25 June 2010

Mr. Alok Prakash
A Technology Company, Inc. - (IANA ID 53)
1211 NW Weybridge Way
Beaverton, Oregon 97006

RE: NOTICE OF EXPIRATION OF REGISTRAR ACCREDITATION AGREEMENT AND NON-RENEWAL OF ACCREDITATION

Dear Mr. Prakash:

Please be advised that as of 25 June 2010, A Technology Company, Inc. (A Technology Company) remains in breach of its Registrar Accreditation Agreement (RAA) with the Internet Corporation for Assigned Names and Numbers (“ICANN”). This breach results from A Technology Company’s failure to pay accreditation fees pursuant to Section 3.9 of the RAA.

Section 5.4 of the RAA provides that upon the expiration of the A Technology Company’s RAA, A Technology Company may apply for and shall be entitled to renewed accreditation, if A Technology Company is in compliance with its obligations under the RAA. Based on A Technology Company’s failure to comply with Section 3.9 of the RAA, ICANN does not intend to renew the A Technology Company’s accreditation upon the expiration of its RAA on 12 July 2010.

Failure to pay accreditation fees pursuant to Section 3.9 of the RAA

Section 3.9 of the RAA requires registrars to timely pay accreditation fees to ICANN, consisting of yearly and variable fees. A Technology Company currently owes ICANN $5,639.57 in past due and current accreditation fees.
On 29 April 2009, ICANN sent A Technology Company a notice of breach of its RAA based on A Technology Company’s failure to pay past due accreditation fees. A Technology Company failed to cure this breach in the time period specified in the notice of breach, as allowed by the RAA.

Based on A Technology Company’s failure to cure the breach of Section 3.9, and in accordance with Section 5.4 of the RAA, ICANN hereby gives A Technology Company notice that A Technology Company’s accreditation will expire on 12 July 2010 and ICANN will not renew the agreement.

Conclusion

ICANN previously notified you on 26 May 2010 via electronic mail, facsimile and courier that if the breach described above was not cured by 10 June 2010, your registrar would be ineligible to renew its accreditation. Accordingly, because this breach has not been cured, the RAA will expire and ICANN will not renew A Technology Company’s accreditation. In the interest of protecting domain name registrants, ICANN must immediately commence the domain name transition process and solicit bids for a qualified ICANN accredited registrar to manage the domain names currently managed by A Technology Company.

To facilitate the transition of the domain names currently managed by A Technology Company, ICANN will follow its De-Accredited Registrar Transition Procedure (Procedure) http://www.icann.org/en/processes/registrars/de-accredited-registrar-transition-procedure-01oct08.pdf. ICANN encourages A Technology Company to read the Procedure in its entirety. Please contact the ICANN Registrar Liaison Team at RegTransition@icann.org to designate a bulk transfer recipient by 8 July 2010. We anticipate the full cooperation of A Technology Company during the transition.

Kindly note, however, that your designation of a bulk transfer recipient does not prejudice ICANN’s right to the Registration Data Escrow data and other rights under the RAA, as well as ICANN’s right to transfer domain names to a registrar of our choosing pursuant to the Procedure.

Be advised that the non-renewal of A Technology Company’s RAA does not relieve A Technology Company of the obligation to pay accreditation fees thereunder, which
should be paid immediately. ICANN reserves the right to pursue all means available to collect all accreditation fees owed by A Technology Company, including the past due amount of $5,639.57.

It is ICANN’s goal to protect registrants from unnecessary harm and we look forward to amicably resolving any domain name transition issues that may arise from this termination. Please feel free to contact me at stacy.burnette@icann.org if you have any questions or if I can be of any assistance to you.

Very truly yours,

Stacy Burnette
Director, Contractual Compliance

Enclosure: Customer Statement