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Draft Final Report of the GNSO Fast Flux Hosting Working Group

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STATUS OF THIS DOCUMENT

This is the Draft Final Report of the Working Group on fast flux hosting, for submission to the GNSO Council on [date] following public comments on the Initial Report of 26 January 2009.

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SUMMARY

This report is submitted to the GNSO Council following public comments to the Initial Report as a required step in the GNSO Policy Development Process on Fast Flux Hosting.

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This report is submitted to the GNSO Council and posted for public comment as a required step in this GNSO Policy Development Process on Fast Flux Hosting.

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1 Executive summary

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1.1. Background

- Following the publication of the SSAC Advisory on Fast Flux Hosting and DNS (SAC 025) in January 2008, the GNSO Council instructed ICANN staff on 6 March 2008 to prepare and Issues Report which 'shall consider the SAC Advisory [SAC 025], and shall outline potential next steps for GNSO policy development designed to mitigate the current ability for criminals to exploit the DNS via 'fast flux' IP or nameserver changes'.
- The issues report was published on 31 March 2008 and recommended "the GNSO sponsor further fact-finding and research concerning guidelines for industry best practices before considering whether or not to initiate a formal policy development process".
- At its 8 May 2008 meeting, the GNSO Council initiated a formal policy development process (PDP) and called for the creation of a working group on fast flux. The working group charter was approved on 29 May 2008 and asked the working group to consider the following questions:
 - Who benefits from fast flux, and who is harmed?
 - Who would benefit from cessation of the practice and who would be harmed?
 - Are registry operators involved, or could they be, in fast flux hosting activities? If so, how?
 - Are registrars involved in fast flux hosting activities? If so, how?
 - How are registrants affected by fast flux hosting?
 - How are Internet users affected by fast flux hosting?
 - What technical (e.g. changes to the way in which DNS updates operate) and policy (e.g. changes to registry/registrar agreements or rules governing permissible registrant behavior) measures could be implemented by registries and registrars to mitigate the negative effects of fast flux?
 - What would be the impact (positive or negative) of establishing limitations, guidelines, or restrictions on registrants, registrars and/or registries with respect to practices that enable or facilitate fast flux hosting?
 - What would be the impact of these limitations, guidelines, or restrictions to product and service innovation?
 - What are some of the best practices available with regard to protection from fast flux?

The Group was also tasked to obtain expert opinion, as appropriate, on which areas of fast flux are in scope and out of scope for GNSO policy making.

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1.2. Approach taken by the Working Group

- The Fast Flux Working Group started its deliberations on 26 June 2008 and decided to start working on answering the charter questions in parallel to the preparation of constituency statements on this topic. In order to facilitate the feedback from the constituencies, a template was developed for responses (see Annex I). In addition to weekly conference calls, extensive dialogue occurred through the fast flux mailing list with over 800 messages posted.
- Except where marked differently, the positions outlined in this document should be considered in agreement by the Working Group. Where no broad agreement could be reached, the following labels have been used to indicate the level of support for a certain position:
 - Support – there is some gathering of positive opinion, but competing positions may exist and broad agreement has not been reached.
 - Alternative view – a differing opinion that has been expressed, without garnering enough following within the WG to merit the notion of either Support or Agreement. It should be noted that an alternative view could be expressed where there is broad agreement as well as support.

1.3. Discussion of Charter Questions

- After considerable deliberation, the working group was able to identify positive applications of certain characteristics generally associated with the term fast flux. These characteristics, including short TTLs and frequent update of DNS records, are present in production networking environments that are high volume, support mobility, or are likely targets of attacker, or network that must be adaptive and resilient to failure to satisfy availability requirements. Such self-beneficial or positive applications are described in the literature as 'volatile networking'. Generally, additional, sufficiently different and suspicious characteristics are present in malicious networking applications to distinguish positive, volatile networks from fast flux attack networks.
- A fast flux attack network, for the purposes of the working group exhibits the following characteristics:
 - Some but not necessarily all of the network nodes are operated on compromised hosts (i.e., using software that was installed on hosts without notice or consent to the system operator/owner);
 - Is 'volatile' in the sense that the active nodes of the network change in order to sustain the network's lifetime, facilitate the spread of the network software components, and to conduct other attacks; and

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- 115 • Uses a variety of techniques to achieve volatility including:
- 116 - rapid and repeated selection of systems from a pool of botted hosts, with those
- 117 systems being used for the purpose of serving malicious content, for use as
- 118 name servers, and for other purposes, all via DNS entries with low TTLs;
- 119 - dispersing network nodes across a wide number of consumer grade autonomous
- 120 systems;
- 121 - monitoring member nodes to determine/conclude that a host has been identified
- 122 and shut down; and
- 123 - time, or other metric-based, topology changes to network nodes, name server,
- 124 proxy targets or other components.
- 125 Additional characteristics that in combination or collectively have been used to
- 126 distinguish or “fingerprint” a fast flux hosting attack include:
- 127 - multiple IPs per NS spanning multiple ASNs,
- 128 - frequent NS changes,
- 129 - in-addrs.arpa or IPs lying within consumer broadband allocation blocks,
- 130 - domain name age,
- 131 - poor quality WHOIS,
- 132 - determination that the nginx proxy is running on the addressed machine: nginx is
- 133 commonly used to hide/proxy illegal web servers,
- 134 - the domain name is one of possibly many domain names under the name of a
- 135 registrant whose domain administration account has been compromised, and the
- 136 attacker has altered domain name information without authorization.
- 137 ■ The distribution and use of software installed on hosts without notice to or consent of the
- 138 system operator/owner is a critically important characteristic of a fast flux attack network;
- 139 in particular, it is one among several characteristics that distinguish fast flux attack
- 140 networks from production uses of fast flux techniques in applications such as content
- 141 distribution networking, high availability and resilient networking, etc.
- 142 ■ When used by criminals, the main goal of fast-flux hosting is to prolong the period of time
- 143 during which the attack continues to be effective. It is not an attack itself – it is a way for
- 144 an attacker to avoid detection and frustrate the response to the attack.
- 145 ■ The WG offers the following initial working answers to the charter questions but would
- 146 like to emphasize that continued work is required in the following areas:
- 147 - A robust technical, and process, definition of “fast flux”,
- 148 - Reliable techniques to detect fast flux networks while maintaining an acceptable rate
- 149 of false positives,
- 150 - Reliable information as to the scope and penetration of fast flux networks,
- 151 - Reliable information as to the financial and non-financial impact of fast flux networks

152 ▪ Charter Questions:

153 Note: the FF WG introduced the distinguishing terms volatile networks and fast flux attack
154 networks in section 1.3. The questions put before the WG by the GNSO Council are
155 reproduced throughout this report in their original formulation. The WG elected to include the
156 questions 'as posed' to avoid confusion or misrepresentation.

158 **1. Who benefits from fast flux, and who is harmed?**

159
160 **Who benefits from fast flux?**

- 161 - Organizations that operate highly targetable networks
- 162 - Mobility network providers
- 163 - Content distribution networks
- 164 - Free speech / advocacy groups
- 165 - Criminal entities

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166
167 **Who is harmed by fast flux activities?**

- 168 - The working group noted that harm could arise both from legitimate and malicious
169 uses of fast flux techniques, and WG members found it difficult during their
170 discussions to maintain a clear distinction between harms that arise directly from the
171 techniques themselves and harms that arise from the malicious behavior of “bad
172 actors” who may use fast flux as one of many techniques to avoid detection.
- 173 - The WG did not reach consensus concerning the separately identifiable culpability of
174 fast flux hosting with respect to the harm caused by malicious behavior, but it does
175 recognize the way in which fast flux techniques are used to prolong an attack.

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176
177 **2. Who would benefit from cessation of the practice and who would be harmed?**

178
179 The parties who benefit from cessation of the practice are the same as those who are
180 harmed when fast flux is used in support of fast flux attack networks. The WG focused its
181 attention therefore on identifying those harmed.

- 182 - Individuals whose computers are infected by attackers and subsequently used to
183 host facilities in a fast flux attack network.
- 184 - Businesses and organizations whose computers are infected and subsequently are
185 to host facilities in a fast flux attack network.
- 186 - Individuals who receive phishing emails and are lured to a phishing site hosted on a
187 fast flux attack network may have their identities stolen or suffer financial loss from
188 credit card, securities or bank fraud.

- 189 - Internet service providers are harmed when their IP address blocks and their domain
190 names are associated with fast flux attack networks. An ISP may also incur the cost
191 of diverting staff and resources to monitor and address abuse.
- 192 - The reputation of a registrar may be harmed when its registration and DNS hosting
193 services are used to facilitate fast flux attack networks that employ “double flux”
194 techniques. A registrar may also incur the cost of diverting staff and resources to
195 monitor and address abuse.
- 196 - Businesses and organizations who are phished from bogus web sites hosted on fast
197 flux attack networks.
- 198 - Individuals or business whose lives or livelihoods are affected by the illegal activities
199 abetted through fast flux attack networks.
- 200 - Registries may incur the cost of diverting staff and resources to monitor and address
201 abuse.
- 202 - [Law Enforcement and Investigators who have to divert their limited resources to](#)
203 [confront fast flux attack networks used to perpetrate various online crimes.](#)
- 204

205 **Who benefits from the use of fast flux techniques?**

- 206 - Organizations that operate highly targetable networks
- 207 - Content distribution networks
- 208 - [Mobility network users and operators who offer services to mobile users](#)
- 209 - Organizations that provide channels for free speech, minority advocacies or
210 revolutionary thinking
- 211 - Criminals, terrorists, and generally, any organization that operates a fast flux attack
212 network

213 The WG recognizes that future uses of this technology may be developed and that, as a
214 result, it is impossible to list all possible beneficial uses of this technology.

215

216 **3. Are registry operators involved, or could they be, in fast flux hosting**
217 **activities? If so, how?**

218

219 In its Constituency statement, the Registry Constituency provides detailed notes
220 regarding the technical and policy options available to registry operators regarding fast
221 flux hosting (see Annex III).

222

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223 **4. Are registrars involved in fast flux hosting activities? If so, how?**

224

- 225 - Most registrars are not involved in fast flux or double-flux
- 226 - Of the registrars where fast flux domains are registered by miscreants, the vast
- 227 majority are unwitting participants in the schemes
- 228 - Some registrars and more often resellers of registrar services have the appearance
- 229 of facilitation of fast flux domain attacks.
- 230 - No registrar has been prosecuted for facilitating criminal activities related to fast flux
- 231 domains, but there have been reports linking one ICANN-accredited registrar to a
- 232 large number of fraudulent domains including fast flux domains.

233 In addition, the report describes a number of known attack vectors as well as counter
234 measures.

235

236 **5. How are registrants affected by fast flux hosting?**

237

238 Registrants are targets for fast flux attackers who seek domain names they can use to
239 facilitate double flux attacks. Attackers are attracted by to existing domains that have a
240 positive reputation over newly registered domains as age and history have become
241 factors investigators consider as they attempt to determine whether a domain is
242 associated with fast flux attacks.

243

244 **6. How are Internet users affected by fast flux hosting?**

245

246 Internet users provide both the raw material that fast flux hosting runs on (malware-
247 compromised broadband – connected consumer PCs), while also serving as the target
248 audience for spamadvertised web sites which fast flux enables.

249

250 **7. What technical (e.g. changes to the way in which DNS updates operate) and**
251 **policy (e.g. changes to registry/registrar agreements or rules governing**
252 **permissible registrant behavior) measures could be implemented by registries**
253 **and registrars to mitigate the negative effects of fast flux?**

254

255 The solutions fall into two categories based on the type of involvement expected of
256 ICANN and its contracted or accredited parties (gTLD registries and registrars): those
257 that would require only the availability of additional or more accurate information, which
258 could be used (or not used) by other parties engaged in anti-fraud and related activities
259 as they saw fit (information gathering); and those that would require or at least benefit

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- 260 from some degree of active participation by ICANN and/or registries and registrars to
261 identify and deter fraudulent or other “malicious” behavior (active engagement).
- 262 - Information Gathering – information sharing proposals discussed included the
263 following ideas:
- 264 o Make additional non-private information about registered domains available
265 through DNS based queries;
 - 266 o Publish summaries of unique complaint volumes by registrar, by TLD and by
267 name server;
 - 268 o Encourage ISPs to instrument their own networks;
 - 269 o Cooperative, community initiatives designed to facilitate data sharing and the
270 identification of problematic domain names.
- 271 - Active Engagement – ideas for active engagement that were discussed included:
- 272 o Adopt accelerated domain suspension processing in collaboration with
273 certified investigators / responders;
 - 274 o Establish guidelines for the use of specific techniques such as very low TTL
275 values;
 - 276 o Identify name servers as static or dynamic in domain registrations by the
277 registrant;
 - 278 o Charge a nominal fee for changes to static name server IP addresses;
 - 279 o Allow the Internet community to mitigate fast-flux hosting in a way similar to
280 how it addresses other abuses;
 - 281 o Stronger registrant verification procedures.

282

283 **8. What would be the impact (positive or negative) of establishing limitations,**
284 **guidelines, or restrictions on registrants, registrars and/or registries with**
285 **respect to practices that enable or facilitate fast flux hosting?**

286

287 Any attempt by the WG to answer this question is deferred until the next constituency
288 statements and public comments, particularly requested on these points, have been
289 received and reviewed by the WG.

290

291 **9. What would be the impact of these limitations, guidelines, or restrictions to**
292 **product and service innovation?**

293

294 Any attempt by the WG to answer this question is deferred until the next constituency
295 statements and public comments, particularly requested on these points, have been
296 received and reviewed by the WG.

297

298 **10. What are some of the best practices available with regard to protection from**
299 **fast flux?**

300

301 One source of best practices for protection from fast flux can be found in the phishing
302 world. The Anti-Phishing Working Group has recently released a best practices
303 document for domain registrars in dealing with domain names registered by phishers
304 (“Anti-Phishing Best Practices Recommendations for Registrars”
305 http://www.apwg.org/reports/APWG_RegistrarBestPractices.pdf). Several of the
306 practices outlined in that document apply directly or indirectly to dealing with fast flux
307 domain names.

308 In addition, SAC 035 identifies mitigations methods certain registrars practice today in
309 case where the registrar provides DNS for the customer’s domains.

310

311 **11. Obtain expert opinion, as appropriate, on which areas of fast flux are in scope**
312 **and out of scope for GNSO policy making**

313

314 Some members of the Working Group provided reasons as to why policy development to
315 address fast flux is outside the scope of ICANN’s remit, while others disagreed. The
316 Working Group’s fact-finding and work on definitions documented how fast-flux involves
317 domain name use issues, rather than domain name registration issues.

318

319 **1.4. Challenges**

320 Despite the fact that the Working Group conducted its work with great enthusiasm and
321 dedication, it encountered a number of challenges which are outlined in chapter six such as
322 the lack of an agreed upon definition of fast flux and supporting data, and, misconception
323 about the scope of a PDP and remit of ICANN.

324

325 **1.5. Interim Conclusions**

- 326
- 327 ▪ Gaining a common appreciation and broad understanding of the motivations behind the
328 employment of fast flux or adaptive networking techniques proved to be a particularly
329 thorny problem for the WG. Attempts to associate an intent other than criminal and
330 characterizing fast flux hosting as legitimate or illegal, good or bad, stimulated
331 considerable debate.
 - 331 ▪ Study by members of the WG revealed that fast flux hosting is necessarily, accurately
332 characterized as “fast flux” but more generally, that fast flux hosting encompasses

- 333 several variations and adaptations of event-sensitive, responsive, or volatile networking
334 techniques.
- 335 ▪ The WG acknowledges that fast flux and similar techniques are merely components in
336 the larger issue of Internet fraud and abuse. The techniques described in this report are
337 only part of a vast and constantly evolving toolkit for attackers: mitigating any one
338 technique would not eliminate Internet fraud and abuse.
 - 339 ▪ These various and highly interrelated issues must all be taken into account in any
340 potential policy development process and/or next steps. Careful consideration will need
341 to be given as to which role ICANN can and should play in this process.

342

343 **1.6. Possible Next Steps**

344 *Note: the Working Group would like to provide the following ideas for discussion and*
345 *feedback during the public comment period. Please note that at this stage the Working*
346 *Group has not reached consensus on any of the ideas below. The objective of the Working*
347 *Group will be to review the input received during the public comment period and determine*
348 *which, if any, recommendations receive the support of the Working Group for inclusion in the*
349 *final report.*

- 350 ▪ Redefine the issue and scope by developing a new charter or explore further research
351 and fact-finding prior to the development of a new charter.
- 352 ▪ Explore the possibility to involve other stakeholders in the fast flux policy development
353 process.
- 354 ▪ Explore other means to address the issue instead of a Policy Development Process.
- 355 ▪ Highlight which solutions / recommendations could be addressed by policy development,
356 best practices and/or industry solutions.
- 357 ▪ Consider whether registration abuse policy provisions could address fast flux by
358 empowering registries / registrars to take down a domain name involved in fast flux.
- 359 ▪ Explore the possibility to develop a Fast Flux Data Reporting System (FFDRS).

360

360 **2 Report Process and Next Steps**

361 This Final Report, on fast flux is prepared as required by the Generic Names Supporting
362 Organisation (GNSO) Policy Development Process (PDP) as stated in the ICANN Bylaws,
363 Annex A (see <http://www.icann.org/general/bylaws.htm#AnnexA>). It is based on the Initial
364 Report of 26 January and reflects the comments received as well as the discussions of the
365 Working Group following the publication of the Initial Report and review of the public
366 comments. This report is submitted to the GNSO Council for the Council's consideration.
367 The conclusions and recommendations for next steps are outlined in Chapter [TBC].
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Deleted: will be posted for public comment for 20 days. The comments received will be analyzed and used for redrafting of the Initial Report into a Final Report to be considered by the GNSO Council for further action.

368 **3 Background**

369 **3.1 Process background**

370

371 **3.1.1 Security and Stability Advisory Committee**

372

373 The ICANN Security and Stability Advisory Committee (SSAC) completed a study of the way
374 in which the Domain Name System (DNS) can be manipulated by Internet cyber-criminals to
375 evade detection and termination of their illegal activities. The results of the study were
376 published in January 2008 in the SSAC Advisory on Fast Flux Hosting and DNS (SAC 025)ⁱ,
377 which describes the techniques that are collectively referred to as “fast flux hosting,”
378 explains how these techniques enable cybercriminals to extend the maliciously useful
379 lifetime of compromised hosts employed in illegal activities, and “encourages ICANN,
380 registries, and registrars...to establish best practices to mitigate fast flux hosting, and to
381 consider whether such practices should be addressed in future [accreditation] agreements.”ⁱⁱ

382

383 During its teleconference meeting on 6 March 2008,³ the GNSO Council entertained the
384 following motion, which carried:

385 “ICANN Staff shall prepare an Issues Report with respect to ‘fast flux’ DNS changes, for
386 deliberation by the GNSO Council. Specifically the Staff shall consider the SAC Advisory
387 [SAC 025], and shall outline potential next steps for GNSO policy development designed to
388 mitigate the current ability for criminals to exploit the DNS via ‘fast flux’ IP or nameserver
389 changes.”

390

391 **3.1.2 GNSO Issues Report on Fast Flux Hosting**

392 In response to the request of the GNSO Council, ICANN Staff considered the SSAC
393 Advisory (SAC 025), and consulted other appropriate and relevant sources of information on
394 the topic of fast flux hosting. Its findings were published in the issues report on 31 March
395 2008. Based on these findings ICANN Staff recommended “the GNSO sponsor further fact-
396 finding and research concerning guidelines for industry best practices before considering
397 whether or not to initiate a formal policy development process”. It furthermore noted that “the
398 completion of concrete fact-finding and research will be critical in informing the community’s
399 deliberations”.

400

401 **3.1.3 Council Resolution & WG Charter**

402

403 At its 8 May 2008 meeting, the GNSO Council initiated a formal policy development process
404 (PDP) and called for creation of a working group on fast flux. Subsequently, at its 29 May
405 2008 meeting, the GNSO Council approved a working group charter to consider the
406 following questions:

407

- 408 • Who benefits from fast flux, and who is harmed?
- 409 • Who would benefit from cessation of the practice and who would be harmed?
- 410 • Are registry operators involved, or could they be, in fast flux hosting activities? If so,
411 how?
- 412 • Are registrars involved in fast flux hosting activities? If so, how?
- 413 • How are registrants affected by fast flux hosting?
- 414 • How are Internet users affected by fast flux hosting?
- 415 • What technical (e.g. changes to the way in which DNS updates operate) and policy (e.g.
416 changes to registry/registrar agreements or rules governing permissible registrant
417 behavior) measures could be implemented by registries and registrars to mitigate the
418 negative effects of fast flux?
- 419 • What would be the impact (positive or negative) of establishing limitations, guidelines, or
420 restrictions on registrants, registrars and/or registries with respect to practices that
421 enable or facilitate fast flux hosting?
- 422 • What would be the impact of these limitations, guidelines, or restrictions to product and
423 service innovation?
- 424 • What are some of the best practices available with regard to protection from fast flux?

425

426 The group was also tasked to obtain expert opinion, as appropriate, on which areas of fast
427 flux are in scope and out of scope for GNSO policy making.

428

429 **3.2 Issue Background**

430

431 *N.B. Please note that the following content is partially taken from the GNSO Issues*
432 *Report on Fast Flux Hosting – 31 March 2008 and may not reflect the opinion of the*
433 *Working Group on the issue.*

434

435 “Fast flux” refers to rapid and repeated changes to an Internet host (A) and/or name server
436 (NS) resource record in a DNS zone, which have the effect of rapidly changing the location
437 (IP address) to which the domain name of an A or NS resolves. Although some legitimate
438 uses for this technique are known (see below), it has within the past year become a favorite

439 tool of phishers and other cybercriminals who use it to evade detection by anticrime,
440 antimalware and anti-phishing investigators.

441

442 **How fast flux attacks work**

443

444 *N.B. Please note that the following content is based on, and in some cases taken*
445 *verbatim from, the description at <http://www.honeynet.org/papers/ff/fast-flux.html> and*
446 *may not reflect the opinion of the Working Group on the issue. This section only*
447 *discusses fast flux attacks. Positive applications are considered in the next section*
448 *titled 'legitimate uses of fast flux'.*

449

450 The goal of a fast flux attack is to assign and re-assign multiple IP addresses (sometimes
451 hundreds or even thousands) to a single qualified domain name (such as
452 www.example.com). These IP addresses are changed in and out of zone file A (host
453 address) and/or NS records, sometimes using round-robin IP addresses and/or short time-
454 to-live (TTL). Web site host names may be associated with a new set of IP addresses that
455 can change rapidly. A browser that connects to the same web site repeatedly over a short
456 period of time could actually be connecting to a different infected computer each time. In
457 addition, the attackers ensure that the compromised systems they use to host their scams
458 have the best possible bandwidth and service availability. They often use a load-distribution
459 scheme, which takes into account node reachability-check results, so that unresponsive
460 nodes are taken out of the pool and content availability is always maintained.

461

462 Proxy redirection adds a second layer of obfuscation to a fast flux attack. When an attacker
463 hosting malicious content (a phishing site, for example) uses a fast flux network, the hosts
464 that are “fluxed” (by rapidly changing the configuration of the malicious host network) are
465 typically proxies that redirect queries to the site that contains the attacker’s actual content.
466 That’s simpler for the attacker, because instead of having to copy his malicious content to
467 many different bots, he can put it on one host, and deploy a botnet of redirecting proxies that
468 all point to that host. The fluxing then takes place among the redirectors. Redirection
469 disrupts attempts to track down and mitigate fast flux service network nodes. The domain
470 names and Uniform Resource Locators (URLs) for advertised content do not resolve to the
471 IP address of a specific server, but instead fluctuate amongst many front-end redirectors or
472 proxies, which then in turn forward content to another group of backend servers. While this
473 technique has been used for some time in the world of legitimate network applications, for
474 the purpose of maintaining high availability and spreading load, in this case it is evidence of
475 the technological evolution of criminal computer networks.

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476

477 | Fast flux [attack](#) “motherships” are the controlling element behind fast-flux service networks,
478 and are similar to the command and control (C&C) systems found in conventional botnets.
479 However, compared to typical botnet servers, fast flux motherships have many more
480 features. The upstream fast flux mothership node, which is hidden by the front-end fast flux
481 proxy network nodes, delivers content back to the bot client who requests it. Certain fast flux
482 command and control systems employ peer to peer (P2P) applications and so operate
483 successfully for extended periods of time in the wild. These nodes are often observed
484 hosting both DNS and Hypertext Transfer Protocol (HTTP) services, with web server virtual
485 hosting configurations able to manage the content availability for thousands of domains
486 simultaneously on a single host.

487

488 | Fast flux [attack](#) techniques are used to enhance the longevity and robustness of networks
489 which support many malicious practices, including online pharmacy shops, money mule
490 recruitment sites, phishing web sites, extreme/illegal adult content, malicious browser exploit
491 web sites, and the distribution of malware downloads. Beyond DNS and HTTP, other
492 services such as Simple Mail Transfer Protocol (SMTP), Post Office Protocol (POP), and
493 Internet Message Access Protocol (IMAP) can be delivered via fast flux service networks.
494 Because fast flux techniques utilize the Transmission Control Protocol (TCP) and the User
495 Datagram Protocol (UDP) redirects, any directional service protocol with a single target port
496 would likely encounter few problems being served via a fast flux service network—so it’s not
497 just web sites; it could also be fraudulent email sites.

498

499 | [Positive Applications of Volatile Networking Techniques](#)

500

501 The working group conducted research which developed evidence that legitimate high-
502 capacity load balancing systems, and legitimate “volatile” or rapid update dependent
503 services rely on short TTL values in the DNS records that resolve their principal domain
504 names (e.g., www.google.com) to IP addresses in order to propagate changes quickly.

505 | Organizations with high traffic sites or highly targetable networks might use [such volatile](#)
506 [networking techniques](#)—which satisfies some narrow definitions of “fast flux”—to adapt its
507 home page addresses to internal and external network conditions, such as server load,
508 outages, user location, and resource reconfiguration. The ability to reconfigure a production
509 network quickly is considered by certain service providers to be important enough to offset
510 the additional query latency introduced by more-frequent DNS lookups.

511

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512 The working group also identified the use of volatile networking techniques by service
513 providers wishing to deal with situations in which a government or other actor is deliberately
514 preventing access to services from within a country or region, or is engaged in censorship.
515 This was described as a possible 'legitimate use.' We note that legality may vary by
516 jurisdiction, and that the WG
517 is not taking a position on the legality or illegality of any particular service provider's
518 implementation.

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Deleted: The working group also explored the use of fast flux by service providers wishing to deal with situations in which a government or other actor is deliberately preventing access to their services from within a country or region, or is engaged in broader censorship. This was described as a possible "legitimate use". -

520 Certain service providers and registrars provide a name resolution service to enable web-
521 hosting service for individuals and organizations who are assigned dynamic IP addresses.
522 The DNS entries in these scenarios are typically assigned low TTL values. The IP addresses
523 assigned to individuals and organizations by such providers commonly fall within a single
524 Autonomous System Number (ASN). This is another example of legitimate use.

525
526 Short TTL values for the DNS A, AAAA and PTR resource record types are quite useful
527 to provide mobility support. A DNS name server may itself be mobile, e.g. aboard a ship,
528 airplane, or vehicle. In such cases, the TTL associated with the name server A record may
529 need to be short to deal with the movement of the name server from one routing and
530 addressing domain to another. The same phenomenon can and will occur in ad hoc
531 networking situations and situations where administrators renumber networks or anticipate
532 doing so. In such scenarios, A, AAAA PTR and other (e.g., MX, KX, SRV, and other
533 resource records, may require very short TTL values as well.

534
535 DNS name server (NS) delegation records may use short TTL values in ordinary daily
536 operation. This is a critical distinction from the various examples provided above. RFC 1035
537 refers to sites with "volatile data. Web site or other content delivery site operators in general
538 have legitimate reasons for using short TTLs for these records, if only or finite periods of
539 time and RFC 1034 and 1035 acknowledge such applications, indicating that Internet
540 services that are subject to a high change frequency legitimately use low TTLs. Even uses of
541 zero-length TTLs are mentioned in RFC 1035.

542
543 Imposing minimum values for TTL values thus appears to contradict the intent of the DNS
544 standards and common engineering practices. It may interfere with the operation of existing
545 sites and services, inhibit the development of innovative services, or prove costly to site
546 operators and their service providers. Lastly, even if such limits were desired, there is
547 presently no practical way that any entity could impose minimum TTLs on those parties

548 | responsible for setting them authoritatively.

549 |
550 | **Illicit Uses: Fast Flux Attack Networks,**

551 |
552 | Phishing, pharming, and other malicious (and frequently illegal) activities represent a well-
553 | known threat to the safety and security of Internet users. Those engaged in these activities
554 | can frustrate the efforts of investigators to locate and shut down their operations by using
555 | fast flux attack networks to rapidly and continuously change the topology of the network on
556 | which their content is hosted, staying “one step ahead” of their law-enforcement pursuers.

557 |
558 | Fast flux attack networks are robust, resource obfuscating service delivery infrastructures.
559 | Such infrastructures make it difficult for system administrators and law enforcement agents
560 | to shut down active scams and identify the criminals operating them.

561

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561 4 Approach taken by the Working Group

562 The Fast Flux Working Group started its deliberations on 26 June 2008 with an informal
563 meeting during the ICANN Paris meeting where it was decided to continue the work primarily
564 through weekly conference calls, which started on 11 July 2008. The group decided to start
565 working on answering the charter questions in parallel to the preparation of constituency
566 statements on this topic. In order to facilitate the feedback from the constituencies, a
567 template was developed for responses (see Annex I). The initial idea was to have a first
568 round of informal constituency statements, followed by a final round of constituency
569 statements following the first draft of the initial report.

570
571 The group decided it would be useful to reference information from organizations doing fast
572 flux domain analysis work. This material is attached to this report as an annex.

573
574 [The Initial Report was published on 26 January 2009 and was followed by a public comment](#)
575 [period as prescribed in the ICANN by-laws.](#)
576

577 In addition to the weekly conference calls, extensive dialogue occurred through the fast flux
578 mailing list. Over 900 emails have been posted to the mailing list as of this writing, not taking
579 into account messages that were sent between individual Working Group members on the
580 topic.

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581
582 Except where marked differently, the positions outlined in this document should be
583 considered in agreement by the Working Group, meaning that there was broad agreement
584 within the Working Group (largely equivalent to "rough consensus" as used in the Internet
585 Engineering Task Force (IETF)). Where no broad agreement could be reached, the following
586 labels have been used to indicate the level of support for a certain position:

- 587 ▪ Support – there is some gathering of positive opinion, but competing positions may exist
588 and broad agreement has not been reached.
- 589 ▪ Alternative view – a differing opinion that has been expressed, without garnering enough
590 following within the WG to merit the notion of either Support or Agreement. It should be
591 noted that an alternative view could be expressed where there is broad agreement as
592 well as support.

593

594 **4.1 Members of the Working Group**

595

596 It should be emphasized that statements and contributions made by individual members of
 597 the Working Group in the course of this policy development process are made on an
 598 individual title and are not necessarily representative for their respective constituency or
 599 employers.

600 The members of the Working Group are:

Name	Constituency/other	Affiliation
Adam Palmer	Individual	PIR
Avri Doria	Nomcom Appointee, Council Chair	Luleå Univ of Tech
Beau Brendler ⁱⁱⁱ	ALAC	Consumer Reports WebWatch
Christian Curtis	NCUC	Brooklyn Law School
Chuck Gomes	Registry, GNSO Council Vice Chair	Verisign
Eric Brunner- Williams ^{iv}	Registrar	CORE
George Kirikos ^v	CBUC	Leap of Faith Financial Services Inc
Greg Aaron	Registry	Afilias
Ihab Shraim	Registrar	Mark Monitor
James Bladel	Registrar	Godaddy
Joe St Sauver	Individual	Internet2, University of Oregon
Kalman Feher	Registrar	MelbourneIT
Liz Williams	CBUC	LSE
Marc Perkel	Individual	Internet business (Ctyme.com)
Margie Milam ^{vi}	Registrar	Mark Monitor
Mark McFadden	ISP	BT
Martin Hall ^{vii}	Individual	Karmasphere
Mat Larson	Registrar	Verisign
Jose Nazario ^{viii}	Individual	Arbor Networks
Mike O'Connor ^{ix}	CBUC	The O'Connor Company of St Paul
Mike Rodenbaugh	CBUC	Rodenbaugh Law
Minaxi Gupta	Individual	Indiana University USA
Paul Diaz	Registrar	Network Solutions
Paul Stahura	Registrar	ENom
Philip Lodico	CBUC	FairWinds Partners
Randy Vaughn	Individual	Information Systems Hankamer School of Business Baylor University
Rod Rasmussen	Individual	Internet Identity
Rodney Joffe	Registry	Neustar
Steve Crocker	SSAC	Shinkuro
Steven Vine	Registrar	Register.com

Tony Holmes	ISP	BT
Wendy Seltzer	ALAC	Berkman Center for Internet & Society
Zbynek Loebel	IPC	Czech Arbitration Court

601

602 In addition, ICANN Senior Security Technologist Dave Piscitello actively participated in the
603 Working Group's discussions.

604

605 The Working Group was supported by the following ICANN staff members: Glen de Saint
606 Géry, Liz Gasster and Marika Konings.

607

608 To review the statements of interest of the Working Group members, please visit:

609 <http://gnso.icann.org/issues/fast-flux-hosting/soi-ff-05aug08.shtml>

610

610 5 Discussion of Charter Questions

611 The following is a distillation from email threads and Working Group conference calls. As far
612 as possible, answers to the charter questions have been clustered together in separate
613 groupings.

614
615 After considerable deliberation, the working group was able to identify positive applications
616 of certain characteristics generally associated with the term fast flux hosting. These *adaptive*
617 *networking* characteristics, including short TTLs and frequent update of DNS records, are
618 present in production networking environments that are high profile, support mobility, or are
619 likely-targets of attacker, or network that must be adaptive and resilient. Such self-beneficial
620 or positive applications are described in the literature as 'volatile networking'. Generally,
621 additional, sufficiently different and suspicious characteristics are present in malicious
622 networking applications to distinguish positive, volatile networks from fast flux attack
623 networks.

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624

625 **Fast flux characteristics**

626

627 A fast flux attack network, for the purposes of this working group, exhibits the following
628 characteristics:

629

- 630 • Some but not necessarily all of the network nodes are operated on compromised
631 hosts (i.e., using software that was installed on hosts without notice or consent to the
632 system operator/owner);
- 633 • Is 'volatile' in the sense that the active nodes of the network change in order to
634 sustain the network's lifetime, facilitate the spread of the network software
635 components, and to conduct other attacks; and
- 636 • Uses a variety of techniques to achieve volatility including:
 - 637 – rapid and repeated selection of systems from a pool of botted hosts, with those
638 systems being used for the purpose of serving malicious content, for use as
639 name servers, and for other purposes, all via DNS entries with low TTLs;
 - 640 – dispersing network nodes across a wide number of consumer grade autonomous
641 systems;

- 642 – monitoring member nodes to determine/conclude that a host has been identified
- 643 and shut down; and
- 644 – time, or other metric-based, topology changes to network nodes, name server,
- 645 proxy targets or other components.

646

647 Additional characteristics that in combination or collectively have been used to distinguish or
648 “fingerprint” a fast flux hosting attack include:

- 649 – multiple IPs per NS spanning multiple ASNs,
- 650 – frequent NS changes,
- 651 – in-addrs.arpa or IPs lying within consumer broadband allocation blocks,
- 652 – domain name age,
- 653 – poor quality WHOIS,
 - 654 o Support:
 - 655 – Whois records are fraudulently created (e.g. using stolen identities or payment
 - 656 methods)
 - 657 – determination that the nginx proxy is running on the addressed machine: nginx is
 - 658 commonly used to hide/proxy illegal web servers,
 - 659 – the domain name is one of possibly many domain names under the name of a
 - 660 registrant whose domain administration account has been compromised, and the
 - 661 attacker has altered domain name information without authorization.

662

663 The distribution and use of software installed on hosts without notice to or consent of the
664 system operator/owner is a critically important characteristic of a fast flux attack network; in
665 particular, it is one among several characteristics that distinguish fast flux attack networks
666 from **production** uses of fast flux techniques in applications such as content distribution
667 networking, high availability and resilient networking, etc.

668

669 In order to constrain the working definition of “fast flux” to lie “within the scope of ICANN to
670 address,” the WG also tentatively agreed to limit the definition to the operation of the DNS
671 and its registration system, specifically excluding the question of what constitutes “criminal
672 intent.”

673

674 **Charter questions**

675 |

676 Note: the FF WG introduced the distinguishing terms volatile networks and fast flux attack
677 networks in section 1.3. The questions put before the WG by the GNSO Council are
678 reproduced throughout this report in their original formulation. The WG elected to include the
679 questions 'as posed' to avoid confusion or misrepresentation.
680

681 **5.1 Who benefits from fast flux, and who is harmed?**

682 683 **Who benefits from fast flux?**

684
685 Production applications of volatile networks may exhibit some but not all characteristics
686 ascribed to fast flux attack networks. For example, the Working Group assumes that
687 unauthorized software operated on compromised hosts would not participate in or contribute
688 to the intended and beneficial use of such volatile networks.
689

690 The WG identified the following ways in which fast flux techniques either are or plausibly
691 could be used for legitimate purposes, without reaching consensus on whether or not any or
692 all of these uses actually occur, or whether the beneficial uses depend on fast flux
693 techniques or could be pursued using other means of roughly equivalent efficacy and
694 convenience.
695

696 **1. Organizations that operate highly targetable networks**

697
698 Organizations that operate highly targetable networks (e.g. government and military/tactical
699 networks) must adhere to very stringent availability metrics and use short TTLs to rapidly
700 relocate network resources which may come under attack. While such networks employ
701 short TTLs, short TTLs – in and of themselves – are insufficient to characterize a domain
702 name as 'fast flux'. TTLs become an issue for fast flux-related work primarily because at
703 least one Internet Draft, [ftp://ftp.rfc-editor.org/in-notes/internet-drafts/draft-bambenek-](ftp://ftp.rfc-editor.org/in-notes/internet-drafts/draft-bambenek-doubleflux-01.txt)
704 [doubleflux-01.txt](ftp://ftp.rfc-editor.org/in-notes/internet-drafts/draft-bambenek-doubleflux-01.txt) (URL broken due to length) focuses primarily on establishing minimum
705 TTLs as an approach to limiting fast flux. If constraints were to be applied to TTLs in an
706 effort to limit fast flux, this action would affect organizations which rely on short TTLs in order
707 to be able to relocate resources as part of the process of mitigating distributed denial of
708 service attacks, would impact organizations moving nameservers, and organizations which
709 rely on short TTLs in order to provide a variety of legitimate services, among others.

- 710
- 711 o Alternative viewpoint:
- 712 There are legitimate uses of short TTL values, and artificially limiting TTLs via
- 713 consensus policies will simply move the problem beyond the purview of ICANN (to
- 714 ccTLDs and privately operated DNS networks).
- 715

716 **2. Content distribution networks**

717

718 Content distribution networks such as Akamai, where "add, drop, change" of servers are

719 common activities to complement existing servers with additional capacity, to load balance

720 or location-adjust servers to meet performance metrics (latency, for example, can be

721 reduced by making servers available that are fewer hops from the current most active locus

722 of users and by avoiding lower capacity or higher cost international/intercontinental

723 transmission links).

724

725 **3. Mobility Support**

726 As pointed out by R Atkinson in the public comment period ([http://forum.icann.org/lists/fast-](http://forum.icann.org/lists/fast-flux-initial-report/msg00002.html)

727 [flux-initial-report/msg00002.html](http://forum.icann.org/lists/fast-flux-initial-report/msg00002.html)) and described earlier in this report, short TTL values are

728 also used to provide mobility support to support ad hoc networking, and to assist

729 organizations that anticipate or are in the process of renumbering networks.

730

731 **4. Free speech / advocacy groups**

732

733 Organizations that provide channels for free speech, minority advocacies, etc., may use

734 short TTLs and operate fast flux like networks, see e.g.

735 <http://www.nytimes.com/2009/05/01/technology/01filter.html?hpw>. The group was presented

736 with a case study of a service that uses fast flux methods to purportedly allow Web users to

737 circumvent Internet content censorship. A discussion on this issue can be found at

738 <http://forum.icann.org/lists/gnso-ff-pdp-may08/msg00371.html>.

739

- 740 o Alternative viewpoints:
- 741 - Some indicated that there is a lack of evidence to actually support this category
- 742 (free speech / advocacy as benefitting from fast flux).

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- 743 - Some working group members pointed out that operators of networks in this
744 category are understandably reticent, and that information about these networks
745 will always be very difficult to obtain.
746 - Techniques other than Fast Flux (such as Tor) are used by these groups to avoid
747 discovery.

748

749 5. Criminal Entities

750

751 Criminals, terrorists, and generally, any organization that operates a fast flux attack network
752 frequently benefit from the use of short TTLs along with other volatile networking techniques,
753 but at public expense, harm or detriment.
754

755

756 **"Who is harmed by fast flux activities?"**

757

758 The WG noted that harm could arise from both legitimate and malicious uses of fast flux
759 techniques, and WG members found it difficult during their discussions to maintain a clear
760 distinction between harms that arise directly from the techniques themselves (e.g., rapid
761 reconfiguration of network topologies using techniques such as short TTLs and rapid
762 changes to information in A or NS records) and harms that arise from the malicious behavior
763 of "bad actors" who may use fast flux as one of many techniques to avoid detection and
764 termination of their activities (spamming, phishing, etc.) by law enforcement or other anti-
765 crime agencies. This difficulty appears to be responsible for the persistent disagreement
766 within the WG concerning the extent to which "fast flux" is or is not a culpable element of
767 "malicious behavior" (which itself remains a poorly-defined term).

768

769 The WG would point to the way in which fast flux nodes are created as prima-facie evidence
770 of fast flux techniques constituting malicious behavior. Recall that fast flux nodes are created
771 by compromising hosts with malicious software installed without the knowledge or consent of
772 the system's operator/owner. With respect to malicious behaviors enabled by fast flux, one
773 non-subjective definition of 'malicious behavior' would be, 'Activities which are illegal under
774 the laws or regulations of a country having jurisdiction over the activity in question.' For
775 example, in the United States, malicious activities enabled by fast flux might include, among
776 other things:

- 776 - Cyber intrusions/unauthorized access to computers and networks

- 777 – Phishing (forgery and social engineering attacks meant to induce users to reveal
778 sensitive financial credentials)
- 779 – Carding (trading and misuse of credit card numbers and other financial credentials)
- 780 – Distribution of viruses or other malware
- 781 – Distribution of child pornography
- 782 – Distribution of narcotics or other scheduled controlled substances without a valid
783 prescription
- 784 – Distribution of knockoff/counterfeit versions of trademarked or copyrighted property such
785 as watches, purses, computer software, movies or music
- 786
- 787 • Alternative view in relation to the previous paragraph:
788 Due process needs to be observed. People can be falsely accused of a crime.
789 Determination of guilt is something that should be left to the court system.
- 790

791 Although the WG did not reach consensus concerning the separately identifiable culpability
792 of fast flux hosting with respect to the harm caused by malicious behavior, it recognized the
793 way in which fast flux techniques are used to prolong an attack:

794

795 “[A] ‘flux’ domain attack lasts about twice to six times longer than any other kind of
796 phishing site. Here’s a reference to an excellent paper on this by Tyler Moore and
797 Richard Clayton of Cambridge from last year on the topic of phishing site uptimes
798 that breaks this out based on hard data:
799 (<http://www.cl.cam.ac.uk/~rnc1/ecrime07.pdf>). So these flux techniques keep a site
800 up at least twice as long, much longer on many occasions.”^x

801

802 The WG does not suggest that mitigating fast flux attacks would eliminate the need for other
803 anti-abuse or law enforcement work, nor do we intend to exaggerate the benefits of this
804 attack technique to would-be malefactors by calling detailed attention to specific harms.
805 Rather, we call attention to these attacks in a markedly strong manner to emphasize that
806 fast flux attacks have considerable influence in the duration and efficacy of harmful activities.

807

808 The WG offers the following initial working answers to the charter questions but would like to
809 emphasize that continued work is required in the following areas:

- 810 • A robust technical, and process, definition of “fast flux”,

- 811 • Reliable techniques to detect fast flux networks while maintaining an
- 812 acceptable rate of false positives,
- 813 • Reliable information as to the scope and penetration of fast flux networks,
- 814 • Reliable information as to the financial and non-financial impact of fast flux
- 815 networks
- 816

817 **5.2 Who would benefit from cessation of the practice and who would be harmed?**

818

819 **Who is harmed by fast flux techniques when used in support of attack networks?**

820

821 Again, the WG calls the readers' attention to the distinction we make between volatile

822 networking an fast flux attacks; here, we focus attention on identifying the harms inflicted on

823 victims of fast flux attacks;

824

825 1. Individuals whose computers are infected by attackers and subsequently used to host

826 facilities in a fast flux attack network (e.g., nginc proxies, nameservers or web sites). The

827 individual may have his Internet connection blocked. In extreme cases, should the computer

828 be suspected of hosting illegal material (e.g., child pornography), the computer may be

829 seized by law enforcement agents (LEAs) and the individual may be subject to a criminal

830 investigation.

- 831
- 832 In addition:
- 833 - even if their connection is not blocked, users may experience degraded performance (as
 - 834 computer or network resources get consumed by the parasitic miscreant user(s) of their
 - 835 system)
 - 836 - if the Internet Service Provider (ISP) does not block the infected user, remote ISPs may
 - 837 end up blocking all or some traffic from the user, e.g., as a result of the user's IP being
 - 838 listed on a DNS block list
 - 839 - the user may be (repeatedly) diverted from a normal connection to a walled garden
 - 840 where the only resources they can access are remediation sites or tools
 - 841 - a user's systems may become unstable as a result of malware which was installed to
 - 842 enable fast fluxing
 - 843

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Deleted: The parties who benefit from the cessation of the practice of fast flux attacks are the same parties who are harmed when fast flux is used in support of attack networks. The WG thus focused its attention on identifying the harms, as follows

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- 844 Some specific examples of how users can be harmed by fast flux attacks, beyond what has
845 already been mentioned, are:
- 846 – increased operational complexity and loss of Internet transparency as operators
847 implement increasingly draconian measures in an effort to control abuse from potentially
848 compromised users
 - 849 – costs associated with the prophylactic purchase of antivirus products, home firewall
850 "routers" and other security products meant to keep bots and other security threats at
851 bay
 - 852 – clean up costs when prophylactic measures fail (e.g., when a non-technical user needs
853 to hire a technician to help them try to get uninfected)
 - 854 – in the case of users whose subscriptions are terminated by their ISP, or users that
855 decide to change ISP as a result of the ineffectiveness experienced by the incumbent
856 ISP, the costs associated with moving from one ISP to another, including both direct
857 contractual costs (such as potentially overlapping subscription costs, or disconnection
858 and connection fees), as well as indirect costs such as changes in email addresses (with
859 attendant lost or delayed email), time spent learning the ins-and-outs of a new ISP, time
860 spent reconfiguring systems to use the new ISP, etc.

861

862 2. Businesses and organizations whose computers are infected and subsequently are to
863 host facilities in a fast flux attack network. These organizations may have Internet
864 connections blocked, which may result in loss of connectivity for all users and customers, as
865 well as the possible loss of connectivity for any Internet services also hosted via the blocked
866 connection (e.g., mail, web, e-merchant or ecommerce sites). Again, in the extreme, should
867 the computer be suspected to host illegal material, the computer may be seized by LEAs
868 and the individual may be subject to a criminal investigation. If this computer were hosting
869 web and other services for the business/organization, the seizure could also result in an
870 interruption of service, loss of income or "web presence". Registries may suspend name
871 resolution of the organization's domain if ordered by courts or LEAs.

872

873 A compromised system in a business environment also immediately raises the dreaded
874 specter of a breach of personally identifiable information (PII). If PII was present on the
875 compromised machine, notification may be mandated by statute, which may result in
876 substantial direct costs to the affected organization. PII-related worries also drive the
877 substantial costs associated with deployment of whole disk encryption. Some businesses

878 may also be affected by specific laws e.g. the Gramm-Leach-Bliley Act (GLBA) or the Health
879 Insurance Portability and Accountability Act (HIPAA), which apply to financial institutions or
880 health care institutions, respectively.

881

882 3. Individuals who receive phishing emails and are lured to a phishing site hosted on a fast
883 flux attack network may have their identities stolen or suffer financial loss from credit card,
884 securities or bank fraud. Those losses may include both direct losses, which a financial
885 institution declines to reimburse, as well as indirect costs (potentially higher interest rates,
886 reduced credit lines, declined credit applications, etc.) Identity theft can also touch on
887 national security issues, if stolen identity information is used to illegally cross borders, to
888 illegally remain in a country or to work without permission, or to purchase items or services
889 (such as weapons or airline travel) that might not otherwise be available if a person used
890 their real identity).

891

892 Affected individuals may unwittingly disclose medical or personal information that could be
893 used for blackmail or coercion. Individuals who purchase bogus products, especially
894 pharmaceuticals, may be physically harmed from using such products.

895

896 ○ Support:

897 Individuals may be subject to discriminatory treatment by employers concerned with
898 potential costs associated with identified (but latent) genetic conditions, for example.
899 Fear that medical record systems are porous may also deter some individuals from
900 seeking help as they may be concerned that their medical information will not remain
901 confidential.

902

903 ○ Support:

904 Additional harm can occur in a variety of ways. For example:

905 - Teenagers might have uncontrolled access to narcotics, steroids or other dangerous
906 controlled substances, with potentially tragic consequences

907 - Women attempting to purchase birth control patches online might be sold adhesive
908 bandages with no active ingredient whatsoever instead

909 - Cancer patients, rather than receiving efficacious treatment from a licensed
910 physician, might rely on bogus online herbal "cures" that actually do nothing to treat
911 their disease, again, potentially resulting in deaths or serious complications.

912 - Illegal generic drugs can undercut the incentive for pharmaceutical companies to
913 invest in new drug research by cutting into their earning stream while their discovery
914 is, or should be protected by patents.
915 - Sale of counterfeit products is another example of how fast flux networks can result
916 in users and businesses being harmed. Counterfeit products may undermine the
917 value of carefully nurtured brand names, leave consumers with inferior or
918 dysfunctional products, deny countries legitimate customs revenues associated with
919 the import of premium brand-name products, or result in unsafe products (for
920 example as a result of counterfeit UL-listed electrical appliances cords).

921

922 4. Internet service providers are harmed when their IP address blocks and their domain
923 names are associated with fast flux attack networks. These operators also bear the burden
924 of switching the unauthorized traffic that fast flux attack networks generate. ISPs may also
925 incur the cost of diverting staff and resources to respond to abuse reports or legal inquiries
926 or helping users to get cleaned up, or purchasing antivirus products to hand out to users, or
927 deploying network-based remediation solutions. ISPs are harmed when spammers send
928 spam using fast flux hosted sites, and the ISP is deluged with the fast flux-enabled spam.
929 ISPs may also experience excess DNS-related traffic as a result of fast flux, resulting in the
930 need for them to deploy additional recursive resolver capacity. ISPs may also be forced to
931 deploy deep packet inspection equipment or other networking equipment to detect and
932 respond to fast flux hosted sites on customer systems. (Because fast flux web sites can be
933 easily hosted on arbitrary ports, port-based blocking solutions won't work to control fast flux
934 hosting, unlike port 25 blocks deployed to control direct-to-MX spam).

935

936 5. The reputation of a registrar may be harmed when its registration and DNS hosting
937 services are used to facilitate fast flux attack networks that employ "double flux" techniques.
938 Like Internet access providers, they may also incur the cost of diverting staff and resources
939 to monitor abuse, or to respond to abuse reports or legal inquiries. Registrars currently
940 group wdprs.internic.net complaints together with fast flux complaints simply because it is
941 the sole complaint mechanism available for fast flux domain name abuse. Anti-spam experts
942 have therefore focused at scrutinizing suspected spamvertised (advertised via spam) fast
943 flux domain names for Whois problems. Dealing with those Whois Data Problem Report
944 System (WDPRS) reports represents an additional registrar-specific cost. Providing a
945 reporting channel that would focus on the actual issue (a domain has been detected which is
946 engaged in criminal activity) rather than the substitute issue (there is a problem with the

947 domain's Whois data), would clarify the problem at hand.

948

949 6. Businesses and organizations who are "phished" from bogus web sites hosted on fast flux
950 attack networks may experience financial or material loss, tarnish to brand, or loss of
951 customer/consumer confidence. They also incur the cost associated with brand abuse
952 monitoring, detection and mitigation.

953

954 7. Individuals or businesses whose lives or livelihoods are affected by the illegal activities
955 abetted through fast flux attack networks, as are persons who are defrauded of funds or
956 identities, whose products are imitated or brands infringed upon, and persons who are
957 exploited emotionally or physically by the distribution of harmful images.

958

959 ○ Support:

960 Examples of these ills can be seen in things such as child pornography, unauthorized
961 distribution of proprietary software ("warez"), unauthorized distribution of copyrighted
962 music and movies, unauthorized distribution of counterfeit "knock-off" trademarked
963 merchandise, etc.

964

965 8. Registries may incur the cost of diverting staff and resources to monitor abuse or to
966 respond to abuse reports or legal inquiries relating to fast flux attack network activity.
967 Uptake/legitimate use of some TLDs may also be impacted by fast flux abuse. If the public
968 perceives that sheer use of a domain from a particular TLD may result in negative scoring by
969 anti-spam software such as SpamAssassin, it could be a powerful disincentive hindering the
970 adoption and use of that registry's TLD.

971

972 9. In the public comment period, Bill Woodcock of Packet Clearing House stated that fast
973 flux hosting results in a significant degradation of the quality of service offered by the DNS,
974 which disproportionately and unfairly burdens those who already find themselves on the
975 wrong side of the digital divide. The FFWG has not examined supporting data and takes no
976 position on Mr. Woodcock's conclusions. For further details, please see
977 <http://forum.icann.org/lists/fast-flux-initial-report/msg00001.html>.

978

979 10. Law Enforcement and Investigators who have to divert their limited resources to confront
980 fast flux attack networks used to perpetrate various online crimes.

Marika Konings 5/4/09 11:20 AM
Comment: Modified as suggested by Greg Aaron

981

982

983 **Who benefits from the use of fast flux techniques?**

984

985 The Working Group has previously explained that [positive and malicious applications of](#)
 986 [adaptive networking exist today. In particular,](#) the use of short TTLs is insufficient to
 987 [distinguish a positive application of volatile networking from a fast flux attack. The benefit](#)
 988 [from volatile network techniques, including short TTLs, includes:](#) ↴

989

990 1. Organizations that operate highly targetable networks (e.g., government and
 991 military/tactical networks) strive to adhere to very stringent availability metrics and use short
 992 TTLs specifically (and other fast flux techniques as appropriate) to rapidly relocate network
 993 resources which may come under attack. Note: Targeting an IP address rather than a Fully
 994 Qualified Domain Name (FQDN) is generally preferred by intelligent attackers because this
 995 method is more difficult to detect and isolates the attack origin(s).

996

997 2. Content distribution networks such as Akamai use fast flux techniques for situations
 998 where "add, drop, change" of servers are common activities to complement existing servers
 999 with additional capacity, to load balance or location-adjust servers to meet performance
 1000 metrics (latency, for example, can be reduced by making servers available that are fewer
 1001 hops from the current most active locus of users and by avoiding lower capacity or higher
 1002 cost international/intercontinental transmission links). Some providers may also selectively
 1003 return different IP addresses in response to DNS queries from different audiences -- e.g.,
 1004 you might get German content if you're connecting from what appears to be a German IP
 1005 address, or French content if you're connecting from what appears to be a French IP
 1006 address.

1007

1008 **3. Mobility networks**

1009 [As pointed out by R Atkinson in the public comment period \(\[http://forum.icann.org/lists/fast-\]\(http://forum.icann.org/lists/fast-flux-initial-report/msg00002.html\)](#)
 1010 [flux-initial-report/msg00002.html\)](#) short TTL values are also used to provide mobility support,
 1011 [support for ad hoc networking, and to support network renumbering scenarios.](#)

1012

1013 **4.** Organizations that provide channels for free speech, minority advocacies and activities,
 1014 or, revolutionary thinking may use fast flux techniques to avoid detection.

Marika Konings 5/4/09 12:00 PM

Deleted: characterize a network as a fast flux network, and insufficient to characterize that fast flux network as an attack or production network. The Working Group does recognize that certain organizations and network operators benefit from the use of fast flux techniques. Examples of such networks include:

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5. Short TTLs are one of several indicators of fast flux attacks. Criminals, terrorists, and generally, any organization that operates a fast flux attack network frequently benefit from the use of short TTLs along with other volatile networking techniques, but at public expense, harm or detriment.

Marika Konings 5/4/09 12:01 PM
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Marika Konings 5/4/09 12:03 PM
Deleted: benefit from the use of fast flux techniques

The working group recognizes that future uses of this technology may be developed and that, as a result, it is impossible to list all possible beneficial and harmful uses of this technology. Those using fast flux for criminal purposes have had an incentive to develop uses more quickly than legitimate users in order to stay ahead of security and law enforcement efforts. Because of this and because of the private and academic research efforts focused on criminal uses of fast flux, the working group likely has a clearer picture of the illicit uses of this technology than the legitimate ones. Nevertheless, there are likely both criminal and legitimate uses of this technology that are unknown and unknowable at this time.

5.3 Are registry operators involved, or could they be, in fast flux hosting activities? If so, how?

In its Constituency Input Statement (attached to this report as an annex), the Registry Constituency (RyC) provided detailed notes regarding the technical and policy options available to registry operators regarding fast-flux hosting. The RyC statement includes technical notes about how the DNS functions, the data available to registry operators, fast-flux detection methods, uses of short TTLs, and other pertinent items. The RyC's answers to question 3 and question 7 are of particular interest in this context.

5.4 Are registrars involved in fast flux hosting activities? If so, how?

1) Most registrars are not involved in fast flux or double-flux due to their business models that do not provide direct public access for the registration of domain names in volume. Of those who do offer such services, most invest significant resources (time, money, personnel) working against the practice, and against generic online fraud.

2) Of the registrars where fast flux domains are registered by miscreants, the vast majority

1049 are unwitting participants in the schemes, largely due to ignorance of problematic
1050 registrations. Once informed of a problem, most of these registrars act quickly to deal with
1051 such domains, as they usually result in abuse issues and charge-backs on the credit cards
1052 used to register them which negatively impacts a registrar. However, some registrars appear
1053 to take consistently longer to deal with them than their peers. This could be due to many
1054 factors: staffing levels, standard procedures, and communications channels. Anecdotal
1055 evidence points to weaknesses in all of these factors in such cases and no actual intent to
1056 delay shut-down of a fraudulent or criminal scheme being perpetrated by a fast flux attack.

1057

1058 3) Some registrars and more often resellers of registrar services have the appearance of
1059 facilitation of fast flux domain attacks. In the case of an apparent "rogue reseller" registrars
1060 are usually swift to deal with such parties once made aware of the problems they have
1061 caused. Such incidents have been communicated privately to mitigation agents and
1062 discussed in some cases publicly in defense of registrar practices (e.g.
1063 [http://blog.directi.com/0-directi/actions-against-registry-services-abuse-%e2%80%93-report-
1064 oct-2008-hostexploit-and-directi/](http://blog.directi.com/0-directi/actions-against-registry-services-abuse-%e2%80%93-report-oct-2008-hostexploit-and-directi/)).

1065

1066 4) No registrar has been prosecuted for facilitating criminal activities related to fast flux
1067 domains, but there have been reports linking one ICANN-accredited registrar (ESTDomains,
1068 which has since been de-accredited) to a large number of fraudulent domains including fast
1069 flux domains (see e.g.
1070 <http://voices.washingtonpost.com/securityfix/2008/09/estdomains.html>). The recent de-
1071 peering of Intercage and McColo, hosting companies that both hosted a large amount of
1072 highly undesirable and criminal content and a large number of domains registered by
1073 ESTDomains, reportedly resulted in dramatic reduction of malicious activity across the entire
1074 Internet, see
1075 [http://voices.washingtonpost.com/securityfix/2008/11/spam_volumes_drop_by_23
1076 _after.html](http://voices.washingtonpost.com/securityfix/2008/11/spam_volumes_drop_by_23_after.html) and http://www.norman.com/Virus/Security_Information/54482/.

1077

1078 Thus there is a wide range of "involvement" and reaction to fast flux domains by the diverse
1079 members of the domain registrar community. The vast majority of actual involvement by
1080 registrars is largely as an unwitting provider of services which end up victimizing the
1081 registrars as well, as these types of domain registrations are often never legitimately paid,
1082 and create support overhead to deal with abuse issues. However, there is at least the

1083 possibility that at least one registrar could have become involved in directly facilitating such
1084 activities.

1085

1086 In general, registrars become targets for registration abuse (and abuse of registered domain
1087 names) when attackers discover they can exploit weaknesses in the registrar's registration
1088 services and internal processes. The attackers' objectives are in most cases to gain control
1089 of a customer's domain account so that he can use the domain names and name servers as
1090 resources for a subsequent attack, i.e., by modifying or adding name servers that host zone
1091 files of domain names used in phishing and other forms of attack that employ domain
1092 names.

1093

1094 Some of the known attack vectors are mentioned below:

1095

- 1096 – Attackers scan registrar web sites to identify web application vulnerabilities. They exploit
1097 vulnerabilities in registration web pages to gain unauthorized access to existing customer
1098 accounts.
- 1099 – Attackers impersonate registrars using phishing techniques. A registrar-impersonating
1100 phisher tries to lure a registrar's customer to a bogus copy of the registrar's customer
1101 login page, where the customer may unwittingly disclose account credentials to the
1102 attacker who can then modify or assume ownership of the customer's domain names
1103 (See SAC 028 at <http://www.icann.org/committees/security/sac028.pdf>).
- 1104 – Attackers will brute force customer account credentials when they detect that no
1105 countermeasures are implemented to block account access after repeated attempts to
1106 login have failed.
- 1107 – Attackers may attempt to coerce or socially engineer help desk and support staff into
1108 making changes to customer accounts, or to grant access without proper identification
1109 and credentials.
- 1110 – Attackers may create customer accounts using false credentials and stolen credit cards.
1111 They register domain names under this account and submit incomplete, inaccurate and
1112 intentionally fraudulent registration contact information. Attackers target registrars whom
1113 they have determined have insufficient measures when he completes a registration
1114 information form. In certain cases, attackers will initially submit superficially valid whois
1115 (e.g., the information may correspond to the credit card holder). Once the domains are

1116 created, the attacker returns to falsify contact information so that the contact information
1117 is not obviously linked to the credit card holder in displayed WHOIS information.\

1118

1119 This list is representative but not exhaustive. The above-mentioned attacks are also used to
1120 gain administrative control over domain names for purposes other than fast flux attacks. For
1121 example, any attack that allows an attacker to control a domain name can be used to
1122 facilitate a web defacement attack or other forms of denial of service attack involving domain
1123 names and DNS.

1124

1125 Some registrars are aware of the range of attacks that can be perpetrated against registrars
1126 and customers, and take proactive measures to protect themselves and their customers
1127 from attacks of the nature described above. Some of these are done as part of a general
1128 abuse prevention service while others are premium services that pay particular attention to
1129 customers that have high profile or high value domain name portfolios. Examples of such
1130 measures are mentioned below:

1131

- 1132 – Certain registrars provide a brand equity protection service. They proactively study
1133 domain name registrations to identify and block attempts to mimic or abuse IP, brands,
1134 copyrights and trademarks.
- 1135 – Certain registrars monitor and limit DNS configuration changes for name servers that are
1136 to be included in TLD zone files. They may limit frequency of change, minimum TTL
1137 parameter values, number of DNS changes in a given time period, and total number of
1138 name servers that can be created for a given domain name.
- 1139 – Abuse and brand protection staff of certain registrars work in cooperation with contracted
1140 parties and self-help groups to identify domain names and IP addresses of systems that
1141 appear to be participants in fast flux attacks. They correlate the IP addresses with routing
1142 information (ASNs), domains and hyperlinks found in blacklisted phish email messages
1143 and work cooperatively with registries to suspend or delete domains used in harmful
1144 attacks. Some registrars work with ISPs, hosting service providers, system
1145 administrators whose systems have been compromised and used to host fraudulent web
1146 sites to mitigate the effects of the attacks.
- 1147 – Certain registrars offer customized domain name administration services to protect
1148 registrants from unauthorized access and misuse of that registrant's domains. Such

1149 services prevent fast flux attackers from using domains that are perceived as legitimate
1150 by black listing services and consumers for harmful purposes.

1151

1152 The above mentioned protection services do not focus specifically on mitigating fast flux
1153 attacks, but more broadly on protection from domain hijacking, malicious configuration of
1154 DNS, and brand protection.

1155

1156 **5.5 How are registrants affected by fast flux hosting?**

1157

1158 Registrants are targets for fast flux attackers who seek domain names they can use to
1159 facilitate double flux attacks. Attackers often gain administrative control over a registrant's
1160 portfolio of domain names using some of the methods described in Section 5.4. The attacker
1161 uses domains he controls via compromised accounts in fast flux attacks by modifying or
1162 adding to DNS configuration information via the registrant's domain administration account.

1163

1164 Attackers are attracted to existing domains that have a positive reputation (i.e., are not
1165 blacklisted) over newly registered domains. This attraction has increased because domain
1166 name (registration) age and history have become factors investigators consider as they
1167 attempt to determine whether a domain is associated with phishing, spam, and fast flux
1168 attacks. Attackers are also aware that registrars and registries often require stronger
1169 evidence of abuse and typically proceed more cautiously take down requests are submitted
1170 against "established" domains.

1171

1172 The impact to a registrant in such circumstances can be severe, ranging from service
1173 disruption to domain blacklisting or suspension. Service disruption can cause loss of
1174 revenue, service, advertising or business opportunities. Blacklisting or suspension can
1175 cause considerable reputational harm to a registrant's brands and trademarks.

1176

1177 **5.6 How are Internet users affected by fast flux hosting?**

1178

1179 **Introduction**

1180

1181 While most Internet users have never heard of fast flux hosting, a growing number of them
1182 are nonetheless directly affected by it. Internet users provide both the raw material that fast

1183 flux hosting runs on (malware-compromised broadband-connected consumer PCs), while
1184 also serving as the target audience for the spamvertised web sites which fast flux enables.
1185 Internet users are thus central to the entire fast flux problem, and unless it is handled
1186 appropriately, they are also the ones who may be subject to further restrictions and loss of
1187 Internet transparency.

1188

1189 **Malware, Spam, and Bots**

1190

1191 To understand how consumer PCs came to be converted into fast flux nodes, it is important
1192 to take a step back and consider the related problems of malware and spam. Internet
1193 miscreants use malware - viruses, worms, trojan horses, etc. - to gain control over large
1194 numbers of vulnerable networked consumer PCs. Those compromised systems, subject to
1195 remote manipulation by the "bot herder", are commonly known as "bots" or "zombies."
1196 Having obtained control over those compromised PCs, the miscreants can then use those
1197 bots as a base from which to search for additional vulnerable systems, as a platform for
1198 sniffing network traffic, as a source of network attack ("DDoS") traffic, or most commonly, to
1199 deliver spam directly to remote mail servers (so-called "direct-to-MX spamming").

1200

1201 ○ There was support for the following:

1202

1203 **What are miscreants to do with compromised hosts that cannot be used for** 1204 **spam?**

1205

1206 The Messaging Anti-Abuse Working Group, a consortium of leading international
1207 ISPs, has issued recommendations for managing port 25 traffic to defeat direct-to-MX
1208 spamming (see <http://www.maawg.org/port25>). If traffic on port 25 is blocked
1209 following those recommendations, as many ISPs worldwide do, spam can no longer
1210 be sent directly to remote mail servers from those compromised PCs (although non-
1211 spamming normal mail users can still send regular mail). When ISPs control port 25,
1212 "bot herders" are left with millions of compromised systems that are incapable of
1213 directly spamming remote mail servers.

1214

1215 ○ There was support for the following:

1216

1217 **The difficulty for spammers and other Internet miscreants to find web hosting**

1218

1219 At the same time, spammers (and other miscreants) find themselves confronted with
1220 a second unrelated problem: it has become hard if not impossible for them to obtain
1221 and retain mainstream web hosting for illegal content. While what is illegal will vary
1222 from jurisdiction to jurisdiction, there are some categories of content which are illegal
1223 virtually everywhere, including, among other things:

- 1224 - narcotics, anabolic steroids and other dangerous drugs distributed without a valid
1225 prescription
- 1226 - child pornography
- 1227 - viruses, trojan horses and other malware
- 1228 - stolen credit card information
- 1229 - phishing web sites
- 1230 - pirated intellectual property, including pirated software ("warez"), copyrighted
1231 music and movies, and trademarked consumer goods (most notably things such
1232 as premium watches, shoes, handbags, etc.)

1233 In fact, many hosting companies specifically exclude hosting of any product or
1234 service (whether legal or not) which has been spamvertised, because they recognize
1235 that to permit spamvertised products or services on their hosting service will
1236 commonly result in their address space being listed on one or more anti-spam DNS
1237 block lists, such as those operated by Spamhaus [<http://www.spamhaus.org/>].

- 1238
- 1239 o There was support for the following:
- 1240

1241 **Miscreants discover one thing they can do with non-spamable compromised** 1242 **hosts**

1243

1244 Taking into account the previous section, it is easy to imagine what happens next:
1245 spammers repurposed some of their "surplus inventory" of compromised-but-
1246 unspamable systems to provide "web hosting" for illegal or spamvertised content
1247 which they cannot host elsewhere.

1248

1249 **Reverse proxies are used to deploy fast flux hosting networks**

1250

1251 Spammers do not replicated all the hundreds or thousands of html files, images, databases
1252 and other pieces of content and software that make up a sophisticated web site on each of
1253 the fast flux hosts. This would be too complex, too error prone, too time consuming, and too
1254 easily detected. Instead, spammers discovered that they can use reverse proxy software to
1255 accept web connections on the compromised consumer host and tunnel that traffic back to

1256 their actual (hidden) back-end master host. Nginx is one product often used for that purpose,
1257 although it is also routinely used by regular web sites. With reverse proxy, the compromised
1258 consumer PC acts as if it were delivering web pages, but in reality it is just acting as a
1259 pipeline to a hidden master web server (or farm of servers) located elsewhere. For further
1260 background information on fast flux service networks, please see
1261 http://honeyblog.org/junkyard/paper/08_ff_it-underground.pdf

1262

1263 **Use of botted PCs is non-consensual and surreptitious**

1264

1265 The owner/user of a compromised PC does not know that his or her PC is used as part of a
1266 fast flux hosting network. No one asks the owner of the compromised PC for permission to
1267 use their computer to distribute stolen credit cards, no warning lights goes off alerting the
1268 user that the computer has been compromised and is used to distribute stolen software.
1269 Typically the owner of the PC becomes aware that they have unwittingly become a
1270 participant in illegal online activity when:

- 1271 – antivirus software, or other security software, eventually detects the presence of
1272 malicious software on the system
- 1273 – someone complains to their ISP, and their ISP contacts the customer with the bad news
1274 that they are infected
- 1275 – the ISP disconnects the customer, blocks traffic to/from the customer, or puts the
1276 customer into a quarantine zone where all they have access to are clean up-related sites
1277 and tools
- 1278 – the user finds their system has become slow or unstable, and takes steps to figure out
1279 why
- 1280 – the user finds that he can no longer access some remote network resources because
1281 they have been blocked at those remote sites as a result of the infection
- 1282 – the user is visited by law enforcement officials investigating the illegal activity that has
1283 been seen in conjunction with "the user's" connection.

1284

1285 **Post fast flux infection cleanup**

1286

1287 Once the user discovers that he has been 'botted' and used for fast flux purposes, he is left
1288 with the unenviable chore of attempting to disinfect their compromised system. Because of
1289 the complexity of cleaning malware infections, and the possibility that at least some lingering

1290 malware components may be missed during efforts at cleanup, most experts recommend
1291 formatting compromised systems and reinstalling them from scratch. However this can be a
1292 time consuming and laborious process, and one that may be practically impossible if the
1293 user lacks trustworthy backups or cannot find original media for some of the products he had
1294 been using. The need to deal with this mess is the first tangible user impact of fast flux
1295 hosting, but one which only some unlucky Internet users do experience.

1296

1297 o Support:

1298

1299 One universal impact of fast flux: spam

1300

1301 Another effect of fast flux hosting is one which virtually all Internet users experience,
1302 and that is spam. As noted before, fast flux hosting is used to host illegal content or
1303 spamvertised products or services. Everyone with an e-mail account receives spam,
1304 whether it is an occasional message that slips through otherwise efficient filters, or a
1305 steady deluge that may have caused some users to abandon email altogether.

1306 Without the ability to obtain reliable web hosting services, spammers are left with only
1307 a few categories of potential spam, such as stock pump-and-dump spam, where
1308 users do not need to visit a spamvertised web site to purchase a product or service.
1309 Clearly spammers are extremely motivated to find a takedown-resistant way to host
1310 their web sites, and that is what fast flux has given them. With fast flux, if one
1311 compromised machine is discovered and taken off line, another system will be ready
1312 to take over. It thus becomes very difficult to "completely take down" the spammer's
1313 "web hosting" unless you can:

- 1314 - identify and take down the back-end hidden master web server
- 1315 - take down the domain name that's being spamvertising, or
- 1316 - take down the name servers that the spamvertised domain relies on.

1317

1318 o Support:

1319

1320 Fluxing name servers and web sites: the rise of "Double Flux"

1321

1322 Spammers quickly recognized that the name servers were a weak point in their
1323 scheme, so they adapted by not only using compromised systems for web hosting,
1324 but also use those systems to manage DNS for their domains. A domain that does
1325 both the web hosting and gets its DNS service via compromised systems is normally
1326 referred to as a "double fast flux" or "double flux" domain.

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- o Support:

Port Blocks that might not work to curtail Fast Flux Web Hosting

All of this malicious activity, normally taking place on systems that are not professionally administered, results in ISPs endeavouring to control these phenomena via the network. It is understandable why they are inclined to do so: blocking port 25 controlled the overflow of spam, even if it did nothing to fix the underlying condition of the infected host. Maybe something similar could be done to address fast flux and double flux abuse? Unfortunately, unlike email where controlling port 25 is sufficient to control the emission of spam, when it comes to fast flux web pages, web pages can be served on any arbitrary port (e.g., to access a web server running on port 8088 instead of the default port 80, one might use a URL such <http://www.example.com:8088/sample.html>).

- o Alternative view:

Although there are many valid arguments to avoid port blocking, the phenomena of double fast-flux would never have happened had ISPs routinely blocked inbound port 53. Those networks which routinely block ports by default are not prone to have hosts participate in fast flux networks. In addition, serving on an alternate port can be a signal that something is not in order. If ISPs would block port 80, and then end users would configure their systems to only read content from port 80, this would allow them to avoid sites served by residential ISPs that might be compromised, instead of professional webhosting companies.

- o Support:

ISP efforts to control fast flux and double flux result in collateral damage

Blocking http traffic from consumer web pages often results in ISPs deploying more draconian solutions, such as banning all web servers from dynamic customer address space, or deploying potentially expensive deep packet inspection (DPI) appliances to identify fast flux or double flux traffic (at least until the spammers begin using SSL/TLS to defeat DPI). The problem gets even more complex when double flux is involved. When name servers are routinely hosted on consumer systems, controlling that DNS traffic requires managing port 53 traffic, blocking external DNS queries coming in to the name server running on the compromised customer host,

1365 and typically also managing blocking or redirecting any DNS traffic coming from the
1366 local customer base, permitting it only to access the provider's own DNS recursive
1367 resolvers. This loss of Internet transparency can keep customers from readily (and
1368 intentionally) using third party DNS servers (such as those offered to the Internet
1369 community by OpenDNS), and may also complicate or preclude things such as
1370 accessing access-limited information products delivered via DNS, such as some
1371 subscription DNS block lists.

1372

1373 In conclusion, Internet users see their systems used without permission by miscreants that
1374 have set up fast flux nodes on the compromised systems; users face the daunting task of
1375 cleaning up those compromised systems once they discover what has happened; users are
1376 the target of endless spam, spam that would be more difficult to send if fast flux hosting did
1377 not exist; and users experience a loss of Internet transparency as ISPs struggle to control
1378 the fast flux and double flux problems on the network. The combination of those effects can
1379 result in Internet users having a bad on-line experience, partially thanks to the choice by
1380 some Internet miscreants to use fast flux and double flux techniques to avoid detection.

1381

1382 **5.7 What technical (e.g. changes to the way in which DNS updates operate) and**
1383 **policy (e.g. changes to registry/registrar agreements or rules governing**
1384 **permissible registrant behavior) measures could be implemented by registries**
1385 **and registrars to mitigate the negative effects of fast flux?**

1386

1387 This section summarizes the ideas ("solutions") that were discussed by the WG. The
1388 solutions fall into two categories based on the type of involvement expected of ICANN and
1389 its contracted or accredited parties (gTLD registries and registrars): those that would require
1390 only the availability of additional or more accurate information, which could be used (or not
1391 used) by other parties engaged in anti-fraud and related activities as they saw fit; and those
1392 that would require or at least benefit from some degree of active participation by ICANN
1393 and/or registries and registrars to identify and deter fraudulent or other "malicious" behavior.

1394

1395 **Information sharing**

1396

1397 Solutions in this category focus on enhancing the ability of non-ICANN-affiliated parties to
1398 deal with fraud and other abusive or malicious behavior without recruiting ICANN or its
1399 affiliated registries and registrars as active agents of fraud detection or prevention. WG

Marika Konings 5/5/09 10:19 AM

Deleted: The WG wishes to emphasize that "fast flux" needs better definition and more research. These ideas are presented here as a draft, to record incremental progress.

1400 members advocating or supporting this approach noted that it would not require ICANN or its
1401 affiliates to decide what types of behavior are “abusive” or “malicious,” and therefore would
1402 obviate the debate within the WG (and in the community at large) about how ICANN should
1403 define that dimension of “the fast flux problem.”

1404

1405 The information sharing proposals discussed by the WG included the following ideas^{xi}:

- 1406 • Make additional non-private information about registered domains available through
1407 DNS-based (not WHOIS^{xii}) queries (e.g., by defining new uses for TXT resource
1408 records), perhaps including the age of the domain, the number of name server changes
1409 made during a recent defined time interval, and the like.
 - 1410
 - 1411 ○ There was support for the following statement:
 - 1412 ○ The DNS-based zone envisioned under this section need not to be offered by ICANN
1413 itself, nor the registries or registrars. Rather, private entities, given bulk access to the
1414 required data, might offer that data via DNS or another mechanism in the public interest.
1415 ICANN, the registries and the registrars need only provide bulk access to the required
1416 data already available through Whois (albeit currently available only at ad hoc low query
1417 volume levels).
- 1418
- 1419 • Publish summaries of unique complaint volumes by registrar, by TLD, and by name
1420 server. Also provide a report by privacy protection service associated with complained-of
1421 domains.
- 1422 • Encourage ISPs to use netflow/sflow so they have the technical capacity to identify and
1423 investigate bottlenecked hosts, such as fast flux network nodes, on their network.
- 1424 • Cooperative, community initiatives designed to facilitate data sharing and the
1425 identification of problematic domain names. Examples include the Anti-Phishing Working
1426 Group (APWG) and PhishTank for phishing, the Messaging Anti-Abuse Working Group
1427 (MAAWG) and various blacklists for spam, ShadowServer Foundation for botnets, and
1428 StopBadware.org for malware. Such community efforts may provide possible models for
1429 sharing information about fast-flux hosting.

1430

1431 Active engagement

1432

1433 Some of the “solution” ideas discussed by the WG focused on how ICANN and its affiliated
1434 registries and registrars might actively participate in efforts to discourage and deter or detect

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Deleted: instrument their own networks, so they have visibility into what is being done with their resources, and to their customers

1435 and stop “bad behavior” of various kinds, either by recommending voluntary changes to the
1436 way in which the DNS, registries, and registrars operate or by compelling changes through
1437 policies that would modify the contractual obligations of gTLD registries and/or the
1438 accreditation criteria for registrars. For the most part, these discussions were concerned
1439 more with the potential efficacy of actions and behaviors that ICANN might encourage or
1440 require rather than with the effective scope of ICANN’s involvement in distinguishing “good”
1441 from “bad” behavior or participating in efforts to fight “bad” behavior.

1442

1443 The ideas for active engagement that were discussed by the WG included the following; the
1444 group did not reach consensus on or endorse any of them:

1445

- 1446 • Adopt accelerated domain suspension processing in collaboration with certified
1447 investigators/responders
- 1448 • Establish guidelines for the use of specific techniques, such as very low TTL values for
1449 resource records and limiting the number of modifications to the same A or NS record
1450 that can be made within a defined time period, to deter the core fast-flux activities.
- 1451 • Identify name servers as static or dynamic in domain registrations by the registrant. If
1452 static name servers, the IP addresses used for those name servers should be provided.
1453 If dynamic, that is fine, but sites electing to use dynamic name servers should expect
1454 that their choice will be taken into account when other sites assess their reputation and
1455 decide what (if anything) they want to do with their traffic. Additionally, it could be
1456 considered to charge a premium for dynamic name server domains.
- 1457 • Charge a nominal fee for changes to static name server IP addresses, split between
1458 ICANN and the Registry. The funds received from that fee could be dedicated to abuse
1459 handling/security-related purposes at ICANN and each Registry.
- 1460 • Allow the Internet community to mitigate fast-flux hosting in a way similar to how it
1461 addresses spam, phishing, pharming, malware, and other abuses that also take
1462 advantage of the DNS and Internet protocols.
- 1463 • Stronger registrant verification procedures

1464

1465 The Working Group would like to point out that a number of registries -- including generic,
1466 sponsored, and country code TLDs – currently have policies that might serve as examples of
1467 how TLDs can take individual action in the area of domain abuse. Various TLDs are
1468 differently situated, and have different needs and approaches in this area^{xiii}.

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5.8 What would be the impact (positive or negative) of establishing limitations, guidelines, or restrictions on registrants, registrars and/or registries with respect to practices that enable or facilitate fast flux hosting?

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The Working Group considered several possible options, including governing Time-To-Live (TTL) values, charging registrants and/or registrars for nameserver changes, and requiring multiple contacts to confirm DNS updates before having them take effect. The Working Group did not reach consensus on or endorse any of them.

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The Working Group concluded from its study that setting minimum bounds on TTL values is neither appropriate nor technically viable. There are a range of legitimate applications that make use of short TTLs, and it would be impractical to try to sort them out for some special treatment. Furthermore, registrars often don't provide DNS service for their customers' names and thus won't have control over, or even necessarily knowledge of, these domains' TTL values.

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Charging for nameserver changes is not recommended as a gTLD industry best practice. Most often a stolen credit card was used to register the domain, so additional charges would be ineffectual. Such fees would only impose unfair costs on legitimate users whose account(s) were hijacked.

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Mandating that multiple contacts must confirm DNS updates before they go into effect would be problematic. Such a validation process almost certainly would include the criminals abusing the domains, making it a useless deterrent. Also, solving for hijacked domains is a separate problem outside the scope of this Working Group.

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5.9 What would be the impact of these limitations, guidelines, or restrictions to product and service innovation?

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None of the possible options noted above were deemed appropriate or viable. Besides their technical or practical limitations, such limitations, guidelines or restrictions likely would impede the innovation of legitimate "volatile networks" that use short TTLs and frequent

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Deleted: Any attempt by the WG to answer this question is deferred until the next Constituency Statements and public comments, particularly requested on these points, have been received and reviewed by the WG.

<#>There was support for: Proposed solutions may include limitations, guidelines or restrictions on registrants, registrars and/or registries, designed to mitigate the occurrence and longevity of fast flux attacks. At that point, the WG might make an assessment of need for proposed solutions, balanced against the potential impacts.

1502 [DNS record updates to deliver their beneficial products and](#)
 1503 [services.](#)

1504

1505 **5.10 What are some of the best practices available with regard to protection from**
 1506 **fast flux?**

1507

1508 One source of best practices for protection from fast flux can be found in the phishing world.
 1509 The Anti-Phishing Working Group has recently released a best practices document for
 1510 domain registrars in dealing with domain names registered by phishers ("Anti-Phishing Best
 1511 Practices Recommendations for Registrars"
 1512 http://www.apwg.org/reports/APWG_RegistrarBestPractices.pdf). Several of the practices
 1513 outlined in that document apply directly or indirectly to dealing with fast flux domain names.
 1514 While the audience for this particular document is the domain registrar community so some
 1515 particular recommendations may not translate to other entities within the domain registration
 1516 space, the same general principles can apply to domain registries, domain resellers, and
 1517 other providers of domain registration or support services.

1518

1519 The following is a paraphrased sampling of some of the applicable practices mentioned in
 1520 this document:

1521

- 1522 ▪ Track the IP address, date, time, frequency and action of all account changes
 1523 such as updating DNS or WHOIS information
- 1524 ▪ Limit the ability of registrants to repeatedly change their name servers via a
 1525 programmatic interface to reduce or eliminate automated name server hopping.
- 1526 ▪ Proactively use available data to identify and/or shut-down malicious domains:
 1527 There are numerous data sources that can provide information that may help in
 1528 identifying malicious activity. Lists such as the SORBS Dynamic User and Host
 1529 List can provide networks associated to dial-up, DSL, and cable networks that are
 1530 more likely to be abused. The Composite Block List (CBL) may indicate fraud or
 1531 that a machine has been compromised. Optimally a registrar would check against
 1532 this information at DNS set-up or modification time, however periodic scanning
 1533 should see good results.
- 1534 ▪ Use a "Registrar Lock" on registrations that are deemed to be suspicious enough
 1535 to warrant further investigation.

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Deleted: Any attempt by the WG to answer this question is deferred until the next Constituency Statements and public comments, particularly requested on these points, have been received and reviewed by the WG.

<#>There was support for: - Proposed solutions may include limitations, guidelines or restrictions on registrants, registrars and/or registries, designed to mitigate the occurrence and longevity of fast flux attacks. At that point, the WG might make an assessment of need for proposed solutions, balanced against the potential impacts.

1536 ▪ Another source for suggested practices to mitigate the use of domain names in
1537 the "double flux" variant of fast flux attacks is SAC 025, Fast Flux Hosting and
1538 DNS (<http://www.icann.org/committees/security/sac025.pdf>).

1539

1540 SAC 035 identifies mitigations methods certain registrars practice today in cases where the
1541 registrar provides DNS for the customer's domains:

1542

- 1543 ▪ Authenticate contacts before permitting changes to name server configurations.
- 1544 ▪ Implement measures to prevent automated (scripted) changes to name server
1545 configurations.
- 1546 ▪ Set a minimum allowed TTL (e.g., 30 minutes) that is long enough to thwart the
1547 double flux element of fast flux hosting. [The WG notes that this method could
1548 interfere with customers (registrants) who use low TTLs for legitimate uses,
1549 without harm to others. In such cases, the DNS provider might provide exception
1550 case processing or white listing.]
- 1551 ▪ Implement or expand abuse monitoring systems to report excessive DNS
1552 configuration changes.
- 1553 ▪ Publish and enforce a Universal Terms of Service agreement that prohibits the
1554 use of a registered domain and hosting services (DNS, web, mail) to abet illegal
1555 or objectionable activities (as enumerated in the agreement).

1556

1557 [The Mannheim formula¹ provides a mechanical way of screening fully qualified domain](#)
1558 [names \(FQDNs\), allowing rapid and accurate identification of domains that are fast flux. For](#)
1559 [further details, see Annex VI.](#)

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1561

¹ [Thorsten Holz, Christian Gorecki, Konrad Rieck, and Felix C. Freiling, "Measuring and Detecting Fast-Flux Service Networks," http://pi1.informatik.uni-mannheim.de/filepool/research/publications/fast-flux-ndss08.pdf at equation 2 in the middle of the right hand column on PDF page 6 of 12.](http://pi1.informatik.uni-mannheim.de/filepool/research/publications/fast-flux-ndss08.pdf)

1561 **6 Public Comment Period**

1562

1563 The public comment period on the Fast Flux Hosting Initial Report ran from 26 January to 15
1564 February 2009. Twenty-five comments were received, including two from GNSO
1565 Constituencies. The Fast Flux WG has reviewed, analyzed and discussed these public
1566 comments, and has, where deemed appropriate, updated the report accordingly.

1567

1568 **Summary and Analysis of Public Comments**

1569

1570 *Note: This summary is not a full and complete recitation of the comments received. It is an*
1571 *attempt to capture in broad terms the nature and scope of the comments. This summary has*
1572 *been prepared in an effort to highlight key elements of these submissions in an abbreviated*
1573 *format, not to replace them. Every effort has been made to avoid mischaracterizations and*
1574 *to present fairly the views provided. Any failure to do so is unintentional. The comments*
1575 *may be viewed in their entirety at <http://forum.icann.org/lists/fast-flux-initial-report/>.*

1576

1577 The relevant comments below are listed in the order they were received.

1578

1579 Michael Brusletten (Spacesquad AntiSpam Services): Brusletten notes that 'fast flux hosting
1580 needs to have strict laws put in place to allow registrars and hosting companies to terminate
1581 the offenders that try to use these schemes'. He adds that fast flux hosting is not only
1582 used by criminals to distribute spam, but also for the distribution of malware and computer
1583 viruses. He understands 'the problems and complexities of shutting [criminals] down', but
1584 notes that 'registrars and hosting companies are in the unique position to get this done'. He
1585 fears that if no measures are put in place to address fast flux hosting, 'it will just continue to
1586 get worse'.

1587

1588 Bill Woodcock (Packet Clearing House): Woodcock comments on behalf of Packet Clearing
1589 House which 'is a not-for-profit global authoritative DNS infrastructure provider to nearly sixty
1590 top-level domains, operating servers on six continents'. In his comments he raises a point
1591 that he feels the report has not taken into account: the increased use of fast flux hosting 'has
1592 led to a radical change of paradigm in the distribution of DNS record changes from registries
1593 to their authoritative nameservers. Whereas the majority of registries used to publish zone

1594 updates on, at most, a daily basis, many now flood the network with a constant stream of
1595 updates, and consider propagation delays of more than a few seconds problematic'. He
1596 notes that this development has 'worsened the digital divide' on two fronts:
1597 - 'First, accepting this flood of illegitimate changes poses a cost in Internet bandwidth, and
1598 ultimately money, to anyone who would spread authoritative nameserves among
1599 development countries'. In addition, "because it floods constricted circuits, it can cause
1600 incremental zone transfer processes to fail, taking servers offline for hours or days at a
1601 time'.
1602 - Secondly, Registry Service Level Agreements (SLAs) 'catering to the fast-flux market
1603 now promise that DNS servers will be purposely removed from service if they're unable
1604 to keep up with, or lose connectivity from, the flood of fast-flux changes. [...] Countries
1605 that suffer incidents of national disconnection are usually those already laboring under
1606 the heaviest burdens: Pakistan, Sri Lanka, and Zimbabwe, for example'.
1607 Woodcock concludes that 'these are significant degradations of the quality of service offered
1608 by the domain name system, and they disproportionately and unfairly burden those who
1609 already find themselves on the wrong side of the digital divide'.
1610
1611 R Atkinson (individual): Atkinson notes that the Fast Flux Initial report fails to recognize a
1612 number of 'legitimate uses for DNS records with very low TTL values' such as mobility
1613 support (short TTL values for the DNS A/PTR) or renumbering of a network (short TTL
1614 values for A/PTR, MX/KK/other DNS records). He recommends that a clearer distinction is
1615 made in the report between 'legitimate reasons to have DNS records with low TTL values
1616 [and] cases where a particular DNS record type has a low TTL value for no obvious reason'.
1617 In his comment he provides a number of links to papers on the use of DNS for Internet
1618 mobility and notes that active research in this area is undertaken by a number of groups
1619 (examples of current research projects are referenced). He recommends that the report be
1620 reviewed by the relevant IETF WGs as 'it is important to ensure that not only current DNS-
1621 related specifications and deployments, but also emerging and anticipated DNS-related
1622 specifications and deployments, are fully taken into account in the report'.
1623
1624 Ed (individual): Ed comments that he does not think 'fast flux technology should be banned,
1625 or any other technology for that matter'. He notes that a fair balance needs to exist between
1626 privacy / freedom on the one hand and public safety / regulation on the other, which might
1627 not always be easy. In his view, the root cause of the problem is 'un-patched computers

1628 connected to the internet' and 'criminal behaviour'. Ed proposes the following solutions for
 1629 consideration to address the former: 'banning the ip of infected pc's [...]; put some
 1630 responsibility of internet control back to the ISP level; time delay between registrations and
 1631 activation [which could be avoided by] registering in person and providing photo ID and
 1632 biometric data; and, forced updates [...] where a security patch is applied'.

1634 Ben Gelbart (Spacequad AntiSpam Services): Gelbart notes that fast flux hosting is a 'very
 1635 serious problem'. He comments that there are two ways in which registries and registrars
 1636 can restrict fast flux:

1637 1) 'By monitoring DNS activity [...] and reporting suspicious behavior to law enforcement or
 1638 other appropriate reporting mechanism.'

1639 2) 'By adopting measures that make fast flux either harder to perform or unattractive. Some
 1640 possible measures that have been suggested include:

1641 - authenticating contacts before permitting changes to NS records;

1642 - preventing automated NS record changes;

1643 - enforcing a minimum time to live (TTL) for name query responses;

1644 - limiting the number of name servers that can be defined for a given domain.'

1646 Claus von Wolfhausen (UCEPROTECT-Network): Von Wolfhausen comments that 'there is
 1647 no legitimate purpose that requires one site to use hundreds of hosts and have DNS
 1648 changing with records'.

1650 Steven Chamberlain (individual): Chamberlain comments that in his view 'it is wrong and
 1651 ultimately futile to restrict the use of fast flux as a way to counter' malware, phishing and
 1652 hosting of illegal content. In addition, he notes that there are numerous legitimate fast flux
 1653 domains that benefit from this technique to increase speed, facilitate load balancing and
 1654 enhance reliability. He notes that there are 'viable methods for disabling domains without
 1655 penalising legitimate users of fast flux techniques, and without imposing any new restrictions
 1656 on domain registration' such as blacklisting of domain names that are known to host
 1657 malware or illegal content, or are used for phishing. He suggests that the date for such a
 1658 blacklist(s) 'can be compiled and published by government or law-enforcement agencies,
 1659 security researchers or private individuals'. A way to disable those domains included in
 1660 these blacklists would be to 'remove their records from all authoritative root servers
 1661 worldwide' or 'ISPs could make use of the blacklist data'. Chamberlain describes a number

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1662 of techniques that can be used by ISPs to filter such domains and notes that these
1663 techniques could also be applied in corporate environments, educational establishments,
1664 other providers of Internet access and individuals.

1665

1666 RAS (individual): RAS states that he works for an ISP and deals with fast flux domains and
1667 other internet abuse issues on a daily basis. In his view there are 'enough valid reasons for
1668 short TTL values' which should be a reason to avoid any policies that would hamper these
1669 legitimate uses. RAS notes that 'the best way to address this may be to start with registrars
1670 who are not able to quickly identify and take down these domains because they will typically
1671 not improve unless they are forced to'. He adds that registrars 'have created an environment
1672 that invites abuse' as they 'do not maintain staff and policies adequate to prevent [...] abuses
1673 from taking place'. He recommends that registrars undertake more due diligence when
1674 registering new domain names, even if this would bring along additional costs. In addition,
1675 he promotes that 'ICANN should take a more active role by encouraging, tracking, and
1676 publishing reports of registrars who are slow to act on abusive domains and should be more
1677 aggressive on dealing with registrars who generate large numbers of complaints'.

1678

1679 Richard Golodner (individual): Golodner recognizes that fast flux is a threat, but at the same
1680 time notes that it is a technique 'we all take advantage of'. He raises the question of 'what
1681 can be done at the domain registry level to make it more difficult [...] for the bad guys to use
1682 Fast Flux as a means of continuing their criminal enterprises?'

1683

1684 Michael Holder (TRD Associates) – Holder notes that 'this is a case of blaming the network
1685 layer for inappropriate choices made for the session or application layers'. In his view the
1686 solution is 'to secure the applications with technology that is appropriate to the level of value
1687 and risk'.

1688

1689 Bonnie Chun (Hong Kong Internet Registration Corporation Limited) – Chun shares the
1690 experience of the .hk registry in dealing with fast flux domains and notes that the introduction
1691 of 'additional measures to stop criminals from registering .hk domain names for illegal use'
1692 and 'help of the local law enforcement agencies and the local CERT, brought the situation
1693 back under control. Based on this experience, the .hk registry supports 'ICANN in
1694 formulating a best practice policy for domain registries / registrars and/or ISPs to fight
1695 against the use of fast flux in illegal activities'.

1696
1697 Davide Giuffrida (individual): Giuffrida welcomes the initiative to counter the abuse of fast
1698 flux technology by criminals. He notes that 'only a small part of fast-flux domains is legal'
1699 and promotes the listing of bad domains, those that abuse fast flux, which could be used to
1700 clean the network. Those domains using fast flux legitimately should be incorporated in a
1701 separate list.

1702

1703 Eric Brunner-Williams (Core): In his comments, Brunner-Williams refers to note he wrote
1704 while he was participating in the Fast Flux Working Group in which he made the following
1705 observations:

1706 - 'The stated problem is only one in a larger space of evasion or resiliency techniques,
1707 some of which use the DNS'

1708 - 'The stated problem exists in a larger context of technical infrastructure, only some of
1709 which are even remotely within the largest scope of technical coordination of ICANN's
1710 SOs'

1711 - 'As a specific technique, it is an optimization of a resource utilization'

1712 - 'The stated problem exists in an unstated relation to technical fundamentals'

1713 He notes that the response to these observations at the time was that 'there is no relation
1714 between the techniques exploited for evasion or resiliency and the consequences of v4
1715 address exhaustion, and the non-adoption of v6 addressing'. In addition his shares his views
1716 on the comments made by Woodcock, Atkinson, Chun and Holder. He concludes by pointing
1717 to his concerns over the process, SSAC, the Fast Flux WG and lack of technical
1718 participation which he notes have also been communicated to various bodies and individuals
1719 within ICANN.

1720

1721 Mauro (individual): Mauro shares his experience as a 'private citizen running [his] own
1722 web/mail servers on a dynamic IP range' as a result of which he has already experienced a
1723 number of problems such as the refusal of emails. He expresses his disagreement with the
1724 idea discussed in the report to charge a premium for dynamic name server domains as he
1725 believes that individual internet users should not 'have to pay the bill because a little part of
1726 user[s] are misusing the Internet'. From his experience as a cybercrime analyst, he notes the
1727 difficulty in take downs of fast flux domains explaining that in the case of .ch, domains
1728 cannot be taken down unless there is an order coming from a judge. In his view 'adopting

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1729 accelerated domain suspension processing in collaboration with certified investigators /
1730 responders should be a must in the fight against fast flux domains'.
1731
1732 Jeffrey A. Williams (INEGroup): Williams expresses concerns that the views of his group are
1733 not reflected in the report. He disagrees with the inclusion of advocacy groups and free
1734 speech as benefitting from fast flux. He notes that the 'Initial report seems to be pushing
1735 down the actual responsibility from ICANN's accredited Registrars and Registries, down to
1736 Registrants which is partly justified, and ISP's, which is not justified [as they are not] the
1737 originator. He disagrees with the idea raised in the report to strengthen registrant verification
1738 and identification processes as way to mitigate fast flux as this would result in 'a reduction of
1739 privacy protection for Registrants'. He suggests that 'registrars [...] need to build detecting
1740 mechanisms of a technical nature that will detect when Fast Flux of DNS is evident, and
1741 than generate a Email alert to CERT, other law enforcement agencies, contracted reporting
1742 agencies, and ICANN staff that this activity has been recognized'.
1743
1744 Philip Virgo (individual): Virgo uses the, in his view, slow progress made in addressing fast
1745 flux hosting as an example of the 'institutional failure at the heart of Internet Governance'.
1746 Claudio DiGangi (IPC Constituency): DiGangi submits his comments on behalf of the
1747 Intellectual Property Constituency (IPC). The IPC is of the opinion that 'any steps that can be
1748 taken to identify and prevent the illegitimate use of Fast Flux hosting should be pursued'.
1749 The IPC recognizes the difficulties identified by the WG in separating legitimate use of fast
1750 flux from illegitimate, but wants to encourage the WG 'to continue its work and to work with
1751 others to identify, manage and overcome these challenges'. On the role of ICANN, the IPC
1752 notes that 'even if the involvement of third parties will be required to fully address the
1753 problems associated with the illegitimate use of Fast Flux, ICANN is in a position to protect
1754 the stability and integrity of the Internet by taking positive incremental steps towards
1755 resolving these issues (including by, at a minimum, gathering and disseminating information
1756 regarding Fast Flux hosting and developing best practices for registries and registrars)'. The
1757 IPC expresses its agreement with the conclusion of the WG that further work is required in a
1758 number of areas, and recommends that such work should be conducted before the issuance
1759 of a final report. In addition, the IPC provides comments on each of the charter questions
1760 addressed by the WG in the Initial Report. In relation to question 1, who benefits from fast
1761 flux, and who is harmed, the IPC notes that 'in order to establish the extend of the harm [...]
1762 further study is needed (especially regarding piracy activities resulting from Fast Flux

1763 activities)'. On question 2, who would benefit from cessation of the practice, and who would
1764 be harmed, the IPC states that 'the report fails [...] to provide any empirical data to support
1765 the speculative list of benefits of fast flux hosting. To balance any arguable benefits of Fast
1766 Flux hosting against its adverse impacts to IP owners and the public, more study is needed
1767 to understand the rather speculative characterization of Fast Flux benefits and whether such
1768 benefits can be achieved in another manner'. On question 3, are registry operators involved
1769 or could they be in Fast Flux hosting activities, the IPC is of the opinion that 'the registry
1770 community is in a position to assist in mitigating problems arising as a result of the
1771 illegitimate use of Fast Flux hosting'. While acknowledging that other stakeholders might
1772 need to be involved, 'the IPC is of the view that taking even small steps may be effective in
1773 mitigating the harms caused by illegitimate uses of Fast Flux hosting'. In relation to question
1774 4, are registrars involved in Fast Flux hosting activities, the IPC notes that although it agrees
1775 with the report's assessment that most registrars are not involved, it is concerned as
1776 'registrar's responses and defensive mechanisms to Fast Flux activities appear to vary
1777 widely in substance and timeliness' which may result in 'certain registrars being increasingly
1778 targeted for Fast Flux activities'. On question 5, how are registrants affected by fast flux
1779 hosting, the IPC points to the risks for trademark owner registrants whose domain names
1780 might become a target for attackers looking for reputable domains, the possible
1781 consequences of blacklisting and suspension of a domain associated with a fast flux attack,
1782 and harm to a registrants trademark. On question 7, what technical measures should be
1783 implemented by Registries and Registrars to mitigate the negative effects of Fast Flux, the
1784 IPC 'strongly encourages the Working Group to further consider and develop the Information
1785 Sharing and Active Engagement measures outlined in the Initial Report'. In relation to
1786 question 8, what would be the impact of establishing limitations, guidelines, or restrictions on
1787 Registrants, Registrars, and/or Registries with respect to practices that enable or facilitate
1788 Fast Flux hosting, the IPC recognizes that it is difficult to assess the impact without knowing
1789 the exact measures, but is of the opinion that the benefits for affected registrants and
1790 internet users is likely to 'outweigh the identified harms to the Registrars and Registries in
1791 the Initial Report. On question 10, what are some of the best practices available with regard
1792 to protection from Fast Flux, the IPC 'encourages the Working Group to continue to
1793 investigate the APWG's proposed best practices' and 'encourages members of the registrar
1794 community to adopt recognized best practices designed to curtail the harms caused by
1795 illegitimate uses of Fast Flux hosting'.
1796

1797 Suresh Ramasubramanian (individual): Ramasubramanian notes that the legitimate uses of
1798 fast flux identified in the report do not have the same characteristics as the abusive use of
1799 fast flux. Legitimate uses of fast flux do not use hijacked bots, have full control over IP
1800 ownership data and do not use 'throwaway domains with fake whois contacts [...] that are
1801 quite often bought with stolen cards'. He adds that 'the vast majority of fastflux is used for
1802 criminal purposes and is hosted on illegally acquired [...] hosts'. He furthermore notes that
1803 registrars and registries 'are the single point of failure for dns based fastflux or double fast
1804 flux.

1805
1806 Jon Orbeton (PayPal): Orbeton's comments specifically relate to charter question 7, what
1807 technical changes and policy measures could be implemented by registries and registrars to
1808 mitigate the negative effects of fast flux. Orbeton notes that the following could, if
1809 implemented properly, 'significantly reduce the risk created by fast-flux networks':

- 1810 - 'Make additional non-private information about registered domains available through
1811 DNS based queries;
- 1812 - Publish summaries of unique complaint volumes by registrar, by TLD and by name
1813 server;
- 1814 - Cooperative, community initiatives designed to facilitate data sharing and the
1815 identification of problematic domain names;
- 1816 - Stronger registrant verification procedures;
- 1817 - Adopt accelerated domain suspension processing in collaboration with certified
1818 investigators / responders'.

1819 In addition, Orbeton encourages stronger conflict resolution measures to deal with
1820 'registrars/IP space owners who are non-responsive to wide scale and numerous abuse
1821 complaints to ensure resolution of conflict' comparable to e.g. the UDRP. He implores
1822 'ICANN to consider as a first step, rapid implementation of the suggestions already called
1823 out within [the] report along with the establishment of an Advisory Board on how to
1824 continually improve these suggestions'.

1825
1826 Gary Warner (University of Alabama): Warner is Director of Research in Computer
1827 Forensics at the University of Alabama. In relation to the question 'who benefits from fast
1828 flux', he questions whether free speech / advocacy groups belong on this list, as he has not
1829 seen any evidence of such groups. In addition, he notes that the only example provided in
1830 the report is a site that encourages violation of local law, which in his opinion should not

1831 belong in a free speech category condoned by ICANN. He does urge the group to add
1832 'criminal entities' to the list of those who benefit from fast flux. To the question 'who would
1833 benefit from cessation', he proposes to add 'law enforcement and investigators' as cessation
1834 would facilitate catching the criminals. In response to the question 'are registrars involved',
1835 Warner states that 'there is strong evidence that registrars which operate "reseller practices"
1836 – particularly those registrars who are based in China and have resellers in St. Petersburg
1837 Russia – have resellers of their services which are entirely corrupt and who practice fast flux
1838 registration as a matter of course'. He also notes that sometimes criminals use a variety of
1839 registrars in different countries to establish their fast flux network which makes it difficult to
1840 investigate. On the question 'what measures could be implemented', Warner notes that 'one
1841 problem is convincing the registrars that they should do something about fast flux domains'.
1842 He recognizes the problem of proving the crime and notes that 'the problem of breaking up a
1843 particular hosted domain does not necessarily address the issue of the underlying
1844 infrastructure'. In relation to the impact of establishing limitations, he notes that establishing
1845 a fee for modification of name servers would not be a disincentive as in most of these cases
1846 stolen credit cards are used. With regard to targeting short TTLs, he disagrees with this
1847 approach as there are 'many possible reasons for short TTLs', but adds that it would be
1848 appropriate to use it as a basis for further investigation e.g. by centrally archiving short TTL
1849 domains that could be used to verify against complaints received about domains on this list
1850 which should then be terminated. In relation to reporting to law enforcement, Warner notes
1851 that law enforcement will be more interested to learn about the fast flux hosting
1852 infrastructures than individual domain names, while at the same time highlighting the
1853 importance of information sharing. Warner welcomes the fast flux data metrics and remarks
1854 that 'tying those domains to spam [...] may provide a more useful picture'. In addition,
1855 Warner offers to share supporting data from a paper that is currently being authored with the
1856 Working Group on 'which netblocks are most commonly associated with high volume spam
1857 attacks'.
1858
1859 Clarke D. Walton (Registrar Constituency): Walton submits his comments on behalf of the
1860 Registrar Constituency (RC). The RC notes that the comments 'capture the overall
1861 sentiment expressed by the RC Members', but 'due to time constraints [...] no formal vote
1862 [...] was taken'. After reviewing the different ideas for next steps in the report, the RC
1863 'strongly encourages the Council to explore other means to address the fast flux issues
1864 instead of initiating a Policy Development Process' which it does not consider suitable

1865 'because of the rapidly evolving nature of fast flux, combined with the minimal effect new
1866 policy would likely have on Internet fraud and abuse'. In addition, the RC is of the opinion
1867 that other organizations are more suited to lead mitigation efforts in this area. However,
1868 should the Council decide to pursue a PDP in this area, the RC 'recommends that these
1869 next steps, as suggested by the WG, occur in the following order:

- 1870 1) Further work/study to determine which solutions/recommendations are best addressed
1871 by best practices, industry solutions, or policy development. The RC prefers
1872 development of best practices and industry solutions with policy development reserved
1873 as a last resort.
- 1874 2) Include flux hosting, flux techniques and flux facilitated attacks as part of the work now
1875 being done on registration abuse and take-down policies.
- 1876 3) If the Council pursues policy development specifically for fast flux, the Council should
1877 redefine the issue and scope to address some of the problems encountered by the WG
1878 and to develop a narrower and more sharply focused charter. This can only be done by
1879 first following the WG advice on additional research and fact-finding to address the
1880 questions and issues raised in the Initial Report.'

1881

1882 Richard Clayton (University of Cambridge): Clayton is a security researcher in the Computer
1883 Laboratory of the University of Cambridge and has, amongst others, published a number of
1884 papers that examine the lifetime of phishing web sites and the factors that influence this
1885 lifetime. He states that he is 'deeply unimpressed' with the report. In his view the report does
1886 not describe the problem accurately; does not explain the roles of ICANN, registries and
1887 registrars; 'does not consider the issues abstractly enough, but narrowly concentrates on
1888 some aspects of current criminal behaviour'; and, does not provide any hard data that details
1889 the scope of the problem nor how it has changed over time. In short, he notes that 'the
1890 report fails to provide any basis for policy development and short be completely reworked
1891 before any other actions are considered'. He notes that the report does not provide a
1892 general definition of fast flux, but instead resorts to provide a number of characteristics some
1893 of which are also relevant for legitimate uses of fast flux. He states that 'the specific
1894 distinguisher of a fast-flux attack is that the dynamic nature of the DNS is exploited so that if
1895 a website is to be suppressed then it is essential to prevent the hostname resolving, rather
1896 than attempting to stop the website being hosted'. Taking this into account, he notes that
1897 'there are no technical ways to proceed which are effective and avoid collateral damage', the
1898 only option is to suspend the domain names. In view of this conclusion, Clayton argues that

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1899 more attention needs to be paid to the role of ICANN, the registries and registrars in the
1900 suspension of domain names, 'with ICANN having a role in promoting consistent standards
1901 and contractual arrangements'. He agrees that 'the difficulty that needs to be addressed is to
1902 establish when it is appropriate to suspend a domain name' and recommends that
1903 'establishing guidelines and principles [...] and arranging compensation for any innocent
1904 domains caught in the cross-fire, would be a useful role for an ICANN report'. In relation to
1905 some of the technical suggestions made in the report, Clayton puts forward insights as to
1906 why 'they all tackle the symptoms rather than the disease'. Clayton shares some recent data
1907 comparing the removal time for ordinary phishing websites and fast-flux sites from which he
1908 concludes that 'fast-flux hosting is prolonging website lifetimes, but the situation is not
1909 getting worse, and there are signs of it getting a little better'. In his overall conclusions,
1910 Clayton notes that 'the bottom line on fast-flux today is that it is almost entirely associated
1911 with a handful of particular botnets, and a small number of criminal gangs. Law enforcement
1912 action to tackle these would avoid a further need for ICANN consideration. [...] If ICANN are
1913 determined to deal with this issue [...] attention should be paid instead [of to the technical
1914 issues] to the process issues involved, and the minimal standards of behaviour to be
1915 expected of registries, registrars, and those investigators who are seeking to have domain
1916 names suspended'.

1917

1918 K Claffy (individual): Claffy argues that the claim that it is not possible to separate legitimate
1919 use of fast flux from illegitimate use 'only holds on paper'. In her view, 'there are so many
1920 measurable differences' that it should not be difficult to separate one from the other, as long
1921 as safeguards are built in such as whitelisting that would address any possible false
1922 positives. She concludes that this report and the way it outlines potential concerns in dealing
1923 with this issue are 'excellent steps forward'.

1924

1925 Alan Murphy (Spamhaus Project Team): Murphy commends the efforts made by the WG in
1926 this report. One of the suggestions he makes is that additional information is provided on
1927 how to separate legitimate use of fast flux from illegitimate. He expresses his hope that
1928 'ICANN considers [the report] to be a starting point for implementing policies designed to
1929 inhibit the illicit use of fast flux hosting'. He adds that 'both for ICANN-dependent entities, but
1930 also for ccTLDs and others which are not beholden to ICANN, ICANN is in an excellent
1931 position to provide leadership and guidance in developing policies and guidelines to
1932 distinguish good and bad use of the Internet'.

1933 [Philip Virgo \(individual\): In a follow up comment, Virgo observes that there is 'confusion,](#)
1934 [including over the way that the "supply chain" for domain names actually works in practice,](#)
1935 [as opposed to theory" and suggest therefore that "a group be set up to facilitate the](#)
1936 [exchange of information on the conditions of service of registries and registrars and how](#)
1937 [these work in practice'.](#)

1938

1939 [Contributors](#)

1940

1941 [Contributors are in order of first appearance and number of postings if more than one:](#)

1942

1943 [Michael Brusletten, Spacequad AntiSpam Services](#)1944 [Bill Woodcock, Packet Clearing House](#)1945 [R Atkinson](#)1946 [Ed](#)1947 [Ben Gelbart, Spacequad AntiSpam Services](#)1948 [Claus von Wolfhausen, UCEPROTECT-Network](#)1949 [Steven Chamberlain](#)1950 [RAS](#)1951 [Richard Golodner](#)1952 [Michael Holder, TRD Associates](#)1953 [Bonnie Chun, Hong Kong Internet Registration Corporation Limited](#)1954 [Davide Giuffrida](#)1955 [Eric Brunner-Williams, CORE](#)1956 [Mauro](#)1957 [Jeffrey A. Williams, INEGroup](#)1958 [Philip Virgo \(two postings\)](#)1959 [Claudio DiGangi, Intellectual Property Constituency](#)1960 [Suresh Ramasubramanian](#)1961 [Jon Orbeton, PayPal](#)1962 [Gary Warner, University of Alabama](#)1963 [Clarke D. Walton, Registrar Constituency](#)1964 [Richard Clayton, Computer Laboratory, University of Cambridge](#)1965 [K Claffy](#)1966 [Alan Murphy, Spamhaus Project Team](#)

1967

1967 **7 Challenges**

1968 Despite the fact that the Working Group conducted its work with great enthusiasm and
1969 dedication, it encountered a number of challenges. An overview of the main challenges
1970 encountered by the fast flux Working Group is presented below.

1971

1972 **a. Lack of an agreed upon definition of fast flux and supporting data**

1973

1974 The issues report and the Working Group charter defined "fast flux" as "rapid and repeated
1975 changes to A and/or NS resource records in a DNS zone, which have the effect of rapidly
1976 changing the location (IP address) to which the domain name of an Internet host (A) or
1977 name server (NS) resolves". However, some members of the Working Group expressed that
1978 this definition lacked the detail and specificity needed to answer the charter questions. A
1979 substantial amount of time was spent on reworking the definition, which in itself proved to be
1980 a challenge mainly due to difficulties over separating the technical and process elements of
1981 fast flux from the intent and activities for which it is being used. In addition, as outlined
1982 above, the group struggled to come up with a definition that would separate good use of fast
1983 flux from bad use. As a result, the discussion on possible solutions proved to be problematic.
1984 In the absence of an agreed-upon definition of fast flux (and a good assessment of the
1985 extent or impact of the problem) it was not clear what proposed solutions were supposed to
1986 fix.

1987

1988 In a number of instances, the Working Group encountered difficulties in separating between
1989 fast flux as a facilitating technique and the activities it facilitates. This resulted in discussions
1990 that went far beyond the scope and the mandate of the Working Group, as well as ICANN's.
1991 It is worth remembering that in general the WG does not consider fast flux as a distinct fraud
1992 or attack vector comparable to spam, phishing, or malware. The WG feels that the primary
1993 effect of FF when it is used by "bad guys" is to delay the response. That is, FF serves to
1994 prolong the period of time during which the attack continues to be effective, before the
1995 domain is taken down by a "good guy." It is not an attack itself - it is a way for an attacker to
1996 frustrate the response to the attack.

1997

1998 The lack of data and lack of understanding of the full scope of fast flux also made
1999 discussions difficult. Working Group members for the most part agree that further fact finding

2000 and data gathering is imperative in order to have an informed discussion on this subject.
2001 Lack of a clear definition and disagreement on the exact scope of the problem made it
2002 extremely difficult to continue discussions as participants were speaking on the basis of
2003 different assumptions and different expectations as to what a potential recommendation on
2004 fast flux should look like.

2005

2006 **b. Issues with the Charter**

2007

2008 Neither the GNSO Council nor the charter identified what the objective of a potential
2009 recommendation on fast flux should be. Also the Council sought a structured fact-finding
2010 effort to examine the issues of fast flux (beyond the staff-authored Issues Report), but
2011 because no such mechanism currently exists, this effort was conducted in the context of a
2012 PDP. As a result, some felt that the charter did not provide sufficient information on what
2013 was expected to be delivered by the Working Group nor were important questions included.
2014 The group struggled with finding the right balance between respecting the charter, the lack
2015 of information and the need to find a solution and consensus. In its upcoming revision of the
2016 PDP, the GNSO should include an orientation of Working Group members as an early step
2017 for every group, to familiarize participants with the PDP process.

2018

2019 Some members of the Working Group offered reasons why policy development to address
2020 fast flux is outside the scope of ICANN's remit. Others disagreed. As some participants
2021 pointed out, some of the discussions and proposed actions might be more appropriate for
2022 other professional or community bodies that deal with security and Internet abuse issues.

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8 Conclusions

During the study of fast flux hosting, the working group quickly came to appreciate that the subject area that originally formed the basis of the study had changed rapidly from the time of publication of the SSAC report that stimulated GNSO interest to the issuance of the PDP. Flux hosting, flux techniques and flux facilitated attacks continued to evolve even during the WG's study period.

8.1 Conclusions

Fast flux hosting has numerous applications. Some experts have focused on the applications of fast flux hosting that are self-beneficial but publicly detrimental and consider it to be an effective technique for keeping fraudulent sites active on the Internet for the longest period of time, and it requires [DNS use and modification](#) as a component for success. At the same time, a number of the characteristics that experts ascribe to fast flux hosting have been identified as self-beneficial without being harmful to others, or indeed, both self- and publicly beneficial. In these latter applications, the goals of fast flux hosting are to make networks survivable or highly reliable, but the motives are quite different.

The WG recognizes that fast flux is a networking technique, and as such can be employed for illicit or legitimate purposes. Numerous and spirited debates ensued on whether it was possible to discern the motivations and intentions of its users based solely on its existence, which further complicates any proposal to detect or mitigate occurrences exclusively through automated methods.

The WG understands that many types of organizations can potentially be involved in fast flux use, including registries, registrars, ISPs, and hosting firms. But no one category of organization is capable of unilaterally addressing the issue. Coordination and cooperation is therefore necessary.

A key component to better understanding of fast flux is data collection, DNS monitoring, and data sharing among various parties (e.g., registries, registrars, and ISPs, and security services). This research will be the basis for future work in facilitating detection and intervention in circumstances where fast flux hosting was publicly detrimental. These

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Gaining a common appreciation and broad understanding of the motivations behind the employment of fast flux or adaptive networking techniques proved to be a particularly thorny problem for the WG. Attempts to associate an intent other than criminal and characterizing fast flux hosting as legitimate or illegal, good or bad, stimulated considerable debate. -
-
Study by members of the WG also revealed that flux hosting is necessarily, accurately characterized as "fast flux" but more generally, that flux hosting encompasses several variations and adaptations of event-sensitive, responsive, or volatile networking techniques. -
The WG studied many of the methods of detecting fast flux activities and thwarting fast flux hosting. The WG also studied whether certain data could be monitored, collected, and made available by

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2056 proposals merit further attention, particularly in areas where an unacceptable level of false
 2057 positives would prove detrimental to registrants affected by intervention. Additionally,
 2058 measures must be adopted to ensure that parties reporting fast flux activity are trustworthy
 2059 and uncompromised.

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2061 The WG also acknowledges that fast flux and similar techniques are merely components in
 2062 the larger issue of Internet fraud and abuse. The techniques described in this report are only
 2063 part of a vast and continuously evolving toolkit for attackers. Successful mitigation of any
 2064 single technique would only change the macro environment for Internet fraud and abuse.

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2065 Every attack that is enhanced by the use of fast flux techniques could be pursued without
 2066 them, but possibly at higher cost or effort for the attacker.

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2068 These numerous and interdependent issues must all be taken into account in any potential
 2069 policy development process and/or next steps. Careful consideration will need to be given as
 2070 to which role ICANN can and should play in this process.

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2071 9 Possible Next Steps

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2073 *Note: The Working Group would like to provide the following ideas for discussion and*
 2074 *feedback during the public comment period. Please note that at this stage the Working*
 2075 *Group has not reached consensus on any of the ideas below. The objective of the Working*
 2076 *Group will be to review the input received during the public comment period and determine*
 2077 *which, if any, recommendations receive the support of the Working Group for inclusion in the*
 2078 *final report.*

2079

2080 ▪ **Redefine the issue and scope**

2081 In order to address some of the problems encountered by the Working Group to define
 2082 the issue and answering the charter question, the possibility could be explored to
 2083 redefine the issue and scope by developing a new charter. Another possible outcome of
 2084 this process could be that further research and fact-finding is desirable before a new
 2085 charter can be developed. Finally, successor PDP WGs (see "Registration Abuse,"
 2086 below) may consider portions of the Fast Flux Charter to be within scope of their own
 2087 work, and may opt to continue discussion on these topics.

2088

2089 ▪ **Explore the possibility to involve other stakeholders in the fast flux policy development process**

2091 As the use of fast flux is not limited to gTLDs and touches upon a number of other
 2092 issues, the possibility could be explored to involve other ICANN entities such as the
 2093 ccNSO, GAC, ASO and ALAC as well as including stakeholders external to ICANN
 2094 (examples include: APWG, MAAWG, CCERT, IETF, FIRST, Artists Against 419.org,
 2095 StopBadware.org, Regulatory enforcement agencies such as the FTC, Law
 2096 enforcement).

2097

2098 • **Explore other means to address the issue instead of a Policy Development Process**

2100 In its current form, the Policy Development Process might not be the most appropriate or
 2101 effective way to address the issue of fast flux. It could be explored whether there are
 2102 other possibilities to deal with the issue, either within an ICANN context or as a
 2103 collaboration of outside organizations.

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- **Highlight which solutions / recommendations could be addressed by policy development, best practices and/or industry solutions**

Additional work could be undertaken by the Working Group to review the solutions discussed in this report in further detail and indicate how these could be implemented; by policy development, best practices or industry solutions. These successor teams should be narrowly targeted and focus their efforts on solutions that would yield optimal results in addressing illicit uses of fast flux.

- **Consider whether registration abuse policy provisions could address fast flux by empowering registries / registrars to take down a domain name involved in fast flux**

In light of other possible GNSO policy initiatives relating to registration abuse policy provisions, it could be explored whether a Policy Development Process in that area would in effect also address the use of fast flux and result in the rapid take-down or suspension of domain names involved in a fast flux attack by registrars and registries.

- **FFDRS (Fast Flux Data Reporting System)**

Collection of data about fast flux is an integral part of the work of this group, and the foundation for future analysis of the fast flux issue. Currently there is no publicly available formal mechanism for members of the community to submit potential fast flux domains for consideration by the working group. The Whois Data Problem Reporting Service (WDPRS), see <http://wdprs.internic.net/>, is an excellent example of a existing public domain name-related data submission mechanism similar to what the Working Group might consider, albeit one that is focused on Whois data problems rather than the fast flux problem. Another example of a public cyber-security-related domain name problem submission portal is Phishtank, <http://www.phishtank.com/>. Future work could explore whether ICANN is best situated to facilitate these services, or serve as a coordinating body for industry and community groups.

2135 **Annex I – First-round Constituency Input Template**

2136 **Constituency Input Template**

2137

2138 The GNSO Council has formed a Working Group of interested stakeholders and
2139 Constituency representatives, to collaborate broadly with knowledgeable individuals and
2140 organizations, in order to develop potential policy options to curtail the criminal use of fast
2141 flux hosting.

2142

2143 An early part of the working group's effort will incorporate ideas and suggestions gathered
2144 from Constituencies. View this as a brainstorming effort, rather than a formal policy-
2145 comment process (a formal Constituency Statement process is scheduled to start about a
2146 month from now). Our goal at this stage is to allow very broad participation in our drafting
2147 effort. So there is no requirement that your Constituency provide any suggestions at this
2148 time -- but any ideas are welcome.

2149

2150 Inserting your Constituency's response in this form will make it much easier for the Working
2151 Group to summarize the Constituency responses. This information is helpful to the
2152 community in understanding the points of view of various stakeholders.

2153

2154 **Process:**

2155

- 2156 • Please identify the members of your constituency who participated in developing the
2157 perspective(s) set forth below.
- 2158 • Please describe the process by which your constituency arrived at the perspective(s) set
2159 forth below.

2160

2161 **Questions:**

2162

- 2163 1. Who benefits from fast flux, and who is harmed?
- 2164 2. Who would benefit from cessation of the practice and who would be harmed?
- 2165 3. Are registry operators involved, or could they be, in fast flux hosting activities? If so,
2166 how?
- 2167 4. Are registrars involved in fast flux hosting activities? If so, how?

- 2168 5. How are registrants affected by fast flux hosting?
2169 6. How are Internet users affected by fast flux hosting?
2170 7. What technical, e.g. changes to the way in which DNS updates operate, and policy, e.g.
2171 changes to registry/registrar agreements or rules governing permissible registrant
2172 behavior measures could be implemented by registries and registrars to mitigate the
2173 negative effects of fast flux?
2174 8. What would be the impact (positive or negative) of establishing limitations, guidelines, or
2175 restrictions on registrants, registrars and/or registries with respect to practices that
2176 enable or facilitate fast flux hosting? What would be the impact of these limitations,
2177 guidelines, or restrictions to product and service innovation?
2178 9. What are some of the best practices available with regard to protection from fast flux?
2179 10. Which areas of fast flux are in scope and out of scope for GNSO policy making.
2180

2181 **Note:**

2182

2183 **Consensus is not required at this stage of the process. If ideas differ within the**
2184 **Constituency, please provide all of them. The Working Group will work to resolve the**
2185 **differences and the Constituency will have an opportunity to comment in the formal**
2186 **Constituency Statement process.**

2187

2187 **Annex II - Constituency Statements (Summary)**

2188

2189 This section summarizes issues and aspects of fast flux reflected in the statements from the
2190 GNSO constituencies.

2191

2192 To date, two Constituency statements (Registry Constituency and Non-Commercial Users
2193 Constituency), one input document (from individual Registrar Constituency members) and
2194 one initial reaction (Intellectual Property Interests Constituency) have been received. These
2195 entities are abbreviated in the text as follows (in the order of submission of the constituency
2196 statements):

2197

2198 RyC - gTLD Registry Constituency

2199 IPC - Intellectual Property Interests Constituency

2200 NCUC - Non-Commercial Users Constituency

2201 Individual RC members – Individual Registrar Constituency members

2202

2203 Annex III of this report contains the full text of those constituency statements that have been
2204 submitted. These should be read in their entirety.

2205

2206 While the contributions vary considerably as to themes covered and highlighted, the
2207 following section attempts to summarize key views on fast flux.

2208

2209 **Constituency Views**

2210

2211 The RyC, NCUC and a number of individual RC members all recognize that fast flux is being
2212 used by miscreants involved in online crime to evade detection, but at the same time
2213 question whether ICANN is the appropriate body to deal with this issue. All three emphasize
2214 that it is not in ICANN's remit to act as an extension of law enforcement or put registries or
2215 registrars in this position.

2216

2217 In addition, the RyC, NCUC and a number individual RC members are concerned that
2218 potential solutions for fast flux would prohibit current legitimate uses while at the same time
2219 online criminals would simply move on to another technique or method, or would change

2220 their implementations to avoid detection or mitigation efforts. The NCUC expresses specific
2221 concern in relation to the legitimate use of fast flux in facilitating anonymous speech. The
2222 RyC is 'concerned that the cessation of fast-flux could impede the creation of new and
2223 legitimate services on the Internet'. Furthermore, the RyC points out that any GNSO policy
2224 initiative would have very limited impact as it would "only be applicable to gTLD registries
2225 and registrars", while ccTLD domain names are also used for fast flux hosting, which
2226 compromise almost half of the domain names on the Internet. ICANN policy could then
2227 simply be circumvented by switching to ccTLD domain names.

2228

2229 The RyC, NCUC and a number of individual RC members all point to the lack of data and
2230 the absence of supporting evidence outlining the scope of fast flux which is a necessity in
2231 order to balance cost – benefits of any potential solutions. The RyC and a number of
2232 individual RC members specifically point to any lack of evidence that "fast flux hosting has
2233 materially impacted the inter-operability, technical reliability and/or operational stability of
2234 Registrar Services, Registry Services, the DNS, or the Internet".

2235

2236 The RyC points out that some of the solutions discussed by the Working Group "are
2237 currently impossible, or would require significant revisions to DNS protocols, or would
2238 require significant upgrades in deployed resolver code".

2239

2240 **Further Work Suggested by Constituencies**

2241

2242 The RyC and RC members emphasize the need for further data gathering and analysis
2243 before any further work is undertaken in this area. Both groups question though whether
2244 ICANN is the appropriate vehicle to take this discussion further.

2245

2245 **Annex III – Constituency Statements (Full versions)**

2246
2247 *Version August 7, 2008*

2248

2249 **Registry Constituency Input Template:**

2250 **Fast-Flux Working Group**

2251

2252 *The GNSO Council has formed a Working Group of interested stakeholders and*
2253 *Constituency representatives, to collaborate broadly with knowledgeable individuals and*
2254 *organizations, in order to develop potential policy options to curtail the criminal use of fast*
2255 *flux hosting.*

2256

2257 *An early part of the working group's effort will incorporate ideas and suggestions gathered*
2258 *from Constituencies. View this as a brainstorming effort, rather than a formal policy-*
2259 *comment process (a formal Constituency Statement process is scheduled to start about a*
2260 *month from now). Our goal at this stage is to allow very broad participation in our drafting*
2261 *effort. So there is no requirement that your Constituency provide any suggestions at this*
2262 *time -- but any ideas are welcome.*

2263

2264 *Inserting your Constituency's response in this form will make it much easier for the Working*
2265 *Group to summarize the Constituency responses. This information is helpful to the*
2266 *community in understanding the points of view of various stakeholders.*

2267 *Please identify the members of your constituency who participated in developing the*
2268 *perspective(s) set forth below:*

2269

2270 *Voting in favor of this document, in full (listed alphabetically by TLD): NeuStar (.BIZ),*
2271 *puntCAT (.CAT), VeriSign (.COM, .NET), DotCooperation LLC (.COOP), Afilias (.INFO),*
2272 *Employ Media (.JOBS), mTLD (.MOBI), Global Name Registry (.NAME), Public Interest*
2273 *Registry (.ORG), RegistryPro (.PRO). Voting against: none. Abstaining: none. Absent/no*
2274 *response: SITA (.AERO), dotAsia Organisation (.ASIA), MuseDoma (.MUSEUM), TeINIC*
2275 *(.TEL), Tralliance Corp. (.TRAVEL).*

2276

2277 *Please describe the process by which your constituency arrived at the perspective(s) set*
2278 *forth below:*

2279

2280 Based upon discussion of the issues, Registry Constituency members created a draft
2281 document, which was then circulated amongst all Constituency members for rounds of
2282 discussion and editing. Further discussion took place in two constituency teleconferences.
2283 After several iterations, a final draft was voted upon.

2284 *NOTE: Consensus is not required at this stage of the process. If ideas differ within the Constituency, please*
2285 *provide all of them. The working group will work to resolve the differences and the Constituency will have an*
2286 *opportunity to comment in the formal Constituency Statement process.*

2287

2288 **Executive Summary:**

2289

2290 The Registry Constituency recognizes that fast-flux hosting is used by criminals to
2291 perpetrate a variety of illegal activities, which harm a variety of parties including registry
2292 operators. Constituency supports further discussion of voluntary best practices that would
2293 facilitate data sharing and are designed to identify problematic domain names.

2294

2295 The Registry Constituency feels that key issues are outside of ICANN's purview, and beyond
2296 the scope of GNSO policy-making:

2297

2298 1. ICANN's purview with regard to making policy to mitigate criminal use of the DNS is very
2299 limited, and technical. At the core, combating fast-flux hosting is a matter of identifying and
2300 disabling domains that are being used for illegal purposes.

2301

2302 2. It is not within ICANN's purview to place gTLD registries in a position to become
2303 extensions of law enforcement regimes around the world, by requiring registries to take
2304 action against a domain name that may be in violation of one or more nation's laws. In
2305 addition, it is not within ICANN's purview to determine (or license another evaluative body to
2306 determine) which domain names are being used for illegal purposes.

2307

2308 3. To require registries to act against certain domain names may also expose registries to
2309 unknown liabilities, and it is not clear whether ICANN has an effective ability to protect
2310 contracting parties from these liabilities.

2311

2312 4. Contracted parties should have the ability to set relevant terms of service for their
2313 respective TLDs or registrar service, as applicable. Various parties already have the ability

2314 to act against problematic domain names, according to their various contracts and terms of
2315 service. Models for this activity already exist in directly relevant areas, and fast-flux domains
2316 are already being taken down. Every day, members of the Internet community – including
2317 hosting providers, network operators, registrars, registries, businesses and intellectual
2318 property owners, and law enforcement bodies—deal with domain names used for phishing,
2319 spam, malware, and other problems. Such problems have been resolved without involving
2320 ICANN, and we believe that most proposed solutions to deal with fast-flux hosting should not
2321 involve ICANN intervention.

2322

2323 5. There are venues for dealing with criminal activity, but ICANN is not such a venue.
2324 Criminals adapt their tactics quickly, and the parties taking action against them should be
2325 free to craft their own solutions as conditions suggest.

2326

2327 6. We do not believe that the Working Group has yet demonstrated, from a technical
2328 standpoint, that fast-flux hosting has materially impacted the interoperability, technical
2329 reliability, and/or operational stability of Registrar Services, Registry Services, the DNS, or
2330 the Internet. These continue to function well.

2331

2332 7. We believe that as of the date of this statement, the Working Group has not adequately
2333 quantified the scope of the problem based upon data. It is therefore difficult to evaluate the
2334 costs/benefits of solutions.

2335

2336 The Registry Constituency also explains below why it feels that some proposed solutions:

2337

2338 1. Are technically and legally outside the power of registries to implement,

2339

2340 2. Present significant engineering issues that could require revisions to protocols and the
2341 DNS itself,

2342

2343 3. Are not relevant to some registries, and

2344

2345 4. Could negatively impact various parties, some of which may be using fast-flux techniques
2346 for legitimate purposes.

2347

2348 Questions:

2349

2350 1. Who benefits from fast flux, and who is harmed?

2351 Phishing, pharming, spam, and other illegal activities that may be perpetrated through the
2352 use of fast-flux networks represent a well-known threat to the security of Internet users.
2353 These types of domain name abuses can also harm the reputations and brands of specific
2354 TLDs. TLDs can be saddled with negative reputations for higher-than-average abuse rates.
2355 Some registries have adopted voluntary means to help address these issues. Most registries
2356 have no direct relationship with the registrants responsible for the abusive behavior.

2357

2358 2. Who would benefit from cessation of the practice and who would be harmed?

2359

2360 We will use the definitions found in the GNSO Issues Report on Fast Flux Hosting, which
2361 are:

2362

2363 **Fast Flux:** In this context, the term “fast flux” refers to rapid and repeated changes to A
2364 and/or NS resource records in a DNS zone, which have the effect of rapidly changing the
2365 location (IP address) to which the domain name of an Internet host (A) or name server (NS)
2366 resolves.

2367 **Fast Flux Hosting:** The practice of using fast flux techniques to disguise the location of web
2368 sites or other Internet services that host illegal activities.

2369

2370 Using these definitions, “fast flux” is a technique or technical implementation, while “fast flux
2371 hosting” is the use of the technique for criminal purposes.

2372 We are concerned that solutions aimed at certain types of nefarious activities criminal
2373 activity could prohibit or constrain legitimate activities that uses similar techniques, or might
2374 not accurately interpret the intent of the activity. It may be difficult to distinguish some
2375 criminal uses from non-criminal uses, especially using technical means only.

2376 We are also concerned that cessation of fast-flux could impede the creation of new and
2377 legitimate services on the Internet, and we would like to know whether the cessation of fast-
2378 flux would impact any existing services, for example commercial services or services that
2379 facilitate speech on the Internet. As noted in its bylaws, one of ICANN’s core values is
2380 “Respecting the creativity, innovation, and flow of information made possible by the Internet.”

2381

**2382 3. Are registry operators involved, or could they be, in fast flux hosting activities? If
2383 so, how?**

2384 Some TLDs probably have never had domains that operate on fast-flux networks, and are
2385 less vulnerable. Fast-flux domains used for nefarious purposes are registered by criminals,
2386 who may not have easy access to domains in certain sTLDs. Some solutions might therefore
2387 not be good fits for all registries, and voluntary participation to best practices and/or specific
2388 programs might therefore be more viable.

2389

2390 Fast-flux hosting can be addressed if the domain names involved are not allowed to resolve.
2391 Domain names are stopped from resolving by removing them from the zone (by placing an
2392 EPP HOLD status, or removing the associated nameservers from the domain record, or by
2393 deleting the name from the registry.) Two parties have the technical ability to remove a
2394 domain name from the TLD zone – the sponsoring registrar, or the registry operator.
2395 (Registrants and resellers act through a registrar's system.) The relevant hosting provider(s)
2396 also have the ability to stop a domain name from functioning, by making changes at the
2397 nameservers.

2398

2399 ICANN's agreements with gTLD registry operators give registry operators varying rights to
2400 suspend domain names. Registrars, on the other hand, have direct contractual relationships
2401 with their registrants, and are often in a better position to communicate directly with their
2402 customers. (See Question #4 below for more.) Therefore, registries have often adopted
2403 practices to present abuse reports to the registrar of record.

2404 As per its bylaws, the mission of ICANN is to “coordinate, at the overall level, the global
2405 Internet's systems of unique identifiers, and in particular to ensure the stable and secure
2406 operation of the Internet's unique identifier systems,” and ICANN “coordinates policy
2407 development reasonably and appropriately related to these technical functions.” We do not
2408 think that making policy to mitigate criminal use of fast-flux hosting is reasonably and
2409 appropriately related to ICANN's technical functions. At the core, combating fast-flux hosting
2410 is a matter of identifying and disabling domains that are being used for illegal purposes.

2411 It is not within ICANN's purview to require registries to become an arm of a law enforcement
2412 regime, nor to act on every allegation that may be made about purported illegal uses of
2413 domain names. It is not within ICANN's purview to determine (or license another evaluative
2414 body to determine), which domain names are being used for illegal purposes. To require
2415 registries to act against certain domain names may also expose registries to unknown
2416 liabilities, and it is not clear whether ICANN has an effective ability to protect contracting
2417 parties from these liabilities.

2418

2419 The GNSO Issues Report on Fast Flux Hosting stated: "The community of researchers,
2420 system administrators, law enforcement officials, and consumer advocates who are fighting
2421 Internet scams that are enabled or accelerated by fast flux hosting have concluded that
2422 trying to thwart fast flux hosting by detecting and dismantling the botnets (fast flux service
2423 networks) is not effective." We agree. However, the Issues Report then went on to say:
2424 "Other measures that require the cooperation of DNS registries and registrars to identify or
2425 defeat fast flux techniques are expected to be much more effective." And that "ICANN Staff
2426 research has confirmed that fast flux hosting.... could be significantly curtailed by changes in
2427 the way in which DNS registries and registrars currently operate." (page 10)

2428

2429 We believe that those statements, especially relating to registries, are overbroad and need
2430 careful examination. Some of the proposed solutions involving registries are impossible for
2431 registries to implement, or will be ineffective for technical reasons. For example, registries
2432 have no role in how many fast-flux networks operate, registries are not necessarily privileged
2433 in their ability to detect fast-flux domains, and registries have differing abilities to act directly
2434 against abusive uses of domain names.

2435 Please see response to Question 7 below for more commentary on technical and policy
2436 solutions that may involve registries. The Registry Constituency is interested in addressing,
2437 with the wider community, the problems caused by fast-flux hosting.

2438

2439 **4. Are registrars involved in fast flux hosting activities? If so, how?**

2440

2441 Fast-flux hosting can be addressed if the domain names involved are not allowed to resolve.
2442 As far as we are aware, all ICANN-accredited registrars have registrar-registrant contracts
2443 and terms of service that prohibit registrants from using their domain names for illegal or
2444 abusive purposes. These contracts allow registrars to variously suspend such domain
2445 names (i.e., stop them from resolving), delete them, and/or cancel the registrant's rights
2446 and/or control over the domain. The agreements usually require the registrants to indemnify
2447 the registrars as well. Registrars are free to enforce their terms of service, and exercise
2448 these rights regularly by suspending many gTLD domain names each day for spam,
2449 phishing, malware distribution, the distribution of child pornography, and other abuses.

2450

2451 **5. How are registrants affected by fast flux hosting?**

2452

2453 **6. How are Internet users affected by fast flux hosting?**

2454

2455 **7. What technical, e.g. changes to the way in which DNS updates operate, and policy,**
2456 **e.g. changes to registry/registrar agreements or rules governing permissible**
2457 **registrant behavior measures could be implemented by registries and registrars to**
2458 **mitigate the negative effects of fast flux?**

2459

2460 It is important to understand the technical means available to TLD registries, including the
2461 relevant Internet specifications and protocols. Unfortunately, some proposed solutions to
2462 fast-flux hosting that involve registries are currently impossible, or would require significant
2463 revisions to DNS protocols, or would require significant upgrades in deployed resolver code.
2464 Other proposed solutions may have limited impact, or are not exclusive to registries only.

2465

2466 Beyond the technical issues, some proposed solutions would require wide-ranging changes
2467 to registration paradigms, registrant behavior, and registry business practices. These should
2468 be examined carefully. In all cases the benefits should be proven to outweigh the costs, and
2469 registries should be given the means to recover the costs associated with any solutions
2470 imposed upon them.

2471

2472 Network operators, businesses, hosting providers, government organizations, intellectual
2473 property owners, registries, and registrars all have roles to play when addressing various
2474 Internet abuses, and collaborative solutions and data sharing may be useful.

2475 Below are some assumptions and proposals about how registries may be involved in fast-
2476 flux hosting:

2477

2478 The GNSO Issues Report on Fast Flux Hosting [[http://gnso.icann.org/issues/fast-flux-
2479 hosting/gnso-issues-report-fast-flux-25mar08.pdf](http://gnso.icann.org/issues/fast-flux-hosting/gnso-issues-report-fast-flux-25mar08.pdf)] stated:

2480 Registries and registrars can curb the practice in two ways: (1) by monitoring DNS activity
2481 (fast flux is easy to detect) and reporting suspicious behavior to law enforcement or other
2482 appropriate reporting mechanism; and (2) by adopting measures that make fast flux either
2483 harder to perform or unattractive.

2484

2485 Some possible measures that have been suggested include:

- 2486 • authenticating contacts before permitting changes to NS records;
2487 • preventing automated NS record changes;
2488 • enforcing a minimum "time to live" (TTL) for name server query responses; Fast-Flux
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2490 • limiting the number of name servers that can be defined for a given domain; and
2491 • limiting the number of address record (A) changes that can be made within a specified time
2492 interval to the name servers associated with a registered domain.
2493 (page 11)
2494

2495 The SSAC Advisory on Fast Flux Hosting and DNS

2496 [<http://www.icann.org/en/committees/security/sac025.pdf>] identified the following potential
2497 solutions that could possibly involve registries:

- 2498 • Adopting procedures that accelerate the suspension of a domain name,
2499 • Remove domains used in fast flux hosting from service
2500 • Authenticate contacts before permitting changes to name server configurations.
2501 • Implement measures to prevent automated (scripted) changes to name server
2502 configurations.
2503 • Set a minimum allowed TTL (e.g., 30 minutes) that is long enough to thwart the double
2504 flux element of fast flux hosting.
2505 • Separate "short TTL updates" from normal registration change processing.
2506 • Implement or expand abuse monitoring systems to report excessive DNS configuration
2507 changes.
2508 • Publish and enforce a Universal Terms of Service agreement that prohibits the use of a
2509 registered domain and hosting services (DNS, web, mail) to abet illegal or objectionable
2510 activities (as enumerated in the agreement).
2511 • Rate-limit or (limit by number per hour/day/week) changes to name servers associated
2512 with a registered domain name.
2513

2514 Below we will examine these ideas and others; we find many of them problematic.

2515

2516 ***Do registries have any control over fast-flux networks?***

2517

2518 Single-flux fast-flux networks do not involve changes to records in a TLD registry. Single-flux
2519 service networks change A records for their front-end node IP address. This happens at a
2520 level below the registry.

2521

2522 Therefore, registries and registrars have no control over single-flux networks. No registry
2523 records are changed, and registries cannot monitor or detect that change activity via registry
2524 data. A great deal of fast-flux hosting takes place on single-flux networks.

2525

2526 Double-flux fast-flux networks do involve changes to records in a TLD registry. Double-flux is
2527 where both the NS records (authoritative name server for the domain) and A records (Web
2528 serving host or hosts for the target) are regularly changed, making the fast-flux service
2529 network more dynamic. For double-flux techniques to work, the registrant must frequently
2530 change the NS information at the registry.

2531

2532 Registries could analyze registry records to find nameserver changes, but would have to
2533 couple them with a single-flux detection method in order to be meaningful.

2534

2535 We see the following additional issues:

2536

2537 1. Problematic changes (i.e., those done for criminal intent) must be distinguished from non-
2538 problematic updates. This is a non-trivial matter in a registry of any size. Domain name
2539 registries are not in a position to interpret what does or does not constitute criminal activity in
2540 every legal jurisdiction in the world.

2541

2542 2. There is some evidence that some operators of double-flux networks change their
2543 nameserver records only on an infrequent basis. In some observed cases the interval
2544 between changes is days or even weeks. Such change rates do not qualify as rapid, and
2545 some so-called double-flux networks might not be worthy of the name.

2546

2547 3. There are many legitimate reasons why a registrant would want to change nameserver
2548 records more than twice or three times in the course of a month. Restrictions on change
2549 rates at such levels would unnecessarily restrict normal operations and user freedom.

2550

2551 4. Changes at the TLD level are detectable to anyone analyzing the TLD zone files, which
2552 are available daily free of charge.

2553

2554 5. Since changes to TLD records are relatively easy for the registry operator and other
2555 observers to detect, they might not be attractive methods for criminals.

2556

2557 6. By themselves, registry records give an incomplete picture in other ways. Registry
2558 operators cannot see some hosting-related changes because they involve changes to
2559 registry records in other TLDs. A registry's records can reveal when the IP of a nameserver
2560 object is changed – but only if the nameserver exists on a domain in that TLD. For example,
2561 the nameserver ns1.example.com exists as a record in the .COM registry, and that
2562 nameserver record must have an IP address associated with it, because the .COM registry
2563 is authoritative for .COM objects. The nameserver ns1.example.com may also exist as an
2564 object in the .ORG registry as well. However, that nameserver record in the .ORG registry
2565 cannot have an IP address associated with it, because the .COM registry is authoritative for
2566 .COM objects. This means that the .ORG registry operator cannot use its registry records to
2567 see if the IP of ns1.example.com is changing.

2568

2569 There is a need for more data to understand how many fast-flux networks operate on single
2570 flux versus double flux, at what rates double flux networks change their nameserver records
2571 in registries, and how frequent such changes need to be in order for a network to be
2572 considered a double-flux network. At this time there is not enough data to establish the
2573 scope of the problem.

2574

2575 ***Are registries in a special position to detect fast-flux hosting?***

2576

2577 No. Fast-flux hosting is most commonly detected by querying nameservers for A records
2578 and recording the changes to those records over time. This method requires basic tools, and
2579 is currently practiced by many entities, including security companies, network operators, and
2580 academic researchers. Most subscribe to the gTLD zone files, which ICANN requires the
2581 registries to make available free of charge.

2582

2583 Some registry operators may be able to analyze DNS query data that comes to the TLD
2584 servers. This data is voluminous in larger TLDs, and is harder to interpret.

2585

2586 ***Is fast-flux hosting easy to detect, or easy to positively identify? Is it easy to identify***
2587 ***criminal behavior?***

2588

2589 The answers to all these questions is “no.” While it is easy to compile query data in the way
2590 described above, that data must then be interpreted. The key concept is that the observer
2591 must be able to separate out criminal uses of the fast flux technique from non-criminal uses,
2592 and in some cases this can be very difficult.

2593

2594 Some believe that fast flux hosting can easily be identified on an automated basis. But
2595 automated checking is not accurate when determining the criminal intent of any particular
2596 implementation. Rather, it may be possible for a certain percentage of criminal fast-flux
2597 hosting to be identified to a high degree of accuracy. This means that some criminal fast-flux
2598 hosting may be overlooked or discarded because it does not pass enough “tests” of bad
2599 intent, that manual checking is advisable, and that false positives will probably never be
2600 eliminated.

2601

2602 These problems are important, because the ultimate goal may be to suspend the resolution
2603 of fast-flux domain names. Parties who suspend domain names must perform due diligence,
2604 and are exposed to liability.

2605

2606 The Working Group has also examined case studies that demonstrate that:

2607

2608 1. fast-flux detection systems create false-positives.

2609

2610 2. It is not always possible to determine the intent that some fast-flux domains are being
2611 used for.

2612

2613 3. It is not always possible to determine whether the hosts involved are compromised.

2614

2615 Improved information availability may be useful for combating fast flux, but will result in
2616 incremental improvements only, just as blacklists and antivirus products have produced
2617 incremental progress against spam, phishing, and malware.

2618

2619 ***Can TLD registries control TTL values?***

2620

2621 No, not in a way that is meaningful to this problem. Practically, domain name users and their
2622 hosting providers are in control of the TTLs related to their domain names, and are free to
2623 set whatever TTL they like.

2624

2625 Registrars have no mechanism by which they can set the TTL on records in the parent zone
2626 for domains they register, and registrars do not set or populate the time-to-live (TTL) for the
2627 resource records found in TLD zone files.

2628

2629 TLD registries may set a default TTL value. However, this TTL value is a default value only
2630 and does not control the actual TTLs associated with names in the zone. Instead, a TTL is
2631 set by the authoritative nameserver for a particular resource record. The authoritative data
2632 for a zone is below the zone cut, and any registry operator has a limited to no influence on
2633 the TTL on a delegation.

2634

2635 For example, any long TTL specified in the .COM zone in the NS set for a domain would be
2636 overwritten in resolvers' caches by the TTL specified in the daughter zone, which the registry
2637 does not host. So if the .COM registry operator sets a TTL of 600 minutes, and whoever
2638 hosts the individual domain name sets a TTL of 3 seconds, what gets cached is 3 seconds.

2639

2640 So, this default TTL has no practical impact on fast-flux hosting, because domain name
2641 registrants and their hosting providers are ultimately in control of the authoritative TTLs, and
2642 are free to set whatever TTL they like. This user-set value is the TTL value that prevails on
2643 the Internet, and this is a current, designed feature of the DNS. We do not know of any
2644 mechanism by which ICANN could limit the TTLs that zone administrators decide to install
2645 on their own RRsets.

2646

2647 Note that the EPP registry-registrar protocol offers no mechanism for registrars to specify
2648 TTL values to the registry.

2649

2650 What are the effects of either short or long TTLs on NS sets above the zone cut for queries
2651 which follow those delegations? This is not well understood. It is not known, for example, if
2652 increasing the TTL on NS sets in TLD zones could have an effect on some caches across

2653 the Internet. Before ICANN makes any related policy, we would expect ICANN to
2654 commission a credible technical study, and there should be significant input from the IETF.
2655 Any proposed changes to the DNS protocols, or to their standard implementations, should
2656 have the support of the engineering community, and such discussions should involve a
2657 formal consultative process with the IETF.

2658

2659 ***Are there legitimate uses for short TTLs?***

2660 Yes. Any entity that operates a Web site or other Internet service has legitimate reasons for
2661 using short TTLs, at least for finite periods of time. Such uses are written into relevant RFCs,
2662 including the domain name RFCs 1034 and 1035. Internet services that are subject to a high
2663 change frequency legitimately use low TTLs, and even TTLs of zero. Uses of zero-length
2664 TTLs are mentioned in relevant RFCs, including RFC 1035.

2665

2666 Imposing minimum lengths for TTLs is therefore contrary to standard engineering practices,
2667 will interfere with the operation of existing sites and services, may stifle the development of
2668 innovative services, and will impose costs on site operators and their service providers.

2669 Even if such limits were desired, there is presently no practical way that any entity could
2670 impose minimum TTLs on those parties responsible for setting them authoritatively. We do
2671 not know of any technical mechanism by which ICANN could limit the TTLs that zone
2672 administrators decide to install on their own RRsets. Any policy mechanism to limit the TTLs
2673 that zone administrators decide to install on their own RRsets would require volunteer
2674 compliance from all hosting parties world-wide -- which will not be practical or effective.

2675

2676 ***Is it practical or desirable to implement measures that limit the number of nameserver
2677 changes allowed in a given time period, or prevent automated (scripted) changes to
2678 name server configurations? Would authenticating contacts before permitting
2679 changes to NS records be practical or desirable?***

2680

2681 Such a solution would force registrants to change their behaviors and expectations, and
2682 would impose delays and inconveniences upon Web site managers. The current paradigm
2683 allows gTLD registrants to change their records as they see fit, and it would be difficult to roll
2684 this back.

2685

2686 Such a system would also impose additional costs on registrars, which could be passed on
2687 to registrants in the form of higher registration fees.

2688 As noted above, these counter-measures are effective against double-flux networks only,
2689 and the use of double-flux networks should be quantified so as to understand the impact of
2690 the proposed solution and weigh the benefits against the costs.

2691

2692 ***Is limiting the number of name servers that can be defined for a given domain***
2693 ***practical or desirable?***

2694

2695 No. Fast-fluxing domain names usually only have a few nameservers associated with them,
2696 often only four or five. There are legitimate reasons for registrants to use that number of
2697 nameservers, including robustness and redundancy. An example is icann.org, which has five
2698 nameservers listed.

2699

2700 ***Is reporting to law enforcement useful and effective?***

2701

2702 We applaud the dedicated work of law enforcement, and encourage reporting, but it does
2703 not provide a comprehensive or speedy solution. Counter to some popular perception, the
2704 vast majority of Internet crime is not addressed through the efforts of law enforcement, and
2705 is not reported to law enforcement. Domain take-downs are usually accomplished by the
2706 entities affected, working with ISPs, hosting companies, server operators, registrars,
2707 registries, and individual computer owners. Law enforcement bodies are often under-funded,
2708 and often do not have resources to devote to cyber-crime. Jurisdictional issues also hamper
2709 the investigation and prosecution of Internet crimes. Some registries and registrars have
2710 established relationships with law enforcement bodies to provide information related to
2711 nefarious uses of domain names.

2712

2713 **8. What would be the impact (positive or negative) of establishing limitations,**
2714 **guidelines, or restrictions on registrants, registrars and/or registries with respect to**
2715 **practices that enable or facilitate fast flux hosting? What would be the impact of these**
2716 **limitations, guidelines, or restrictions to product and service innovation?**

2717 Also see number 7 above for discussions of the applicability and impact of establishing
2718 limitations, guidelines, or restrictions on those parties.

2719

2720 Some solutions aimed at criminal activity could prohibit or constrain non-criminal activity that
2721 use similar techniques, or might not differentiate adequately based on the intent of the
2722 activity. Other solutions may require parties to separate the criminal uses from the non-
2723 criminal, which is sometimes difficult. Whether solutions to criminal fast-flux may constrain
2724 non-criminal services and/or the creation of new and legitimate services on the Internet are
2725 pertinent issues for consideration. See also #7 above. One case study examined by the
2726 Working Group indicates the possible existence of such a service (UltraReach, which claims
2727 to be an anti-censorship service founded under human rights repression). The Working
2728 Group does not know how many relevant sites or services may already be operating on the
2729 Internet, or what they do, and therefore does not know the impact of some potential
2730 solutions. Absent such knowledge, we think it wise to “do no harm” and avoid limitations,
2731 guidelines, or restrictions that could impact legitimate services.

2732

2733 We also note that fast flux hosting is a phenomenon that utilizes the DNS, and therefore is
2734 technically relevant to all TLDs. Fast flux hosting currently occurs on many domain names
2735 and hosts across a wide range of TLDs. Regulation in the gTLD space only would leave fast
2736 flux activity unaddressed in the ccTLD space. We ask whether there is lasting value to
2737 developing gTLD policy regarding any issue that occurs in both gTLDs and ccTLDs.
2738 Attempts to technically (rather than administratively) cope with fast flux may result in
2739 increasingly complicated solutions that may inadvertently impact innocent parties, and/or
2740 may or break the network in hard-to-diagnose ways.

2741

2742 **9. What are some of the best practices available with regard to protection from fast**
2743 **flux?**

2744

2745 It may be useful to look at fast flux as an example of a generalized problem: domain name
2746 abuse. In many ways, fast-flux hosting is not conceptually any different from other domain
2747 name abuses. Spam, phishing, pharming, and malware also all take advantage of the DNS
2748 and Internet protocols. Efforts to mitigate these problems involve detection of potential
2749 problem domains, determinations of whether the activities on specific domain names may be
2750 illegal or violate terms of service, and then mitigation work. These are many of the exact
2751 same issues faced in the current fight against fast-flux hosting, and best practices for
2752 domain name takedowns could be adapted. In fact, fast-flux domains are already being
2753 mitigated using these existing practices.

2754

2755 Those problems are mitigated on a daily basis by private parties, including ISPs and network
2756 operators, hosting companies, registrars, registries, security companies, law enforcement,
2757 and individuals. This community is free to adapt its tactics and invent new alliances as
2758 needed. We recall that one of ICANN's core values, enshrined in its bylaws, is: "To the
2759 extent feasible and appropriate, delegating coordination functions to or recognizing the
2760 policy role of other responsible entities that reflect the interests of affected parties."

2761 There are cooperative initiatives designed to facilitate data sharing and the identification of
2762 problematic domain names. Examples include the Anti-Phishing Working Group (APWG) for
2763 phishing and identity theft, the Messaging Anti-Abuse Working Group (MAAWG) for spam,
2764 ShadowServer Foundation for botnets, StopBadware.org for malware, and so on. Such
2765 efforts are a possible model for addressing fast-flux hosting.

2766 See also #10 below.

2767

2768 **10. Which areas of fast flux are in scope and out of scope for GNSO policy making?**

2769

2770 The GNSO Issues Report on Fast Flux Hosting noted that a consensus policy resulting from
2771 the GNSO policy-development process would only be applicable if fast flux hosting is an
2772 issue "for which uniform or coordinated resolution is reasonably necessary to facilitate
2773 interoperability, technical reliability, and/or operational stability of Registrar Services,
2774 Registry Services, the DNS, or the Internet." While fast-flux hosting is a recognized problem
2775 that impacts various parties, fast-flux hosting has not materially impacted the interoperability,
2776 technical reliability, and/or operational stability of Registrar Services, Registry Services, the
2777 DNS, or the Internet. Those services continue to function in a stable and reliable manner.

2778

2779 As we have stated before, we believe that ICANN's purview with regard to making policy to
2780 mitigate criminal use of the DNS is very limited. At the core, combating fast-flux hosting is a
2781 matter of identifying and disabling domains that are being used for illegal purposes. It is not
2782 within ICANN's purview to impose requirements that registries act as judge and jury, or to
2783 act on every allegation that may be made about purported illegal uses of domain names. To
2784 do so would turn registries into enforcement agencies. It is not within ICANN's purview to
2785 determine (or license another evaluative body to determine), which domain names are being
2786 used for illegal purposes. To require registries to act against certain domain names may also
2787 expose registries to unknown liabilities, and it is not clear whether ICANN has an effective

2788 ability to protect contracting parties from these liabilities. As per the GNSO Issues Report on
2789 Fast Flux Hosting, "General Counsel further notes that the overall question of how to
2790 mitigate the use of fast flux hosting for cybercrime is broader than the GNSO policy
2791 development process." We agree. How to mitigate or prevent the use of fast-flux hosting for
2792 crime is indeed the central issue.

2793

2794 Efforts within ICANN and the GNSO will yield only incremental results. ICANN policies
2795 related to fast-flux hosting would only be applicable to gTLD registries and registrars. ccTLD
2796 domain names are also used for fast-flux hosting, which comprise almost half of the domain
2797 names on the Internet. Criminals who use fast-flux hosting could simply avoid the effects of
2798 ICANN policy by using ccTLD domain names. Therefore, we are unsure of the "lasting
2799 value" to developing gTLD policy regarding this issue. ICANN policies that target fast-flux
2800 hosting would only be applicable to gTLD registries and could impact their costs, and
2801 therefore affect their competitiveness with ccTLDs.

2802

2803 The GNSO Issues Report on Fast Flux Hosting stated that "The question of whether policy
2804 options would have 'lasting value or applicability' is a particularly important consideration in
2805 the context of fast flux hosting, where new static rules imposed through a policy
2806 development process might be quickly undermined by intrepid cybercriminals." There are
2807 venues for dealing with criminal activity, and ICANN is not such a venue. ICANN is not
2808 suited to creating or overseeing detailed policies and procedures in such a rapidly evolving
2809 environment as cybercrime, where the criminals and responders are continually employing
2810 new measures and counter-measures. Instead, it may be more helpful to let private actors
2811 have the freedom and power to act within relevant legal and contractual contexts.

2812 Spam, phishing, pharming, and malware are threats at least as prominent as fast-flux
2813 hosting, and arguably cause more damage and problems. Those abuses also leverage the
2814 DNS, have not entailed policy-making at the ICANN level, and have not demanded uniform
2815 or coordinated resolution. We therefore question why fast-flux hosting is a suitable topic for
2816 an ICANN process.

2817

2818

2819 In many ways, fast-flux hosting is not conceptually any different from other domain name
2820 abuses. Spam, phishing, pharming, and malware also all take advantage of the DNS and
2821 Internet protocols. Those problems are mitigated on a daily basis by private parties,

2822 including ISPs and network operators, hosting companies, registrars, registries, security
2823 companies, and individuals. (Counter to some popular perception, the vast majority of
2824 abusive domain names are not taken down by the efforts of law enforcement.) These
2825 mitigation efforts often involve detection of potential problem sites, determinations of
2826 whether the activities on specific domain names are illegal or not, and then mitigation efforts.
2827 These are many of the exact same issues faced in the fight against fast-flux hosting. One of
2828 ICANN's core values, enshrined in its bylaws, is: "To the extent feasible and appropriate,
2829 delegating coordination functions to or recognizing the policy role of other responsible
2830 entities that reflect the interests of affected parties."
2831
2832
2833

IPC Initial Reaction

2833

2834

2835 "The IPC appreciates very much the activity of the Fast Flux WG. We recognize that Fast
2836 Flux is a serious topic which so far has not been widely discussed and analysed. The work
2837 of the Fast Flux WG enables members of the IPC to learn more about the issues involved.
2838 At the moment IPC does not have any specific comments or recommendations regarding
2839 Fast Flux and the most appropriate resolution of negative impacts connected with Fast Flux,
2840 nevertheless we hope to be able to comment in detail at a later stage of the work of the
2841 WG."

2842 **Non-Commercial Users Constituency Statement on** 2843 **Fast Flux Hosting**

2844

2845 The NCUC formally collects constituent input via its email discussion list as well as
2846 through a variety of informal communications.

2847

2848 **Definitions**

2849

2850 The working group has struggled considerably to define the term “fast flux,” largely
2851 because the term already has a preexisting meaning within the computer security
2852 community. Discussions have, however, made clear that the group needs terms in order to
2853 have productive discussion on this issue. Specifically, the group must be able to distinguish
2854 between those technical measures which it may be possible to effectively identify and
2855 regulate and the more difficult to measure elements such as intent and legality.

2856

2857 Additionally, the working group ought to have some terms to distinguish between
2858 those malevolent uses that are universally reviled and other uses, which might be effected
2859 by remedial measures. Legality has proven to be an inadequate benchmark, since the
2860 Internet is by nature global, and ICANN should not take it upon itself to resolve international
2861 conflicts of laws. Moreover, determinations of legality often turn on elements such as intent,
2862 which the DNS community is ill-disposed to assess.

2863

2864 Because of the inherent need for these distinctions, and because of the baggage
2865 associated with the terms “fast flux” and “fast flux hosting” it would be best to craft new terms
2866 to describe these concepts. As far as semantics are concerned, the working group's task is
2867 not to find the meaning of the terms we have been using but rather to find terms that will
2868 facilitate a meaningful discussion.

2869

2870 **Benefits and Harms**

2871

2872 The techniques of using domains with a short time to live or using a large network of
2873 computers to host content at a single domain are not inherently moral, immoral, beneficial or
2874 harmful. These qualities come not from the technologies themselves, but from the ways in

2875 which they are used. ICANN should be particularly wary of any attempt to ban a technology
2876 because of one use associated with it.

2877

2878 Insofar as fast flux can be used by criminals to evade authorities or to make a
2879 website appear more trustworthy than it is, it contributes to these harms. It would, however,
2880 be a mistake to equate the nefarious activities with the technology. Even if fast flux were
2881 completely eliminated these activities would still persist on-line.

2882

2883 Moreover, this technology (FFH) has demonstrated significant legitimate uses. Fast
2884 flux has been shown to be helpful in combating a denial of service attack and also with
2885 facilitating anonymous speech. Both current and future uses may be significantly impaired
2886 by attempts to ban the use of this technology. Unfortunately, it is difficult to assess how
2887 these uses may be impacted by ICANN measures, both because of the inherent difficulty in
2888 anticipating new technology and because of the difficulties of trying to communicate with
2889 speakers who may be currently using similar techniques to speak anonymously.

2890

2891 ICANN should take particular care to protect anonymous speech. Anonymous
2892 speech allows free expression by parties who might otherwise be subject to scorn or
2893 retribution for expressing unpopular opinions. This right to express one's true opinions
2894 without fear of reprisal is fundamental to the shared ideals of free speech, privacy, and basic
2895 human dignity. These rights are recognized and protected by the First Amendment to the
2896 U.S. Constitution and Article 12 of the Universal Declaration of Human Rights. Even where
2897 the strongest legal protections for free speech exist, the right to speak anonymously is still
2898 needed to protect against attacks by individuals, ensure open and honest discourse, and to
2899 allow speakers to contribute ideas without sacrificing privacy. For this reason, the U.S.
2900 Supreme court has explicitly ruled that the U.S. Constitution protects an individual's right to
2901 speak anonymously. ICANN should not take it upon itself to usurp this governmental
2902 function and second guess which human rights should be guaranteed to individuals and
2903 which should be terminated.

2904

2905 **Potential Remedies**

2906

2907 Any attempt to remedy the harms that accompany fast flux hosting should be
2908 evaluated with due consideration to the limits of what ICANN can and should do. ICANN

2909 must be vigilant to recognize the limited scope of its authority and mandate. ICANN is not a
2910 police force, government regulator or court of law. It is ill suited to determine which
2911 countries' laws should control on-line activity, determine when those laws have been
2912 breached, or create new rules intended to combat social ills.

2913

2914 There are significant dangers inherent in making any private entity, including ICANN,
2915 responsible for determining when anonymous speech is or is not permissible. Democratic
2916 societies have constitutions, elections, and courts to carefully balance the rights of the
2917 speaker against the rights of others. Private entities do not have the same incentives and
2918 legal compulsions to protect the rights of individuals. Because of this, private censorship is
2919 the single greatest threat to free speech on the Internet.

2920

2921 Many plaintiffs have already considered registrars and ISPs as potential private
2922 censors. They have filed suit against these entities because they objected to certain speech
2923 on-line. AOL, Network Solutions, and Dynadot are among those targeted by such suits.
2924 Sometimes these plaintiffs seek to have the content removed or rendered harder to access.
2925 Sometimes they are merely seeking a defendant with deep pockets. In all cases, however,
2926 the plaintiffs assert that Internet companies should censor the content of their customers.

2927

2928 Because of these problems, ICANN should be extremely wary of proposed solutions
2929 that discourage anonymous communications on the presumption that such communications
2930 are inherently malevolent. Informational approaches are preferable to those which prevent
2931 anonymous speech, and precautions should be included in any solution to ensure that we
2932 are not creating a precedent of censorship within the DNS community.

2933

2933 **Fast-Flux PDP Working Group**

2934

2935 **Input from Registrar Constituency Members**

2936

2937 **Summary**

2938

2939 *We acknowledge that some perpetrators of online criminal acts employ the fast-flux*
2940 *technique, and that these illicit activities can cause harm to a variety of parties including*
2941 *registrars and their customers. Nevertheless, the use of fast-flux is not indicative that a*
2942 *domain or registrant is engaged in some illicit behavior. Even when objectionable activity*
2943 *does occur, it may be beyond ICANN's limited technical mandate to address it. We do not*
2944 *believe that the Fast-Flux PDP Working Group has an adequately formed sense of the issue*
2945 *to proceed with the policy development process at this time. We do believe that further*
2946 *quantification and analysis of the issue is warranted and would aid in its definition. Only then*
2947 *should any ICANN-chartered working group begin discussions of voluntary best practices*
2948 *that would facilitate data sharing and are designed to identify problematic domain names.*
2949 *This input is being provided by the undersigned members of the Registrar Constituency who*
2950 *are serving on the Fast-Flux Working Group. There is no official input statement from the*
2951 *Registrar Constituency at this time.*

2952

2953 **Overview and Response to Questions**

2954

2955 It is evident from its voluminous email archive that the Fast-Flux PDP Working Group has
2956 struggled to adequately define the issue. The lack of a clear understanding of the scope and
2957 ramifications of fast-flux hosting also has undermined discussion of potential courses of
2958 action to address illicit activities. Significantly, there is disagreement about whether this
2959 issue even falls within the scope of the GNSO Policy Development Process and ICANN's
2960 limited technical mandate. For all of these reasons, we believe that this issue needs to be
2961 reconsidered from the start. We will highlight our specific concerns as we address the key
2962 questions that were put to the Working Group in its charter.

2963

2964 **1. Who benefits from, fast flux, and who is harmed?**

2965

2966 The Working Group determined that individuals and groups that are attempting to avoid or
2967 evade detection, identification, and takedown may use fast-flux hosting. These users could
2968 include spammers, fraud agents, distributors of illegal products or materials, and other “bad
2969 actors.” Alternatively, they may comprise political dissidents and other free speech
2970 advocates use fast-flux hosting to avoid suppression or censorship. Furthermore, some
2971 website administrators use fast-flux as a tool to optimize network performance and reliability.
2972 It also can be used to perform maintenance or route diagnosis on domains under
2973 management.

2974

2975 At this time the only thing that we can reasonably conclude is that fast-flux hosting
2976 “benefactors” and “victims” defy a simple definition. Much of this is the result of the
2977 Working Group not having adequate data to inform its discussion. Most of the
2978 provided examples were anecdotal, and lacked the necessary specificity to formulate
2979 a comprehensive description. It is not clear when (or even if) a more substantial base
2980 of data will be available. We believe that collection and analysis of fast flux-related
2981 data is essential. We also believe that this GNSO-constituted Working Group is not
2982 necessarily the most appropriate body to conduct the research. Perhaps the SSAC
2983 should be charged with developing the necessary data in consultation with industry
2984 experts, academic researchers, and other industry groups such as the APWG. Since
2985 this issue extends beyond the GNSO’s constituency groups, future policy
2986 development should include the ccNSO and law enforcement representatives.

2987

2988 2. Who would benefit from cessation of the practice and who would be harmed?

2989

2990 The Working Group hypothesized that the entire community might benefit – but only under
2991 the assumption that illicit activities alone will be impeded by eliminating fast flux. It was
2992 generally agreed that criminal elements would quickly adapt their tactics, and any policy-
2993 induced gains would be temporary. Security companies also might benefit, but this assumes
2994 that Registrars and Registries become de facto data collection and enforcement agencies.
2995 This raises liability concerns and significant questions about scope, however. If we assume
2996 that ICANN can prohibit any use of the fast flux technique, then free speech advocates and
2997 network administrators who use it for their own ends clearly would be harmed.

2998

2999 We are discouraged that the Working Group’s charter includes such a loaded

3000 question. It implies that all fast flux activity is negative and does not consider
3001 legitimate uses of the technique. More importantly, we have not seen any data
3002 demonstrating that fast-flux hosting has materially impacted the inter-operability,
3003 technical reliability and/or operational stability of Registrar Services, Registry
3004 Services, the DNS, or the Internet. If cannot demonstrate or effectively quantify harm
3005 within the scope of ICANN's mandate, how can we reliably identify benefactors or
3006 victims?

3007

3008 3. Are registry operators involved, or could they be, in fast flux hosting activities? If so, how?

3009

3010 4. Are registrars involved in fast flux hosting activities? If so, how?

3011

3012 5. How are registrants affected by fast flux hosting?

3013

3014 6. How are Internet users affected by fast flux hosting?

3015

3016 No gTLD Registry Operator was cited in the Working Group's deliberations. There were
3017 suggestions that sophisticated criminal networks may create or control an ICANN-accredited
3018 registrar to facilitate illicit activities using fast-flux hosting, but no data has been provided to
3019 support this claim. Besides being victimized by the illicit scams facilitated by fast-flux hosting
3020 (spam, identity theft, phishing, fake pharmaceuticals, etc.), registrants could be affected if
3021 registrars' transaction streams are swamped by fast-flux traffic. Unless they are directly
3022 victimized by a fluxing online scam, fast-flux hosted domains probably won't be visible to
3023 Internet users.

3024

3025 Again, we are discouraged that the Working Group's charter questions include loaded terms.
3026 Also, no data has been offered to corroborate claims that some Registrars are "involved" in
3027 fast-flux hosting activities. Care should be taken to distinguish between fast-flux as a
3028 facilitating technique and the illicit activities themselves. In many cases it is beyond ICANN's
3029 narrow technical mandate to try to address issues that are considered criminal in certain
3030 local jurisdictions.

3031

3032 7. What technical, e.g. changes to the way in which DNS updates operate, and policy, e.g.
3033 changes to registry/registrar agreements or rules governing permissible registrant behavior

3034 measures could be implemented by registries and registrars to mitigate the negative effects
3035 of fast flux?

3036

3037 8. What would be the impact (positive or negative) of establishing limitations, guidelines, or
3038 restrictions on registrants, registrars and/or registries with respect to practices that enable or
3039 facilitate fast flux hosting? What would be the impact of these limitations, guidelines, or
3040 restrictions to product and service innovation?

3041

3042 Different measures have been suggested to reduce or eliminate fast-flux activities, including:

3043

3044 • limiting the frequency of nameserver and/or A record add/edit/delete transactions;
3045 and/or

3046

3047 • limiting the time-to-live (TTL) minimum value that would be accepted by registry
3048 operators; and/or

3049

3050 • whitelisting legitimate fast-flux activities; and/or

3051

3052 • Restricting or limiting foreign nameservers, i.e. those that are controlled by a different
3053 TLD (especially ccTLDs) than the domain to which they are associated.

3054

3055 The Working Group also discussed the need to provide some liability protection for
3056 Registrars in addressing false positive cases generated by programmatic fast-flux
3057 identification systems.

3058

3059 Many registrars (as well as other Working Group participants) feel that these
3060 questions are outside the scope of this working group. In fact, both the ICANN staff
3061 and General Counsel recommended gathering more information before initiating the
3062 PDP since a number of the questions appeared to be out of scope. We concur with
3063 the Registry Constituency's statement that "[w]e do not think that making policy to
3064 mitigate criminal use of fast-flux hosting is reasonably and appropriately related to
3065 ICANN's technical functions. At the core, combating fast-flux hosting is a matter of
3066 identifying and disabling domains that are being used for illegal purposes."

3067

3068 We also agree with the Registry Constituency's position that it is not within ICANN's
3069 purview to place registrars or registries in a position to become extensions of law
3070 enforcement regimes around the world, nor to act on every allegation about illegal
3071 uses of domain names. ICANN is not in a position to distinguish between legitimate
3072 domain names and those used for illegal purposes solely on the basis of fast-flux
3073 detection.
3074

3075 9. What are some of the best practices available with regard to protection from fast flux?

3076
3077 Until such time that we have the necessary data and analysis to establish the scope
3078 of the problem, we feel that it is premature to ask any ICANN-chartered working
3079 group to begin discussions of voluntary best practices that would facilitate data
3080 sharing and are designed to identify problematic domain names.
3081

3082 10. Which areas of fast flux are in scope and out of scope for GNSO policy making.

3083
3084 This question is best addressed by ICANN's General Counsel. We have also noted
3085 our concerns about questions of scope above.
3086

3087 Respectfully submitted,

3088

3089 Paul Stahura, eNom, Inc.

3090 James Bladel, GoDaddy.com, Inc.

3091 Kal Feher, Melbourne IT Ltd.

3092 Paul Diaz, Network Solutions, LLC.

3093 Steven Vine, Register.com, Inc.

3094

3094 **Annex IV Fast Flux Case Study**

3095 **The curious case of [Subject_Domain].hk.**

3096
3097 By RL Vaughn

3098 Executive Summary: Researchers have identified metrics useful for classifying domains as
3100 fast flux. However, Registrars and Registries may be reticent to rely solely on such
3101 research-based classifiers. This reticence is understandable given the risks which registrars
3102 and registries assume when they cancel a domain. Further, experiential misclassification
3103 (false-positive and false-negative) rates may differ significantly from those obtained using
3104 research data. For example, fast flux operators may adapt their practices in order to avoid
3105 detection or may attempt to exploit registrants to unwitting allow the fast flux operators
3106 control of their domains. It is the opinion of this author that investigative-protocols need to be
3107 in place in order to both strengthen the confidence of domain classification metrics and to
3108 gain understanding of the true purpose of domains identified as fast flux domains. This case
3109 demonstrates highlights those opinions by a detailed study of a domain which upon initial
3110 inspection provided only weak evidence of being a fast flux domain. Additional studies
3111 added support to the fast flux classification of this domain and had the unexpected side-
3112 effect of uncovering a sizable multi-purposed fast flux network.

3113
3114 Link to complete study: https://st.icann.org/pdp-wg-ff/index.cgi?randy_vaughn_s_case

3115

3116

3116 **Annex V – Fast Flux Metrics**

3117 A number of organizations have been collecting data about fast fluxing domains. The
3118 methods and data used to detect and monitor fluxing domains vary, but each data set
3119 provides unique graphical perspectives on the scope of the issue.

3120

3121 The data sets presented here are based on separate research activities by Arbor and
3122 Karmasphere and include:

- 3123 • New Fluxing Domains Detected by Date
- 3124 • Total Number of Fluxing Domains by Date
- 3125 • Total Number of Fluxing Domains by TLD
- 3126 • Number of Fluxing Domains per 10,000 registered domains by TLD

3127

3128 Key observations:

- 3129 • Fast Flux is an ongoing problem.
- 3130 • Take downs have a temporary impact but miscreants move to other hosting
3131 environments.
- 3132 • The problem is not limited to one TLD, or to gTLD or CCTLD.
- 3133 • By domain volume, 95-99% of all fluxing domains discovered have been detected in
3134 .CN, .COM and .NET.

3135

3136 Note that discrepancies in results between Arbor and Karmasphere are due to differences in
3137 detection techniques used by each organization.

3138 **New Fluxing Domains Detected by Date**

3139 Graphs 1 and 2 illustrate the number of new domain names used in fluxing attacks each day
3140 over a period of three months. "New" means that the domains had not been previously
3141 identified as actively used in a fluxing attack. The Y-axis represents the total number of
3142 domains, ranging from 1 (various dates) to a peak in 6465 on 1 November 2008
3143 (Karmasphere) and 3695 on 8 October (Arbor).

3144

3145 The spike on November 1 2008 in Karmasphere's detections came from an injection of a
3146 large number of .CN domains into the largest fast flux botnet being tracked by Karmasphere.

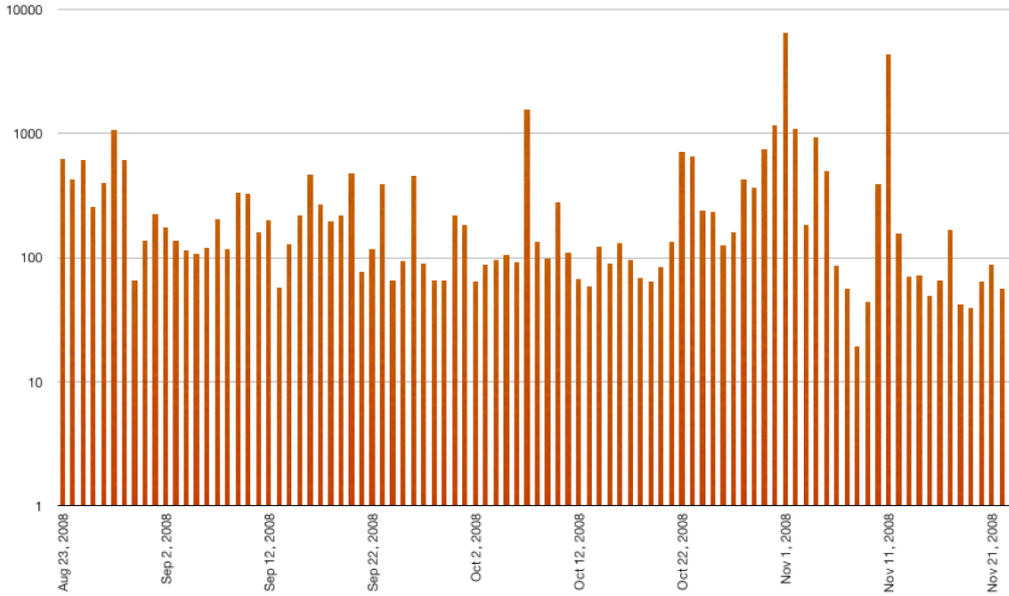
3147

3148 The average number of new fluxing domains detected daily by Karmasphere was 361
3149 domains/day. The median was 133 domains/day.

3150
3151 The average number of new fluxing domains detected daily by Arbor was 104 domains/day.
3152 The median was 38 domains/day.

3153
3154 Differences in detection results between Karmasphere and Arbor are based, at least in part,
3155 on different data sources and heuristics.

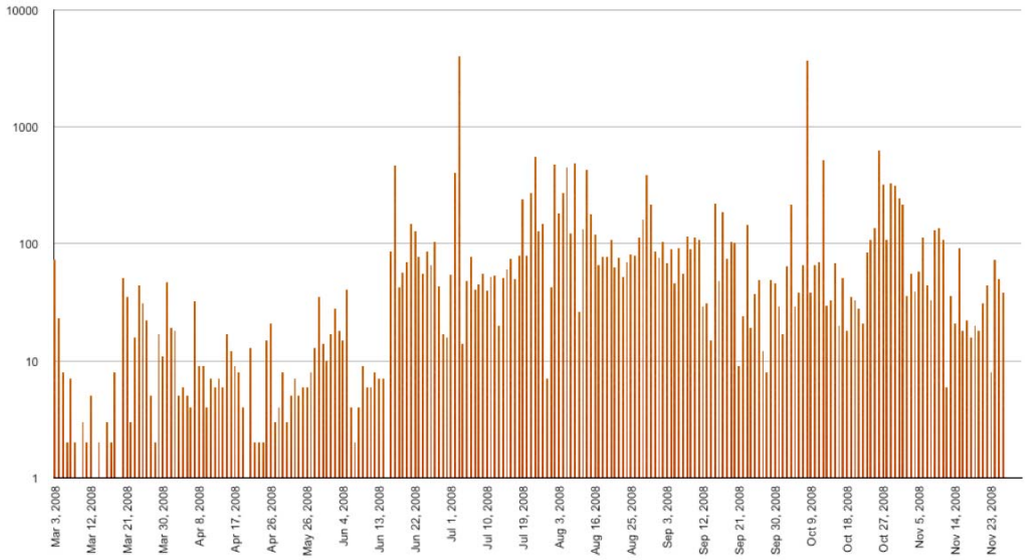
3156 **Graph 1 (Logarithmic Y-axis)**
3157 **Fluxing Domains Detected: 8/23/08 – 11/23/08 (Karmasphere)**



3158
3159
3160

3160
3161

Graph 2 (Logarithmic Y-axis)
Fluxing Domains Detected: 3/3/08 – 11/26/08 (Arbor)



3162
3163

3163

Total Number of Fluxing Domains by Date

3164

Graph 3 illustrates the total number of fluxing domains used in fluxing attacks each day over

3165

a period of three months. For each day of the measurement period, this graph illustrates the

3166

sum of the domain names detected to date that continue to resolve using DNS and continue

3167

to exhibit malicious fluxing characteristics. The graph illustrates the persistent nature of

3168

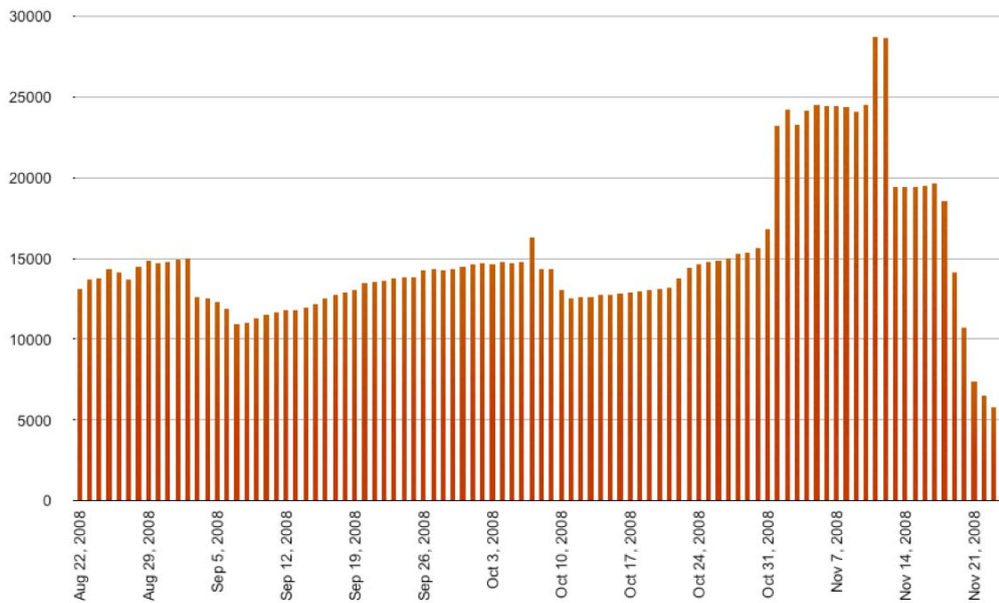
fluxing attack networks.

3169

Graph 3

3170

Total Number of Fluxing Domains: 8/23/08 – 11/23/08 (Karmasphere)



3171

Fluxing Domains Detected by TLD

3172

The pie charts illustrate the distribution of fluxing domains by TLD and include both generic and country-code TLDs.

3173

3174

3175

3176

Karmasphere and Arbor independently found fluxing domains in 37-39 TLDs and 95% or

3177

more of all fluxing domains in just 3 TLDs - .CN, .COM and .NET.

3178

3179 During Karmasphere's three month measurement period, the largest concentration of fluxing
3180 domains discovered by Karmasphere was in the China (CN) TLD, representing 52% of
3181 overall fluxing domains. The second largest concentration was found in .COM (44 %).
3182 Fluxing domains were found in a total of 37 different TLDs . 99% of all fluxing domains were
3183 discovered in .CN, .COM and .NET.

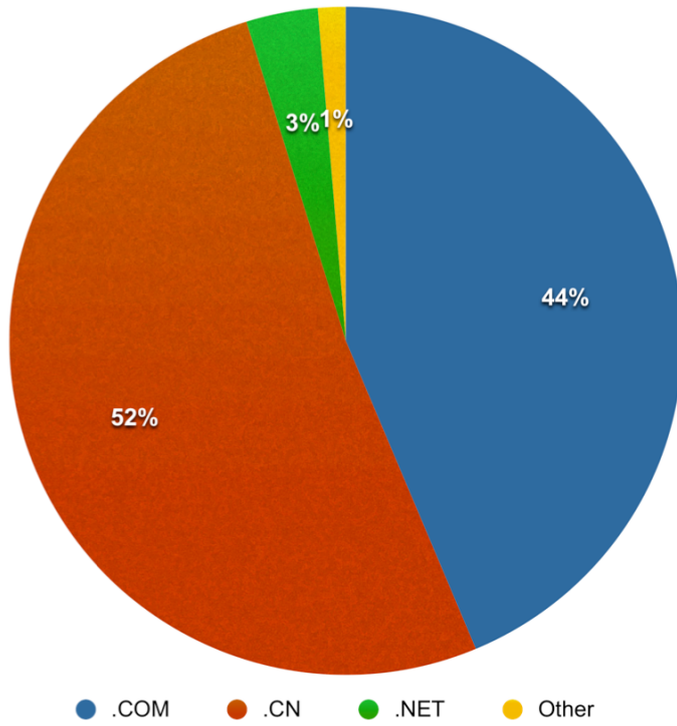
3184

3185 During Arbor's eight month measurement period, the largest concentration of fluxing
3186 domains discovered by Arbor was in the generic .COM TLD, representing 68% of overall
3187 fluxing domains. The second largest concentration was found in .CN (26%). Fluxing domains
3188 were found in a total of 39 different TLDs . 95% of all fluxing domains were discovered in
3189 .CN, .COM and .NET.

3190

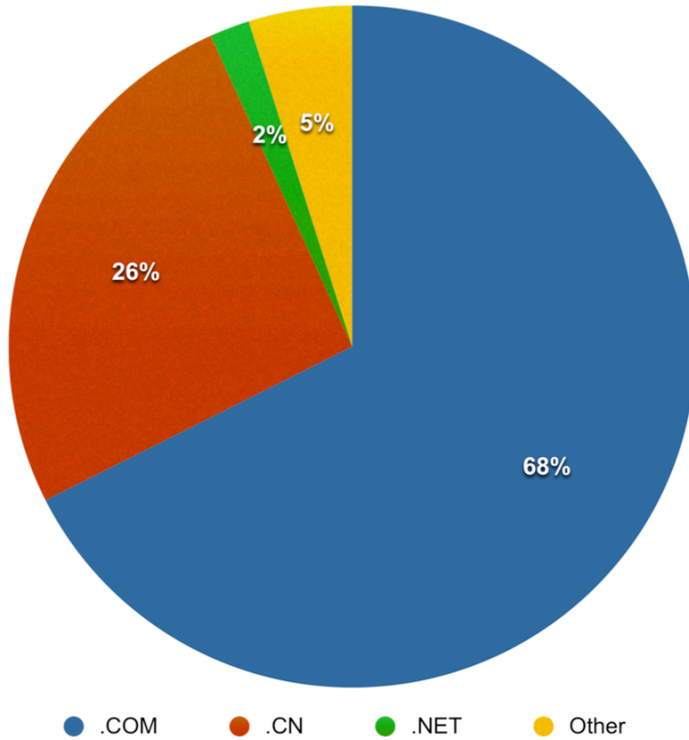
3191 The pie charts illustrate absolute counts. This does not take into consideration the total
3192 number of registered domains per TLD, and thus may not be the most accurate way to
3193 determine the incidence of fluxing domains of any TLD relative to others.

Number of Fluxing Domains by TLD: 8/23/08 - 11/23/08 (Karmasphere)



3194

Number of Fluxing Domains by TLD: 3/3/08 - 11/26/08 (Arbor)



3195

3196 **Fluxing Domains Detected Proportionately by TLD**

3197 Using a useful metric used by the Anti Phishing Working Group in their "Global Phishing
3198 Survey: Domain Name Use and Trends in 1H2008" (See:
3199 www.antiphishing.org/reports/APWG_GlobalPhishingSurvey1H2008.pdf), the number of
3200 fluxing domains were analyzed to see how many fell into which TLDs. The absolute counts
3201 by TLD are interesting, but the sizes of the various TLDs vary widely. To place the numbers
3202 in context and measure the prevalence of fluxing in a TLD, we use the Metric "Fluxing
3203 Domains per 10,000".

3204

3205 "Fluxing Domains per 10,000" is a ratio of the number of fluxing domain names in a TLD to
3206 the number of registered domain names in that TLD. This metric is a way of revealing
3207 whether a TLD has a higher or lower incidence of fluxing relative to others.

3208

3209 The following tables show only those TLDs that have at least 10 fluxing domains, at least
 3210 10,000 registered domains and one or more fluxing domains per 10,000 domains registered
 3211 in that TLD.

3212

3213

Top 7 Fluxing TLDs by Score (Karmasphere)

Rank	TLD	TLD Location	Number of Fluxing Domains (8/23/08-11/23/08)	Domains in Registry (July 08)	Score: Fluxing per 10,000 registered domains
1	.CN	China	24171	12,364,615	19.55
2	.SU	Soviet Union	42	68,891	6.10
3	.BZ	Belize	19	43,500	4.37
4	.COM	Generic TLD	20488	78,191,881	2.62
5	.NET	Generic TLD	1617	11,903,723	1.36
6	.ME	Montenegro	10	95,007	1.05
7	.ASIA	Pan Asia/Asia Pacific	21	209,722	1.00

3214

3215

Top 5 Fluxing TLDs by Score (Arbor)

Rank	TLD	TLD Location	Number of Fluxing Domains (3/3/08-11/26/08)	Domains in Registry (July 08)	Score: Fluxing per 10,000 registered domains
1	.SU	Soviet Union	52	68,891	7.55
2	.CN	China	6,393	12,364,615	5.17
3	.BZ	Belize	14	43,500	3.22
4	.COM	Generic TLD	16,818	78,191,881	2.15
5	.RU	Russian Federation	155	1,535,153	1.01

3216

3217

3217

Fluxing Domains by TLD (Karmasphere and Arbor)

TLD	Fast-flux domains observed by Karmasphere (8/23/08 - 11/23/08)	Fast-flux domains observed by Arbor (3/3/08 - 11/26/08)
com	20488	16818
cn	24171	6393
net	1617	470
org	33	399
uk	48	177
ru	81	155
tk	75	86
su	42	52
biz	39	38
mobi	27	34
in	14	25
eu	14	25
name	24	22
cc	22	22
tv	21	16
ws	14	15
info	28	14
bz	19	14
kg	7	13
jp	3	13
us	14	12
gs	16	12
be	12	10
me	10	7
es	5	7
md	1	6
ca	6	6
asia	21	6
st	2	5
ec	2	5
ph		4
tw	5	3
cz	10	3
at	3	2
ua		1
li	2	1
it		1
fr		1
ch	3	1
vu	1	
hk	1	

3218 Annex VI Using the Mannheim Formula to Check

3219 Suspected Fast Flux Domains

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3220
3221 The Mannheim formula² provides a mechanical way of screening fully qualified domain
3222 names (FQDNs), allowing rapid and accurate identification of domains which are fast flux.

3223
3224 Compute the Mannheim score as $1.32(\text{number of unique IPs seen}) + 18.54(\text{number of}$
3225 unique ASNs seen)

- 3226
- 3227 – IPs are the numeric IP addresses seen in A or AAAA records returned when a domain
 - 3228 name is resolved one or more times
 - 3229 – ASNs are Autonomous System Numbers associated with those IPs. For a brief
 - 3230 discussion of autonomous system numbers, and how IPs can be mapped to ASNs, see
 - 3231 <http://www.uoregon.edu/~joe/one-pager-asn.pdf>
- 3232

3233 Compare the resulting Mannheim score with the threshold value of 142.38.

3234
3235 If the computed score exceeds the threshold, the FQDN is deemed to be fast flux.

3236
3237 If the score is below that threshold, but may still be suspicious, the analyst may elect to wait
3238 a bit and then re-resolve the suspicious FQDN to see if additional IPs or ASNs emerge over
3239 time (as they will if indeed the domain is fast fluxing).

3240
3241 Worked Example 1.

3242
3243 www.google.com is one of the most popular destinations in the world, and it returns multiple
3244 IPs with short TTLs -- might it look fastflux-ish to the Mannheim Formula? Let's see.

3245
3246 Resolving www.google.com with dig, we see:

² Thorsten Holz, Christian Gorecki, Konrad Rieck, and Felix C. Freiling, "Measuring and Detecting Fast-Flux Service
Networks," <http://pi1.informatik.uni-mannheim.de/filepool/research/publications/fast-flux-ndss08.pdf> at equation 2 in
the middle of the right hand column on PDF page 6 of 12.

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3247 % dig www.google.com
3248 [snip]
3249 www.l.google.com. 214 IN A 72.14.213.104
3250 www.l.google.com. 214 IN A 72.14.213.147
3251 www.l.google.com. 214 IN A 72.14.213.99
3252 www.l.google.com. 214 IN A 72.14.213.103
3253
3254 All four of those IPs are in the same ASN, AS15169 (Google). To see how we determine
3255 this, see, for example:
3256
3257 % dig 104.213.14.72.asn.routeviews.org txt +short
3258 "15169" "72.14.212.0" "23"
3259 [repeat for the other three]
3260
3261 To see who has the AS15169 domain, we check whois:
3262
3263 % whois -h whois.arin.net AS15169
3264 [whois.arin.net]
3265 OrgName: Google Inc.
3266 OrgID: GOGL
3267 Address: 1600 Amphitheatre Parkway
3268 City: Mountain View
3269 StateProv: CA
3270 PostalCode: 94043
3271 Country: US
3272 [snip]
3273
3274 We thus compute $1.32*(4) + 18.54*(1) = 23.82$
3275
3276 23.82 is well below the threshold score of 142.38, and there's thus no indication that
3277 www.google.com is a fast flux domain (although we could continue to monitor it over time to
3278 see if things change, but given that all the IPs are from a single block, and the block is
3279 advertised by Google itself, there seems little point to doing so).
3280

3281 [Worked Example 2.](#)
3282
3283 [feelcomingsecond.com is a domain used by an online pharmacy site selling scheduled](#)
3284 [controlled substances such as OxyContin, Vicodin, Xanax, Phentermine, Valium, as well as](#)
3285 [so-called lifestyle drugs such as Viagra, Cialis, etc.](#)
3286
3287 [Checking whois, we see that domain is registered via Xin Net/Paycenter:](#)
3288
3289 [Domain Name: FEELCOMINGSECOND.COM](#)
3290 [Registrar: XIN NET TECHNOLOGY CORPORATION](#)
3291 [Whois Server: whois.paycenter.com.cn](#)
3292 [Referral URL: http://www.xinnet.com](#)
3293 [Name Server: NS1.CLASSIFIEDREMAINED.COM](#)
3294 [Name Server: NS2.CLASSIREMAINED.COM](#)
3295 [Name Server: NS3.FACTSLEADING.COM](#)
3296 [Name Server: NS4.INNOBRILLIANT.COM](#)
3297 [Status: ok](#)
3298 [Updated Date: 14-feb-2009](#)
3299 [Creation Date: 11-feb-2009](#)
3300 [Expiration Date: 11-feb-2010](#)
3301
3302 [\[whois.paycenter.com.cn\]](#)
3303 [Domain Name : feelcomingsecond.com](#)
3304 [PunnyCode : feelcomingsecond.com](#)
3305
3306 [Registrant:](#)
3307 [Organization : Ren shengjie](#)
3308 [Name : Ren shengjie](#)
3309 [Address : Floor1th No75 Alley735 paomatingRoad](#)
3310 [City : shixiaqu](#)
3311 [Province/State : beijingshi](#)
3312 [Country : china](#)
3313 [Postal Code : 202165](#)
3314 -

3315 Administrative Contact:
3316 Name : Ren shengjie
3317 Organization : Ren shengjie
3318 Address : Floor1th No75 Alley735 paomatingRoad
3319 City : shixiaqu
3320 Province/State : beijingshi
3321 Country : china
3322 Postal Code : 202165
3323 Phone Number : 60-6011-6011267
3324 Fax : 60-6011-6011267
3325 Email : shengjie625@google.com
3326 [snip]
3327
3328 Because sales of scheduled controlled substances are tightly regulated, we are suspicious
3329 that fast flux hosting may be used for this domain.
3330
3331 We'll work this example as a cybercrime analyst might, even though the simple computation
3332 of a Mannheim score is purely mechanical and doesn't require this level of analysis.
3333
3334 We begin by resolving the suspect domain name with dig:
3335
3336 % dig feelcomingsecond.com
3337 [snip]
3338 :: ANSWER SECTION:
3339 feelcomingsecond.com. 300 IN A 75.16.25.14
3340 feelcomingsecond.com. 300 IN A 82.162.173.210
3341 feelcomingsecond.com. 300 IN A 96.38.236.30
3342 feelcomingsecond.com. 300 IN A 173.169.82.163
3343 feelcomingsecond.com. 300 IN A 24.174.220.120
3344 feelcomingsecond.com. 300 IN A 24.249.160.69
3345 feelcomingsecond.com. 300 IN A 66.60.106.172
3346
3347 Notice the short (300 second) time-to-live values for that domain.
3348

3349 Short TTLs are consistent with fast flux hosting because when using short time-to-live values
3350 the domain owner can then change the IPs their domain uses at any time with minimal delay
3351 while TTLs expire.

3352
3353 To help us get a better sense of the seven IPs we've found, we also wonder if there are any
3354 other domain names also using those IPs...

3355
3356 Checking the BFK Passive DNS Replication service at http://www.bfk.de/bfk_dnslogger.html
3357 for one of those IPs, such as 75.16.25.14, we see a large number of related also-suspicious
3358 domains, including:

3359
3360 www.greetamazingkind.com A 75.16.25.14
3361 www.share-fresh-second.com A 75.16.25.14
3362 www.treatemotiveyear.com A 75.16.25.14
3363 www.perfectlyanyonelook4.cn A 75.16.25.14
3364 www.refreshsmartestmagic.cn A 75.16.25.14
3365 www.read-juicy-music.cn A 75.16.25.14
3366 www.appreciatewonderfulsound.cn A 75.16.25.14
3367 www.wherewe-lead-moremiracle.cn A 75.16.25.14
3368 www.form-well-behaved-lane.cn A 75.16.25.14
3369 www.play-quiet-tone.cn A 75.16.25.14
3370 www.investigationon-e-zone.cn A 75.16.25.14
3371 www.decidebusinessfuture.cn A 75.16.25.14
3372 www.surprisingcyberstate.cn A 75.16.25.14
3373 www.makeadorabletaste.cn A 75.16.25.14
3374 www.fashion-open-individual.cn A 75.16.25.14
3375 www.shapeeducationalindividual.cn A 75.16.25.14
3376 www.passincrediblecarnival.cn A 75.16.25.14
3377 www.buildincorruptiblemechanism.cn A 75.16.25.14
3378 www.awarddeveloppingcorporation.cn A 75.16.25.14
3379 www.meaningful-improving-function.cn A 75.16.25.14
3380 www.build-developping-institution.cn A 75.16.25.14
3381 www.engender-clean-institution.cn A 75.16.25.14
3382 www.howwegeneratemorepower.cn A 75.16.25.14

3383 mostbeloved-online-magics.cn A 75.16.25.14
3384 www.solvealltensions.cn A 75.16.25.14
3385 www.likeexcitingselections.cn A 75.16.25.14
3386 www.happier-fiestas-ofeplanet.cn A 75.16.25.14
3387 www.improve-biz-management.cn A 75.16.25.14
3388 www.take-part-in-grand-moment.cn A 75.16.25.14
3389 www.engenderdeveloppingcity.cn A 75.16.25.14
3390
3391 Visiting www.greetamazingkind.com with a browser, we see that it is another online
3392 pharmaceutical site indistinguishable from feelcomingsecond.com, ditto [www.share-fresh-](http://www.share-fresh-second.com)
3393 second.com. This increases our suspicions concerning our starting domain,
3394 feelcomingsecond.com
3395
3396 We can also inspect the rDNS or PTR records for the 7 IPs (although we don't need to do so
3397 to compute a Mannheim score). For example:
3398
3399 % dig -x 75.16.25.14
3400 [snip]
3401 14.25.16.75.in-addr.arpa. 7200 IN PTR adsl-75-16-25-14.dsl.pltn13.sbcglobal.net.
3402 [snip]
3403
3404 Tabulating all seven, we see:
3405
3406 75.16.25.14 --> adsl-75-16-25-14.dsl.pltn13.sbcglobal.net
3407 82.162.173.210 --> (no reverse DNS is available for this IP)
3408 96.38.236.30 --> 96.38.236-30.static.qwnt.qa.charter.com
3409 173.169.82.163 --> cpe-173-169-82-163.tampabay.res.rr.com
3410 24.174.220.120 --> cpe-24-174-220-120.elp.res.rr.com
3411 24.249.160.69 --> wsip-24-249-160-69.ph.ph.cox.net
3412 66.60.106.172 --> slkc.firstdigital.com
3413
3414 In considering those pointer records, we note an unusual diversity of providers (SBC,
3415 Charter Georgia, Road Runner Florida, Road Runner Texas, Cox of Philadelphia plus two
3416 other providers).

3417
3418 We also notice that many of these appear to be broadband customer IP addresses, which
3419 would be unusual for a conventionally hosted web site, but common for fast flux hosted
3420 domains.
3421
3422 We can then find the ASNs associated with each of those addresses, as described in
3423 <http://www.uoregon.edu/~joe/one-pager-asn.pdf> ...
3424
3425 [Note that the numeric IP address is reversed as part of querying the free Routeviews IP-to-
3426 ASN translation service via DNS]
3427
3428 % dig 14.25.16.74.asn.routeviews.org txt +short
3429 "7922" "74.16.0.0" "12"
3430
3431 Decoding the resulting output from Routeviews:
3432
3433 7922 is the ASN announcing 75.16.25.14 as part of the covering netblock 74.16.0.0/12.
3434
3435 Although we don't *need* to have the names of the ASNs we find, if we're curious we can
3436 check whois for AS7922, and see that AS7922 is a Comcast
3437 Cable autonomous system number:
3438
3439 % whois -h whois.arin.net AS7922
3440
3441 OrgName: Comcast Cable Communications, Inc.
3442 OrgID: CMCS
3443 Address: 1800 Bishops Gate Blvd
3444 City: Mt Laurel
3445 StateProv: NJ
3446 PostalCode: 08054
3447 Country: US
3448
3449 ASNumber: 7922
3450 ASName: COMCAST

3451 [ASHandle: AS7922](#)
3452 [Comment:](#)
3453 [ReqDate: 1997-02-14](#)
3454 [Updated: 2009-03-03](#)
3455 [\[snip\]](#)
3456
3457 [We can then proceed to obtain the ASN for the next IP:](#)
3458
3459 [% dig 210.173.162.82.asn.routeviews.org txt +short](#)
3460 ["12332" "82.162.128.0" "18"](#)
3461
3462 [12332 is the ASN for 82.162.173.210, part of 82.162.128.0/18.](#)
3463
3464 [Checking whois, AS12332 is the ASN for Far East Telecommunications](#)
3465 [Company, Vladivostok, Russia.](#)
3466
3467 [Evaluating the remaining IPs, we obtain:](#)
3468
3469 [96.38.236.30 --> AS20115 \(Charter Communications\)](#)
3470 [173.169.82.163 --> AS10994 \(Road Runner\)](#)
3471 [24.174.220.120 --> AS12270 \(Road Runner\)](#)
3472 [24.249.160.69 --> AS22773 \(Cox Communications\)](#)
3473 [66.60.106.172 --> AS13415 \(FirstDigital Communications\)](#)
3474
3475 [Thus, we have seven unique ASNs. But are seven unique IPs and seven unique ASNs](#)
3476 [enough evidence for us to be able to say that feelcomingsecond.com is a "fast flux" domain?](#)
3477 [Let's see...](#)
3478
3479 [Plugging that into the Mannheim formula, we compute:](#)
3480
3481 [1.32*\(7\) + 18.54*\(7\) = 139.02](#)
3482
3483 [Interpreting that output:](#)
3484

3485 After evaluating this domain just once, we do not (yet) have a high enough Mannheim score
3486 to determine that this is (or is not) a fast flux domain -- all we CAN say is that we DON'T yet
3487 have enough evidence to say that this IS a fast flux domain at this time.

3488
3489 We'd either need at least an eighth unique IP (or a new ASN now routing one of the existing
3490 IP's), for this domain to exceed the threshold and to be classifiable as fastflux under the
3491 Mannheim formula.

3492
3493 Continuing to check that domain for a while, we do NOT see those IPs change. Thus, even
3494 though that domain may appear quite suspicious, and may even be hosted on compromised
3495 systems, we do not have sufficient evidence that that domain name is fast fluxing at this
3496 time.

3497

3498

3498 **Annex VI** – Individual Statements

3499 Please note that the following individual statements were submitted in response to earlier
3500 drafts of this initial report and therefore do not necessarily relate to the current content of the
3501 report.

3502 **Fast Flux Lessons Learned, a Personal Reflection**

3503 **Mike O'Connor**

3504

3505 **I. Introduction**

3506

3507 There are some observations that I would like to share that fall outside the scope of the
3508 deliverables of the Fast Flux working group. The points I will make in this paper relate to
3509 several chartering issues which made it very hard for the good people who volunteered for
3510 that effort to complete the task they were given. I view this commentary as a way to record
3511 some “lessons learned” in hopes that we can avoid some of these issues in the future.

3512

3513 I'm writing this in the first person to highlight that these opinions are strictly my own, and
3514 arise from the experience of Chairing the working group. I am deeply honored to be offered
3515 the opportunity to serve in this role and quite enjoyed the experience – although there were
3516 times when I felt like I had my hair on fire and was putting it out with a hammer. I eventually
3517 resigned, mostly because of the issues that I'll describe below.

3518

3519 I view ICANN and the GNSO as very young organizations that are going through a process
3520 of maturing – and transitioning (as many organizations have before) from being a start-up
3521 into a more mature and stable organization. This is often the time in the life of the
3522 organization that professional management techniques are introduced – and we can see
3523 that on the “functional management” side of ICANN with the introduction of strategic-
3524 planning and budgeting processes.

3525

3526 I would submit that we need to pay attention to strengthening ICANN and GNSO “project
3527 management” capabilities as well. To clarify – “functional management” techniques apply to
3528 running organizations that continue forever (a payroll function, a corporation, etc.) while
3529 “project management” techniques apply to projects (which have a beginning, middle and
3530 end) that produce deliverables of some sort.

3531 I would further submit that the process by which we deliver the primary “product” of ICANN
3532 (policies) is through a series of ephemeral projects which develop recommendations for
3533 ongoing functional organizations (the Board, the Councils, etc.) to act on. Strong project-
3534 management capability **and** functional-management capability will be helpful in ensuring our
3535 ongoing success.

3536
3537 Once in my career, I was a project manager who could fairly reliably deliver (or rescue) small
3538 to mid-sized (\$1 million to \$5 million) technology projects. My skills are out of date – I
3539 haven’t managed a project of that size since I retired almost a decade ago. Nonetheless,
3540 there are some fundamental principles that still apply – and perhaps the most fundamental
3541 of all is the value of developing good project charters. That old adage “it doesn’t matter
3542 which way you turn the wheel if you don’t know which way is West” applies to projects just
3543 as well as functions. Strategic plans are what guide functions, charters are what guide a
3544 projects.

3545
3546 The Fast Flux working group suffered from having a poorly defined charter, and I feel very
3547 strongly that we need to do better at this if we are to nurture an ever-larger cadre of skillful
3548 and energetic volunteers to participate in working groups. Conversely, if we continue to
3549 launch projects (PDPs, whatever) without good charters, we will burn out those same
3550 volunteers and find it ever more difficult to recruit new ones.

3551

3552 **II. Chartering – the basics**

3553

3554 Here is a set of questions which, when answered, can provide a pretty good charter for a
3555 small project like the ones we run during the PDP process. There are a number of
3556 recognized standards in this area, I am using this list only because I developed it and thus
3557 can share it without getting in trouble with intellectual property attorneys (a group that is well
3558 represented within the GNSO, I say with a smile). I would submit that launching a project
3559 without answers to questions like these is a Bad Idea.

3560

3561 **Mike’s Pretty-Good Project-Chartering Questions**

3562

3563 **Problem Statement**

3564

3565 What is the problem (or puzzle) to be solved? How does not solving this problem get
3566 in the way of achieving the organization's objectives? What is the chronology of the
3567 situation - how did you get here? Are there trends at work - social, industry, financial,
3568 economic? Is this a 'solution' that has turned into a problem - if so, what is the
3569 original problem that this solution-turned-problem was supposed to solve? What
3570 alternatives have been explored?

3571

3572 **Stake Holders**

3573

3574 Who will be affected by the problem? Which employees? Stakeholders?
3575 Customers? Others? Have they been involved sufficiently up to this point? Should
3576 they be brought in to the project? When? To what degree do they share the belief
3577 that this is a problem that needs to be solved? Who ought to 'champion' this
3578 project? To whom should the project team report? Has a project leader been
3579 selected yet?

3580

3581 **Scope, Size and Perspective**

3582

3583 What written definition clearly distinguishes between what is inside this project, and
3584 what is outside? What is the level of detail and precision involved in this effort - is this
3585 a sweeping global effort (like a vision or strategy) or is this a project to produce
3586 specific outcomes (like install a system, or build a house)? What is the point of view
3587 that should be taken during the project - there can be more than one, better to
3588 identify them rather than discover them at final review. What is the degree of
3589 generalization being sought?

3590

3591 **Goals & Objectives**

3592

3593 What tangible, deliverable things do we want to see when this project is completed?
3594 How do we know when the project is done?

3595

3596 **Critical Success Factors**

3597

3598 What things do we need to do well in order for this project to succeed? What are the

3599 attributes of projects like this that have succeeded in the past? Describe some
3600 projects of this type that have failed. What can we do to avoid those problems this
3601 time?

3602

3603 **Preferred Problem-Solving Approach**

3604

3605 Who will do what, with whom, by when? What are the intermediate milestone events
3606 or deliverables that we can use as checkpoints to monitor the progress of the
3607 project? Are they more than 1 or 2 weeks apart? Do we need more (or fewer)
3608 objectives to keep the project under a reasonable level of control?

3609

3610 **Readiness**

3611

3612 How dissatisfied are people with the current state of affairs? How clear is the
3613 vision? Do people think this project needs to happen? Do people have the tools and
3614 training they require in order to perform their role in the project team? What do other
3615 people in the organization need to do in order to get ready? Is the project team in
3616 need of some time to establish how they are going to work together, or have they
3617 succeeded as a group before?

3618

3619 **Resource Requirements**

3620

3621 What people, time, money, access-to-decision-makers, technology, space, etc. do
3622 we estimate this project to take? How well do people understand the resources
3623 required to solve the problem? Are those resources available, or do we need to
3624 redirect from somewhere else? Is there wide support, and willingness to commit the
3625 resource, across the whole organization? Do people think the change is worth the
3626 investment? What are the organizational impacts (how broad, how deep)?

3627

3628 I'd like to make a series of points, based on this list of chartering questions.

3629

3630 **III. Problem statement** – ours was too broad

3631

3632 We struggled on several dimensions because the problem statement we were provided
3633 needed to be narrowed before our initiative was launched. Were we to be a research group
3634 trying to understand the definition and impact of fast flux? Or were we a design group, trying
3635 to craft good responses for the community? Were we chartered as a policy group, trying to
3636 hammer out changes to rules that would be applied to various Constituencies? The
3637 questions we were posed touch on all of these and more. Which, to use an engineering
3638 example, is like trying to buy the steel for a bridge at the same time that we're determining
3639 whether a bridge needs to be built while simultaneously developing tools to test how deep
3640 the water is.

3641

3642 **IV. Stakeholders** – we had uneven representation

3643

3644 A number of working group members observed that we needed to have more people at the
3645 table. This was a very healthy observation. Countless projects have failed because the
3646 project team didn't include participation from all the people who had a stake in the outcome.
3647 To again hold up an example from another industry, a Human Resources project will fail if
3648 they install an employee system without involving the security and regulatory staff, a
3649 Manufacturing project will fail if they don't have the cost-accounting people at the table, etc.

3650

3651 At the same time, we had a cadre of people who represented one stakeholder group, who
3652 had a tendency to drown out the voices of the others. This project "leaked" members pretty
3653 much right from the start as moderate and opposing voices drifted on to other things. I've
3654 got some ideas about how to address this – take a look at the "Resource Requirements"
3655 section below.

3656

3657 **V. Scope** – ballooned dramatically, almost immediately

3658

3659 We had a very difficult time managing the scope of this project, partly due to the issues in
3660 the Problem Statement, but also because we didn't have a written definition of what was in
3661 scope (and what was not) before we started the effort. That blew up when we realized that
3662 some definitions of Fast Flux are much broader than others. That, combined with the overly
3663 broad Problem Statement, resulted in a project with a gigantic scope on a fixed timeline.
3664 Much like trying to make a baby in a month by putting 9 women on the project, this resulted
3665 in some weird tensions.

3666

3667 “Scope creep” is a phenomenon that kills a lot of projects if it’s not managed. Fast Flux was
3668 a project afflicted with “scope gallop.” With perfect hindsight I realize that I should have
3669 taken this issue back to my Steering Committee and gotten a ruling on this the first time I
3670 recognized what was going on. Part of the trouble there was that I didn’t have a Steering
3671 Committee, nor was I required to make periodic status reports to anybody. Thus, there
3672 really wasn’t an avenue for this discussion, except through my Council Liaison, who
3673 happened to be the primary advocate for the flawed charter we were given. Take a look at
3674 “Resource Requirements” for a discussion of that issue as well.

3675

3676 **VI. Approach** – we had several kinds of project, all in the same wrapper

3677

3678 “Approach” in project-manager-speak is the description how the work is broken down – what
3679 tasks need to be done, what sequence they should be done in, what deliverables should be
3680 produced, etc.

3681

3682 We used a PDP “approach” to structure the work of the Fast Flux working group. That
3683 approach is best suited to making very narrowly-cast, incremental changes to an existing
3684 body of policy. Unfortunately, that approach was **not** well suited to the work that we were
3685 engaged in, nor did it address all the deliverables we were asked to produce.

3686

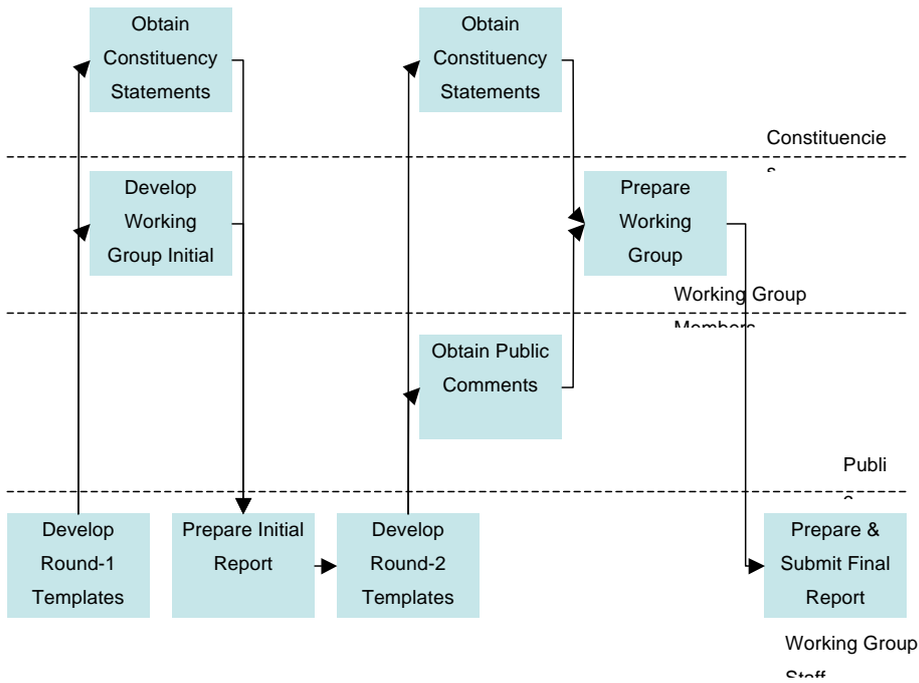
3687 Sometimes pictures are helpful, so here are several illustrations of this point.

3688

3689 **Current approach – a working-group PDP**

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This is the series of tasks and deliverables that we operated under in this project. It caused a little stress because of the need to adhere to fixed timing defined in GNSO bylaws, rather than timing that's defined by the amount of work to be done. But the biggest problem is that this is an approach designed to deliver policy – which isn't all of what we were asked to do in our charter.

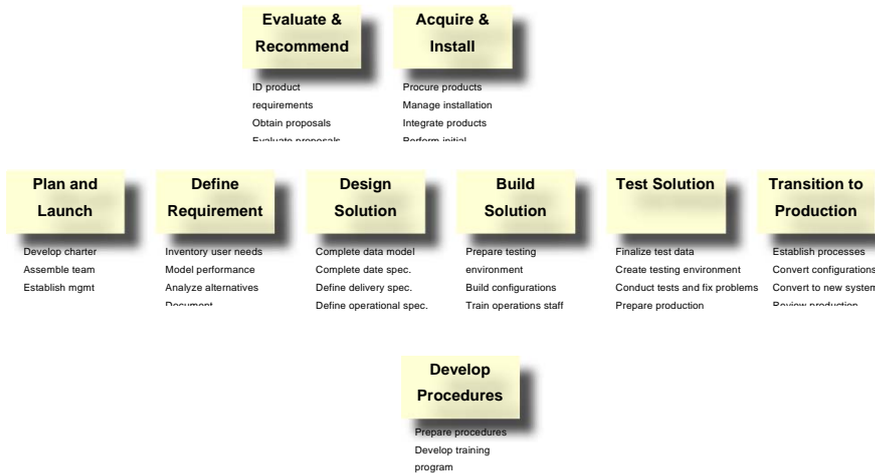
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Alternate Approach #1 – Traditional System-Selection and Implementation

One component of what the working-group was asked to do was to answer the question “what technical and policy measures could be implemented by registries and registrars to mitigate the negative effects of Fast Flux?”

This is a huge question – not unlike the question “what new systems could we put in place to fix our payroll processes, or improve manufacturing efficiency?”

This is not just a policy question – it’s a solution-selection question. Here’s a diagram of an “approach” that’s often used to answer that kind of question in the systems world. We weren’t asked to do all of this, but we were asked to do the things on the left side of the diagram.



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Several observations are in order. First, this is work that’s usually done in phases, not all at once. Each phase takes longer, uses more (but less senior) people, and will fail if managed badly. This kind of project typically takes between 6 and 36 months, depending on the scope of the problem being addressed. Trying to

3724 accomplish this kind of work within the constraints of a PDP “approach” is doomed
3725 from the start.

3726

3727 Another important point – this kind of project is almost always preceded by a project
3728 to assess the need and develop a (financial and operational) justification.

3729 Questions of “who pays for what?” are almost always answered before a project like
3730 this are kicked off. Please note that nowhere has there been any justification work
3731 done when it comes to the issue of Fast Flux. Indeed the staff report alludes to this
3732 in their Staff Recommendations section when they say that they “recommend that
3733 the GNSO sponsor further fact-finding and research concerning guidelines for
3734 industry best practices before considering whether or not to initiate a formal policy
3735 development process.”

3736

3737 But wait! There’s more!

3738

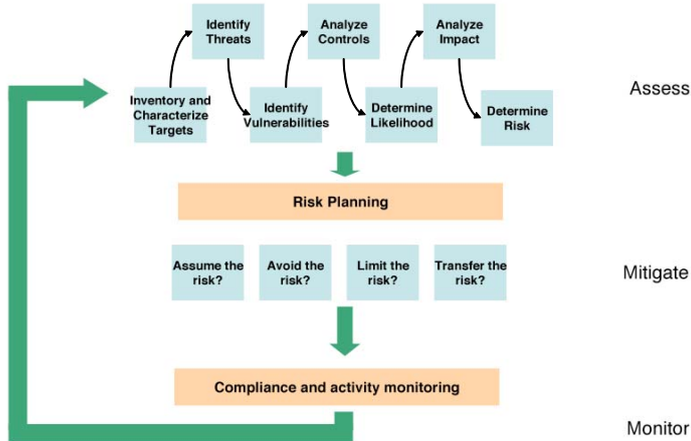
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3740 **Alternate Approach # 2 – Risk Management**

3741

3742

3743 Another question the working group was asked to answer was “how are Internet
3744 users affected by Fast Flux hosting?” This is quite different from the “policy” and
3745 “solutions” questions discussed above. Indeed, I would argue that this is a risk-
3746 management question – and for that, there’s yet another industry-standard approach
3747 that could be applied;



3748
3749

3750 Actuaries the world over will recognize this approach. It's what they do for a living,
3751 as do corporate risk-managers. Projects like this are also undertaken by information-
3752 security teams that are trying to inventory and manage the risks associated with the
3753 systems they are charged with protecting. Indeed, new law in the United States
3754 requires this kind of work be done (and documented) on a regular basis. The scope
3755 of this question is breathtaking, and this kind of project also typically takes anywhere
3756 from 6 to 36 months to complete.

3757
3758 I would submit that the quite-spectacular lack of factual evidence backing up the
3759 claims of the Fast Flux team would have been avoided had we included some of this
3760 here Risk Management stuff in our project charter.

3761
3762 All of this discussion (and all of these pictures) is simply a series of examples to show that:

- 3763 • the "Approach" section of a project charter is not trivial,
- 3764 • one size (PDP in this case) does not fit all, and
- 3765 • the charter we were given did not acknowledge the scope and scale of work that
3766 would be required.

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3768 **VII. Readiness** – we weren't ready

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3769 |
3770 | Another component of a good project charter is an operational and organizational readiness
3771 | assessment. The important thing here is not to focus on the negative (I would propose that
3772 | the Fast Flux working group suffered from several readiness issues) but rather to discover
3773 | what the organization and the team need in order to get ready for the work to follow.

3774 |
3775 | For example – I'm not ready to run a marathon today. That's not a good thing or a bad
3776 | thing, it's just a statement of my readiness. It's also clear what I would need to do if I wanted
3777 | to get ready to run such a race (change diet, graduated training program, etc.).

3778 |
3779 | We faced several readiness issues during this project. Probably the most fundamental was
3780 | **the lack of agreement that this effort should be undertaken at all.** That disagreement
3781 | (both on the GNSO Council, and among the working-group members) resurfaced time and
3782 | again during our deliberations – and should have been resolved by the people developing
3783 | the charter, before the project was launched. Another approach to this would have been for
3784 | the working group to recast its charter in such a way that everybody could agree to it, but
3785 | that was impossible because there was no mechanism available to make charter revisions.

3786 |
3787 | Another readiness issue has to do with the makeup of the team. Unlike most PDP teams
3788 | which are limited to members of GNSO constituencies and who are familiar with the
3789 | constraints of the policy-making process, the Fast Flux working group included a much
3790 | broader range of people. With crystal clear hindsight, I should have recognized this problem
3791 | and spent some time bringing people to a shared understanding of the limits of what can be
3792 | accomplished in a policy-making project defined by the PDP process.

3793 |
3794 | **VIII. Resource Requirements** – we didn't know our respective roles and responsibilities

3795 |
3796 | I'm starting to see a pattern in PDP projects. They suffer not being well chartered when it
3797 | comes to resources. I'm used to a process where resources, organization, roles,
3798 | responsibilities, and project timing are laid out before the project starts (once the problem-
3799 | statement, scope, approach, etc. have been defined). That hasn't happened in the PDPs
3800 | I've been involved with and certainly didn't in this one. The upshot is that roles weren't clear,
3801 | dates were missed, people get frustrated and so forth.

3802 |

3803 | Several issues in the Fast Flux PDP were caused by classic mistakes in the way the effort
3804 | was organized. Again, my analysis benefits from 20/20 hindsight. The good news here is
3805 | that we are presented with a substantial opportunity to improve the odds of success and
3806 | provide the means to develop volunteers and leaders.

3807 |
3808 | Here is an example of a classic project organization chart (lightly edited to reflect a GNSO
3809 | context)



3810 |
3811 | And here are the roles and responsibilities that are typically associated with each of these;

- 3812 |
- 3813 | • **GNSO Council (aka Steering Committee)** – Provides sponsorship, sets policy and
3814 | direction, resolves key issues, provides resources, accepts and acts on findings

3815 |

3816 | Note what an active statement of participation that is. Steering committees are
3817 | generally considered part of a project team, and are assigned a very important role to
3818 | play. I think it would have been very helpful to have an active Steering Committee for
3819 | the Fast Flux working group. We got into a fair amount of trouble because we didn't
3820 | have a clear path to resolving these chartering issues. Having a clear understanding
3821 | of who the Chair reports to would go a long way to solving this problem. If the
3822 | Council finds it too cumbersome to act as that committee, one option might be to

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3823 designate a subset of the committee to act in this role.

3824

- 3825 • **Working Group Chair (aka Project Leader)** – Has overall day to day project
- 3826 responsibility; planning, outreach, coordination and control

3827

3828 Here’s a puzzler. If we have projects that need to be done (like PDPs) and we want
 3829 them led by constituents rather than staff, how are we going to ensure that those
 3830 leaders have the skills and tools that they need to be successful? Most of us aren’t
 3831 trained as project leaders and yet that’s the role that’s being asked of the Chair. A
 3832 Chair also needs to be credible within the GNSO’s cultural and political landscape.
 3833 Since it’s impossible to create instant history within GNSO, I think that we will need to
 3834 focus on providing project-management training and support for our constituent-
 3835 Chairs. I have a bit more to say about this in the “Progression” section below.

3836

3837 It’s important to make the distinction between project leadership and project
 3838 administration (or project management). Project administration is a staff function that
 3839 can quite appropriately be handled by a staff person who has the right training and
 3840 skills. Work planning, scheduling, status reporting and so forth fall into this bailiwick.
 3841 T’would have been lovely to have had this kind of role called out right from the start.

3842

3843

- 3844 • **Constituency and ICANN-Staff Team Members** – Are responsible for work
- 3845 products, analyses and deliverables

3846

3847 One of the interesting moments I had was when one of the working group members
 3848 announced that, since I’d signed up to be Chair I’d also signed up to summarize all
 3849 the email we’d exchanged (something on the order of 1500 messages at that point)
 3850 and produce a first-draft report. I think we’d all have benefitted from clearer
 3851 definitions of our roles before we got under way. What do we expect of team
 3852 members? Is it the same each time? Who decides? A good charter could have
 3853 helped with this.

3854

3855 Another puzzler – right now constituent team members are self-selected volunteers.
 3856 How do we protect a PDP project from being captured by an enthusiastic bloc of

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3857 volunteers who share the same views? Should we really rely on self-selection to
3858 populate the core working-team of a PDP, or should we find a way to recruit an
3859 effective core team and find another place to engage volunteers? See below.

3860

3861 | • **Stakeholder representatives** – Raise issues overlooked by the team, improve
3862 preliminary conclusions and endorse findings

3863

3864 One phenomenon I've observed is that there are people who sign up for working
3865 groups simply to keep tabs on what's happening, and only participate if things don't
3866 seem to be going their way. This makes it hard to build cohesion within the core
3867 working-team because it's hard to know who's in that core group and who's there as
3868 a representative of a point of view. I think it would have been good for the working
3869 group if the "representing" folks had been separated into their own group and
3870 engaged differently than the core day-to-day working-team members. See above.

3871

3872 | • **Advisors and Experts** – Provide skills and knowledge not available from GNSO
3873 volunteer and staff team members

3874

3875 Same goes for this group. I had a pretty wild time on the Fast Flux working group
3876 coping with the dynamics between the people who were in the working group as
3877 subject-matter experts and those who were there as GNSO constituents. Again, if I
3878 were granted unlimited powers, I'd put the experts in a separate group and treat
3879 them differently than core work-team members.

3880

3881 | • **Council Liaison**

3882

3883 Note that I left the Council Liaison role out of this picture. I'm not convinced that it's a
3884 good idea to put a filter between project leaders and their steering groups. In our
3885 case, the liaison was also the sponsor of the project on the GNSO Council and that
3886 made the communication between the team and the Council even more complicated.
3887 If the liaison idea stays, I think it would be a good idea to clarify what that person's
3888 duties are and make sure that they're an impartial player in the conversation between
3889 Chair (project leader) and Council (steering committee).

3890

Progression

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3893 One useful byproduct of all this organization-chart and role-definition stuff is that we
3894 might be able to kill two birds with one stone. For sure we'll improve the way our PDP
3895 projects work, but we could also use this to provide an orderly way to deepen our pool of
3896 volunteer participants and avoid putting people into roles before they are ready.

3897
3898 We (ICANN and the GNSO) are like any organization that needs to deliver a lot of
3899 projects – we need to be aware of how we develop our (paid and volunteer) human
3900 resources. One model we might want to look at is the large consulting firms. In those
3901 organizations, your role in projects changes as you progress. At first, you are a junior
3902 member of a working-team and you get lots of support and supervision. As your skills
3903 mature, you are given progressively more responsibility within working-group teams. If
3904 you turn out to be a person with the potential to be a leader, you are then given the
3905 opportunity to assist in the project-management duties. If you prove to have the skills
3906 and inclination, you get to lead larger and larger projects. I call this the “let no good deed
3907 go unpunished” school of HR development.

3908
3909 The Fast Flux working group would have benefited a lot from having this structure in
3910 place. As it was, we had a Chair (that would be me) that was in there before he was
3911 ready, and it hurt us.

3912
3913 If we crafted this “progression” idea well, we could create an orderly framework to
3914 broaden participation (and build a shared culture) within the GNSO. As a relatively new
3915 member of the GNSO gang, I can testify that it's pretty hard to figure out who's who and
3916 what's going on. It would have been great to be introduced to the organization by
3917 somebody saying “if you want to get to know us, you might consider signing up a small
3918 role in a Working Group as a place to start.”

IX. Conclusions

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3922
3923 Enough. This has already grown too long. Here's a little series of bullets for those of you
3924 who've made it this far:

3925
3926 • The group thought it was outside the scope of the working group to either fix its own
3927 charter, or recommend changes for the future (I disagree, hence this narrative)

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3929 • The working group's charter was flawed – it was too broad, contained several
3930 fundamentally different kinds of work, was shoehorned into an inappropriate (PDP)
3931 “approach,” had weak/narrow sponsorship and ill-defined organization structure.

3933 • GNSO should consider using a more rigorous chartering process before launching
3934 PDPs – in the case of larger efforts (like Fast Flux) the chartering effort may have to
3935 be a project in and of itself

3937 • GNSO should consider developing alternative approaches when the required work
3938 falls outside the narrow bounds of the PDP process (e.g. research projects, solution-
3939 evaluations, risk management, etc.)

- 3941 ○ Develop in-house (staff or volunteers) capability, or
- 3942 ○ “Outsource” the work to better-qualified organizations, or
- 3943 ○ Contract to have the work done

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3945 • The benefits of good chartering and human-resource development are;

- 3946 ○ Greater odds of success (on-time, on-budget, meet need)
- 3947 ○ Improved buy-in for recommendations and work products
- 3948 ○ Easier projects to run, and deliver
- 3949 ○ Less stress on project participants
- 3950 ○ Broader involvement
- 3951 ○ Deeper pools of policy-making volunteers and leaders

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3953
3954
3955 Again, thanks for the opportunity to Chair this effort. Sorry I didn't quite get it across the
3956 finish line.

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3957
3958 Mike O'Connor

Things Learned, Knobs Not Turned

Eric Brunner-Williams

September 8, 2008

Abstract

This is important. Kaminsky took a known concept and did the hard engineering work to make it feasible. To slightly misuse a quote that's more often applied to crypto, amateurs worry about algorithms; pros worry about economics. The economics of the attack have now changed. (And we need to get DNSSEC deployed before they change even further.) Steve Bellovin, in a note to NANOG, in the context of discussion of the cache poisoning exploit. This note attempts to identify some of the economics of the issues present.

1 Preface

The process for the GNSO-FF-PDP-May08 Working Group is slightly confusing. Either the WG is tasked to conduct some novel task, nominally some "research" activity or activities, or the WG is tasked to develop Constituency Statements, which may or may not contain some "research" component. This is the abridged personal notes from a GNSO-FF-PDP-May08 Working Group Contributor.

2 Things learned thus far

We know that discussion of this subject is complicated by the assumption by some that "fast flux" is a technical term, or a term for a criminal activity, or both.

In this note I adopt the convention that what is called "fast flux" has a "bad use" and a "good use" This should not be understood to mean that I think either use is "bad" or "good" only that I observe a social convention that amounts to an abuse of notation.

2.1 Mechanism(s)

We know that "fast flux" is just one technique used, and that it is used together with other techniques, from overt email to covert instant messaging, for good and bad purposes. We also know that "the bad use" of the technique uses a domain name in the message payload (via email or http

or ... instant messaging or ...), in the past one (or more of a set of) fixed ip address was used, and if domain names and a fixed payload weren't more economic than a set of ip addresses in a set of payloads, that "the bad use" would still be using address sets rather than "fluxed" domains, and will return to using address sets and sets of payloads if domains become less economic for their business model(s).

We can get the "bad use" out of the DNS, in theory (ignoring cost, the risk to "good use" and who pays it all), but that won't get the "bad use" out of the net.

What is more, as ipv6 transition continues, and router vendors, and network service providers adapt to the physical fundamentals, which affects the business fundamentals of network service providers, whatever the "bad use" can exploit it will to retain and expand its business model(s).

2.2 Non Harm, Non Locus, Non Interest

There is no data that "fast flux" is affecting the operations of the IANA root, or any gTLD, or ccTLD registry.

There is data that "bad use" exploits some of the gTLDs, COM, NET, ORG and some others, but not all, and also exploits some ccTLDs, CN, and some others. The "bad use" is proportional to volume, no other relationship is yet supported by data. The same applies for "good use" (load balancing, censorship evasion, etc.).

Government is not involved in the Working Group.

2.3 Security, Stability, TTLs and ICANN Contractual Parties

While decreased TTL values for nameservers could increase load on the root and registry servers by a factor of 5, the number of NS records being "fluxed" is sufficiently small that actual load induced is not detectable. We're also unable to find any damage to registries, registrars, or registrants, directly and uniquely produced by "bad use" to those roles and their standing in the ICANN gTLD system, and suspect the same is true for the IANA ccTLD system as well.

2.4 Definitional Works

We've got an improvement over the original definition, and in the course of doing so have developed an understanding that discerning "bad use" from "good use" requires human intervention, and even so may fail.

There is no consensus about the scope of the Working Group, some think it is a debating exercise, some think it is an exercise whiteboarding solutions, etc.

2.5 Who plays? Who pays?

We don't know if this is a real problem, or even a solvable problem. If it is a real problem, it appears that the cost is intended to be paid by registrars. Arguing against this being a real problem is the fact that the network operations community (with or without the ICANN ASO and/or GNSO ISPC, as presently constituted) is uninvolved. Similarly, Government is uninvolved.

3 Knobs are for Turning

This isn't our problem. It isn't our problem because we can't fix it. It isn't our problem because it doesn't affect us.

3.1 It isn't our problem because we can't fix it.

We could fix it if the second "N" in "ICANN" weren't a fiction. However, both the institutional engagement of the NRO ARIN, RIPE, APNIC, LACNIC, AfriNIC in ICANN, at the BoD level, and at the GNSO level is negligible, and the operational role of the IANA is limited to allocation of ASnums and IP address blocks. BCP 38 is not sufficiently operationalized to make IP spoofing an unreliable service.

We could fix it if the first "N" in "ICANN" were operational. However, despite adequate institutional engagement by generic DNS registries and their registrars, their operational role in DNS is also limited to allocation of some 2LD (and for some, 3LD) DNS resources. And of course the whole "fix" fails outside of the g-space. DNS QID non-randomness was demonstrated during the lifetime of the WG.

The requirement for what is called an RPKI (routing public key infrastructure) arises from real "security and stability" issues. AS36561, AS7007, AS27506 and AS9121 are all events which altered routing. Today's "accidents" are tomorrow's exercises in operational art. AS path prepending was demonstrated during the lifetime of the WG.

3.2 Anchors

The authority/delegation models between the name spaces and the address spaces are analogous. However, both lack operational means of validation. In theory, were validation of each possible, the two could share a common trust anchor, and in theory, ICANN could manage the common trust anchor. Of course, multiple trust anchors are also possible. Indifference to the trust model is equivalent to indifference to RFC 2826.

3.3 The Shared Fate Problem

Any mechanism which is indifferent to the stability and security of the operating systems executing on network attached nodes, that is, which accepts socializing the cost of Microsoft's memory protection model to third parties, and relies upon some property of the attached network, and which attempts to validate some information originating elsewhere, to enable some admission control or related mechanism(s), requires a mechanism to provide trust, and some anchor for that trust.

3.4 A Proof of Concepts

A Resource Certificate Trial was conducted by APNIC using X.509 v3 Public Key Certificates (RFC3280) with IP address and ASN extensions (RFC3779), using OpenSSL as the foundational platform (adding resource extension (RFC3779) support) with the design of a Certification framework anchored on the IP resource distribution function.

3.5 What we're not doing, and why we're not doing it

We could be fixing, or sharing the trust anchor(s) that enable fixing, the authority/delegation predicates for policies which degrade the value of the compromised assets which make ancillary use of the DNS. Unfortunately, we're not, and we're not likely to be given (a) the 2nd "N" problem (at both levels), and (b) the 1st "N" problem and the institutional benefits of identifying a "security problem" which can only be cured by advancing a profoundly absurd agenda within the GNSO-C.

3.6 No Cause, No Effect

It isn't our problem because it doesn't affect us. Not the IANA root. Not the gTLD registries. Not the ICANN accredited Registrars. Not the Registrants. Registrants loose domains, but not because of this. Registrars go out of business or their ICANN chit is yanked, but not because of this. Registries, well, no failure data yet, some failure to thrive data, but none of it remotely attributable to this.

4 Retail Economics

Registrars need not process credit cards, and registrars may offer prices above the sum of the ICANN and registry fees. There is no requirement arising from the RAA to offer prices below-cost, nor to race to the bottom and subordinate registrar business interests to the interests of the credit card industry. We don't necessarily have credit card fraud, and because registrars which do not have credit card fraud also do not have a lot of similar abuse issues, abuse appears to be more sensitive to price and highly automated resource provisioning than any other control. A similar observation may be made for registries which are "more expensive" or "more policed" than the legacy registries and their business model imitators.

Not only should we be unwilling to accept the consequences of non-registrars-non-registries attempting to socialize their costs to registrars and registries, we should be unwilling to accept the consequences of sub-cost registrars attempting to socialize costs to actual-cost registrars.

The RAA does not require us to share the fate of the credit card industry, or to adopt their fraud risk, or place ourselves in the position of being likely to be the target of a take-down attempt or domain hijacking to benefit businesses which elected to share the fate of the credit card industry and adopt their fraud risk. We're not unaware of the problem, or indifferent to it, but socializing the cost of theft from some victims, who accepted the risk, to more victims who did not, and have no share in the benefits from that involuntarily shared risk, doesn't solve the problem, it merely repeats the theft.

3960

Unintended Consequences

There have been unintended consequences.

We need to reconsider the institutional role of "security" We can accept that ICANN's "security" agent may be compromised, and is in the present. Do we leave it unminded, pretend it didn't happen, and won't happen again, or do we take it as a given and institutionalize corruption, parcel out the "security" budget to the constituencies and get on with "security" being both subjective and created by compromise? The capture of the "security and stability" blob in the org chart by the "identity theft" mob is a non-trivial event. The upcoming SSAC Review is the appropriate venue to pursue the question of the SSAC's performance, structure, and institutional responsibilities.

Issues with the Charter

By Christian Curtis

3960
3961
3962
3963 The working group struggled to produce answers to the questions in its charter. The
3964 working group believes that this is due largely to the way in which the charter was
3965 formulated, and is concerned that the issues before it may be too expansive and/or
3966 improperly framed. For this reason, the working group wishes to document its concern and
3967 provide recommendations to the GNSO council in case it wishes to further evaluate this
3968 issue.

Definition

3969
3970
3971
3972 The working group had difficulty with the definition of fast-flux it was provided with.
3973 The charter adopted the definition of “fast-flux” used in the GNSO issues report. That
3974 definition reads,

3975 *[T]he term “fast flux” refers to rapid and repeated changes to A and/or NS*
3976 *resource records in a DNS zone, which have the effect of rapidly changing*
3977 *the location (IP address) to which the domain name of an Internet host (A) or*
3978 *name server (NS) resolves.*

3979 The working group felt that applying this definition would excessively limit the scope of the
3980 PDP beyond the council's intent. Despite its best efforts, however, the working group has
3981 been unable to reach consensus on any alternative definition.

3982
3983 The primary problem presented by the definition in the charter is that it focuses
3984 excessively on a single technological measure. There was widespread agreement within the
3985 working group that the networks that the council intended to address had many
3986 characteristics beyond that included in the definition. Furthermore, the group largely agreed
3987 that the “rapid and repeated changes to A and/or NS resources records” was not an
3988 essential characteristic of such networks—this was largely because a network could make
3989 these changes slowly and still present the same issues. The working group was not,
3990 however, able to reach agreement on which characteristics were essential to define a
3991 network as a “fast flux” network. In fact, this issue was a significant point of contention.
3992

3993 | The primary reason reaching a definition was so difficult is that it is inherently tied to
 3994 | questions of which action the group will recommend and the appropriate role of ICANN. For
 3995 | example, one suggestion was that the working group limit the definition of “fast flux” to
 3996 | include only those networks operating on compromised hosts. While this definition would
 3997 | provide an inherent justification for combating all such networks, it operates on an
 3998 | assumption that we can identify compromised hosts, it requires that a new term be coined to
 3999 | refer to those networks that could potentially be misidentified, and it may not address the
 4000 | harms from otherwise identical networks that operate on an “opt in” basis. Similarly, another
 4001 | early suggestion was that “fast flux” be defined only to include those networks with a criminal
 4002 | purpose. This definition, however, assumes that it is appropriate for ICANN or the registrars
 4003 | to performed an adjudicative function by determining which laws apply and whether those
 4004 | laws were breached.

4005 |
 4006 | The consequence of this intertwining of definition and policy resulted in the working
 4007 | group’s inability to agree upon a definition. Each potential definition implied an appropriate
 4008 | course of action, so each member found their opinion about a proposed definition shaped by
 4009 | their beliefs about what the GNSO wanted to address, what the GNSO should address, and
 4010 | what action the GNSO should take.

4011 |
 4012 | Despite this disagreement as to how to define a “fast flux network”, the working
 4013 | group was able to identify several of characteristics of the networks we believe to council
 4014 | intended it to address. Such networks frequently:

- 4015 | ● Operate on one or more compromised hosts (i.e., using software that was installed
 4016 | on hosts without notice or consent to the system operator/owner);
- 4017 | ● Are 'volatile' in the sense that the active nodes of the network change in order to
 4018 | sustain the network’s lifetime, facilitate the spread of the network software
 4019 | components, and to conduct other attacks; and
- 4020 | ● Use a variety of techniques to achieve volatility including:
 - 4021 | ● (rapid) modification of IP addresses for malicious content hosts, name servers,
 4022 | and other network components via DNS entries with low TTLs;
 - 4023 | ● dispersing network nodes across a wide number of consumer grade autonomous
 4024 | systems;
 - 4025 | ● monitoring member nodes to determine/conclude that a host has been identified
 4026 | and shut down; and

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4095 answers to the first two questions suggested during this PDP are in no way an assessment
4096 of impact of any GBSO action.

4097
4098 Another problem with these questions is that they fail to quantify the benefits and
4099 harms that they address. The questions merely ask who benefits and who is harmed, not
4100 how and to what degree. This can lead to some misleading answers. Nearly any criminal
4101 activity that can benefit from an online presence can benefit from evasion techniques. Thus,
4102 some efforts to answer these questions have resulted in expansive lists. Yet, these lists do
4103 little to illuminate the extent to which fast flux impacts these activities. No action ICANN
4104 takes will eliminate crime on the Internet, so merely listing ways in which fast flux is used
4105 does little to assess its impact. While the working group attempted to address this issue, it
4106 feels that more research is necessary to do so, and advises the council not use any answers
4107 suggested to the first two questions as an assessment of the effect of the availability of fast
4108 flux.

4109
4110 The working group's struggles with the definition of fast flux further creates potential
4111 for misleading answers. For example, one early proposed definition of fast flux would have
4112 included only the malicious uses of the technology and hence categorically excluded all
4113 legitimate uses from any answer to the charter's first two questions. Since the working
4114 group has failed to agree upon a definition of fast flux, the council should be cautious about
4115 any inferences it draws from answers to these questions. More importantly, potential means
4116 of addressing fast flux will vary significantly depending upon how fast flux is defined.

4117
4118 Conclusion

4119
4120 Though the working group has not taken upon itself to recommend or evaluate
4121 alternative processes, it does feel that the council should be aware of these observations
4122 both to better understand the groups output and to possible avoid or alleviate these
4123 problems in future PDPS.

4124

ⁱ <http://www.icann.org/committees/security/sac025.pdf>

ⁱⁱ Although the report (SAC 025) refers only to "agreements," the SSAC presentation on Fast Flux Hosting at the February 2008 ICANN meeting in Delhi (<http://delhi.icann.org/files/presentation-rasmussen-fast-flux-13feb08.pdf>) made it clear that the intended reference is to "accreditation agreements."

ⁱⁱⁱ [Resigned from the Working Group on 20 March 2009](#)

^{iv} Resigned from the Working Group on 9 October 2008

^v [Resigned from the Working Group on 20 March 2009](#)

^{vi} [Resigned from the Working Group on 21 January 2009](#)

^{vii} Joined the Working Group in October 2008

^{viii} Joined the Working Group in October 2008

^{ix} Resigned from the Working Group on 27 September 2008

^x From a message by Rod Rasmussen to the WG email list.

^{xi} This list simply captures the ideas that were discussed by the members of the WG, noting arguments either in favor or against an idea only where the WG as a whole achieved rough consensus.

^{xii} A DNS-based system could provide similar or additional data than WHOIS systems do, and at rates higher than many port 43 WHOIS servers currently allow.

^{xiii} Related to policies, a purpose of the recent "[GNSO Issues Report on Registration Abuse Policies](#)" was to "identify and describe various provisions in a representative sampling of gTLD registration agreements which relate to contracting parties' and/or registrants rights and obligations with respect to abuse". The report found that among the gTLDs, "research found that eleven out of sixteen gTLDs have provisions in place that address (seven of eleven) or potentially could address (four of eleven) abuse." Many ccTLDs also have policies against criminal and/or abusive uses of domain names, with .DE and .UK being but two examples. Related to needs, various studies have demonstrated that the amount and types of abuses vary greatly from TLD to TLD, and that some TLDs do not suffer certain types of abusive domain name uses at all. For example, see the Data Annex to this FFWG report by Arbor Networks and Karmasphere, The Anti-Phishing Working Group's "[Global Phishing Survey: Domain Name Use and Trends in 1H2008](#)" report, and [URIBL.COM TLD statistics](#).

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