

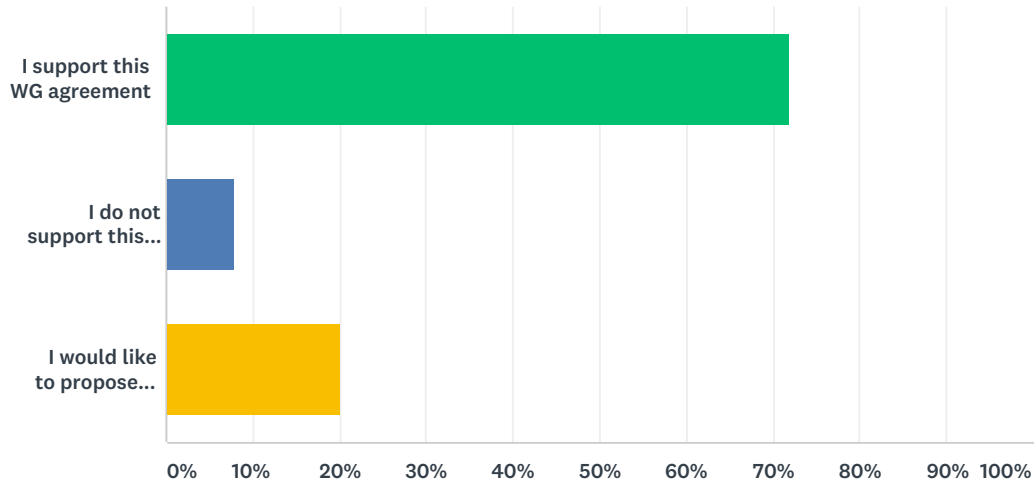
**Q1 Please provide your name (must be RDS PDP WG Member - not WG Observer - to participate in polls) If you are a WG Observer and wish to participate in polls, you must upgrade to WG Member to do so. Please do NOT participate in this poll if you are a WG Observer who has not upgraded to WG Member.**

Answered: 26 Skipped: 0

#	RESPONSES	DATE
1	Kal Feher	8/26/2017 7:25 PM
2	Ayden Férdeline	8/26/2017 5:16 AM
3	Steve Metalitz	8/25/2017 2:24 PM
4	Andrew Harris	8/25/2017 2:14 PM
5	Rod Rasmussen	8/25/2017 1:32 PM
6	Greg Shatan	8/25/2017 12:55 PM
7	Remmy Nweke	8/25/2017 11:32 AM
8	Phillip Marano	8/25/2017 11:09 AM
9	Griffin Barnett	8/25/2017 10:59 AM
10	Vlad Dinculescu	8/25/2017 6:32 AM
11	Roger Carney	8/24/2017 2:40 PM
12	Sara Bockey	8/24/2017 2:17 PM
13	Tim Chen	8/23/2017 5:47 PM
14	Andrew Sullivan	8/23/2017 4:14 PM
15	Vicky Sheckler	8/23/2017 3:49 PM
16	Tim OBrien	8/23/2017 10:41 AM
17	Sam Lanfranco	8/23/2017 9:21 AM
18	Michael Peddemors	8/23/2017 9:13 AM
19	Maxim Alzoba	8/23/2017 8:51 AM
20	Volker Greimann	8/23/2017 8:20 AM
21	Greg Aaron	8/23/2017 8:09 AM
22	Krishna Seeburn (Kris)	8/23/2017 7:49 AM
23	Nathalie Coupet	8/23/2017 7:48 AM
24	Benny Samuelsen	8/23/2017 7:48 AM
25	Chuck Gomes	8/23/2017 7:47 AM
26	Michael Hammer	8/23/2017 7:43 AM

**Q2 Reseller: Reseller is defined by the 2013 RAA Whois Requirements (Section 1.24) and included in data elements recommended by the EWG Final Report (page 49). The proposed WG agreement you are asked to respond to in this poll question is: "Reseller must be supported by the RDS, and must be provided for inclusion in the RDS by Registrars". Do you agree with this statement?**

Answered: 25 Skipped: 1



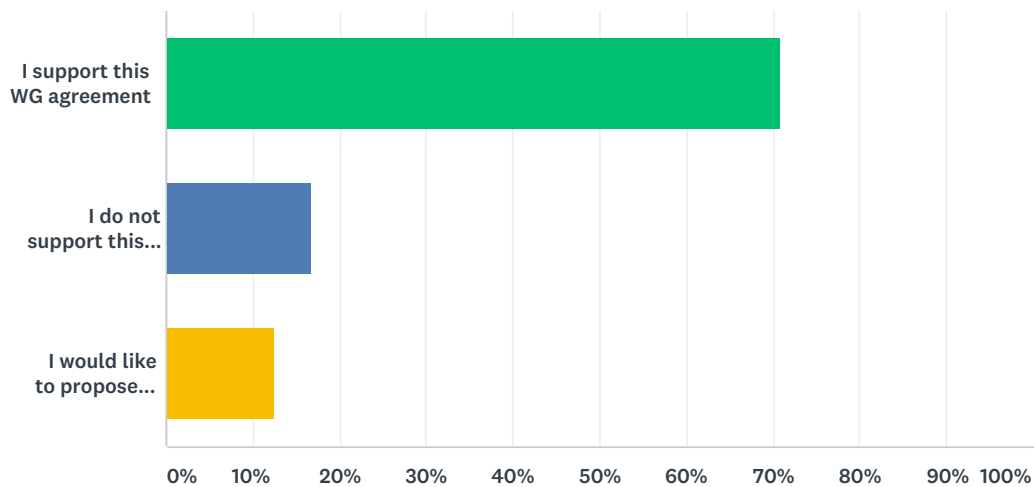
ANSWER CHOICES	RESPONSES
I support this WG agreement	72.00% 18
I do not support this WG agreement (please explain in the comment box why you do not support)	8.00% 2
I would like to propose alternative wording for this WG agreement (please use the comment box to provide alternative wording for this WG agreement)	20.00% 5
<b>TOTAL</b>	<b>25</b>

#	OTHER (PLEASE SPECIFY)	DATE
1	agree that reseller must be supported by RDS. do not agree that it must be provided by registrars.	8/26/2017 7:25 PM
2	We believe this information is not necessary and adds confusion.	8/25/2017 2:14 PM
3	In addition to the above, the RDS should also recognize that there are sometimes chains of Resellers. Therefore, the RDS should also support the inclusion of the registrant-facing Reseller by the registrant (or by that Reseller) as well as the Registrar-facing Reseller by the Registrar (or that Reseller).	8/25/2017 12:55 PM
4	"Reseller must be supported by the RDS, and MAY be provided for inclusion in the RDS by Registrars". I do not see a large benefit in this, as the Registrar is contracted with ICANN and therefore liable for all compliance issues. I do however see the value in public consumption of the information, whereby the reseller would be contacted directly instead of having the registrar redirect a query to the reseller. Therefore if the Registrar wants to provide the reseller information they should be able to.	8/25/2017 6:32 AM
5	"Reseller Name must be supported by the RDS, and MAY be provided for inclusion in the RDS by Registrars."	8/24/2017 2:40 PM

6	Reseller Name must be supported by the RDS, and MAY be provided for inclusion in the RDS by Registrars.	8/24/2017 2:17 PM
7	I think this field should be Yes or empty. There could be more than one reseller in the chain of contracts (it is not rare thing - ask RrSG).	8/23/2017 8:51 AM
8	The field is currently strictly voluntary (relevant footnote of RAA: Data element may be deleted, provided that if the data element is used, it must appear at this location). Therefore the second half of the statement cannot be supported as is. Alternate suggestions: "The "Reseller"-field must be supported by the RDS. Registrars are free to provide relevant data for inclusion in the RDS or to not provide any data for this field."	8/23/2017 8:20 AM
9	A very recent Consensus Policy (effective 1 August 2017) just stated that the Reseller field must be included, and "In responses to domain name object queries the following fields are considered optional... Reseller". See <a href="https://www.icann.org/resources/pages/rdds-labeling-policy-2017-02-01-en">https://www.icann.org/resources/pages/rdds-labeling-policy-2017-02-01-en</a> So, Consensus Policy just decided this issue: the field MUST be included, and MUST be optional for registrars to fill in.	8/23/2017 8:09 AM
10	"Reseller must be supported by the RDS, and can be provided for inclusion in the RDS by Registrars"	8/23/2017 7:48 AM

Q3 URL of Internic Complaint Site (ICANN WHOIS Data Problem Reporting System) URL of Internic Complaint Site is included in the response format 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). The proposed WG agreement you are asked to respond to in this poll question is: "The URL of the Internic Complaint Site must be supported for inclusion in the RDS". Do you agree with this WG agreement?

Answered: 24 Skipped: 2



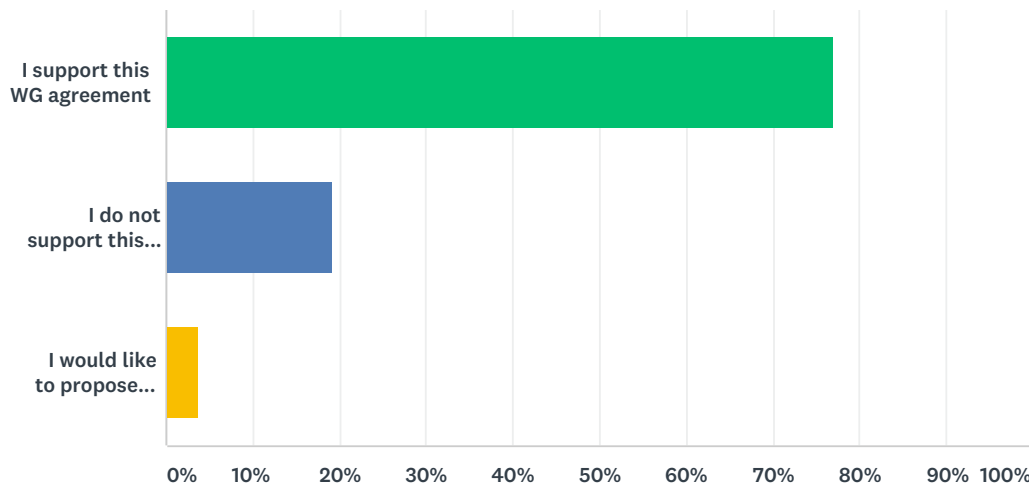
ANSWER CHOICES	RESPONSES
I support this WG agreement	70.83% 17
I do not support this WG agreement (please explain in the comment box why you do not support)	16.67% 4
I would like to propose alternative wording for this WG agreement (please use the comment box to provide alternative wording for this WG agreement)	12.50% 3
<b>TOTAL</b>	<b>24</b>

#	OTHER (PLEASE SPECIFY)	DATE
1	As the URL is not unique to the domain name in question, it seems to me redundant to include this data element as a part of the RDS.	8/26/2017 5:16 AM
2	"The URL of the Internic Complaint Site [or its functional equivalent, i.e., a publicly accessible site for reporting false contact data] must be supported for inclusion in the RDS". I don't think we can assume that after the transition from Whois to the new RDDS the existing Internic site will still serve this function.	8/25/2017 2:24 PM
3	We believe this information is not necessary and will drive up volume of invalid complaints.	8/25/2017 2:14 PM
4	I support the concept but have similar issues to what Andrew has expressed. This should be published as a matter of course whenever someone requests RDS data, but doesn't have to be "in the database" itself.	8/25/2017 1:32 PM
5	I sort of don't understand this one. It's a single URL, and it's apparently static. What does it mean to "include it in the RDS"? I mean, I guess I support this, but it seems bizarre to me.	8/23/2017 4:14 PM

6	I believe this be rewritten as 'should' as their may be 'political' considerations..	8/23/2017 9:13 AM
7	This URL does not need to be part of the query result of an individual domain search. It may be provided as part of the overall FAQ or query instructions.	8/23/2017 8:20 AM
8	The current wording is silent or ambiguous about whether this element is mandatory for publication or not. I suggest: "The URL of the Internic Complaint Site must be supported for inclusion in the RDS and must be published."	8/23/2017 8:09 AM
9	There could be alternate ways of doing this. It could and i think it should be handled by ICANN directly. We need to consolidate many data sources which is all over the place so that we can ensure GDPR and other legal and privacy elements.	8/23/2017 7:49 AM

**Q4 Original Registration Date** Original Registration Date is a new data element recommended by the EWG Final Report (pages 49 and 57). The proposed WG agreement you are being asked to respond to in this poll question is: "The Original Registration Date must be supported for inclusion in the RDS". Do you agree with this WG agreement?

Answered: 26 Skipped: 0



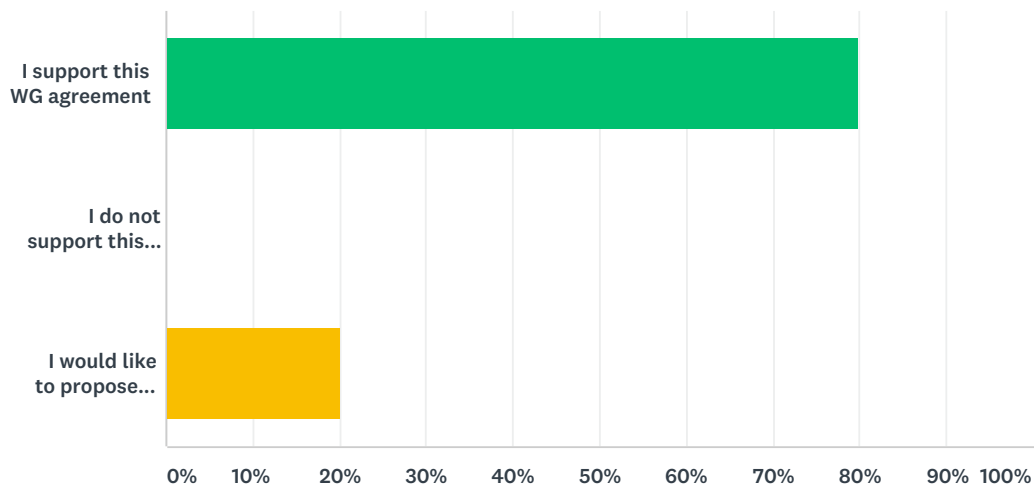
ANSWER CHOICES	RESPONSES
I support this WG agreement	76.92% 20
I do not support this WG agreement (please explain in the comment box why you do not support)	19.23% 5
I would like to propose alternative wording for this WG agreement (please use the comment box to provide alternative wording for this WG agreement)	3.85% 1
<b>TOTAL</b>	<b>26</b>

#	OTHER (PLEASE SPECIFY)	DATE
1	Need to better define "original" in this context. Are we talking about the date the registration was registered in its current timeline (never deleted), or the first time it was ever registered at all? I would argue for the former, in which case we need to say something like, "The Original Registration Date for which the domain has been continuously registered must be supported for inclusion in the RDS"	8/25/2017 1:32 PM
2	Like the next data elements, we should probably say "... and must be provided by Registrars".	8/25/2017 12:55 PM
3	I do not see the value in this. The "Creation Date" is already provided, so what value would the first instance of a domain name being registered bring, especially if it has no other previously linked information pertaining to that Original Registration Date.	8/25/2017 6:32 AM
4	I think as I've said before that this is a mistake: the data won't be available for some domains, and data that's guaranteed bad in some cases is bad data generally.	8/23/2017 4:14 PM
5	Definitely agree - this data point is key to determine the potential maliciousness of the domain.	8/23/2017 10:41 AM
6	NGOs where I am on the board have faced attempted scams with phony websites and being able to determine that the URL was first registered weeks ago has proven extremely helpful. This helps ordinary personal or ngo registrants, without enlisting legal, police, or professional help.	8/23/2017 9:21 AM

7	This element might cause confusion. It might have nothing to do with the current registration record for the particular registrant, and since they are not responsible for actions of third parties, their record should not have elements derived from other registrations.	8/23/2017 8:51 AM
8	1) The WG members need to understand clearly what "Original Registration Date" means. It is different from Creation Date, which is the field we currently see in WHOIS output. The EWG defined Original Registration Date as: "This is different than the creation date since the creation date picks up the latest time that the domain name was registered; it is possible that the domain name was previously registered and subsequently deleted multiple times. The Original Registration Date denotes the first date that the domain name was ever registered." 2) Creation Date is very important to publish. But Original Registration Date is one of those pieces of data that overloads RDS output unnecessarily, adds little to no value, and is potentially confusing to registrants.	8/23/2017 8:09 AM
9	I fully agree and we should also be able to track any transfers to someone else as well. Very important aspect. This is especially going to be useful if one org or person used the fqdn before and has been bought by someone else or transferred per say.	8/23/2017 7:49 AM
10	I will support it if we can put in a time limit for how long it shall be retained in the RDS	8/23/2017 7:48 AM
11	This is desirable but may be challenging to implement. I support it being in the RDS if it can be cost effectively implemented.	8/23/2017 7:47 AM

**Q5 Registrar Abuse Contact Email Address** Registrar Abuse Contact Email Address is included in the response format defined by the 2013 RAA Whois Requirements (Section 1.4.2) and included in data elements recommended by the EWG Final Report (page 49). The proposed WG agreement you are being asked to respond to in this poll question is: "The Registrar Abuse Contact Email Address must be supported for inclusion in the RDS, and must be provided by Registrars". Do you agree with this WG agreement?

Answered: 25 Skipped: 1



ANSWER CHOICES	RESPONSES
I support this WG agreement	80.00% 20
I do not support this WG agreement (please explain in the comment box why you do not support)	0.00% 0
I would like to propose alternative wording for this WG agreement (please use the comment box to provide alternative wording for this WG agreement)	20.00% 5
<b>TOTAL</b>	<b>25</b>

#	OTHER (PLEASE SPECIFY)	DATE
1	Again, support the concept, but as per the Internic Complaint site issue, we should be looking to publish registrar information like this as a requirement for display of any "whois" type query but not necessarily stored alongside a domain object in an RDS database.	8/25/2017 1:32 PM
2	"A Registrar Abuse Contact must be supported for inclusion in the RDS, and must be provided by Registrars." Registrars should have a choice of contact method(s) they support.	8/24/2017 2:40 PM
3	Perhaps allow the Registrar the choice of contact method and simply say: A Registrar Abuse Contact must be supported for inclusion in the RDS, and must be provided by Registrars.	8/24/2017 2:17 PM
4	I guess I support, but similar problem as with 3	8/23/2017 4:14 PM
5	However, it should be clear that the domain abuse contact should be there as well. The Registrar abuse contact should ONLY be used if the domain abuse contact does not respond, or if the domain owner is registering domains for illegal activity	8/23/2017 9:13 AM



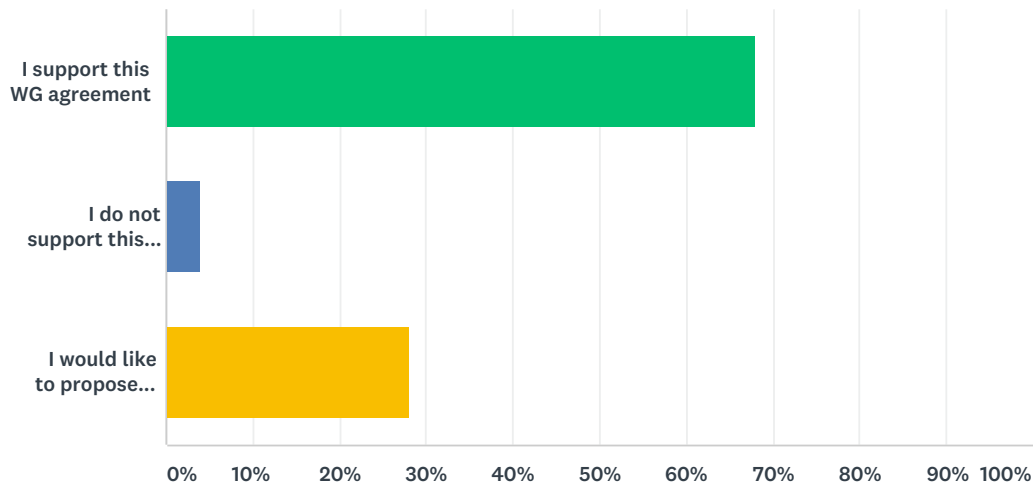
---

6	add: provided the description makes it clear this address is for complaints about the domain name registration, not any hosted content. Complaints about content should be clearly referred to the responsible webhoster. Background: registrars receive volumes of complaints about hosted content from people who think we can actually do something about that content. The field as it is is confusing and creates work that is unnecessary.	8/23/2017 8:20 AM
7	1) A very recent Consensus Policy (effective 1 August 2017) just stated that Registrar Abuse Contact Email and Registrar Abuse Contact Phone MUST be PUBLISHED (and must therefore be provided by registrars). See <a href="https://www.icann.org/resources/pages/rdds-labeling-policy-2017-02-01-en">#1</a> 2) I therefore suggest this wording: "The Registrar Abuse Contact Email and Registrar Abuse Contact Phone must be supported for inclusion in the RDS, must be provided by Registrars, and must be published."	8/23/2017 8:09 AM
8	I support but however not all registrants would have abuse contacts but it is worth having it and i would support its inclusion with some legal clauses as the number of abuse by the report i have seen is around 1:2	8/23/2017 7:49 AM

---

**Q6 Registrar Abuse Contact Phone** Registrar Abuse Contact Phone is included in the response format defined by the 2013 RAA Whois Requirements (Section 1.4.2) and included in data elements recommended by the EWG Final Report (page 49). The proposed WG agreement you are being asked to in this poll question is: "The Registrar Abuse Contact Phone must be supported for inclusion in the RDS, and must be provided by Registrars". Do you agree with this WG agreement?

Answered: 25 Skipped: 1



ANSWER CHOICES	RESPONSES
I support this WG agreement	68.00% 17
I do not support this WG agreement (please explain in the comment box why you do not support)	4.00% 1
I would like to propose alternative wording for this WG agreement (please use comment box to provide alternative wording for this WG agreement)	28.00% 7
<b>TOTAL</b>	<b>25</b>

#	OTHER (PLEASE SPECIFY)	DATE
1	I agree with its inclusion being possible, but it must not be mandatory to provide this field. Abuse notifications are best served in writing.	8/26/2017 5:16 AM
2	Again, support the concept, but as per the Internic Complaint site issue, we should be looking to publish registrar information like this as a requirement for display of any "whois" type query but not necessarily stored alongside a domain object in an RDS database.	8/25/2017 1:32 PM
3	"A Registrar Abuse Contact must be supported for inclusion in the RDS, and must be provided by Registrars." Registrars should have a choice of contact method(s) they support.	8/24/2017 2:40 PM
4	Perhaps allow the Registrar the choice of contact method and simply say: A Registrar Abuse Contact must be supported for inclusion in the RDS, and must be provided by Registrars.	8/24/2017 2:17 PM
5	As above	8/23/2017 4:14 PM
6	I have mixed opinions here, about "must be provided" since all too frequently contact phone numbers end up reaching voice mail (or a full voice mailbox), with slow if any response. A Registration Abuse email address generates a "paper trail" and can/should at least return a "ticket" number so one knows that one is in a service queue.	8/23/2017 9:21 AM

7	"The Registrar Abuse Contact Phone must be supported for inclusion in the RDS, and must be provided by Registrars, and MUST be a valid phone number which is reachable world wide" (No 1-800 numbers, often they aren't reachable from outside of the country)	8/23/2017 9:13 AM
8	There is no obligation for registrars to maintain such a general abuse phone number. Alternate proposal. "The Registrar Abuse Contact Phone must be supported for inclusion in the RDS. Registrars are not required to provide such a number".	8/23/2017 8:20 AM
9	1) A very recent Consensus Policy (effective 1 August 2017) just stated that Registrar Abuse Contact Email and Registrar Abuse Contact Phone MUST be PUBLISHED (and must therefore be provided by registrars). See <a href="https://www.icann.org/resources/pages/rdds-labeling-policy-2017-02-01-en">#1</a> 2) I therefore suggest this wording: "The Registrar Abuse Contact Email and Registrar Abuse Contact Phone must be supported for inclusion in the RDS, must be provided by Registrars, and must be published."	8/23/2017 8:09 AM
10	same view as above.	8/23/2017 7:49 AM

Q7 The June 28 poll identified 5 data elements (alternative methods of contact) that most WG members who participated in the survey either disagreed with them being supported by and included in the RDS, or were unsure of whether or not they should be supported by and included in the RDS. These data elements were: Registrant Fax + Registrant Fax Ext Registrant SMS\* Registrant IM\* Registrant Social Media\* Registrant Alt Social Media\* \* indicates data elements not in the 2013 RAA The complete list of data elements can be found in the analysis of the 28 June poll results. Please indicate in the comment box which of these alternative contact methods you believe should be supported by the RDS, and please also include your rationale. Note that your response will only serve to inform deliberations during next week's WG call. Responses to this question will not, at this time, contribute to a WG agreement.

Answered: 21 Skipped: 5

#	RESPONSES	DATE
1	agree that SMS, IM, social media should be supported by RDS, noting that the specific technologies may be transient and might thus be replaced by new technologies. none of these should be required. optional only.	8/26/2017 7:25 PM
2	None should be supported by the RDS.	8/26/2017 5:16 AM
3	In the interest of maximizing effective contactability, all these elements should be supported on an optional basis.	8/25/2017 2:24 PM
4	ALL contact methods should be supported including TBD future comms methods. Support for such elements does not indicate they must be provided by a contact, but at least allows the option.	8/25/2017 1:32 PM
5	All of the above should be supported as options. In addition, if there are specific uses for the fax number in the DNS (noting that there are still various processes outside the DNS that mandate faxing) it should be mandatory.	8/25/2017 12:55 PM
6	None	8/25/2017 11:32 AM
7	All of the above, because, depending on the circumstances, each one might conceivably be used to effectuate service of process.	8/25/2017 11:09 AM
8	- Registrant Fax + Registrant Fax Ext: No support. This is old technology which the majority of companies now send to an email inbox. This is an indication that this type of technology (fax specifically) is outdated and should be replaced. - Registrant SMS: Optional Support. This seems very targeted for a specific purpose. If you have the contact number where an SMS can be sent, then most likely you can call that number as well. This seems redundant to me. - Registrant IM: Optional Support. If a registrant wants to provide it then they should be able to. This must in no way be mandatory. - Registrant Social Media: Optional Support. If a registrant wants to provide it then they should be able to. This must in no way be mandatory. Registrant Alt Social Media: Optional Support. If a registrant wants to provide it then they should be able to. This must in no way be mandatory.	8/25/2017 6:32 AM
9	I think this is a tough one, as I think this list changes over time. Thinking about "preferred" contactability, at one time phone (and arguably postal) was probably more preferable than email, today I think email is much more preferred than phone/postal. I think tomorrow (and some would argue yesterday) a new communications mechanism will be preferred over email.	8/24/2017 2:40 PM

10	I support forward thinking in our contact methods, but am undecided on exactly what those alternate contacts should be. Should it be specified? Should it be free-form? Undecided here.	8/24/2017 2:17 PM
11	I'm ok with any of them being optional.	8/23/2017 4:14 PM
12	I believe there should be at minimum, a name, physical address, a phone number, and an electronic means of communication, preferably email. Ok with adding SMS. I don't believe that neither IM nor social media should be allowed or supported as an alternative means of communication because those methods are not typically validated and are therefore unreliable.	8/23/2017 3:49 PM
13	I would suggest we provide the options; let the Registrant decide what communication providers they are comfortable with and are reliable in their area. Though I worry that these would be abused (openly marketing rather than support/abuse, linked to malicious sites/files, etc).	8/23/2017 10:41 AM
14	I would retain optional fax even though most individuals no longer have fax, but most companies retain it for legal reasons. I would retain optional SMS/IM since anyone seriously using their domain name would probably have stable SMS/IM addresses. I would not support social media for two reasons. First, their existence is in flux, and second, there is a risk of provider data mining, depending on national data privacy policies. Also, I fear that social media contact is more susceptible to spoofing.	8/23/2017 9:21 AM
15	None	8/23/2017 9:13 AM
16	I do not think these should be included. "Social Media" is too unspecific. For example if I provided "Volker_Greimann" for the social media field, this would not tell anyone which social media this belongs to.	8/23/2017 8:20 AM
17	Maybe there should be one (optional to provide) field for Registrant to fill in a social media or IM address; it can be a multi-purpose field and in any case would need to be free-form because such identifiers vary greatly in format. Let's not collect Fax number anymore. Or also include a field called "Carrier Pigeon Coop Number". ;-)	8/23/2017 8:09 AM
18	Personally i do not mind which one works. The most important thing in this question is that we need to reach those people or owners by any means possible. I would even say the provided details should be verified by the registries and registrars.	8/23/2017 7:49 AM
19	Registrant Fax + Registrant Fax Ext In Third World countries, faxes are widely used and are sometimes more reliable than phones or the Internet. Why pretend conditions are the same everywhere in the world? In Chad a couple years ago, the Internet was shut down for over 1 month because Orange refused to pay bribes to government officials. All transactions were done by fax during that period of time.	8/23/2017 7:48 AM
20	Registrant Fax + Registrant Fax Ext	8/23/2017 7:47 AM
21	I support Registrant Fax+Registrant Fax Ext as well as Registrant SMS. I do not support registrant IM, Registrant Social Media or Registrant Alt Social Media as these items may (generally) require registration with a 3rd party provider in order to access the Registrant information or to use as a contact method.	8/23/2017 7:43 AM