The specifications below are recommended requirements for dispute resolution and other procedures related to trademarks.

1 & 2 address Data Elements **[DE-xx-yy]** question, while 3 addresses System model **[SM-xx-yy]**  and Compliance **[CM-xx-yy]** questions.

Appendix 2--Minimum Dispute Resolution and Other Procedures Related to

Trademarks

**1. Minimum Application Requirements.**

a. Sufficient owner and contact information (e.g., names, mail address for service of process, e-mail address, telephone and fax numbers, etc.) to enable an interested party to contact either the owner/applicant or its designated representative; and a

b. Certification statement by the applicant that:

--It is entitled to register the domain name for which it is applying and knows of no entity with superior rights in the domain name; and

--It intends to use the domain name.

**2. Searchable Database Requirements.**

a. Utilizing a simple, easy-to-use, standardized search interface that features multiple field or string searching and the retrieval of similar names, the following information must be included in all registry databases, and available to anyone with access to the Internet:

--Up-to-date ownership and contact information;

--Up-to-date and historical chain of title information for the domain name;

--A mail address for service of process;

--The date of the domain name registration; and

--The date an objection to registration of the domain name was filed.

**3. Updated Ownership, Contact and Use Information.**

a. At any time there is a change in ownership, the domain name owner must submit the following information:

--Up-to-date contact and ownership information; and

--A description of how the owner is using the domain name, or, if the domain name is not in use, a statement to that effect.

**4. Alternative Dispute Resolution of Domain Name Conflicts.**

a. There must be a readily available and convenient dispute resolution process that requires no involvement by registrars.

b. Registries/Registrars will abide by the decisions resulting from an agreed upon dispute resolution process or by the decision of a court of competent jurisdiction.

If an objection to registration is raised within 30 days after registration of the domain name, a brief period of suspension during the pendency of the dispute will be provided by the registries.