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| Overarching Purpose: Providers requesting access required to facilitate due process in the UDRP and URS |

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| Use Case:  |
| 1. User Groups (Requestors) / User characteristics
 |  |
| 1. Why is non-public registration data necessary?
 |  |
| 1. Data elements that may typically be disclosed[[1]](#footnote-0)
 | * [date element]
* [data element]
* [data element]
* [etc.]
 |
| 1. Lawful basis of entity disclosing non-public registration data to the requestor
 |  |
| 1. Supporting info to determine lawful basis for the requestor
 |  |
| 1. Safeguards (requirements) Applicable to the Requestor
 | The requestor [must] [may] |
| 1. Safeguards (requirements) applicable to the Entity Disclosing the Nonpublic Registration Data
 | The entity disclosing the data [must] [may]: |
| 1. Safeguards (requirements) applicable to the data subject
 | The Registered Name Holder (data subject) [must] [may]  |
| 1. Safeguards (requirements) applicable to the access/disclosure system
 | The access/disclosure system [must] [may] |
| 1. Accreditation of user group(s) required (Y/N) – if Y, define policy principles
 | With respect to the accreditation of [user groups] seeking accreditation as a member of this user group must provide:[….]Additional items to be considered in the development of a code of conduct[[2]](#footnote-1): [….] |
| 1. Authentication – policy principles
 |  |
| 1. What information is required to be provided for a request under this lawful basis?
 |  |
| 1. Expected timing of substantive response
 |  |
| 1. Is automation of substantive response possible / desirable?
 |  |
| 1. Expected timing of substantive response
 |  |
| 1. How long can the requestor retain the data disclosed and what are the requirements for destruction following the end of the retention period?
 |  |
| 1. Other?
 |  |

1. For each request, the requestor will need to confirm which data elements are necessary. [↑](#footnote-ref-0)
2. The code of conduct referenced within this table is distinct from the code of conduct referenced in [Section 3.7.1 of the Registrar Accreditation Agreement](http://www.icann.org/2013raa#3.7.1). [↑](#footnote-ref-1)