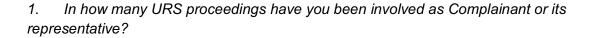
Questions for URS Practitioners

Introductory Note: The purpose of the following questions is to elicit useful information from those counsel who have filed or responded to a claim under ICANN's Uniform Rapid Suspension System ("URS") for use by the ICANN Rights Protection Mechanisms Working Group. The RPM WG has been tasked with reviewing the URS to determine what changes, if any, should be recommended to ICANN to improve the URS as an RPM. The purpose here is not to relitigate or critique any decision, attorney work product or stakeholder position, but to generally learn from those who have experienced the process through your observations from personal knowledge of the URS' perceived benefits and burdens and any compelling bases for change.

URS Practitioner Background Experience and Perspective



- A. 1 to 2
- B. 3 to 5
- C. 5 to 10
- D. 10 or more
- E. None
- 2. In how many URS proceedings have you been involved as Respondent or its representative?
 - A. 1 to 2
 - B. 3 to 5
 - C. 5 to 10
 - D. 10 or more
 - E. None
- 3. Overall, leaving aside the result of the proceeding, how was your experience with the process of a URS proceeding?
 - A. Extremely Positive
 - B. Positive
 - C. Neither positive nor negative
 - D. Negative
 - E. Extremely Negative

With respect to question 3 above, please indicate if you are:

A. A Respondent or its representative
B. A Complainant or its representativeC. A representative of both Complainants and Respondents.
With respect to question 3 above, please indicate what URS provider you used:
Procedural Issues
1. When involved as Complainant or its representative in a URS proceeding, were there any issues difficulties with delivering notice of the proceeding to the Respondent?
A. Yes
B. No C. Not applicable
If yes, briefly explain the issue:
2. When involved as Respondent or its representative in a URS proceeding did the Respondent experience any issues with receiving notice of the proceeding, not including a delay in the Respondent sending the notice to its representative?
A. Yes
B. No C. Not applicable
If yes, briefly explain the issue:
3. Have you filed or been involved in an appeal of a URS decision?
A. Yes B. No
If yes, why?

- 4. If yes to question 6, and leaving aside the result of the proceeding, from the choices below how would you characterize your experience with the appeal process after a URS proceeding?
 - A. Extremely Positive
 - B. Positive
 - C. Neither positive nor negative
 - D. Negative
 - E. Extremely Negative

With respect to question 7 above, please indicate if you are:

- A. A Respondent or its representative
- B. A Complainant or its representative
- C. A representative of both Complainants and Respondents.

With respect to question 7 above, please indicate what URS provider you used:

- 5. Have you or a party adverse to you in a URS proceeding ever sought de novo review under Paragraph 6.4 of the URS Procedure.
 - A. Yes, within the initial 6 months
 - B. Yes, within a six month extension period
 - C. No
 - D. Not applicable
- 6. If you answered yes to Question 8, and leaving aside the result of the proceeding, from your experience with de novo review under Paragraph 6.4 of the URS Procedure, do you believe this procedure should be retained, modified or removed?
 - A. Yes, retained as is
 - B. Yes, retained but modified
 - C. No, should be removed
 - D. No opinion
- 7. Please provide any comments you wish to add in explanation of any of your answers to questions 3 through 9 above: ______.

Substantive Issues

- 1. Do you believe that URS dispute resolution providers should provide a resource similar to the WIPO Overview of WIPO Panel Views on Selected UDRP Questions for the URS?
 - A. Strongly agree
 - B. Agree
 - C. Neither agree nor disagree
 - D. Disagree
 - E. Strongly Disagree
- 2. In your URS proceeding(s) do you believe the Decision/Determination provided the reasons upon which the decision was based, as required by Section 13(b) of the URS Rules?

	Strongly agree
	Agree Neither agree nor disagree
D.	Disagree
E.	Strongly Disagree
	o you believe that the URS is primarily being used for the types of cases for which it was ed, namely, clear cases of abuse?
B. C. D.	Strongly agree Agree Neither agree nor disagree Disagree Strongly Disagree
	ave you encountered any problems with the implementation of the relief awarded ng a URS decision?
A. B.	Yes No
If yes, µ	please briefly describe:
5. Do	o you believe the relief provided by a URS proceeding is adequate?
A.	Strongly agree
	Agree
	Neither agree nor disagree Disagree
	Strongly Disagree
If your	response to question 5 is D or E, how would you change it?
	ould there be more guidance provided to educate or instruct practitioners on what is it to meet the "clear and convincing" burden of proof in a URS proceeding?
A.	Yes, more guidance from the dispute resolution service provider
	Yes, from ICANN
	No, the guidance is already adequate No opinion
	sed on your experience as a URS practitioner, is the standard of "clear and convincing ce" for the burden of proof in a URS proceeding appropriate?

В. С.	No, too high Appropriate No, too low No opinion
8. Ba	ased on your experience with the URS, should the standard for the burden of proof be ed?
A.	Yes, it should be lowered – please explain the basis for your position:
	No, it is adequate as is Yes, it should be made higher – please explain the basis for your position:
D.	No opinion
	lease provide any comments you wish to add in explanation of any of your answers to ons 1 through 8 above:
<u>Practi</u>	cal Issues
_	you believe that the submission of a declaration and a specimen of current use in erce should be adequate evidence of use for a URS case?
B. C. D.	Strongly agree Agree Neither agree nor disagree Disagree Strongly Disagree
demor	o you believe that the submission of an SMD file from the Trademark Clearing House to Instrate that evidence of use was filed with the TMCH is should be adequate proof of use IRS case?
	Yes No

- A. Strongly agree B. Agree
- C. Neither agree nor disagree

3. Do you believe the filing fee for a URS is appropriate?

- D. Disagree
- E. Strongly Disagree

	wered D or E, should it be higher or lower, and why? Or, please suggest what you appropriate fee:
4. Do yo	ou believe the response fee for a URS is appropriate?
B. Ag C. Ne D. Dis	ither agree nor disagree
-	wered D or E, should it be higher or lower, and why? Or, please suggest what you appropriate fee:
5. Do y	ou believe there are adequate means for searching prior URS cases?
B. Ag C. Ne D. Dis	ither agree nor disagree
6. Do y	ou believe the existing word limitation for filings in a URS proceeding is appropriate?
B. Ag C. Ne D. Dis	ither agree nor disagree
If you ans	wered D or E, should it be higher or lower, and why?
7. Do yo appropriat	ou believe the existing time frames for submitting filings in a URS proceeding are e?1
A. Str B. Ag	rongly agree ree
1 These are	e: 14 days for a response (including a right to request 7 days extension), seeking de novo

Procedure: http://newgtlds.icann.org/en/applicants/urs/procedure-01mar13-en.pdf and the Rules: http://newgtlds.icann.org/en/applicants/urs/procedure-01mar13-en.pdf and the Rules: http://newgtlds.icann.org/en/applicants/urs/procedure-01mar13-en.pdf and the Rules: http://newgtlds.icann.org/en/applicants/urs/procedure-28jun13-en.pdf.

review (from default) for up to six months plus an option to request an additional 6 months, and filing an appeal for up to 14 days after default or a determination. See: The

If you answered D or E, should it be longer or shorter, and why?
8. Do you believe the existing limitations on the submission of evidence in a URS proceeding are appropriate?
A. Strongly agreeB. AgreeC. Neither agree nor disagreeD. DisagreeE. Strongly Disagree
9. Please provide any comments you want to add to explain your answers to questions 1 through 7 above:
<u>Other</u>
1. If you chose not to file a URS in a particular matter, what was the reason? Please choose from the following options:
 A. No remedy available for transfer of disputed domain name to prevailing complainant B. Procedural reasons such as word limitations in a complaint C. Time or cost reasons D. Burden of proof E. Other: please elaborate and if possible without violating confidentiality, privilege or attorney work product, specify the alternative action you did take:
2. Do you believe that the URS Process as it now exists is an effective rights protection mechanism?
A. Strongly agreeB. AgreeC. DisagreeD. Strongly Disagree
2. If the URS was available in all gTLDs, would you use it? Why or why not?
3. Please provide any comments you want to add to explain your answers to questions 1, 2 and 3 above:

C. Neither agree nor disagree

D. DisagreeE. Strongly Disagree

4. Leaving aside the result of the proceeding, have you had an experience with an Examiner
having an actual or potentially adverse conflict of interest in a URS proceeding?
A. Yes
B. No
If you answered yes, please briefly explain .
5. Leaving aside the result of the proceeding, have you had an experience with an Examiner having not acted in a neutral or impartial manner in a URS proceeding?
naving not acted in a neutral of impartial mariner in a ONS proceeding:
A. Yes
B. No
If you answered yes, please briefly explain