LIST OF TOPICS FOR REVIEW OF THE UNIFORM RAPID SUSPENSION SYSTEM (URS)

Discussion Draft prepared by ICANN staff for RPM Working Group use – updated 4-22 March 2018

Introductory Note:

During the Working Group call on 30 November 2017, a majority of attendees supported the idea that, instead of a detailed list of refined Charter questions, a shorter list of specific topics (based on the existing Charter questions and any new suggestions adopted) should be developed. A standard set of high-level questions will then be applied to each topic on the list. This approach was agreed to be similar to that which had been adopted for other RPMs, e.g. the Trademark Claims Charter questions.

The suggested standard set of high-level questions (some of which, e.g. Question 1 and/or 5, may need to be modified for certain topics) were:

- 1) Has it been used? Why or why not?
- 2) What was the original purpose and is it being fulfilled?
- 3) Bearing in mind the original purpose, have there been any unintended consequences?
- 4) What changes could better align the mechanism with the original purpose/facilitate it to carry out its purpose?
- 5) What was the ultimate outcome?

Status of this Document:

On the 6 December 2017 Working Group call, it was agreed that compiling the current draft documents into a single document would make them easier to work with. The current document (dated 13 December) represents that compilation. No edits have been made to any of the documents, and all text remain DISCUSSION DRAFTS only. As such, nothing in this document should be viewed as authoritative text or as Working Group consensus on the retention of any of the suggested topics or questions.

Part One contains the list of suggested review topics, derived from all the URS Charter questions and additional suggestions received; Part Two contains the table that cross-references the suggested topics with the Charter questions and suggestions; and Part Three contains the statement from the Working Group co-chairs on URS review.

PART ONE: DRAFT LIST OF SUGGESTED URS REVIEW TOPICS

The following is a draft of a possible list of specific topics related to URS review; for context, please refer to the accompanying table in Part Two that cross-references the suggested topics to their original Charter questions:

- A. THE COMPLAINT:
 - 1. Standing to file
 - 2. Grounds for complaint
 - 3. Limited filing period
 - 4. Administrative review

B. THE NOTICE OF COMPLAINT:

- 1. Receipt by Registrant
- 2. Effect on Registry Operator

C. THE RESPONSE:

- 1. Duration of response period
- 2. Response fee
- 3. Other Issues (e.g. default procedures)

D. STANDARD OF PROOF:

1. Standard of proof

E. <u>DEFENSES</u>:

- 1. Scope of defenses
- 2. Unreasonable delay in filing complaint

F. <u>REMEDIES</u>:

- 1. Scope of remedies
- 2. Duration of suspension period
- 3. Review of implementation of current remedies

G. <u>APPEAL</u>:

1. Appeal process

H. POTENTIALLY OVERLAPPING PROCESS STEPS:

1. Potential overlap concerning duration of respondent appeal, review and extended reply periods along the URS process timeline

I. <u>COST</u>:

1. Cost allocation model

J. <u>LANGUAGE</u>:

1. Language issues, including current requirements for complaint, notice of complaint, response, determination

K. ABUSE OF PROCESS:

- 1. Misuse of the process, including by trademark owners, registrants and "repeat offenders"
- 2. Forum shopping
- 3. Other documented abuses

L. EDUCATION & TRAINING:

1. Responsibility for education and training of complainants, registrants, registries and registrars

M. URS PROVIDERS:

1. Evaluation of URS providers and their respective processes

N. ALTERNATIVE(S) TO THE URS:

1. Possible alternative(s) to the URS, e.g. summary procedure in the UDRP

Note for Additional Reference:

The following questions, drawn from the general section of the PDP Charter, were also included in the original table of Charter questions circulated to the Working Group:

- Do the RPMs adequately address issues of registrant protection (such as freedom of expression and fair use)?
- Will, and if so to what extent, changes to one RPM will need to be offset by concomitant changes to the others?
- Do the RPMs collectively fulfil the objectives for their creation... In other words, have all the RPMs, in the aggregate, been sufficient to meet their objectives or do new or additional mechanisms, or changes to existing RPMs, need to be developed?
- Should any of the New gTLD Program RPMs (such as the URS), like the UDRP, be Consensus Policies applicable to all gTLDs, and if so what are the transitional issues that would have to be dealt with as a consequence?
- Are recent and strong ICANN work seeking to understand and incorporate Human Rights into the policy considerations of ICANN relevant to the UDRP or any of the RPMs?

PART TWO: ACCOMPANYING TABLE OF URS CHARTER QUESTIONS

The table below supplements the suggested topics listed in Part One (above). This table expands on that list of topics, and cross-references them to the specific Charter questions and additional suggestions from which the topic suggestions were drawn.

Suggested Topic	Original Charter Question	Suggested New Questions as of ICANN60 and those added at the meetings on 03 January 2018 and on 10 January 2018	Origin of Charter Question	Data Sources ¹	
A. THE COMPLAIN	NT:				
1. Standing to fi	ile	Should the first element be modified		From URS Document Sub-Team:	
2. Grounds for fi	iling	to include names that are abusively		<u>Three sources of Data for Section A</u>	
3. Limited filing		registered but that may not be		 From Providers - Administrative Review 	
period		confusingly similar or identical?		stats (Pass/Fail)	
4. Administrativ	/e	New sub-question #3 added from the		From Practitioners – qualitative	
review		03 January 2018 WG meeting		experiences about what they are seeing	
		New suggested topic from the 10		in regards to Standing, Grounds, Filing	
		January 2018 WG meeting:		Period	
		"The administrative review of the		 Consider providing more 	
		complaint"		specific guidance e.g. that WG	

¹ Note from the Documents Sub Team – in performing the various case reviews suggested in this column, the Sub Team intends to create and use a single template to ensure consistency and uniformity of review.

					may be asked to consider whether to expand standing to allow marks that were abusively registered but are not confusingly similar • Rebecca's research – should show what types of marks are the subject of Complaints
	THE NOTICE:	-			
	Receipt by Registrant Effect on Registry Operator	N/A	New topics from the 03 January 2018 WG meeting concerning registry operator obligations, whether registrants receive the notices, and why or why not		From URS Document Sub-Team:
С.	THE RESPONSE:		•		
	Duration of	Should the ability for	New topic #2 suggested on 3 Jan 2018	Comments on Draft RPM Staff Paper (Feb	From URS Document Sub-Team:
	response period	defaulting respondents in	WG call	2015); question in PDP Preliminary Issue	Four sources of Data for Section C
2.	Other issues relating to Responses (other than issues relating to Defenses), e.g. Default procedures	URS cases to file a reply for an extended period (e.g. up to one year) after the default notice, or even after a default determination is issued (in which case the complaint could be reviewed anew) be changed? See http://newgtlds.icann.org/en /applicants/urs/rules- 28jun13-en.pdf, Section 6.4	New topic suggested on 10 Jan 2018 WG call: "Default procedures".	Report (Oct 2015)	 URS Documents Sub Team to review 250 cases where a response occurred in the aggregate to determine when the response occurred (likely also captured in Rebecca's research) URS Documents Sub Team to review cases where 15 or more domains are contained to determine any issue as it relates to Response Fee From Providers - qualitative experiences when communicating to
3.	Response fee	Should the Response Fee applicable to complainants listing 15 or more disputed domain names by the same registrant be eliminated?		Comments on Draft RPM Staff Paper; question in PDP Preliminary Issue Report	Registries about getting the domain locked within 24 hours prior to issuance of notice (should this be migrated to Section B – Notice?) • From Registries - qualitative

D. STANDARD OF PROO 1. Standard of proof	See <u>http://newgtlds.icann.org/en</u> <u>/applicants/urs/rules-</u> <u>28jun13-en.pdf</u> , Section 2.2. F: Is the URS' 'clear and convincing' standard of proof		Comments on Draft RPM Staff Paper; question in PDP Preliminary Issue Report	experiences about receiving notices from Providers; were these sent through appropriate channels? Did they contain the correct information? From URS Document Sub-Team:
	appropriate? See <u>http://newgtlds.icann.org/en</u> <u>/applicants/urs/rules-</u> <u>28jun13-en.pdf</u> , Section 8.2		question in PDP Preliminary issue Report	 <u>Three sources of Data for Sections D & E</u> From Practitioners - qualitative experiences on how they thought standard of proof was applied (Note - not clear agreement on this among Sub Team) URS Documents Sub Team to review 58 cases where a Respondent prevailed, in particular in relation to grounds/defenses mentioned in URS Procedures Sections 5.7 and 5.8 (bad faith vs. use) to determine how Respondent prevailed, and if not under one of the grounds/defenses mentioned, then what was the specific reason(s) and what proof was provided Suggestion for a possible WG recommendation – develop an examination guide for Examiners to understand distinctions between easy vs. hard cases
E. DEFENSES:				
1. Scope of defenses	Are the expanded defenses of the URS being used and if so, how, when, and by whom?		Comments on Preliminary Issue Report	From URS Document Sub-Team: <u>see notes under</u> Section D
 Unreasonable delay in filing a complaint (i.e. laches) 		Added at meeting on 03 January 2018: "Questions TBD"		
F. REMEDIES:				
1. Scope of remedies	Should the URS allow for	Suggested on 10 Jan 2018 WG call:	Comments on Draft RPM Staff Paper;	From URS Document Sub-Team:

Commented [MW1]: Question from ICANN61: who shold develop this guide, e.g. each provider to produce its own, or all providers to contribute to a single guide? This can be a question to ask the providers' views on (ACTION: add to list of questions for providers).

 Duration of suspension period Review of implementation 	additional remedies such as a perpetual block or other remedy, e.g. transfer or a "right of first refusal" to register the domain name in question? See <u>http://newgtlds.icann.org/en</u> /applicants/urs/rules- 28jun13-en.pdf, Section 10. Is the current length of suspension (to the balance of the registration period) sufficient? See <u>http://newgtlds.icann.org/en</u> /applicants/urs/rules- 28jun13-en.pdf, Section 10.2.	Suggested new remedies for consideration: "The respondent and complainant could negotiate a purchase of the domain during the suspension." "Renewal by complainant" Suggested new topic on 10 Jan 2018 WG call: ""Are the current remedies	question in PDP Preliminary Issue Report Comments on Preliminary Issue Report	 Six sources of Data for Section F From Providers - qualitative experiences relating to the scope and duration of current remedies From Providers - qualitative experiences on implementation of current remedies URS Documents Sub Team to review IRT & STI Reports, to document origin and development of remedies URS Documents Sub Team to review domain lifecycle after a suspension for those cases where the complainant prevailed (may be shown through Rebecca's research) URS Documents Sub Team to review the INTA Survey for any relevant information related to remedies URS Documents Sub Team to review the source of the sections of the CCT-RT report
of current remedies		wG call: "Are the current remedies being implemented properly?"		relevant sections of the CC1-R1 report
1. Appeal process	How can the appeals process of the URS be expanded and improved? See <u>http://newgtlds.icann.org/en</u> /applicants/urs/rules- 28jun13-en.pdf, Section 12.	 New refinement of standard high-level questions for this topic suggested on 10 Jan 2018 WG call: "Should there be any modification of the appeals process? Has the appeals process been used? Have there been any unintended consequences?" Note captured on 10 Jan 2018 WG call to differentiate between different types of appeal: Internal appeal from initial determination; Internal process of de novo review (following default determination); 	A comment on Preliminary Issue Report	From URS Document Sub-Team: • <u>Two sources of Data for Section G</u> o URS Documents Sub Team to review the 14 cases that contained an appeal- consider outcomes, process and timing o URS Documents Sub Team to review cases where a de novo review occurred

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See experiences on the average cost to http://newgtids.icann.org/en prosecute and/or defend a URS /applicants/urs/rules- proceeding 28jun13-en.pdf, Sections 0 1.1.2, 2.2, 5.2, and 12.2. 0 Should there be a loser pays INTA survey for any results relating to fees and costs model? If so, how can that be enforced if the respondent does not respond? (NOTE: feedback should help WG consideration of "loser pays" model)	model	for the URS appropriate and	that the Response Fee is a topic under	question in Preliminary Issue Report	Three sources of data for Section I:
http://newgtlds.icann.org/en /applicants/urs/rules- 28jun13-en.pdf, Sections 1.1.2, 2.2, 5.2, and 12.2.prosecute and/or defend a URS proceedingShould there be a loser pays model? If so, how can that be enforced if the respondent does not respond?• Was been to review filing fees were receivedNOTE: feedback should help WG consideration of "loser pays" model)		justifiable?	Section C (above).		 From Practitioners - qualitative
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Should there be a loser pays model? If so, how can that be enforced if the respondent does not respond? INTA survey for any results relating to fees and costs (NOTE: feedback should help WG consideration of "loser pays" model)		1.1.2, 2.2, 5.2, and 12.2.			filing fees were received
model? If so, how can that be enforced if the respondent does not respond?					 URS Documents Sub Team to review
enforced if the respondent does not respond? (NOTE: feedback should help WG consideration of "loser pays" model)		Should there be a loser pays			INTA survey for any results relating to
does not respond? "loser pays" model)					fees and costs
					(NOTE: feedback should help WG consideration of
How can costs be lowered so		does not respond?			"loser pays" model)
		How can costs be lowered so			

Commented [MW2]: Comment from ICANN61: consider asking this question in such a way that practitioners do not feel they are being asked to divulge confidential information or data that gives them a competitive advantage (ACTION: make a note of this in the questions to practitioners).

	end users can easily access			
	RPMs? (General Charter			
	question)			
J. LANGUAGE:	What evidence is there of	Detential language issues and any inc	A common to the Ducling in a locus	From URS Document Sub-Team:
1. Language issues,	problems with the use of the	Potential language issues concerning	A comment to the Preliminary Issue	
including current		lack of obligation to translate	Report	Two sources of data for Section J:
requirements for	English-only requirement of	complaint from English, and whether		 From Providers – information on their
complaint, notice	the URS, especially given its	registrants understand notices of		experiences and any feedback received
of complaint,	application to IDN New	complaints sent to them, noted on 20		regarding the language used in notices,
response,	gTLDs?	Dec 2017 & 3 Jan 2018 WG calls.		responses, and examiniations;
determination	See			feedback also on procedures and
	http://newgtlds.icann.org/en			experiences with translations if
	/applicants/urs/rules-			possible
	28jun13-en.pdf, Section 4.2.			 From Practitioners, who may also be Examiners – feedback on their
	Are there any barriers that			experiences, including from those who
	can prevent an end user to			are Examiners as to when and on what
	access any or all RPMs?			basis do they decide to issue a decision
	(General Charter question)			in a language other than English
				 Note: FORUM provides ICANN with reports of
	Do the RPMs work for			language; need to investigate method and
	registrants and trademark			repository of data
	holders in other			Suggestion from ICANN61 for full WG
	scripts/languages, and should			 suggestion from (CANNOT for full WG consideration as a potential recommendation:
	any of them be further			that providers use the same language(s) for
	"internationalized" (such as			notices sent to both a registry operator and a
	in terms of service providers,			registrar with respect to the same complaint
	languages served)? (General			(NOTE: the current practice seems to be that
	Charter question)			the original notice to a registry is in English,
				while that to a registrar may be both in English
				as well as the language of the registrant (e.g.
				Russian)). ACTION: add to list of provider
				guestions for provider feedback on feasibility of
				this suggestion.
				Suggestion from ICANN61 for addition to the
				list of provider questions: how many instances
				have they had situations where it was
				demonstrated that a respondent had the
				capability of speaking English and

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				understanding English?	Formatted: Font: +Body (Calibri), 11 pt
					Formatted: Font: +Body (Calibri), 11 pt
K. ABUSE OF PROCESS	:				
1. Misuse of the	What sanctions should be	[Should URS also include provisions	A comment on the Preliminary Issue	From URS Document Sub-Team:	
process, including	allowed for misuse of the	for] registrants who might be	Report	No data collection likely needed at the moment	
by trademark	URS by the trademark	abusively registering domains?		(there is an abuse case database that all	
owners,	owner?			Providers are required to submit cases where	
registrants and	See	To what extent is the forum shopping	Question in Preliminary Issue Report	abuse was found; none have been found to	
"repeat	http://newgtlds.icann.org/en	of URS providers?" and "Whether the		date)	
offenders"	/applicants/urs/rules-	current practice of the complainant		However, WG may revisit this question	
2. Forum shopping	28jun13-en.pdf, Section 11.4	choosing the URS provider or the		depending results of the URS Documents Sub	
3. Other	and 11.6.	respondent to reduce forum		Team review of the 58 cases where the	
documented		shopping?" Or "is there a problem		Respondent prevailed, and the 14 Appeal cases	
abuses	Is there a need to develop	with the existing rules that results in		(NOTE from ICANN61: this needs to be	
	express provisions to deal	forum shopping?		balanced, so if Rebecca's/Sub Team's research	
	with 'repeat offenders' as			shows misuse by respondents, that should be	
	well as a definition of what			included in the final analysis. ACTION: add to	
	qualifies as 'repeat offences'?			list of questions for providers and practitioners	
	See			– do they think it advisable to include a	
	http://newgtlds.icann.org/en			sanction for abusive respondents?)	
	/applicants/urs/rules-				
	28jun13-en.pdf, Section 11.4				
	and 11.6.				
	literes there have a human of				
	Have there been abuses of the RPMs that can be				
	documented and how can				
	these be addressed? (General				
	Charter question)				
L. EDUCATION & TRAI	•	1			
1. Responsibility for	Has ICANN done its job in	Suggestions up to ICANN60:	All Charter questions suggested by a	From URS Document Sub-Team:	
education and	training registrants in the	Has ICANN done a good job of	commentator on the Preliminary Issue	Two sources of data for Section L	
training of	new rights and defenses of	training complainants	Report	 URS Documents Sub Team to review 	
complainants,	the URS?	concerning what the remedies	- 1	Provider, Registrar, and ICANN websites to	
registrants,		are under the URS?		see what information is currently provided	
registry operators	Are the Providers training	• Under URS the registry		 From Providers – seek information about 	
and registrars	both the Complainants and	operator is required to		what training they currently provide	
	the Respondents, and their	suspend the domain name,			
	communities and	however registry operators do			
				·	9

	representatives, fairly and	not control the DNS and so it's		
	equally in these new	really complicated, so how can		
	procedures?	a registry operator learn how		
		this works?		
M. URS PROVIDERS:				
1. Evaluation of URS	Are the processes being	What are the backgrounds of the URS	All Charter questions suggested by a	From URS Document Sub-Team:
providers and	adopted by Providers of URS	providers and what are their	commentator on the Preliminary Issue	 Two sources of data for Section L
their respective	services fair and reasonable?	preparations? Should the URS be	Report	 URS Documents Sub Team to review
processes	See	doing something similar to the UDRP?		Provider, Registrar, and ICANN
(including training	http://newgtlds.icann.org/en			websites to see what information is
of panelists)	/applicants/urs/rules-	Suggested additional questions on 10		provided today
	28jun13-en.pdf, Section 7.	Jan 2018 WG call:		 From Providers - seek feedback as to
		"What is the oversight, if any, of the		whether and how evaluations of
	Are the Providers'	URS providers? Who are the panelists		Providers and their processes should be
	procedures fair and equitable	accountable to? Who has oversight		conducted
	for all stakeholders and	on the panelists?"		
	participants?			
		Suggested edits 30 and 31 January and		
	What changes need to be	discussed on 01 February:		
	made to ensure that			
	procedures adopted by	 Have the accredited URS 		
	Providers are consistent with	providers administered this		
	the ICANN policies and are	RPM in a manner that is		
	fair and balanced?	consistent with the applicable		
		Procedure, Rules, and MOU?		
	Are Providers exceeding the	 Has ICANN engaged in any 		
	scope of their authority in	active oversight of URS		
	any of the procedures they	providers to ensure MOU		
	are adopting?	compliance; and has it		
		received any complaints about		
	What remedies exist, or	URS administration and, if so,		
	should exist, to allow	how has it dealt with them?		
	questions about new policies	 Have URS decisions been 		
	by the Providers offering URS	limited to cases meeting the		
	services, and how can they	"clear and convincing		
	be expeditiously and fairly	evidence" standard, and been		
	created?	properly explained? (Note:		
		This will require a qualitative		
	Is ICANN reaching out	review of a statistically		

		properly and sufficiently to the multi-stakeholder community when such procedures are being evaluated by ICANN at the Providers' request? Is this an open and transparent process? Are the Providers consulting with all stakeholders and participants in the evaluation, adoption and review of these new procedures?	 significant percentage of URS decisions.) As ICANN staff has developed data indicating that a small percentage of URS decisions have been appealed, what has been the result of such appeals? (Note: The Charter already contains the question, "How can the appeals process of the URS be expanded and improved?", and we believe that addressing that question requires an understanding of how the appeals process has actually operated to date.) 		Commented [Office3]: Per Susan Payne: I propose that bullet 3 be amended, including the deletion of the Co-Chairs Note, to read: "How have the URS providers ensured that the "clear and convincing evidence" standard has been applied?" See: Susan's email on 17 Jan 2018 at: http://mm.icann.org/pipermail/gnso-rpm-wg/2018- January/002699.html Commented [MOU4]: Instead, some alternative questions can be asked: •What instructions have the URS providers given to the panelists? •What did the URS providers advise the panelists? •Does the URS providers have minimal standards for panelists for decision making? •Have the minimal standards been met? •What are the URS providers' procedures? Have the URS providers done their work? •How have the URS providers ensured that the "clear and convincing evidence" standard has been applied?
_	N. ALTERNATIVE PROCES	SSES:			•How do the URS providers police the existing rules for the panelists?
	1. Possible alternative(s) to	1	A more general question is whether there should be some kind of	From URS Document Sub-Team: •None; likely more a policy question	•What does "clear and convincing evidence" mean?
	the URS, e.g.	1	alternative to the URS – such as a	Suggestion from ICANN61: Can look at success	Formatted: Normal, No bullets or numbering
	summary	1	summary procedure in the UDRP?	metrics of alternate procedures, e.g. academic research	
I	procedure in the UDRP	1	Suggested topic on 10 Jan 2018 WG	on alternative processes.	 Formatted: Font: +Body (Calibri), 11 pt
	ODRF	1	call:		
			Mediation.		

OTHER GENERAL CHARTER QUESTIONS:

- Do the RPMs adequately address issues of registrant protection (such as freedom of expression and fair use)?
- Will, and if so to what extent, changes to one RPM will need to be offset by concomitant changes to the others?
- Do the RPMs collectively fulfil the objectives for their creation... In other words, have all the RPMs, in the aggregate, been sufficient to meet their objectives or do new or additional mechanisms, or changes to existing RPMs, need to be developed?
- Should any of the New gTLD Program RPMs (such as the URS), like the UDRP, be Consensus Policies applicable to all gTLDs, and if so what are the transitional issues that would have to be dealt with as a consequence?
- Are recent and strong ICANN work seeking to understand and incorporate Human Rights into the policy considerations of ICANN relevant to the UDRP or any of the RPMs?

PART THREE: CO-CHAIRS' STATEMENT ON URS REVIEW

November 30, 2017

RPM Working Group Co-Chairs' Joint Statement Regarding URS Review

The Co-Chairs have reviewed the general and specific WG Charter questions for the URS and note that among them are several overarching inquiries:

- Do the RPMs collectively fulfil the objectives for their creation, namely "to provide trademark holders with either preventative or curative protections against cybersquatting and other abusive uses of their legally-recognized trademarks? In other words, have all the RPMs, in the aggregate, been sufficient to meet their objectives or do new or additional mechanisms, or changes to existing RPMs, need to be developed?", and
- "Should any of the New gTLD Program RPMs (such as the URS), like the UDRP, be Consensus Policies applicable to all gTLDs, and if so what are the transitional issues that would have to be dealt with as a consequence?"

These are among the major questions to be dealt with toward the conclusion of Phase One of our work. The Objectives and Goals portion of the Charter also states, "the PDP Working Group is expected to consider, at the appropriate stage of its work, the overarching issue as to whether or not all the RPMs collectively fulfill the purposes for which they were created, or whether additional policy recommendations are needed, including to clarify and unify the policy goals".

We also note that the Charter's URS-specific questions deal with discrete features of this RPM – such as post-default registrant reply; the clear and convincing evidentiary standard; potential treatment of "repeat offenders" and abusive complainants; potential remedies in addition to suspension; use of expanded defenses; etc.

Finally, Additional Charter questions raise such general questions as "Are the processes being adopted by Providers of UDRP, URS, and TMCH services fair and reasonable?", and "Are Providers exceeding the scope of their authority in any of the procedures they are adopting?" But such general questions do not specifically address whether the three accredited URS providers are acting in compliance with the URS Procedure² and Rules³, and with the Memo of Understanding⁴ (MOU) entered into between ICANN and the three providers, as well as whether ICANN has undertaken any contractual compliance efforts to assure adherence to the MOU.

Whether the providers are acting in accordance with the relevant URS requirements will be an important factor to be considered when we deal with the overarching Consensus Policy question. It will also help ensure that our discussion of other URS questions is data and fact focused, and fully informed regarding the basic elements of this RPM. And such a review would be consistent with our prior work on the TMCH, in which we reviewed the criteria for marks eligible for registration in order to assure that Deloitte and IBM were administering the TMCH in a manner that adhered to those standards.

The Co-Chairs therefore propose, for WG review and discussion, that in addition to or as focused substitutes for the above and other relevant Charter questions -- however they are reconciled or reframed by the WG -- we should address these specific questions:

Again, the Co-Chairs believe that this proposed review of the administration of the URS by the accredited providers, to assure compliance with the existing rules, procedures, and MOU obligations, is both consistent with our prior review of the TMCH and is of fundamental importance for addressing the question of whether this RPM should be made available for complaints regarding domains at legacy gTLDs through adoption as Consensus Policy.

And, finally, as it will be some time before we have received and analyzed the survey questions regarding Sunrise Registrations and Trademark Claims Notices, we believe the proposed questions can be addressed without any further extension of our current timeline.

Commented [MOU5]: At 01 February meeting WG members suggested removing "or as focused substitutes for"

Commented [MW6]: Note from 10 Jan 2018 WG call: Can/are some/all of these be subsumed into the topics table in Part 2?

² https://newgtlds.icann.org/en/applicants/urs/procedure-01mar13-en.pdf

³ https://newgtlds.icann.org/en/applicants/urs/rules-04mar13-en.pdf

⁴ <u>https://www.icann.org/en/system/files/files/naf-urs-20feb13-en.pdf</u> (NAF version)

We look forward to discussing these proposed questions with WG members.

Document prepared by RPM Working Group Co-Chairs: Phil Corwin, J. Scott Evans, Kathy Kleiman