

<i>Requirement per Terms of Reference</i>	<i>Relevant recommendations per Task Force reports</i>
<p>[TF1 Scope] ...what contractual changes (if any) are required to allow registrars and registries to protect domain name holder data from data mining for the purposes of marketing. The focus is on the technological means that may be applied to achieve these objectives and whether any contractual changes are needed to accomodate them.</p>	
<ul style="list-style-type: none"> • What technical means are available? 	<p>- no apparent recommendations.</p>
<ul style="list-style-type: none"> • What contractual amendments are required to facilitate these technical means? 	<p>- no apparent recommendations.</p>
<p>[TF2 Scope] What is the best way to inform registrants of what information about thmselves is made publicly available when they register a domain name and what options they have to restrict access to that data and receive notification of its use?</p>	<ul style="list-style-type: none"> - enforce compliance with existing contractual obligations - develop best practices for providing notice to registrants and obtaining their consent for the use of their data during the registration process.
<ul style="list-style-type: none"> • What is the best way to informat registrants of what information about themselves is made publicly available when they register a domain name? 	<p>- see above.</p>
<ul style="list-style-type: none"> • What options do registrants have to restrict access to data about themselves that is made publicly available when the registrant registers a domain name? 	<p>- no apparent recommendations.</p>
<ul style="list-style-type: none"> • How are registrants going to receive notifications of third party use of the data that is made publicly available when the registrant registers a domain name? 	<p>- no apparent recommendations.</p>

<i>Requirement per Terms of Reference</i>	<i>Relevant recommendations per Task Force reports</i>
<p>[TF2 Scope] What changes, if any, should be made in the data elements about registrants that must be collected at the time of registration to achieve an acceptable balance between the interests of those seeking contact-ability, and those seeking privacy protection?</p>	<p>- no proposed changes (to proxy services) - monitor developments and collect more data - implement tiered access</p> <p>(note: no apparent consideration was given to the potential conflicts between these two recommendations.)</p>
<ul style="list-style-type: none"> • Should changes be made in the data elements about registrants that must be collected at the time of registration in order to achieve an acceptable balance between the interests of those registrants seeking contact-ability, and those seeking privacy protection? 	<p>- see above.</p>
<ul style="list-style-type: none"> • If changes should be made in the data elements collected from registrants at the time of registration in order to balance the interests of those registrants seeking contact-ability and those seeking privacy protection, what changes should be made? 	<p>- see above.</p>
<p>[TF2 Scope] Should domain name holders be allowed to remove certain parts of the required contact information from anonymous (public) access, and if so, what data elements can be withdrawn from public access, by which registrants, and what contractual changes (if any) are required to enable this? Should registrars be required to notify domain name holders when the withheld data is released to third parties? If registrants have the ability to withhold data from public, anonymous access, will this increase user incentives to keep the contact information they supply current and accurate?</p>	<p>- commentary as follows.</p>

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<ul style="list-style-type: none"> Should domain name holders be allowed to remove certain parts of the required contact information from anonymous (public) access? 	<ul style="list-style-type: none"> - no apparent recommendations.
<ul style="list-style-type: none"> If domain name holders are allowed to remove certain parts of the required contact information from anonymous (public) access, what data elements can be withdrawn from public access? 	<ul style="list-style-type: none"> - no apparent recommendations.
<ul style="list-style-type: none"> If domain name holders are allowed to remove certain parts of the required contact information from anonymous (public) access, which domain holders will be allowed to do so? 	<ul style="list-style-type: none"> - no apparent recommendations.
<ul style="list-style-type: none"> What contractual changes (if any) are required to allow domain name holders to remove certain parts of the required contact information from anonymous (public) access? 	<ul style="list-style-type: none"> - no apparent recommendations.
<ul style="list-style-type: none"> Should registrars be required to notify domain name holders when the withheld data is released to third parties? 	<ul style="list-style-type: none"> - recommendations are unclear. Summary #4 in the Preliminary Report seems to imply that a registrar may optionally release this data to a third party when it is available to them.
<ul style="list-style-type: none"> If registrants have the ability to withhold data from public, anonymous access, will this increase user incentives to keep the contact information they supply current and accurate? 	<ul style="list-style-type: none"> - no apparent recommendations.
<p>[TF3 Scope] ...develop mechanisms to improve the quality of contact data that must be collected at the time of registration, in accordance with the Registrar Accreditation Agreement and the relevant Registry Agreement.</p>	<ul style="list-style-type: none"> - no apparent recommendations.