

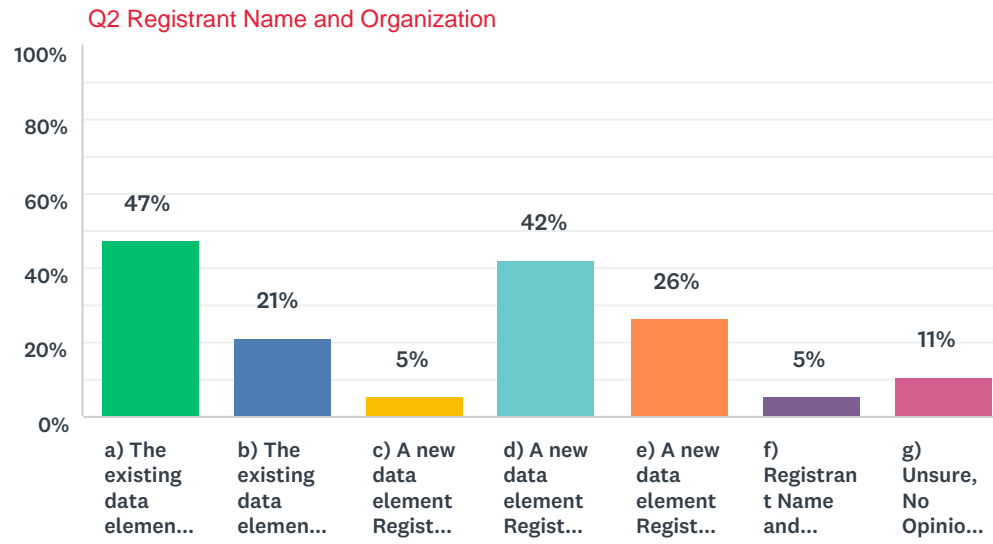
**Q1 Your name (must be RDS PDP WG Member - not WG Observer - to participate in polls) If you are a WG Observer and wish to participate in polls, you must upgrade to WG Member to do so.**

Answered: 19 Skipped: 0

#	Responses	Date
1	Benjamin Akinmoyeje	7/23/2017 3:52 PM
2	Greg Shatan	7/23/2017 1:41 PM
3	Steve Metalitz	7/23/2017 11:39 AM
4	Sullivan Andrew	7/23/2017 9:32 AM
5	Vicky Sheckler	7/23/2017 6:52 AM
6	Kris Seeburn	7/22/2017 9:13 PM
7	Rod Rasmussen	7/21/2017 6:28 PM
8	Ayden Férdeline	7/21/2017 3:27 PM
9	Rob Golding	7/21/2017 1:44 PM
10	Michael Peddemors	7/21/2017 11:34 AM
11	Sara Bockey	7/21/2017 9:26 AM
12	Klaus Stoll	7/20/2017 9:53 AM
13	Vlad Dinculescu	7/20/2017 3:43 AM
14	Michele Neylon	7/20/2017 3:36 AM
15	Jonathan Matkowsky	7/19/2017 6:08 PM
16	Maxim Alzoba	7/19/2017 3:34 PM
17	Greg Aaron	7/19/2017 12:30 PM
18	Chuck Gomes	7/19/2017 12:25 PM
19	Michael Hammer	7/19/2017 12:19 PM

**Q2 Registrant Name and Organization** In the 28 June poll, strong support was expressed for Registrant Name and Registrant Organization as data elements to be included in RDS data elements. Registrant Name and Registrant Organization are defined by the 2013 RAA Whois Requirements (Section 1.4.2) and included in data elements recommended by the EWG Final Report (page 50). More specifically, according to the 2013 RAA:\* The Registrant is the entity that has acquired the right to use the Internet resource. A Domain Name Registrant is the person or organization who has registered the domain name, also referred to as a Registered Name Holder. \* For Registrant fields requiring a "Name" or "Organization", the output must include either the name or organization (or both, if available). In the 18 July call, the WG discussed that domain names may be registered by various entities, including natural persons and many kinds of organizations, such as proxies. To some, "Name" implies a natural person's name, which is not applicable to all Registrants. Similarly, "Organization" is not applicable to all Registrants. However, there was strong agreement that the Registrant must be identified in some way. Several suggestions were made as to how to best represent this data. Which of the following best reflects your view and why? (If you could support more than one suggestion, you may check more than one box)

Answered: 19 Skipped: 0

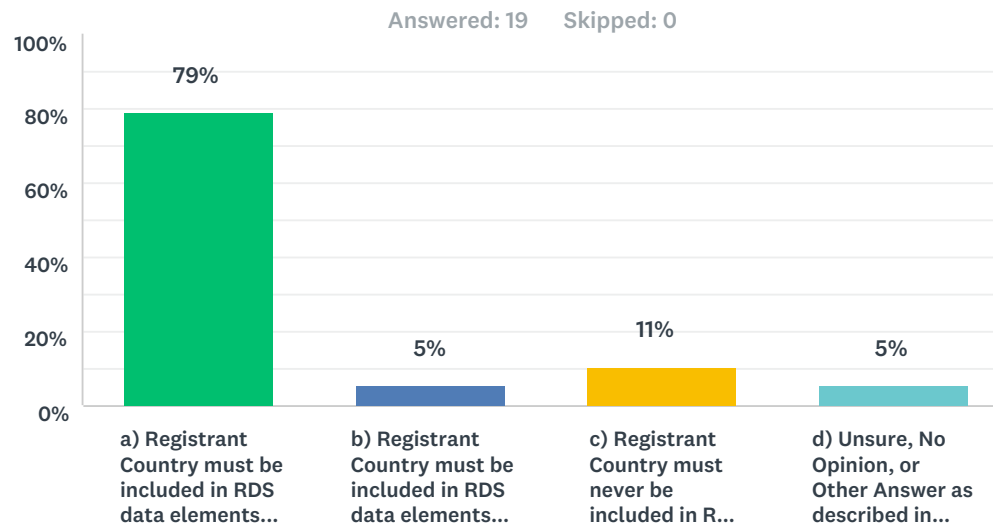


Answer Choices	Responses
a) The existing data elements Registrant Name and Registrant Organization must be included as RDS data elements. As today, either Name or Organization must be mandatory to collect for every domain name registration.	47% 9
b) The existing data elements Registrant Name and Registrant Organization must be included in RDS data elements. Registrant Name must be mandatory to collect for every domain name registration. Registrant Organization must be optional to collect.	21% 4
c) A new data element Registrant must be included in RDS data elements, replacing ONLY the existing Registrant Name data element. Registrant must be mandatory to collect for every domain name registration. The existing data element Registrant Organization should be deleted as redundant.	5% 1
d) A new data element Registrant must be included in RDS data elements, replacing ONLY the existing Registrant Name data element. Registrant must be mandatory to collect for every domain name registration. The existing data element Registrant Organization must be included in RDS data elements but become optional to collect.	42% 8
e) A new data element Registrant must be included in RDS data elements, replacing BOTH the existing Registrant Name and Registrant Organization data elements. Registrant must be mandatory to collect for every domain name registration.	26% 5
f) Registrant Name and Registrant Organization must never be included in RDS data elements to be collected, even if these values are not made publicly accessible.	5% 1
g) Unsure, No Opinion, or Other Answer as described in comment box below	11% 2
Total Respondents: 19	

#	Other Suggestion or Rationale	Date
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1	I'm not sure that any of these options adequately deals with the issue. Where the Registrant is an entity, the entity name must be collected. A contact name (either a natural person or a position) must also be collected, but it should be clear that the contact is not the Registrant. With a natural person Registrant, the name must be collected. If needed for positive identification and/or contactability, the person's organization must be collected, but it should be clear that the organization is not the Registrant.	7/23/2017 1:41 PM Greg Shatan (a,e)
2	I question the statement that existing data elements are "defined" in the 2013 RAA. Elements such as those mentioned in this question are listed in 1.4.2 but for the most part they are not defined there or elsewhere. In particular, Registrant is not a defined term in the 2013 RAA. As mentioned in my responses to last week's poll it is imperative that this WG propose definitions of these terms (as well as of any new data elements proposed), in order to reduce the current high level of inconsistency and ambiguity in what RDS output means. The discussion on last week's call, and the wording of this week's poll, convince me that this definitional work should occur earlier rather than later in the process.	7/23/2017 11:39 AM Steve Metalitz (a,d,g)
3	I can't tell the difference among these in practice since they're all trivially gamed to get the same outcome, except (f) with which I strongly disagree	7/23/2017 9:32 AM Andrew Sullivan (a,b,c,d,e,g)
4	for option (e), it depends on what is collected to replace name and organization.	7/23/2017 6:52 AM Vicky Sheckler (a,e)
5	There has always been some confusion on what to fill in for "Registrant Name" when an organization is the registrant. Some implementations insist upon a personal name (first & last) to fill in for applications which is nonsensical. I've registered as A.D. Min (Admin) in some of these to get around having a single person listed when it's really an organization that owns a domain. This needs some more parsing, but the direction is correct. One can still include an individual's name as a responsible party with option d vs. option e.	7/21/2017 6:28 PM Rod Rasmussen (d)
6	The rationale for not including this information is widely known by now, and it is frankly irritating that it must be constantly restated.	7/21/2017 3:27 PM Ayden Ferdeline (f)
7	Current data elements are sufficient for registration with registrar. No change necessary.	7/21/2017 9:26 AM Sara Bockey (a)
8	Don't forget there is a difference (spelled out in the RAA) between Account Holder and Registrant. The party in one may be different from the party in the other. Both MUST be collected. Registrant name must be published. RAA: "1.1 "Account Holder" means the person or entity that is paying for the Registered Name or otherwise controls the management of the registered name, when that person or entity is not the Registered Name Holder." "1.16 "Registered Name Holder" means the holder of a Registered Name."	7/19/2017 12:30 PM Greg Aaron (b)

**Q3 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). This data element identifies a single country or territory in which the Registrant resides. According to the 2013 RAA, the format of the country field must conform to the mappings specified in EPP RFCs 5730-5734 (or its successors). According to RFC 5733 (EPP Contact Mapping), contact country identifiers are represented using two-character identifiers specified in [ISO3166-1]. In the 28 June poll, strong support was expressed for Registrant Country as a data element to be included in RDS data elements. Many who provided rationale for this data element said it was important for determining jurisdiction. Which of the following statements best reflects your view about this data element and why?



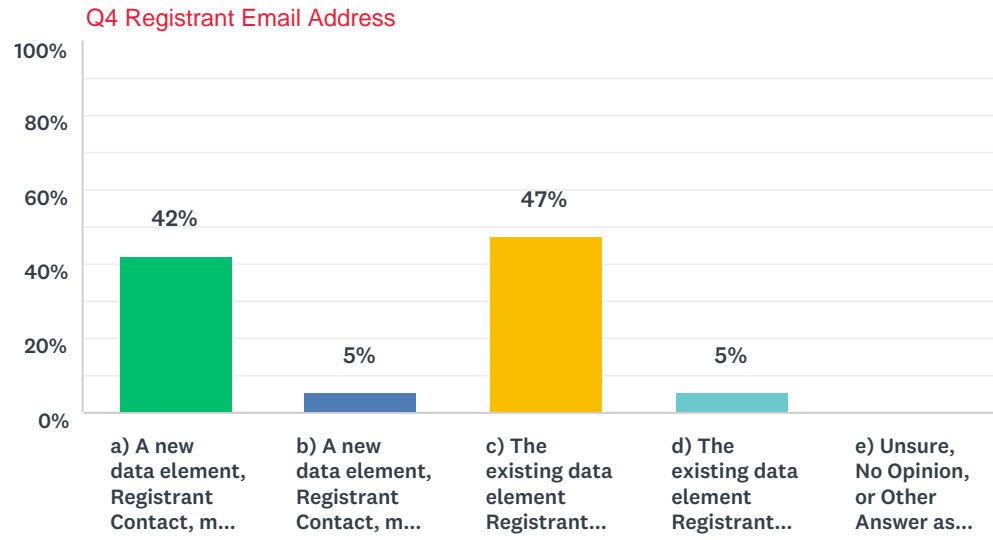
Answer Choices	Responses	
a) Registrant Country must be included in RDS data elements; it must be mandatory to collect for every domain name registration.	79%	15
b) Registrant Country must be included in RDS data elements; it must be optional to collect for each domain name registration.	5%	1

c) Registrant Country must never be included in RDS data elements to be collected, even if these values are not made publicly accessible.	11%	2
d) Unsure, No Opinion, or Other Answer as described in comment box below	5%	1
<b>Total</b>		<b>19</b>

#	Other Suggstion or Rationale	Date
1	It is part of the address. It can also be useful for determining the "jurisdiction" of the Registrant; however, it is not clear what exactly is meant by "jurisdiction" in this context. This needs to be clarified.	7/23/2017 1:41 PM Greg Shatan (a)
2	See comment above re problems with the statement that country is "defined" in the 2013 RAA -- it is not. Beyond the relevance of the registrant's country for determining jurisdiction for resolution of disputes, it can also be informative about which country's law is applicable to a dispute, and is an input to due diligence about whether, for example, a territorial licensee of a trademark (or of copyright material) is empowered to use it (or make it available) in the domain name context.	7/23/2017 11:39 AM Steve Metalitz (a)
3	I'm very slightly concerned about the "stateless" case, but not enough to remove this requirement	7/23/2017 9:32 AM Andrew Sullivan (a)
4	The country code for me is neutral if you have the address of the registrant the country code becomes useless since we may be adopting three letter geonames. So we could let go for now and not use it	7/22/2017 9:13 PM Kris Seeburn (a)
5	Important in determining jurisdiction for various reasons.	7/21/2017 9:26 AM Sara Bockey (a)

**Q4 Registrant Email Address**In the 28 June poll, strong support was expressed for Registrant Email Address as a data element to be included in RDS data elements. 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). This is an operational email address that can be used to contact the Registrant. According to the 2013 RAA, the format of the email address field must conform to the mappings specified in EPP RFCs 5730-5734 (or its successors). According to RFC 5733 (EPP Contact Mapping), email address syntax is defined in [RFC5322].However, as different Registrants may have different preferred methods of contact, in the 18 July WG call, it was suggested that existing Registrant Contact data elements (including Registrant Email Address) be replaced by a single RDS data element: Registrant Contact. This single data element could be a structured element containing addresses corresponding to multiple forms of contact (email and other forms of contact such as text messaging, yet to be discussed), conceptually similar to entries found in an address book.Which of the following statements best reflects your view about this suggestion and why?

Answered: 19 Skipped: 0



Answer Choices	Responses
a) A new data element, Registrant Contact, must be included in RDS data elements, replacing the existing Registrant Email Address data element. Within Registrant Contact, at least one address enabling contact (email or [other addresses yet to be discussed]) must be mandatory to collect for every domain name registration.	42% 8
b) A new data element, Registrant Contact, must be included in RDS data elements, replacing the existing Registrant Email address data element. Registrant Contact must be optional to collect for each domain name registration.	5% 1
c) The existing data element Registrant Email Address must remain a separate data element in the RDS, and must be mandatory to collect for every domain name registration.	47% 9
d) The existing data element Registrant Email Address must never be included in RDS data elements to be collected, even if this value is not made publicly accessible.	5% 1
e) Unsure, No Opinion, or Other Answer as described in comment box below	0% 0
<b>Total</b>	<b>19</b>

#	Other Proposal or Rationale	Date
1	Collecting a multiplicity of contact points is essential to promoting contactability, a key purpose of the RDS. This will probably remain the case even if data accuracy were to improve dramatically compared to the status quo. However, registrant preference as to means of contact could be taken into account in deciding which data elements to display to the public (or qualified subsets thereof). Because even initially accurate data can become obsolete over time, multiple contact points should be collected even if not all are initially displayed.	7/23/2017 11:39 AM Steve Metalitz (c)
2	Email addresses are still the universal bootstrap. I have no objection to additional contact method fields.	7/23/2017 9:32 AM Andrew Sullivan (c)
3	need a physical address plus another mode of electronic contact	7/23/2017 6:52 AM Vicky Scheckler (c)



4	Important to be available to the general public to report in a timely manner any cases of malicious activity related to the domain, to help investigators determine when several domains of the same behavior are related to the same individual, and the email can help in determining transparency, (eg a real email address vs a throwaway freemail address)	7/21/2017 11:34 AM Michael Peddemors (a)
5	Contact-ability should be the focus and not limited to email or other means which may be outdated in the future (for example, fax).	7/21/2017 9:26 AM Sara Bockey (a)
6	I like the idea of looking beyond email addresses as contact points, but being able to contact the registrant is important so there has to be something. Operationally changing to use something other than email is going to be complicated.	7/20/2017 3:36 AM Michele Neylon (a)