to publish this?	7/10/2017 8:39 AM

**Q34 Registrar Abuse Contact
Phone Registrar Abuse Contact Phone is defined by the 2013 RAA Whois Requirements (Section 1.4.2) and included in data elements recommended by the EWG Final Report (page 49). Do you agree this data element should be included in RDS data elements?**

Answered: 35 Skipped: 0



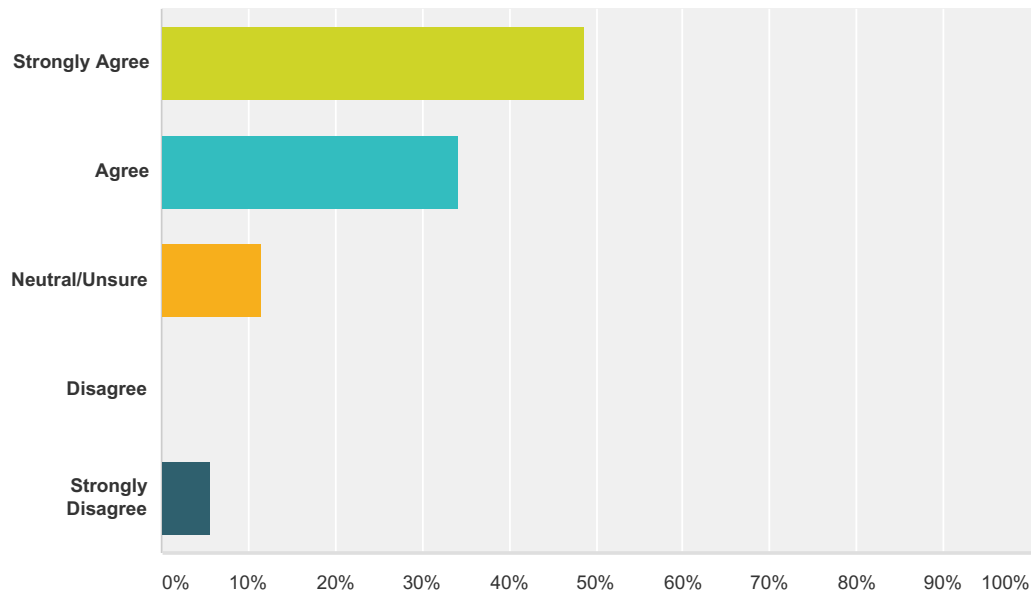
Answer Choices	Responses
Strongly Agree	57.14% 20
Agree	28.57% 10
Neutral/Unsure	5.71% 2
Disagree	2.86% 1
Strongly Disagree	5.71% 2
Total	35

#	Rationale (why do you agree or disagree?)	Date
1	See #33.	7/15/2017 2:37 PM
2	As above	7/15/2017 9:00 AM
3	Would be good to have but 99.99 % of the time this is never right even if you check on reseller or registrar site	7/15/2017 6:02 AM
4	Email seems to me the better contact method.	7/15/2017 4:10 AM
5	Investigations of abuse are hindered by not providing this data. If it is desirable to mask this data by either the owner, then there exists methods to do so. Additionally, this field my be populated via data for role account.	7/13/2017 3:10 PM
6	should be removed	7/12/2017 6:42 PM

7	I prefer text base reports that usually contain more information than a phone complaint.	7/12/2017 4:15 PM
8	It should be clarified however that the ability of the registrar to affect content is extremely limited and that the registrar is not the registrant.	7/11/2017 2:07 AM
9	There are emergency reporting requirements, eg bank phishing domains, domains used as part of ransomware, where time is of the essence	7/10/2017 8:39 AM

Q35 URL of Internic Complaint Site (ICANN WHOIS Data Problem Reporting System) URL of Internic Complaint Site is defined by the 2013 RAA Whois Requirements (Section 1.4.2, see ICANN WHOIS Data Problem Reporting System) and included in data elements recommended by the EWG Final Report (page 49). Do you agree this data element should be included in RDS data elements?

Answered: 35 Skipped: 0



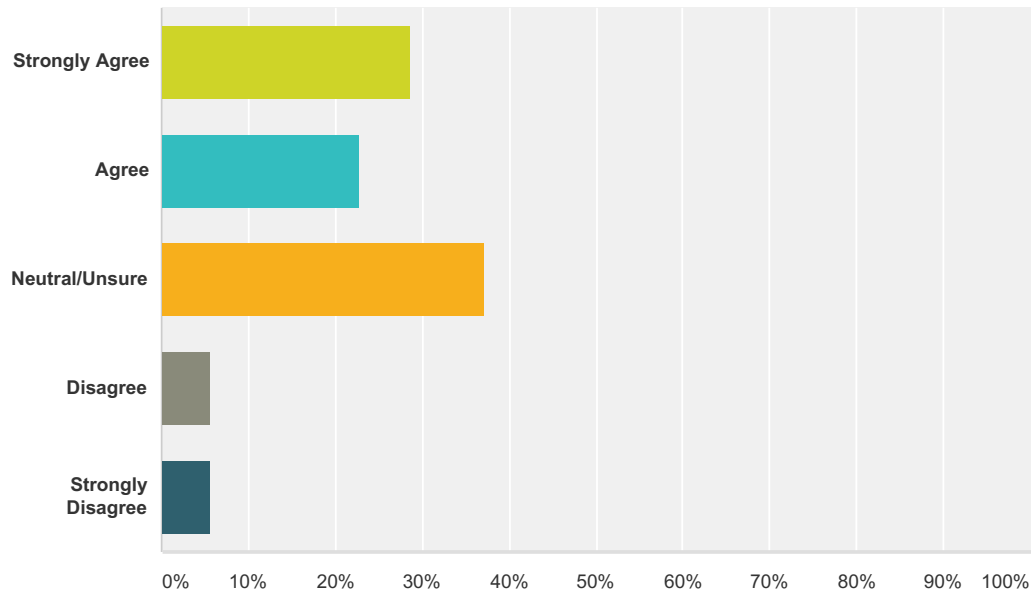
Answer Choices	Responses	
Strongly Agree	48.57%	17
Agree	34.29%	12
Neutral/Unsure	11.43%	4
Disagree	0.00%	0
Strongly Disagree	5.71%	2
Total		35

#	Rationale (why do you agree or disagree?)	Date
1	Yes, when things are broken an easy way to solve them is always better	7/15/2017 9:00 AM
2	I think an authority needs to act or react as with RIRs	7/15/2017 6:02 AM
3	I dont quite understand this data element but it seems logical, looking forward to the explanation	7/14/2017 6:44 PM
4	This appears to be of great value to the users.	7/13/2017 3:10 PM
5	this is a display item not a collect/store item	7/12/2017 6:42 PM

6	Need address of "where the buck stops" and the buck stops at ICANN	7/12/2017 4:15 PM
7	It makes sense to include a complaint link with the data, however this would not be a data point for each domain but rather part of the generic output that stays the same for all registrations.	7/11/2017 2:07 AM
8	Not sure of the effectiveness, but cannot hurt.	7/10/2017 8:39 AM

Q36 Registrar Jurisdiction Registrar Jurisdiction is a new data element recommended by the EWG Final Report (pages 49 and 57). Do you agree this new data element should be included in RDS data elements?

Answered: 35 Skipped: 0



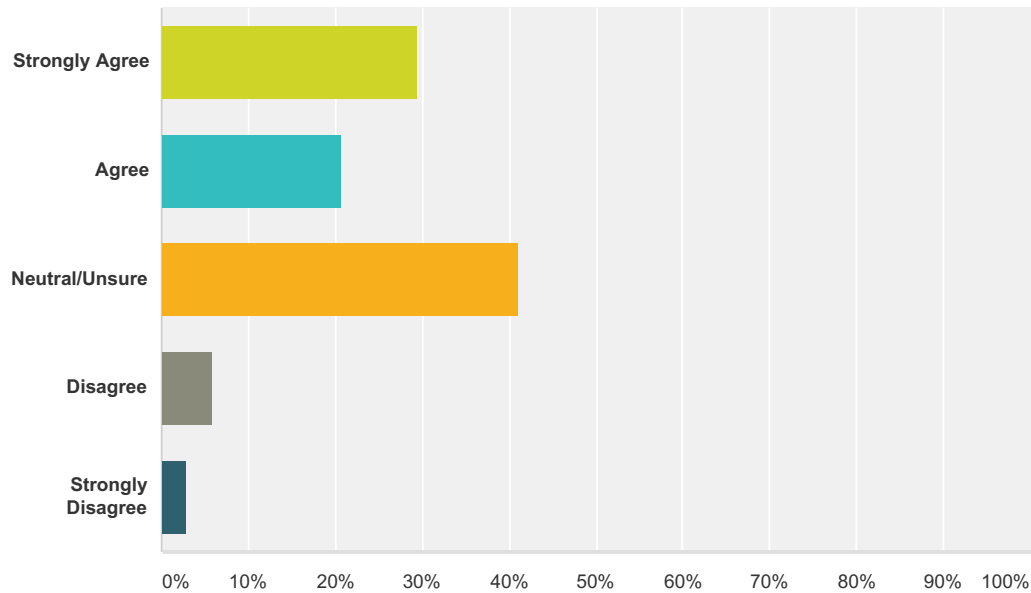
Answer Choices	Responses
Strongly Agree	28.57% 10
Agree	22.86% 8
Neutral/Unsure	37.14% 13
Disagree	5.71% 2
Strongly Disagree	5.71% 2
Total	35

#	Rationale (why do you agree or disagree?)	Date
1	Support in principle, see response #4.	7/15/2017 2:37 PM
2	Self implied	7/15/2017 9:00 AM
3	Legally stating the company who owns a domain might certainly be in another country. Jurisdiction is a problem when it comes to internet. What would that help to accomplish?	7/15/2017 6:02 AM
4	For whom are we collecting this data element?	7/15/2017 4:10 AM
5	How is it relevant? for whose benefit are we collecting this data element? Jurisdiction that matters interms of data protection rights is that of the registrant, but if this is for law enforcement actions, needs to be explained	7/14/2017 6:44 PM
6	Investigations of abuse are hindered by not providing this data.	7/13/2017 3:10 PM
7	Is this really new? The identity of the registrar automatically tells you who they are, and you can thereby find out where they are operating and therefore which jurisdictions follow. No?	7/13/2017 10:20 AM

8	Can be very important in resolving issues. More accurate than address info.	7/12/2017 10:38 PM
9	Registrar location is already known (on internic) and in a global environment jurisdiction is largely meaningless	7/12/2017 6:42 PM
10	This data should be readily available elsewhere and may change	7/12/2017 4:15 PM
11	This could quickly become unwieldy, especially for registrars active in multiple jurisdictions.	7/11/2017 2:07 AM
12	Need and implementation is TBD based on legal analysis of privacy law.	7/9/2017 3:31 PM

**Q37 Registry Jurisdiction Registry
Jurisdiction is a new data element
recommended by the EWG Final Report
(pages 49 and 57). Do you agree this new
data element should be included in RDS
data elements?**

Answered: 34 Skipped: 1



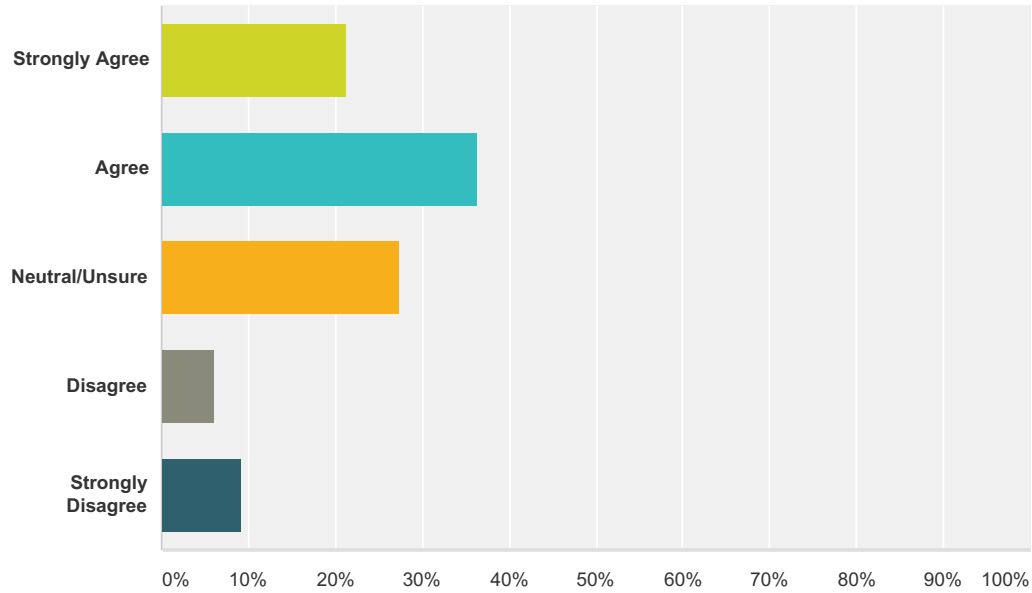
Answer Choices	Responses	
Strongly Agree	29.41%	10
Agree	20.59%	7
Neutral/Unsure	41.18%	14
Disagree	5.88%	2
Strongly Disagree	2.94%	1
Total		34

#	Rationale (why do you agree or disagree?)	Date
1	Support in principle, see response #4.	7/15/2017 2:37 PM
2	Self implied	7/15/2017 9:00 AM
3	Legally stating the company who owns a domain might certainly be in another country. Jurisdiction is a problem when it comes to internet. What would that help to accomplish?	7/15/2017 6:02 AM
4	For whom are we collecting this data element?	7/15/2017 4:10 AM
5	same as above	7/14/2017 6:44 PM
6	provides insight into the registration and what processes need to be applied for additional data	7/13/2017 3:10 PM
7	as above	7/13/2017 10:20 AM
8	Can be very important in resolving issues. More accurate than relying on address info.	7/12/2017 10:38 PM

9	Registry jurisdiction is already known as its in the contracts	7/12/2017 6:42 PM
10	This data should be readily available elsewhere and may change	7/12/2017 4:15 PM
11	Need and implementation is TBD based on legal analysis of privacy law.	7/9/2017 3:31 PM

Q38 Registration Agreement Language Registration Agreement Language is a new data element recommended by the EWG Final Report (pages 49 and 57). Do you agree this new data element should be included in RDS data elements?

Answered: 33 Skipped: 2



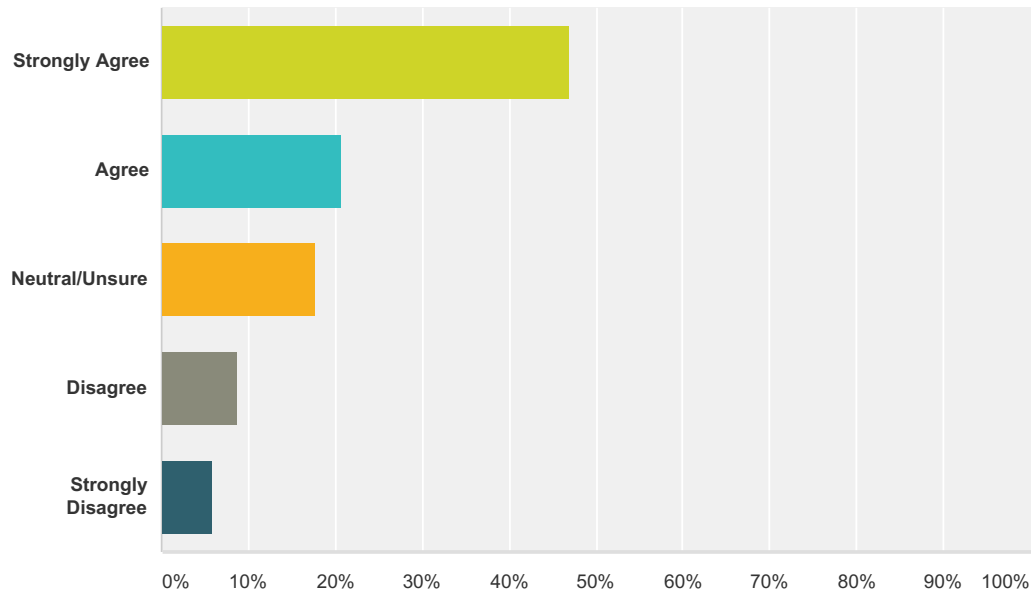
Answer Choices	Responses
Strongly Agree	21.21% 7
Agree	36.36% 12
Neutral/Unsure	27.27% 9
Disagree	6.06% 2
Strongly Disagree	9.09% 3
Total	33

#	Rationale (why do you agree or disagree?)	Date
1	Support in principle, see response #4.	7/15/2017 2:37 PM
2	As above	7/15/2017 9:00 AM
3	Doesn't matter i think most registrars do them in english may be that can be enforced. But in some countries say like china not every one is english oriented so reflection may not be same as english words.	7/15/2017 6:02 AM
4	Should be collected, not necessarily published.	7/15/2017 4:10 AM
5	might be helpful	7/14/2017 6:44 PM
6	Provides insight into the registration	7/13/2017 3:10 PM
7	I don't think this should be _in the RDS_. I think this is bloating the RDS for no reason.	7/13/2017 10:20 AM
8	should not assume English is available	7/12/2017 9:15 PM

9	Language issues will continue to be a challenging area of concern	7/12/2017 4:15 PM
10	More bother. And a simple check will reveal the language.	7/9/2017 3:31 PM

Q39 Original Registration Date Original Registration Date is a new data element recommended by the EWG Final Report (pages 49 and 57). Do you agree this new data element should be included in RDS data elements?

Answered: 34 Skipped: 1



Answer Choices	Responses
Strongly Agree	47.06% 16
Agree	20.59% 7
Neutral/Unsure	17.65% 6
Disagree	8.82% 3
Strongly Disagree	5.88% 2
Total	34

#	Rationale (why do you agree or disagree?)	Date
1	Support in principle, see response #4.	7/15/2017 2:37 PM
2	Often an indicator or ill intents	7/15/2017 9:00 AM
3	Important piece to know when it was registered and this is where a whowas is important, or a whois is important	7/15/2017 6:02 AM
4	I do not understand why we need this collected.	7/15/2017 4:10 AM
5	Why are we collecting this?	7/14/2017 6:44 PM
6	Investigations of abuse are hindered by not providing this data.	7/13/2017 3:10 PM
7	This is a category mistake. It's not "this domain". It's a domain named the same thing. This requirement would be extremely difficult for existing repositories to meet, which means that it would also automatically be wrong the day it started.	7/13/2017 10:20 AM

8	Useful for abuse metrics analysis	7/12/2017 9:15 PM
9	Simple data, non-intrusive, and useful for due diligence.	7/12/2017 4:15 PM
10	Absolutely, used by malware researchers all the time, and for determining trust factors related to activity by that domain	7/10/2017 8:39 AM
11	What is an "Original" date versus the create date? (Create date should be the create data as per the registry.)	7/9/2017 3:31 PM

Q40 New Data Elements Are there any new Data Elements (other than those already listed above) that you believe should be included in the RDS? Why?

Answered: 14 Skipped: 21

#	Responses	Date
1	Billing data elements were required to be disclosed/published under several of the original registry agreements (some since superseded) for new gTLDs that were recognized in the sponsored TLD round that followed the "proof of concept" round and preceded the "current" round. And of course this data is routinely collected today. These data elements should continue to be collected, NOT for routine publication, but so that they would be accessible e.g. by subpoena or judicial process in an appropriate case. Reserving the right to supplement this response.	7/15/2017 2:37 PM
2	(Optional) Domain Purpose - beyond "type" there may be interest for registrants to express the intent of registering their domain, particularly for commercial entities who may wish to designate things like "infrastructure", "trademark protection", "commerce" etc. (Optional) Protocol use "flags" for protocols one would expect the domain to be used for - in particular e-mail, web, DNS. Would be helpful for better signalling and automation for various abuses or dependencies (examples: a domain designated for DNS may need a higher level of scrutiny before suspension for late payment, and a domain without an e-mail flag would be easily blocked by anti-spam settings). (Optional) Ad-hoc fields for registrants to be able to designate anything else they would want to provide either publicly or specified gating regimes TBD.	7/15/2017 2:30 PM
3	I don't believe the RDS should be voting on the data elements of the EWG without extensive training in what they are supposed to mean. When the Final EWG Report came out, many questions were raised, and many who closely followed the EWG Report, did not understand the definitions of many of these newly-proposed data elements, much less their scope and use.	7/15/2017 12:45 PM
4	No	7/15/2017 9:00 AM
5	you must be kidding!	7/15/2017 8:30 AM
6	Personally there are too many redundant information and many needs verification and it can slow down the process to get a domain. I think personally we should align with different levels, the Registrar, Registry, RIR, ISP and end user. These could be broken down and become shared responsibility for ICANN RDS is in line and updated after a set period of time. But as an end user i won't be having all these details to provide and question comes down if i don't have all these do i still get a domain name or not? Whislt we are trying to ease domain name registration it should be lengthy but one needs to gather important verified information that can really help everyone out. If there are abuse etc., or even cctld but these are going to be phased out that leaves the whois of the RIR to know where tings are but even the RIR whois and whowas is not updated.I could say more but let's leave it here.	7/15/2017 6:02 AM
7	NO. We should be looking to minimise the amount of data that is collected, not seeking to collect even more.	7/15/2017 4:10 AM
8	Heavens no, this is more than we need already.	7/14/2017 6:44 PM
9	No new Data Elements. Still prefer minimalist approach with the observations that an existing website will have a lot of the contact information currently being looked at for addition to the RDS data elements. Keep it simple at this level, when the information is readily available elsewhere.	7/12/2017 4:15 PM
10	None	7/11/2017 2:07 AM
11	It was long enough! !	7/10/2017 5:12 PM
12	There needs to be a way to determine if a domain was transferred since its original registration. Right now it can only be determined by inference.	7/10/2017 10:27 AM
13	Number of Domains owned by the registrant via the registrar. Method of Ownership Validity, eg registrant validated by (CreditCard, Personal Identification, Dun and Brad Street)	7/10/2017 8:39 AM
14	The following are currently in output and should continue to be published: Domain Name. Nameservers. DNSSEC. Domain Updated Date. Domain Expiration Date. WHOIS (or RDS) Server. Registrar Name. Registrar URL. Registrar IANA ID. Domain Status (includes EPP client and server statuses, and relevant grace period statuses). Last update of WHOIS database (timestamp). NOTE: this poll addresses fields related to domain and contacts ONLY -- it does not address fields related to nameserver objects and registrar objects, and the fields in those objects should be discussed as well.	7/9/2017 3:31 PM