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

# Discussion Draft prepared by ICANN staff for RPM Working Group use - updated 17 January 2018

## **Introductory Note:**

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

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

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

## **Status of this Document:**

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

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

### PART ONE: DRAFT LIST OF SUGGESTED URS REVIEW TOPICS

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

#### A. THE COMPLAINT:

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

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

#### M. URS PROVIDERS:

1. Evaluation of URS providers and their respective processes

## N. ALTERNATIVE(S) TO THE URS:

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

#### Note for Additional Reference:

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

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

#### PART TWO: ACCOMPANYING TABLE OF URS CHARTER QUESTIONS

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

Suggested Topic	Original Charter Question	Suggested New Questions as of ICANN60 and	Origin of
		those added at the meetings on 03 January 2018	Charter
		and on 10 January 2018,	Question
A. THE COMPLAINT:			
1. Standing to file		Should the first element be modified to include	
2. Grounds for filing		names that are abusively registered but that may	
3. Limited filing period		not be confusingly similar or identical?	

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4. Administrative review		New sub-question #3 added from the 03 January				Formatted: Widow/Orphan control
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		New suggested topic from the 10 January 2018				
		WG meeting:				
		"The administrative review of the complaint"		4		Formatted: Widow/Orphan control
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1. Receipt by Registrant	N/A	New topics from the 03 January 2018 WG meeting				
2. Effect on Registry		concerning registry operator obligations, whether				
<u>Operator</u>		registrants receive the notices, and why or why				
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1. Duration of response	Should the ability for defaulting respondents in	New topic #2 suggested on 3 Jan 2018 WG call	Comments		· · · · · · · · · · · · · · · · · · ·	<b>Formatted:</b> Numbered + Level: 1 + Numbering Style: 1, 2,
period	URS cases to file a reply for an extended period	New topic suggested on 10 Jan 2018 WG call:	on Draft RPM		1	3, + Start at: 1 + Alignment: Left + Aligned at: 0" + Indent at: 0.25"
2. Other issues relating to	(e.g. up to one year) after the default notice, or	"Default procedures".	Staff Paper		1/1	
Responses (other than	even after a default determination is issued (in		(Feb 2015);		1	Deleted: ply
issues relating to	which case the complaint could be reviewed anew)		question in			Formatted: Tabs: 0.65", Left
Defenses), e.g. Default	be changed? See		PDP			
procedures	http://newgtlds.icann.org/en/applicants/urs/rules-		Preliminary			
	28jun13-en.pdf, Section 6.4		Issue Report			
			(Oct 2015)			
3. Response fee	Should the Response Fee applicable to		Comments	4-		<b>Formatted:</b> Numbered + Level: 1 + Numbering Style: 1, 2,
	complainants listing 15 or more disputed domain		on Draft RPM			3, + Start at: 1 + Alignment: Left + Aligned at: 0" + Indent at: 0.25"
	names by the same registrant be eliminated?		Staff Paper;			indent at. 0.23
	See		question in			
	http://newgtlds.icann.org/en/applicants/urs/rules-		PDP			
	28jun13-en.pdf, Section 2.2.		Preliminary			
			Issue Report			
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1. Standard of proof	Is the URS' 'clear and convincing' standard of proof		Comments			
	appropriate?		on Draft RPM			
	See		Staff Paper;			
	http://newgtlds.icann.org/en/applicants/urs/rules-		question in			
	28jun13-en.pdf, Section 8.2		PDP			
			Preliminary			
			Issue Report			
E, DEFENSES:						Deleted: D
1. Scope of defenses	Are the expanded defenses of the URS being used		Comments			
	and if so, how, when, and by whom?		on			
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			Preliminary	
			Issue Report	
Unreasonable delay in filing a complaint (i.e. laches)		Added at meeting on 03 January 2018: "Questions TBD"		
, REMEDIES:				
. Scope of remedies	Should the URS allow for additional remedies such as a perpetual block or other remedy, e.g. transfer	Suggested on 10 Jan 2018 WG call:	Comments on Draft RPM	
	or a "right of first refusal" to register the domain	Suggested new remedies for consideration:	Staff Paper;	
	name in question?	<ul> <li>"The respondent and complainant could</li> </ul>	question in	
	See	negotiate a purchase of the domain during	PDP	
	http://newgtlds.icann.org/en/applicants/urs/rules-	the suspension."	Preliminary	
	28jun13-en.pdf, Section 10.	•	Issue Report	
2. Duration of suspension period	Is the current length of suspension (to the balance of the registration period) sufficient? See <a href="http://newgtlds.icann.org/en/applicants/urs/rules-28jun13-en.pdf">http://newgtlds.icann.org/en/applicants/urs/rules-28jun13-en.pdf</a> , Section 10.2.		Comments on Preliminary Issue Report	
3. Review of		Suggested new topic on 10 Jan 2018 WG call:		
implementation of		""Are the current remedies being implemented		
current remedies		properly?"		
G, APPEAL:				
1. Appeal process	How can the appeals process of the URS be	New refinement of standard high-level questions	A comment	
	expanded and improved?	for this topic suggested on 10 Jan 2018 WG call:	on	
	See	"Should there be any modification of the appeals	Preliminary	
	http://newgtlds.icann.org/en/applicants/urs/rules-	process? Has the appeals process been used?	Issue Report	
	28jun13-en.pdf, Section 12.	Have there been any unintended consequences?"	·	
		Note captured on 10 Jan 2018 WG call to		
		differentiate between different types of appeal;		
		<ul> <li>Internal appeal from initial determination;</li> </ul>		
		<ul> <li>Internal process of de novo review</li> </ul>		
		(following default determination);		
		External "appeal" yia filing court		
		proceedings.		

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	1. Potential overlap concerning duration of respondent appeal, review and extended reply periods along the URS process timeline  L. COST:		Superfluous overlap between: A respondent's right to <i>de novo</i> appeal within fourteen days from a determination (Section 12.1); versus A respondent's right to <i>de novo</i> review within six months from a notice of default (Section 6.4); versus A respondent's right to request a seven-day extension to respond during the response period, after default, or not more than thirty days from a determination. (Section 5.3) See http://newgtlds.icann.org/en/applicants/urs/rules-28jun13-en.pdf.  Note captured on 10 Jan 2018 WG call re: both the appeal in the URS and "the appeal" in external courts.		Politodalii
i	1. Cost allocation model	Is the cost allocation model for the URS	Note captured on 10 Jan 2018 WG call that the	Comments	Deleted: H
		appropriate and justifiable?  See  http://newgtlds.icann.org/en/applicants/urs/rules- 28jun13-en.pdf, Sections 1.1.2, 2.2, 5.2, and 12.2.  Should there be a loser pays model? If so, how can that be enforced if the respondent does not respond?  How can costs be lowered so end users can easily access RPMs? (General Charter question)	Response Fee is a topic under Section C (above).	on Draft RPM Staff Paper; question in Preliminary Issue Report	
	LANGUAGE:	What a state of the state of th	Detected by the second section of the sectio		Deleted: I
	Language issues,     including current     requirements for     complaint, notice of     complaint, response,     determination	What evidence is there of problems with the use of the English-only requirement of the URS, especially given its application to IDN New gTLDs? See <a href="http://newgtlds.icann.org/en/applicants/urs/rules-28jun13-en.pdf">http://newgtlds.icann.org/en/applicants/urs/rules-28jun13-en.pdf</a> , Section 4.2.	Potential language issues concerning lack of obligation to translate complaint from English, and whether registrants understand notices of complaints sent to them, noted on 20 Dec 2017 & 3 Jan 2018 WG calls.	A comment to the Preliminary Issue Report	
				6	

user to access any or all RPMs? (General Charter question)  Do the RPMs work for registrants and trademark holders in other scripts/languages, and should any of them be further "internationalized" (such as in terms of service providers, languages served)? (General Charter question)  What sanctions should be allowed for misuse of the URS by the trademark owner? See http://newgtlds.icann.org/en/applicants/urs/rules-28jun13-en.pdf, Section 11.4 and 11.6.  Is there a need to develop express provisions to deal with 'repeat offenders' as well as a definition of what qualifies as 'repeat offences'? See http://newgtlds.icann.org/en/applicants/urs/rules-28jun13-en.pdf, Section 11.4 and 11.6.  Have there been abuses of the RPMs that can be documented and how can these be addressed? (General Charter question)	[Should URS also include provisions for] registrants who might be abusively registering domains?  To what extent is the forum shopping of URS providers?" and "Whether the current practice of the complainant choosing the URS provider or the respondent to reduce forum shopping?" Or "is there a problem with the existing rules that results in forum shopping?	A comment on the Preliminary Issue Report Question in Preliminary Issue Report		Deleted: J
T.,				Deleted: K
the new rights and defenses of the URS?  Are the Providers training both the Complainants and the Respondents, and their communities and representatives, fairly and equally in these new procedures?	Has ICANNO done a good job of training complainants concerning what the remedies are under the URS?     Under URS the registry operator is required to suspend the domain name, however registry operators do not control the DNS and so it's really complicated, so how can a registry operator learn how this works?	questions suggested by a commentator on the Preliminary Issue Report		Formatted: Font:+Theme Body (Calibri), 11 pt, Font color: Gray-80%  Formatted: List Paragraph, Bulleted + Level: 1 + Aligned at: 0.25" + Indent at: 0.5"  Deleted: -  Formatted: Font:(Default) +Theme Body (Calibri), 11 pt  Deleted:
	question)  Do the RPMs work for registrants and trademark holders in other scripts/languages, and should any of them be further "internationalized" (such as in terms of service providers, languages served)? (General Charter question)  What sanctions should be allowed for misuse of the URS by the trademark owner? See http://newgtlds.icann.org/en/applicants/urs/rules-28jun13-en.pdf, Section 11.4 and 11.6.  Is there a need to develop express provisions to deal with 'repeat offenders' as well as a definition of what qualifies as 'repeat offences'? See http://newgtlds.icann.org/en/applicants/urs/rules-28jun13-en.pdf, Section 11.4 and 11.6.  Have there been abuses of the RPMs that can be documented and how can these be addressed? (General Charter question)  Has ICANN done its job in training registrants in the new rights and defenses of the URS?  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Or "is there a problem with the existing rules that results in forum shopping?  Suggestions up to ICANN60:  All Charter questions  Suggestions up to ICANN60:  Has ICANN done its job in training registrants in the new rights and defenses of the URS?  Are the Providers training both the Complainants and the Respondents, and their communities and representatives, fairly and equally in these new procedures?  Under URS the registry operator is commentator on the Preliminary labels and so it's really complicated, so how can a registry operator learn how this suc Report	Question)  Do the RPMs work for registrants and trademark holders in other scripts/languages, and should any of them be further "internationalized" (such as in terms of service providers, languages served)? (General Charter question)  What sanctions should be allowed for misuse of the URS by the trademark owner?  See  Note:    Should URS also include provisions for] registrants who might be abusively registering domains?    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Under URS the registry operator is required to suspend the domain name, however registry operator on the Preliminary Issue Report    A comment on the Preliminary Issue Report

1. Evaluation of URS	Are the processes being adopted by Providers of	What are the backgrounds of the URS providers	All Charter
providers and their	URS services fair and reasonable? See	and what are their preparations? Should the URS	questions
respective processes	http://newgtlds.icann.org/en/applicants/urs/rules-	be doing something similar to the UDRP?	suggested by
(including training of	28jun13-en.pdf, Section 7.		a
panelists)		Suggested additional questions on 10 Jan 2018 WG	commentator
	Are the Providers' procedures fair and equitable	call:	on the
	for all stakeholders and participants?	"What is the oversight, if any, of the URS	Preliminary
		providers? Who are the panelists accountable to?	Issue Report
	What changes need to be made to ensure that	Who has oversight on the panelists?"	
	procedures adopted by Providers are consistent		
	with the ICANN policies and are fair and balanced?		
	Are Providers exceeding the scope of their		
	authority in any of the procedures they are		
	adopting?		
	What remedies exist, or should exist, to allow		
	questions about new policies by the Providers		
	offering URS services, and how can they be		
	expeditiously and fairly created?		
	In ICANIN was shire a sub-managhy and sufficiently be		
	Is ICANN reaching out properly and sufficiently to		
	the multi-stakeholder community when such		
	procedures are being evaluated by ICANN at the		
	Providers' request? Is this an open and		
	transparent process?		
	Are the Providers consulting with all stakeholders		
	and participants in the evaluation, adoption and		
	review of these new procedures?		
N. ALTERNATIVE PROCESS			
Possible alternative(s)		A more general question is whether there should	
the URS, e.g. summary		be some kind of alternative to the URS – such as a	
procedure in the UDRI		summary procedure in the UDRP?	
procedure in the obki		summary procedure in the ODKP!	
		Suggested topic on 10 Jan 2018 WG call:	
		Mediation.	
			1

#### OTHER GENERAL CHARTER QUESTIONS:

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

#### PART THREE: CO-CHAIRS' STATEMENT ON URS REVIEW

November 30, 2017

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

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

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

These are among the major questions to be dealt with toward the conclusion of Phase One of our work. The Objectives and Goals portion of the Charter also states, "the PDP Working Group is expected to consider, at the appropriate stage of its work, the overarching issue as to whether or not all the RPMs collectively fulfill the purposes for which they were created, or whether additional policy recommendations are needed, including to clarify and unify the policy goals". We also note that the Charter's URS-specific questions deal with discrete features of this RPM – such as post-default registrant reply; the clear and convincing evidentiary standard; potential treatment of "repeat offenders" and abusive complainants; potential remedies in addition to suspension; use of expanded defenses; etc.

Finally, Additional Charter questions raise such general questions as "Are the processes being adopted by Providers of UDRP, URS, and TMCH services fair and reasonable?", and "Are Providers exceeding the scope of their authority in any of the procedures they are adopting?" But such general questions do not

specifically address whether the three accredited URS providers are acting in compliance with the URS Procedure<sup>1</sup> and Rules<sup>2</sup>, and with the Memo of Understanding<sup>3</sup> (MOU) entered into between ICANN and the three providers, as well as whether ICANN has undertaken any contractual compliance efforts to assure adherence to the MOU.

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

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

- Have the accredited URS providers administered this RPM in a manner that is consistent with the applicable Procedure, Rules, and MOU?
- Has ICANN engaged in any active oversight of URS providers to ensure MOU compliance; and has it received any complaints about URS administration and, if so, how has it dealt with them?
- Have URS decisions been limited to cases meeting the "clear and convincing evidence" standard, and been properly explained? (Note: This will require a
  qualitative review of a statistically significant percentage of URS decisions.)
- As ICANN staff has developed data indicating that a small percentage of URS decisions have been appealed, what has been the result of such appeals?
   (Note: The Charter already contains the question, "How can the appeals process of the URS be expanded and improved?", and we believe that addressing that question requires an understanding of how the appeals process has actually operated to date.)

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

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

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

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

Comment [Office1]: Per Susan Payne: I propose that bullet 3 be amended, including the deletion of the Co-Chairs Note, to read: "How have the URS providers ensured that the "clear and convincing evidence" standard has been applied?" See: Susan's email on 17 Jan 2018 at: <a href="http://mm.icann.org/pipermail/gnso-rpm-wg/2018-January/002699.html">http://mm.icann.org/pipermail/gnso-rpm-wg/2018-January/002699.html</a>

Comment [MW2]: Note from 10 Jan 2018 WG call: Can/are some/all of these be subsumed into the topics table in Part 2?

<sup>&</sup>lt;sup>1</sup> https://newgtlds.icann.org/en/applicants/urs/procedure-01mar13-en.pdf

<sup>&</sup>lt;sup>2</sup> https://newgtlds.icann.org/en/applicants/urs/rules-04mar13-en.pdf

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

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New topics under Remedies: "Review of implementation" and "Implementation of current remedies"

New questions under Scope of remedies: "Are the intended remedies are being implemented properly?"

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Are the Providers training both the Complainants and the Respondents, and their communities and representatives, fairly and equally in these new procedures?