

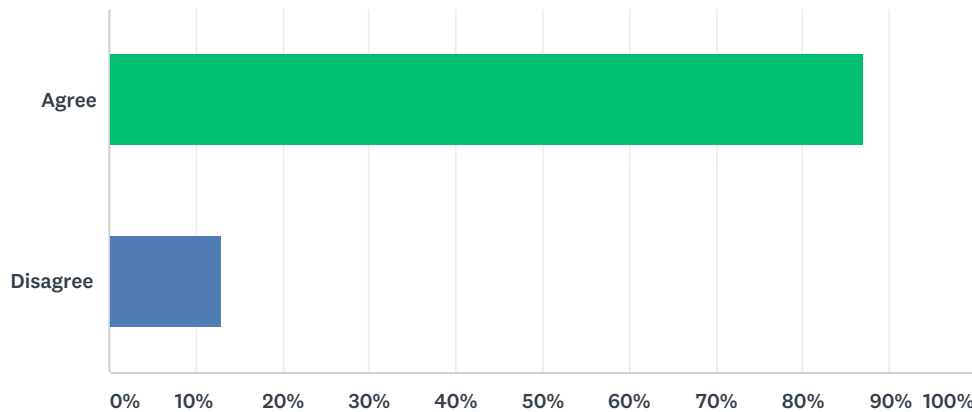
Q1 Your name (must be RDS PDP WG Member - not WG Observer - to participate in polls) If you are a WG Observer and wish to participate in polls, you must upgrade to WG Member to do so. Please do NOT participate in this poll if you are a WG Observer who has not upgraded to WG Member.

Answered: 23 Skipped: 0

#	RESPONSES	DATE
1	Rubens Kuhl	9/22/2017 7:25 PM
2	Marco Schmidt	9/22/2017 4:09 PM
3	Nathalie Coupet	9/22/2017 11:39 AM
4	Chris Wilson	9/22/2017 11:36 AM
5	Marc Anderson	9/22/2017 11:33 AM
6	Roger Carney	9/22/2017 10:56 AM
7	Sara Bockey	9/22/2017 10:52 AM
8	Malisa Richards	9/22/2017 7:50 AM
9	Carlton Samuels	9/21/2017 5:36 PM
10	Tim Chen	9/21/2017 5:02 PM
11	Chuck Gomes	9/21/2017 9:32 AM
12	Michael Hammer	9/21/2017 9:05 AM
13	Vicky Sheckler	9/21/2017 8:46 AM
14	Sam Lanfranco	9/21/2017 8:42 AM
15	Griffin Barnett	9/21/2017 8:04 AM
16	Susan Kawaguchi	9/21/2017 7:36 AM
17	Greg Aaron	9/21/2017 7:17 AM
18	Paul Keating	9/21/2017 6:44 AM
19	Erica Varlese	9/21/2017 5:57 AM
20	Krishna Seeburn (Kris)	9/21/2017 12:53 AM
21	andrew sullivan	9/20/2017 11:47 PM
22	Rod Rasmussen	9/20/2017 10:39 PM
23	Benny Samuelsen	9/20/2017 9:18 PM

Q2 Purposes for Minimum Public Data Set (MPDS): During the 20 September WG call, those on the call expressed support for the following statement; no objections were raised on the call: There must be at least one purpose for collecting each data element in the MPDS, and that purpose must be sufficient for making that data element public. Please indicate below whether you agree or disagree with this statement.

Answered: 23 Skipped: 0

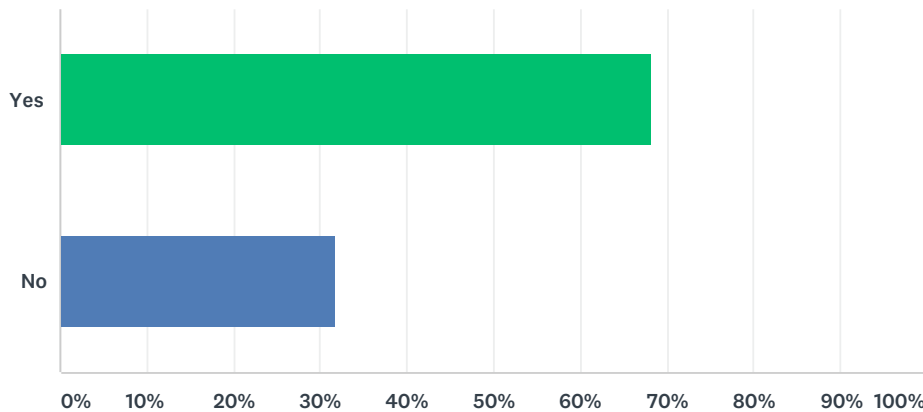


ANSWER CHOICES	RESPONSES
Agree	86.96% 20
Disagree	13.04% 3
TOTAL	23

#	COMMENT OR PROPOSED ALTERNATIVE	DATE
1	Reason for collecting and display of MPDS are different.	9/22/2017 10:56 AM
2	The purpose to collect and create the MPDS, except for nameservers, is to register the domain name. Display is not related to the purpose of collection and secondary. Display is for a multitude of reasons not related to the domain registration, one use being problem resolution.	9/22/2017 10:52 AM
3	"legitimate purpose"	9/21/2017 8:04 AM
4	Purpose alone is sufficient. The purpose requirement may be satisfied from being only a part of an overall purpose. No qualitative requirement should be necessary and the single purpose itself must not be determinative (it can act with other data/purposes). Example: A phone number is important to aid in identification (among others). However, alone it does not satisfy the purpose because its benefit is in use with other identifying related elements.	9/21/2017 6:44 AM
5	Please bear in mind privacy rules on these matters. We need to put or enforce rules based on country specific so that we do not falter. If we decide it should be clearly stated to the registrant clearly the purpose etc.,	9/21/2017 12:53 AM

Q3 Are purposes identified thus far sufficient for the MPDS: Are the WG agreements on purpose(s) thus far - see WG agreements #5 through #13 listed in the 20 September meeting handout - sufficient to meet the requirement stated in Q2 above? In other words, have we defined at least one purpose for collecting every data element in the MPDS, sufficient for making all data elements in the MPDS public? Why or why not?

Answered: 22 Skipped: 1



ANSWER CHOICES	RESPONSES
Yes	68.18% 15
No	31.82% 7
TOTAL	22

#	WHY OR WHY NOT?	DATE
1	Except for purpose #6, purposes #5 to #13 should not guide MPDS, but specific datasets. Note this could be both expanded information disclosed by the registrant (to enable purposes #8 and #13) or privileged access to enable the remaining purposes.	9/22/2017 7:25 PM
2	Add for Individual use: user's right to decide whether she wants to connect or not with the website - cybersecurity concerns	9/22/2017 11:39 AM
3	5 – 13 are uses of the data after registration and not a purpose for collection of the data	9/22/2017 10:52 AM
4	Every element is covered in a descriptor for agreed legitimate purpose	9/21/2017 5:36 PM
5	We need to keep this as a MPDS, each element meeting a purpose, and not start with purposes and then add elements to the MPDS	9/21/2017 8:42 AM
6	The list is missing purposes. Civil enforcement of rights should be added (not merely contractual or criminal). Also, historical usage is of vital importance to determining issues such as theft, infringement, etc.	9/21/2017 6:44 AM
7	More of a "not sure" than a no. Re: #8 and #9, for example, would this be considered a valid reason under GDPR? Are we able to confirm these reasons are sufficiently necessary?	9/21/2017 5:57 AM
8	My response remains the same here i agree but mixed mind as all publicly published personal details should respect privacy rules by stating clearly the need and use of same	9/21/2017 12:53 AM