ICANN | GNSO

Generic Names Supporting Organization

Initial Report of the Temporary Specification for gTLD Registration Data Phase 2 Expedited Policy Development Process

[Date]

Status of This Document

This is the Initial Recommendations Report of the GNSO Expedited Policy Development Process (EPDP) Team on the Temporary Specification for gTLD Registration Data Phase 2 that has been posted for public comment.

Preamble

The objective of this Initial Report is to document the EPDP Team's: (i) deliberations on charter questions, (ii) preliminary recommendations, and (iii) additional identified issues to consider before the Team issues its Final Report. The EPDP Team will produce its Final Report after its review of the public comments received in response to this report. The EPDP Team will submit its Final Report to the GNSO Council for its consideration.



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1 Executive Summary 1

1.1 Background 2

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4 On 17 May 2018, the ICANN Board of Directors (ICANN Board) adopted the Temporary 5 Specification for generic top-level domain (gTLD) Registration Data ("Temporary 6 Specification"). The Temporary Specification provides modifications to existing 7 requirements in the Registrar Accreditation and Registry Agreements in order to 8 comply with the European Union's General Data Protection Regulation ("GDPR").¹ In 9 accordance with the ICANN Bylaws, the Temporary Specification will expire on 25 May 10 2019. 11 12 On 19 July 2018, the GNSO Council initiated an Expedited Policy Development Process 13 (EPDP) and chartered the EPDP on the Temporary Specification for gTLD Registration 14 Data team. In accordance with the Charter, EPDP team membership was expressly 15 limited. However, all ICANN Stakeholder Groups, Constituencies and Supporting 16 Organisations interested in participating are represented on the EPDP Team. 17 18 During phase 1 of its work, the EPDP Team was tasked to determine if the Temporary 19 Specification for gTLD Registration Data should become an ICANN Consensus Policy as 20 is, or with modifications. This Initial Report concerns phase 2 of the EPDP Team's 21 charter which covers: (i) discussion of a system for standardized access/disclosure to 22 nonpublic registration data, (ii) issues noted in the Annex to the Temporary 23 Specification for gTLD Registration Data ("Important Issues for Further Community 24 Action"), and (iii) outstanding issues deferred from Phase 1, e.g., legal vs. natural 25 persons, redaction of city field, et. al. For further details, please see here. 26 27 The EPDP Team will not finalize its responses to the charter questions and 28 recommendations to the GNSO Council until it has conducted a thorough review of the 29 comments received during the public comment period on this Initial Report. At this 30 time, no formal consensus call has been taken on these responses and preliminary 31 recommendations, but this Initial Report did receive the support of the EPDP Team for 32 publication for public comment.² Where applicable, the Initial Report indicates where 33 positions within the Team differ. 34 35 Notwithstanding the above, the EPDP Team is putting forward the following 36 preliminary recommendations and related questions for community consideration:

37

¹ The GDPR can be found at <u>https://eur-lex.europa.eu/eli/reg/2016/679/oj;</u> for information on the GDPR see, https://ico.org.uk/for-organisations/guide-to-the-general-data-protection-regulation-gdpr/lawful-basis-forprocessing/contract/.

² Following a review of public comments, the EPDP Team will take a formal consensus call before producing its Final Report.



38 [To be updated following final review]

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40 As a result of external dependencies and time constraints, this Initial Report does not

include priority 2 items. Priority 2 items are detailed on pp. 6-7 of this Report. Once
 addressed, these are expected to be published in a separate Initial Report.

43

44 Following the publication of this Report, the EPDP Team will: (i) continue to seek

45 guidance on legal issues from the European Data Protection Board and others, (ii)

46 carefully review public comments received in response to this publication, (iii) continue

47 to review the work-in-progress with the community groups the Team members

48 represent, and (iv) carry on deliberations for the production of a Final Report that will

49 be reviewed by the GNSO Council and, if approved, forwarded to the ICANN Board of

- 50 Directors for approval as an ICANN Consensus Policy.
- 51 1.2 Conclusions and Next Steps
- 52

This Initial Report will be posted for public comment for 45 days. After the EPDP Team's
 review of public comments received on this Report, the EPDP Team will update and

55 finalize this Report as deemed necessary for submission to the GNSO Council.

56 1.3 Other Relevant Sections of this Report

57

For a complete review of the issues and relevant interactions of this EPDP Team, thefollowing sections are included within this Report:

- 60 Background of the issues under consideration;
- Documentation of who participated in the EPDP Team's deliberations, including
 attendance records, and links to Statements of Interest as applicable;
- An annex that includes the EPDP Team's mandate as defined in the Charter
 adopted by the GNSO Council; and
- Documentation on the solicitation of community input through formal SO/AC and
 SG/C channels, including responses.
- 67
- 68



EPDP Team Approach 2 69

70 This Section provides an overview of the working methodology and approach of the 71 EPDP Team. The points outlined below are meant to provide the reader with relevant 72 background information on the EPDP Team's deliberations and processes and should 73 not be read as representing the entirety of the efforts and deliberations of the EPDP 74 Team.

2.1 Working Methodology 75

76

77 The EPDP Team began its deliberations for phase 2 on 2 May 2019. The Team agreed to 78 continue its work primarily through conference calls scheduled one or more times per 79 week, in addition to email exchanges on its mailing list. Additionally, the EPDP Team 80 held four face-to-face meetings: the first set of face-to-face discussions took place at 81 the ICANN65 Public Meeting in Marrakech, Morocco, two dedicated set of face-to-face 82 meetings, the second and fourth meeting, were held at the ICANN headquarters in Los 83 Angeles (LA) in September 2019 and January 2020, and the third face-to-face discussion 84 took place at the ICANN66 Public Meeting in Montreal, Canada. All of the EPDP Team's 85 meetings are documented on its wiki workspace, including its mailing list, draft 86 documents, background materials, and input received from ICANN's Supporting 87 Organizations and Advisory Committees, including the GNSO's Stakeholder Groups and 88 Constituencies.

89

90 The EPDP Team also prepared a Work Plan, which was reviewed and updated on a 91 regular basis. In order to facilitate its work, the EPDP Team used a template to tabulate 92 all input received in response to its request for Constituency and Stakeholder Group 93 statements (see Annex B). This template was also used to record input from other 94 ICANN Supporting Organizations and Advisory Committees and can be found in Annex 95 C.

96

97 The EPDP Team held a community session at the ICANN66 Public Meeting in Montreal,

98 during which it presented its methodologies and preliminary findings to the broader 99 ICANN community for discussion and feedback.

2.2 Mind Map, Worksheets and Building Blocks 100

101

102 In order to ensure a common understanding of the topics to be addressed as part of its 103 phase 2 deliberations, the EPDP Team mapped the topics using the following mind

104 maps, which allowed for the regrouping and consolidation of topics (see mind map).

105 This formed the basis for the subsequent development of the priority 1 and priority 2

106 worksheets (see worksheets) which the EPDP Team used to capture:

- 107 Issue description / related charter questions
- 108 Expected deliverable •



109	٠	Required reading
110	•	Briefings to be pr

- Briefings to be provided
 - Legal questions
 - Dependencies
 - Proposed timing and approach
- 113 114

111

112

- 115 The EPDP Team Chair also put forward a number of working definitions to ensure 116 consistent terminology and a shared understanding of terms used during the EPDP 117 Team's deliberations (see working definitions).
- 118
- 119 Following the review of a number of real life use cases, the EPDP Team established a 120 set of building blocks that the System for Standardized Access/Disclosure ("SSAD")
- 121 would consist of, recognizing that a decision on the roles and responsibilities of the
- 122 different parties involved may be influenced by both legal advice and guidance from
- 123 the European Data Protection Board ("EDPB").
- 124

2.3 Priority 1 and Priority 2 Topics 125

126

127 In order to organize its work, the EPDP Team agreed to divide its work into priority 1 128 and priority 2 topics. Priority 1 consists of the SSAD and all directly-related questions. 129 Priority 2 includes the following topics:

130 131

132

133

134

135

- Display of information of affiliated vs. accredited privacy / proxy providers
- Legal vs. natural persons
- City field redaction
- Data retention
 - Potential Office of the Chief Technology Officer Purpose
 - Feasibility of unique contacts to have a uniform anonymized email address
- 136 137 138

139

- Accuracy and WHOIS Accuracy Reporting System
- 140 The EPDP Team agreed that priority should be given to completing the deliberations for 141 priority 1 items. It agreed, however, that where feasible, the Team would also 142 endeavor to make progress on priority 2 items in parallel. Although some discussions 143 have taken place in parallel, no priority 2 items have been addressed in this Initial 144 Report. The EPDP Team expects to turn its attention to these as soon as possible but 145 anticipates that priority 2 items will have their own Initial and Final Report, unless 146 some of the issues can be fast-tracked to align with the priority 1 topics addressed in 147 this Initial Report. 148
- 149



150 2.4 Legal Committee

151

Recognizing the complexity of many issues the EPDP Team was chartered to work
through in Phase 2, the EPDP Team requested resources for the external legal counsel
of Bird & Bird. To assist in preparing draft legal questions for Bird & Bird, EPDP
Leadership chose to assemble a Legal Committee, comprised of one member from each
SO/AC represented on the EPDP Team.

158 The Phase 2 Legal Committee worked together to review questions proposed by the159 members EPDP Team to ensure:

160

- the questions were truly legal in nature, as opposed to a policy or policy
 implementation questions;
- 1632. the questions were phrased in a neutral manner, avoiding both presumed outcomes as well as constituency positioning;
- 165 3. the questions were both apposite and timely to the EPDP Team's work; and
- 166 4. the limited budget for external legal counsel was used responsibly.
- 167

168 The Legal Committee presented all agreed-upon questions to the EPDP Team for its 169 final sign-off before sending questions to Bird & Bird.

170

171 To date, the EPDP Team agreed to send four SSAD-related questions to Bird & Bird. The

full text of the questions and executive summaries of the legal advice received inresponse to the questions can be found in Annex F.

174 2.5 Charter Questions

175

In addressing the charter questions, the EPDP Team considered both (1) the input provided by each group as part of the deliberations; (2) relevant input from phase 1; (3) the input provided by each group in response to the request for <u>Early Input</u> in relation to the specific charter questions; (4) the required reading identified for each topic in the <u>worksheets</u>, and (5) <u>input</u> provided by the EPDP Team's legal advisors, Bird & Bird.

181



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183 3 EPDP Team Responses to Charter Questions &184 Preliminary Recommendations

185

186 The EPDP Team will not finalize its responses to the charter questions and recommendations to the GNSO Council until it has conducted a thorough review of the 187 188 comments received during the public comment period on this Initial Report. 189 Additionally, if ICANN Org receives further guidance from the European Data Protection 190 Board ("EDPB"), the EPDP Team will consider this guidance in its Final Report.³ At the 191 time of publication of this Report, no formal consensus call has been taken on these 192 responses and preliminary recommendations; however, this Initial Report did receive 193 the support of the EPDP Team for publication for public comment.⁴ Where applicable, 194 differing positions have been reflected in the Report. 195 196 Note: During Phase 1 of the EPDP Team's work, the EPDP Team was tasked with 197 reviewing the Temporary Specification. The Temporary Specification was established as a response to the GDPR.⁵ Accordingly, the GDPR is the only law that is specifically 198 199 referenced in this report. The EPDP team has extensively deliberated whether this 200 Initial Report could be drafted in a way that is agnostic to any specific law, but the EPDP 201 Team determined that the report would benefit from explicit references to facilitate 202 the implementation of the Team's recommendations. The GDPR is a regional law 203 covering multiple jurisdictions and - given the strict criteria it contains - compliance 204 with this law has a high probability of being compliant with other national data 205 protection laws. The EPDP team fully endorses ICANN's aspiration to be globally 206 inclusive, and nothing in this report shall overturn the basic principle that

207 contracted parties can and must comply with locally applicable statutory laws and208 regulations.

3.1 System for Standardized Access/Disclosure to Non-Public Registration Data (SSAD)

211

212 In Annex A, further details are provided in relation to the approach and the materials

- that the EPDP Team reviewed in order to address the charter questions and develop
- 214 the following preliminary recommendations.
- 215

³See <u>https://www.icann.org/en/system/files/correspondence/marby-to-jelinek-stevens-25oct19-en.pdf</u> and <u>https://www.icann.org/en/system/files/files/unified-access-model-gtld-registration-data-25oct19-en.pdf</u>

⁴ Following a review of public comments, the EPDP Team will take a formal consensus call before producing its Final Report.

⁵ "This Temporary Specification for gTLD Registration Data (Temporary Specification) establishes temporary requirements to allow ICANN and gTLD registry operators and registrars to continue to comply with existing ICANN contractual requirements and community-developed policies in light of the GDPR."



	EPDP Team Phase 2 Initial Report [D	ate]
216	As part of its deliberations, the EPDP Team considered various models but agreed to	_)
217	put the following SSAD model forward for public comment. This SSAD model is base	
218	on the following high-level principles/concepts:	-
219		
220 221 222 223 224	 Full automation⁶ of the SSAD may not be possible, but the EPDP Team recommends that the SSAD must be automated where technically feasible A legally permissible. Additionally, in areas where automation is not both technically feasible and legally permissible, harmonization is the baseline objective. 	ND
225	 Experience gained over time with SSAD disclosure requests and responses m 	ust
226	inform further streamlining and standardization of responses.	
227	 In recognition of the expected evolving nature of SSAD and in an effort to av 	oid
228	having to conduct a PDP every time a change needs to be made, a feedback	
229	mechanism, which focuses solely on the implementation of the SSAD and do	es
230	not contradict ICANN Bylaws, GNSO PDP Procedures and Guidelines, and/or	
231	contractual requirements would need to be put in place to oversee and guid	e
232	the continuous improvements of the SSAD.	
233 234	 SLAs need to be put in place, but these may need to be of an evolutionary nature to recognize that there will be a learning surve 	
234 235	 nature to recognize that there will be a learning curve. Responses to disclosure requests, regardless of whether review is conducted 	
235	manually or an automated responses is triggered, are returned from the	I
237	relevant Contracted Party directly to the requestor, but appropriate logging	
238	mechanisms must be in place to allow for the SSAD to confirm that SLAs are	
239	met and responses are being processed according to the policy (for example	,
240	the Central Gateway MUST be notified when disclosure requests are rejecte	
241	granted).	
242	The benefits of this model are:	
243		
244	Single location to submit requests	
245	 Reduces time and effort spent by requesters to track down individual po 	ints
246	of contact or follow individual procedures	
247	 Ensures that requests are routed directly to the responsible party at each 	۱
248	disclosing entity, thereby eliminating the uncertainty that requests are n	ot
249	received or go to someone unqualified to process them	
250	 Allows for clear outreach opportunities to socialize the location and met 	hod

- 250 Allows for clear outreach opportunities to socialize the location and method 0 for requesting non-public registration data 251
- 252 • Requests and responses can be tracked for SLA adherence

Standardized request forms 253

 \circ $\;$ Reduces the number of disclosure requests that are denied due to 254 255 insufficient information

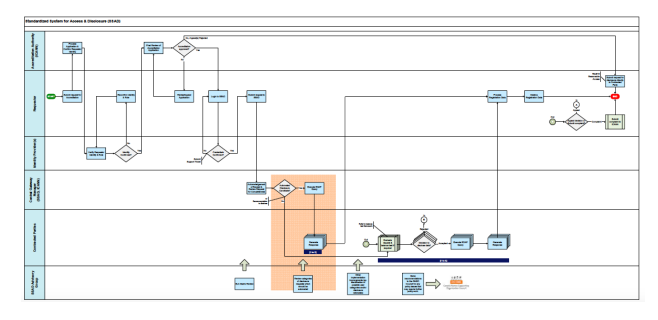
⁶ See Automation Preliminary Recommendation for further details.



256 257	0	Increases the efficiency with which disclosing entities can review
		requests
258 259	0	Reduces uncertainty for requesters who now have a standard/uniform set of data to provide when submitting disclosure requests.
260	0	Reduces the need for individual set of required information by disclosing
261		parties
262	Built-in authe	entication process
263	0	Speeds up the review process for disclosing entities as they will not need
264		to re-verify the requestor
265	0	External assurance that requestors have been verified can increase the
266		likelihood and/or speed of disclosure
267	4. Standa	ardized review and response process
268	0	Allows creation of a common response format
269	0	Allows creation of rules, guidelines and best practices disclosing parties
270		can follow in reviewing and responding to requests
271	0	Allows adoption of common response review system
272	0	Allows automation of certain yet-to-be-defined requests by yet-to-be-
273		defined requestors
274	0	Facilitates automated disclosure decision making in some scenarios
275	0	The logging of requests and responses also allows ICANN Compliance to
276		audit the actions of disclosing entities, identifying any instances of
277		systemic non-compliance, and take appropriate enforcement action
278	This model ha	s been visually represented hereunder; ⁷ the diagram highlights which
279	aspects of the	roles and responsibilities are expected to change depending on the
280	chosen model	l.
281		

⁷ For a standalone version, please see <u>https://community.icann.org/download/attachments/124847621/Visio-epdp-p2_swimlane_v0.5.pdf?version=1&modificationDate=1580312983428&api=v2</u>. Please note that this is a visual representation of the policy recommendations, not policy in itself. For the sake of readability, not all aspects may be represented in this graphic. In case of conflict, the policy recommendations are the authoritative source.

[<mark>Date</mark>]



282 283

285

284 Main SSAD Roles & Responsibilities:

- 286 **Central Gateway Manager** – role performed by or overseen by ICANN Org. • 287 Responsible for managing intake and routing of SSAD requests that require 288 manual review to responsible Contracted Parties. Responsible for managing and 289 directing requests that are confirmed to be automated to Contracted Parties for 290 release of data, consistent with the criteria established and agreed to in these 291 policy recommendations or based on the recommendation of the Mechanism 292 for the continuous evolution of SSAD. Responsible for collecting data on 293 disclosure decisions taken.
- Accreditation Authority role performed by or overseen by ICANN Org. A
 management entity who has been designated to have the formal authority to
 "accredit" users of SSAD, i.e., to confirm and Verify the identity of the user
 (represented by an Identifier Credential) and assertions (or claims) associated
 with the Identity Credential (represented by Signed Assertions).
- Identity Provider Responsible for 1) Verifying the identity of a requestor and managing an Identifier Credential associated with the requestor. For the purpose of the SSAD, the Identity Provider may be the Accreditation Authority itself or it may rely on zero or more 3rd parties.
- Contracted Parties Responsible for responding to disclosure requests that do not meet the criteria for an automated response⁸.
- Mechanism for the continuous evolution of SSAD Mechanism representative
 of the ICANN community responsible for 1) SLA matrix review; 2) provide
 guidance on which categories of disclosure requests should be automated; 3)
 other implementation improvements such as the identification of possible user

⁸ As a default, the Central Gateway Manager will send disclosure requests to Registrars, but that does not preclude the Central Gateway Manager from sending disclosure request so Registries in certain circumstances. The EPDP Team will further consider what these circumstances could be.



- 309 categories and/or disclosure rationales. The Mechanism may also make
- recommendations to the GNSO Council for any policy issues that may requirefurther policy work.
- 312
- 313 It is the expectation that the different roles and responsibilities will be outlined in
- 314 detail and confirmed in the applicable agreements.
- 315
- 316 Below is a detailed breakdown of the underlying assumptions and policy
- 317 recommendations that the EPDP Team is putting forward for community input.
- 318 3.2 ICANN Board and ICANN Org Input
- 319

In order to help inform its deliberations, the EPDP Team reached out to both the ICANN
 Board and ICANN Org "to understand the Board's position on the scope of operational
 responsibility and level of liability (related to decision-making on disclosure of non public registration data) they are willing to accept on behalf of the ICANN organization

- along with any prerequisites that may need to be met in order to do so".
- 325

326 ICANN Org provided its <u>response</u> on 19 November 2019 noting in part that "ICANN org 327 proposed that it could operate a gateway for authorized data to pass through. As noted 328 above, the gateway operator does not make the decision to authorize disclosure. In the 329 proposed model, the authorization provider would decide whether or not the criteria 330 for disclosure are met. If a request is authorized and authenticated, the gateway 331 operator would request the data from the contracted party and disclose the relevant 332 data set to the requestor".

333

334 The ICANN Board provided its response on 20 November 2019 noting in part that "the 335 Board has consistently advocated for the development of an access model for non-336 public gTLD registration data. If the EPDP Phase 2 Team's work results in a consensus 337 recommendation that ICANN org take on responsibility for one or more operational 338 functions within a SSAD, the Board would adopt that recommendation unless the 339 Board determined, by a vote of more than two-thirds, that such a policy would not be 340 in the best interests of the ICANN community or ICANN. Given the Board's advocacy for 341 the development of an access model, and support for ICANN org's dialogue with the 342 EDPB on a proposed UAM, it is likely that the Board would adopt an EPDP 343 recommendation to this effect".

344

345 The EPDP Team will consider this input together with the feedback from the EDPB, 346 once received by ICANN Org; the EPDP Team will also consider the input received 347 during the public comment period, to make a final determination of the division of 348 roles and responsibilities in the SSAD.

- 349 3.3 SSAD Underlying Assumptions
- 350



 351 352 353 354 355 356 357 358 359 	The EPDP Team used the underlying assumptions outlined below to develop its preliminary policy recommendations. These underlying assumptions do not necessarily create new requirements for contracted parties; instead, the assumptions are designed to assist both the readers of this Initial Report and the ultimate policy implementers in understanding the intent and underlying assumptions of the EPDP Team in putting forward the SSAD model and related recommendations. These assumptions may have evolved by the time the EPDP Team publishes its Final Report; however, the EPDP Team will note any changed assumptions in its Final Report.
360 361 362	 The objective of the SSAD is to provide a predictable, transparent, efficient and accountable mechanism for the access/disclosure of non-public registration data.
363 364	 The SSAD must be compliant with the GDPR and other applicable data protection legislations for all parties.
365 366	 SSAD must have the ability to adhere to these policy principles and recommendations.
367 368 369 370	 Given the decisions made by the EPDP team regarding the SSAD model, the working assumption is that ICANN and Contracted Parties will be Joint Controllers. This designation is based on a factual analysis of the policy as is proposed.
 371 372 373 374 375 376 	3.4 Conventions Used in this Document The key words "MUST", "MUST NOT", "REQUIRED", "SHALL", "SHALL NOT", "SHOULD", "SHOULD NOT", "RECOMMENDED", "NOT RECOMMENDED", "MAY", and "OPTIONAL" in this document are to be interpreted as described in BCP 148 [RFC21199] [RFC817410].
 376 377 378 379 380 381 	Note: Noting the EPDP team's choice of model, and pending the specific legal advice as to the responsibility of the parties, and the identification as to the controllership of the data, as it applies to the proposed model, the EPDP team notes that certain statements, throughout the recommendations, may require refinement from mandatory to permissive and vice versa. (e.g. 'Shall' to 'should', 'Must' to 'May' etc.).
382 383	3.5 EPDP Team Preliminary Recommendations
384 385	Preliminary Recommendation #1. Accreditation ⁹
386 387	Proposed working definitions used by the EPDP Team in its discussion of accreditation:

Accreditation - An administrative action by which the accreditation authority
 declares that a user is approved to gain access to SSAD in a particular security
 configuration with a prescribed set of safeguards.

⁹ Note that accreditation is not referring to accreditation/certification as discussed in GDPR Article 42/43.



391	٠	Accreditation Authority - A management entity who has been designated to
392		have the formal authority to "accredit" users of SSAD, i.e., to confirm and Verify
393		the identity of the user (represented by an Identifier Credential) and assertions
394		(or claims) associated with the Identity Credential (represented by Signed
395		Assertions).
396	•	Accreditation Authority Auditor - Independent entity that is contracted by
397		ICANN org, or function that is carried out by ICANN Org itself if the
398		Accreditation Authority function is outsourced to a third party, to carry out
399		auditing requirements as outlined in auditing preliminary recommendation.
400	•	Authentication - The process or action of Validating the Identity Credential and
401		Signed Assertions of a Requestor.
402	•	Authorization - A process for approving or denying disclosure non-public
403		registration data.
404	•	Credential
405		 "Identifier Credential": A data object that is a portable representation
406		of the association between an identifier and a unit of authentication
407		information, and that can be presented for use in Validating an identity
408		claimed by an entity that attempts to access a system. Example:
409		[Username/Password], [OpenID credential], X.509 public-key certificate.
410	•	"Signed Assertion": A data object that is a portable representation of the
411		association between an Identifier Credential and one or more access assertions,
412		and that can be presented for use in Validating those assertions for an
413		entity that attempts such access. Example: [OAuth credential], X.509 attribute
414		certificate.
415	•	De-accreditation of Accreditation Authority – An administrative action by
416		which ICANN org revokes the agreement with the accreditation authority, if this
417		function is outsourced to a third party, following which it is no longer approved
418		to operate as the accreditation authority.
419	•	Identity Provider - Responsible for 1) Verifying the identity of a requestor and
420		managing an Identifier Credential associated with the requestor and 2) Verifying
421		and managing Signed Assertions associated with the Identifier Credential. For
422		the purpose of the SSAD, the Identity Provider may be the Accreditation
423		Authority itself or it may rely on zero or more 3rd parties.
424	•	Revocation of User Credentials- The event that occurs when an Identity
425		Provider declares that a previously valid credential has become invalid.
426	•	Validate - To test or prove the soundness or correctness of a
427		construct. (Example: The Discloser will Validate the Identity Credential and
428		Signed Assertions as part of its Authorization process.)
429	•	Validation - Establish the soundness or correctness of a construct.
430	•	Verify - To test or prove the truth or accuracy of a fact or value. (Example:
431		Identity Providers Verify the identity of the requestor prior to issuing an Identity
432		Credential.)
433	•	Verification - The process of examining information to establish the truth of a
434		claimed fact or value.



435 436 437 438	The EPDP Team recommends that a policy for accreditation of SSAD users is established.	
439 440 441 442 443 444 445 446 447 448 449 450 451	 The following principles underpin the accreditation policy: a) SSAD must only accept requests for access/disclosure from accredited organizations or individuals. However, accreditation requirements must accommodate any intended user of the system, including an individual or organization who makes a single request. The accreditation requirements for regular users of the system and a one-time user of the system may differ. b) Both legal persons and/or individuals are eligible for accreditation. An individ accessing SSAD using the credentials of an accredited entity warrants that the individual is acting on the authority of the accreditation Authority, run and managed by ICANN org. This Accreditation Authority may work with external third-party Identity Providers that could serve as clearinghouses to Verify identity and authorization information associated with those requesting 	ual e
452 453 454 455 456 457	 accreditation. d) The decision to authorize disclosure of registration data, based on Validation the Identity Credential, Signed Assertions, and data as required in preliminary recommendation concerning criteria and content of requests, will reside with the Registrar, Registry or ICANN, as applicable. 	y
458	Requirements	
459	e) Verifying the Identity of the Requestor: The Accreditation Authority MUST	
460	verify the identity of the requestor, resulting in an Identity Credential.	
460 461	f) Management of Signed Assertions: The Accreditation Authority MUST verify a	and
462	manage a set of dynamic assertions/claims associated with and bound to the	
462	Identity Credential of the requestor. This verification, performed by an Identi	
463 464	Provider, results in Signed Assertion.	LY
465	g) Signed Assertions convey information such as:	
466	 Assertion as to the purpose(s) of the request 	
467	 Assertion as to the legal basis of the requestor 	
468	 Assertion that the user identified by the Identity Credential is affiliate 	Ч
469	with the Accreditation Authority	u
470	 Assertion regarding compliance with laws (e.g., storage, protection ar 	hd
471	retention/disposal of data)	
472	 Assertion regarding agreement to use the disclosed data for the 	
473	legitimate and lawful purposes stated	
474	 Assertion regarding adherence to safeguards and/or terms of service 	
475	and to be subject to revocation if they are found to be in violation	
-	,	

¹⁰ Implementation guidance: The accredited entity is expected to develop appropriate policies and procedures to ensure appropriate use by an individual of its credentials.



476		 Assertions regarding prevention of abuse, auditing requirements,
477		dispute resolution and complaints process, etc.
478		 Assertions specific to the requestor – trademark ownership/registration
479		for example
480		 Power of Attorney statements, when/if applicable.
481	h)	Validation of Identity Credentials and Signed Assertion, in addition to the
482		information contained in the request, facilitate the decision of the authorization
483		provider to accept or reject the Authorization of an SSAD request. For the
484		avoidance of doubt, the presence of these credentials alone DOES NOT result in
485		or mandate an automatic access / disclosure authorization. However, the ability
486		to automate access/disclosure authorization decision making is possible under
487		certain circumstances where lawful.
488	i)	Defines a base line "code of conduct" that establishes a set of rules that
489		contribute to the proper application of data protection laws - including the
490		GDPR - for the ICANN community, including:
491		 A clear and concise explanatory statement.
492		 A defined scope that determines the processing operations covered (the
493		focus for SSAD would be on the Disclosure operation.)
494		 Mechanism that allow for the monitoring of compliance with the
495		provisions.
496		 Identification of an Accreditation Body Auditor (a.k.a. monitoring body)
497		and definition of mechanism(s) which enable that body to carry out its
498		functions.
499		 Description as to the extent a "consultation" with stakeholders has been
500		carried out.
501		• Etc.
502		
503	The ac	creditation authority:
504	j)	MUST have a uniform baseline application procedure and accompanying
505		requirements for all applicants requesting accreditation, including:
506		 Definition eligibility requirements for accredited users
507		 Identity Validation, Procedures
508		 Identity Credential Management Policies: lifetime/expiration, renewal
509		frequency, security properties (password or key policies/strength), etc.
510		 Identity Credential Revocation Procedures: circumstances for
511		revocation, revocation mechanism(s), etc. [see also "Accredited User
512		Revocation & abuse section below]
513		 Signed Assertions Management: lifetime/expiration, renewal frequency,
514		etc.
515		 NOTE: requirements beyond the baseline listed above may be necessary
516		for certain classes of requestors.
517	k)	MUST define a dispute resolution and complaints process to challenge actions
518		taken by the Accreditation Authority.



519	I)	MUST be audited by an auditor on a regular basis. Should the Accreditation
520	-	Authority be found in breach of the accreditation policy and requirements, it
521		will be given an opportunity to address the breach, but in cases of repeated
522		failure, a new Accreditation Authority must be identified or created.
523		Additionally, accredited entities MUST be audited for compliance with the
524		accreditation policy and requirements on a regular basis; (Note: detailed
525		information regarding auditing requirements can be found in the Auditing
526		preliminary recommendation).
527	m)	MAY develop user groups / categories to facilitate the accreditation process as
528	,	all requestors will need to be accredited, and accreditation will include identity
529		verification.
530	n)	MUST report publicly and on a regular basis on the number of accreditation
531	,	requests received, accreditation requests approved/renewed, accreditations
532		denied, accreditations revoked, complaints received and information about the
533		identity providers it is working with.
535 534		identity providers it is working with.
535 535	Accrod	ited User Revocation & Abuse:
535 536		
	0)	Revocation, within the context of the SSAD, means the Accreditation Authority
537 529		can revoke the accredited user's status as an accredited user of the SSAD. A
538		non-exhaustive list of examples where revocation may apply include 1) the
539		accredited user's violation of the code of conduct, 2) the accredited user's
540		abuse of the system, 3) a change in affiliation of the accredited user, or 4)
541	,	where prerequisites for accreditation no longer exist.
542	p)	A mechanism to report abuse committed by an accredited user must be
543		provided by SSAD. Reports must be relayed to the Accreditation Authority for
544	,	handling.
545	q)	The revocation policy for individuals/entities should include graduated
546		penalties. In other words, not every violation of the system will result in
547		Revocation; however, Revocation may occur if the Accreditation Authority
548		determines that the accredited individual or entity has materially breached the
549		conditions of its accreditation and failed to cure based on: a) a third-party
550		verified complaint received; b) results of an audit or investigation by the
551		Accreditation Authority or auditor; c) any misuse or abuse of privileges
552		afforded; d) repeated violations of the accreditation policy; e) results of audit or
553		investigation by a DPA.
554	r)	In the event there is a pattern or practice of abusive behavior within an entity,
555		the credential for the entity could be suspended or revoked as part of a
556		graduated sanction.
557	s)	Revocation will prevent re-accreditation in the future absent special
558		circumstances presented to the satisfaction of the Accreditation Authority.
559		
560	De-aut	horization of Identity Providers
561	t)	The authorization policy for Identity providers should include graduated
562		penalties. In other words, not every violation of the policy will result in De-



563		authorization; however, De-authorization may occur if it has been determined
564		that the Identity Provider has materially breached the conditions of its contract
565		and failed to cure based on: a) a third-party complaint received; b) results of an
566		audit or investigation by the Accreditation Auditor or auditor; c) any misuse or
567		abuse of privileges afforded; d) repeated violations of the accreditation policy.
568		Depending upon the nature and circumstances leading to the de-authorization
569		of an Identity Provider, some or all of its outstanding credentials may be
570		revoked or transitioned to a different Identity Provider.
571		
572	Accred	lited entities or individuals:
573	u)	MUST agree to:
574		 only use the data for the legitimate and lawful purpose stated;
575		• the terms of service, in which the lawful uses of data are described;
576		 prevent abuse of data received;
577		• [cooperate with any audit or information requests as a component of an
578		audit;]
579		• be subject to de-accreditation if they are found to abuse use of data or
580		accreditation policy / requirements;
581		 store, protect and dispose of the gTLD registration data in accordance
582		with applicable law;
583		 only retain the gTLD registration data for as long as necessary to achieve
584		the purpose stated in the disclosure request.
585	v)	Will not be restricted in the number of SSAD requests that can be submitted
586		during a specific period of time, except where the accredited entity poses a
587		demonstrable threat to the SSAD. It is understood that possible limitations in
588		SSAD's response capacity and speed may apply. For further details see the
589		response requirements preliminary recommendation.
590		
591	Fees:	
592	The ac	creditation service will be a service that is financially sustainable. For further
593	details	, see the financial sustainability preliminary recommendation.
594		
595	Impler	nentation Guidance
596		
597	In relat	tion to accreditation, the EPDP Team provides the following implementation
598	guidan	ice:
599		
600	a)	Recognized, applicable, and well-established organizations could support the
601		Accreditation Authority as an Identity Provider and/or Verify information.
602		Proper vetting must take place if any such reputable and well-established
603		organizations are to collaborate with the Accreditation Authority.
604	b)	Examples of additional information the Accreditation Authority or Identity
605		Provider may require an applicant for accreditation to provide could include:



606	 a business registration number and the name of the authority that issued this number (if the antity applying for accorditation is a logal)
607	issued this number (if the entity applying for accreditation is a legal
608	person);
609 610	 information asserting trademark ownership.
611	Auditing / logging by Accreditation Authority and Identity Providers
612	
613	c) The accreditation/verification activity (such as accreditation request,
614	information on the basis of which the decision to accredit or verify identity was
615	made) will be logged by the Accreditation Authority and Identity Providers.
616	d) Logged data shall only be disclosed, or otherwise made available for review, by
617	the Accreditation Authority or Identity Provider, where disclosure is considered
618	necessary to a) fulfill or meet an applicable legal obligation of the Accreditation
619	Authority or Identity Provider; b) carry out an audit under this policy or; c) to
620	support the reasonable functioning of SSAD and the accreditation policy.
621	
622	See also auditing and logging preliminary recommendations for further details.
623	
624	Preliminary Recommendation #2. Accreditation of governmental entities
625	
626	1. Definitions
627	 All definitions of the previous preliminary recommendation apply in
628	addition to:
629	 Eligible government entity: an entity that is considered by its
630	government (including local government) to require access to RDDS data
631	for the exercise of a public policy task.
632	
633	2. Objective of accreditation
634	SSAD should ensure reasonable access to RDDS for entities that require access to this
635	data for the exercise of their public policy task. In view of their obligations under
636	applicable data protection rules, the final responsibility for granting access to RDDS
637	data will remain with the party that is considered as the controller for the processing of
638	that RDDS data that constitutes personal data.
639	
640	Notwithstanding these obligations, the decisions that these data controllers will need
641	to make before granting access to RDDS data to a particular entity, can be greatly
642	facilitated by means of the development and implementation of an accreditation
643	procedure. The accreditation procedure can provide data controllers with information
644	necessary to allow them to assess and decide about the disclosure of data.
645	
646	3. Eligibility
647	Accreditation by a countries'/territories' government body or its authorized body

648 would be available to various eligible government entities that require access to non-



649	public registration data for the exercise of their public policy task, including, but not
650	limited to:
651	Law enforcement authorities,
652	Judicial authorities,
653	Consumer right's organizations,
654	Cybersecurity authorities, including national Computer Emergency Response
655	Teams (CERTs),
656	Data protection authorities,
657	
658	4. Determining eligibility
659	Eligible government entities are those that governments consider require access to
660	non-public RDDS data for the exercise of their public policy task, in compliance with
661	applicable data protection laws. Whether an entity should be eligible is determined by
662	a country/territory nominated accreditation authority, without prejudice to the final
663 664	responsibility of a disclosing party for the processing of personal data following a
665	request for RDDS data.
666	5. Accreditation requirements:
667	In order to ensure that the accreditation procedure can provide useful information for
668	the data controller to decide whether the RDDS data should be disclosed on the basis
669	of a request from an accredited entity, the accreditation process should take account
670	of a number of requirements.
671	
672	The requirements shall be listed and made available to eligible government entities.
673	
674	Compliance of accredited entities with these requirements needs to be assured by the
675	accreditation authority. On that basis, accredited parties can be authorized to
676	participate in the SSAD system and receive the necessary access/authentication
677	credentials. In particular, the accreditation authority needs to ensure that an
678	accredited entity respects the following conditions.
679	
680	• Have a specific and delineated purpose for their access to and use of non-public
681	RDDS data.
682	• Represent that access to and use of non-public data is for a lawful purpose and
683	its processing will not be incompatible with the purpose for which it is sought.
684	• Have appropriate procedures in place to ensure appropriate identity and access
685	management for individual users in its internal organization.
686	 Comply with applicable laws and terms of service to prevent abuse of data
687	accessed.
688	 Be subject to, ultimately, de-accreditation if they are found to fall short or in
689	violation of any of these requirements.
690	In cases of violation of any of these requirements, be subject to penalties under
691	applicable laws.



~~~	
692	
693	6. Accreditation procedure
694	Accreditation would be provided by an approved accreditation authority. This authority
695	may be either a countries'/territories' governmental agency (e.g. a Ministry) or
696	delegated to an intergovernmental agency. This authority should publish the
697	requirements for accreditation and carry out the accreditation procedure for eligible
698	government entities.
699	
700 701	<ul> <li>Accreditation emphasizes the responsibilities of the data requestor (recipient),</li> <li>who is responsible for complying with the law.</li> </ul>
	who is responsible for complying with the law.
702	Accreditation will focus on the requirements of the law, such as requirements
703	regarding data retention length, secure storage, organizational data controls,
704	and breach notifications.
705	Renewals will incorporate updated terms of service or other obligations
706	imposed by the accreditation authority.
707	Accredited parties must provide updated accreditation materials with validity
708	dates covering the period of accreditation.
709	<ul> <li>The accreditation authority reserves the right to update what credentials or</li> </ul>
710	other material are required for accreditation.
711	
712	a. Renewal
713	Accredited/authenticated parties must renew their accreditation/authentication
714	periodically. Each authentication authority should determine an appropriate time limit.
715	
716	b. Logging
717	The accreditation authority must log all contact details for the accredited entities and
718	must keep a record of any abuse by the accredited entity. This is without prejudice to
719	any obligation the accreditation authority or the accredited entities may already have
720	to document their use of the system.
721	
722	c. Auditing
723	Audits should be conducted by either the data protection authority or by the
724	country/territory designated auditor. This is without prejudice to audits that may
725	carried out by relevant data protection authorities.
726	
727	d. Complaints
728	Complaints regarding unauthorized access to, or improper use of, data should be
729	handled by the accreditation authority, for which appropriate procedures should be in
730	place. This is without prejudice to other obligations they may already have under
731	applicable data protection laws to ensure rights of individuals are respected.
732	
733	e. Data access



734 735 736 737	•	Accreditation is required for a party to participate in the access system (SSAD). Unaccredited parties can make data requests outside the system, and contracted parties should have procedures in place to provide reasonable access.
738	٠	Accreditation does not guarantee disclosure of the data. The final responsibility
739		for the decision to disclose data lies with the data controller.
740	•	Any accredited user will be expected to only process the personal data that it
741		needs to process in order to achieve its processing purposes. They will be
742		obligated to minimize the number of queries they make to those that are
743		reasonably necessary to achieve the purpose.
744	•	Accredited entities will be required to follow the safeguards as set by the
745		disclosing system.
746	•	Disclosure of RDDS data to the type of third parties must be made clear to the
747		data subject. Upon a request from a data subject inquiring about the exact
748		processing activities of their data within the SSAD, [relevant information] should
749		be disclosed as soon as reasonably feasible. However the nature of legal
750		investigations or procedures may require SSAD and/or the disclosing entity keep
751		the nature or existence of these requests confidential from the data subject.
752		Confidential requests can be disclosed to data subjects in cooperation with the
753		requesting authority, and in accordance with the data subject's rights under
754		applicable law.
755	•	Accredited entities should indicate the requirement for confidentiality for any
756	-	requests where applicable.
757 758	•	Accredited entities should provide details to aid the disclosure decision such as
759		any applicable local law relating to the request. <b>f. De-Accreditation</b>
760	•	Accredited entities will be subject to graduated penalties, and ultimately de-
761	•	accreditation if they are found to abuse the system.
762	•	De-Accreditation will occur when the accreditation authority determines that
763		the Accredited entity has materially breached the conditions of its Accreditation
764		based upon either; a) a third-party complaint received; b) results of an audit or
765		investigation; or c) otherwise for any misuse or abuse of the privileges afforded.
766	•	De-accreditation will prevent re-accreditation in the future absent special
767		circumstances. De-accreditation procedures will be on reasonable notice to the
768		Accredited party/entity who shall have the right to an appeal.
769	•	De-accreditation does not prevent the requestor from submitting future
770		requests under the access method provisioned in Recommendation 18 of the
771		EPDP Phase 1 Report, but that they will not be accredited, and thus will be
772		subject to delays, and manual processing.
773		
774	Prelim	inary Recommendation #3. Criteria and Content of Requests

- The EPDP Team recommends that each SSAD request must include, at a minimum, the
- 776 following information:



777		
778	a)	Domain name pertaining to the request for access/disclosure;
779	b)	Identification of and information about the requestor (including, requestor's
780		accreditation status, if applicable, the nature/type of business entity or individual,
781		Power of Attorney statements, where applicable and relevant);
782	c)	Information about the legal rights of the requestor specific to the request and
783		specific rationale and/or justification for the request, (e.g., What is the basis or
784		reason for the request; Why is it necessary for the requestor to ask for this data?);
785	d)	Affirmation that the request is being made in good faith and that data received (if
786		any) will be processed lawfully and only in accordance with the justification
787		specified in (c);
788	e)	A list of data elements requested by the requestor, and why the data elements
789		requested are adequate, relevant and limited to what is necessary.
790		
791	The	e objective of this recommendation is to allow for the standardized submission of
792		uested data elements, including any supporting documentation.
793		
794	Pre	liminary Recommendation #4. Third Party Purposes/Justifications
795		
796	The	e EPDP Team recognizes that:
797		• Third parties may submit data disclosure requests for specific purposes such as
798		but not limited to: (i) criminal law enforcement, national or public security, (ii)
799		non law enforcement investigations and civil claims, including, intellectual
800		property infringement and UDRP and URS claims, (iii) consumer protection,
801		abuse prevention, digital service provider (DSP) and network security, or (iv)
802		Registered name holder consent or contract.
803		• Assertion of one of these specified purposes does not guarantee access in all
804		cases, but will depend on evaluation of the merits of the specific request,
805		compliance with all applicable policy requirements, and the legal basis for the
806		request.
807		
808	Pre	liminary Recommendation #5. Acknowledgement of receipt
809		
810	The	e EPDP Team recommends that the response time for acknowledging receipt of a
811	SSA	AD request by the Central Gateway Manager must be without undue delay, but not
812	mo	re than two (2) hours from receipt.
813		
814	The	e Central Gateway Manager MUST confirm that all required information as per
815	pre	liminary recommendation #3, criteria and content of request, is provided. Should
816	the	Central Gateway Manager determine that the request is incomplete, the Central
817	Gat	teway Manager must reply to the requestor with an incomplete request response,
818	det	ailing which required data is missing, and provide an opportunity for the requestor
819	to a	amend its request.
820		



821 The response provided by the Central Gateway Manager should also include

- 822 information about the subsequent steps as well as the timeline consistent with the
- 823 recommendations outlined below.824

825	Prelim	inary Recommendation #6. Contracted Party Authorization
826 827 828 829	1.	The Contracted Party to which the disclosure request has been routed MUST review every request on its merits and MUST NOT disclose data on the basis of accredited user category alone. For the avoidance of doubt, automated review
830		is not explicitly prohibited where it is both legally and technically permissible.
831	2.	If deemed desirable, the Contracted Party may outsource the authorization
832		responsibility to a third-party provider, but the Contracted Party will remain
833		ultimately responsible for ensuring that the applicable requirements are met.
834	3.	While the requestor will have the ability to identify the lawful basis under which
835		it expects the Contracted Party to disclose the data requested, the Contracted
836		Party must make the final determination of the appropriate lawful basis for the
837		Contracted Party to disclose the requested information.
838	4.	The Contracted Party should make a threshold determination (without
839		considering the underlying data) about whether the requestor has established
840		an interest in the disclosure of personal data. The determination should
841		consider the elements:
842		<ul> <li>Is the identity of the requestor clear/verified?</li> </ul>
843		<ul> <li>Has the requestor provided a legitimate interest or other lawful basis in</li> </ul>
844		processing the data?
845		<ul> <li>Are the data elements requested necessary to the requestor's stated</li> </ul>
846		purpose?
847		<ul> <li>Necessary means more than desirable but less than</li> </ul>
848		indispensable or absolutely necessary.
849		<ul> <li>The Contracted Party should determine whether the data elements</li> </ul>
850		requested are limited and reasonable to achieve the requestor's stated
851		purpose?
852		<ul> <li>Each request should be evaluated individually (i.e. each</li> </ul>
853		submission should contain a request for data related to a single
854		domain. If a submission relates to multiple domains, each must
855		be evaluated individually.).
856		<ul> <li>In addition, each data element in a request should be evaluated</li> </ul>
857		individually.
858		
859		If the answer to any of the above questions is no, the Contracted Party may
860		deny the request, or require further information from the requestor before
861		proceeding to paragraph 6 below.
862		Absent any legal requirements to the contrary, disclosure cannot be refused
863		solely for lack of any of the following: (i) a court order; (ii) a subpoena; (iii) a
864		pending civil action; or (iv) a UDRP or URS proceeding; nor can refusal to



865		disclose be solely based on the fact that the request is founded on alleged
866		intellectual property infringement in content on a website associated with the
867		domain name.
868	5.	The Contracted Party may evaluate the underlying data requested once the
869		validity of the request is determined under paragraph 4 above. The purpose of
870		paragraph 5 is to determine whether the paragraph 6 meaningful human review
871		is required. The Contracted Party's review of the underlying data should assess
872		at least:
873		<ul> <li>Does the data requested contain personal data?</li> </ul>
874		<ul> <li>If no personal data, no further balancing is required, and the</li> </ul>
875		non-personal data MUST be disclosed.
876		• The applicable lawful basis and whether the requested data contains
877		personal data the authorization provider to determine if the balancing
878		test, similar to the requirements under GDPR's 6.1.f, as described in
879		paragraph 6 below is applicable and proceed accordingly.
880		<ul> <li>The Contracted Party should evaluate at least the following factors to</li> </ul>
881		determine whether the legitimate interest of the requestor is not
882		outweighed by the interests or fundamental rights and freedoms of the
883		data subject. No single factor is determinative; instead the authorization
884		provider should consider the totality of the circumstances outlined
885		below:
886		<ul> <li>Assessment of impact. Consider the direct impact on data subjects as</li> </ul>
887		well as any broader possible consequences of the data processing.
888		Whenever the circumstances of the disclosure request or the nature of
889		the data to be disclosed suggest an increased risk for the data subject
890		affected, this shall be taken into account during the decision-making.
891		• Nature of the data. Consider the level of sensitivity of the data as well as
892		whether the data is already publicly available.
893		<ul> <li>Status of the data subject. Consider whether the data subject's status</li> </ul>
894		increases their vulnerability (e.g., children, other protected classes)
895		<ul> <li>Scope of processing. Consider information from the disclosure request</li> </ul>
896		or other relevant circumstances that indicates whether data will be
897		[securely] held (lower risk) versus publicly disclosed, made accessible to
898		a large number of persons, or combined with other data (higher risk),
899		.[provided that this is not intended to prohibit public disclosures for
900		legal actions or administrative dispute resolution proceedings such as
901		the UDRP or URS].
902		• Reasonable expectations of the data subject. Consider whether the
903		data subject would reasonably expect their data to be
904		processed/disclosed in this manner.
905		<ul> <li>Status of the controller and data subject. Consider negotiating power</li> </ul>
906		and any imbalances in authority between the controller and the data
907		subject.



908		• Legal frameworks involved. Consider the jurisdictional legal frameworks
909		of the requestor, Contracted Party/Parties, and the data subject, and
910		how this may affect potential disclosures.
911		If, based on consideration of the above factors, the Contracted Party
912		determines that the requestor's legitimate interest is not outweighed by the
913		interests or fundamental rights and freedoms of the data subject, the data shall
914		be disclosed. The rationale for the approval MUST be documented.
915		If, based on consideration of the above factors, the Contracted Party
916		determines that the requestor's legitimate interest is outweighed by the
917		interests or fundamental rights and freedoms of the data subject, the request
918		may be denied. The rationale for the denial MUST be documented and MUST be
919		communicated to the requestor, with care taken to ensure that no personal
920		data is revealed to the requestor within this explanation.
921	6.	The application of the balancing test and factors considered in paragraph 6
922		should be revised as appropriate to address applicable case law interpreting
923		GDPR, guidelines issued by the EDPB or revisions to GDPR that may occur in the
924		future.
925		
926	Implei	mentation Guidance
927	•	
928	1.	As noted in paragraph 4 above, in situations where the requestor has provided
929		a legitimate interest for its request for access/disclosure, the Contracted Party
930		should consider the following:
931		• Interest must be specific, real, and present rather than vague and
932		speculative.
933		• An interest is generally legitimate so long as it can be pursued consistent
934		with data protection and other laws.
935		• Examples of legitimate interests include: (i) enforcement of legal claims;
936		(ii) prevention of fraud and misuse of services; and (iii) physical, IT, and
937		network security.
938		
939	Prelim	inary Recommendation #7. Authorization for automated disclosure requests
940		
941	For dis	closure requests for which it has been determined that these can be responded
942	to in a	n automatic fashion (i.e. no human intervention required) the following
943	requir	ements will apply:
944		
945	1.	The Central Gateway Manager MUST confirm that all required information as
946		per preliminary recommendation #3 'criteria and content of requests' is
947		provided and that the request meets the criteria established in these policy
948		recommendations (and is confirmed during the implementation phase) to
949		qualify as an automated disclosure request.
950	2.	Should the Central Gateway Manager determine that the request is incomplete,
951		the Central Gateway Manager must reply to the requestor with an incomplete



952		request response, detailing which required data is missing, and provide an
953		opportunity for the requestor to amend its request.
954	3.	
955		outlined in preliminary recommendation #8.
956		
957	With r	espect to disclosure requests that would be sent to a Contracted Party for
958	manua	al evaluation, a Contracted Party MAY request the Central Gateway to fully
959	autom	ate all, or certain types of, disclosure requests, irrespective of the ultimate policy
960	•	ements. A Contracted Party MAY retract or revise a request for automation that
961	is not	required by these policy recommendations at any time.
962		
963	Implei	mentation Guidance
964		
965		DP Team expects that the following types of disclosure requests can be fully
966	autom	ated (in-take as well as response) from the start:
967	•	Requests from Law Enforcement in local or otherwise applicable jurisdictions;
968	•	Responses to UDRP and URS Providers for registrant information verification.
969		
970	The EP	DP Team will further consider if other types of disclosure requests can be fully
971	autom	ated Day 1. Over time, based on experience gained and/or further legal
972	guidar	nce, the SSAD Advisory Group is expected to provide further guidance on which
973	types	of disclosure requests can be fully automated.
974		
975	Prelim	inary Recommendation #8. Response Requirements
976		
977	For the	e Central Gateway Manager:
978		
979	a)	Following receipt of a disclosure request, the Central Gateway Manager MUST
980		confirm ¹¹ that all required information as per the preliminary recommendation
981		'criteria and content of requests' is provided (see also preliminary
982		recommendation #5 Acknowledgement of Receipt). Should the Central Gateway
983		Manager establish that the request is incomplete, the Central Gateway
984		Manager MUST provide an opportunity for the requestor to amend and
985		resubmit its request.
986	b)	Following confirmation that the request is syntactically correct and that all
987		required information has been provided, the Central Gateway Manager MUST
988		immediately and synchronously respond with an acknowledgement response
989		and relay the disclosure request to the responsible Contracted Party, if it does
990		not concern a request that meets the criteria for automatic disclosure.
991	c)	As part of its relay to the responsible Contracted Party, the Central Gateway
992		Manager MUST provide a recommendation to the Contracted Party whether to

[<mark>Date</mark>]

993	disclose or not. The Contracted Party MAY follow this recommendation. If the	
994	Contracted Party decides not to follow the recommendation of the Central	
995	Gateway Manager, the Contracted Party MUST communicate its reasons for no	ot
996	following the Central Gateway Manager recommendation so the Central	
997	Gateway Manager can learn and improve on future response	
998	recommendations.	
999		
1000	ontracted Parties:	
1001		
1002	d) MUST provide a disclosure response without undue delay, unless there are	
1003	exceptional circumstances. Such exceptional circumstances may include the	
1004	المحاطة المحمد محاج محمد معتر معادية بالمحاذ المحاذ والمحاد معتم متعمد والمحاج والمحاج والمحاد والمحا	

- 1004overall number of requests received if the number far exceeds the established1005SLAs. SSAD requests that meet the automatic response criteria must receive an1006automatic disclosure response. For requests that do not meet the automatic1007response criteria, a response must be received in line with the SLAs outlined1008below.
- e) Responses where disclosure of data (in whole or in part) has been denied
   should include: rationale sufficient for the requestor to understand the reasons
   for the decision, including, for example, an analysis and explanation of how the
   balancing test was applied (if applicable). Additionally, in its response, the entity
   receiving the access/disclosure request must include information on how public
   registration data can be obtained.

## 1016 Urgent SSAD Requests

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- 1017f)A separate accelerated timeline has been recommended for the response to1018'Urgent' SSAD Requests, those Requests for which evidence is supplied to show1019an immediate need for disclosure (see below). The criteria to determine1020whether it concerns an urgent request are limited to circumstances that pose1021an imminent threat to life, serious bodily injury, critical infrastructure (online1022and offline) or child exploitation. Note that the use of 'Urgent' SSAD Requests is1023not limited to LEA.
- 1024g)Abuse of urgent requests: Violations of the use of Urgent SSAD Requests will1025result in a response from the Central Gateway Manager to ensure that the1026requirements for Urgent SSAD Requests are known and met in the first1027instance, but repeated violations may result in the Central Gateway Manager1028suspending the ability to make urgent requests via the SSAD.
- h) Contracted Parties must maintain a dedicated contact for dealing with Urgent
   SSAD Requests which can be stored and used by the Central Gateway Manager,
   in circumstances where an SSAD request has been flagged as Urgent.
- 1032 Additionally, the EPDP Team recommends that Contracted Parties MUST
- 1033 publish their standard business hours and accompanying time zone in the SSAD



1035       from time to time).         1036       The EPDP Team recommends that if the Contracted Party determines that disclosure         1038       would be in violation of applicable laws or result in inconsistency with these policy         1039       recommendations, the Contracted Party must document the rationale and         1040       communicate this information to the request or and ICANN Compliance (if requested).         1041       If a requestor is of the view that its request was denied erroneously, a complaint         1042       If a requestor is of the view that its request was denied erroneously, a complaint         1043       should be filed with ICANN Compliance. ICANN Compliance should be prepared to         1044       investigate complaints regarding disclosure requests under its standard enforcement         1045       processes.         1046       Implementation Guidance:         1047       Implementation Guidance:         1048       a)       The Central Gateway Manager MUST confirm that the request is syntactically         1050       correct, including proper and valid Authentication and Signed Assertions.         1051       Should the Central Gateway Manager MUST reply with an error response to         1052       the request of etailing the errors that have been detected.         1053       the request example and online critical infrastructure ²¹ includes, amongst others, not <th>1034</th> <th>portal¹² (or in another standardized place that may be designated by ICANN</th>	1034	portal ¹² (or in another standardized place that may be designated by ICANN
<ul> <li>The EPDP Team recommends that if the Contracted Party determines that disclosure</li> <li>would be in violation of applicable laws or result in inconsistency with these policy</li> <li>recommendations, the Contracted Party must document the rationale and</li> <li>communicate this information to the requestor and ICANN Compliance (if requested).</li> <li>If a requestor is of the view that its request was denied erroneously, a complaint</li> <li>should be filed with ICANN Compliance. ICANN Compliance should be prepared to</li> <li>investigate complaints regarding disclosure requests under its standard enforcement</li> <li>processes.</li> <li>Implementation Guidance:</li> <li>a) The Central Gateway Manager MUST confirm that the request is syntactically</li> <li>correct, including proper and valid Authentication and Signed Assertions.</li> <li>Should the Central Gateway Manager establish that the request is syntactically</li> <li>incorrect, the Central Gateway Manager MUST reply with an error response to</li> <li>the requestor detailing the errors that have been detected.</li> <li>b) Should the Central Gateway Manager establish that the request is incomplete,</li> <li>Central Gateway Manager MUST reply with an incomplete request response to</li> <li>the requestor detailing which data required by policy is missing, providing an</li> <li>opportunity for the requestor a amed its request.</li> <li>c) Typically the acknowledgement response will include a "ticket number" or</li> <li>unique identifier to allow for future interactions with the SSAD.</li> <li>d) An example of online critical infrastructure¹³ includes, amongst others, root</li> <li>servers; examples of offline critical infrastructure includes, amongst others,</li> <li>utilities, transportation and banking.</li> </ul> Preliminary Recommendation #9. Determining Variable SLAs for response times for SSAD Priority is a code assigned to requests for disclosure that contain agreed to, best effort target response times.	1035	from time to time).
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<ul> <li>d) An example of online critical infrastructure¹³ includes, amongst others, root servers; examples of offline critical infrastructure includes, amongst others, utilities, transportation and banking.</li> <li>Preliminary Recommendation #9. Determining Variable SLAs for response times for SSAD</li> <li>How is priority defined?</li> <li>Priority is a code assigned to requests for disclosure that contain agreed to, best effort target response times.</li> </ul>		
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1070 target response times. 1071		Priority is a code assigned to requests for disclosure that contain agreed to, best effort
1071		
		Who sets the priority?

¹² Implementation Guidance: the development of an SSAD Contracted Party profile should be considered that would hold all relevant information, such as standard business hours, jurisdiction, that may be relevant to the requestor would be included.

¹³ For further information, see for example https://eur-lex.europa.eu/legalcontent/EN/TXT/?uri=uriserv:OJ.L_.2016.194.01.0001.01.ENG&toc=OJ:L:2016:194:TOC



## 1073

The initial priority of a disclosure request is set by the Requestor, using the priority
options provided by the Central Gateway Manager, based on the criteria outlined
below. When selecting a priority, the Central Gateway Manager will clearly state the
criteria applicable for an Urgent Request and the potential consequences of abusing
this priority setting.

1079

## 1080 What happens if priority needs to be shifted?

1081

1082 It is possible that the initially-set priority may need to be reassigned during the review 1083 of the request. For example, as a request is manually reviewed, the Contracted Party 1084 may note that although the priority is set as 2 (UDRP/URS), the request shows no 1085 evidence documenting a filed UDRP case, and accordingly, the request should be 1086 recategorized as Priority 3. Any recategorization SHALL be communicated to the 1087 Central Gateway Manager and Requestor. The Contracted Party shall provide the 1088 requested information or provide a reason why it cannot disclose the information 1089 under the below-defined response targets and compliance targets.

1090

## 1091 Priority Matrix for non-automated disclosure requests

1092

Request Type	Priority	Proposed SLA ¹⁴ (for discussion) / Compliance at 6 months / 12 months / 18 months
Urgent Requests "The criteria to determine whether it concerns an urgent request are limited to circumstances that pose an imminent threat to life, serious bodily injury, critical infrastructure (online and offline) or child exploitation."	1	1 business day / 85% / 90% / 95%
Administrative proceedings (such as response to UDRP or URS filing, for example), etc.	2	2 business days / 85% / 90% / 95%
All other requests*	3	See below

1093

- 1094 *Note: Nothing in these policy recommendations explicitly prohibits the development
- 1095 of new categories and defined SLAs.

¹⁴ Note, the business days referenced in the table are from the moment of Contracted Party receipt of the disclosure request from the Central Gateway Manager.



1097 Phase 1 begins six (6) months following the SSAD Policy Effective Date. 1098 Phase 2 begins one (1) year following the SSAD Policy Effective Date. • 1099 In Phase 1, registrar response targets for SSAD Priority 3 requests will be five (5) 1100 business days. Response targets will be measured using a mean response time, not on 1101 a per-response basis. The SSAD will calculate Contracted Party's mean response target 1102 every 3 months as a rolling average. 1103 If Contracted Party fails the five-business day response target, the SSAD will alert 1104 Contracted Party, and Contracted Party will be prompted to provide a rationale to 1105 ICANN as to why the response target is not being met. Failure to provide a rationale to 1106 ICANN within five (5) business days will result in an ICANN Compliance inquiry. 1107 In Phase 2, Contracted Party compliance targets for SSAD Priority 3 requests will be ten 1108 (10) business days. Similar to the response targets, the compliance target will be 1109 measured using a mean response time, not on a per-response basis. The SSAD will 1110 calculate Contracted Party's mean compliance target every 3 months. If the Contracted 1111 Party's mean compliance target exceeds ten business days, Contracted Party will be

Contracted Party response targets for SSAD requests will occur over two phases:

- 1112 subject to compliance enforcement.
- 1113 Response Targets and Compliance Targets shall be reviewed, at a minimum, annually. A
- 1114 review mechanism will be further developed by the EPDP Team, but community input
- 1115 in response to the public comment period will be helpful.
- 1116 The Small Team recommends SSAD response times and associated statistics be as
- 1117 transparent as legally permissible in order to improve the SSAD and keep the
- 1118 community informed
- 1119 Response targets for disclosure requests that meet the criteria for fully-automated
- responses are expected to be further developed during the implementation phase, butthese are expected to be under 60 seconds.
- 1122

1096

1123 In the event the Mechanism for the continuous evolution of SSAD (see preliminary 1124 recommendation #19 for further details) identifies additional categories of requests

- 1125 that could be fully automated, the SSAD MUST allow for automation of the processing
- 1126 of well-formed, valid, complete, properly-identified requests from accredited users
- 1127 with some limited and specific set of legal basis and data processing purposes which
- 1128 are yet to be determined. These requests MAY be automatically processed and result in
- 1129 the disclosure of non-public RDS data without human intervention if legally
- 1130 permissible.
- 1131



1132	Pre	eliminary Recommendation #10. Acceptable Use Policy			
1133					
1134	Th	The EPDP Team recommends that the following requirements are applicable to the			
1135	rec	questor and must be confirmed by the Central Gateway Manager and subject to an			
1136	en	forcement mechanism. For the avoidance of doubt, every request does not have to			
1137	go	through an enforcement procedure; the enforcement mechanism may, however, be			
1138	tri	ggered in the event of apparent misuse.			
1139					
1140	Th	e requestor:			
1141					
1142	a)	Must only request data from the current RDS data set (no historic data);			
1143	b)	Must, for each request for RDS data, provide representations of the corresponding			
1144		purpose and lawful basis for the processing, which will be subject to auditing (see			
1145		the auditing preliminary recommendation for further details);			
1146	c)	MAY request data from the SSAD for multiple purposes per request, for the same			
1147		set of data requested;			
1148	d)	For each stated purpose must provide (i) representation regarding the intended use			
1149		of the requested data and (ii) representation that the requestor will only process			
1150		the data for the stated purpose(s). These representations will be subject to auditing			
1151		(see auditing preliminary recommendation further details);			
1152	e)				
1153		(see auditing preliminary recommendation for further details).			
1154					
1155	Pre	eliminary Recommendation #11. Disclosure Requirement			
1156					
1157		e EPDP Team recommends that the following requirements are applicable to			
1158		ntracted Parties and subject to ICANN Compliance enforcement, as well as any			
1159		tomated responses provided by SSAD. For the avoidance of doubt, every response			
1160		es not have to go through an enforcement procedure; the enforcement mechanism			
1161	ma	ay, however, be triggered in the event of apparent misuse.			
1162					
1163	Со	ntracted Parties and SSAD:			
1164					
1165		Must only disclose the data requested by the requestor;			
1166	b)	Must return current data or a subset thereof in response to a request (no historic			
1167		data);			
1168	c)	Must process data in compliance with applicable law;			
1169		Must log requests;			
1170	e)	Where required by applicable law, must perform a balancing test before processing			
1171	c	the data;			
1172	f)	Must disclose to the Registered Name Holder (data subject), on reasonable request,			
1173		confirmation of the processing of personal data relating to them, per applicable			
1174		law;			



<ul> <li>subject may exercise its right to erasure and any other applicable rights;</li> <li>Must, in a concise, transparent, intelligible and easily accessible form, using clear and plain language, provide notice to data subjects of the types of entities/third parties which may process their data. Notwithstanding obligations on the Contracted Parties under applicable law, ICANN and the Contracted Parties will draft and agree upon a privacy policy for the SSAD and standard language (relating to the SSAD) to inform data subjects according to Art. 13 and 14 GDPR (or any other relevant obligations), to be presented to data subjects by the Registrars. This will contain information on potential recipients of non-public registration data including, but not limited to the recipients listed in Preliminary Recommendation #4 Third Party Purposes / Justifications, as legally permissible. Information data according to applicable laws may apply additionally, but the information direferenced above must be contained as a minimum.</li> <li>Confidentiality of disclosure requests – Upon a request from a data subject the exact processing activities of their data within the SSAD, should be disclosed as soon as reasonably feasible. However the nature of legal investigations or procedures may require SSAD and/or the disclosing entity keep the nature or existence of these requests confidential from the data subject. Confidential requests can be disclosed to data subjects in cooperation with the requesting authority, [and] [or] in accordance with the data subject's rights under applicable law.¹⁵</li> <li>Preliminary Recommendation #12. Query Policy</li> <li>The EPDP Team recommends that the Central Gateway Manager:</li> <li>a) Must monitor the system and take appropriate action, such as revoking or limiting access, to protect against abuse or misuse of the system;</li> <li>b) May take measures to limit the number of requests that are submitted by the same requestor if it is demonstrated that the requests</li></ul>	1175	g)	
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<ul> <li>soon as reasonably feasible. However the nature of legal investigations or</li> <li>procedures may require SSAD and/or the disclosing entity keep the nature or</li> <li>existence of these requests confidential from the data subject. Confidential</li> <li>requests can be disclosed to data subjects in cooperation with the requesting</li> <li>authority, [and] [or] in accordance with the data subject's rights under applicable</li> <li>law.¹⁵</li> <li>Preliminary Recommendation #12. Query Policy</li> <li>The EPDP Team recommends that the Central Gateway Manager:</li> <li>a) Must monitor the system and take appropriate action, such as revoking or</li> <li>limiting access, to protect against abuse or misuse of the system;</li> <li>b) May take measures to limit the number of requests that are submitted by the</li> <li>same requestor if it is demonstrated that the requests are of an abusive*</li> <li>nature;</li> <li>*"Abusive" use of SSAD may include (but is not limited to) the detection of one</li> <li>or more of the following behaviors/practices:</li> <li>1. High volume automated submissions of malformed or incomplete</li> <li>requests.</li> </ul>	1189	i)	Confidentiality of disclosure requests – Upon a request from a data subject the
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<ul> <li>b) May take measures to limit the number of requests that are submitted by the same requestor if it is demonstrated that the requests are of an abusive* nature;</li> <li>1206</li> <li>1207</li> <li>1208</li> <li>*"Abusive" use of SSAD may include (but is not limited to) the detection of one or more of the following behaviors/practices:</li> <li>1210</li> <li>1. High volume automated submissions of malformed or incomplete requests.</li> </ul>	1203		
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12111. High volume automated submissions of malformed or incomplete1212requests.			
1212 requests.			1. High volume automated submissions of malformed or incomplete
•			-
1214 vexatious.			
1215 3. Use of false, stolen or counterfeit credentials to access the system.			



1216	4. Storing/delaying and sending high-volume requests causing the SSAD or
1217	other parties to fail SLA performance. When investigating abuse based
1218	on this specific behavior, the concept of proportionality should be
1219	considered.
1220	
1221	As with other access policy violations, abusive behavior can ultimately result in
1222	suspension or termination of access to the SSAD. In the event the entity
1223	receiving requests makes a determination based on abuse to limit the number
1224	of requests a requestor, further to point b, the requestor may seek redress via
1225	ICANN org if it believes the determination is unjustified. For the avoidance of
1226	doubt, if the entity receiving requests receives a high volume of requests from
1227	the same requestor, the volume alone must not result in a de facto
1228	determination of system abuse.
1229	
1230	c) MUST respond only to requests for a specific domain name for which non-public
1231	registration data is requested to be disclosed and MUST examine each request
1232	on its own merits.
1233	
1234	The EPDP Team recommends the SSAD, in whatever form it eventually takes, MUST:
1235	• Support requests keyed on fully qualified domain names (without wildcards).
1236	• Support the ability of a requestor to submit multiple domain names in a single
1237	request ¹⁶
1238	• Route each domain individually to the entity responsible for the disclosure
1239	decision (this may require SSAD to split a request into multiple transactions)
1240	Consider each request on its own merits.
1241	• Have the capacity to handle the expected number of requests in alignment with
1242	the SLAs established
1243	<ul> <li>Only support requests for current data (no data about the domain name</li> </ul>
1244	registration's history).
1245	
1246	Requests must only refer to current registration data (historical registration data will
1247	not be made available via this mechanism).
1248	
1249	See also the preliminary recommendation #9 (Acceptable Use Policy).
1250	
1251	Preliminary Recommendation #13. Terms of use
1252	
1253	The EPDP Team recommends that appropriate agreements, such as terms of use for
1254	the SSAD, a privacy policy and a disclosure agreement are put in place that take into
1255	account the recommendations from the other preliminary recommendations. These



1256	agreements are expected to be developed and negotiated by the parties involved in
1257	SSAD, taking the below implementation guidance into account.
1258	
1259	Implementation guidance:
1260	
1261	Privacy Policy for SSAD Users
1262	
1263	The EPDP recommends, at a minimum, the privacy policy shall include:
1264	<ul> <li>Relevant data protection principles, for example,</li> </ul>
1265	<ul> <li>The type(s) of personal data processed</li> </ul>
1266	<ul> <li>How and why the personal data is processed, for example,</li> </ul>
1267	<ul> <li>verifying identity</li> </ul>
1268	<ul> <li>communicating service notices</li> </ul>
1269	<ul> <li>How long personal data will be retained</li> </ul>
1270	<ul> <li>The types of third parties with whom personal data is shared</li> </ul>
1271	<ul> <li>Where applicable, details of any international data transfers/requirements</li> </ul>
1272	thereof
1273	<ul> <li>Information about the data subject rights and the method by which they can</li> </ul>
1274	exercise these rights
1275	<ul> <li>Notification of how changes to the privacy policy will be communicated</li> </ul>
1276	
1277	Further consideration should be given during implementation whether updates to the
1278	RAA are necessary to ensure compliance with these recommendations.
1279	
1280	Terms of Use
1281	
1282	The EPDP recommends, at a minimum, the terms of use shall address:
1283	
1284	<ul> <li>Indemnification of the controllers based on the following principles:</li> </ul>
1285	<ul> <li>Requestors are responsible for damages or costs related to third party</li> </ul>
1286	claims arising from (i) their misrepresentations in the accreditation or
1287	request process; or (ii) misuse of the requested data in violation of the
1288	applicable terms of use or applicable law(s).
1289	<ul> <li>Nothing in these terms limits any parties' liability or rights of recovery</li> </ul>
1290	under applicable laws (i.e. requestors are not precluded from seeking
1291	recovery from controllers where those rights are provided under law).
1292	<ul> <li>Nothing in these terms shall be construed to create indemnification</li> </ul>
1293	obligations for public authority requestors who lack the legal authority
1294	to enter into such indemnification clauses. Further, nothing in this clause
1295	shall alter potentially existing government liability as a recourse for the
1296	operators of the SSAD.
1297	Data request requirements
1298	Logging requirements
1299	Ability to demonstrate compliance



1300 1301	Applicable prohibitions
1301	Disclosure agreements
1302	
1304	The EPDP recommends, at a minimum, disclosure agreements shall address:
1305	
1306	<ul> <li>Use of the data for the purpose indicated in the request</li> </ul>
1307	• Requirements for use of data for a new purpose other than the one indicated in
1308	the request
1309	Retention of data
1310	Lawful use of data
1311	
1312	Preliminary Recommendation #14. Retention and Destruction of Data
1313	
1314	The EPDP Team recommends that requestors must confirm that they will store, protect
1315	and dispose of the gTLD registration data in accordance with applicable law.
1316	Requestors must retain only the gTLD registration data for as long as necessary to
1317	achieve the purpose stated in the disclosure request.
1318	
1319	Preliminary Recommendation #15. Financial Sustainability
1320	
1321	The EPDP Team recommends that, in considering the costs and financial sustainability
1322	of SSAD, one needs to distinguish between the development and operationalization of
1323	the system and the subsequent running of the system.
1324	
1325	The EPDP Team expects that the costs for developing, deployment and operationalizing
1326	the system, similar to the implementation of other adopted policy recommendations,
1327	to be initially borne by ICANN org, Contracted Parties and other parties that may be
1328	involved. It is the EPDP Team's expectation that the SSAD will ultimately result in equal
1329	or lesser costs to Contracted Parties compared to manual receipt and review of
1330	requests.
1331	
1332	The subsequent running of the system is expected to happen on a cost recovery basis
1333	whereby historic costs may be considered. For example, if the SSAD includes an
1334	accreditation framework under which users of the SSAD could become accredited, the
1335	costs associated with becoming accredited would be borne by those seeking
1336	accreditation. Similarly, some of the cost of running the SSAD may be offset by charging
1337	fees to the users of the SSAD.
1338	
1339	When implementing and operating the SSAD, a disproportionately high burden on
1340	smaller operators should be avoided.
1341	
1342	The EPDP Team recognizes that the fees associated with using the SSAD may differ for
1343	users based on request volume or user type (e.g. governments may have restrictions



1344 1345	from paying) among other potential factors. The EPDP Team also recognizes that governments may be subject to certain payment restrictions.
1346	
1347	The objective is that the SSAD is financially self-sufficient without causing any
1348	additional fees for registrants. Data subjects MUST NOT bear the costs for having their
1349	data disclosed to third parties; requestors of the SSAD data should primarily bear the
1350	costs of maintaining this system. ICANN may contribute to the (partial) covering of
1351	costs for maintaining the Central Gateway.
1352	
1353	The SSAD should not be considered a profit-generating platform for ICANN or the
1354	contracted parties. Funding for the SSAD should be sufficient to cover costs, including
1355	for subcontractors at market cost and to establish a legal risk fund. It is crucial to
1356	ensure that any payments in the SSAD are related to operational costs and are not
1357	simply an exchange of money for non-public registration data.
1358	
1359	In relation to the accreditation framework:
1360	a) Accreditation applicants may be charged a to-be-determined non-refundable
1361	fee proportional to the cost of validating an application.
1362	b) Rejected applicants may re-apply, but the new application(s) may be subject to
1363	the application fee.
1364	c) Fees are to be established by the accreditation authority.
1365	d) Accredited users and organizations must renew their accreditation periodically.
1366	
1367	Implementation guidance: (associated with disclosure requests):
1368	Given the number of policy options implicit in the various models, there are various
1369	implementation details that may have policy implications, particularly with respect to
1370	cost distribution and choice of party who performs various data protection functions.
1371	These issues are collected here under Implementation Guidance for consideration.
1372	
1373	The fee structure as well as the renewal period is to be determined in the
1374	implementation phase, following the principles outlined above. The EPDP Team
1375	recognizes that it may not be possible to set the exact fees until the actual costs are
1376	known. The EPDP Team also recognizes that the SSAD fee structure may need to be
1377	reviewed over time.
1378	
1379	Placeholders
1380	
1381	The EPDP Team will further consider whether the resubmission of a request will be
1382	treated as a new request from a cost/fee perspective.
1383	
1384	The EPDP Team has requested input from ICANN Org concerning the expected costs of
1385	developing, operationalizing and maintaining the three different models. Based on the
1386	feedback received, the EPDP Team may develop further guidance in relation to the
1387	financial sustainability of SSAD.



1388	
1389	Preliminary Recommendation #16. Automation
1390	
1391	The EPDP Team acknowledges that full automation of the SSAD may not be possible,
1392	but recommends that the SSAD must be automated where technically feasible, legally
1393	permissible and financially (or commercially) reasonable. ¹⁷ Additionally, in areas where
1394	automation is not both technically feasible and legally permissible, the EPDP Team
1395	recommends standardization as the baseline objective.
1396	
1397	For example, the EPDP Team expects that aspects of the SSAD such as intake of
1398	requests, credential check, request submission validation (format & completeness, not
1399	content) could be automated, while it may not be possible to completely automate all
1400	request review and disclosure.
1401	
1402	The SSAD must allow for the automation of syntax checking of incoming requests,
1403	resulting in an automatic response that indicates the errors to the requestor. This
1404	automation addresses the risk of filling up the request queues of the discloser with
1405	malformed requests.
1406	
1407	The SSAD must allow for the automation of checking that the contents of a request is
1408	complete, per policy, resulting in an automatic response that provides details
1409	explaining what elements are incomplete. This automation allows for the discloser to
1410	indicate - without human intervention - if any additional information is required per
1411	policy and enables the requestor to address the error.
1412	
1413	The SSAD must allow for the automation of an immediate and synchronous response
1414	that indicates the receipt of a valid request and some indication that it will be
1415	processed. Typically, such responses include a "ticket number" or some kind of unique
1416	ID to allow for future queries (status, updates, deletion, etc.). This automation allows
1417	for efficient queue management on the discloser's side and assists in ensuring the
1418	principal of "predictability" is met.
1419	
1420	The SSAD must allow for automation of the processing of well-formed, valid, complete,
1421	properly-identified requests from accredited users with some limited and specific set of
1422	legal basis and data processing purposes which are yet to be determined. These
1423	requests MAY be automatically processed and result in the disclosure of non-public
1424	RDS data without human intervention.
1425	
1426	Preliminary Recommendation #17. Logging
1 407	

¹⁷ Initial consideration of the financial feasibility of automation will be addressed by the Implementation Review Team and subsequently by the mechanism for the continuous evolution of SSAD, as applicable.



1428 1429 1430 1431	The EPDP Team expects that the appropriate logging procedures are put in place to facilitate the auditing procedures outlined in these recommendations. These logging requirements will cover the following:
1432	<ul> <li>Accreditation authority</li> </ul>
1433	<ul> <li>Central Gateway Manager</li> </ul>
1434	<ul> <li>Identity provider</li> </ul>
1435	<ul> <li>Activity of accredited users such as login attempts, queries</li> </ul>
1436	<ul> <li>What queries and disclosure decision(s) are made¹⁸</li> </ul>
1437	
1438	The EPDP Team recommends:
1439	
1440	a) The activity of all SSAD entities will be logged. (for further details, please see the
1441	implementation guidance below).
1442	b) Logs will include a record of all queries and all items necessary to audit any
1443	decisions made in the context of SSAD.
1444	c) Logs must be retained for a period sufficient for auditing and complaint
1445	resolution purposes, taking into account statutory limits related to complaints
1446	against the controller.
1447	d) Logs must be retained in a commonly used, structured, machine-readable
1448	format accompanied by an intelligible description of all variables.
1449	e) Logged data will remain confidential and must be disclosed in the following
1450	circumstances:
1451	i. In the event of a claim of misuse, logs may be requested for examination
1452	by an accreditation authority or dispute resolution provider.
1453	ii. Logs should be further available to data protection authorities, ICANN,
1454	and the auditing body. ¹⁹
1455	iii. When mandated as a result of due legal process, including relevant
1456	supervisory authorities, as applicable.
1457	iv. General technical operation to ensure proper running of the system.
1458	
1459	Implementation guidance:
1460	
1461	At a minimum, the following events must be logged
1462	Logging related to the Identity Provider
1463	Logging related to the accreditation provider
1464	<ul> <li>Details of incoming requests for Accreditation</li> </ul>

¹⁸ Note, EPDP Team to review at a later stage as the ability for SSAD to log this information depends on who is the entity that makes the disclosure decision

¹⁹ Note, EPDP Team to review at a later stage as there is a question of the set-up of the system of whether or not the Ry and RR as Controllers (where liability remains with them) may require access to the logs for them to engage in audit, or answer Data Subject requests.



1465	<ul> <li>Results of processing requests for Accreditation, e.g., issuance of the</li> </ul>
1466	Identity Credential or reasons for denial
1467	<ul> <li>Details of Revocation Requests</li> </ul>
1468	<ul> <li>Indication when Identity Credentials and Signed Assertions have been</li> </ul>
1469	Validated.
1470	<ul> <li>Unique reference number</li> </ul>
1471	<ul> <li>Logging related to the Central Gateway Manager</li> </ul>
1472	<ul> <li>Information related to the contents of the query itself.</li> </ul>
1473	<ul> <li>Results of processing the query, including changes of state (e.g.,</li> </ul>
1474	received, pending, in-process, denied, approved, approved with
1475	changes)
1476	<ul> <li>Logging related to the entity Authorizing the request</li> </ul>
1477	<ul> <li>Request Response details, e.g., Reason for denial, Notice of approval and</li> </ul>
1478	data elements released. Disclosure decisions including a written
1479	rationale must be stored and put in escrow so it can be accessed by
1480	ICANN and the contracted parties in case of objections or legal claims
1481	raised to support a legal defense.
1482	
1483	Preliminary Recommendation #18. Audits
1484	
1485	The EPDP Team expects that the appropriate auditing processes and procedures are
1486	put in place to ensure appropriate monitoring and compliance with the requirements
1487	outlined in these recommendations.
1488	
1489	As part of any audit, the auditor MUST be subject to reasonable confidentiality
1490	obligations with respect to proprietary processes and personal information disclosed
1491	during the audit.
1492	
1493	More specifically:
1494	
1495	Audits of the Accrediting Authority
1496	
1497	If ICANN outsources the accreditation authority function to a qualified third party, the
1498	accrediting authority MUST be audited periodically to ensure compliance with the
1499	policy requirements as defined in the accreditation preliminary recommendation.
1500	Should the accreditation authority be found in breach of the accreditation policy and
1501	requirements, it will be given an opportunity to cure the breach, but in cases of
1502	repeated non-compliance or audit failure, a new accreditation authority must be
1503	identified or created.
1504	
1505	Any audit of the accreditation authority shall be tailored for the purpose of assessing
1506	compliance, and the auditor MUST give reasonable advance notice of any such audit,
1507	which notice shall specify in reasonable detail the categories of documents, data, and
1508	other information requested.



1509	
1510	As part of such audits, the accreditation authority shall provide to the auditor in a
1511	timely manner all responsive documents, data, and any other information necessary to
1512	demonstrate its compliance with the accreditation policy.
1513	
1514	If ICANN serves as the accreditation authority, existing accountability mechanisms are
1515	expected to address any [policy] breaches, noting that in such an extreme case,
1516	requirements for other entities involved in SSAD may be temporarily lifted until a
1517	confirmed breach has been addressed.
1518	
1519	As ICANN serves as the accreditation authority, existing accountability mechanisms are
1520	expected to address any breaches of the accreditation policy, noting that in such an
1521	extreme case, the credentials issued during the time of the breach will be reviewed.
1522	Modalities of this review should be established in the implementation phase.
1523	
1524	Audits of Identity Provider(s)
1525	
1526	Identity Providers MUST be audited periodically to ensure compliance with the policy
1527	requirements as defined in the accreditation preliminary recommendation. Should the
1528	Identity Provider be found in breach of the accreditation policy and requirements, it
1529	will be given an opportunity to cure the breach, but in cases of repeated non-
1530	compliance or audit failure, a new Identity Provider must be identified.
1531	
1532	Any audit of an Identity Provider shall be tailored for the purpose of assessing
1533	compliance, and the auditor MUST give reasonable advance notice of any such audit,
1534	which notice shall specify in reasonable detail the categories of documents, data and
1535	other information requested.
1536	
1537	As part of such audits, the Identity Provider shall provide to the auditor in a timely
1538	manner all responsive documents, data, and any other information necessary to
1539	demonstrate its compliance with the accreditation policy.
1540	
1541	Audits of Accredited Entities/Individuals
1542	
1543	Appropriate mechanisms must be developed in the implementation phase to ensure
1544	accredited entities' and individuals' compliance with the policy requirements as
1545	defined in the accreditation preliminary recommendation. These could include, for
1546	example, audits triggered by complaints, random audits, or audits in response to a self-
1547	certification or self-assessment. Should the accredited entity or individual be found in
1548	breach of the accreditation policy and requirements, it will be given an opportunity to
1549	cure the breach, but in cases of repeated non-compliance or audit failure the matter
1550	should be referred back to the Accreditation Authority and/or Identity Provider, if
1551	applicable, for action.
1552	



1553 1554 1555	Any audit of accredited entities/individuals shall be tailored for the purpose of assessing compliance, and the auditor MUST give reasonable advance notice of any such audit, which notice shall specify in reasonable detail the categories of documents,
1556	data and other information requested.
1557	
1558	As part of such audits, the accredited entity/individual shall, in a timely manner,
1559	provide to the auditor all responsive documents, data, and any other information
1560	necessary to demonstrate its compliance with the accreditation policy.
1561	
1562	Audits of the Central Gateway Manager & Contracted Parties
1563	
1564	The EPDP Team will further consider these requirements once the EPDP Team has
1565	decided on the roles and responsibilities of the different parties in the SSAD.
1566	
1567	Preliminary Recommendation #19. Mechanism for the continuous evolution of SSAD
1568	
1569	In conjunction with the implementation of these recommendations, the EPDP
1570	recommends the creation of a Mechanism for the continuous evolution of SSAD. This
1571	Mechanism has the responsibility to provide guidance on the following topics:
1572	
1573	a) SLA matrix review;
1574	b) Categories of disclosure requests which should be automated;
1575	c) Other implementation improvements such as the identification of possible user
1576	categories and/or disclosure rationales.
1577	The Machanism features calculy on the implementation of the CCAD and must not
1578 1579	The Mechanism focuses solely on the implementation of the SSAD and must not
1579	contravene the ICANN Bylaws, the GNSO PDP and/or existing contractual provisions for the development of new requirements for Contracted Parties. The Mechanism may
1580	make recommendations to the GNSO Council for any policy issues that may require
1582	further policy work.
1582	
1584	The EPDP Team has indicated a preference to use existing processes and procedures to
1585	establish this Mechanism, if possible. Similarly, unnecessary complexity or cost should
1586	be avoided. The EPDP Team will further consider the details of the Mechanism, and
1587	would like request community input on the following:
1588	What existing processes / procedures, if any, can be used to meet the above
1589	responsibilities?
1590	<ul> <li>If no suitable existing processes / procedures can be used, what type of</li> </ul>
1591	mechanism should be created factoring in:
1592	• Who should guidance be provided to?
1593	<ul> <li>How is guidance developed / agreed to?</li> </ul>
1594	• How should it be structured?
1595	<ul> <li>What information is needed to ensure the continuous evolution of SSAD?</li> </ul>
1596	<ul> <li>How is guidance of the Mechanism expected to be implemented?</li> </ul>



1597 1598 1599	A detailed charter for the Mechanism is expected to be developed during the
1600	implementation phase of these policy recommendations.
1601	SSAD Implementation Guidance
1602	
1603	Implementation Guidance #i.
1604	The EPDP Team recommends that, consistent with the preliminary recommendation
1605	that an SSAD request must be received for each domain name registration for which
1606	non-public registration is requested to be disclosed, it must be possible for requestors
1607	to submit multiple requests at the same time, for example, by entering multiple
1608	domain name registrations in the same request form if the same request information
1609	applies.
1610	
1611	
1612	
1613	
1614	



# 1615 4 Next Steps

## 1616 **4.1 Next Steps**

1617

1618 The EPDP Team will complete the next phase of its work and develop its

1619 recommendations in a Final Report to be sent to the GNSO Council for review following

1620 its analysis of public comments received on this Initial Report. If adopted by the GNSO

1621 Council, the Final Report would then be forwarded to the ICANN Board of Directors for

1622 its consideration and, potentially, approval as an ICANN Consensus Policy.

1623

1624



## 1626 **Glossary**

#### 1627 **1. Advisory Committee**

An Advisory Committee is a formal advisory body made up of representatives from the
Internet community to advise ICANN on a particular issue or policy area. Several are
mandated by the ICANN Bylaws and others may be created as needed. Advisory
committees have no legal authority to act for ICANN, but report their findings and
make recommendations to the ICANN Board.

#### 1633 **2. ALAC - At-Large Advisory Committee**

1634 ICANN's At-Large Advisory Committee (ALAC) is responsible for considering and

1635 providing advice on the activities of the ICANN, as they relate to the interests of

1636 individual Internet users (the "At-Large" community). ICANN, as a private sector, non-

1637 profit corporation with technical management responsibilities for the Internet's

1638 domain name and address system, will rely on the ALAC and its supporting

- 1639 infrastructure to involve and represent in ICANN a broad set of individual user
- 1640 interests.

#### 1641 **3. Business Constituency**

1642 The Business Constituency represents commercial users of the Internet. The Business

- 1643 Constituency is one of the Constituencies within the Commercial Stakeholder Group
- 1644 (CSG) referred to in Article 11.5 of the ICANN bylaws. The BC is one of the stakeholder
- 1645 groups and constituencies of the Generic Names Supporting Organization (GNSO)

1646 charged with the responsibility of advising the ICANN Board on policy issues relating to1647 the management of the domain name system.

1648

#### 1649 **4. ccNSO - The Country-Code Names Supporting Organization**

The ccNSO the Supporting Organization responsible for developing and recommending
 to ICANN's Board global policies relating to country code top-level domains. It provides
 a forum for country code top-level domain managers to meet and discuss issues of

1653 concern from a global perspective. The ccNSO selects one person to serve on the1654 board.

#### 1655 **5. ccTLD - Country Code Top Level Domain**

- 1656 ccTLDs are two-letter domains, such as .UK (United Kingdom), .DE (Germany) and .JP
- 1657 (Japan) (for example), are called country code top level domains (ccTLDs) and
- 1658 correspond to a country, territory, or other geographic location. The rules and policies
- 1659 for registering domain names in the ccTLDs vary significantly and ccTLD registries limit
- 1660 use of the ccTLD to citizens of the corresponding country.
- 1661 For more information regarding ccTLDs, including a complete database of designated
- 1662 ccTLDs and managers, please refer to <u>http://www.iana.org/cctld/cctld.htm</u>.



#### 1663 **6. Domain Name Registration Data**

- 1664 Domain name registration data, also referred to registration data, refers to the
- 1665 information that registrants provide when registering a domain name and that
- 1666 registrars or registries collect. Some of this information is made available to the public.
- 1667 For interactions between ICANN Accredited Generic Top-Level Domain (gTLD) registrars
- and registrants, the data elements are specified in the current RAA. For country code
- 1669 Top Level Domains (ccTLDs), the operators of these TLDs set their own or follow their
- 1670 government's policy regarding the request and display of registration information.

#### **1671 7. Domain Name**

- 1672 As part of the Domain Name System, domain names identify Internet Protocol 1673 resources, such as an Internet website.
- 1674

#### 1675 8. DNS - Domain Name System

1676 DNS refers to the Internet domain-name system. The Domain Name System (DNS) 1677 helps users to find their way around the Internet. Every computer on the Internet has a 1678 unique address - just like a telephone number - which is a rather complicated string of 1679 numbers. It is called its "IP address" (IP stands for "Internet Protocol"). IP Addresses are 1680 hard to remember. The DNS makes using the Internet easier by allowing a familiar 1681 string of letters (the "domain name") to be used instead of the arcane IP address. So 1682 instead of typing 207.151.159.3, you can type <u>www.internic.net</u>. It is a "mnemonic" 1683 device that makes addresses easier to remember.

1684

#### **9. EPDP – Expedited Policy Development Process**

1686 A set of formal steps, as defined in the ICANN bylaws, to guide the initiation, internal 1687 and external review, timing and approval of policies needed to coordinate the global 1688 Internet's system of unique identifiers. An EPDP may be initiated by the GNSO Council only in the following specific circumstances: (1) to address a narrowly defined policy 1689 1690 issue that was identified and scoped after either the adoption of a GNSO policy 1691 recommendation by the ICANN Board or the implementation of such an adopted 1692 recommendation; or (2) to provide new or additional policy recommendations on a 1693 specific policy issue that had been substantially scoped previously, such that extensive, 1694 pertinent background information already exists, e.g. (a) in an Issue Report for a 1695 possible PDP that was not initiated; (b) as part of a previous PDP that was not 1696 completed; or (c) through other projects such as a GNSO Guidance Process.

#### 1697 **10. GAC - Governmental Advisory Committee**

1698 The GAC is an advisory committee comprising appointed representatives of national 1699 governments, multi-national governmental organizations and treaty organizations, and

1700 distinct economies. Its function is to advise the ICANN Board on matters of concern to

- 1701 governments. The GAC will operate as a forum for the discussion of government
- 1702 interests and concerns, including consumer interests. As an advisory committee, the
- 1703 GAC has no legal authority to act for ICANN, but will report its findings and
- 1704 recommendations to the ICANN Board.



#### 1705 11. General Data Protection Regulation (GDPR)

The General Data Protection Regulation (EU) 2016/679 (GDPR) is a regulation in EU law 1706 1707 on data protection and privacy for all individuals within the European Union (EU) and

1708 the European Economic Area (EEA). It also addresses the export of personal data 1709 outside the EU and EEA areas.

1710

#### 1711 12. GNSO - Generic Names Supporting Organization

- 1712 The supporting organization responsible for developing and recommending to the
- 1713 ICANN Board substantive policies relating to generic top-level domains. Its members
- 1714 include representatives from gTLD registries, gTLD registrars, intellectual property
- 1715 interests, Internet service providers, businesses and non-commercial interests.

#### 1716 13. Generic Top Level Domain (gTLD)

- 1717 "gTLD" or "gTLDs" refers to the top-level domain(s) of the DNS delegated by ICANN
- 1718 pursuant to a registry agreement that is in full force and effect, other than any country
- 1719 code TLD (ccTLD) or internationalized domain name (IDN) country code TLD.

#### 1720 14. gTLD Registries Stakeholder Group (RySG)

- 1721 The gTLD Registries Stakeholder Group (RySG) is a recognized entity within the Generic
- 1722 Names Supporting Organization (GNSO) formed according to Article X, Section 5 1723 (September 2009) of the Internet Corporation for Assigned Names and Numbers (ICANN) Bylaws.
- 1724
- 1725

1726 The primary role of the RySG is to represent the interests of gTLD registry operators (or 1727 sponsors in the case of sponsored gTLDs) ("Registries") (i) that are currently under 1728 contract with ICANN to provide gTLD registry services in support of one or more gTLDs;

- 1729 (ii) who agree to be bound by consensus policies in that contract; and (iii) who
- 1730 voluntarily choose to be members of the RySG. The RySG may include Interest Groups
- 1731 as defined by Article IV. The RySG represents the views of the RySG to the GNSO
- 1732 Council and the ICANN Board of Directors with particular emphasis on ICANN
- 1733 consensus policies that relate to interoperability, technical reliability and stable
- 1734 operation of the Internet or domain name system.
- 1735

#### 1736 15. ICANN - The Internet Corporation for Assigned Names and Numbers

- 1737 The Internet Corporation for Assigned Names and Numbers (ICANN) is an
- 1738 internationally organized, non-profit corporation that has responsibility for Internet
- 1739 Protocol (IP) address space allocation, protocol identifier assignment, generic (gTLD)
- 1740 and country code (ccTLD) Top-Level Domain name system management, and root
- 1741 server system management functions. Originally, the Internet Assigned Numbers
- 1742 Authority (IANA) and other entities performed these services under U.S. Government
- 1743 contract. ICANN now performs the IANA function. As a private-public partnership,
- 1744 ICANN is dedicated to preserving the operational stability of the Internet; to promoting
- 1745 competition; to achieving broad representation of global Internet communities; and to



developing policy appropriate to its mission through bottom-up, consensus-basedprocesses.

#### 1748 **16. Intellectual Property Constituency (IPC)**

The Intellectual Property Constituency (IPC) represents the views and interests of the intellectual property community worldwide at ICANN, with a particular emphasis on trademark, copyright, and related intellectual property rights and their effect and interaction with Domain Name Systems (DNS). The IPC is one of the constituency groups of the Generic Names Supporting Organization (GNSO) charged with the responsibility of advising the ICANN Board on policy issues relating to the management of the domain name system.

1756

#### 1757 **17. Internet Service Provider and Connectivity Provider Constituency (ISPCP)**

The ISPs and Connectivity Providers Constituency is a constituency within the GNSO.
The Constituency's goal is to fulfill roles and responsibilities that are created by

relevant ICANN and GNSO bylaws, rules or policies as ICANN proceeds to conclude its
 organization activities. The ISPCP ensures that the views of Internet Service Providers

1762 and Connectivity Providers contribute toward fulfilling the aims and goals of ICANN.

1763

#### 1764 **18. Name Server**

1765 A Name Server is a DNS component that stores information about one zone (or more)1766 of the DNS name space.

#### 1767 **19. Non Commercial Stakeholder Group (NCSG)**

1768 The Non Commercial Stakeholder Group (NCSG) is a Stakeholder Group within the 1769 GNSO. The purpose of the Non Commercial Stakeholder Group (NCSG) is to represent, 1770 through its elected representatives and its Constituencies, the interests and concerns 1771 of noncommercial registrants and noncommercial Internet users of generic Top-level 1772 Domains (gTLDs). It provides a voice and representation in ICANN processes to: non-1773 profit organizations that serve noncommercial interests; nonprofit services such as 1774 education, philanthropies, consumer protection, community organizing, promotion of 1775 the arts, public interest policy advocacy, children's welfare, religion, scientific research, 1776 and human rights; public interest software concerns; families or individuals who 1777 register domain names for noncommercial personal use; and Internet users who are 1778 primarily concerned with the noncommercial, public interest aspects of domain name 1779 policy.

1780

#### 1781 **20.** Post Delegation Dispute Resolution Procedures (PDDRPs)

Post-Delegation Dispute Resolution Procedures have been developed to provide those
harmed by a new gTLD Registry Operator's conduct an alternative avenue to complain
about that conduct. All such dispute resolution procedures are handled by providers
external to ICANN and require that complainants take specific steps to address their
issues before filing a formal complaint. An Expert Panel will determine whether a

1787 Registry Operator is at fault and recommend remedies to ICANN.



#### 1789 **21. Registered Name**

"Registered Name" refers to a domain name within the domain of a gTLD, whether
consisting of two (2) or more (e.g., john.smith.name) levels, about which a gTLD
Registry Operator (or an Affiliate or subcontractor thereof engaged in providing
Registry Services) maintains data in a Registry Database, arranges for such
maintenance, or derives revenue from such maintenance. A name in a Registry
Database may be a Registered Name even though it does not appear in a zone file (e.g.,
a registered but inactive name).

1797

#### 1798 **22. Registrar**

1799 The word "registrar," when appearing without an initial capital letter, refers to a person 1800 or entity that contracts with Registered Name Holders and with a Registry Operator 1801 and collects registration data about the Registered Name Holders and submits

- 1802 registration information for entry in the Registry Database.
- 1803

#### 1804 23. Registrars Stakeholder Group (RrSG)

1805 The Registrars Stakeholder Group is one of several Stakeholder Groups within the

1806 ICANN community and is the representative body of registrars. It is a diverse and active

1807 group that works to ensure the interests of registrars and their customers are

1808 effectively advanced. We invite you to learn more about accredited domain name

- 1809 registrars and the important roles they fill in the domain name system.
- 1810

## 1811 **24. Registry Operator**

- 1812 A "Registry Operator" is the person or entity then responsible, in accordance with an
- agreement between ICANN (or its assignee) and that person or entity (those persons or
- 1814 entities) or, if that agreement is terminated or expires, in accordance with an
- agreement between the US Government and that person or entity (those persons or
- 1816 entities), for providing Registry Services for a specific gTLD.

#### 1817 **25. Registration Data Directory Service (RDDS)**

1818 Domain Name Registration Data Directory Service or RDDS refers to the service(s)
1819 offered by registries and registrars to provide access to Domain Name Registration
1820 Data.

1820 1821

## 1822 **26.** Registration Restrictions Dispute Resolution Procedure (RRDRP)

- 1823 The Registration Restrictions Dispute Resolution Procedure (RRDRP) is intended to
- 1824 address circumstances in which a community-based New gTLD Registry Operator
- 1825 deviates from the registration restrictions outlined in its Registry Agreement.
- 1826

## 1827 **27. SO - Supporting Organizations**

- 1828 The SOs are the three specialized advisory bodies that advise the ICANN Board of
- 1829 Directors on issues relating to domain names (GNSO and CCNSO) and, IP addresses
- 1830 (ASO).



#### 1831**28. SSAC - Security and Stability Advisory Committee**

- 1832 An advisory committee to the ICANN Board comprised of technical experts from
- 1833 industry and academia as well as operators of Internet root servers, registrars and TLD1834 registries.

#### **29. TLD - Top-level Domain**

- 1836 TLDs are the names at the top of the DNS naming hierarchy. They appear in domain
- 1837 names as the string of letters following the last (rightmost) ".", such as "net" in
- 1838 <u>http://www.example.net</u>. The administrator for a TLD controls what second-level
- 1839 names are recognized in that TLD. The administrators of the "root domain" or "root
- 1840 zone" control what TLDs are recognized by the DNS. Commonly used TLDs include
- 1841 .COM, .NET, .EDU, .JP, .DE, etc.

#### 1842 **30. Uniform Dispute Resolution Policy (UDRP)**

- The Uniform Dispute Resolution Policy (UDRP) is a rights protection mechanism that specifies the procedures and rules that are applied by registrars in connection with disputes that arise over the registration and use of gTLD domain names. The UDRP provides a mandatory administrative procedure primarily to resolve claims of abusive, bad faith domain name registration. It applies only to disputes between registrants and third parties, not disputes between a registrar and its customer.
- 1849

#### 1850 **31. Uniform Rapid Suspension (URS)**

- The Uniform Rapid Suspension System is a rights protection mechanism that
  complements the existing Uniform Domain-Name Dispute Resolution Policy (UDRP) by
  offering a lower-cost, faster path to relief for rights holders experiencing the most
  clear-cut cases of infringement.
- 1855

## 1856 **32. WHOIS**

- 1857 WHOIS protocol is an Internet protocol that is used to query databases to obtain
  1858 information about the registration of a domain name (or IP address). The WHOIS
  1859 protocol was originally specified in RFC 954, published in 1985. The current
  1860 specification is documented in RFC 3912. ICANN's gTLD agreements require registries
  1861 and registrars to offer an interactive web page and a port 43 WHOIS service providing
- 1862 free public access to data on registered names. Such data is commonly referred to as
- 1863 "WHOIS data," and includes elements such as the domain registration creation and
- 1864 expiration dates, nameservers, and contact information for the registrant and
- 1865 designated administrative and technical contacts.
- 1866
- 1867 WHOIS services are typically used to identify domain holders for business purposes and
  1868 to identify parties who are able to correct technical problems associated with the
  1869 registered domain.
- 1870



# 1871 Annex A – System for Standardized 1872 Access/Disclosure to Non-public Registration Data – 1873 Background Info

1874

#### **ISSUE DESCRIPTION AND/OR CHARTER QUESTIONS**

1875	From the EPDP Team Charter:
1876	(a) Purposes for Accessing Data – What are the unanswered policy questions that will
1877	guide implementation?
1878	a1) Under applicable law, what are legitimate purposes for third parties to
1879	access registration data?
1880	a2) What legal bases exist to support this access?
1881	a3) What are the eligibility criteria for access to non-public Registration data?
1882	a4) Do those parties/groups consist of different types of third-party requestors?
1883	a5) What data elements should each user/party have access to based on their
1884	purposes?
1885	a6) To what extent can we determine a set of data elements and potential
1886	scope (volume) for specific third parties and/or purposes?
1887	a7) How can RDAP, that is technically capable, allow Registries/Registrars to
1888	accept accreditation tokens and purpose for the query? Once accreditation
1889	models are developed by the appropriate accreditors and approved by the
1890	relevant legal authorities, how can we ensure that RDAP is technically capable
1891	and is ready to accept, log and respond to the accredited requestor's token?
1892	
1893	(b) Credentialing – What are the unanswered policy questions that will guide
1894	implementation?
1895	b1) How will credentials be granted and managed?
1896	b2) Who is responsible for providing credentials?
1897	b3) How will these credentials be integrated into registrars'/registries' technical
1898	systems?
1899	
1900	(c) Terms of access and compliance with terms of use – What are the unanswered
1901	policy questions that will guide implementation?
1902	c1) What rules/policies will govern users' access to the data?
1903	c2) What rules/policies will govern users' use of the data once accessed?
1904	c3) Who will be responsible for establishing and enforcing these rules/policies?
1905	c4) What, if any, sanctions or penalties will a user face for abusing the data,
1906	including future restrictions on access or compensation to data subjects whose
1907	data has been abused in addition to any sanctions already provided in
1908	applicable law?



1909	c5) What kinds of insights will Contracted Parties have into what data is
1910	accessed and how it is used?
1911 1912	c6) What rights do data subjects have in ascertaining when and how their data is accessed and used?
1912	c7) How can a third party access model accommodate differing requirements
1914	for data subject notification of data disclosure?
1915	
1916	From the Annex to the Temporary Specification:
1917	
1918	<ul> <li>Developing methods to provide potential URS and UDRP complainants with</li> </ul>
1919	sufficient access to Registration Data to support good-faith filings of complaints
1920	<ul> <li>Limitations in terms of query volume envisaged under an accreditation program</li> </ul>
1921	balanced against realistic investigatory cross-referencing needs.
1922	<ul> <li>Confidentiality of queries for Registration Data by law enforcement authorities</li> </ul>
1923	<ul> <li>Pursuant to Section 4.4, continuing community work to develop an</li> </ul>
1924	accreditation and access model that complies with GDPR, while recognizing the
1925	need to obtain additional guidance from Article 29 Working Party/European
1926	Data Protection Board.
1927	<ul> <li>Consistent process for continued access to Registration Data, including non-</li> </ul>
1928	public data, for users with a legitimate purpose, until the time when a final
1929	accreditation and access mechanism is fully operational, on a mandatory basis
1930	for all contracted parties.
1931	
1932	From EPDP Team Phase 1 Final Report:
1933	
1934	EPDP Team Recommendation #3.
1935	In accordance with the EPDP Team Charter and in line with Purpose #2, the EPDP Team
1936	undertakes to make a recommendation pertaining to a standardised model for lawful
1937	disclosure of non-public Registration Data (referred to in the Charter as 'Standardised
1938	Access') now that the gating questions in the charter have been answered. This will
1939	include addressing questions such as:
1940	
1941	<ul> <li>Whether such a system should be adopted</li> </ul>
1942	<ul> <li>What are the legitimate purposes for third parties to access registration data?</li> </ul>
1943	<ul> <li>What are the eligibility criteria for access to non-public Registration data?</li> </ul>
1944	<ul> <li>Do those parties/groups consist of different types of third-party requestors?</li> </ul>
1945	<ul> <li>What data elements should each user/party have access to?</li> </ul>
1946	
1947	In this context, the EPDP team will consider amongst other issues, disclosure in the
1948	course of intellectual property infringement and DNS abuse cases. There is a need to
1949	confirm that disclosure for legitimate purposes is not incompatible with the purposes
1950	for which such data has been collected.
1951	
1952	TSG Policy Questions



1953		
1954	1.	Result from the EPDP, or other policy initiatives, regarding access to non-public
1955		gTLD domain name registration data.
1956	2.	Identify and select Identity Providers (if that choice is made) that can grant
1957		credentials for use in the system. ²⁰
1958	3.	Describe the general qualifications of a Requestor that is authorized to access
1959		non-public gTLD domain name registration data, such as which sorts of
1960		Requestors get access to which fields of non-public gTLD domain name
1961		registration data ("the authorization policy").
1962	4.	Detail whether a particular category of Requestors or Requestors in general, can
1963		download logs of their activity.
1964	5.	Describe data retention requirements imposed on each component of the
1965		system.
1966	6.	Describe service Level Requirements (SLRs) for each component of the system,
1967		including whether those SLRs and evaluations of component operators against
1968		them are made public, and for handling complaints about access.
1969	7.	Specify legitimate causes for denying a request.
1970	8.	Outline support for correlation via a pseudonymity query as described in
1971		Section 7.2.
1972	9.	Outline the selection of an actor model as described in Section 8 and the
1973		appropriate supported components and service discovery as described in
1974		Sections 10.1 through 10.5.
1975		. Describe the conditions, if any, under which requests would be disclosed to CPs.
1976	11	. Provide legal analysis regarding liability of the operators of various components
1977		of the system.
1978	12	. Outline a procedure for fielding complaints about inappropriate disclosures and,
1979		accordingly, an Acceptable Use Policy.
1980		
	EXPEC	TED DELIVERABLE

- 1981 Policy recommendations for a standardised model for lawful disclosure/access of non-
- 1982 public Registration Data

#### **GENERAL REQUIRED READING**

1984

²⁰ Several noted that this question might not be in scope for the EPDP Team to address.

[<mark>Date</mark>]

Description	Link	Requir
Framework Elements for Unified Access Model for Continued Access to Full WHOIS Data (18 June 2018)	https://www.icann.or g/en/system/files/file s/framework- elements-unified- access-model-for- discussion-18jun18- en.pdf	
Draft Accreditation and Access model for non-public WHOIS DATA (BC/IPC)	Model Version 1.7 dated 23 July 2018	
The Palage Differentiated Registrant Data Access Model (aka Philly Special)	<u>The Palage</u> <u>Differentiated</u> <u>Registrant Data</u> <u>Access Model (aka</u> <u>Philly Special) -</u> <u>Version 2.0 dated 30</u> <u>May 2018</u>	
Unified Access Model for Continued Access to Full WHOIS Data - Comparison of Models Submitted by the Community (18 June 2018)	https://www.icann.or g/en/system/files/file s/draft-unified-access- model-summary- elements-18jun18- en.pdf	
Article 29 WP Opinion 2/2003 on the application of the data protection principles to the Whois directories (2003)	https://ec.europa.eu/j ustice/article- 29/documentation/op inion-	

	recommendation/files /2003/wp76_en.pdf	
EWG Report Section 4c, RDS User Accreditation Principles (June 2014)	https://www.icann.or g/en/system/files/file s/final-report- 06jun14-en.pdf	
EWG Research – RDS User Accreditation RFI	https://community.ic ann.org/download/att achments/45744698/ EWG%20USER%20AC CREDITATION%20RFI %20SUMMARY%2013 %20March%202014.p df	
Part 1: How it works: RDAP – 10 March 2019	https://64.schedule.ic ann.org/meetings/96 3337	
Part 2: Understanding RDAP and the Role it can Play in RDDS Policy - 13 March 2019	https://64.schedule.ic ann.org/meetings/96 1941	
Technical Study Group on Access to Non- Public Registration Data Proposed Technical Model for Access to Non-Public Registration Data (30 April 2019)	<u>TSG01, Technical</u> <u>Model for Access to</u> <u>Non-Public</u> <u>Registration Data</u>	
<ul> <li>Final Report on the Privacy &amp; Proxy Services</li> <li>Accreditation Issues (7 December 2015)</li> <li>Definitions - pages 6-8</li> <li>Annex B – Illustrative Disclosure Framework applicable to Intellectual Property Rights-holder Disclosure Requests – pages 85 – 93</li> <li>Draft Privacy &amp; Proxy Service Provider Accreditation Agreement</li> </ul>	https://gnso.icann.org /sites/default/files/fil efield_48305/ppsai- final-07dec15-en.pdf	

[<mark>Date</mark>]

#### **BRIEFINGS TO BE PROVIDED**

Торіс	Possible presenters	Importa nt because
RDAP – Q & A session post review of ICANN 65 sessions	Francisco Arias, ICANN Org	Ensure a common understa nding of the workings and abilities of RDAP

#### DEPENDENCIES

Describe dependency	Dependent on	Expecte d or recomm ended timing
The negotiation and finalization of the data protection agreements required according to phase 1 report are a prerequisite for much of work in phase 2 (suggested by ISPCP)	CPs/ICANN Org	

## 1985

#### PROPOSED TIMING AND APPROACH

#### 1986 Introduction

1987 Objective of EPDP Team is to develop and agree on policy recommendations for sharing



1988 1989	of non-public Registration Data ²¹ with requesting parties (System for Standardized Access/Disclosure of Non-Public Registration Data).
1990	
1991	Until legal assurances satisfactory to relevant parties are provided, the development of
1992	the policy recommendations for a System for Standardized Disclosure/Access will be
1993	agnostic to the modalities of the System.
1994	
1995	In parallel, the EPDP Team as a whole should engage with ICANN Org on the
1996	development of policy questions that will help inform the discussions with DPAs which
1997	have as its objective to determine what model of System for Standardized Disclosure
1998	would be fully compliant with GDPR, workable and address/alleviate the legal liability
1999	of contracted parties.
2000	
2001	Non-exhaustive list of topics expected to be addressed:
2002	
2003	• Terminology and Working Definitions
2004	<ul> <li>Legal guidance needed</li> </ul>
2005	<ul> <li>Requirements, incl. defining user groups, criteria &amp; criteria/content of request</li> </ul>
2006	<ul> <li>Publication of process, criteria and content request required</li> </ul>
2007	<ul> <li>Timeline of process</li> </ul>
2008	<ul> <li>Receipt of acknowledgment</li> </ul>
2009	<ul> <li>Accreditation</li> </ul>
2010	• Authentication & Authorization
2011	<ul> <li>Purposes for third party disclosure</li> </ul>
2012	<ul> <li>Lawful basis for disclosure</li> </ul>
2013	<ul> <li>Acceptable Use Policy</li> </ul>
2014	<ul> <li>Terms of use / disclosure agreements, including fulfillment of legal</li> </ul>
2015	requirements
2016	• Privacy policies
2017	<ul> <li>Query policy</li> </ul>
2018	<ul> <li>Retention and destruction of data</li> </ul>
2019	<ul> <li>Service level agreements</li> </ul>
2020 2021	<ul> <li>Financial sustainability</li> </ul>
2022	Approach
2023	
2024	Determine at the outset:
2025	
2026	a) Terminology and working definitions

²¹ From the EPDP Phase 1 Final Report: "Registration Data" will mean the data elements identified in Annex D [of the EPDP Phase 1 Final Report], collected from a natural and legal person in connection with a domain name registration.



2027 2028	<ul> <li>b) Identify legal guidance needed (note, this is also an ongoing activity throughout all the topics).</li> </ul>
2029 2030 2031	Possible logical order to address the remaining topics:
2031 2032 2033	c) Define user groups, criteria and purposes / lawful basis per user group $\checkmark$
2033	d) Authentication / authorization / accreditation of user groups
2034	
2036	e) Criteria/content of requests per user group
2037	$\downarrow$
2038	f) Query policy
2039	$\checkmark$
2040	g) Receipt of acknowledgement, including timeline
2041	$\checkmark$
2042	<ul> <li>h) Response requirements / expectations, including timeline/SLAs</li> </ul>
2043	$\downarrow$
2044	i) Acceptable Use Policy
2045	$\downarrow$
2046	<ul><li>j) Terms of use / disclosure agreements / privacy policies</li></ul>
2047	$\downarrow$
2048 2049	k) Retention and destruction of data
2049	I) Overall topic of consideration: financial sustainability
2050	i) Overall topic of consideration. Infancial sustainability
2051	Hereunder further details for each of these topics has been provided. To jump to each
2053	section, please use the links below:
2053 2054	section, please use the links below:
2053 2054 2055	a) Terminology and Working Definitions
2054	
2054 2055	a) <u>Terminology and Working Definitions</u>
2054 2055 2056	<ul> <li>a) <u>Terminology and Working Definitions</u></li> <li>b) <u>Legal Questions</u></li> </ul>
2054 2055 2056 2057	<ul> <li>a) <u>Terminology and Working Definitions</u></li> <li>b) <u>Legal Questions</u></li> <li>c) <u>Define user groups, criteria and purposes / legal basis per user group</u></li> </ul>
2054 2055 2056 2057 2058 2059 2060	<ul> <li>a) <u>Terminology and Working Definitions</u></li> <li>b) <u>Legal Questions</u></li> <li>c) <u>Define user groups, criteria and purposes / legal basis per user group</u></li> <li>d) <u>Authentication / accreditation of user groups</u></li> </ul>
2054 2055 2056 2057 2058 2059 2060 2061	<ul> <li>a) <u>Terminology and Working Definitions</u></li> <li>b) <u>Legal Questions</u></li> <li>c) <u>Define user groups, criteria and purposes / legal basis per user group</u></li> <li>d) <u>Authentication / accreditation of user groups</u></li> <li>e) <u>Format of requests per user group</u></li> <li>f) <u>Query Policy</u></li> <li>g) <u>Receipt of acknowledgement, including timeline</u></li> </ul>
2054 2055 2056 2057 2058 2059 2060 2061 2062	<ul> <li>a) <u>Terminology and Working Definitions</u></li> <li>b) <u>Legal Questions</u></li> <li>c) <u>Define user groups, criteria and purposes / legal basis per user group</u></li> <li>d) <u>Authentication / accreditation of user groups</u></li> <li>e) <u>Format of requests per user group</u></li> <li>f) <u>Query Policy</u></li> <li>g) <u>Receipt of acknowledgement, including timeline</u></li> <li>h) <u>Response requirements / expectations, including timeline / SLAs</u></li> </ul>
2054 2055 2056 2057 2058 2059 2060 2061 2062 2063	<ul> <li>a) <u>Terminology and Working Definitions</u></li> <li>b) <u>Legal Questions</u></li> <li>c) <u>Define user groups, criteria and purposes / legal basis per user group</u></li> <li>d) <u>Authentication / accreditation of user groups</u></li> <li>e) <u>Format of requests per user group</u></li> <li>f) <u>Query Policy</u></li> <li>g) <u>Receipt of acknowledgement, including timeline</u></li> <li>h) <u>Response requirements / expectations, including timeline / SLAs</u></li> <li>i) <u>Acceptable Use Policy</u></li> </ul>
2054 2055 2056 2057 2058 2059 2060 2061 2062 2063 2064	<ul> <li>a) <u>Terminology and Working Definitions</u></li> <li>b) <u>Legal Questions</u></li> <li>c) <u>Define user groups, criteria and purposes / legal basis per user group</u></li> <li>d) <u>Authentication / accreditation of user groups</u></li> <li>e) <u>Format of requests per user group</u></li> <li>f) <u>Query Policy</u></li> <li>g) <u>Receipt of acknowledgement, including timeline</u></li> <li>h) <u>Response requirements / expectations, including timeline / SLAs</u></li> <li>i) <u>Acceptable Use Policy</u></li> <li>j) <u>Terms of use / disclosure agreements / privacy policies</u></li> </ul>
2054 2055 2056 2057 2058 2059 2060 2061 2062 2063 2064 2065	<ul> <li>a) Terminology and Working Definitions</li> <li>b) Legal Questions</li> <li>c) Define user groups, criteria and purposes / legal basis per user group</li> <li>d) Authentication / accreditation of user groups</li> <li>e) Format of requests per user group</li> <li>f) Query Policy</li> <li>g) Receipt of acknowledgement, including timeline</li> <li>h) Response requirements / expectations, including timeline / SLAs</li> <li>i) Acceptable Use Policy</li> <li>j) Terms of use / disclosure agreements / privacy policies</li> <li>k) Retention and destruction of data</li> </ul>
2054 2055 2057 2058 2059 2060 2061 2062 2063 2064 2065 2066	<ul> <li>a) <u>Terminology and Working Definitions</u></li> <li>b) <u>Legal Questions</u></li> <li>c) <u>Define user groups, criteria and purposes / legal basis per user group</u></li> <li>d) <u>Authentication / accreditation of user groups</u></li> <li>e) <u>Format of requests per user group</u></li> <li>f) <u>Query Policy</u></li> <li>g) <u>Receipt of acknowledgement, including timeline</u></li> <li>h) <u>Response requirements / expectations, including timeline / SLAs</u></li> <li>i) <u>Acceptable Use Policy</u></li> <li>j) <u>Terms of use / disclosure agreements / privacy policies</u></li> </ul>
2054 2055 2057 2058 2059 2060 2061 2062 2063 2064 2065 2066 2067	<ul> <li>a) <u>Terminology and Working Definitions</u></li> <li>b) <u>Legal Questions</u></li> <li>c) <u>Define user groups, criteria and purposes / legal basis per user group</u></li> <li>d) <u>Authentication / accreditation of user groups</u></li> <li>e) <u>Format of requests per user group</u></li> <li>f) <u>Query Policy</u></li> <li>g) <u>Receipt of acknowledgement, including timeline</u></li> <li>h) <u>Response requirements / expectations, including timeline / SLAs</u></li> <li>i) <u>Acceptable Use Policy</u></li> <li>j) <u>Terms of use / disclosure agreements / privacy policies</u></li> <li>k) <u>Retention and destruction of data</u></li> <li>l) <u>Financial sustainability</u></li> </ul>
2054 2055 2057 2058 2059 2060 2061 2062 2063 2064 2065 2066 2067 2068	<ul> <li>a) <u>Terminology and Working Definitions</u></li> <li>b) <u>Legal Questions</u></li> <li>c) <u>Define user groups, criteria and purposes / legal basis per user group</u></li> <li>d) <u>Authentication / accreditation of user groups</u></li> <li>e) <u>Format of requests per user group</u></li> <li>f) <u>Query Policy</u></li> <li>g) <u>Receipt of acknowledgement, including timeline</u></li> <li>h) <u>Response requirements / expectations, including timeline / SLAs</u></li> <li>i) <u>Acceptable Use Policy</u></li> <li>j) <u>Terms of use / disclosure agreements / privacy policies</u></li> <li>k) <u>Retention and destruction of data</u></li> <li>l) <u>Financial sustainability</u></li> </ul>
2054 2055 2057 2058 2059 2060 2061 2062 2063 2064 2065 2066 2067	<ul> <li>a) <u>Terminology and Working Definitions</u></li> <li>b) <u>Legal Questions</u></li> <li>c) <u>Define user groups, criteria and purposes / legal basis per user group</u></li> <li>d) <u>Authentication / accreditation of user groups</u></li> <li>e) <u>Format of requests per user group</u></li> <li>f) <u>Query Policy</u></li> <li>g) <u>Receipt of acknowledgement, including timeline</u></li> <li>h) <u>Response requirements / expectations, including timeline / SLAs</u></li> <li>i) <u>Acceptable Use Policy</u></li> <li>j) <u>Terms of use / disclosure agreements / privacy policies</u></li> <li>k) <u>Retention and destruction of data</u></li> <li>l) <u>Financial sustainability</u></li> </ul>



- 2071 other work before more informed deliberations can be had. Each topic will be given a
- set time to conduct issue deliberations, formulate possible conclusions and or possible
- 2073 recommendations to the policy questions. Conclusions or recommendations that
- 2074 obtain a general level of support will advance forward for further consideration and
- 2075 refinement towards an Initial Report. The goal is to achieve levels of consensus on the
- 2076 proposal(s) where possible prior to publication.
- 2077



2078	a) Topic: Terminology and Working Definitions
2079 2080	Objective: To ensure that the same meaning is associated with the terms used in the
2080	context of this discussion and avoid confusion, the EPDP Team is to agree on a set of
2081	working definitions. It is understood that these working definitions merely serve to
2082	• • ·
2085	clarify terminology used, it is in no way intended to restrict the scope of work or
2084	predetermine the outcome. It is understood that these working definitions will need to
2085	be reviewed and revised, as needed, at the end of the process.
2080	Materials to review:
2088	<ul> <li>Terminology used in GDPR and other data protection legislation</li> </ul>
2089	• Final Report on the Privacy & Proxy Services Accreditation Issues (7 December
2090	2015) - eDefinitions - pages 6-8
2091	
2092	Related mind map question: None
2093	
2094	<u>Related EPDP Phase 1 Implementation</u> : To be confirmed - recommendation #18
2095	implementation may include definitions that may need to be factored into the EPDP
2096	Team's phase 2 deliberations.
2097 2098	Tasks:
2099	• Confirm whether any definitions are expected to be developed or applied in the
2100	implementation of recommendation #18 (Staff)
2101	<ul> <li>Develop first draft of working definitions. (Staff)</li> </ul>
2102	EPDP Team to review and provide input (EPDP)
2103	<ul> <li>Obtain agreement on base set of definitions (EPDP)</li> </ul>
2104	<ul> <li>Maintain working document of definitions through deliberations (All)</li> </ul>
2105	
2106	Target date for completion: 30 May 2019
2107	
2108	



b) Topic: Legal Questions

- 2111 Objective: identify legal questions that are essential to help inform the EPDP Team2112 deliberations on this topic.
- 2113

2114 Questions submitted to date:

Question	Status	Owner
1. There is a need to confirm that disclosure for legitimate purposes is not incompatible with the purposes for which such data has been collected.	ON HOLD The Phase 2 LC has noted this question as premature at this time and will mark the question as "on hold". The question will be revisited once the EPDP Team has identified the purposes for disclosure.	
2. Answer the controllership and legal basis question for a system for Standardized Access to Non-Public Registration Data, assuming a technical framework consistent with the TSG, and in a way that sufficiently addresses issues related to liability and risk mitigation with the goal of decreasing liability risks to Contracted Parties through the adoption of a system for Standardized Access (IPC)	<b>REWORK</b> The Phase 2 LC is in the process of rewording this question, and, upon review of the updated text, will determine if the question should be forwarded to outside counsel.	
3. Legal guidance should be sought on the possibility of an accreditation-based disclosure system as such. (ISPCP)	ON HOLD The Phase 2 LC has noted this question as premature at this time and will mark the question as "on	

	hold". The question will be revisited once the EPDP Team has identified the purposes for disclosure.	
4. The question of disclosure to non-EU law enforcement based on Art 6 I f GDPR should be presented to legal counsel. (ISPCP)	REWORK The Phase 2 LC is in the process of seeking further guidance from the author of this question, and, upon review of the guidance and/or updated text, will determine if the question should be forwarded to outside counsel.	
5. Can a centralized access/disclosure model (one in which a single entity is responsible for receiving disclosure requests, conducting the balancing test, checking accreditation, responding to requests, etc.) be designed in such a way as to limit the liability for the contracted parties to the greatest extent possible? IE - can it be opined that the centralized entity can be largely (if not entirely) responsible for the liability associated with disclosure (including the accreditation and authorization) and could the contracted parties' liability be limited to activities strictly associated with other processing not related to disclosure, such as the collection and secure transfer of data? If so, what needs to be considered/articulated in policy to accommodate this? (ISPCP)	<b>REWORK</b> The Phase 2 LC is in the process of rewording this question, and, upon review of the updated text, will determine if the question should be forwarded to outside counsel.	



6. Within the context of an SSAD, in addition to determining its own lawful basis for disclosing data, does the requestee (entity that houses the requested data) need to assess the lawful basis of the third party requestor? (Question from ICANN65 from GAC/IPC)	REWORK The Phase 2 LC is in the process of rewording this question, and, upon review of the updated text, will determine if the question should be forwarded to outside counsel.	
7. To what extent, if any, are contracted parties accountable when a third party misrepresents their intended processing, and how can this accountability be reduced? (BC)	REWORK The Phase 2 LC is in the process of rewording this question, and, upon review of the updated text, will determine if the question should be forwarded to outside counsel.	
<ul> <li>8. BC Proposes that the EPDP split Purpose 2 into two separate purposes: <ul> <li>Enabling ICANN to maintain the security, stability, and resiliency of the Domain Name System in accordance with ICANN's mission and Bylaws though the controlling and processing of gTLD registration data.</li> <li>Enabling third parties to address consumer protection, cybersecurity, intellectual property, cybercrime, and DNS abuse involving the use or registration of domain names. counsel be consulted to determine if the restated purpose 2 (as stated above)</li> </ul> </li> <li>Can legal counsel be consulted to determine if the restated purpose 2 (as stated above) is possible under GDPR? If the above language is not possible, are there suggestions that</li> </ul>	ON HOLD The Phase 2 LC has noted this question as premature at this time and will mark the question as "on hold". The question will be revisited once the GNSO Council and Board consultations re: Recommendation 1, Purpose 2 have been completed.	



counsel can make to improve this language? (BC)	
9. Can legal analysis be provided on how the balancing test under 6(1)(f) is to be conducted, and under which circumstances 6(1)(f) might require a manual review of a request? (BC)	<b>REWORK</b> The Phase 2 LC is in the process of rewording this question, and, upon review of the updated text, will determine if the question should be forwarded to outside counsel.
10. If not all requests benefit from manual review, is there a legal methodology to define categories of requests (e.g. rapid response to a malware attack or contacting a non- responsive IP infringer) which can be structured to reduce the need for manual review? (BC)	<b>REWORK</b> The Phase 2 LC is in the process of rewording this question, and, upon review of the updated text, will determine if the question should be forwarded to outside counsel.
11. Can legal counsel be consulted to determine whether GDPR prevents higher volume access for properly credentialed cybersecurity professionals, who have agreed on appropriate safeguards? If such access is not prohibited, can counsel provide examples of safeguards (such as pseudonymization) that should be considered? (BC)	<b>REWORK</b> The Phase 2 LC is in the process of rewording this question, and, upon review of the updated text, will determine if the question should be forwarded to outside counsel.
12. To identify 6(1)(b) as purpose for processing registration data, we should follow up on the B & B advice that- "it will be	REWORK

necessary to require that the specific third party or at least the processing by the third party is, at least abstractly, already known to the data subject at the time the contract is concluded and that the controller, as the contractual partner, informs the data subject of this prior to the transfer to the third party" B&B should clarify why it believes that the only basis for providing WHOIS is for the prevention of DNS abuse. Its conclusion in Paragraph 10 does not consider the other purposes identified by the EPDP in Rec 1, and, in any event should consider the recent EC recognition that ICANN has a broad purpose to: 'contribute to the maintenance of the security, stability, and resiliency of the Domain Name System in accordance with ICANN's mission', which is at the core of the role of ICANN as the "guardian" of the Domain Name System."	The Phase 2 LC is in the process of rewording this question, and, upon review of the updated text, will determine if the question should be forwarded to outside counsel.	
<ul> <li>13. B&amp;B should advise on the extent to which GDPR's public interest basis 6(1)e is applicable, in light of the EC's recognition that:</li> <li>"With regard to the formulation of purpose two, the European Commission acknowledges ICANN's central role and responsibility for ensuring the security, stability and resilience of the Internet Domain Name System and that in doing so it acts in the public interest."</li> </ul>	<b>REWORK</b> The Phase 2 LC is in the process of rewording this question, and, upon review of the updated text, will determine if the question should be forwarded to outside counsel.	

- 2117 <u>Tasks</u>: 2118 -
- 2118 Determine priority questions for phase 2 related topics
- 2119-Agree on approach and approval process for questions that emerge throughout2120deliberations
- 2121
- 2122 <u>Target date for completion</u>: Ongoing
- 2123





c)	Topic: Define user groups, criteria and purposes / lawful basis per user group
O	<u>pjective</u> :
<u></u>	<ul> <li>Define the categories of user groups that may request disclosure of / access to</li> </ul>
	non-public registration data as well as the criteria that should be applied to
	determine whether an individual or entity belongs to this category.
	• Determine purposes and lawful basis per user group for processing data
	• Determine if and how the Phase 2 standardized framework can accommodate
	requests unique to large footprint groups. Consider if those not fitting in any of
	the user groups identified may still request disclosure/access through
	implementation of recommendation #18 or other means.
Re	lated mind map questions:
	-Charter-a
-	) Purposes for Accessing Data – What are the unanswered policy questions that will
gι	ide implementation? a1) Under applicable law, what are legitimate purposes for third parties to
	access registration data?
	access registration data? a2) What legal bases exist to support this access?
	a3) What are the eligibility criteria for access to non-public Registration data?
	a4) Do those parties/groups consist of different types of third-party requestors?
	at bothose parties/groups consist of anterent types of third party requestors:
4r	nnex to the Temporary Specification:
	Developing methods to provide potential URS and UDRP complainants with sufficient
	cess to Registration Data to support good-faith filings of complaints.
Pł	ase 1 Recommendations
EP	DP Team Rec #3
	• What are the legitimate purposes for third parties to access registration data?
	<ul> <li>What are the eligibility criteria for access to non-public Registration data?</li> </ul>
	• Do those parties/groups consist of different types of third-party requestors?
	e EPDP Team requests that when the EPDP Team commences its deliberations on a
	andardized access framework, a representative of the RPMs PDP WG shall provide an
	date on the current status of deliberations so that the EPDP Team may determine
•	how the WG's recommendations may affect consideration of the URS and UDRP in
th	e context of the standardized access framework deliberations.
	ote that Purpose 2 is a placeholder pending further work on the issue of access in
	ase 2 of this EPDP and is expected to be revisited once this Phase 2 work has been
	mpleted. [staff note - linked to purposes but timing to revisit purpose 2 is once phase
2	work has been completed]



2168 TSG-Final-Q#3

- 2169 3. Describe the general qualifications of a Requestor that is authorized to access non-
- 2170 public gTLD domain name registration data, such as which sorts of Requestors get
- 2171 access to which fields of non-public gTLD domain name registration data ("the 2172 authorization policy").
- 2173
- 2174 <u>Materials to review</u>:
- 2175

Description	Link	Require d because
At the end of June 2017, ICANN asked contracted parties and interested stakeholders to identify user types and purposes of data elements required by ICANN policies and contracts. The individual responses received and a compilation of the responses are provided below.	<u>Dataflow Matrix,</u> <u>Compilation of</u> <u>Responses Received –</u> <u>Current Version</u>	Most recent effort to identify user types
EWG Final Report sets forth a non-exhaustive summary of users of the existing WHOIS system, including those with constructive or malicious purposes. Consistent with the EWG's mandate, all of these users were examined to identify existing and possible future workflows and the stakeholders and data involved in them.	https://www.icann.or g/en/system/files/file s/final-report- 06jun14-en.pdf - pages 20-25	
Review purposes established and legal basis identified in phase 1 of the EPDP Team	https://gnso.icann.org /en/drafts/epdp-gtld- registration-data- specs-final-20feb19- en.pdf (pages 34-36 / 67-71)	
GDPR Relevant provisions	Relevant provisions in the GDPR - See Article 6(1), Article 6(2) and Recital 40	



	ICO lawful basis for processing info page	https://ico.org.uk/for- organisations/guide- to-data- protection/guide-to- the-general-data- protection-regulation- gdpr/lawful-basis-for- processing/
2176		
2177	Related EPDP Phase 1 Implementation:	
2178	None expected	
2179		
2180	<u>Tasks</u> :	
2181	<ul> <li>Develop first list of categories of request</li> </ul>	ors based on source materials. (Staff)
2182	<ul> <li>Review list of categories of requestors ar</li> </ul>	d determine eligibility criteria. (All)
2183	<ul> <li>Develop abuse types and scenarios to for</li> </ul>	mulate use cases that determine
2184	requirements for each requestor	
2185	<ul> <li>Determine purposes and legal basis per u</li> </ul>	
2186	<ul> <li>Determine if and how the Phase 2 standa</li> </ul>	
2187	requests unique to large footprint groups	с ,
2188	the user groups identified may still reque	· -
2189	implementation of recommendation #18	. ,
2190	<ul> <li>Confirm all charter questions have been</li> </ul>	addressed and documented.
2191		
2192	Target date for completion: 13 June 2019	
2193	(Revisit purpose 2 - once phase 2 work has been	completed)
2194		
2195		



d)	Authentication / authorization / accreditation of user groups
Obi	ective:
<u> </u>	<ul> <li>Establish if authentication, authorization and/or accreditation of user groups</li> </ul>
	should be required
	- Can an accreditation model compliment or be used with what is
	implemented from EPDP-Phase 1 Recommendation #18?
	- If so, establish policy principles for authentication, authorization and/or
	accreditation, including addressing questions such as:
	- whether or not an authenticated user requesting access to non-public
	WHOIS data must provide its legitimate interest for each individual
	query/request.
	- If not, explain why not and what implications this might have on queries from
	certain user groups, if any.
Rela	ated mind map questions:
P1-	Charter-a/b
(a)	Purposes for Accessing Data - What are the unanswered policy questions that
	will guide implementation?
	a7) How can RDAP, that is technically capable, allow Registries/Registrars to
	accept accreditation tokens and purpose for the query? Once accreditation
	models are developed by the appropriate accreditors and approved by the
	relevant legal authorities, how can we ensure that RDAP is technically capable
	and is ready to accept, log and respond to the accredited requestor's token?
(b)	Credentialing – What are the unanswered policy questions that will guide
	implementation?
	b1) How will credentials be granted and managed?
	b2) Who is responsible for providing credentials?
	b3) How will these credentials be integrated into registrars'/registries' technical
	systems?
	nex to the Temporary Specification
1.	Pursuant to Section 4.4, continuing community work to develop an
	reditation and access model that complies with GDPR, while recognizing the need to
	ain additional guidance from Article 29 Working Party/European Data Protection
Boa	ırd.
	i-Final-Q#2
	ntify and select Identity Providers (if that choice is made) that can grant credentials
tor	use in the system.
Ma	terials to review:

Description	Link	Required because
Identification and authentication in the TSG model	https://www.icann.or g/en/system/files/file s/technical-model- access-non-public- registration-data- 30apr19-en.pdf page 23-24	
EWG Final Report - RDS Contact Use Authorization and RDS User Accreditation Principles	https://www.icann.or g/en/system/files/file s/final-report- 06jun14-en.pdf page 39-40 and page 62-67	
Draft Framework for a Possible Unified Access Model for Continued Access to Full WHOIS Data - How would authentication requirements for legitimate users be developed?	https://www.icann.or g/en/system/files/file s/framework- elements-unified- access-model-for- discussion-20aug18- en.pdf pages 9-10, 10- 11, 18, 23	
elated EPDP Phase 1 Implementation: one expected.		

2239 2240

2243

- Tasks: 2244 • Review materials listed above and discuss perspectives on authentication / 2245 authorization.(EPDP) 2246 • Confirm definitions of key terms Authorization, Accreditation and 2247 Authentication 2248 • Determine full list of policy questions and deliberate each 2249 • Determine possible solutions or proposed recommendation, if any 2250 • Confirm all charter questions have been addressed and documented
- 2251

2252 Target date for completion: ICANN 65

- 2253
- 2254





2255 2256	e) Criteria / content of requests per user group
2250	Objective: establish minimum policy requirements, criteria and content for requests
2258	per user group as identified under c.
2259	
2260	Related mind map questions:
2261	
2262	P1-Charter-c
2263	c1) What rules/policies will govern users' access to the data?
2264	
2265	Materials to review:
2266	

Description	Link	Required because
<ul> <li>Annex B – Illustrative Disclosure Framework applicable to Intellectual Property Rights-holder Disclosure Requests – pages 85 – 93</li> <li>Privacy &amp; Proxy Service Provider Accreditation Agreement</li> </ul>	Final Report on the Privacy & Proxy Services Accreditation Issues (7 December 2015)	
Example: .DE Information & Request Form	https://www.denic.de /en/service/whois- service/third-party- requests-for-holder- data/ https://www.denic.de /fileadmin/public/do wnloads/Domaindate nanfrage/Antrag_Do maindaten_Rechteinh aber_EN.pdf	
Example: Nominet Request Form	https://s3-eu-west- 1.amazonaws.com/no minet-prod/wp- content/uploads/201 8/05/22101442/Data- request-form.pdf	



2268 2269	Related EPDP Phase 1 Implementation:	
2270 2271	Recommendation #18 (but does NOT require automatic disclosure of information)	
2271 2272 2273 2274 2275 2276 2277 2278 2279 2280 2281 2282 2283 2283 2284	<ul> <li>Minimum Information Required for Reasonable Requests for Lawful Disclosure:</li> <li>Identification of and information about the requestor (including, the nature/type of business entity or individual, Power of Attorney statements, where applicable and relevant);</li> <li>Information about the legal rights of the requestor and specific rationale and/or justification for the request, (e.g. What is the basis or reason for the request; Why is it necessary for the requestor to ask for this data?);</li> <li>Affirmation that the request is being made in good faith;</li> <li>A list of data elements requested by the requestor and why this data is limited to the need;</li> <li>Agreement to process lawfully any data received in response to the request.</li> </ul>	
2285 2286 2287 2288 2289 2290	<ul> <li>Confirm implementation approach for recommendation #18</li> <li>Confirm definitions of key terms</li> <li>Determine full list of policy questions and deliberate each</li> <li>Determine possible solutions or proposed recommendation, if any</li> <li>Confirm all charter questions have been addressed and documented</li> </ul>	
2290 2291 2292	Target date for completion: ICANN 65	
2292 2293 2294	f) Query policy	
2295 2296 2297	<u>Objective</u> : Establish minimum policy requirements for logging of queries, defining the appropriate controls for when query logs should be made available, and if there should be query limitations for authenticated and unauthenticated users of the SSAD.	
2298 2299 2300 2301 2302 2303 2304 2305 2306 2307 2308	<ul> <li>How will access to non-public registration data be limited in order to minimize risks of unauthorized access and use (e.g. by enabling access on the basis of specific queries only as opposed to bulk transfers and/or other restrictions on searches or reverse directory services, including mechanisms to restrict access to fields to what is necessary to achieve the legitimate purpose in question)?</li> <li>Should confidentiality of queries be considered, for example by law enforcement?</li> <li>How should query limitations be balanced against realistic investigatory cross-referencing needs?</li> </ul>	
2309 2310	Related mind map questions:	
2310 2311	P1-Charter-a	



- a7) How can RDAP, that is technically capable, allow Registries/Registrars to accept
- accreditation tokens and purpose for the query? Once accreditation models are
- 2314 developed by the appropriate accreditors and approved by the relevant legal
- authorities, how can we ensure that RDAP is technically capable and is ready to accept,
- 2316 log and respond to the accredited requestor's token?
- 2317
- 2318 Annex to the Temporary Specification:
- 2319 6 Limitations in terms of query volume envisaged under an accreditation program
- 2320 balanced
- against realistic investigatory cross-referencing needs.
- 2322 7 Confidentiality of queries for Registration Data by law enforcement authorities.
- 2323
- 2324 <u>Materials to review</u>:
- 2325

	Description	Link	Required because
	SSAC 101 - SSAC Advisory Regarding Access to Domain Name Registration Data	https://www.icann.or g/en/system/files/file s/sac-101-en.pdf	Describes effects of rate- limiting.
2326 2327 2328	Related EPDP Phase 1 Implementation: None.		
2329 2330 2331 2332 2333 2334	<ul> <li><u>Tasks</u>:</li> <li>Confirm definitions of key terms</li> <li>Determine full list of policy questions and deliberate each</li> <li>Determine possible solutions or proposed recommendation, if any</li> <li>Confirm all charter questions have been addressed and documented</li> </ul>		
2335 2336	Target date for completion: ICANN 65		
2338	g) Receipt of acknowledgement, including time		
-	<u>Objective</u> : Define policy requirements around timeline of acknowledgement of receipt and additional requirements (if any) the acknowledgement should contain.		
2343	What, if any, are the baseline minimum standardized receipt of acknowledgement requirements for registrars/registries? What about 'urgent' requests and how are these defined?		
2346 2347	Related mind map questions:		

[<mark>Date</mark>]

#### 2348 *P1-Charter-c*

- c1) What rules/policies will govern users' access to the data?
- 2350

#### 2351 <u>Materials to review</u>:

2352			
	Description	Link	Required because
	Phase 1 Final Report Rec. 18 Timeline & Criteria for Registrar and Registry Operator Responses	https://gnso.icann.org /sites/default/files/fil e/field-file- attach/epdp-gtld- registration-data- specs-final-20feb19- en.pdf p. 19	
2355 T 2356 R 2357 Ia 2358 •	<u>Related EPDP Phase 1 Implementation</u> : - Recommendation #18: Timeline & Criteria for Registrar and Registry Operator Responses Registrars and Registries must reasonably consider and accommodate requests for lawful disclosure: • Response time for acknowledging receipt of a Reasonable Request for Lawful		
2360 r 2361	Disclosure. Without undue delay, but not more than two (2) business days from receipt, unless shown circumstances does not make this possible.		
2362 <u>T</u> 2363 2364 2365 2366 2366 2367	<ul> <li><u>Tasks</u>:</li> <li>Confirm definitions of key terms</li> <li>Determine full list of policy questions and deliberate each</li> <li>Determine possible solutions or proposed recommendation, if any</li> <li>Confirm all charter questions have been addressed and documented</li> </ul>		
2369	Target date for completion: TBD h) Response requirements / expectations, including timeline/SLAs		
	<u>Objective</u> : Define policy requirements around response requirements, including addressing questions such as:		
2375 2376 2377 2378 2379	<ul> <li>including addressing questions such as:</li> <li>Whether or not full WHOIS data mauthenticated user performs a question</li> <li>What should be the SLA commitmaccess/disclosure</li> </ul>	ery.	



2380 2381	<ul> <li>What are the minimum requirements for responses to requests, including denial of requests?</li> </ul>
2382	Related mind map questions:
2383	
2384	P1-Charter-a/c
2385	a5) What data elements should each user/party have access to based on their purpose?
2386	a6) To what extent can we determine a set of data elements and potential scope
2387	(volume) for specific third
2388	parties and/or purposes?
2389	c1) What rules/policies will govern users' access to the data?
2390	
2391	Phase 1 Recommendation - #3
2392	What data elements should each user/party have access to?
2393	
2394	Annex to the Temporary Specification
2395	2. Addressing the feasibility of requiring unique contacts to have a uniform anonymized
2396	email address across domain name registrations at a given Registrar, while ensuring
2397	security/stability and meeting the requirements of Section 2.5.1 of Appendix A.
2398	
2399	TSG-Final-Q#6
2400	Describe service Level Requirements (SLRs) for each component of the system,
2401	including whether those SLRs and evaluations of component operators against them
2402	are made public, and for handling complaints about access.
2403	TSG-Final-Q#7
2404	Specify legitimate causes for denying a request.
2405	TSG-Final-Q#8
2406	Outline support for correlation via a pseudonymity query as described in Section 7.2.
2407	
2408	Materials to review:
2409	

Description	Link	Required because
Phase 1 Final Report Rec. 18 Timeline & Criteria for Registrar and Registry Operator Responses	https://gnso.icann.org /sites/default/files/fil e/field-file- attach/epdp-gtld- registration-data- specs-final-20feb19- en.pdf p. 19	



	<ul> <li>Final Report on the Privacy &amp; Proxy Services Accreditation Issues (7 December 2015)</li> <li>Annex B – Illustrative Disclosure Framework applicable to Intellectual Property Rights-holder Disclosure Requests – pages 90 - 92</li> </ul>	https://gnso.icann.org /sites/default/files/fil efield_48305/ppsai- final-07dec15-en.pdf	Section of PPSAI illustrative disclosure framework detailing required minimum response
	<ul> <li>Related EPDP Phase 1 Implementation:</li> <li>Recommendation #18: <ul> <li>Requirements for what information respondisclosure of data (in whole or in part) has rationale sufficient for the requestor to us decision, including, for example, an analysis balancing test was applied (if applicable).</li> <li>Logs of Requests, Acknowledgements and accordance with standard business record available to be produced as needed include purposes by ICANN Compliance;</li> <li>Response time for a response to the request within maximum of 30 days unless the Such circumstances may include the overa contracted parties will report the number regular basis so that the reasonableness of A separate timeline of [less than X busine response to 'Urgent' Reasonable Disclosu evidence is supplied to show an immediat be finalized and criteria set for Urgent recompliance;</li> </ul> </li> </ul>	s been denied should inc nderstand the reasons fo sis and explanation of ho d Responses should be m dation practices so that t ding, but not limited to, f estor will occur without ere are exceptional circu all number of requests re- of requests received to can be assessed. ss days] will considered to re Requests, those Requ ce need for disclosure [ti	clude: or the ow the aaintained in hey are for audit undue delay, mstances. eceived. The ICANN on a for the ests for which me frame to
2432 2433 2434 2435 2436 2437 2438 2439 2440 2441	<ul> <li><u>Tasks</u>:         <ul> <li>Confirm definitions of key terms</li> <li>Determine full list of policy questions and</li> <li>Determine possible solutions or proposed</li> <li>Confirm all charter questions have been a</li> </ul> </li> <li><u>Target date for completion: August</u></li> <li><u>Acceptable Use Policy</u></li> <li><u>Objective</u>: Define the policy requirements around</li> </ul>	l recommendation, if any Iddressed and document	



2444	
2444	1. How should a code of conduct (if any) be developed, continuously evolve
2445	and be enforced?
2446	<ol><li>If ICANN and its contracted parties develop a code of conduct for third</li></ol>
2447	parties with legitimate interest, what features and needs should be considered?
2448	3. Are there additional data flows that must be documented outside of what
2449	was documented in Phase 1?
2450	Can a Code of Conduct model compliment or be used with what is implemented
2451	from EPDP-Phase 1 Recommendation #18?
2452	
2453	Related mind map questions:
2454	
2455	P1-Charter-c
2456	c1) What rules/policies will govern users' access to the data?
2457	c2) What rules/policies will govern users' use of the data once accessed?
2458	c3) Who will be responsible for establishing and enforcing these rules/policies?
2459	c4) What, if any, sanctions or penalties will a user face for abusing the data, including
2460	future
2461	restrictions on access or compensation to data subjects whose data has been abused in
2462	addition to any sanctions already provided in applicable law?
2463	c5) What kinds of insights will Contracted Parties have into what data is accessed and
2464	how it is used?
2465	c6) What rights do data subjects have in ascertaining when and how their data is
2466	accessed and used?
2467	c7) How can a third party access model accommodate differing requirements for data
2468	subject notification of data disclosure?
2469	-
2470	Materials to review:

Description	Link	Required because
GDPR Article 40, Code of Conduct	<u>https://gdpr-</u> info.eu/art-40-gdpr/	
Art. 29 Working Party Letter to ICANN 11 April 2018	https://www.icann.or g/en/system/files/cor respondence/jelinek- to-marby-11apr18- en.pdf	

Bird & Bird - Code of Conduct and Certification Reference Material (May 2017)	https://www.twobird s.com/~/media/pdfs/ gdpr-pdfs/43guide- to-the-gdprcodes-of- conduct-and- certifications.pdf?la=e <u>n</u>			
Example: Cloud Providers Code of Conduct (CISPE) (January 2017)	<u>https://cispe.cloud/co</u> <u>de-of-conduct/</u>			
Example: Cloud Providers Code of Conduct (EU Cloud) (November 2018)	https://eucoc.cloud/e n/contact/request- the-eu-cloud-code-of- conduct.html			
Related EPDP Phase 1 Implementation: None.				
<ul> <li><u>Tasks</u>:</li> <li>Determine full list of policy questions and deliberate each</li> <li>Determine possible solutions or proposed recommendation, if any</li> <li>Confirm all charter questions have been addressed and documented</li> </ul>				
Target date for completion: August				
j) Terms of use / disclosure agreements / privacy policies				
<u>Objective</u> : Define policy requirements around te access nonpublic registration data:	rms of use for third parti	es who seek to		
<ul> <li>At a minimum, what required measures are needed to adequately safeguard personal data that may be made available to an accredited user/third party?</li> <li>What procedures should be established for accessing data?</li> <li>What procedures should be established for limiting the use of data that</li> </ul>				

- is properly accessed?Should separate Terms of Use be required for different user groups?
  - Who would monitor and enforce compliance with Terms of Use?



2495	• What mechanism would be used to require compliance with the Terms
2496	of Use?
2497	
2498	Related mind map questions:
2499	
2500	P1-Charter-c
2501	c1) What rules/policies will govern users' access to the data?
2502	c2) What rules/policies will govern users' use of the data once accessed?
2503	c3) Who will be responsible for establishing and enforcing these rules/policies?
2504	c4) What, if any, sanctions or penalties will a user face for abusing the data, including
2505	future
2506	restrictions on access or compensation to data subjects whose data has been abused in
2507	addition to any sanctions already provided in applicable law?
2508	
2509	TSG-Final-Q#4
2510	Detail whether a particular category of Requestors or Requestors in general, can
2511	download logs of their activity.
2512	TSG-Final-Q#10
2513	Describe the conditions, if any, under which requests would be disclosed to CPs.
2514	TSG-Final-Q#11
2515	Provide legal analysis regarding liability of the operators of various components of the
2516	system.
2517	TSG-Final-Q#12
2518	Outline a procedure for fielding complaints about inappropriate disclosures and,
2519	accordingly, an Acceptable Use Policy
2520	

2521 Materials to review:

Description	Link	Required because	
Draft Framework for a Possible Unified Access Model for Continued Access to Full WHOIS Data - What would be the role of Terms of Use in a unified access model?	https://www.icann.or g/en/system/files/file s/framework- elements-unified- access-model-for- discussion-20aug18- en.pdf pages 14-16		
Related EPDP Phase 1 Implementation:			

- 2523
- 2524
- 2525
- 2526 <u>Tasks</u>: 2527
  - Confirm definitions of key terms



2528	<ul> <li>Determine full list of policy questions and deliberate each</li> </ul>
2529	<ul> <li>Determine possible solutions or proposed recommendation, if any</li> </ul>
2530	<ul> <li>Confirm all charter questions have been addressed and documented</li> </ul>
2531	
2532	Target date for completion: September
2533	
2534	k) Retention and destruction of data
2535	
2536	Objective: Establish minimum policy requirements for retention, deletion and logging
2537	of data retained for parties involved in the SSAD, including but limited to, gTLD
2538	registration data, user account information, transaction logs, and metadata such as
2539	date-and-time of requests
2540	
2541	Related mind map questions:
2542	
2543	P1-Charter-c
2544	c2) What rules/policies will govern users' use of the data once accessed?
2545	
2546	TSG-Final-Q#5
2547	Describe data retention requirements imposed on each component of the system.
2548	
2549	Materials to review:

2550

Description	Link	Required because
GDPR Article 5(1)(e)	https://gdpr.algolia.co m/gdpr-article-5	
Data retention in the TSG model	https://www.icann.or g/en/system/files/file s/technical-model- access-non-public- registration-data- 30apr19-en.pdf page 26	

2551

2552 <u>Related EPDP Phase 1 Implementation</u>: Recommendation #15:

2553 1. In order to inform its Phase 2 deliberations, the EPDP team recommends that ICANN

2554 Org, as a matter of urgency, undertakes a review of all of its active processes and



2555 procedures so as to identify and document the instances in which personal data is 2556 requested from a registrar beyond the period of the 'life of the registration'. Retention 2557 periods for specific data elements should then be identified, documented, and relied 2558 upon to establish the required relevant 2559 and specific minimum data retention expectations for registrars. The EPDP Team 2560 recommends community members be invited to contribute to this data gathering 2561 exercise by providing input on other legitimate purposes for which different retention 2562 periods may be applicable. 2563 2564 2. In the interim, the EPDP team has recognized that the Transfer Dispute Resolution 2565 Policy ("TDRP") has been identified as having the longest justified retention period of 2566 one year and has therefore recommended registrars be required to retain only those 2567 data elements deemed necessary for the purposes of the TDRP, for a period of fifteen 2568 months following the life of the registration plus three months to implement the 2569 deletion, i.e., 18 months. This retention is grounded on the stated policy stipulation 2570 within the TDRP that claims under the policy may only be raised for a period of 12 2571 months after the alleged breach (FN: see TDRP section 2.2) of the Transfer Policy (FN: 2572 see Section 1.15 of TDRP). This retention period does not restrict the ability of 2573 registries and registrars to retain data elements provided in Recommendations 4 -7 for 2574 other purposes specified in Recommendation 1 for shorter periods. 2575 2576 3. The EPDP team recognizes that Contracted Parties may have needs or requirements 2577 for different retention periods in line with local law or other requirements. The EPDP 2578 team notes that nothing in this recommendation, or in separate ICANN-mandated 2579 policy, prohibits contracted parties from setting their own retention periods, which 2580 may be longer or shorter than what is specified in ICANN policy. 2581 2582 4. The EPDP team recommends that ICANN Org review its current data retention 2583 waiver procedure to improve efficiency, request response times, and GDPR 2584 compliance, e.g., if a Registrar from a certain jurisdiction is successfully granted a data 2585 retention waiver, similarly-situated Registrars might apply the same waiver through a 2586 notice procedure and without having to produce a separate application. 2587 2588 Tasks: 2589 Confirm definitions of key terms 2590 • Determine full list of policy questions and deliberate each 2591 • Determine possible solutions or proposed recommendation, if any 2592 Confirm all charter questions have been addressed and documented 2593 2594 Target date for completion: September 2595 2596



2597 2598	l) Financial sustainability			
2599 2600 2601 2602	<ul> <li><u>Objective</u>: Ensure that all aspects of SSAD are financially sustainable. Consider how and by whom costs of SSAD implementation and management are borne.</li> <li>Determine if market inefficiencies existed prior to May 2018 and if any exist in a post EPDP-Phase 1 implemented world.</li> </ul>			
2603 2604 2605 2606 2607 2608 2609 2610	<ul> <li>Should contracted parties and or ICANN bear the cost of a standardized solution, even if the disclosure of registration data is considered in the public interest?</li> <li>If accreditation is a viable solution, should there be application fees associated, or should a fee structure be based on the type (tiered), size, or quantify of disclosures?</li> <li>Should or could data subjects be compensated for disclosures of their data?</li> </ul>			
2610 2611 2612 2613 2614	<u>Related mind map questions</u> : None <u>Materials to review</u> :			
	Description Link Requi			

			because
2615			
2616	Related EPDP Phase 1 Implementation: None		
2617			
2618	<u>Tasks</u> :		
2619	<ul> <li>Confirm definitions of key terms</li> </ul>		
2620	<ul> <li>Determine full list of policy questions and</li> </ul>		
2621	Determine possible solutions or proposed		
2622	<ul> <li>Confirm all charter questions have been a</li> </ul>	addressed and documen	ted
2623			
2624	Target date for completion: TBD		
2625			
2626			



### 2627 Annex B – General Background

2628 2629

#### Process & Issue Background

2630 On 19 July 2018, the GNSO Council initiated an Expedited Policy Development Process 2631 (EPDP) and chartered the EPDP on the Temporary Specification for gTLD Registration 2632 Data Team. Unlike other GNSO PDP efforts, which are open for anyone to join, the 2633 GNSO Council chose to limit the membership composition of this EPDP, primarily in 2634 recognition of the need to complete the work in a relatively short timeframe and to 2635 resource the effort responsibly. GNSO Stakeholder Groups, the Governmental Advisory 2636 Committee (GAC), the Country Code Supporting Organization (ccNSO), the At-Large 2637 Advisory Committee (ALAC), the Root Server System Advisory Committee (RSSAC) and 2638 the Security and Stability Advisory Committee (SSAC) were each been invited to 2639 appoint up to a set number of members and alternates, as outlined in the charter. In 2640 addition, the ICANN Board and ICANN Org have been invited to assign a limited number 2641 of liaisons to this effort. A call for volunteers to the aforementioned groups was issued 2642 in July, and the EPDP Team held its first phase 1 meeting on 1 August 2018.

2643 2644

#### Issue Background

2645 On 17 May 2018, the ICANN Board approved the Temporary Specification for gTLD 2646 Registration Data. The Board took this action to establish temporary requirements for 2647 how ICANN and its contracted parties would continue to comply with existing ICANN 2648 contractual requirements and community-developed policies relate to WHOIS, while 2649 also complying with the European Union (EU)'s General Data Protection Regulation 2650 (GDPR). The Temporary Specification has been adopted under the procedure for 2651 Temporary Policies outlined in the Registry Agreement (RA) and Registrar Accreditation 2652 Agreement (RAA). Following adoption of the Temporary Specification, the Board "shall 2653 immediately implement the Consensus Policy development process set forth in ICANN's Bylaws".²² This Consensus Policy development process on the Temporary 2654 2655 Specification would need to be carried out within a one-year period. Additionally, the 2656 scope includes discussion of a standardized access system to nonpublic registration 2657 data.

2658

At its meeting on 19 July 2018, the Generic Names Supporting Organization (GNSO) Council initiated an EPDP on the Temporary Specification for gTLD Registration Data and adopted the EPDP Team charter. Unlike other GNSO PDP efforts, which are open for anyone to join, the GNSO Council chose to limit the membership composition of this EPDP, primarily in recognition of the need to complete the work in a relatively short timeframe and to resource the effort responsibly. GNSO Stakeholder Groups, the



2665 Governmental Advisory Committee (GAC), the Country Code Supporting Organization 2666 (ccNSO), the At-Large Advisory Committee (ALAC), the Root Server System Advisory 2667 Committee (RSSAC) and the Security and Stability Advisory Committee (SSAC) were 2668 each been invited to appoint up to a set number of members and alternates, as 2669 outlined in the charter. In addition, the ICANN Board and ICANN Org have been invited 2670 to assign a limited number of liaisons to this effort. 2671 2672 The EPDP Team published its Phase 1 Initial Report for Public Comment on 21 2673 November 2018. The EPDP Team incorporated public comments into its Phase 1 Final 2674 Report, and the GNSO Council voted to adopt all 29 recommendations within the EPDP's Phase 1 Final Report at its meeting on 4 March 2019. On 15 May 2019, the 2675 2676 ICANN Board adopted the EPDP Team's Phase 1 Final Report, with the exception of 2677 parts of two recommendations: 1) Purpose 2 in Recommendation 1 and 2) the option 2678 to delete data in the Organization field in Recommendation 12. As per the ICANN 2679 Bylaws, a consultation will take place between the GNSO Council and the ICANN Board 2680 to discuss the parts of the EPDP Phase 1 recommendations that were not adopted by 2681 the ICANN Board. At the same time, an Implementation Review Team (IRT), consisting 2682 of the ICANN organization (ICANN org) and members of the ICANN community, will 2683 now implement the approved recommendations of the EPDP Team's Phase 1 Final

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On 2 May 2019, the EPDP Team begun Phase 2 of its work. The scope for EPDP Phase 2
includes (i) discussion of a system for standardized access/disclosure to nonpublic
registration data, (ii) issues noted in the <u>Annex to the Temporary Specification for gTLD</u>
<u>Registration Data</u> ("Important Issues for Further Community Action"), and (iii) issues
deferred from Phase 1, e.g., legal vs natural persons, redaction of city field, et. al. For
further details, please see <u>here</u>.

Report. For further details on the status of implementation, please see here.

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### 2695 Annex C – EPDP Team Membership and Attendance

2696 EPDP Team Membership and Attendance

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#### 2698 The members of the EPDP Team are:

	Members / Liaisons ²³	Affiliation	SOI	% of Meetings Attended ²⁴
1	Alan Woods	RySG	<u>SOI</u>	
2	Matthew Crossman	RySG	<u>SOI</u>	
3	Marc Anderson	RySG	<u>SOI</u>	
4	James M. Bladel	RrSG	<u>SOI</u>	
5	Matt Serlin	RrSG	<u>SOI</u>	
6	Volker Greimann	RrSG	<u>SOI</u>	
7	Alex Deacon	IPC	<u>SOI</u>	
8	Brian King	IPC	<u>SOI</u>	
9	Margie Milam	ВС	<u>SOI</u>	
10	Mark Svancarek	вс	<u>SOI</u>	
11	Fiona Assonga	ISPCP	<u>SOI</u>	
12	Thomas Rickert	ISPCP	<u>SOI</u>	
13	Stephanie Perrin	NCSG	<u>SOI</u>	
14	Ayden Férdeline	NCSG	<u>SOI</u>	
15	Milton Mueller	NCSG	<u>SOI</u>	
16	Julf Helsingius	NCSG	<u>SOI</u>	
17	Amr Elsadr	NCSG	<u>SOI</u>	
18	Farzaneh Badiei	NCSG	<u>SOI</u>	

²³ For historic data on members / alternates, please see <u>https://community.icann.org/x/3JUzBw</u>.
 ²⁴ This does not include attendance to F2F meetings which is recorded separately. See <u>https://community.icann.org/x/6oECBw</u>, https://community.icann.org/x/WgVxBw.

19	Georgios Tselentis	GAC	SOI
20	Chris Lewis-Evans	GAC	<u>SOI</u>
21	Laureen Kapin	GAC	<u>SOI</u>
22	Alan Greenberg	ALAC	<u>SOI</u>
23	Hadia Elminiawi	ALAC	<u>SOI</u>
24	Greg Aaron	SSAC	<u>SOI</u>
25	Ben Butler	SSAC	<u>SOI</u>
26	Chris Disspain	ICANN Board Liaison	<u>SOI</u>
27	Becky Burr	ICANN Board Liaison	<u>SOI</u>
28	<u>Rafik Dammak</u>	GNSO Council Liaison	<u>SOI</u>
29	Eleeza Agopian	ICANN Org Liaison (MSSI)	n/a
30	Dan Halloran	ICANN Org Liaison (Legal)	n/a
31	Janis Karklins	EPDP Team Chair	<u>SOI</u>

#### 2699

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#### The alternates of the EPDP Team are:

	Alternate	Affiliation	SOI	% of Meetings Attended
1	Beth Bacon	RySG	<u>SOI</u>	
2	Arnaud Wittersheim	RySG	<u>SOI</u>	
3	Sean Baseri	RySG	<u>SOI</u>	
4	Owen Smigelski	RrSG	<u>SOI</u>	
5	Sarah Wyld	RrSG	<u>SOI</u>	
6	Theo Geurts	RrSG	<u>SOI</u>	



7	Jennifer Gore	IPC	<u>SOI</u>	
8	Steve DelBianco	BC	<u>SOI</u>	
9	Suman Lal Pradhan	ISPCP	<u>SOI</u>	
10	Tatiana Tropina	NCSG	<u>SOI</u>	
11	David Cake	NCSG	<u>SOI</u>	
12	Stefan Filipovic	NCSG	<u>SOI</u>	
13	Olga Cavalli	GAC	<u>SOI</u>	
14	Rahul Gosain	GAC	<u>SOI</u>	
15	TBD	GAC		
16	Holly Raiche	ALAC	<u>SOI</u>	
17	Bastiaan Goslings	ALAC	<u>SOI</u>	
18	Tara Whalen	SSAC	<u>SOI</u>	
19	Rod Rasmussen	SSAC	<u>SOI</u>	

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2702 The detailed attendance records can be found at

2703 <u>https://community.icann.org/x/4opHBQ</u>.

2704

The EPDP Team email archives can be found at <a href="https://mm.icann.org/pipermail/gnso-epdp-team/">https://mm.icann.org/pipermail/gnso-</a>
 2706 <a href="https://epdp-team/">epdp-team/</a>.

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2708 * The following are the ICANN SO/ACs and GNSO Stakeholder Groups and

- 2709 Constituencies for which EPDP TEAM members provided affiliations:
- 2710 RrSG Registrar Stakeholder Group
- 2711 RySG Registry Stakeholder Group
- 2712 BC Business Constituency
- 2713 NCSG Non-Commercial Stakeholder Group
- 2714 IPC Intellectual Property Constituency
- 2715 ISPCP Internet Service and Connection Providers Constituency
- 2716 GAC Governmental Advisory Committee
- 2717 ALAC At-Large Advisory Committee
- 2718 SSAC Security and Stability Advisory Committee





#### Annex D - Community Input 2719

#### **Request for Input** 2720

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According to the GNSO's PDP Manual, an EPDP Team should formally solicit statements 2722 2723 from each GNSO Stakeholder Group and Constituency at an early stage of its 2724 deliberations. An EPDP Team is also encouraged to seek the opinion of other ICANN 2725 Supporting Organizations and Advisory Committees who may have expertise, 2726 experience or an interest in the issue. As a result, the EPDP Team reached out to all 2727 ICANN Supporting Organizations and Advisory Committees as well as GNSO 2728 Stakeholder Groups and Constituencies with a request for input at the start of its 2729 deliberations on phase 2. In response, statements were received from: 2730 The GNSO Business Constituency (BC) 2731 The GNSO Non-Commercial Stakeholder Group (NCSG) 2732 The Registries Stakeholder Group (RySG) 

- 2733 The Registrar Stakeholder Group (RrSG)
- 2734 The Internet Service Providers and Connectivity 2735 Providers Constituency (ISPCP)

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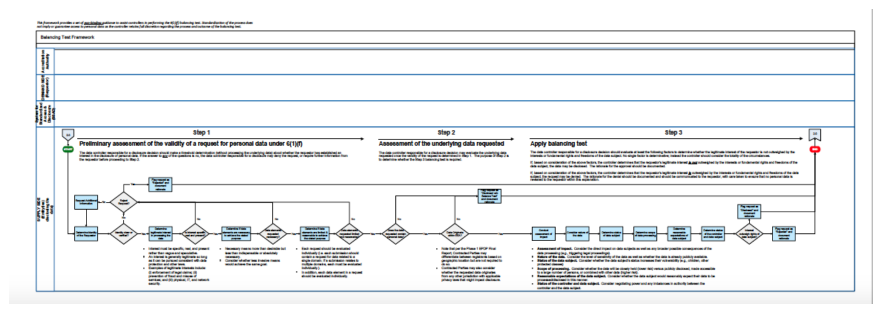
- 2737 The full statements can be found here: https://community.icann.org/x/zIWGBg.
- **Review of Input Received** 2738

- 2740 All of the input received was added to the Early Input review tool and considered by
- 2741 the EPDP Team.

[<mark>Date</mark>]

### Annex E - Balancing Test Framework

#### See <u>here</u> for standalone file



### Annex F – Legal Committee

#### Phase 2 Questions Submitted to Bird & Bird

- 1. Consider a System for Standardized Access/Disclosure where:
  - contracted parties "CPs" are contractually required by ICANN to disclose registration data including personal data,
  - data must be disclosed over RDAP to requestors either directly or through an intermediary request accreditation/authorization body,
  - the accreditation is carried out by third party commissioned by ICANN without CP involvement,
  - disclosure takes place in an automated fashion without any manual intervention,
  - data subjects are being duly informed according to ICANN's contractual requirements of the purposes for which, and types of entities by which, personal data may be processed. CP's contract with ICANN also requires CP to notify data subject about this potential disclosure and third-party processing before the data subject enters into the registration agreement with the CP, and again annually via the ICANN-required registration data accuracy reminder. CP has done so.

Further, assume the following safeguards are in place

- ICANN or its designee has validated/verified the requestor's identity, and required in each instance that the requestor:
  - represents that it has a lawful basis for requesting and processing the data,
  - provides its lawful basis,
  - represents that it is requesting only the data necessary for its purpose,
  - agrees to process the data in accordance with GDPR, and
  - agrees to EU standard contractual clauses for the data transfer.
- ICANN or its designee logs requests for non-public registration data, regularly audits these logs, takes compliance action against suspected abuse, and makes these logs available upon request by the data subject.

1. What risk or liability, if any, would the CP face for the processing activity of disclosure in this context, including the risk of a third party abusing or circumventing the safeguards?

2. Would you deem the criteria and safeguards outlined above sufficient to make disclosure of registration data compliant? If any risk exists, what improved or additional safeguards would eliminate¹ this risk?

3. In this scenario, would the CP be a controller or a processor², and to what extent, if at all, is the CP's liability impacted by this controller/processor distinction?

4. Only answer if a risk still exists for the CP: If a risk still exists for the CP, what additional safeguards might be required to eliminate CP liability depending on the nature of the disclosure request, i.e. depending on whether data is requested e.g. by private actors pursuing civil claims or law enforcement authorities depending on their jurisdiction or the nature of the crime (misdemeanor or felony) or the associated sanctions (fine, imprisonment or capital punishment)?

Footnote 1: "Here it is important to highlight the special role that safeguards may play in reducing the undue impact on the data subjects, and thereby changing the balance of rights and interests to the extent that the data controller's legitimate interests will not be overridden." (https://iapp.org/media/pdf/resource_center/wp217_legitimate-interests_04-2014.pdf)

Footnote 2: <u>https://ec.europa.eu/info/law/law-topic/data-protection/reform/rules-business-</u> and-organisations/obligations/controller-processor/what-data-controller-or-data-processor en

- 2. To what extent, if any, are contracted parties liable when a third party that accesses non-public WHOIS data under an accreditation scheme where by the accessor is accredited for the stated purpose, commits to certain reasonable safeguards similar to a code of conduct regarding use of the data, but misrepresents their intended purposes for processing such data, and subsequently processes it in a manner inconsistent with the stated purpose. Under such circumstances, if there is possibility of liability to contracted parties, are there steps that can be taken to mitigate or reduce the risk of liability to the contracted parties?
- Assuming that there is a policy that allows accredited parties to access non-public WHOIS data through an SSAD (and requires the accredited party to commit to certain reasonable safeguards similar to a code of conduct), is it legally permissible under Article 6(1)(f) to:
  - define specific categories of requests from accredited parties (e.g. rapid response to a malware attack or contacting a non-responsive IP infringer), for which there can be automated submissions for non-public WHOIS data, without having to manually verify the qualifications of the accredited parties for each individual disclosure request, and/or

• enable automated disclosures of such data, without requiring a manual review by the controller or processor of each individual disclosure request.

In addition, if it is not possible to automate any of these steps, please provide any guidance for how to perform the balancing test under Article 6(1)(f).

For reference, please refer to the following potential safeguards:

- Disclosure is required under CP's contract with ICANN (resulting from Phase 2 EPDP policy).
- CP's contract with ICANN requires CP to notify the data subject of the purposes for which, and types of entities by which, personal data may be processed. CP is required to notify data subject of this with the opportunity to opt out before the data subject enters into the registration agreement with the CP, and again annually via the ICANN-required registration data accuracy reminder. CP has done so.
- ICANN or its designee has validated the requestor's identity, and required that the requestor:
  - o represents that it has a lawful basis for requesting and processing the data,
  - o provides its lawful basis,
  - o represents that it is requesting only the data necessary for its purpose,
  - o agrees to process the data in accordance with GDPR, and
  - o agrees to standard contractual clauses for the data transfer.
- ICANN or its designee logs requests for non-public registration data, regularly audits these logs, takes compliance action against suspected abuse, and makes these logs available upon request by the data subject.
- 4. Under the GDPR, a data controller can disclose personal data to law enforcement of competent authority under Art. 6 1 c GDPR provided the law enforcement authority has the legal authority to create a legal obligation under applicable law. Certain commentators have interpreted "legal obligation" to apply only to legal obligations grounded in EU or Member State law.

As to the data controller:

a. Consequently, does it follow that the data controller may not rely on Art. 6 1 c GDPR to disclose personal data to law enforcement authorities outside the data controller's jurisdiction? Alternatively, are there any circumstances in which data controllers could rely on Art. 6 1 c GDPR to disclose personal data to law enforcement authorities outside the data controller's jurisdiction?

b. May the data controller rely on any other legal bases, besides Art. 6 I f GDPR, to disclose personal data to law enforcement authorities outside the data controller's jurisdiction?

[Date]

As to the law enforcement authority:

Given that Art. 6 1 GDPR states that European public authorities cannot use Art. 6 I f GDPR as a legal basis for processing carried out in the performance of their tasks, these public authorities need to have a legal basis so that disclosure can take place based on another legal basis (e.g. Art. 6 I c GDPR).

c. In the light of this, is it possible for non-EU-based law enforcement authorities to rely on Art. 6 I f GDPR as a legal basis for their processing? In this context, can the data controller rely on Art. 6 1 f GDPR to disclose the personal data? If non-EU-based law enforcement authorities cannot rely on Art. 6 1 f GDPR as a legal basis for their processing, on what lawful basis can non-EU-based law enforcement rely?

#### • Executive Summaries²⁵

#### Questions 1 and 2

**Executive Summary:** 

The EPDP Phase 2 team sent its first batch of questions to Bird & Bird on 29 August 2019. Bird & Bird answered this batch of questions in a series of three memos. Memo 1 was delivered on 9 September 2019. Memo 1 analyzed the legal role of contracted parties in the proposed System for Standardized Access/Disclosure (SSAD), the sufficiency of the proposed safeguards, and the risk of liability to contracted parties for disclosure via the SSAD. The questions sent to Bird & Bird are provided in the Annex to this document and include a series of assumptions in Section 1.1 and 1.2 that are part of the factual basis for the responses below.

In response to these questions, Bird & Bird noted the following with respect to controllership:

- Contracted parties are likely controllers in the SSAD since registrants have traditionally reasonably expected that contracted parties are the controller for disclosure of their data to third parties. It is difficult to show that contracted parties are only serving ICANN org's interests, particularly in light of relevant judicial decisions that suggest a low threshold for controllership.
- 2. If the EPDP Team wanted to recommend a policy under which contracted parties are processors in a SSAD, steps could be taken to support this policy goal. Contracted parties would need to have no substantial influence over key aspects of SSAD data processing, such as (i) which data shall be processed; (ii) how long shall they be processed; and (iii) who shall have access to the data. There would also be a need for "constant and careful" supervision by ICANN org "to ensure thorough compliance of the

²⁵ To be updated when Legal committee signs off on executive summaries

processor with instructions and terms of the contract", and efforts to instruct registrants that contracted parties are only acting on ICANN org's behalf (e.g., ICANN org website materials, privacy notices, information in domain name registration process).

 However, the most likely outcome and starting position for supervisory authorities would be that contracted parties are controllers and likely joint controllers with ICANN org regarding disclosure of registration data through the SSAD.

Bird & Bird noted the following with respect to SSAD safeguards and liability:

- 4. Given the number of jurisdictions involved, and the likely variety of requests that could be handled by the SSAD, Bird & Bird could not confirm that the criteria and safeguards described in the assumptions would make disclosure of data in a fully automated SSAD compliant.
- Bird & Bird suggested additional safeguards that the EPDP should consider related to (i) legal basis, proportionality, and data minimization; (ii) individual rights; (iii) international data transfer; and (iv) security.
- 6. Under the GDPR, parties involved in the same processing are subject to liability to both individuals and supervisory authorities. Individual liability is joint and several, meaning each party involved in the processing is potentially liable for all damages to the data subject, with some differing standards for controllers vs. processors. Supervisory authorities may proceed against controllers or processors, and it is currently unclear whether joint and several liability applies when multiple parties involved in the same processing (i.e., enforcement action isn't appropriate if others are responsible).

#### 1. Are Contracted Parties Controllers or Processors?

Controllers

- Liability is significantly impacted by whether Contracted Parties are controllers or processors. (1.4)
- A controller is the "natural or legal person, public authority, agency or other body which, alone or jointly with others, determines the purposes and means of the processing of personal data." (2.2)
- Whether an entity is a controller is a factual determination based on "control over key data processing decisions." The role of controller cannot be assigned or disclaimed.
   (2.3)

- The Article 29 Working Party provided pre-GDPR guidance on the roles of controller and processor. The EDPB is currently revising this guidance with an update anticipated in the next six months. (2.4, 2.19)
- The EDPB's predecessor, the Article 29 Working Party (WP29) determined that "the first and foremost role of the concept of controller is to determine who shall be responsible for compliance with data protection rules, and how data subjects can exercise the rights in practice. In other words: to allocate responsibility." Read literally, this reflects that a controller has responsibility for most obligations under the GDPR; but the phrase also indicates a degree of regulatory expediency: it shows the underlying need to hold someone accountable. This can influence a court or supervisory authority's approach, says B&B. (2.4)
- An entity that makes key decisions (alone, or jointly with others) about (i) what data is processed; (ii) the duration of processing; and (iii) who has access to data is acting as a controller, not a processor these are sometimes referred to as the "essential elements" of processing. (2.6)
- An entity can be both a controller and a processor. This will be the case where an entity that acts as a processor also makes use of personal data for its own purposes. (2.7)

#### Processors

- A processor is the "natural or legal person, public authority, agency or other body, which processes personal data on behalf of the controller." (2.5)
- The Article 29 Working Party guidance emphasizes the importance of examining "the degree of actual control exercised by a party, the image given to data subjects and the reasonable expectations of data subjects on the basis of this visibility" in determining whether an entity is a controller or processor. (2.5)
- According to WP29, a processor serves "someone else's interest" by "implement[ing] the instructions given by the controller at least with regard to the purpose of the processing and the essential elements of the means." (2.5)
- A processor can only process personal data pursuant to instructions of the controller or as required by EEA or Member State law. (2.7)

#### Application to the SSAD

Presumption of controllership

• In some cases, "existing traditional roles that normally imply a certain responsibility will help identifying the controller: for example, the employer in relation to data on his

employees, the publisher in relation to data on subscribers, the association in relation to data on its members or contributors". The relation between a Contracted Party and registrant (or registrant's contact) could be regarded in a similar way. (2.8) Similarly, the "image given to data subjects and the reasonable expectations of data subjects" is an important consideration for determining controllership. A registrant will typically expect that Contracted Parties are the controller for disclosure of their data to third parties. (2.9)

- Since Contracted Parties are currently seen as the controller for disclosure of data to third parties, this will lead to a presumption that Contracted Parties continue to be controllers, even once an SSAD is implemented. (2.9)
- However, such a presumption can't always be made, depending on analysis of technical processing activities. WP169 does note that where there is an assumption that a person is a controller (referred to in WP169 as "control stemming from implicit competence") that this should only be the case "unless other elements indicate the contrary". Recent cases from the CJEU in particular its recent Fashion ID ruling have also supported closer, fact-specific analysis. (2.11)

Difficulty presenting Contracted Parties as acting "on behalf of" someone else

- The most important element of a processor's role is that they only act on behalf of the controller. It will be difficult to show that Contracted Parties are only serving ICANN's interests and processing data on ICANN's behalf. (2.10)
- Disclosure of data is likely to be seen as an inevitable consequence of being a Contracted Party, not something that Contracted Parties agree to do on ICANN's behalf. (2.10)

Close factual analysis of technical processing activities

- The factual threshold for becoming a controller (determining purposes or means of processing) is low. The test, according to the CJEU, is simply whether someone "exerts influence over the processing of personal data, for his own purposes, and (...) participates, as a result, in the determination of the purposes and means of that processing". (2.12)
- In the CJEU's Jehovan Todistajat ruling, the national Jehovah's Witnesses community
  organization was stated to have "general knowledge" and to have encouraged and
  coordinated data collection by community members (door to door preachers) at a very
  general level but it was nevertheless held to have satisfied the test for joint
  controllership with those community members. In the CJEU's Fashion ID ruling, it was
  sufficient for the website operator to integrate with Facebook platform code, such that
  the operator thereby participated in determination of the "means" of Facebook's data
  collection, and was a joint controller with Facebook. (2.14)

• Courts and supervisory authorities are therefore likely to consider that a Contracted Party is involved in determining the means of processing, possibly just by implementing/interfacing with the SSAD. (2.14)

Factors that could support processor status

- The key to avoid controller status is being able to show that you are not involved in determining the "essential elements" of processing (2.6).
- Also, ICANN monitoring compliance with a contractual requirement to disclose data could be proof of a controller processor relationship, since "constant and careful supervision by the controller to ensure thorough compliance of the processor with instructions and terms of contract provides an indication that the controller is still in full and sole control of the processing operations." (2.16)
- Taking steps to clearly inform data subjects that data is collected only on ICANN's behalf (e.g. disclosures in domain name registration process, annual data accuracy reminder, privacy notices, ICANN org website materials) and other presentations that clearly depict this action as being performed by CPs solely on ICANN's behalf could result in individuals becoming more aware of ICANN's role as a Controller, and the Contracted Parties' role as a processor. (2.17)

Summary – Contracted Parties most likely joint controllers with ICANN

- The most likely outcome and the starting point for supervisory authorities is that Contracted Parties are controllers. (2.18)
- ICANN's role in determining purpose and means of processing suggests they are joint controllers with Contracted Parties for the disclosure of data to third parties. (2.18)

2. Are the Safeguards Proposed Sufficient to Make Disclosure of Registration Data Compliant?

SSAD safeguards

- Given the number of jurisdictions involved, and the likely variety of requests that could be handled by the SSAD, this opinion cannot confirm that the criteria and safeguards described in the assumptions would make disclosure of data in a fully automated system compliant. (3.8)
- B&B states that care must be taken in processing personal data -- a processor (either in breach of its contract with the controller or otherwise behaving in a way inconsistent with the instructions of the controller) can become a controller itself, and thus face breaches (as identified in the table on p.7 of the memo). (3.6)
- The safeguards described are helpful, but will need to include additional measures described below. (3.8)

- Legal basis: safeguards need to (i) consider whether Contracted Parties, not just Requestor, have a legal basis for processing; (ii) account for the particular legal framework applicable to a Contracted Party; (iii) ensure that an appropriate balancing test is performed on legitimate interests, if that is an appropriate legal basis in a given case26 (and it may not be safe to assume that for a category of requests that the balance of interests is always in favor of disclosure; certain cases, such as investigations or prosecutions that could lead to capital punishment, might be especially problematic); and (iv) assurances that improper data types or volumes will not be disclosed to requesters (e.g., rule-based monitoring or blocking of unusual request sizes, permissioning systems). (3.9 – 3.12)
- Individual rights: address how data subject requests are handled, including (i) access rights to request logs (which may themselves be high risk or even "special category" personal data); (ii) appropriate time period for retention of those logs; (iii) the manner in which information is provided to data subjects; (iv) how to deal with situations where Requestor insists on not providing information to the data subject (e.g., law enforcement confidentiality); and (v) requests to restrict or block processing. (3.13 3.16)
- Data transfer: for international data transfers, EPDP envisages relying on the EU Standard Contractual Clauses (SCC) legal safeguarding mechanism, however (i) some Requestors, including public authorities, will not agree to their terms; (ii) the terms of the SCCs are not easy to comply with, especially at scale; (iii) if EEA Contracted Parties are processors they cannot directly rely on SCCs to transfer data to ICANN org or Requestors outside of the EEA, so a workaround would need to be found. (3.17)
- Security: safeguards should be proportionate to the risk to data subjects should their data be compromised. (3.18)
- 3. What is the Risk of Liability to Contracted Parties for Disclosure?
  - If the safeguards are inadequate or abused/circumvented by Requestors (or other aspects of the GDPR are contravened, e.g. inadequate notice or lack of a legal basis for processing), Contracted Parties could face investigations, enforcement orders (e.g. processing prohibitions), and (financially) both liability to individuals (civil) and liability to supervisory authorities (fines).
  - In broad strokes, B&B offers in pertinent parts that (1) where parties are joint controllers, this does not mean that the parties each have to undertake all elements of compliance, (2) if CPs are processors, they will only be liable to individuals (civil liability)

²⁶ If disclosure is a legal obligation pursuant to EU or EU/EEA Member State laws (including treaties to which the EU or a relevant member State is a party), there is no need to consider the legitimate interests test.

under art. 82 if they have failed to comply with obligations placed on processors under the Regulation, or have acted outside or contrary to lawful instructions from the controller, (3) even when parties are deemed to be joint controllers, recent court decisions (concerning enforcement by supervisory authorities) have emphasized that joint control does not imply equal responsibility for breaches of the GDPR, and (4) CPs, as joint controllers with ICANN org, would benefit from clear allocation of responsibilities under the terms of the joint controllership "arrangement" they must enter into pursuant to GDPR Art. 26.

Liability to individuals

- GDPR Article 82 sets out the rules on liability to individuals. (4.2)
- Controllers are liable for damages caused by processing that violates GDPR. Processors are liable for damages caused by processing where the processor has not complied with processor specific requirements or where the processor acted outside of or contrary to instructions from the controller. (4.2)
- A controller or processor is not liable if it proves it was in no way responsible for the event resulting in damages. (4.2)
- Where multiple controllers or processors involved in the same processing, each entity is liable for the entire damages (joint and several liability) to individuals (4.2, 4.3)
- If Contracted Parties are processors, they are only liable if they fail to comply with processor-specific obligations under GDPR or act outside or contrary to instructions from the controller. In such a scenario, it is unlikely Contracted Parties would violate the controller's instructions because the SSAD is automated; the more likely source of liability for them, therefore, would be for having inadequate security measures, or failing to comply with the GD{PR's rules on international data transfers. Contracted Parties could look to ICANN org to prescribe security and international transfer arrangements to give Contracted Parties ability to argue that they are "not in any way responsible for the event giving rise to the damage." (4.4)
- If Contracted Parties are controllers, and if disclosure violates GDPR, they are unlikely to avoid liability to individuals if they cannot prove that they are "not in any way responsible for the event giving rise to the damage," if they actively participate in the disclosure event.
- Any liability creates the potential that Contracted Parties would be liable for all damages to the data subject. This risk is highest under a joint controller scenario. (4.5, 4.6).
- Contracted Parties held liable for the entirety of damages to a data subject can seek appropriate contributions from other responsible parties. (4.7)

- As controllers, Contracted Parties and ICANN would have a positive obligation to address the risk of Requestors seeking improper access to personal data. Safeguards must be appropriate to the level of risk. If a Requestor circumvents SSAD safeguards, courts might accept that the safeguards were adequate, which would limit Contracted Parties' primary liability. (4.9, 4.10)
- Even in the event of a GDPR breach caused by a Requestor, the Contracted Parties, ICANN, and the Requestor may be deemed "involved in the same processing" with each party jointly and severally liable for damages arising from that breach. Contracted Parties and ICANN may be able to argue that they are "not in any way responsible for the event giving rise to damage" but otherwise would need to seek recovery from the Requestor or join the Requestor in the initial proceedings in order to apportion damages. (4.11)

Liability to supervisory authorities

- Supervisory authorities may proceed against controllers or processors. (4.12)
- It is unclear whether joint and several liability applies where multiple parties are involved in processing (i.e., enforcement action arguably isn't appropriate if others are responsible). (4.13)
- There needs to be clear wording in a law, to impose joint and several liability this strengthens the argument that this would have been stated expressly if it was intended in respect of fines from supervisory authorities. Art. 83(2)(d) makes it clear that joint/several liability doesn't apply concerning supervisory authorities. (4.13.2)
- Even when parties are joint controllers, recent court decisions (about enforcement by supervisory authorities) emphasize that joint control doesn't imply equal responsibility for GDPR breaches. (4.13.4)
- Contracted Parties and ICANN would therefore benefit from clearly allocated responsibilities under a joint controllership arrangement (and a joint controllership arrangement is in any case mandatory, in all joint control siutations, pursuant to GDPR Art. 26). (4.14)
- It may be possible to take advantage of the "lead authority" (a.k.a. "one stop shop" or "consistency") provisions of GDPR to ensure that any enforcement action takes place through ICANN org's Brussels establishment, rather than against Contracted Parties. This mechanism is only available where there is cross-border processing of personal data (entities in multiple EEA member states, or effects on data subjects in multiple EEA member states). (4.15 – 4.17)
- The "lead authority" provisions in GDPR don't specifically address joint controllerships, but guidance suggests that if ICANN org and Contracted Parties designated ICANN's Belgian establishment as the main establishment for the processing (i.e., where

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decisions regarding processing are made) it may minimize the risk of enforcement directly against Contracted Parties. This is a novel and untested approach. (4.15 – 4.20)

Annex:

Legal Questions 1 & 2: Liability, Safeguards, Controller & Processor

As the EPDP Team deliberated on the architecture of an SSAD, several questions came up with respect to liability and safeguards. In response, the Phase 2 Legal Committee formulated the following questions to outside counsel:

1. Consider a System for Standardized Access/Disclosure where:

o contracted parties "CPs" are contractually required by ICANN to disclose registration data including personal data,

o data must be disclosed over RDAP to requestors either directly or through an intermediary request accreditation/authorization body,

o the accreditation is carried out by third party commissioned by ICANN without CP involvement,

o disclosure takes place in an automated fashion without any manual intervention,

o data subjects are being duly informed according to ICANN's contractual requirements of the purposes for which, and types of entities by which, personal data may be processed. CP's contract with ICANN also requires CP to notify data subject about this potential disclosure and third-party processing before the data subject enters into the registration agreement with the CP, and again annually via the ICANN-required registration data accuracy reminder. CP has done so.

Further, assume the following safeguards are in place

- ICANN or its designee has validated/verified the requestor's identity, and required in each instance that the requestor:
  - represents that it has a lawful basis for requesting and processing the data,
  - o provides its lawful basis,
  - represents that it is requesting only the data necessary for its purpose,
  - o agrees to process the data in accordance with GDPR, and
  - agrees to EU standard contractual clauses for the data transfer.
- ICANN or its designee logs requests for non-public registration data, regularly audits these logs, takes compliance action against suspected abuse, and makes these logs available upon request by the data subject.

a. What risk or liability, if any, would the CP face for the processing activity of disclosure in this context, including the risk of a third party abusing or circumventing the safeguards?

b. Would you deem the criteria and safeguards outlined above sufficient to make disclosure of registration data compliant? If any risk exists, what improved or additional safeguards would eliminate 271 this risk?

c. In this scenario, would the CP be a controller or a processor 282, and to what extent, if at all, is the CP's liability impacted by this controller/processor distinction?

d. Only answer if a risk still exists for the CP: If a risk still exists for the CP, what additional safeguards might be required to eliminate CP liability depending on the nature of the disclosure request, i.e. depending on whether data is requested e.g. by private actors pursuing civil claims or law enforcement authorities depending on their jurisdiction or the nature of the crime (misdemeanor or felony) or the associated sanctions (fine, imprisonment or capital punishment)?

2. To what extent, if any, are contracted parties liable when a third party that accesses nonpublic WHOIS data under an accreditation scheme where by the accessor is accredited for the stated purpose, commits to certain reasonable safeguards similar to a code of conduct regarding use of the data, but misrepresents their intended purposes for processing such data, and subsequently processes it in a manner inconsistent with the stated purpose. Under such circumstances, if there is possibility of liability to contracted parties, are there steps that can be taken to mitigate or reduce the risk of liability to the contracted parties?

²⁷ "Here it is important to highlight the special role that safeguards may play in reducing the undue impact on the data subjects, and thereby changing the balance of rights and interests to the extent that the data controller's legitimate interests will not be overridden." <u>https://iapp.org/media/pdf/resource_center/wp217_legitimate-interests_04-2014.pdf</u>

²⁸<u>https://ec.europa.eu/info/law/law-topic/data-protection/reform/rules-business-and-organisations/obligations/controller-processor/what-data-controller-or-data-processor_en</u>

#### Question 3

#### **Executive Summary:**

The EPDP Phase 2 team sent its first batch of questions to Bird & Bird on 29 August 2019. Bird & Bird answered this batch of questions in a series of three memos. <u>Memo 2</u> was delivered on 10 September 2019 and analyzed questions related to how the legitimate interests "balancing test" required under GDPR Art 6(1)(f) could be applied in a SSAD, either in highly automated fashion (Question A) or, if it is not possible to automate such a decision, then how the balancing test should be performed (Question B). The full questions are provided in Annex A to this summary and include a series of assumptions that are part of the factual basis for the responses below.

In response to Question A, Bird & Bird noted the following with respect to automation:

- The highly-automated process described by the EPDP team could amount to solely automated decision making having a legal or similarly significant effect on the data subjects ("data subjects" here would be the targets of requests for nonpublic gTLD data).
- This is generally is not permitted unless one of the limited legal bases/exemptions under GDPR Art. 22(1) would justify the disclosure. This is much narrower than GDPR Art. 6(1)(f). It would be difficult for the SSAD, as proposed, to meet the GDPR Art. 22(1) exemptions; the SSAD must therefore be structured so it doesn't fall into the scope of Article 22 in the first place.
- 3. To achieve this it would be necessary to limit automatic access/disclosure to situations where there will be <u>no</u> "legal or similarly significant effects" for the data subject. Examples provided in the memo include the release of admin contact details for non-natural registrants in response to malware attacks or IP infringement. The process for dealing with higher-risk requests should not be fully automated; some meaningful human involvement (at least, oversight) should be present.
- 4. Alternatively, the SSAD could potentially be structured so that it does not make a decision based on its automatic processing of personal data relating to targets of a request. For example, the SSAD could publish the categories of requests which will be accepted and ask Requestors to confirm that they meet the relevant criteria. By instead requiring *the Requestor* to conduct the necessary analysis and then certify the outcome to the SSAD, the SSAD would then arguably not make a decision (to release data) based on its own automated processing of personal data, so GDPR Art. 22 would not apply. However, relying on self-certification by Requesters perhaps creates scope for abuse of the system by Requesters, which (as previous answers explained) could mean liability for ICANN and the Contracted Parties.
- 5. As regards authentication of the Requester (as a distinct step from evaluating the grounds or other parameters of a request), Bird & Bird think it would certainly be

possible to automate the process to authenticate the person making the request. It may also be possible to automate other aspects of the request process.

In response to Question B, Bird & Bird:

- 1. Set out the EU (WP29)'s official guidance on how the Art. 6(1)(f) legitimate interests balancing test should be conducted;
- 2. Noted that if ICANN and Contracted Parties are joint controllers, they must both establish a legitimate interest in the processing. So far as Contracted Parties are concerned, it is likely that the relevant interest will be that of the third party, the Requester. ICANN, in contrast, may be able to establish its interest in the security, stability and resilience of the domain name system *as well as* the interest of the third party requester; and
- 3. Provided a high level discussion of safeguards that could be deployed in order to further tip the scales in favour of the processing envisaged as part of the SSAD.

#### 1. Question A

Question A asks whether GDPR Article 6(1)(f) (the "legitimate interests" legal basis for processing) would allow the SSAD to automatically process requests (at least in certain predefined categories), without requiring manual, request-by-request (i) verification that the request meets the relevant criteria for disclosure; and (ii) disclosure of the relevant registration data.

*The SSAD could fall within the scope of GDPR Art. 22, rather than purely being concerned with GDPR Art. 6(1)(f)* 

- GDPR Art. 6(1)(f) permits automated processing *unless* this would amount to "automated individual decision-making" having legal or similarly significant effects for the data subject ("solely automated decision making"), which generally is not permitted unless one of the more limited legal bases/exemptions under GDPR Art. 22(1) would justify the disclosure.
- While GDPR Article 22 states that a data subject has a "right not to be subject to" such a decision, in practice Article 22 has been interpreted by regulators as a general *prohibition* (i.e. there is no need for the data subject to object to such decision-making).
- The process described by the EPDP team could amount to such automated decisionmaking affecting the target of a request (for instance, when law enforcement wants to bring a prosecution against individuals running unlawful websites).
- If art.22 applies to the processing described by the EPDP, i.e. if SSAD processing amounts to an automated individual decision having legal or similarly significant effects, it would not be permitted under GDPR Art. 6(1)(f) (the "legitimate interests"

**basis for processing).** Art. 22(1) sets out its own, more limited set of grounds on which Art. 22 decision-making can be based.

• B&B advises that it will be hard for the SSAD to meet the exemptions in Art. 22(1); so therefore, the EPDP should ensure that SSAD processing does not fall within the scope of Art. 22.

# Mitigation strategy 1: avoiding decisions if they might have "legal or similarly significant effects" for individuals whose data is disclosed

- One way to achieve this could be by limiting automatic access and disclosure to situations where there will not be "legal or similarly significant effects" for the data subject.
- A decision to release data via the SSAD would not in itself have a "legal effect" on the data subject. The more relevant test for the SSAD is "similarly significant effects." This means something similar to having legal effect -- something worthy of attention (e.g., significantly affect the circumstances, behavior or choices of the individuals concerned).²⁹
- It may be possible to determine categories of requests that don't have a "legal or similarly significant" effect on the individual, like releasing admin contact details for non-natural (company/organizational/institutional) registrants. Other disclosures involving registrant data of a natural person may be much more likely to have a "similarly significant effect." Considerable care would need to be taken over such analysis.
- For decisions more likely to have a "significant effect", human review or oversight would be necessary. "Token" human involvement would not suffice. For the human review element to count, the controller must ensure meaningful oversight by someone who has the authority and competence to change the decision.

# Mitigation strategy 2: Avoiding SSAD designs that involve processing of personal data about the target of a request in order to decide whether to comply with the request

- It may also be possible to structure the SSAD so it doesn't involve "a decision based solely on automated processing." GDPR Article 22 requires the decision to be based on processing *of personal data*. If decisions are based on something other than personal data, GDPR Article 22 does not apply.
- Therefore, rather than the SSAD requesting details from requesters (e.g. information about the target of the request, e.g. the registrant, and why their data is required), and

²⁹ According to official guidance, the following are classic examples of decisions that could be sufficiently significant: (i) decisions that affect someone's financial circumstances; (ii) decisions that affect access to health services; (iii) decisions that deny employment opportunities or put someone at a serious disadvantage; (iv) decisions that affect someone's access to education.

then analyzing that information (automatically) in order to evaluate whether the relevant criteria for release of non-public registration data are met, the SSAD could instead publish the categories of requests which will be accepted, and ask requestors to confirm that they meet the relevant criteria. In this case, the SSAD would not process *personal data* about the target of the request, in order to reach a decision to release the data – so Article 22 would not apply.

- As noted for earlier questions, parties involved in the SSAD have a responsibility to take "appropriate technical and organisational measures" to protect against the risk of misuse of the SSAD system by Requesters.
- Any decision to rely on self-certification, rather than assessing requests, would therefore need to be balanced carefully against these risk mitigation obligations; this would likely narrow the occasions when this self-declaration approach could be used. Bird & Bird notes that under such a scheme, the SSAD could still ask Requesters to provide additional information about the nature of their request *for audit purposes* – but it would not be used to evaluate the request itself (i.e. it would not be used for automated decision-making).

#### 2. Question B

In this question, the EPDP team asks for guidance on how to perform the balancing test under 6(1)(f) (assuming it's not possible to automate the steps described).

- Official guidance is that the balancing test should be divided into four steps:
  - 1. Assess the interest which the processing meets
  - 2. Consider the impact on the data subject
  - 3. Undertake a provisional balancing test
  - 4. Consider the impact of any additional safeguards deployed to prevent any undue impact on the data subject.

#### 1. Assessing the controller's legitimate interest

- 6(1)(f) says you can lawfully process if it is "necessary for the purposes of the legitimate interests pursued by the controller or a third party."
- There are three sub-elements to this: (i) legitimacy; (ii) existence of an interest; and (iii) necessity.

Legitimacy

• It seems that "legitimacy" is not a high test -- WP29 said "an interest can be considered as legitimate as long as the controller can pursue this interest in a way that is in accordance with data protection and other laws."

#### Establishing "interest" in the processing

- B&B notes that if ICANN and Contracted Parties are joint controllers, they must both establish a legitimate interest in the processing. So far as Contracted Parties are concerned, it is likely that the relevant interest will be that of the third party, the requester. ICANN, in contrast, may be able to establish its interest in the security, stability and resilience of the domain name system as well the interest of the third party requester.
- "Interest" is not the same as "purpose."
  - "Purpose" is the specific reason why the data is processed
  - "Interest" is the broader stake that a controller may have in the processing, or the benefit the controller derives, or that society might derive from the processing. (This also means that interests could be public or private; for example, in the case of actions to prevent trademark infringement, there could be a private interest for the person whose trademark has been infringed and a wider public interest in preventing a risk of confusion by the public. This factor could usefully be noted in the documentation of the balancing test.)
- Interest must be "real and specific", not "vague and speculative."
- At p.25, WP217 provides a non-exhaustive list of contexts in which legitimate interests may arise, including:
  - "Exercise of the right to freedom of expression or information, including in the media and the Arts"
  - Enforcement of legal claims
  - Prevention of fraud, misuses of services,
  - Physical security, IT and network security
  - Processing for research purposes
- The EPDP suggests that potential SSAD safeguards could include requiring the requester to represent that it has a lawful basis for making the request and that it can "provide its lawful basis". However, where data will be released pursuant to art.6(1)(f), then it would be more helpful for the requester to confirm its *interest* in receiving the personal data.

#### Necessity

- With regard to necessity, B&B advises the proposed processing (disclosure) must be "necessary" for this interest.
  - The CEJU Oesterreichischer Rundfunk case defines this as: "...the adjective 'necessary'...implies that a 'pressing social need' is involved and that the measure employed is 'proportionate to the legitimate aim pursued'."
  - A UK Court of appeals likewise suggests that necessary means "more than desirable but less than indispensable or absolutely necessary."
- B&B suggests that a relevant factor to consider for necessity could be whether a requester has tried to make contact with the individual in any other ways (although this may be inappropriate in the case of law enforcement requests).
- B&B notes that the SSAD proposes to ask requesters to confirm they are requesting only data that is necessary for their purpose.

#### 2. Assessing the impact on the individual

- B&B says the EDPB suggests a range of factors to be considered when assessing the impact on the individual:
  - Assessment of impact. Consider the direct impact on data subjects as well as any broader possible consequences of the data processing (e.g., triggering legal proceedings).
  - *Nature of the data.* Consider the level of sensitivity of the data as well as whether the data is already publicly available.
  - **Status of the data subject**. Consider whether the data subject's status increases their vulnerability (e.g., children, other protected classes).
  - Scope of processing. Consider whether the data will be closely held (lower risk) versus publicly disclosed, made accessible to a large number of persons, or combined with other data (higher risk).
  - *Reasonable expectations of the data subject*. Consider whether the data subject would reasonably expect their data to be processed/disclosed in this manner.
  - **Status of the controller and data subject.** Consider negotiating power and any imbalances in authority between the controller and the data subject.

[Date]

- It may be possible for the SSAD to take account of these factors, by identifying requests that would pose a high risk for individuals so that those requests receive additional attention.
- A classic risk methodology (looking at severity and likelihood) can be used in assessing risk.
- This is not a purely quantitative exercise; while a request's metrics (e.g. number of data subjects affected) is relevant, it is not determinative a potentially significant impact on a single data subject should still be considered.

#### 3. Provisional balance

• Once legitimate interests of the controller or third party and those of the individual have been considered, they can be balanced. Ensuring other data protection obligations are met assists with the balancing but is not determinative (e.g., SSAD ensuring standard contractual clauses in place with requesters regarding adequate protection of data is helpful, because it perhaps reduces risk for individuals, but it is not determinative).

#### 4. Additional safeguards

- B&B reports that if it's not clear how the balance should be struck, the controller can consider additional safeguards to reduce the impact of processing on data subjects.
- These include, for example:
  - Transparency
  - Strengthened subject rights to access or port data
  - Unconditional right to opt out
- WP217, pp. 41-42, provides more details on safeguards that can help "tip the scales" in favour of processing (here, in favour of disclosures), in legitimate interests balancing tes

#### Annex: Legal Question 3: legitimate interests and automated submissions and/or disclosures

a) Assuming that there is a policy that allows accredited parties to access non-public WHOIS data through a System for Standardized Access/ Disclosure of non-public domain registration data to third parties ("SSAD") (and requires the accredited party to commit to certain reasonable safeguards similar to a code of conduct), is it legally permissible under Article 6(1)(f) to:

- define specific categories of requests from accredited parties (e.g. rapid response to a malware attack or contacting a non-responsive IP infringer), for which there can be automated submissions for non-public WHOIS data, without having to manually verify the qualifications of the accredited parties for each individual disclosure request, and/or
- enable automated disclosures of such data, without requiring a manual review by the controller or processor of each individual disclosure request.

b) In addition, if it is not possible to automate any of these steps, please provide any guidance for how to perform the balancing test under Article 6(1) (f).

For reference, please refer to the following potential safeguards:

- Disclosure is required under CP's contract with ICANN (resulting from Phase 2 EPDP policy).
- CP's contract with ICANN requires CP to notify the data subject of the purposes for which, and types of entities by which, personal data may be processed. CP is required to notify data subject of this with the opportunity to opt out before the data subject enters into the registration agreement with the CP, and again annually via the ICANN- required registration data accuracy reminder. CP has done so.
- ICANN or its designee has validated the requestor's identity, and required that the requestor:
  - o represents that it has a lawful basis for requesting and processing the data,
  - o provides its lawful basis,
  - o represents that it is requesting only the data necessary for its purpose,
  - agrees to process the data in accordance with GDPR, and
  - agrees to standard contractual clauses for the data transfer.
- ICANN or its designee logs requests for non-public registration data, regularly audits these logs, takes compliance action against suspected abuse, and makes these logs available upon request by the data subject.

#### Question 4

#### Executive Summary:

The EPDP Phase 2 team sent its first batch of questions to Bird & Bird on 29 August 2019. Bird & Bird answered this batch of questions in a series of three memos. <u>Memo 3</u> was delivered on 9 September 2019 and analyzes questions about the legal bases under which personal data contained in gTLD registration data could be disclosed to law enforcement authorities outside the data controller's jurisdiction.

Specifically, the memo responds to the following questions:

- Can a data controller rely on Article 6(1)(c) of the GDPR to disclose personal data to law enforcement authorities outside the data controller's jurisdiction?
- If not, may the data controller rely on any other legal bases, besides Article 6(1)(f) to disclose personal data to law enforcement authorities outside the data controller's jurisdiction?
- Is it possible for non-EU-based law enforcement authorities to rely on art 6(1)(f) GDPR as a legal basis for their processing? In this context, can the data controller rely on art 6(1)(f) GDPR to disclose the personal data? If non-EU-based law enforcement authorities cannot rely on art 6(1)(f) GDPR as a legal basis for their processing, on what lawful basis can non-EU-based law enforcement rely?

Overall, Bird & Bird advised that:

- To apply Art 6(1)(c) there must be "Union law or Member State law to which the controller is subject" and this ground therefore has limited application where LEA is outside of the controller's jurisdiction.
- Under the six lawful bases for processing personal data, Articles 6(1)(a) Consent, 6(1)(b) - Contract, 6(1)(d) - Vital interests of a person, and 6(1)(e) - Public interest or official authority are not likely applicable for LEA requests.
- 3. Art 6(1)(f) Legitimate interest, may be an applicable basis for the controller where a non-EU law enforcement authority makes a request to obtain personal data from a controller in the EU.
- 4. If a LEA is outside the EEA, their legal basis for processing under GDPR is not relevant as they are not subject to GDPR. Organizations disclosing to LEAs outside the EEA will still need a valid basis to do so, which will usually be legitimate interest in ICANN's case.
- 5. Where the CP is subject to GDPR but is located outside the EEA, they will also be subject to local law. This means that controllers may face a conflict of laws.



# 1. Can a data controller rely on Article 6(1)(c) GDPR to disclose personal data to law enforcement authorities outside the data controller's jurisdiction?

- Processing necessary for compliance with a legal obligation to which the controller is subject is only available where the legal obligation is set out in EU or Member State law.
- Where the controller is subject to disclosure obligations which arise from laws in jurisdictions outside the EU, the controller cannot rely on Art 6(1)(c).
- Controller may be subject to a legal obligation under EU or Member State law to disclose personal data to a non-EU law enforcement authority.
- MLATs may cover, but when a request comes in where an MLAT exists, the controller should deny the request and refer to the MLAT. Where no MLAT or other agreement exists, the controller needs to ensure that the disclosure to a third country would not be in breach of local law.

# 2. May the data controller rely on any other legal bases, besides Article 6(1)(f) GDPR, to disclose personal data to law enforcement authorities outside the data controller's jurisdiction?

- 6(1)(f) and 6(1)(c) may apply but the other five lawful bases for processing personal data likely not.
- Where a non-EU law enforcement authority makes a request to obtain personal data from a controller in the EU, the controller may be able to show a legitimate interest (6(1)(f)) in disclosing the data. The EDPB has also suggested this approach in correspondence to ICANN (e.g. EDPB-85-2018).

3. Is it possible for non-EU-based law enforcement authorities to rely on Article 6(1)(f) GDPR as a legal basis for their processing? In this context, can the data controller rely on Article 6(1)(f) GDPR to disclose the personal data? If non-EU-based law enforcement authorities cannot rely on Article 6(1)(f) GDPR as a legal basis for their processing, on what lawful basis can non-EU-based law enforcement rely?

- As entities of a country, law enforcement authorities are covered by state immunity and therefore non-EU-based law enforcement authorities are not subject to the GDPR.
- Even assuming the GDPR could apply to non-EU-based law enforcement authorities, it seems unlikely that law enforcement authorities outside the EU would consider justifying their processing under the GDPR.
- Non-EU-based law enforcement authorities therefore do not need to assess which GDPR legal basis they rely on for processing the data.

• A controller who transfers data to a LEA outside the EU will nevertheless need to consider how to meet the obligations in Chapter V (transfers of personal data to third countries or international organizations).

