# SUPER CONSOLIDATED URS TOPICS TABLE WITH FINDINGS, ISSUES, SUGGESTIONS FROM ALL THREE URS SUB TEAMS FOR WORKING GROUP DISCUSSION

#### Prepared by ICANN staff - draft as of 7 August 2018

#### Introduction:

Given that the approved charter for this RPM Working Group (WG) had included an unfiltered series of sometimes overlapping and unclear questions, at one point this WG had set out to refine those questions to assist its work in producing relevant policy recommendations and to identify areas where specific feedback from the community would be useful (e.g., where it was not possible to conclude specific policy recommendations).

Towards this end, the WG had agreed to seek to apply several standard "high level" questions on the basis that these questions can be used as a framework for evaluating and developing policy suggestions for the URS dispute resolution process (but noting that they may not all be applicable to each situation); those are:

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

The WG had also agreed to use the initial Consolidated URS Topics Table, which includes suggested URS review topics, the original charter questions, suggested refined/new questions, and data sources to assist the WG's work: <a href="https://community.icann.org/download/attachments/79432641/URS%20Docs\_ICANN61.pdf?version=1&modificationDate=15206319">https://community.icann.org/download/attachments/79432641/URS%20Docs\_ICANN61.pdf?version=1&modificationDate=15206319</a> <a href="https://community.icann.org/download/attachments/79432641/URS%20Docs\_ICANN61.pdf?version=1&modificationDate=15206319">https://community.icann.org/download/attachments/79432641/URS%20Docs\_ICANN61.pdf?version=1&modificationDate=15206319</a>

In February 2018, the WG established three URS Sub Teams to identify address topics relating to the URS providers, practitioners, and to identify sources for related documents and to analyze those sources. This data gathering effort is based on the guidance provided in the Consolidated URS Topics Table.

The URS Providers and URS Practitioners Sub Teams were tasked to develop, administer, and analyze surveys for the current URS providers and experienced URS practitioners. In April 2018, these surveys were distributed among the target respondents; in June 2018 prior to ICANN62, responses were received.

Concurrently, the Documents Sub Team was tasked with 1) identifying various data sources (in addition to providers and practitioners) corresponding to the Consolidated URS Topics Table, 2) reviewing and examining certain categories of URS cases, and 3) developing specific potential recommendations for full WG consideration based on the survey results from providers and practitioners.

During the ICANN62 Panama Meeting, the three Sub Teams presented on the then current status of their efforts. Following ICANN62, the Providers and Documents Sub Teams continued their deliberations while the Practitioners Sub Team concluded its work. On 1 August 2018, the three Sub Teams discussed with the full WG the preliminary findings/issues that they identified, as well as proposed suggestions including draft recommendations, proposed operational fixes, questions, and action items.

This document synthesizes the three Sub Team's preliminary findings/issues, proposed suggestions, and data sources. It is organized according to the URS review topics in the initial Consolidated URS Topics Table. The WG Co-Chairs hope that this document will facilitate WG discussions concerning similar or complementary URS findings/suggestions as well as differences, including whether, and what scope/type of, guidance should be developed to improve the URS, and also open questions on which community feedback should be specifically sought. Please note that neither is the WG bound to take the proposed suggestions, nor do the proposed suggestions restrict the scope what the WG will consider as it prepares the draft Initial Report.

For the ease of reference: draft recommendations are highlighted in **GREEN**, suggested operational fixes in **ORANGE**, action items in **YELLOW**, and questions in **BLUE** within the "Proposed Suggestion" column.

For fuller details on the data collected, including the survey results, reports, and deliberations from each of the three URS Sub Teams as well as additional background (including the original URS Charter questions), please check:

- Practitioners: https://community.icann.org/x/0IIpBQ
- Providers: <u>https://community.icann.org/x/FBu8B</u>
- Documents: <u>https://community.icann.org/x/NgdpBQ</u>

Note: As of 07 August 2018, the Providers Sub Team is waiting for responses to the follow up questions/requests for the three providers and ICANN GDD based on a "<u>Suggested List of Issues for Discussion</u>" developed from a review of the providers' initial feedback. Therefore, additional findings/issues and proposed suggestions may be included in this document as appropriate.

# A. THE COMPLAINT

| Торіс  | Preliminary Finding/Issue   | Proposed Suggestion   | Data Source   |
|--|---|---|---|
| <b>1. Standing to file</b><br>Standing and the suggestion to<br>consider expanding standing to<br>allow marks that were abusively<br>registered but are not confusingly<br>similar | <ul> <li>(Documents ST)</li> <li>No data/feedback to support this</li> </ul>  | <ul> <li>DRAFT RECOMMENDATION:<br/>(Documents ST)</li> <li>No additional policy work<br/>required</li> </ul>  | Practitioners survey results: pp. 21-22, 28, 29                     |
| <b>2. Grounds for filing</b><br>Grounds, specifically, types of<br>marks on which a complaint may<br>be based  | <ul> <li>(Documents ST)</li> <li>No data/feedback indicating this is a URS problem</li> </ul>   | <ul> <li>DRAFT RECOMMENDATION:<br/>(Documents ST)</li> <li>No additional policy work on<br/>URS required</li> <li>Questions about "types of<br/>marks" seem to be part of the<br/>TMCH and in particular<br/>Claims Notices review</li> </ul> | Rebecca Tushnet's coding: 894<br>identical, 900 mark+plus, 21 typos |
| 3. Limited filing period   | <ul> <li>(Practitioners ST)</li> <li>The Sub Team did not<br/>comment on the survey<br/>results with respect to the<br/>response period or time<br/>frames connected to<br/>Complaint filings</li> <li>See Section C below</li> </ul> |   | Practitioners survey results: p. 26;<br>Providers feedback: Row 18  |
| 4. Administrative review   | <ul> <li>(Documents ST)</li> <li>Feedback from providers do<br/>not seem to indicate need for<br/>additional policy work</li> <li>(Providers ST)</li> <li>ADNDRC accepts Complaints<br/>that do not contain all the</li> </ul>        | <ul> <li>DRAFT RECOMMENDATION:<br/>(Documents ST)</li> <li>No additional policy work<br/>required</li> <li>SUGGESTED OPERATIONAL<br/>FIX:<br/>(Providers ST)</li> <li>Since at least one Provider</li> </ul>                                  | Providers feedback: Row 14  |

|                             | <ul> <li>elements required in URS<br/>Rule 3(b)</li> <li>Providers rely heavily on<br/>information provided by the<br/>Parties and are unable to<br/>search or track information (at<br/>least in several jurisdictions)<br/>about active court cases<br/>related to the URS<br/>proceedings</li> </ul> | <ul> <li>appears to accept Complaints that do not contain all the elements in Rule 3(b), even before GDPR came into effect, WG to consider how ICANN should enforce compliance with the URS Procedures and Rules, including URS Rule 3(b) (and URS procedures and rules generally)</li> <li>ACTION ITEM: (Providers ST)</li> <li>Sub Team to ask ADNDRC to explain why they accept Complaints that do not contain all the elements required in URS Rule 3(b)</li> <li>Sub Team to ask details from ADNDRC and FORUM on their administrative check to determine whether a domain name is already subject to an open and active URS/UDRP proceeding or court case</li> </ul> |   |
|-----------------------------|---|--|---|
| 5. 500-word Complaint limit | <ul> <li>(Practitioners ST)</li> <li>Some thought the word limit of 500 words was too low:<br/>"arbitrary and often insufficient" and "should be slightly increased" were two responses</li> <li>(Providers ST)</li> <li>Providers' feedback confirms that some practitioners have</li> </ul>           | <ul> <li>DRAFT RECOMMENDATION:<br/>(Three STs)</li> <li>This is an area on which<br/>views will differ, and the<br/>overall purpose of the URS as<br/>a lighter complement to the<br/>UDRP needs to be borne in<br/>mind</li> <li>No policy recommendation at<br/>this time</li> </ul>   | Providers feedback: Rows 30, 31<br>- 22 Cases (FORUM w/ 17);<br>Rows 14, 16 |

|   | <ul> <li>raised issues with word limit</li> <li>However, Providers generally believe that the balance of the word limits for both Complaint and Response is reasonable</li> <li>If Complaint word limit is increased, should Response limit be correspondingly increased? If so, need to consider impact on Examiners</li> <li>(Documents ST)</li> <li>Based on Practitioners' survey results, no additional policy work is required</li> </ul>   |   |                                |
|---|---|---|--------------------------------|
| 6. Amending the Complaint in<br>light of GDPR/Temp Spec | <ul> <li>(Providers ST)</li> <li>MFSD accepts "Doe<br/>Complaint"</li> <li>MFSD' feedback was that<br/>Complainants are not likely to<br/>file Doe Complaints, given the<br/>standard of proof (clear and<br/>convincing)</li> <li>It may also be difficult to<br/>satisfy the second and third<br/>URS elements without access<br/>to the registration data before<br/>submission of the Complaint<br/>and without the possibility to<br/>amend the Complaint after<br/>the submission</li> <li>MFSD suggests amending<br/>the URS Procedure 3.3 in<br/>order to enable the<br/>Complainant to modify the<br/>Complaint within 2-3 days</li> </ul> | <ul> <li>DRAFT RECOMMENDATION:<br/>(Providers ST)</li> <li>WG to discuss whether URS<br/>Rule 3(b) needs to be<br/>amended in light of GDPR<br/>and "Doe Complaint"</li> <li>WG to consider if URS<br/>Procedure para 3.3 should be<br/>amended to enable<br/>modification of Complaint<br/>within 2-3 days from<br/>disclosure of the full<br/>registration data by the URS<br/>Provider</li> <li>WG to consider whether<br/>recommend Providers<br/>modifying their operational<br/>rules in terms of automatically<br/>populating the Complaint<br/>Form using WHOIS data</li> </ul> | Providers feedback: Row 14, 28 |

|             | <ul> <li>from the disclosure of the full registration data by the URS Provider</li> <li>WHOIS information is automatically pulled into FORUM's Complaint Form once Complainant enters the domain name to prevent Complainant error</li> </ul> | <ul> <li>ACTION ITEM:<br/>(Providers ST)</li> <li>Sub Team to ask ADNDRC<br/>and FORUM whether they<br/>accept a URS Complaint if<br/>the Complainant does not<br/>provide the contract details of<br/>the Respondent ("Doe<br/>Complaint")</li> <li>Sub Team to follow up with<br/>MFSD to request<br/>data/evidence that support<br/>their claim about the difficulty<br/>in filing "Doe Complaint"</li> </ul>  |                            |
|-------------|---|---|----------------------------|
| 7. SMD file | <ul> <li>(Providers ST)</li> <li>Most of the data in the SMD file is difficult to read and remains encoded</li> </ul>   | <ul> <li>SUGGESTED OPERATIONAL<br/>FIX:<br/>(Providers ST)</li> <li>Sub Team to ask all Providers<br/>to confirm whether their<br/>Examiners are able to obtain<br/>the jurisdiction information of<br/>the trademark/category of<br/>goods and services. Based<br/>on their response, WG to<br/>determine whether to propose<br/>any operational fix<br/>recommendation (e.g.,<br/>Providers pass SMD file to<br/>the Respondent and<br/>Examiner so that the key<br/>information about the<br/>underlying trademark is<br/>known, including jurisdiction,<br/>date of issue, categories of<br/>goods and services);<br/>alternatively is there another<br/>way to ensure Examiners</li> </ul> | Providers feedback: Row 16 |

|                 |  | know this trademark information?  |  |
|-----------------|--|---|--|
| 8. Other topics | <ul> <li>(Providers ST)</li> <li>MFSD' feedback suggests the following factors as possible deterrents to filing a URS</li> <li>Complaint: <ul> <li>limited applicability of the URS (not a consensus policy)</li> <li>the suspension remedy (Complainants prefer filing a UDRP instead of having the domain name suspended through a URS without the possibility to own, control, use, or transfer the domain)</li> <li>stricter burden of proof</li> </ul> </li> <li>(Practitioners ST)</li> <li>There was a split regarding the adequacy of relief (some expressed a desire for a transfer, others with a right of first refusal and others seeking a "voluntary (negotiated) transfer from the losing respondent to a prevailing complainant" option or cancellation). The Sub Team did not comment on the survey results that most Practitioners believe that a declaration along with a specimen of use (including the submission of a SMD file from the TMCH) is adequate for demonstrating evidence of</li> </ul> | ACTION ITEM:<br>(Providers ST)<br>• Sub Team to follow up with<br>MFSD to request<br>data/evidence to support their<br>claim in order to determine<br>whether further deliberation<br>on their feedback regarding<br>factors as possible deterrents<br>to filing a URS Complaint is<br>needed | Providers feedback: Row 28<br>Practitioners survey results: pp.<br>21-22, 30 |

| use |
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## **B. NOTICE**

| Торіс  | Preliminary Finding/Issue   | Proposed Suggestion  | Data Source   |
|--|---|--|---|
| 1. Receipt by Registrant<br>Notice (feedback from<br>Complainant & Respondent) | <ul> <li>(Providers ST)</li> <li>ADNDRC only sends the<br/>Notice of Complaint to<br/>Respondents via emails and<br/>does not use the other two<br/>means (i.e., fax, physical<br/>mail) indicated in the URS<br/>Rules.</li> <li>There are potential difficulties<br/>for Providers to comply with<br/>the URS Rules &amp; Procedure<br/>due to the impact of GDPR</li> <li>Providers reference WHOIS<br/>data in order to communicate<br/>with, as well as send the<br/>Notice of Complaint and the<br/>Notice of Default to the<br/>Respondents</li> <li>Providers would reference<br/>WHOIS, if the Registrar does<br/>not communicate any<br/>underlying contact information<br/>of Registrant when the<br/>privacy/proxy service is used</li> <li>Providers also obtain<br/>Registrant's contact<br/>information provided by the<br/>Complainants, Registry<br/>Operators and Registrars,<br/>and information shown on<br/>Registrants' websites</li> </ul> | <ul> <li>DRAFT RECOMMENDATION:<br/>(Documents ST)</li> <li>No additional policy work<br/>required</li> <li>(Providers ST)</li> <li>WG to consider impact of<br/>GDPR on Providers'<br/>obligations concerning notice</li> <li>SUGGESTED OPERATIONAL<br/>FIX:<br/>(Providers ST)</li> <li>ADNDRC to change their<br/>operational rules to comply<br/>with URS Procedure 4.2 (e.g.,<br/>delivery of the Notice of<br/>Complaint in hard copy is<br/>critical if a spam filter<br/>removes the electronic<br/>Notices from view and to<br/>comply with URS policy)</li> </ul> | Practitioner survey results: pp.<br>5-6<br>Providers feedback: Rows 4-8 |

|   | <ul> <li>Nevertheless, they reported<br/>that they have not received<br/>any complaint regarding not<br/>receiving notice</li> <li>FORUM and MFSD reported<br/>that their mail, fax, and email<br/>to the Respondent were not<br/>delivered sometimes.<br/>Providers are unable to use<br/>courier services to deliver<br/>mail to P.O.box addresses</li> </ul>  |   |                                      |
|---|--|---|--------------------------------------|
| 2. Effect on Registry Operator<br>Notice requirements for Registry<br>Operators | <ul> <li>(Providers ST)</li> <li>Providers' feedback indicates there may be some clerical issues concerning the Registry Operators, including:         <ul> <li>Communicating from email addresses different from the contacts present in ICANN's repository</li> <li>Not responsive to requests for information from URS Providers</li> <li>Delay in sending notifications to the URS Providers regarding the completion of URS actions</li> <li>Not completing URS actions despite notifications and reminders from the Providers to report non-compliance to</li> </ul> </li> </ul> | <ul> <li>SUGGESTED OPERATIONAL<br/>FIX:<br/>(Providers ST)</li> <li>WG to discuss whether<br/>issues with registry operators<br/>and locking of domains raise<br/>enforcement or compliance<br/>issues</li> <li>WG to evaluate how clerical<br/>issues can be addressed,<br/>including keeping ICANN's<br/>email address for Registry<br/>contacts (reached by<br/>Providers) up to date</li> <li>QUESTION:<br/>(Documents ST to Providers ST)</li> <li>Is any other additional policy<br/>work required? (This will<br/>depend on whether specific<br/>issues are identified for policy<br/>work from the follow up with<br/>the three Providers)</li> </ul> | Providers feedback: Rows 9-12,<br>33 |

|                 | ICANN   | <ul> <li>ACTION ITEM:<br/>(Providers ST)</li> <li>Sub Team to follow up with<br/>FORUM and ask why GDPR<br/>may make the activation of<br/>URS Lock more difficult.</li> <li>(Documents ST)</li> <li>WG to contact registry<br/>operators to obtain feedback<br/>on qualitative experiences<br/>about receiving notices from<br/>Providers; e.g. were these<br/>sent through appropriate<br/>channels, and did they<br/>contain the correct<br/>information? NOTE: Timing<br/>TBD in light of imminent<br/>issuance of Sunrise &amp; Claims<br/>surveys</li> </ul> |                            |
|-----------------|---|--|----------------------------|
| 3. Other topics | <ul> <li>(Providers ST)</li> <li>ADNDRC did not receive<br/>information from ICANN<br/>regarding the Back End<br/>Registry Operator (BERO)<br/>point of contact</li> <li>FORUM receives a report<br/>from ICANN that contains this<br/>information</li> <li>MFSD receives credentials to<br/>access ICANN's repository</li> </ul> | SUGGESTED OPERATIONAL<br>FIX:<br>(Providers ST)<br>• Sub Team to contact ICANN<br>GDD, inquiring about the<br>inconsistency with regard to<br>how BERO information is<br>relayed to the Providers.<br>Based on ICANN GDD's<br>response, WG to consider<br>whether any operational fix<br>recommendation should be<br>proposed  | Providers feedback: Row 11 |

# C. RESPONSE

| Торіс   | Preliminary Finding/Issue  | Proposed Suggestion  | Data Source   |
|---|--|--|---|
| <b>1. Duration of response period</b><br>Duration of response period<br>(including the initial 14-day<br>period, 6 months after Notice of<br>Default (including possibility of<br>extension), and 14 days to<br>Appeal) | <ul> <li>(Practitioners ST)</li> <li>The Sub Team did not<br/>comment on the survey<br/>results indicating that 8 out of<br/>12 Practitioner responses<br/>either agreed or strongly<br/>agreed these are appropriate;<br/>with 3 disagreeing and noting<br/>they should be shorter.</li> <li>(Providers ST)</li> <li>All Providers believe that the<br/>Response period is sufficient.<br/>Providers also grant requests<br/>for extension of time to<br/>respond. No Provider has<br/>received late response.</li> </ul> | <ul> <li>DRAFT RECOMMENDATION:<br/>(Provider and Documents STs)</li> <li>No additional policy work<br/>required</li> </ul>   | Rebecca Tushnet's coding:<br>Review of 250 cases where<br>Response filed<br>Staff compilation report:<br>• p. 16, TABLE 11: URS Case<br>Response Analysis Of the<br>827 cases decided through<br>end-2017:<br>• 27% of the cases saw a<br>Response filed to the<br>Complaint<br>• 23% of the cases saw a<br>Response filed within the<br>14-day period specified in<br>the URS procedure and<br>rules |
| 2. Other issues relating to<br>Responses (other than issues<br>relating to Defenses), e.g.<br>Default procedures  | <ul> <li>(Documents ST)</li> <li>Reviewed the data from the cases noted where a Response was submitted</li> <li>(Providers ST)</li> <li>FORUM and MFSD conduct compliance check on Responses for factors beyond the ones stated in the URS Rule 5(g)</li> <li>ADNDRC only flags the "superficial formatting and non-compliance issue" in a Response; the appointed</li> </ul>  | <ul> <li>DRAFT RECOMMENDATION:<br/>(Documents ST)</li> <li>On the cases where<br/>Responses were filed, no<br/>additional research or work<br/>seems necessary</li> <li>ACTION ITEM:<br/>(Providers ST)</li> <li>Sub Team/WG to review<br/>FORUM's Appendix B and<br/>MFSD's Checklist used for<br/>the Administrative Review of<br/>the Response and consider<br/>whether further deliberation is<br/>needed</li> </ul> | <ul> <li>13% of the cases with a<br/>Response resulted in the<br/>claim being denied</li> <li>p. 14-15, TABLE 10: Multiple<br/>URS Cases Against the<br/>Same Domain</li> <li>Practitioner survey results: pp. 24,<br/>27</li> <li>Providers' feedback: Rows 47, 48</li> </ul>  |

|  | Examiners screen the other non-compliance issues   |  |
|--|--|--|
| 3. Response fees<br>Response Fee applicable to 15 or<br>more domains | <ul> <li>(Practitioners ST)</li> <li>The Sub Team did not<br/>comment on the survey<br/>results indicating that 4<br/>Practitioner survey responses<br/>said it was sufficient, 1<br/>disagreed, and 7 neither<br/>agreed nor disagreed</li> <li>(Providers ST)</li> <li>Providers' feedback indicates<br/>no late responses have been<br/>filed to date</li> <li>(Documents ST)</li> <li>The current data does not<br/>reveal any issue or possible<br/>policy conclusion</li> <li>No response was in filed in<br/>any of the 6 cases with 15+<br/>domains (outcome:<br/>Suspension)</li> </ul> | <ul> <li>DRAFT RECOMMENDATION:<br/>(Documents ST)</li> <li>Available data does not<br/>indicate any basis for<br/>additional work or policy<br/>conclusions</li> </ul> |

#### D. STANDARD OF PROOF

| Торіс      | Finding/Issue  | Suggestion                                       | Data Source                          |
|------------|--|--|--------------------------------------|
| 1. General | <ul> <li>(Practitioners ST)</li> <li>Most survey respondents</li></ul> | <ul> <li>DRAFT RECOMMENDATION:</li></ul>         | Practitioner survey results: pp. 13, |
|            | reported that "the   | (Documents ST) <li>Based on the data, there</li> | 14, 18-20                            |
|            | Decision/Determination   | does not appear to be a need                     | Staff compilation report: URS        |
|            | provided the reasons upon  | to modify the standard of                        | data: p. 11-13, TABLES 8&9:          |
|            | which the decision was   | proof for URS (clear and                         | Analysis of URS Cases where the      |
|            | based, as required by Section  | convincing)                                      | Claim was Denied                     |

|                    | <ul> <li>13(b) of the URS Rules"</li> <li>Practitioners believe that the RPM is being used for "clear cases of abuse" as it was intended</li> <li>Most thought that the "standard of proof" is "adequate as is"</li> </ul>  |  | Rebecca Tushnet's coding: tab -<br>"Denied Claims Analysis"      |
|--------------------|---|--|--|
| 2. Examiners guide | <ul> <li>(Practitioners ST)</li> <li>About half of the Practitioner respondents agreed there should be "more guidance provided to educate or instruct practitioners on what is needed to meet the 'clear and convincing' burden of proof in a URS proceeding"</li> <li>(Providers ST)</li> <li>2 out of 3 Providers did not strongly support the issuance of an Examiners Guide, at least, to the extent that the guide is to provide direction or examples as to the distinction between clear-cut and more difficult cases</li> </ul> | <ul> <li>SUGGESTED OPERATIONAL<br/>FIX</li> <li>(Practitioners ST)</li> <li>Recommends creating<br/>educational materials to<br/>provide more guidance to<br/>"educate or instruct<br/>practitioners on what is<br/>needed to meet the 'clear and<br/>convincing' burden of proof in<br/>a URS proceeding.</li> <li>Parties would find value in the<br/>creation of an "Overview for<br/>URS Decisions" (like the<br/>WIPO Overview on UDRP<br/>Cases)</li> <li>(Documents ST)</li> <li>Although it may be useful to<br/>provide some guidance as to<br/>what constitutes "clear and<br/>convincing" evidence in light<br/>of the different laws around<br/>the world, the guidance would<br/>not extend to providing<br/>Examiners with specific<br/>directions as to what is, and is<br/>not, a clear-cut case</li> <li>It may be preferable to</li> </ul> | Practitioner survey results: p. 17<br>Providers feedback: Row 98 |

|                 |  | develop a guide that is more<br>in the nature of a checklist<br>(such as the one initially<br>developed by the IRT as<br>Appendix E of its report)<br>rather than a substantive<br>document like the WIPO<br>UDRP Overview |  |
|-----------------|--|--|--|
| 3. Other topics | <ul> <li>(Documents ST)<br/>The Documents Sub Team has<br/>begun reviewing the 59 cases<br/>where the Respondent prevailed<br/>(i.e. the Complainant's claim was<br/>denied). Analysis so far:</li> <li>31 cases saw no Response<br/>filed</li> <li>Of the 28 cases where a<br/>Response was filed: <ul> <li>22 of these were filed<br/>within the initial 14-day<br/>response period</li> <li>The remaining 6 were<br/>cases where a de novo<br/>review occurred as the<br/>Respondent filed a<br/>Response after the<br/>14-day period following a<br/>Notice of Default but<br/>before the 6-month period<br/>expired (see Section G,<br/>below)</li> </ul> </li> </ul> |  |  |

# E. DEFENSES

| Topic         Preliminary Finding/Issue         Proposed Suggestion | Data Source |
|---|-------------|
|---|-------------|

| <ol> <li>Scope of Defenses</li> <li>Unreasonable delay in filing<br/>a complaint (i.e. laches)</li> </ol> | <ul> <li>(Documents ST)</li> <li>Case review indicates that<br/>there are some<br/>inconsistencies across<br/>Examiners as to whether or<br/>not rationale or justifications<br/>are provided (and in what<br/>detail) for their findings</li> <li>Suggested asking the<br/>Providers' Sub Team what<br/>their research discloses about<br/>the following, so as to assist<br/>in illustrating how the "clear<br/>and convincing" standard has<br/>been applied: <ol> <li>What instructions have<br/>the URS providers given<br/>to the panelists?</li> <li>What did the URS<br/>providers advise the<br/>panelists?</li> <li>Do the URS providers<br/>have minimal standards<br/>for panelists for decision<br/>making?</li> <li>Have the minimal<br/>standards been met?</li> <li>What are the URS<br/>providers' procedures?<br/>Have the URS providers<br/>done their work?</li> </ol> </li> </ul> | <ul> <li>SUGGESTED OPERATIONAL<br/>FIX:<br/>(Providers ST)</li> <li>There have been<br/>Determinations where either<br/>no clear rationale/reasons<br/>were elaborated in the<br/>decision</li> <li>Providers also vary in terms<br/>of the amount of guidance<br/>they provide their Examiners<br/>and in the use of a template<br/>Determination form</li> <li>WG to further examine the<br/>divergent practice and<br/>requirements of Providers<br/>with regard to Examiner<br/>providing reasoning in<br/>support of their<br/>Determinations</li> <li>WG to deliberate on<br/>FORUM's practice, which<br/>significantly deviates from<br/>that of ADNDRC and MFSD<br/>and consider whether it raises<br/>any compliance issue</li> <li>DRAFT RECOMMENDATION:<br/>(Providers ST)</li> <li>WG to consider whether all<br/>providers should give similar<br/>types/forms of guidance to<br/>their Examiners</li> <li>(Documents ST; see also Section</li> </ul> | Providers' feedback: Rows 17, 96, 97, 99, 100, 101. |
|---|--|--|---|
|   | Ũ  | <ul> <li>(Documents ST; see also Section G)</li> <li>WG to consider recommending the</li> </ul>  |   |

| <ul> <li>existing rules for the panelists?</li> <li>8. What does "clear and convincing evidence" mean?</li> <li>(Providers ST)</li> <li>ADNDRC:</li> <li>provides Examiners with</li> </ul>   | development of an<br>administrative checklist or<br>basic template of minimum<br>elements that should go into a<br>Determination |  |
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| <ul> <li>Determination Guideline</li> <li>directs Examiners to<br/>previous decisions to<br/>reference</li> </ul>   |  |  |
| <ul> <li>requires Examiners to<br/>provide some<br/>explanations of facts and<br/>reasoning in support of<br/>their Determinations</li> </ul>   |  |  |
| <ul> <li>does not appoint<br/>Examiners who renders<br/>Determinations not<br/>adhering to the standards<br/>or qualities of URS<br/>awards</li> </ul>  |  |  |
| • FORUM:  |  |  |
| <ul> <li>has a template for<br/>Determinations through<br/>its portal, with text boxes<br/>that are required to be<br/>filled out for the reasoning</li> <li>does not intervene in an<br/>administrative capacity to<br/>review and revisit an<br/>Examiner's Determination</li> <li>does not prepare any<br/>additional documents or<br/>edit in any matter</li> </ul> |  |  |

| <ul> <li>does not undertake to<br/>review each<br/>Determination for an<br/>explanation of the facts<br/>and reasoning</li> <li><u>only</u> FORUM has<br/>Determinations without<br/>any reasons and without<br/>stating the circumstance<br/>as the basis of their<br/>finding of demonstrable<br/>bad faith registration, or<br/>how the burden of proof<br/>is satisfied</li> </ul>  |
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| MFSD:   |
| <ul> <li>provides online         <ul> <li>Determination Form that             has instructions and             guidelines for Examiners</li> <li>encourages Examiners to             refer to WIPO Overview             of WIPO Panels Views on             Selected UDRP             Questions and Third             Edition (WIPO             Jurisprudential Overview             3.0)</li>             encourages Examiners to             cite URS and UDRP case             law they retain significant             for the decision of the             dispute</ul></li> </ul> |
| <ul> <li>provides Examiners         <ul> <li>information regarding</li> <li>case management</li> </ul> </li> </ul>  |

| 0<br>0<br>0 | conducts the ex-post<br>quality check of the<br>Determinations<br>disqualifies/bars an<br>Examiner who renders<br>Determinations contrary<br>to the policies and rules<br>or with insufficient and<br>illogical reasoning<br>MFSD's Examiners have<br>cited various<br>circumstances, in addition<br>to the ones included in<br>URS Procedure 1.2.6.3.,<br>considered as indicia of<br>bad faith registration and<br>use |  |  |
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## F. REMEDIES

| Торіс                | Preliminary Finding/Issue   | Proposed Suggestion  | Data Source   |
|----------------------|---|--|---|
| 1. Scope of Remedies | <ul> <li>(Practitioners ST)</li> <li>The Practitioners ST<br/>observed a split in responses<br/>regarding the adequacy of<br/>relief (some expressed a<br/>desire for a transfer, others<br/>with a right of first refusal, and<br/>others seeking a "voluntary<br/>(negotiated) transfer from the<br/>losing respondent to a<br/>prevailing complainant" option<br/>or cancellation).</li> <li>The following options were<br/>suggested in the Practitioners'</li> </ul> | <ul> <li>DRAFT RECOMMENDATION<br/>(Documents ST)</li> <li>The Documents ST suggests<br/>that these questions be<br/>deliberated among the full<br/>WG</li> </ul> | <ul> <li>Practitioners survey results: p. 15</li> <li>IRT Final Report: pp. 25-37</li> <li>"The purpose of the URS is to provide a cost-effective and timely mechanism for brand owners to protect their trademarks and to promote consumer protection on the Internet. The URS is not meant to address questionable cases of alleged infringement"</li> <li>On remedy: "The URS is designed to provide a faster</li> </ul> |

| <ul> <li>Survey results:</li> <li>An out-and-out transfer to a winning party as opposed to suspension</li> <li>An option of a voluntary (negotiated) transfer from a losing respondent to a prevailing complainant before the domain expires. There are negotiated transfers taking place, not sure how they are implemented</li> <li>It would be interesting to look at the suggested remedies to see if they were considered in the history of the promulgation of the URS: <ul> <li>a right of first refusal to purchase the domain when it next becomes available" and</li> <li>"an established process for requesting suspension renewals</li> </ul> </li> </ul> | <ul> <li>means to stop the operation of an abusive site. The UDRP is designed to result in the transfer of the abusive domain name. Brand holders seeking to thwart infringement could utilize either or both proceedings."</li> <li>STI Report: pp. 15-25</li> <li>"a cost effective, expedited process in instances of clear cut instances of trademark abuse" (Note: STI was unanimous on adopting IRT format, but with minority views on remedy).</li> <li>INTA Survey:</li> <li>RPM effectiveness ("how well RPMs mitigate risks"): UDRP 67%, Sunrise 64%, Claims 36%, <u>URS 27%</u>, PDDRP 15%</li> <li>"Have you heard of Whack a Mole? This is what domain enforcement is. As a brand owner, I fail to see the need for all of the new TLDs and feel like the RPMs are just another way to spend money on something that doesn't buy much protection."</li> <li>"UDRP still helps mitigate risks the best. While URS is helpful, the escalated proof required and limited remedy makes it of limited usefulness."</li> </ul> |
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|  |   | <ul> <li>"Improvements to URS.<br/>Perhaps a loser-pays model.<br/>Perhaps improvements to the<br/>remedy."</li> </ul>   |
|  |   | <ul> <li>remedy."</li> <li>CCT-RT Review:</li> <li>Review of the URS to consider inter alia (1) whether there should be a transfer option with the URS rather than only suspension; (2) whether two full systems should continue to operate (namely UDPR and URS in parallel) considering their relative merits, (3) the potential applicability of the URS to all gTLDs and (4) whether the availability of different mechanisms applicable in different gTLDs may be a source of confusion to consumers and rights holders.</li> <li>Success Measures: Based on the findings, a clear overview of the suitability of the URS and whether it is functioning effectively in the way originally intended: "A full review of the URS should be carried out and consideration be given to how it should interoperate with the UDRP."</li> </ul> |
|  |   | <ul> <li>"The uptake in use of the<br/>URS appears to be below<br/>expectations, so it would be<br/>useful to understand the</li> </ul>  |

|   |   |   | reasons for this and whether<br>the URS is considered an<br>effective mechanism to<br>prevent abuse. It is also<br>important for all TLDs to have<br>a level playing field."<br>• "overall the URS has<br>produced positive results in<br>certain limited cases. The<br>speed and low cost caters to<br>those who have clear-cut<br>cases and are indifferent<br>towards the [suspension<br>remedy]. However, some<br>[don't use it] due to the "clear<br>and convincing" standard<br>being seen as too strict and<br>the [limited remedy]. There is<br>also concern voiced over the<br>possibility of the domain<br>name being registered once<br>more by another potential<br>infringer once it is released,<br>thus some rights holders feel<br>more comfortable having the<br>domain name in their<br>portfolio, which can be<br>achieved via a UDRP.<br>Indeed, the value of a<br>suspended domain name is<br>questioned." |
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| <ol> <li>2. Duration of Suspension<br/>Period</li> <li>3. Review of Implementation</li> </ol> | <ul> <li>(Practitioners ST)</li> <li>One-third of Practitioners<br/>indicated "problems with the<br/>implementation of the relief<br/>awarded following a URS<br/>decision." Their responses</li> </ul> | <ul> <li>DRAFT RECOMMENDATION:<br/>(Providers ST):</li> <li>WG to re-examine the URS<br/>technical requirements and<br/>discuss whether URS<br/>Technical Requirements 3</li> </ul> | Providers feedback: Row 12,<br>105-108<br>Practitioners survey results: p. 15   |

|                 | <ul> <li>the URS Suspension</li> <li>Registry and Registrar have<br/>difficulty implementing the<br/>extension request of the URS<br/>Suspension, as they may not<br/>have understood their roles in<br/>the process</li> <li>Some feedback from FORUM<br/>Examiners was also received<br/>supporting the possibility of<br/>altering registration<br/>information during the<br/>additional year of suspension<br/>that is available to a<br/>successful Complainant</li> </ul>  |  |   |
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| 4. Other topics | <ul> <li>(Providers ST)</li> <li>GDPR would affect Providers' ability to discover and report to ICANN the lack/error of implementation of URS Determination by the Registry Operator</li> <li>HSTS-preloaded domain suspension remedy is problematic</li> <li>(Practitioners ST)</li> <li>The Practitioners Sub Team did not comment on the survey results that a majority of respondents noted that they chose not to file a URS in a particular matter because of the lack of a transfer remedy (Practitioners survey result p. 30 - Note 13 Survey Respondents appear to have</li> </ul> | ACTION ITEM:<br>(Providers ST)<br>• Sub Team to solicit input from<br>ICANN GDD and Registry<br>Operators with regard to the<br>HSTS-preloaded domain<br>suspension issue and the<br>potential GDPR impact on<br>Providers' ability to check the<br>completion of URS actions by<br>Registry Operators | Providers feedback: Row 28, 96,<br>108<br>Practitioners survey results: p. 30 |

| handled between 91 -120<br>URS cases of the 827 total<br>URS filings at the time of the<br>Survey) |  |  |
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## G. APPEAL

| Торіс              | Preliminary Finding/Issue   | Proposed Suggestion  | Data Source  |
|--------------------|---|--|--|
| 1. Appeals process | <ul> <li>(Documents ST)<br/>Documents Sub Team reviewed:</li> <li>All 14 cases where an Appeal<br/>was filed – <ul> <li>Complainant ultimately<br/>prevailed in 12 of the 14<br/>Appeals (Complainant<br/>had prevailed at the<br/>Default/Final<br/>Determination stage in 8)</li> <li>9 Appeals were heard by<br/>3-member panels</li> <li>7 Appeals related to the<br/>.email gTLD (with 6 cases<br/>concerning yoyo.email)</li> </ul> </li> <li>(Practitioners ST)</li> <li>Of the Practitioners who used<br/>the Appellate mechanisms, all<br/>characterized their<br/>experience as "positive"</li> </ul> | <ul> <li>DRAFT RECOMMENDATION:<br/>(Documents &amp; Practitioners STs)</li> <li>Appeals - process seems to<br/>be working as designed, no<br/>need for additional policy<br/>work</li> <li>(Documents ST)</li> <li>Administrative/Operational –<br/>Develop mandatory<br/>template/form to be used for<br/>all Determinations; purpose is<br/>to ensure consistency and<br/>precision in terminology and<br/>format as well as ensure that<br/>all steps in a proceeding are<br/>recorded (e.g. Default,<br/>Appeal)</li> <li>(Providers ST)</li> <li>Regarding mandatory<br/>template/form for all<br/>Determinations - additional<br/>specific issues may arise from<br/>follow-up with the Providers</li> </ul> | <ul> <li>Staff compilation report - URS data:</li> <li>p. 22-23, TABLE 13: Analysis of URS Cases where an Appeal was filed (see appeals_v0.2.xls for full analysis)</li> <li>p. 16, TABLE 11: URS Case Response Analysis: 30 of 827 cases saw a Response filed within 6 months but after the 14-day initial period; of those 30 cases the Complainant's claims were denied in 6.</li> <li>Staff report on De Novo Review cases:<br/>http://mm.icann.org/pipermail/gns o-rpm-documents/attachments/20 180726/8586717c/SummaryTable -URSFinalDeterminationCasesas ofDec2017-UPDATED25July2018 -0001.docx</li> <li>Providers' feedback: Rows 128-132</li> </ul> |
| 2. De novo review  | (Documents ST)<br>Documents Sub Team reviewed:  | DRAFT RECOMMENDATION:<br>(Documents ST; see also Section   | Practitioners survey results: p.7-9,   |

| <ul> <li>All 29 cases where a De<br/>Novo Review occurred (i.e.<br/>Final Determination issued<br/>where a Respondent filed a<br/>Response after Default but<br/>before expiry of the 6-month<br/>permissible period for a<br/>Response) –</li> <li>Respondent prevailed in<br/>6 and Complainant in 23<br/>cases (of which 2 were<br/>Appeals)</li> <li>28 Final Determinations<br/>were rendered in English<br/>(with 1 in Spanish)</li> <li>(Practitioners ST)</li> <li>The Sub Team did not<br/>comment on the Practitioners<br/>survey results indicating that<br/>2 respondents believed the<br/>De Novo Review process<br/>should be retained, and 3 felt<br/>it should be removed</li> </ul> | <ul> <li>H) 11</li> <li>De Novo Review – WG to discuss if substantive policy recommendations are needed in light of current response periods and possible points of determination during a proceeding</li> </ul> |
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## H. POTENTIALLY OVERLAPPING PROCESS STEPS

| Торіс   | Preliminary Finding/Issue  | Proposed Suggestion  | Data Source                |
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| 1. Potential overlap concerning<br>duration of respondent appeal,<br>review and extended reply<br>periods along the URS process<br>timeline | <ul> <li>(Documents ST)</li> <li>Documents Sub Team has<br/>completed data review of<br/>Appeals, De Novo Review,<br/>and Response Received<br/>cases</li> <li>(Practitioners ST)</li> </ul> | <ul> <li>DRAFT RECOMMENDATION:<br/>(Documents ST)</li> <li>WG to discuss policy question<br/>around the number of<br/>instances where a de novo<br/>examination can occur in<br/>cases involving a defaulting<br/>respondent and the duration</li> </ul> | See Sections C & G, above. |

| <ul> <li>The Sub Team did not<br/>comment on the Practitioners<br/>survey results indicating that<br/>2 survey respondents<br/>believed the De Novo Review<br/>process should be retained,<br/>and 3 felt it should be<br/>removed</li> </ul> | of response periods for de<br>novo review and appeal |  |
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# I. COST

| Торіс                    | Preliminary Finding/Issue   | Proposed Suggestion  | Data Source  |
|--------------------------|---|--|--|
| 1. Cost allocation model | <ul> <li>(Providers ST)</li> <li>2 out of 3 Providers do not<br/>support a "loser pays" model,<br/>noting likely implementation<br/>problems; the third is not<br/>opposed to it but prefers a<br/>better escrow payment<br/>system</li> <li>Forum has a flat fee for late<br/>response. ADNDRC and<br/>MFSD have fees based on<br/>the number of domains and/or<br/>the type of Respondents<br/>involved</li> <li>(Practitioners ST)</li> <li>The Sub Team did not<br/>comment on the survey<br/>results that 8 Practitioners<br/>(out of 12 who responded)<br/>either agreed or strongly<br/>agreed the filing fee for a<br/>Complaint is adequate, with 2<br/>disagreeing</li> </ul> | <ul> <li>DRAFT RECOMMENDATION:<br/>(Providers ST)</li> <li>WG to discuss whether any of<br/>the late Response fees create<br/>a burden for the Respondent</li> </ul> | Providers' feedback: Rows 26-28,<br>48<br>INTA Survey: for RPMs generally<br>(p. 10) - 40,528 (14% of Internet<br>enforcement budget) for 2-year<br>period (see also pp. 34-40).<br>1: \$2,450 (2)<br>2: \$6,300 (16)<br>3: \$6,350 (6)<br>4: \$16,500 (1) |

| Торіс   | Preliminary Finding/Issue   | Proposed Suggestion   | Data Source   |
|---|---|---|---|
| 1. Language issues, including<br>current requirements for<br>complaint, notice of complaint,<br>response, determination | <ul> <li>(Providers ST)</li> <li>ADNDRC communicates in<br/>English only</li> <li>FORUM and MFSD<br/>communicate to the<br/>Respondent in the language<br/>of the Respondent, with<br/>translations provided for the<br/>Notice of Complaint, Notice of<br/>Default, emails, template<br/>documents, and<br/>Determinations</li> <li>FORUM and MFSD check<br/>WHOIS as well as information<br/>from the registrar to<br/>determine Respondent's<br/>dominant language</li> <li>Different from FORUM and<br/>MFSD, language skills of the<br/>Examiners do not seem to be<br/>a factor in the assignment<br/>and rotation of the Examiners<br/>in ADNDRC</li> <li>ADNDRC does receive<br/>inquiries, especially from the<br/>Respondent, regarding the<br/>language of the proceedings.<br/>All of ADNDRC's assigned<br/>Examiners are fluent in the<br/>non-English language of the<br/>Respondent</li> <li>(Documents ST)</li> </ul> | <ul> <li>ACTION ITEM:<br/>(Providers ST)</li> <li>Sub Team to ask ADNDRC<br/>how their Examiners'<br/>language skills are used, and<br/>how they handled the<br/>situation (if any) that a<br/>Respondent did not have the<br/>capability of understanding<br/>English</li> <li>Sub Team to ask MFSD for a<br/>direct response whether they<br/>think it would be feasible to<br/>mandate sending REgistry<br/>and Registrar notices in the<br/>same language(s)</li> <li>SUGGESTED OPERATIONAL<br/>FIX:<br/>(Providers ST)</li> <li>Based responses from<br/>ADNDRC to the follow-up<br/>question, WG to consider<br/>recommending ICANN to<br/>enforce the URS Rules with<br/>respect to Providers<br/>communicating with the<br/>Registrant in the language of<br/>the Registrant (e.g., ADNDRC<br/>to change their operational<br/>rules to comply with URS<br/>Procedure 4.2 and deliver<br/>Notice of Complaint also</li> </ul> | Providers' feedback: Rows 38, 81<br>Staff report on De Novo Review<br>cases |

| <ul> <li>A review of the 29 cases<br/>where a De Novo Review<br/>occurred (indicating a<br/>Response was filed after<br/>Default) showed a few cases<br/>where respondents were<br/>located in China or a<br/>European country, but no<br/>indications on the record that<br/>English was an issue. Only 1<br/>out of the 29 cases saw a<br/>Final Determination issued in<br/>Spanish.</li> <li>Rebecca Tushnet's coding<br/>research shows several<br/>cases where Examiners<br/>noted a Respondent might<br/>have had possible issues witt<br/>language. Staff is reviewing<br/>those cases to identify<br/>possible policy issues.</li> <li>WG member observation that<br/>the current practice is that the<br/>Providers' original notice to a<br/>registry operator is sent in<br/>English, but that notices to<br/>registrars may be in both<br/>English as well as the<br/>registrant's language (if not<br/>English) – but note that<br/>ADNDRC and FORUM do no<br/>think it would be feasible to<br/>mandate sending Registry<br/>and Registrar notices in the<br/>same language(S)<br/>Documents Sub Team noted<br/>the possible need to clarify<br/>which notice(s) this</li> </ul> | <ul> <li>assist them with deciding<br/>what language to use in going<br/>ahead with a URS proceeding<br/>and Determination</li> <li>(Providers ST)</li> <li>WG to consider whether, in<br/>light of FORUM and MFSD<br/>feedback on use of WHOIS to<br/>help determine Respondent<br/>language, policy<br/>recommendations should be</li> </ul> |  |
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| observation related to. |  |  |
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#### K. ABUSE OF PROCESS

| Торіс   | Preliminary Finding/Issue   | Proposed Suggestion  | Data Source  |
|---|---|--|--|
| <ol> <li>Misuse of the process,<br/>including by trademark owners,<br/>registrants and "repeat<br/>offenders"</li> <li>Forum shopping</li> <li>Other documented abuses</li> </ol> | <ul> <li>(Providers ST)</li> <li>FORUM has handled cases where the Respondent alleged an Abuse of Process by the Complainant (with FORUM reviewing 20 cases for the Providers Sub Team) but no abuse was found by the Examiner</li> <li>(Practitioners ST)</li> <li>The Sub Team did not comment on the survey results indicating that 11 out of 13 survey respondents either agreed or strongly agreed that the URS is being used for clear-cut cases, as intended.</li> </ul> | <ul> <li>DRAFT RECOMMENDATION:<br/>(Documents ST)</li> <li>No additional data collection<br/>needed at the moment (all<br/>Providers are currently<br/>required to submit cases<br/>where abuse was found to an<br/>Abuse Case Database; none<br/>have been found to date)</li> <li>However, WG may revisit this<br/>question depending on results<br/>of review of the remaining<br/>cases where the Respondent<br/>prevailed (review of cases<br/>where the Respondent<br/>prevailed after filing a<br/>response has been<br/>completed)</li> <li>(Providers ST)</li> <li>WG to consider potential<br/>recommendation on the<br/>incorporation of penalties for<br/>the abuse of the process by<br/>the Respondent in the URS<br/>Rules. The abuse of "what"<br/>needs to be clarified</li> <li>QUESTION:<br/>(Documents ST to Providers &amp;<br/>Practitioner STs):</li> </ul> | Providers feedback: Rows<br>122-126<br>Practitioners survey results: p. 14<br>Documents Sub Team review of<br>58 Claims Denied cases |

|  | <ul> <li>Should sanctions for abuse<br/>by respondent be added (may<br/>depend on whether case<br/>analysis reveals this to have<br/>happened)?</li> </ul> |
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### L. EDUCATION & TRAINING

| Торіс   | Preliminary Finding/Issue   | Proposed Suggestion  | Data Source   |
|---|---|--|---|
| 1. Responsibility for education<br>and training of complainants,<br>registrants, registry operators<br>and registrars | <ul> <li>(Documents ST)</li> <li>FORUM provides regular<br/>reports to ICANN that list the<br/>languages used in cases<br/>occurring during the reporting<br/>period</li> <li>(Providers ST)</li> <li>FORUM is aware that some<br/>Respondents did not file a<br/>Response as they did not<br/>know how to proceed. There<br/>are general complaints<br/>regarding FORUM's online<br/>filing portal. FORUM's case<br/>coordinator assists<br/>Respondents on an individual<br/>basis via phone or email</li> <li>Review of ICANN's and<br/>Providers', websites show<br/>that the URS Procedure &amp;<br/>Rules can be downloaded<br/>from ICANN and Provider<br/>websites (in all 6 official UN<br/>languages from ICANN, in<br/>English from the Providers)</li> <li>Each Provider's</li> </ul> | <ul> <li>ACTION ITEM:<br/>(Providers ST)</li> <li>Sub Team to request all three<br/>Providers to provide a copy of<br/>the Notice of Complaint they<br/>send to the Respondent</li> <li>Sub Team to to ask ADNDRC<br/>to provide a copy of their<br/>Response Form and Appeal<br/>Form</li> <li>Sub Team/WG to review the<br/>Notice of Complaint and<br/>Providers' online<br/>forms/instructions before<br/>considering whether any<br/>recommendations should be<br/>made</li> <li>DRAFT RECOMMENDATION:<br/>(Providers ST)</li> <li>WG to discuss whether to<br/>recommend ICANN to<br/>develop an<br/>easy-to-understand,<br/>multilingual, and linkable<br/>guidance (e.g. basic FAQs)<br/>for both URS parties</li> </ul> | Providers feedback: Rows 53,<br>58-77, 96<br>Practitioners survey results: p. 12<br>(10 out of 13 either agreed or<br>strongly agreed that an Overview<br>will be of value)<br>Websites: ICANN, Providers |

| <ul> <li>Supplemental Rules can be downloaded from its website (in English)</li> <li>In the Notice of Complaint sent by Providers, information regarding the procedure and timeline of the URS proceeding is included</li> <li>Providers' online Complaint and Respondent Forms contain instructions on the complaint and response process (though not all Providers publish the same level of details)</li> </ul> | <ul> <li>WG to discuss whether<br/>Providers should develop<br/>additional materials specific to<br/>their service, practice,<br/>website, etc.</li> <li>(Documents ST)</li> <li>Supports the creation of a<br/>basic, multilingual FAQ for<br/>Complainants and<br/>Respondents</li> </ul> |
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#### M. URS PROVIDERS

| Торіс   | Preliminary Finding/Issue  | Proposed Suggestion  | Data Source   |
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| 1. Evaluation of URS providers<br>and their respective processes<br>(including training of panelists) | <ul> <li>(Providers ST)</li> <li>ADNDRC and FORUM do not seem to publish all their Examiners' CVs, which may be contrary to URS Rule 6(a): "Each Provider shall maintain and publish a publicly available list of Examiners and their qualifications"</li> <li>ADNDRC publishes Examiners' CVs/resumes subject to the Examiner's consent on how much information can be made public. It seems to be at odds with URS Rules 6(a)</li> </ul> | <ul> <li>DRAFT RECOMMENDATION:<br/>(Providers ST)</li> <li>WG to consider if there is a<br/>need to include any explicit<br/>standard for removal of<br/>Examiners based on<br/>particular background and<br/>factors such as their record,<br/>e.g. representing serial<br/>cyber-squatters</li> <li>SUGGESTED OPERATIONAL<br/>FIX:<br/>(Providers ST)</li> <li>WG to discuss whether<br/>Providers' non-compliance<br/>with URS Rule 6(a) is an</li> </ul> | Providers' feedback: Rows 59,<br>60, 62, 64-67, 69, 75-77, 82, 92,<br>136 |

| • | FORUM does not obtain the<br>CVs of panelists from other<br>Providers<br>Providers also gave feedback<br>about handling Examiner<br>conflicts and removal<br>ADNDRC will not appoint an<br>Examiner who<br>orenders Determinations<br>not adhering to the<br>standards or qualities of<br>URS awards<br>orepresented a<br>Complainant in a URS or<br>UDRP proceeding where<br>there was a finding of<br>Reverse Domain Name<br>Hijacking<br>FORUM may remove an                     | <ul> <li>issue, and whether any operational fix recommendation should be proposed; ADNDRC, in particular, should list the backgrounds of all of their Examiners so Complainants and Respondents can check for conflicts of interest</li> <li>Based on ADNDRC's responses to follow-up questions, WG to discuss whether ADNDRC's non-compliance with the technical requirements is an issue, and whether any operational fix recommendation should be proposed</li> </ul>  |  |
|---|---|---|--|
| • | <ul> <li>FOROM may remove an Examiner for reasons including:         <ul> <li>failing to comply with deadlines</li> <li>failure to understand the Policy and Rules</li> <li>repeatedly being unavailable to take a case due to schedule or conflicts of interest</li> </ul> </li> <li>MFSD would disqualify/bar an Examiner for reasons including:         <ul> <li>non-declaration of conflict of interest</li> <li>repeated non-participation at trainings</li> </ul> </li> </ul> | <ul> <li>ACTION ITEM:<br/>(Providers ST)</li> <li>Sub Team to ask ADNDRC to<br/>elaborate on their panel<br/>selection processes</li> <li>Sub Team/WG to examine<br/>MFSD Dispute no. <u>8422F178</u><br/>e-leclerc.paris; MFSD Dispute<br/>no. <u>429EC571</u><br/>reinhausen.international).</li> <li>Sub Team to ask ADNDRC to<br/>provide details in order to<br/>understand whether<br/>ADNDRC has been out of<br/>compliance with technical<br/>requirements</li> <li>Sub Team to ask ADNDRC to<br/>provide details on the</li> </ul> |  |

|                         | <ul> <li>rendering Determinations<br/>contrary to the policies<br/>and rules or with<br/>insufficient and illogical<br/>reasoning</li> <li>ADNDRC indicates that panel<br/>selection and training<br/>processes must be flexible<br/>and not rigorous, as domain<br/>name dispute is a niche and<br/>new area in Asia</li> <li>MFSD's Examiners have<br/>drawn inferences per URS<br/>Rule 12(f)</li> <li>ADNDRC has indicated<br/>difficulties complying with the<br/>URS technical requirements,<br/>as it is migrating to a new<br/>website</li> <li>All three Providers maintain<br/>regular communications with<br/>ICANN. FORUM and MFSD<br/>provided details of their<br/>communications</li> </ul> | information or data that<br>ICANN communicated with<br>them<br>• Sub Team to ask all three<br>Providers to provide specific<br>examples of their Examiner<br>training and education<br>programs/materials for WG to<br>determine whether further<br>deliberation is needed |   |
|-------------------------|--|--|---|
| 2. Conflict of interest | <ul> <li>(Practitioners ST)</li> <li>No Practitioner indicated<br/>having "an experience with an<br/>Examiner having an actual or<br/>potential conflict of interest in<br/>a URS proceeding"</li> <li>(Providers ST)</li> <li>Both FORUM and MFSD's</li> </ul>  | <ul> <li>ACTION ITEM:<br/>(Providers ST)</li> <li>Sub Team to ask ADNDRC to<br/>confirm whether any of their<br/>Examiners voluntarily<br/>disclosed any conflict of<br/>interest</li> </ul>   | Providers feedback: Row 67<br>Practitioners' survey responses:<br>pp. 38-39 |

|  | Examiners have voluntarily<br>disclosed conflict of interest,<br>but no instance of a conflict<br>presenting itself after an<br>Examiner has accepted a<br>case. ADNDRC did not<br>provide a direct answer<br>Providers have inconsistent<br>methods seek confirmation<br>from Examiners on their<br>impartiality or independence<br>(FORUM - <u>Neutral's Oath;</u><br>MFSD - email & checkbox on<br><u>Determination Form;</u><br>ADNDRC - email) |  |  |
|--|---|--|--|
|--|---|--|--|

## N. ALTERNATIVE PROCESSES

| Торіс   | Preliminary Finding/Issue | Proposed Suggestion  | Data Source |
|---|---------------------------|--|-------------|
| 1. Possible alternative(s) to the<br>URS, e.g. summary procedure<br>in the UDRP |                           | <ul> <li>DRAFT RECOMMENDATION:<br/>(Documents ST)</li> <li>Documents Sub Team notes<br/>that this section was added<br/>based on suggestions from<br/>WG members, and it was not<br/>included in the original<br/>Charter questions. As the<br/>URS was intended as an<br/>alternative to the UDRP, no<br/>specific policy issues have<br/>been identified in relation to<br/>this topic at this time</li> </ul> |             |

- There is an action item for staff (originally proposed by John McElwaine) to find out if decoding software is available that can read the coded portions of a SMD file, or if this is possible only using the specific key from the TMCH. *Comments from Co-Chairs:* 
  - Do not think it is about the coding; but what is actually in the SMD file. It seems clear that the relevant info is simply not there: <u>http://www.trademark-clearinghouse.com/help/faq/which-information-does-smd-file-contain</u>
  - Much subteam spent on how to pass the full TM information to Examiners -- and if not SMD how else?

Practitioners ST:

• Overall the Practitioner's Survey indicates that Practitioners' have a "Positive" view of the URS and find the URS to be "an effective RPM." (pp. 32 and 35)