SECTION 2 : Methodology and Outreach

Appendix D:

Methodology: How the WHOIS Review Team Conducted its Work

Appointed in September 2010, the WHOIS Review Team engaged in a year’s effort to conduct its review. The Review Team divided its work into four broad review and evaluation steps:

1. To Assess ICANN's WHOIS Policy requirements as set out in the Affirmation;
2. To Determine ICANN's current WHOIS Policy as published and implemented;
3. To Evaluate the effectiveness of ICANN's WHOIS Policy by methods including a compliance review; and
4. To Measure ICANN's WHOIS Policy relative to the specific goals established by the Affirmation in 2009, via a gap analysis.

Each step involved Review Team research, consultation, data collection, public comment, review of responses and incorporation of appropriate changes.

1. To assess ICANN’s WHOIS Policy requirements as set out in the Affirmation, the Review Team worked through the wording of the Affirmation of Commitments signed by ICANN and the US Department of Commerce, and the goals and standards that it sets. Specifically, Affirmation section 9.3.1, states enforcement of WHOIS policy is “subject to applicable law,” and implementation of the WHOIS policy must meet “legitimate needs of law enforcement and promotes consumer trust.”

Key terms within this section, the Review Team determined, are broad and subject to multiple interpretations, including: applicable law, law enforcement and consumer trust. To clearly define these terms, the Review Team members conducted research, consulted with experts and questioned Affirmation drafters and signatories.

The Review Team set out its working definitions of “applicable law,” “law enforcement' and “consumer” for public comment on March 4, 2011 http://www.icann.org/en/announcements/announcement-04mar11-en.htm. It held public sessions in San Francisco with Advisory Committees and Supporting Organizations to discuss these definitions, and the groups they represent. The result of this investigation,
and the definitions adopted by the Review Team for purposes of its work, are found in *Chapter 2: The WHOIS Review Team, Scope of Work & Key Definitions*.

2. *To determine ICANN’s current WHOIS Policy as published and implemented*, the Review Team researched and pieced together ICANN’s WHOIS policy from publicly-available documents, including the contracts of Registries and Registrars posted on the ICANN website and the GNSO consensus policies and procedures, as adopted by the GNSO and ICANN Board, and posted on the ICANN website. ICANN Policy staff assisted in this process, as did members of the ICANN Community.

The Review Team published key questions regarding WHOIS policy in its public comment of June 9, 2011, [http://www.icann.org/en/public-comment/whoisrt-discussion-paper-09jun11-en.htm](http://www.icann.org/en/public-comment/whoisrt-discussion-paper-09jun11-en.htm). Extensive discussion took place at the ICANN meeting in Singapore with Supporting Organizations and Advisory Committees, including at the Public Forum on June 22, 2011, and also at a special meeting with representatives of the Registries and Registrars, the two parties specifically bound under ICANN contracts to collect, maintain and provide WHOIS data.

Full discussion of this issue is set out in *Chapter 3: The Complex History of WHOIS Policy*.

3. *To Evaluate the effectiveness of ICANN’s WHOIS Policy by methods including a compliance review*, the Review Team reviewed ICANN WHOIS Policy compliance efforts closely. The Review Team met in lengthy meetings with ICANN Compliance staff to fully understand ICANN compliance activities, time-frames, reporting and results.

In its June 2011 Discussion Paper, the Review Team requested public comment on the expectations of stakeholders regarding compliance, the effectiveness of ICANN compliance efforts, and whether parties subject to the compliance efforts feel the work is being carried out in a fair and balanced manner.

These questions led to robust discussions with numerous parties in at ICANN meeting in Singapore, including:

- Public Forum, 6/22/2011
- Intellectual Property Constituency (GNSO), by teleconference, at its request, prior to the Singapore meeting,
- Security & Stability Advisory Committee (SSAC), 6/21/2011
- Noncommercial Users Constituency (GNSO), 6/21/2011
- Commercial Stakeholder Group (GNSO), 6/21/2011
• Registries Stakeholder Group (GNSO), 6/21/2011
• At-Large Advisory Committee (ALAC), 6/21/2011
• Joint meeting with Registrar and Registry representatives (GNSO), 6/22/2011
• Government Advisory Committee (GAC), 6/22/2011

Based on this research, and public comments, Review Team members wrote additional questions for ICANN's Compliance team, and followed-up with a detailed compliance review assessment at the Marina del Rey offices.

Full discussion of this Compliance Review is set out in Chapter 4: Implementation of WHOIS policy – ICANN’s Compliance Efforts.

4. The fourth task was To Measure ICANN's WHOIS Policy relative to the specific goals established by the Affirmation in 2009, via a gap analysis. This step required incorporating sections of all prior Review Team work, including its research of ICANN Policy, review of ICANN Compliance, and assessment of the definitions of key terms in the Affirmation to review whether “subject to applicable laws,” ICANN is implementing its WHOIS policy in a manner that protects the “legitimate needs of law enforcement and promotes consumer trust.”

This Review Team evaluation included additional methods of outreach:
• A Review Team questionnaire for Law Enforcement circulated by Sharon Lemon, Law Enforcement Representative, and Peter Nettlefold, Designated Nominee of Heather Dryden - Chair of the GAC, to law enforcement and government agencies, and
• A Review Team-commissioned survey of Internet users and domain name registrants (consumers) on their expectations regarding WHOIS data and its access conducted by a professional survey organization.

In addition, the Review Team raised with the community a number of sensitive issues regarding the tension between two values within the Affirmation of Commitments: privacy of registrant data and public access to it. The Discussion Paper requested country code TLDs (ccTLDs) to share information regarding if they have responded to domestic laws and whether they have modified their ccTLD WHOIS policies.

It also requested input on the use of privacy/proxy services and “their impact on the accuracy and availability” of WHOIS
This important research, assessment and analysis work is found in two chapters with the Report:  *Chapter 6: Understanding the Needs of Stakeholders* and *Chapter 7: Gap Analysis* as well as numerous recommendations and appendices.

Finally, in its *Chapter 8: Recommendations*, the Review Team sets out the result of its extensive evaluation and presents its conclusions. These Recommendations are designed to guide future work within ICANN, and the ICANN Board is required to take action on them.

**Summary of Review Team Outreach and Committee Work**

The Review Team devoted thousands of hours to its work. It met widely with members of the ICANN Community and those in government and law enforcement bodies outside of ICANN. The Team met bi-weekly by phone, conducted extensive two-day planning meetings in January and September 2011 and held full day team meetings at each ICANN meetings in San Francisco, Singapore and Dakar.

In response to requests for public comment, the Review Team received dozens of written comments and hundreds of oral comments at its Public Forums and meetings with advisory committees and supporting organizations. The Review Team appreciates these valuable and thoughtful contributions, and offers its deep appreciation to everyone who participated in its processes.
Appendix E:

The WHOIS Review Team’s Law Enforcement Survey

This Review Team questionnaire for Law Enforcement was circulated by WHOIS Review Team members Sharon Lemon, Review Team Law Enforcement Representative, and Peter Nettlefold, Designated Nominee of Heather Dryden - Chair of the GAC, to international law enforcement and government agencies. By prior agreement with the respondents, the results of the survey will be published in full but without the names of the responding individuals and organizations.

1. Do you feel this definition is suitable in the context of this Review?
   Yes, but...
   Yes this definition is suitable.
   Yes
   YES
   No
   NO
   Yes
   YES

2. If not, do you have any suggestions/changes or additions?
   ...keep in mind that there are many private initiatives by private entities that are doing a lot of great work in countering abusive behaviour on the internet. These organisations also make use of public WHOIS data.
   It should include references to the competence in criminal investigation activities, otherwise even CERT’s could be considered as LEA, and I don’t think ICANN will agree.
   If anything I thing this is overwide and would cover just about everyone involved with Government or working in the public sector. I think this could be restricted to those bodies with Law Enforcement powers or regulatory functions. If it is as wide as this how will ICANN possibly be able to check the credentials of all government bodies.

3. Does WHOIS policy and its implementation meet your needs?
   a. If so, are any aspects of the WHOIS service more important than others?
      The registration date in the domain WHOIS is a very useful information: “Fresh” domains are more suspicious than long established ones. Network WHOIS provides leads to physical infrastructure and is therefore, from a technical point of view, more important than domain-WHOIS.
      In some parts yes. Serbian MoI and We think MoIs in many countries around the world have a problem with accuracy of data, some of register data are incomplete, many of them give an opportunity for anonymous registrations, some of them are not updated/data are old as example if some service is sold to other person etc.
**b. If not, what issues or problems have you encountered with WHOIS?**

<table>
<thead>
<tr>
<th>Issue</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Criminals use fake-WHOIS or proxy/privacy-registration (with STILL fake data behind)</td>
<td>makes determination of the competent jurisdiction difficult.</td>
</tr>
<tr>
<td>Whois does not provide the exact physical location of a computer nor does it guarantee that the information provided on entities/persons is correct.</td>
<td></td>
</tr>
<tr>
<td>It doesn’t fully meet our needs. The main problems are whois privacy (when there are no results in whois) and fake data (when details of the owner of resource/IP range/AS appear to be fake).</td>
<td></td>
</tr>
<tr>
<td>Some remarks: sometimes there is an information in registering data not about an end user but about a company by means of which the domain name was registered; and publication of fictitious data.</td>
<td></td>
</tr>
<tr>
<td>Lower level &amp; free domain name and website access creates the opportunity for anonymous creation of websites with fictitious email and address details. Advertising revenue has created a situation where anyone can host anything for a given amount of time before checks are made and very often no checks are done until LEA intervention.</td>
<td></td>
</tr>
</tbody>
</table>

**4. How important is WHOIS for law enforcement activities? Are there alternative data sources that you could use?**

WHOIS is very important. It provides first leads. If accurate, jurisdiction can be determined and criminals may be found – if inaccurate, Domain can be revoked (violation of T&C).

WHOIS is very important because We think that the most valuable information’s could be found there. Alternative data sources could be forums and other services that have some kind of registers like national services etc.

Important for finding location of devices, identifying subjects. Others sources can be used, but the don’t fully offer the same results if we had a proper functioning WHOIS.

Whois is, of course, of a great importance. Sometimes we can use additional sources but also based on whois info.

It is considered vital in cybercrime investigation due to the fact that there is no other way to obtain data about the legitimate owner of a domain or IP range.

WHOIS is very often used in our work. There is an alternative data source – www.centralops.net

"WHOIS" is an important first step in the enquiry chain but cannot be relied on, often the contact details are dated and non-responsive on a 24/7 basis.

**5. What changes to WHOIS would you recommend to better meet the needs of law enforcement? Please provide reasons.**

Verification of registrant or at least “plausibility-check” of entered WHOIS-data can lead to better quality of data and might prevent fraudulent domain registrations.

We think that accuracy of data is important, some of register data are incomplete, many of them give an opportunity for anonymous registrations, some of them are not updated/data are old as example if some service is sold to other person etc. We need exact data of registrants, more information about administrative contact which are updated and correct (as example checking of those contacts to see are they real or fictive). The real reason is that We losing a lot of time to establish who is behind some services on the Internet. That would help to prevent anonymity of cyber criminals etc.
Guarantee that a full ID or company (Chamber of Commerce) check had taken place before WHOIS info is entered into database. That the above information will be checked on accuracy regularly. That the exact physical location of server(s) (IP-based, AS-number) is stored in the relevant WHOIS (or RIPE/ARIN...etc.) database, possibly including GPS-coordinates. That if incorrect information is provided, that IP/Domain/AS will be revoked. This only to enforce the entry of correct data.

The main change it should be introduced is an effective check policy, in order to guaranty that the information provided is real and updated. If not user can still use any data to fill in the registration forms.

a) By legislation down level responsibility. b) by-monthly record updates from it and administrators. c) Immediate upward facing suspension for creating or permitting anonymous or false information for site ownership and responsibility.

| 6. In your view, how well is ICANN performing against these requirements? Please provide reasons. |
| ICANN just recently started to “de-accredit” registrars for non-compliance (before, there have only been cases of de-accreditation for non-payment of charges). |
| I am not very familiar with this topic |
| They appear not to be aware of LEA’s (and thus legitimate internet users) needs. |

| 7. Do you have specific examples of effective ICANN policies or implementation activities, or suggestions of how ICANN could improve its performance? |
| ICANN should be able and willing to enforce its policies. WHOIS policy seemed long to be just a recommendation whose non-compliance didn’t have consequences for registrars. |
| If it is possible, it should be a good idea to start digital certificates as a requirement when someone tries to register a domain or IP range. |

| 8. How can ICANN balance privacy concerns with its commitment to having accurate and complete WHOIS data publicly accessible without restriction? |
| Forbid private-registrations for commercial websites (commercial by content or by TLD – “.com” should be commercial by definition?!) or just allow private registration for private homepages. Define policy about usage of privacy/proxy-services – where it should be allowed (eg freedom of speech) and where not (commercial use). If someone wants/needs to remain anonymous, does he/she really need to register internet-resources or can they also publish content in other ways? |
| Some data could be given in a form that is available to wider public but it must have solution that involve some kind of protected database available only to restricted number of people who are authorised to have more details that are not available to regular users (data could be given as some protected link which could be seen able only to people with authorization and maybe they could establish database with protected access with user name and passwords). Access should be given upon requests. It is important for the users to be aware of the scams that could be committed when clone Internet sites appears on the Internet as example in cases of phishing etc. If they are aware of this differences between real sites they use and false once they could give that information to police. |
| Publicly accessible could data could show less info as LEA accessible data. This would help to keep up with local privacy issues. The problem will pop-up that foreign LEA’s won’t be able to see all data without permission of the “hosting” LEA. |
Being stricter when somebody tries to register a domain or an IP Range. They should check that the data provided is real and corresponds to the legitimate user. Developing an effective inspection system. Obviously these inspection mechanisms should be accompanied by penalties, fines, or punishments in order to be effective. In Spain the Ministry of Industry has developed a very strict regulation about this aspects and it is working very good with .es domains.

I think this is difficult if not impossible to achieve, especially in relation to the EU and the EU privacy regulations and laws. We need to draw a distinction between privacy and anonymity which is why LE are not against proxy registration per se but that the accurate details of registrants needs to be obtainable by Law Enforcement swiftly and globally without the need to return to the International letter of Request route which is too cumbersome and slow to be effective. ICANN needs to implement a policy which, while respecting individuals rights to privacy allows authorised Law Enforcement (as per definition above) access to the data for the investigation and prevention of crime. Special attention needs to be paid to the “accurate and complete” part of the statement ensuring registrants details are correct. This relies upon ICANN and the TLDs (both cc and gTLDs) to implement know your customer policies. A swift removal of infrastructure from any shown to have not supplied correct data is crucial to the effectiveness of the system. If there are no consequences to registering with false data, people will continue to do so.

We think that it is really important to keep in mind the right of the Internet users to receive reliable data about the owners and registrants of the domain names providing services for them. Privacy protection should not infringe upon the right to receive accurate and complete WHOIS data.

a) Information given to all registrants that administration information must be available to the public when a site is for unrestricted public access. b) Third party registered data controllers could be used for private or vulnerable sites (i.e. Schools, Financial Institutions etc.) c) Set levels of information similar to Companies House so that more detailed information requires at least a reason and some level of identification, email, incoming IP etc.

9. Are you aware of any efforts by country code Top Level Domain operators within your jurisdiction to find a balance with regards to WHOIS between potentially conflicting legal requirements for data protection, privacy and data disclosure?

In our jurisdiction, all data that has to be published needs to be defined by laws/bylaws. Email-addresses have been removed from the public WHOIS to counter spamming.

No, I am not.

NL WHOIS is mainly closed for public now, only LEA is allowed access to full data. Works, but with the concern mentioned under 8.

.es domains from Spain have an excellent system that has been approved by the Data Protection Agency. The information provided includes Name, address, and 4 different ways to contact the owner. It is regularly checked by the Ministry and if data is not updated a fine is issued.

Not within the UK to my knowledge.

NO

10. What is the importance of WHOIS data being publicly available without
<table>
<thead>
<tr>
<th>Restriction?</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Providing contact address for issues with the relevant internet-resource.</td>
<td>Indicating possible jurisdiction.</td>
</tr>
<tr>
<td>“Know your businesspartner”: Possibility to check on registrant of domain</td>
<td></td>
</tr>
<tr>
<td>name.</td>
<td></td>
</tr>
<tr>
<td>ICANN should rise awareness of governments in countries that are main</td>
<td>Legitimate companies could use this data to improved their</td>
</tr>
<tr>
<td>sources of proxy services. Round checking should be one of solutions</td>
<td>services to the public.</td>
</tr>
<tr>
<td>as well.</td>
<td></td>
</tr>
<tr>
<td>It is the single database in the world that can provide information about</td>
<td>It’s in direct proportion to the importance of Internet in</td>
</tr>
<tr>
<td>IP&amp;domains owners. Those details are very useful because lead you to</td>
<td>modern world.</td>
</tr>
<tr>
<td>corporation that is in possession of the information that is relevant to</td>
<td>To the general public, knowledge that it is available is</td>
</tr>
<tr>
<td>the different cases. If WHOIS data was not public, it would be impossible</td>
<td>sufficient but knowing that LEAs can access detailed accurate</td>
</tr>
<tr>
<td>to identify these corporations, so the investigation could not be carried</td>
<td>information readily and immediately is more important.</td>
</tr>
<tr>
<td>out.</td>
<td></td>
</tr>
</tbody>
</table>

11. How should ICANN address concerns about the use of privacy/proxy services and their impact on the accuracy of the WHOIS data?

| Provide accreditation for privacy/proxy-services similar to registrar       | We think that this is a great problem because it could conceal     |
| accreditation.                                                             | traces and give an opportunity for anonymity and abuse of this     |
|                                                                            | services by criminals.                                            |
| See 5.                                                                    |                                                                 |
| They should developed a strict regulation about the privacy services these  | If a person goes onto the street wearing a face mask that person   |
| companies can provide with, and when they are forced to disclosure that   | is likely to be detained for some purpose. Access to some buildings  |
| information.                                                              | will be restricted for example banks. Then equally restrictions on  |
|                                                                            | access to and distributing information for or pertaining to the   |
|                                                                            | public or individuals are justified to protect the public interest.|

12. What is your view on the use of privacy and proxy services by registrants?

| It’s a tool to remain anonymous which may be useful and justified in       | It turns the LEA job extremely difficult because most of these     |
| certain limited cases. Nowadays it’s mostly used by people who run illicit  | privacy companies are based in foreign countries, so it becomes    |
| or “immoral” business and fear repression by law enforcement or private   | quite hard to gather information about the real owners of the       |
| “cruisaders”.                                                             | domains. Even somebody manages to contact them they rarely provide  |
|                                                                            | details about their customers. So, in fact, is like deleting the   |
| No                                                                        | WHOIS databases.                                                   |
| See 3.                                                                   |                                                                 |
| It turns the LEA job extremely difficult because most of these privacy     | From the point of view of LEA the use of proxy services              |
| companies are based in foreign countries, so it becomes quite hard to     | embarrasses the investigation.                                       |
| gather information about the real owners of the domains. Even somebody     | a) Generally suspicious however they can serve to protect from some |
| manages to contact them they rarely provide details about their           | intrusive protocols. b) Reasons for use of proxy servers should be  |
| customers. So, in fact, is like deleting the WHOIS databases               | recorded when registering and later use without updating the Whois  |
|                                                                            | profile should result in punitive reaction.                         |

13. Are there any other relevant issues that the review team should be aware of? Please provide details.
This cannot be just more rhetoric and another talking shop but demands some action from the Internet community to protect their own space. Law Enforcement have been lobbying for change to the governance procedures for several years now and to my view absolutely nothing has so far changed. ISPs, Registrars appear to take the short term, fiscally rewarding routes at all times whilst ignoring the long term threat to the stability and international nature of the Internet posed by growing criminality affecting economies and business. Even small changes and steps towards a more transparent and creditable WHOIS system would be welcome. I welcome ICANN’s dialogue with Law Enforcement but t really does need to lead to something tangible, and soon.

Not relevant to this questionnaire.
Appendix F:
Consumer Study (User Insight)

A subcommittee was formed to address the questions enumerated in chapter 6. The initiative, led by Lynn Goodendorf, engaged a third party service provider tasked with obtaining information sufficient to provide the answers.

UserInsight, the third party selected by our subcommittee and retained by ICANN, conducted a study performed in two phases; a qualitative phase was conducted to help formulate and construct questions for a second quantitative phase.

Phase One: Qualitative Phase

The primary purpose of the qualitative phase was to inform the creation of a quantitative survey. An additional goal of this phase was to determine similarities across countries as well as distinct differences resulting from unique cultures and perspectives.

User Insight selected 20 individuals now living in the U.S. whose home countries represented 8 of the 10 countries targeted for the follow on quantitative surveys:

- Argentina,
- Australia
- Brazil,
- China,
- France,
- South Africa,
- Spain and
- United States

This small focus group of 20 users included:
- 8 Males and 12 Females
- A balanced representation of ages that ranged from age 18 to 56.
- All were Internet users and expressed confidence in making purchases online
- 9 of the 20 owned a domain name
- 12 of the 20 had concerns about websites they have visited in the past

After completing a 15-item questionnaire the participants were paired based on levels of Internet use experience. Each team contained a participant with a low level of Internet experience and the second with a higher level of experience. Each pair were interviewed and filmed while they answered questions and performed tasks on an Internet connected computer.
These tasks included:

- Review and feedback regarding a known fraudulent website that appeared credible;
- Observations of the individuals attempting to locate domain name registrant information and feedback for that exercise;
- 11 of the 20 individuals owned a domain name and were asked to look up their own information and provide their feedback.

Although the initial phase of the study was not intended to provide statistical data, qualitative feedback from the participants may indicate that “consumer trust” is a multi-layered concept. Visual aesthetics of a website and ease of navigation to find information was a key influence on perceived credibility. Specific observations included:

- Older “style” websites were seen as less trustworthy; possibly not maintained.
- Legitimate WHOIS result pages by various registries and registrars were misinterpreted as not valid because the format, font and presentation looked like computer script.
- Legitimate WHOIS result pages often had prominent and conspicuous advertisements that distracted from the actual WHOIS results.

Phase Two: Quantitative Phase

The global online study, the second phase of UserInsight’s work, involved the administration of a 17 item multiple choice format survey questionnaire to Internet users in diverse geographic regions. The online survey involved 1,217 respondents from 10 countries distributed as follows:

- Australia, China and India from the Asia Pacific region;
- France, Germany, Spain and South Africa from Europe and Africa;
- Argentina, Brazil and the U.S. from the Americas region.

The surveys began September 30th and concluded October 14th, 2011. 553 males and 664 females from 18 to over 60 years of age were included in this study.

277, or approximately 23% of those surveyed, owned domain names. Most of the domain names owned by those surveyed were for personal use, with the remaining, approximately 40%, for commercial use. A significant percentage of those owning domain names claimed to collect personal information, or facilitate financial transactions, through their website.
The survey focused on the two key areas: website trust and awareness of WHOIS. Towards the end of the survey, the user was asked to locate “the website owner of www.thecocacolacompany.com”.

Thick WHOIS information for www.thecocacolacompany.com is available from the registrar CSC Corporate Domains, Inc. Other WHOIS services, as for example Internic’s WHOIS, will only return thin WHOIS data. Consequently, the name and address of the owner of the domain name in question would be available from a WHOIS service only to those who managed to locate the CSC Corporate Domains, Inc. WHOIS webpage. And, the address published on the website for general contact purposes is different from the address of the Domain Name Administrator listed in the WHOIS registrant information, permitting a way to distinguish if a participant actually found the WHOIS registrant data or not.

The results of the survey revealed that most located the correct name and address of the owner of the www.thecocacolacompany.com domain name but they were not aware of WHOIS and they used other methods such as search engines and user forums to locate the contact information for the website the WHOIS data. Interestingly, similar themes emerged from this phase of the study, summarized in chapter 6.

UserInsight provided some comments and recommendations at the conclusion of the study. Items of particular note were:

• Consider the overall strategy of having domain providers (registries and registrars) maintaining and promoting WHOIS look-up service

• Consider conducting future research to better understand:
  • Why some users do not trust the information found;
  • The impact of incomplete records on consumer trust;
  • The impact of single vs. double byte characters for some International users.
Qualitative Results

Project Background

User Insight, in conjunction with ICANN, conducted In-Depth Interviews in Atlanta, GA with 20 Participants on September 12 & 13, 2011.

User testing was conducted on a retail gardening website, as well as the WHOIS website.

http://www.directgardening.com/
http://www.whoisnet/
**Project Goals**

- Utilize in-depth interviews to understand consumers’ perceptions, concerns, and overall trust for websites
- Determine awareness and understanding of WHOIS
  - Evaluate the effectiveness of WHOIS policy and its implementation as it relates to promoting consumer trust
- Determine similarities across countries as well as distinct differences as result of unique cultures and perspectives
- Gather feedback on Users’ experience of finding WHOIS, their understanding of the content provided, and how they utilize the information
- Utilize feedback to inform the creation of a quantitative survey

**User Profiles**

- **20 Total Users**
  - 8 Males
  - 12 Females

- 3 Users 18-24 years
- 4 Users 25-29 years
- 2 Users 30-34 years
- 2 Users 35-39 years
- 7 Users 40-49 years
- 2 Users 50-56 years

- 11 out of 20 do not own a website domain

- All use the Internet and are comfortable making purchases online

- 12 out of 20 have concerns about websites they have visited in the past
Countries Represented

Discussion Guide

Part 1: Background & Context
- Create a conducive environment where respondents willingly cooperate on a task and share their thoughts, insights, and impressions with one another and the moderator.

Part 2: Internet Security and Sharing Personal Information
- Respondents complete an individual questionnaire covering the following topics:
  - Internet security
  - Sharing specific personal information
  - Knowledge of resources, including national and international organizations that help make the Internet safer
  - Participation in social media
  - Website domain ownership
  - Respondents discuss answers in dyads to help set the stage for a series of tasks over the next 90 minutes.

Part 3: Attempt to Resolve Unfulfilled Order
- Respondents work to resolve an unfulfilled internet order for nursery plants.

Part 4: Uncover Owner of Website
- Respondents work together to find as much information about the owner of the internet site and who registered this particular business domain.

Part 5: Respondents use WHOIS to Find the Owner of Website
- Respondents work together to find the WHOIS website and use the website as a resource to find the owner of the website.
Project Lifecycle

**Preparation**
- Planning Meeting
- Recruiting
- Discussion Guide Development

**Research**
- In-Depth Interviews
- Recording & Notes

**Synthesis**
- Recap Meeting
- Reporting/Develop
  - Quantitative Questionnaire
Major Findings: Website Trust

- Users’ trust in a website is enhanced when they find familiar logos and signage when visiting e-commerce sites (i.e., VeriSign, BBB, etc.).
- Websites that exhibit user-centered design encourage trust, particularly simple navigation, easy to find information, contact details, and overall aesthetics.
- Users prefer website addresses ending in .com, believing they are more trustworthy.
  - When asked about .net, users assume the registrant was not able to get the .com address and expect the site to be inferior.
- Users do not think that country code top-level domains are more trustworthy than .com.

Major Findings: WHOIS Awareness

- Overall, awareness of WHOIS is low. When asked to find a website domain owner, most users do not think to utilize the WHOIS site.
- Some users recognize the name “WHOIS,” but are not aware of what service or value WHOIS provides.
- Current domain owners use the most familiar domain register provider to search for a domain owner rather than the WHOIS website (i.e., GoDaddy, NetworkSolutions).
- Those who no longer maintain a website do not feel they need their own personal website because social media websites allow them to share information easily.
**Major Findings: Domain Provider Findability**

- Users without domain names and who are unfamiliar with WHOIS use a variety of strategies to find domain owners.
  - By utilizing Google (Maps, Search), Facebook and User-generated reviews about the websites (Forums), Users are able to track down information they find credible and actionable.
- Current domain owners are successful in finding the domain owner through their preferred domain register provider.
**Major Findings: WHOIS Usability Issues**

- Users do not understand the information they find on domain owners and how to use this information due to confusing terminology and formatting.
- They overlook pertinent domain owner information because it is underneath Ads for Available and Premium domains.
Cultural Differences: Australia & China

“We have to order online all the time in Australia. We have the same ‘rights’ as America; you’ll find a lot of our regulatory issues are the same in Australia as US, we adopt US policies”

“No problem to put in personal information, I am comfortable with sharing information online. There are no secrets on the Internet”

“I don’t know who to talk to in China. My brother won’t even do bank transactions online, it’s not safe”

“There’s no way to ‘police’ Internet usage”

“You don’t have to go for; it’s better to shop in person - you don’t have to go online”

“Also, shipping is problem [shopping online], it’s about education - in rural areas, there’s no tracking system”

---

Cultural Differences: Argentina & Brazil

- Trust:

  “I think being from Argentina and Brazil we don’t trust a lot (Argentina & Brazil)”

  “had to trust and let my guard down a little in my neighborhood coming to the US”

  “noticed that Americans are more trustworthy. I would be more skeptical in Argentina”

- Purchasing:

  “We get ripped off easily when buying things; I approach transactions with concern”

  “feel comfortable buying products online in Brazil and having them delivered, if I lived in Brazil”

  “In Argentina, it depends. Maybe if someone already gave me a good experience with the website. But I would be at home if it was delivered, it’s not like here in the US”
Cultural Differences: France & Spain

- **Purchasing:**
  - “It’s no good to buy online in Spain because you have to wait so long”
  - “My sibling lives in Spain; One doesn’t buy anything online”
  - “The French place a high value in personal relationships, prefer to shop in person, not online”
  - “I try not to have any automatic charges unless I know how much it’s going to be”
  - “Buying music from an Argentinian website, I was nervous until someone told me word of mouth to make me feel comfortable”
Cultural Differences: South Africa

- Better Business Bureau:
  “South Africa has a similar group - the return policies here (US) exceed the return policies in South Africa”

- Reviews:
  “It is not easy to get reviews in South Africa; in the US, people review more”

- Bandwidth & Security:
  “We don’t have free wireless in South Africa, bandwidth is difficult”
  “I have South African customers and they are paranoid because the level of security in South Africa is bad”

Cultural Differences: South Africa (Cont)

- Obtaining a domain:
  “Here you can have a domain name in five minutes but South Africa is highly controlled and it is difficult to get or even change a domain”

- Purchasing & Tracking:
  “Buying in South Africa is final with certain companies”
  “I do not fear too much - I do buy things in South Africa because sending things from this country (US) is a pain with customs, it’s better to use a South African site when I buy a gift for my mum”
  “Tracking purchases is important, otherwise it will be taken if you can’t track it”
  “If you want to send something to Africa it’s best to get it to you and then send it yourself and track it; if you leave anything outside your house in South Africa it would be stolen, so you should get a signature”
Google Search for WHOIS

Users:

1. who do not own their own domain name, utilize search engines to look up information about WHOIS
   - www.namecheap.com
   - www.who.is
   - www.networksolutions
   - www.whois.net

2. are unclear about which link to choose based on the search results
WHOIS.net

Users:
1. are confused by advertising and messaging on WHOIS.net search and results pages
2. overlook content below the fold
   - Users struggle to find helpful information and do not understand what the content is telling them to do (go to Network Solutions and perform a domain owner search)
   - Users do not think to copy and paste the link at the bottom of the text to get to the Network Solutions website
WHOIS Results

Users:
- struggle with the terminology on the domain registrant information page
- Users mistake "Registrar" as the website owner; in this case, thinking Network Solutions owns the website
- No specific corresponding call out

Results on Network Solutions

Users:
- appreciate level of detail of the content on this page (e.g., the registrant’s name)
- This format and presentation is the most successful
Quantitative Survey

Demographics
Gender
Age
Job Class (White, Blue, Pink)
Employed with Data Regulations
Internet Usage Habits
Reporting survey (activity, online purchases, use of social media, scholarly research, etc.)
Self-reported level of accuracy
Prior experience with payment online
Physical
COI
Visitors
Contact information
Personal info
Credit Card and other banking info
Identifiable statements
Photos of children and family
Mark elements that make a website secure, this list would include but is not limited to:
Visual Design (the website looks up to date)
Endorsements (logo, Editor Surnames Bureau, etc.)
Product Brand or Company
User Feedback - Contact (review, etc.)
Ask users what faced with a fraudulent website which methods would they use 1st, 2nd 3rd etc. (endorse it list)
Look for contact information on this website (phone, address, email and/or web)
Google search of domain name
A database of web registries
Ask users to use winos.net and find who owns net.com (an example site that is global and consistent across nations)
Pass on finding this information
Thank you for your time!
Visual Design / Style rating
Are users aware of the existence of winos.net before they participated in this survey?
Thank you and bye!
Quantitative Results
Project Background

User Insight, in conjunction with ICANN, conducted an Online Survey with 1,217 respondents from 10 countries distributed across the Asia Pacific region, the Americas, Europe and Africa from September 30th to October 14th, 2011.

The Online Survey was conducted to validate the findings from the In-Depth Interviews held in Atlanta, GA on September 12th and 13th, 2011.
Countries Represented

- USA: 307 Users
- Spain: 103 Users
- Argentina: 100 Users
- Germany: 101 Users
- France: 100 Users
- China: 101 Users
- Brazil: 103 Users
- South Africa: 102 Users
User Profiles

1,217 Total Users
553 Males
664 Females

468 Users 18-29 years
342 Users 30-39 years
244 Users 40-49 years
115 Users 50-59 years
48 Users 60 or Older

Mix of Employment Industry

940 out of 1,217 do not own a website domain
Executive Summary

Website Trust

- The majority of users’ trust in a website is enhanced when they find safety and secure images such as VeriSign and Trust-e when visiting e-commerce sites (68%)
- Websites of companies already known by the users also encourage trust (63%)
- Users in France also look for https for a lock icon (50%)
- When concerned that a website is fraudulent, the majority of users will first find the website’s contact information (67%), then search for user reviews (60%)
- When asked to locate the domain owner of www.thecoca-colacompany.com, most agreed that it was easy (72%), and correctly identified the owner (66%)
- Most users agreed to their level of confidence (76%) and trustworthiness (85%) of the information they found
Executive Summary (Cont.)

WHOIS Awareness

- Overall, awareness of WHOIS is low (24%). When asked to find a website domain owner,
- Most users did not think to utilize the WHOIS look-up service (77%)
- Most users do not currently own and maintain a personally registered website domain (75%),
  of the users that do, the majority use it for personal use (60%)
- Of the users that do own a registered domain, only half (50%) were aware of the WHOIS look-up service prior to the survey
- The majority of International users collect personal information or have financial transaction services through their website (54%), however, most National users with a website domain do not (57%)
UserInsight | International vs. National
Website Trustability: Most Important Elements

- When determining if a website is trustworthy, 62% of International and 74% of National users rank “Safe and Secure Images” as the most important element.
- “Companies I Already Know” is also of importance, with 55% of International and 70% of National users ranking the element 1 or 2.

### TOP 2 BOX

<table>
<thead>
<tr>
<th>Most Important</th>
<th>International</th>
<th>National</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Safe and Secure Images</td>
<td>60%</td>
<td>65%</td>
</tr>
<tr>
<td>2. Companies I Already Know</td>
<td>55%</td>
<td>55%</td>
</tr>
<tr>
<td>3. Other Internet User's Reviews</td>
<td>40%</td>
<td>35%</td>
</tr>
<tr>
<td>4. Pleasant Visual Design</td>
<td>35%</td>
<td>30%</td>
</tr>
<tr>
<td>5. Lock for https for Lock Icon</td>
<td>30%</td>
<td>25%</td>
</tr>
</tbody>
</table>

### Least Important

<table>
<thead>
<tr>
<th>Least Important</th>
<th>International</th>
<th>National</th>
</tr>
</thead>
<tbody>
<tr>
<td>6. Other*</td>
<td>10%</td>
<td>15%</td>
</tr>
</tbody>
</table>

Q48. Please note the importance of the following elements when determining if a website is trustworthy.

Website Fraudulence: Order of Action Taken

- If concerned that a website is fraudulent, 68% of International and 65% of National users would “Find Website Contact Information” first.
- “Search for User Reviews” is the second step users would take (59% of International and 61% of National).

### TOP 2 BOX

<table>
<thead>
<tr>
<th>First Action Taken</th>
<th>International</th>
<th>National</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Find Website Contact Info</td>
<td>45%</td>
<td>40%</td>
</tr>
<tr>
<td>2. Search for User Reviews</td>
<td>40%</td>
<td>35%</td>
</tr>
<tr>
<td>3. Search for Who Owns URL</td>
<td>35%</td>
<td>30%</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Last Action Taken</th>
<th>International</th>
<th>National</th>
</tr>
</thead>
<tbody>
<tr>
<td>4. Search for a Directory of Website Owners</td>
<td>30%</td>
<td>25%</td>
</tr>
</tbody>
</table>

Q49. If you were concerned that a website was fraudulent or questionable, which of the following would you do first.
Domain Owner Findability: Most agree to the ease of finding the website owner.

- When asked about the ease of locating the website owner of www.theopeco.com, 71% of International users and 72% of National users agree somewhat/strongly that the process was easy.

<table>
<thead>
<tr>
<th></th>
<th>International</th>
<th>National</th>
</tr>
</thead>
<tbody>
<tr>
<td>Disagree Strongly</td>
<td>13%</td>
<td>25%</td>
</tr>
<tr>
<td>Disagree Somewhat</td>
<td>25%</td>
<td>38%</td>
</tr>
<tr>
<td>Agree Somewhat</td>
<td>38%</td>
<td>50%</td>
</tr>
<tr>
<td>Agree Strongly</td>
<td>50%</td>
<td></td>
</tr>
</tbody>
</table>

Q12: I was able to easily find the information on the website owner of www.theopeco.com.
Domain Owner Findability: Most agree that they trust the information found on the website owner.

- When asked if they trust the information found on the website owner of www.thecola-
  colacompany.com, 94% of International users and 95% of National users agree that the
  information is trustworthy.

Domain Owner Findability: Most agree that they feel confident they found the website owner.

- When asked if they feel confident they found the information they were looking for, 75% of
  International users and 77% of National users are confident.
Domain Owner Findability: Most correctly identified the website owner.

- 70% of International users and 62% of National users correctly identified The Coca-Cola Company, Domain Administrator, Atlanta GA, US as owning the website.
- While 70% of the users correctly identified the website owner, 1% could not find the information.

<table>
<thead>
<tr>
<th></th>
<th>International</th>
<th>National</th>
</tr>
</thead>
<tbody>
<tr>
<td>CSC CORPORATE DOMAINS, INC.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>The Coca-Cola Company, Domain Administrator, Atlanta GA, US</td>
<td></td>
<td></td>
</tr>
<tr>
<td>I could not find this information</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Other</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Q15. Based on the task you undertook today, who did register the website www.thecoca-colacompany.com?

UserInsight
WHOIS Usage: Most do not use a WHOIS look-up service when locating the website owner.

- 75% of international users and 79% of national users indicated not using or being unaware of using a WHOIS look-up service to locate the website owner of www.theother-coolcompany.com.

WHOIS Awareness: Most were not aware of the WHOIS look-up service.

- 73% of international users and 79% of national users were not aware of the WHOIS look-up service before taking the survey.
**Recommendations**

*Consider overall strategy of having domain providers maintaining and promoting WHOIS look-up service

  — Consider that WHOIS.com is the most visible web presence (first Google result)

*Consider endorsement (like VeriSign, Trust-e) of websites that conform to the ICANN policy.

*Consider conducting future research to better understand;

  — Why some users do not trust the information found

  — The impact of incomplete records on consumer trust

  — The impact of single vs. double byte characters for some international users
Internet Usage: Most use the Internet 20 hours a week or more.

- When using the Internet, 54% of international users and 59% of national users use the Internet more than 20 hours a week, followed by 23% of international users and 28% of national users that use the internet 11 to 20 hours a week.

![Bar chart showing internet usage frequency by international and national users.]

04. How often do you use the internet in a typical week?
Internet Usage: Most consider themselves somewhat experienced using the Internet.

- When using the Internet, 67% of International users and 69% of National users consider themselves to be somewhat experienced (intermediates), followed by 37% of International users and 39% of National users that consider themselves to be extremely experienced (experts).

![Bar Chart](chart1)

03. When using the Internet do you consider yourself to be...

UserInsight

---

Internet Usage: Most use the Internet primarily for checking e-Mail and surfing the Web.

- When using the Internet, 97% of International users and 98% of National users use the Internet for the purpose of checking e-Mail, followed by 93% of International and National users that use the Internet for surfing the Web.

![Bar Chart](chart2)

06. Which of the following activities do you do on the Internet?

UserInsight
Website Domain: Most do not own and maintain a personally registered website domain.

- 25% of international users and 17% of national users own and maintain a personally registered website domain.
- Of the users that do own a domain, 58% of international users and 62% of national users have it for personal use.

![Bar chart showing the percentage of users owning and maintaining a website domain by purpose and nationality.]

Q1. Do you own and maintain a website domain which you personally registered?

Q2. Which of the following best describes the purpose of your website?
Website Domain: Collecting personal information or having financial features through their personal website is divided.

- Of the respondents that do own a domain, 64% of international users indicate they do collect personal information or have financial transaction features through their website, however, 57% of national users indicate they do not collect personal information or have financial transaction features through their website.

Demographics: By Country

<table>
<thead>
<tr>
<th>Age Category</th>
<th>Total</th>
<th>USA</th>
<th>France</th>
<th>Germany</th>
<th>China</th>
<th>Australia</th>
<th>America</th>
<th>India</th>
<th>Brazil</th>
<th>South Africa</th>
<th>Other</th>
</tr>
</thead>
<tbody>
<tr>
<td>18-20</td>
<td>367</td>
<td>101</td>
<td>101</td>
<td>100</td>
<td>101</td>
<td>101</td>
<td>101</td>
<td>101</td>
<td>101</td>
<td>101</td>
<td>101</td>
</tr>
<tr>
<td>21-30</td>
<td>30</td>
<td>30</td>
<td>20</td>
<td>20</td>
<td>30</td>
<td>30</td>
<td>30</td>
<td>30</td>
<td>30</td>
<td>30</td>
<td>30</td>
</tr>
<tr>
<td>31-40</td>
<td>27</td>
<td>31</td>
<td>31</td>
<td>31</td>
<td>31</td>
<td>31</td>
<td>31</td>
<td>31</td>
<td>31</td>
<td>31</td>
<td>31</td>
</tr>
<tr>
<td>41-50</td>
<td>21</td>
<td>21</td>
<td>21</td>
<td>21</td>
<td>21</td>
<td>21</td>
<td>21</td>
<td>21</td>
<td>21</td>
<td>21</td>
<td>21</td>
</tr>
<tr>
<td>51-60</td>
<td>12</td>
<td>12</td>
<td>12</td>
<td>12</td>
<td>12</td>
<td>12</td>
<td>12</td>
<td>12</td>
<td>12</td>
<td>12</td>
<td>12</td>
</tr>
<tr>
<td>60 or Older</td>
<td>8</td>
<td>8</td>
<td>8</td>
<td>8</td>
<td>8</td>
<td>8</td>
<td>8</td>
<td>8</td>
<td>8</td>
<td>8</td>
<td>8</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Gender</th>
<th>Total</th>
<th>USA</th>
<th>France</th>
<th>Germany</th>
<th>China</th>
<th>Australia</th>
<th>America</th>
<th>India</th>
<th>Brazil</th>
<th>South Africa</th>
<th>Other</th>
</tr>
</thead>
<tbody>
<tr>
<td>Male</td>
<td>45</td>
<td>40</td>
<td>40</td>
<td>20</td>
<td>20</td>
<td>20</td>
<td>20</td>
<td>20</td>
<td>20</td>
<td>20</td>
<td>20</td>
</tr>
<tr>
<td>Female</td>
<td>65</td>
<td>65</td>
<td>65</td>
<td>65</td>
<td>65</td>
<td>65</td>
<td>65</td>
<td>65</td>
<td>65</td>
<td>65</td>
<td>65</td>
</tr>
<tr>
<td>Line of Work</td>
<td>USA</td>
<td>France</td>
<td>Germany</td>
<td>China</td>
<td>Australia</td>
<td>Argentina</td>
<td>India</td>
<td>Brazil</td>
<td>South Africa</td>
<td>Japan</td>
<td></td>
</tr>
<tr>
<td>-----------------------</td>
<td>-----</td>
<td>--------</td>
<td>---------</td>
<td>-------</td>
<td>-----------</td>
<td>-----------</td>
<td>-------</td>
<td>--------</td>
<td>--------------</td>
<td>-------</td>
<td></td>
</tr>
<tr>
<td>Banking/Finance</td>
<td>3</td>
<td>1</td>
<td>0</td>
<td>0</td>
<td>9</td>
<td>13</td>
<td>4</td>
<td>14</td>
<td>1</td>
<td>7</td>
<td></td>
</tr>
<tr>
<td>Broadcasting/Publishing</td>
<td>9</td>
<td>0</td>
<td>0</td>
<td>1</td>
<td>1</td>
<td>1</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td></td>
</tr>
<tr>
<td>Food Manufacturer</td>
<td>1</td>
<td>1</td>
<td>2</td>
<td>1</td>
<td>2</td>
<td>0</td>
<td>1</td>
<td>3</td>
<td>4</td>
<td>0</td>
<td></td>
</tr>
<tr>
<td>Food and Beverage Drinks</td>
<td>2</td>
<td>2</td>
<td>1</td>
<td>1</td>
<td>2</td>
<td>2</td>
<td>3</td>
<td>2</td>
<td>5</td>
<td>5</td>
<td></td>
</tr>
<tr>
<td>Grocery/Food Distribution</td>
<td>1</td>
<td>0</td>
<td>4</td>
<td>2</td>
<td>0</td>
<td>4</td>
<td>0</td>
<td>0</td>
<td>1</td>
<td>2</td>
<td></td>
</tr>
<tr>
<td>Retail/ fashion</td>
<td>3</td>
<td>3</td>
<td>6</td>
<td>1</td>
<td>1</td>
<td>4</td>
<td>5</td>
<td>0</td>
<td>6</td>
<td>5</td>
<td></td>
</tr>
<tr>
<td>Marketing/Marketing Research</td>
<td>2</td>
<td>0</td>
<td>1</td>
<td>0</td>
<td>2</td>
<td>0</td>
<td>3</td>
<td>3</td>
<td>3</td>
<td>1</td>
<td></td>
</tr>
<tr>
<td>Advertising</td>
<td>2</td>
<td>1</td>
<td>1</td>
<td>2</td>
<td>1</td>
<td>0</td>
<td>6</td>
<td>2</td>
<td>1</td>
<td>1</td>
<td></td>
</tr>
<tr>
<td>Telecommunications</td>
<td>2</td>
<td>1</td>
<td>1</td>
<td>0</td>
<td>2</td>
<td>6</td>
<td>5</td>
<td>4</td>
<td>3</td>
<td>2</td>
<td></td>
</tr>
<tr>
<td>Information Technology</td>
<td>10</td>
<td>4</td>
<td>4</td>
<td>4</td>
<td>7</td>
<td>9</td>
<td>13</td>
<td>34</td>
<td>10</td>
<td>22</td>
<td></td>
</tr>
<tr>
<td>None/other</td>
<td>72</td>
<td>50</td>
<td>50</td>
<td>45</td>
<td>49</td>
<td>30</td>
<td>20</td>
<td>45</td>
<td>0</td>
<td>0</td>
<td></td>
</tr>
</tbody>
</table>
Appendix G:

Public comments: Received and Submitted

The WHOIS Review Team issued 3 calls for public comment during the course of its year-long review and in preparation for this final report. This appendix sets out the full text of the public comment requests and a summary of written comments received by the Review Team. The full individual comments can be found on the ICANN Public Comment webpages.

Call for Public Comment on the WHOIS Policy Review Team’s Activities & Definitions (4 March 2011)

4 March – 17 April 2011

The WHOIS Policy Review Team was launched in October 2010 in line with the Affirmation of Commitments (AoC) provisions, section 9.3.1, which stipulates that: "ICANN additionally commits to enforcing its existing policy relating to WHOIS, subject to applicable laws. Such existing policy requires that ICANN implement measures to maintain timely, unrestricted and public access to accurate and complete WHOIS information, including registrant, technical, billing, and administrative contact information. One year from the effective date of this document and then no less frequently than every three years thereafter, ICANN will organize a review of WHOIS policy and its implementation to assess the extent to which WHOIS policy is effective and its implementation meets the legitimate needs of law enforcement and promotes consumer trust." [http://www.icann.org/en/documents/affirmation-of-commitments-30sep09-en.htm](http://www.icann.org/en/documents/affirmation-of-commitments-30sep09-en.htm)

The WHOIS policy Review Team (WHOIS RT) is composed of ten SO/AC representatives, two independent experts, one Law Enforcement representative, the ICANN President and CEO (Selector)’s designated nominee and the Chair of the GAC (Selector)’s designated nominee. For full reference, please consult: [http://www.icann.org/en/reviews/affirmation/composition-4-en.htm](http://www.icann.org/en/reviews/affirmation/composition-4-en.htm).

The WHOIS Review Team held its first formal face-to-face meeting in London, January 2011, and agreed a scope of work, road map, action plan and outreach plan. We submit these materials to the Community for review, input and comment.

Further, on the substantive issues, the WHOIS Review Team’s first tasks have been to define key terms from its 9.3.1 section of Affirmation of Commitments scope.

The WHOIS Review Team would welcome public comment on the following issues:
1. **Scope of Work and Roadmap**
   [https://community.icann.org/display/whoisreview/Scope+and+Roadmap+of+the+WHOIS+RT](https://community.icann.org/display/whoisreview/Scope+and+Roadmap+of+the+WHOIS+RT)

2. **Outreach Plan**
   [https://community.icann.org/display/whoisreview/Outreach+plan](https://community.icann.org/display/whoisreview/Outreach+plan)

3. **Action Plan**
   [https://community.icann.org/display/whoisreview/Action+plan](https://community.icann.org/display/whoisreview/Action+plan)

4. **List of Key Definitions**

   1. **Law Enforcement:**
      "Law Enforcement shall be considered to be an entity authorized by a government and whose responsibilities include the maintenance, co-ordination, or enforcement of laws, multi-national treaty or government-imposed legal obligations."

   2. **Applicable Laws:**
      "Includes any and all local and national laws that regulate and/or control the collection, use, access, and disclosure of personally identifiable information. It may also include other relevant legal obligations, including U.N. Universal Declaration of Human Rights and the U.N. Guidelines for the Regulation of Computerized Personal Data Files.

   3. **Producers and Maintainers of WHOIS Data:**
      
      - **Producers:** The individuals or organizations supplying contact data for inclusion into WHOIS data.

      - **Maintainers:** The WHOIS Review Team proposes to subdivide this category into:
        
        - **Data Controllers:** Individuals or organizations that define the data to be collected, require its release, and govern its use. May or may not be directly involved in these functions.
        
        - **Data Processors:** Individuals or organizations engaged in the collection, storage, and release of data, according to the terms defined by the Data Controller. They do not determine the nature or use of the data that they collect or maintain.

   4. **Consumer:**
      
      **What is a "consumer"?**

      There is no single universally agreed definition of ‘consumer’, and legal definitions in different jurisdictions vary widely. Some are narrow and limited to ‘natural persons’, while others are broader and include various types of organisations.

      The WHOIS review team has been considering a broad interpretation of the term ‘consumer’, as this would allow a broad range of perspectives to be considered by the review team. This appears to be consistent with the intention of the drafters of the AoC.

      In the global sense, "consumer" may mean:
All Internet users including natural persons, commercial and non-commercial entities, government and academic entities.

And specifically within the context of this review, a "consumer" w.r.t. WHOIS data and WHOIS Service may mean:

Any consumer that acts as a Producer of WHOIS data (see above), Maintainer of WHOIS data and provider of WHOIS Service (e.g. Registrars), or User of WHOIS data (e.g. – individuals, commercial or non-commercial entities who legitimately query the WHOIS data).

Feedback request from community

Community feedback is desired on the WHOIS Review Team's approach to this definition. Is it too broad or too restrictive? In either case, how should it be changed?

The WHOIS Review Team also welcomes general comments on the above issues, and any other issues which you would like us to consider at this early stage in our work.

The ICANN San Francisco meeting takes place during our comment period and we will be reaching out to the Community. The WHOIS Review Team will hold a public session on Wednesday 16 March 2011 at 11 am – 12 noon in the Elizabethan A-C meeting room: http://svsf40.icann.org/node/22173. We hold a full day face-to-face meeting on Sunday, 13 March which is public and silent observers are welcome to join us: http://svsf40.icann.org/node/21983. Finally, we will be meeting with Supporting Organizations and Advisory Committees in San Francisco and Singapore ICANN meetings (and to arrange a meeting please contact Alice Jansen, alice.jansen@icann.org).

To find minutes of our meetings as well as documents and work in progress, please check our public community wiki at: https://community.icann.org/display/whoisreview/WHOIS+Policy+Review+Team

Thank you for taking the time to consider these issues and documents. Your participation is essential to the success of the review, and your comments will be carefully considered.

This public comment box will remain open for 45 days consistent with ICANN practices and will close on 17 April 2011.

The WHOIS Review Team
Emily Taylor, Chair
Kathy Kleiman, Vice-Chair

Summary of Comments Received
Summary of Public Comments on the WHOIS Policy Review Team’s Activities & Definitions

This document provides an overview of the public comments\(^1\) received in response to the request for input, issued by the WHOIS Policy Review Teams, which features the scope of work and roadmap, action plan, outreach plan and working definitions. The comments’ summaries are grouped per topic referenced and listed in order of submission. Responses without such references are summarized under "General Comments". The summary does in no way substitute for the original contributions, which should be consulted for complete information. The number of comments submitted on this paper tallies up to 18. The comments are hyperlinked below for easy access and available at: http://icann.org/en/public-comment/#whois-rt

**Contributions provided by:**

- **At-Large Advisory Committee**
  - ALAC
  - BC
  - CAUCE
  - ECTA+M
  - IPC
  - IWGDPT
  - JC
  - LEX

- **Business Constituency**
  - Messaging Anti-Abuse Working Group I & II
  - Othello

- **Coalition against Unsolicited Commercial Email**
  - CAUCE

- **European Communities Trademark Association + Marques**
  - ECTA+M

- **Intellectual Property Constituency**
  - Registrar Stakeholder Group
  - Registries Stakeholder Group

- **International Working Group on Data Protection in Telecommunications**
  - IWGDPT

- **Jeff Chan**

- **Lexinta**

- **Markus Hanauska**
  - MH

- **Registries Stakeholder Group**
  - Ronald F. Guilemette I & II

- **RySG**

- **Registrar Stakeholder Group**
  - Volodya

- **RrSG**

- **Regional Stakeholder Group**
  - 
z Domain Name Commission

<table>
<thead>
<tr>
<th>RECOMMENDATION/CONCLUSION</th>
<th>SUMMARY OF COMMENTS</th>
</tr>
</thead>
<tbody>
<tr>
<td>General Comments</td>
<td>OTH: See <a href="http://forum.icann.org/lists/whois-rt/msg00000.html">http://forum.icann.org/lists/whois-rt/msg00000.html</a> for details on domain transfers issues in both thin and thick registries. The methods available to registrars for obtaining registrant data are unsatisfactory. The only resource available to facilitate transfers is WHOIS, with an insufficient level of data access.</td>
</tr>
<tr>
<td></td>
<td>MH: WHOIS data is increasingly less valuable due to fake address entries and proxy services. A central registry of domain owners might be useful but does not need to be public. If WHOIS is abolished, the decentralized database of today would still exist, just no longer public. Questions of local law are at stake (e.g. criminal</td>
</tr>
</tbody>
</table>

---

\(^1\) The public comment period ran from 4 March 2011 to 17 April 2011.
registrars could offer a way to contact domain owners without revealing data. By making all WHOIS data private, the quality will improve more than any ICANN attempt to enforce current policies. The majority of domain owners are neither spammers nor criminals, they wish to protect their privacy. Many more would refrain from using fake data if assured that data will be protected and only revealed to a third party when unavoidable.

**VOL:** Restricting WHOIS access to LEA\(^2\) would make matters worse. After hiding the data, the problem would remain but nobody would know about it. An alternative would be to keep the data as public as possible and encourage the use of proxy/privacy services which can be mandated to forward the communication to the real WHOIS holder when non-spam comes in.

**MAAWG:** It should be possible to obtain registration information in a standard form and with a consistent set of parameters, as for thick registries. ICANN should require transition of all registries to a thick WHOIS. MAAWG opposes allowing only LEA access to WHOIS. Many issues are outside the scope of LEA and dealt with by security and systems administration professionals. WHOIS is critical for a safe Internet for end users. WHOIS must be as robust and highly available as the DNS and certain data-points must be available to security-related assessment systems. This should be considered a minimum and ICANN must enforce compliance with the rules. Overuse of proxy services impairs security systems’ assessment of incoming data. The WHOIS DPRS should be available to the public under reasonable and nondiscriminatory conditions. ICANN should report quarterly on WDRPS reports received, related registrars and follow-up actions. Technological improvement is needed and MAAWG hopes this will be taken into account (e.g ARIN proposal).

**CAUCE:** WHOIS is a critical anti-abuse resource and needs to be a true production service offering with consistent formatting in contrast to current practice under thin registries. WHOIS is a community resource and access to it cannot be restricted to LEA without endangering security, stability and trust. WHOIS data must be meaningful but is too often fraudulent. Anonymity options should be eliminated, in particular for corporations. The current WDPRS system should be improved with provisions for bulk reporting of multiple domain names sharing the same inaccuracies and registrar. ICANN should make WDPRS reports public.

**JC:** Any reform of WHOIS should consider the likelihood of implementation. An anti-fraud requirement would be that domains have working email addresses to use in the event of abuse. Domains failing this should be at risk of suspension. Proposals to require postal addresses, with non-deliverability of a letter considered proof of breach, are absurd.

---

\(^2\) LEA: Law Enforcement Agencies.
**DNC:** Broad definitions ensure an adequate scope of the review. In many cases WHOIS access and information meet the needs of LEA and, if not, their needs should be accommodated rather than changing WHOIS to meet them. The review scope should state that it does not impact or reflect WHOIS policies relating to the ccTLD community.

**ECTA+M:** The WHOIS RT should bear in mind the role WIPO plays. ECTA+M support the AoC statement: *such existing policy [...] administrative contact information* - see [http://www.icann.org/en/documents/affirmation-of-commitments-30sep09-en.htm](http://www.icann.org/en/documents/affirmation-of-commitments-30sep09-en.htm).

Attempts to narrow the scope will have detrimental effect; WHOIS is vital in combating internet abuse. ECTA+M support the maintenance and improvement of WHOIS. Abolition is counter to the AoC and would lead to an increase of abusive activity.

**RG:** The RT and Internet community are struggling with questions about the intended uses of domain name WHOIS service and how the service can be made to fulfill its intended uses. There is no charter that codifies the formally anticipated and accepted uses of WHOIS. Such a charter should be produced and the RT could acknowledge this as a goal. Absent this context, the *Law Enforcement* definition would be superfluous. Constituencies may have divergent views on availability and some may favor exclusive access, but LEA should not be the sole authorized users of WHOIS. WHOIS is a source of information for network abuse researchers seeking correlations or patterns, which is an authorized and intended use of WHOIS. The accuracy of the current WHOIS is abysmal and ICANN has neither means nor interest in doing anything about it. Solving the problem is neither prohibitively complex nor costly even though ICANN and registrars attempt to make it appear so. Name, snail-mail address, phone number and email address are generally available in the WHOIS records, but there is no practical way to validate all. Cost-efficient and automated mechanisms for validating phone numbers (Sedo) should be implemented and costs could be passed on to registrants. Automated validation should be required to complete a registration and performed routinely as an integral part of the registration process. ICANN is in breach of its AoC commitments to implement measures to maintain *accurate and complete WHOIS information* and in breach of its agreement with DoC. This needs to be rectified as soon as possible. There appears to be financial incentives for both ICANN and registrars not to consider content of WHOIS records closely. ICANN should require all registries to make available a WHOIS server that would be open to all with unlimited access and provide the same data currently provided by the thin top-layer WHOIS server for the .COM and .NET., in particular the registration data/time and the current name servers. The RT should consider formally defining registration date/time and requiring a new data field for all WHOIS records (recent registration (payment), date/time). Anti-spam, anti-malware and anti-crime research would be greatly benefited by an irreversible triple-DES hash of what might be called the payer ID.

**IPC:** WHOIS policy is among the most important matters addressed by ICANN in its stewardship of the DNS.
ICANN’s current policy and implementation are not effective in delivering the timely, unrestricted and public access to accurate and complete WHOIS information required by the AoC. A reliable WHOIS database is critical in building public trust in the DNS, e-commerce and Internet. Robust guarantees of WHOIS accessibility and broad definitions of the operative terms in the AoC are essential. There is nothing in the AOC that suggests the existing policy—of open access to WHOIS data that is collected and provided consistent with applicable law—should be restricted merely to conform with a narrow definition of the legitimate needs of law enforcement and the promotion of consumer trust.

ALAC: ALAC welcomes this timely exercise especially given the imminent gTLD program. ICANN’s implementation of its WHOIS policy framework is based on the RAA obligations and enforcement mechanisms. ALAC is concerned about ICANN’s handling of its obligations to the community for contract compliance and remains underwhelmed by ICANN’s inadequate enforcement regime. The RT needs to provide answers on whether the principles espoused by the WHOIS construct in the context of the DNS remain relevant. If relevant, the RT should provide guidance as to whether the mechanisms remain fit to purpose. The content of the WHOIS data set, quality and accessibility are the main concerns. Controversy swirls around the understanding of timely, restricted and public access to accurate complete WHOIS information as the basis for mechanisms and processes. Some contend that the WHOIS obligations impinge on registrants’ right to privacy and threaten free speech, while some argue that privacy means anonymity and others believe in restricted/mediated access, advocating privacy services and unfettered access to registrant data. ICANN is obliged to ensure the collection of the full dataset as required, to ensure the validity of the contents and to enforce the contract obligations. The “know your customer and provider” rule is necessary to combat fraudulent activities and must be a rule for all transactions with economic implications. Balance must be struck between these contentions and ALAC offers guidelines to forge a workable one – see contribution: http://forum.icann.org/lists/whois-rt/msg00012.html. Transparency and accountability demands that registrars remain contractually obliged to collect data to be publicly available and ICANN must hold registrars accountable to this requirement and demand that registrars validate WHOIS data. The right to know should be balanced by a right to know who wants to know.

BC: The BC supports ICANN’s effort to review WHOIS policy and advises the RT to focus on: 1) Measures to ensure timely, unrestricted and public access to accurate and complete WHOIS information; 2) Penalties for those who fail to provide access to or abuse the above; 3) Development of policy to address abusive registrations that attempt to evade legal process and law enforcement through use of proxy and privacy services. Policy development should be informed by studies now under consideration in GNSO Council (see http://gnso.icann.org/issues/whois/gnso-whois-pp-abuse-studies-report-05oct10-en.pdf and http://gnso.icann.org/issues/whois/whois-pp-relay-reveal-studies-report-11feb11-en.pdf); 4) Strict enforcement that would require thick WHOIS for all gTLD registries.
**Law Enforcement – Definition**

*Law Enforcement shall be considered to be an entity authorized by a government and whose responsibilities include the maintenance, coordination, or enforcement of laws, multi-national treaty or government-imposed legal obligations*

**VOL:** The term “law enforcement” is defined without making the scope clear: traffic wardens or NSA? The term “government” also needs to be defined.

**CAUCE:** The definition does not distinguish between sworn law enforcement officials and other entities with the mentioned obligations. Law enforcement officers should be narrowly defined as individuals: 1) *who have been sworn or commissioned as a law enforcement officer by a government agency of competent authority*; 2) *who are charged with upholding the general criminal laws of an applicable jurisdiction, including having power to arrest*; 3) *typically have received specialized peace officer training* (see submission for examples); 4) *who normally receive tangible official signs of their role such as police uniform or official credentials*. Adjusting this definition does not mean to exclude non-sworn officials from the scope, they just need another label. It should also be considered whether law enforcement should include national intelligence services and national/multi-national military services.

**ECTA+M:** The definition is very broadly drafted. Should private parties interested in enforcing civil law remedies fall within such a definition? If it is intended to refer to law enforcement in the sense of public agencies, then greater care needs to be taken in the drafting. Consideration needs to be given to the range of legitimate legal proceedings whether criminal, civil or administrative, for which access to WHOIS data or extended WHOIS data, should be available.

**RG:** Such a definition will only be useful if it has been decided that the WHOIS service will have (or does have)
some special and particular intended uses unique to Law Enforcement. No opinion can be given until a
document has been presented into which the definition fits. Should this definition grant LEA access to certain
types of WHOIS then it should be drafted broadly.

IPC: The RT reads this phrase as limited to governmental enforcement agencies but there is no evidence that
the AoC drafters intended this reading. The RT should focus on whether this implementation meets the
legitimate needs for the enforcement of laws, which mainly depend on the efforts of private parties. Reliable
access to WHOIS data plays a significant role in advancing the legitimate needs of enforcement.

BC: The BC accepts the definition.

**Applicable Laws – Definition**

Includes any and all local and national laws that regulate and/or control
the collection, use, access, and disclosure of personally identifiable
information. It may also include other relevant legal obligations,
including U.N. Universal Declaration of Human Rights and the U.N.
Guidelines for the Regulation of Computerized Personal Data Files.

VOL: Exclusion process should be defined: when local laws and a UN declaration conflict, which is applicable?

ECTA+M: The definition is narrowly focused on questions of personal data. The RT must also consider other
applicable laws for the broader protection of consumers and the public at large, including laws on child
exploitation, regulation of drugs and medicine, infringement of IP rights, fraud prevention and spamming.
Given that the scope includes promotion of consumer trust, the RT must look beyond registrants and
consider global citizens as users of Internet and buyers of goods and services.

LEX: Refine the definition as follows: Includes any and all locally applicable laws and legislation in force that
regulate and/or control use, access, and disclosure of personally identifiable information. It may also include
other relevant legal requirements, including but not limited to U.N. Universal Declaration of Human Rights
etc. National is too narrow: the regulatory system may imply transnational prescriptions (e.g. treaty of law
provisions that locally apply). Legislation in force reflects more accurately the intended reach of regulation.
Legal obligations relate to engagement, legal requirements or legal requirements and obligations might be
appropriate formulations. Included but not limited to: avoid any possibility of an excessively restricted
interpretation.

CAUCE: The definition is relevant if focus is solely on registrant privacy. Since this aspect must be balanced
against the need to protect citizens, the definition should be widened to recognize the applicability of all
criminal and civil laws on WHOIS policy, including laws against child exploitation and child pornography,
against obtaining financial information by deceit/“phishing”, against spreading malicious software, against
online sale of controlled drugs, against IPR violations, against various fraudulent schemes and against
spamming activities.

IPC: This definition lacks the needed precision. The RT must focus on laws applicable to ICANN in carrying out
this policy. It seems inconceivable that any and all local [...] information are applicable. Which law is
applicable to a particular registry or registrar in carrying out contractual obligations to ICANN regarding WHOIS? It is not helpful to assert that every law related to personal data applies. The RT should give consideration to the ICANN procedure adopted to implement a supermajority vote of the GNSO and unanimous vote of the ICANN Board for dealing with any situation in which contractual obligations appear to conflict with a law applicable to the operations of the registry or registrar. See http://www.icann.org/en/processes/icann-procedure-17jan08.htm. The policy recognizes that there will frequently be ways for registrars/registries to conform practices with applicable law in order to comply with WHOIS obligations. AoC 9.3.1 should be read in the same way. Other relevant legal obligations is also imprecise. ENISA has concluded that the UN guidelines are not legally binding, neither to natural persons, legal or countries; see http://www.enisa.europa.eu/act/rm/cr/laws and http://www.un.org/documents/ga/res/45/a45r095.htm. This falls short of establishing any legal obligation that could conflict with or override contractual obligations regarding WHOIS. The RT’s mandate in this field is narrow; the broad and imprecise definition proposed for “applicable laws” will do little to assist the RT in carrying out its assignment. Unless it identifies a particular law that has impeded or threatened to impede ICANN’s enforcement of existing WHOIS policy, it may not be necessary to reach agreement on a definition of “applicable law”.

BC: The BC accepts the definition.

RrSG: This definition is adequate with the exception that UN declarations and resolutions are often non-binding and as such inappropriate for the RT’s work. Non-binding resolutions do not meet the appropriate threshold for an applicable law and such references should be removed.

### Producers & Maintainers – Definition

**Producers and Maintainers of WHOIS Data:**

1. **Producers:** The individuals or organizations supplying contact data for inclusion into WHOIS data.
2. **Maintainers:** The WHOIS Review Team proposes to subdivide this category in to:
   - Data Controllers: Individuals or organizations that define the data to be collected, require its release, and govern its use. May or may not be directly involved in these functions.
   - Data Processors: Individuals or organizations engaged in the collection, storage, and release of data.

**CAUCE:** The definition of “producers and maintainers” mixes parties and roles with different perspectives and interests. A “producer” may be 1) the registrant; 2) a proxy; 3) a registrar or hosting company; or 4) a registrations service provider acting as a contractor or agent for the registrar. These roles may also change over time. The definition leads to confusion and so does the definition of “data controllers”, especially the final part of the definition.

**ECTA+M:** The RT needs to remember that EU data protection rules only apply to individuals. Businesses and non-persons do not generally have any legal rights to “privacy” and this is reinforced by requirements in many countries for business to register their details in public registers. Whilst the Producers definition is broad, ECTA+M believe it is important for the RT to recognize the multiple players that may be involved in the registration of the domain and the scope for the provision of false or inaccurate data. Maintainers: ECTA+M recognize the use of language derived from EU data protection legislation, established in Europe for over 20 years with well-known meaning in the context of data protection. The RT should consider carefully how they intend to use this terminology to avoid unnecessary confusion.
according to the terms defined by the Data Controller. They do -not- determine the nature or use of the data that they collect or maintain.

**IPC**: This definition does not refer to AoC wording and there is no explanation on why a definition of these terms is needed. IPC recommends that the RT drop this definition.

**BC**: The BC accepts the definition.

**RrSG**: Support.

<table>
<thead>
<tr>
<th><strong>Consumer - Definition</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td>There is no single universally agreed definition of ‘consumer’, and legal definitions in different jurisdictions vary widely. Some are narrow and limited to ‘natural persons’, while others are broader and include various types of organisations.</td>
</tr>
<tr>
<td>The WHOIS review team has been considering a broad interpretation of the term ‘consumer’, as this would allow a broad range of perspectives to be considered by the review team. This appears to be consistent with the intention of the drafters of the AoC.</td>
</tr>
<tr>
<td>In the global sense, “consumer” may mean:</td>
</tr>
<tr>
<td>- All Internet users including natural persons, commercial and non-commercial entities, government and academic entities.</td>
</tr>
<tr>
<td>And specifically within the context of this review, a &quot;consumer&quot; w.r.t. WHOIS data and WHOIS Service may mean:</td>
</tr>
<tr>
<td>- Any consumer that acts as a Producer of WHOIS data (see above), Maintainer of WHOIS data and provider of WHOIS Service (e.g. Registrars), or User of WHOIS data (e.g. – individuals, commercial or non-commercial entities who legitimately query the WHOIS data).</td>
</tr>
</tbody>
</table>

**ECTA+M**: The definition of consumer with respect to the WHOIS review does not exclude any person. If this broad approach is intentional, it may be preferable to use a definition which can be understood by all Consumers (whether native English-speaker, familiar with WHOIS or not). Otherwise, discussions on possibly excluded persons may arise. On the other hand, in many jurisdictions the concept of “consumer” has well-established meanings that relate to natural persons acting other than in the course of business. In a common dictionary, a Consumer is a “person who purchases goods and services for personal uses”. The AoC refers to consumer protection. If the intention was to mean all Internet users, then the focus should be that on its natural and ordinary meaning.

**LEX**: Consumer w.r.t. WHOIS data and WHOIS Service may mean: any consumer that acts as a Producer of WHOIS data, Maintainer of WHOIS data and Provider of WHOIS Service, or User of WHOIS data (e.g. individuals, commercial or non-commercial entities who query or consult the WHOIS data). Is it opportune to postulate the “legitimate” nature of the query/consultation? Anyone can consult WHOIS data, legitimately or not and we do not presume that there is an intention to exclude the non-legitimate seeker for data. Use implies query AND consultation.

**IPC**: A broad interpretation is probably consistent with the intention of the AoC drafters. The first definition is sufficient but the second one is confusing and leads to the absurd conclusion that the goal of ICANN WHOIS policy should be to promote ICANN’s own trust in itself. Internet users rely upon accurate and accessible WHOIS data. The RT needs to apply common sense and conclude that public trust is diminished if this data is inaccurate, inaccessible and unreliable. The first bullet in the definition is consistent with this common sense definition and should suffice. The definition should not be limited to WHOIS users. The fact that domain owners are required to provide accurate ownership and contact data for Internet domain names has a deterrent effect against fraudulent, deceptive and illegal behavior and promotes consumer trust. No definition of Consumer Trust is needed. Consumer Trust - promoted by sound WHOIS Policy and implementation - is the expectation that actors on the Internet will be transparent and accountable for their actions. Users expect to be able to find out with whom they are dealing. If this is upheld, WHOIS can make a substantial contribution to consumer trust. If it undermines or erodes this expectation, it does not promote trust and thus fails the test set out in the AoC.
<table>
<thead>
<tr>
<th>Scope of Work and Roadmap</th>
<th>ECTA+M: The non-exhaustive list of actions is sensible if conclusions are drawn about the effectiveness of WHOIS in relation to the AoC. In light of the new gTLD program’s potential for abuse, WHOIS needs to ensure that there is <em>timely, unrestricted and public access to accurate and complete WHOIS information</em>. ECTA+M recognize the need to balance privacy right of individuals with the public nature of WHOIS by: 1) Prohibiting anonymity for legal entities other than individuals; 2) Prohibiting anonymity for individuals where the domain name is business; 3) Allowing anonymity for domains registered in the name of an individual only where there is a means of contact. EU legislation stipulates that traders must identify themselves and their contact details on website. This should apply to domain registration in a business context. Reference is made to the criteria in EU’s E-Commerce Directive, see the contribution: <a href="http://forum.icann.org/lists/whois-rt/msg00008.html">http://forum.icann.org/lists/whois-rt/msg00008.html</a>. Regarding IDNs, there is a need for the WHOIS records to be in standardized ASCII/English irrespective of whether the domain is ASCII/English or not.</th>
</tr>
</thead>
<tbody>
<tr>
<td>IPC: There should be a reference to the review of proxy and privacy registrations. They play an increasing role in the gTLD space and have grown from market need. The current ICANN policy regarding them undermines consumer trust and creates law enforcement concerns. A standardized process for the access to WHOIS data hidden with a proxy or privacy registration is long overdue. The RT needs to analyze the issues with registration data protected by a proxy or privacy service.</td>
<td></td>
</tr>
<tr>
<td>ALAC: ALAC appreciates that the RT contextualized and centered its mandate on the AoC paragraph and the emphasis placed on <em>public interest</em>.</td>
<td></td>
</tr>
<tr>
<td>BC: The BC supports the document and recommends that the RT identify specific examples of problems that have arisen due to restrictive, inaccurate or misused WHOIS. Examples should be highlighted and recommended mitigation measures included in the final report, as well as an assessment of whether ICANN is adequately using fact-based studies to inform WHOIS policy development. Over the years work has been done to define and advance these studies; see: <a href="http://forum.icann.org/lists/whois-rt/msg00016.html">http://forum.icann.org/lists/whois-rt/msg00016.html</a>.</td>
<td></td>
</tr>
<tr>
<td>RrSG: Support.</td>
<td></td>
</tr>
<tr>
<td></td>
<td><strong>BC</strong>: The BC supports a broad definition of the term consumer: the first definition.</td>
</tr>
<tr>
<td></td>
<td><strong>RrSG</strong>: The RrSG is concerned with the broad scope that <em>Consumer</em> may encompass. Creating an overly broad definition will complicate the further definition of <em>Consumer Trust</em>. The RrSG recommends that the RT construe the term narrowly in terms of WHOIS specifically.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Outreach Plan</th>
<th>ECTA+M: ECTA+M fully support this plan for openness. Given the limited opportunities for geographical outreach, open access to calls, recordings and email is vital.</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>BC</strong>: No issue with the outreach plan with the exception of the draft report release. Given that the application</td>
<td></td>
</tr>
<tr>
<td>Action Plan</td>
<td>launch period for new gTLDs may coincide, it may be difficult for BC Members to devote the time needed for a thorough review of the work completed.</td>
</tr>
<tr>
<td>-------------</td>
<td>----------------------------------------------------------------------------------------------------------------------------------</td>
</tr>
<tr>
<td>ECTA+M:</td>
<td>ECTA+M trust the action plan will allow the RT time to process the public comments. The program of work should correlate to the scope to ensure that it meets the objectives of the review. Views should be sought from law enforcement agencies, consumer interest groups, brand owners and their representatives.</td>
</tr>
<tr>
<td>BC:</td>
<td>The BC recommends that the RT incorporate the collection of issues resulting from restrictive, inaccurate or misused WHOIS into the Action plan. The RT should review information already available from complete WHOIS studies (ask ICANN staff). The BC supports the inclusion of validated studies from external sources which provide such data.</td>
</tr>
<tr>
<td>RrSG:</td>
<td>Support.</td>
</tr>
</tbody>
</table>
Call for Public Comment on the WHOIS Policy Review Discussion Paper (4 March 2011)

WHOIS Policy Review Team – Discussion Paper

Comment Period Deadlines (*)

| Open Date:    | 9 June 2011 |
| Close Date:   | 23 July 2011 | Time (UTC): | 23:59 |

Important Information Links

Public Comment Box
To Submit Your Comments (Forum Closed)

View Comments Submitted

Section I: Description, Explanation, and Purpose

Discussion Paper
The WHOIS Policy Review Team wishes to solicit input from the community on its Discussion Paper [PDF, 182 KB], which calls for feedback on issues identified by the Review Team. The following issues were drawn from areas of interest identified in preliminary discussions and interactions with the community:

- Clarity of Existing Policy
- Applicable Laws, Privacy issues and Proxy/Privacy
- ICANN's compliance and enforcement activities
- Other Issues

The community's participation is essential to the success of the review and all input will be carefully considered. The WHOIS Review Team also welcomes general comments and feedback on any other issues that the Review Team should consider.

Section II: Background

The WHOIS Policy Review Team was launched in October 2010 in line with the Affirmation of Commitments (AoC) provisions, section 9.3.1, which stipulates that:

"ICANN additionally commits to enforcing its existing policy relating to WHOIS, subject to applicable laws. Such existing policy requires that ICANN implement measures to maintain timely, unrestricted and public access to accurate and complete WHOIS information, including registrant, technical, billing, and administrative contact information. One year from the effective date of this document and then no less frequently than every three years thereafter, ICANN will organize a review of WHOIS policy and its implementation to assess the extent to which WHOIS policy is effective and its implementation meets the legitimate needs of law enforcement and promotes consumer trust."
The WHOIS Policy Review Team is composed of ten SO/AC representatives, two independent experts, one Law Enforcement representative, the ICANN President and CEO (Selector)'s designated nominee, and the Chair of the GAC (Selector)'s designated nominee. For full reference, please consult: http://www.icann.org/en/reviews/affirmation/composition-4-en.htm.

In March 2011, the WHOIS Policy RT submitted its scope of work and roadmap, outreach plan, action plan and list of key definitions for public comment http://www.icann.org/en/announcements/announcement-04mar11-en.htm. In San Francisco, it held sessions with a number of ICANN SO/ACs and Constituencies as well as a general interaction with the community session in order to gather feedback on its working definitions.

Section III: Document and Resource Links

The Review Team's progress, working documents, activities may be viewed on a public Wiki at: https://community.icann.org/display/whoisreview/WHOIS+Policy+Review+Team

Translations of the WHOIS Review Team Discussion Paper:

| العربية [PDF, 150 KB] | Español [PDF, 149 KB] | Français [PDF, 135 KB] | Русский [PDF, 196 KB] | 中文 [PDF, 224 KB] |

Section IV: Additional Information

Activities in Singapore

Please note that the WHOIS Review Team will hold a full day of public face-to-face meeting on Sunday, 19 June in Singapore (Morrison). Public attendance is welcome, but comments should be submitted during the "Interaction with the Community Session" scheduled for Wednesday, 22 June, 14:30-16:00 (Canning). Sessions with ICANN SOs/ACs and Constituencies are foreseen in Singapore; the Review Team's schedule may be found at: https://community.icann.org/display/whoisreview/Singapore+Meeting.

Staff Contact: Olof Nordling Email: olof.nordling@icann.org

(*) Comments submitted after the posted Close Date/Time are not guaranteed to be considered in any final summary, analysis, reporting, or decision-making that takes place once this period lapses.

Discussion Paper
WHOIS Review Team
Discussion Paper

Questions to the Community, June 2011
INTRODUCTION

WHOIS Review

The WHOIS review team has been constituted under the Affirmation of Commitments (AoC), which was signed by the United States Department of Commerce and the Internet Corporation for Assigned Names and Numbers on 30 September 2009.

In accordance with the principles set out in the AoC, in particular its paragraph 9.3.1, the scope of the review team is to assess the extent to which existing WHOIS policy in the generic top level domains (gTLDs) and its implementation:

• is effective;
• meets the legitimate needs of law enforcement; and
• promotes consumer trust.

The review team will also undertake an analysis and determination of ICANN’s performance against the AoC requirements that ICANN:

• implements measures to maintain timely, unrestricted and public access to accurate and complete WHOIS information, including registrant, technical, billing, and administrative contact information; and
• enforces its existing policy relating to WHOIS, subject to applicable laws.

Purpose of this Paper

This paper describes of areas of interest identified by the review team to date, both in its own deliberations and in discussions with the community. The review team seeks comment from the community on any aspect of this paper, including any relevant issues not covered by the paper.

Background on WHOIS

WHOIS is a protocol that enables users to find information about Internet resources including domain names, IP address blocks and autonomous systems.

The current version of the WHOIS protocol (RFC 3912) states that while WHOIS was originally used to provide "white pages" services and information about registered domain names, current deployments cover a much broader range of information services. The review team understands that WHOIS facilitates identification and communication for a range of purposes.

Some issues are potentially beyond the scope of the review team. For example, the review team is aware of work being done elsewhere in the community on the internationalisation of WHOIS data and the technical evolution of the protocol. The review team is also aware that ICANN is considering several WHOIS studies, and that discussions are underway on potential amendments to the Registrar
Accreditation Agreement. The review team will take account of these issues when developing its recommendations.

**How to comment**

The closing date for comment is 23 July 2011.

Comments should be sent to: whoisrt-discussion-paper@icann.org
ISSUES FOR DISCUSSION

In its preliminary discussions and interactions with the community, the review team’s attention has been drawn to several areas of interest which will inform its work going forward. Questions on each of these issues are below.

Clarity of existing policy

The Affirmation of Commitments (paragraph 9.3.1) and 2007 GAC Principles Regarding gTLD WHOIS Services appear to provide high level principles that are intended to inform WHOIS policy development and its implementation. However, it is not clear whether these principles are reflected in ICANN’s consensus policies, or in its mechanisms to implement policy.

There is limited ICANN consensus policy on WHOIS, and that which does exist is supplementary to the rules set out in other documents. These include technical standards (such as Internet Engineering Task Force Requests for Comment) and ICANN contracts (such as the Registrar Accreditation Agreement). Current consensus policies regarding WHOIS are:

1. An annual WHOIS Data Reminder Policy designed to improve Whois accuracy (effective October 31, 2003)
2. A Restored Names Accuracy Policy that applies when names have been deleted on the basis of submission of false contact data or non-response to registrar inquires (effective November 12, 2004)
3. A WHOIS Marketing Restriction Policy prohibiting bulk access to Whois information for marketing purposes (effective November 12, 2004), and also
4. prohibiting resale or redistribution of bulk WHOIS data by data users (effective November 12, 2004).

Finally, there is a consensus procedure for “Handling WHOIS conflicts with Privacy Law” (effective January 2008) which details how ICANN will respond to a situation where a registrar or registry indicates it is legally prevented by local/national privacy laws or regulations from complying with the provisions of its ICANN contract regarding the collection, display and distribution of personal data via WHOIS. The procedure is for use by ICANN staff and did not change the obligations of registries, registrars or third parties when approved by the GNSO and adopted by the Board.

Questions

1. What measures should ICANN take to clarify its existing WHOIS policy?
2. How should ICANN clarify the status of the high level principles set out in the Affirmation of Commitments and the GAC Principles on WHOIS?
Applicable Laws, Privacy issues and Proxy/Privacy

The review team understands that some registrants are concerned about publicly sharing their information through WHOIS. The review team is also aware of concerns raised within the community about potential conflicts between WHOIS requirements, domestic privacy laws and consumer protection laws.

The review team is interested in ways that ICANN could balance privacy concerns with its AoC goal of making accurate and complete WHOIS data publicly accessible without restriction.

Questions

3. What insight can country code TLDs (ccTLDs) offer on their response to domestic laws and how they have or have not modified their ccTLD WHOIS policies?

One response to these concerns has been the use of privacy and proxy services, which limit publicly accessible information about domain name registrants. A recent ICANN study found that at least 18% of domain names registered under the top five gTLDs are likely to have been registered using a privacy or proxy service.

Questions

4. How can ICANN balance the privacy concerns of some registrants with its commitment to having accurate and complete WHOIS data publicly accessible without restriction?

5. How should ICANN address concerns about the use of privacy/proxy services and their impact on the accuracy and availability of the WHOIS data?

ICANN's compliance and enforcement activities

The review team is interested to examine any gaps between ICANN’s commitments, stakeholder expectations and ICANN’s actual implementation and enforcement activities. This includes whether ICANN has the power and/or resources to enforce its commitments.

A key example relates to WHOIS accuracy. WHOIS accuracy is mentioned in the AoC, and is also a requirement in policy and contractual documents. However, a recent ICANN report found that, by the strictest interpretation, only 22.8% of WHOIS records could be considered "fully accurate". The report further categorized the accuracy according to the ability to contact the registrants. On this analysis, 22.8 % was considered "no failure", 20.9% "substantial failure" and 7.8 % "full failure".

Some actors in the WHOIS space appear to have little or no direct contractual relationship with ICANN (e.g. resellers and privacy and proxy service providers). The review team is interested to examine whether this raises any compliance issues for ICANN.

---


The review team is aware that there may be examples of good practice across the ccTLDs with regard to data accuracy, but notes that ccTLD policy is independent of the ICANN process, and that the contractual framework and other elements vary across the ccTLDs, and this should be borne in mind when drawing any comparisons.

**Questions**

6. How effective are ICANN’s current WHOIS related compliance activities?

7. Are there any aspects of ICANN’s WHOIS commitments that are not currently enforceable?

8. What should ICANN do to ensure its WHOIS commitments are effectively enforced?

9. Does ICANN need any additional power and/or resources to effectively enforce its existing WHOIS commitments?

10. How can ICANN improve the accuracy of WHOIS data?

11. What lessons can be learned from approaches taken by ccTLDs to the accuracy of WHOIS data?

12. Are there barriers, cost or otherwise, to compliance with WHOIS policy?

13. What are the consequences or impacts of non-compliance with WHOIS policy?

**Other issues**

The review team is also interested to hear from the community about any other relevant issues relating to its scope.

**Questions**

14. Are there any other relevant issues that the review team should be aware of? Please provide details.
Summary of Comments Received on the WHOIS Review Team’s Discussion Paper
Summary of Public Comments to the WHOIS Policy Review Team’s Discussion Paper

This document provides a summary of the comments received from 9 June to 23 July 2011 in response to the request for public comments on a Discussion Paper, issued by the WHOIS Policy Review Team and featuring 14 questions. The comments are grouped per question referenced and listed by contributor in chronological order of submission. Comments not referring to any specific question are grouped under "Other Comments", at the end. The original contributions should be consulted for complete information. In total, 29 comments were submitted by 27 contributors. The comments are hyperlinked below for easy access and available at: http://forum.icann.org/lists/whoisrt-discussion-paper/

Contributions provided by (in alphabetical order, by abbreviation)

<table>
<thead>
<tr>
<th>AFNIC</th>
<th>AFNIC</th>
<th>InterContinental Hotels Group</th>
<th>IHG</th>
</tr>
</thead>
<tbody>
<tr>
<td>At-Large Advisory Committee</td>
<td>ALAC</td>
<td>International Trademark Association – Internet Committee</td>
<td>INTA</td>
</tr>
<tr>
<td>Business Constituency</td>
<td>BC</td>
<td>Intellectual Property Constituency</td>
<td>IPC</td>
</tr>
<tr>
<td>Brendan Stephenson I II</td>
<td>BS</td>
<td>Milton Mueller</td>
<td>MM</td>
</tr>
<tr>
<td>CIRA</td>
<td>CIRA</td>
<td>Michele Neylon</td>
<td>MN</td>
</tr>
<tr>
<td>CNCERT/CC</td>
<td>CNCE</td>
<td>Motion Picture Association of America</td>
<td>MPAA</td>
</tr>
<tr>
<td>CNNIC</td>
<td>CNNIC</td>
<td>Non-Commercial Users Constituency</td>
<td>NCUC</td>
</tr>
<tr>
<td>Coalition for Online Accountability</td>
<td>COA</td>
<td>Nominet</td>
<td>NOM</td>
</tr>
<tr>
<td>Christopher Wilkinson</td>
<td>CW</td>
<td>Patrik Klos I II</td>
<td>PK</td>
</tr>
<tr>
<td>Edward Lassotovitch</td>
<td>EL</td>
<td>SIDN</td>
<td>SL</td>
</tr>
<tr>
<td>Fatima Cambronero</td>
<td>FC</td>
<td>Simon Lange</td>
<td>SI</td>
</tr>
<tr>
<td>Frank Ellerman</td>
<td>FE</td>
<td>Time Warner International</td>
<td>TWI</td>
</tr>
<tr>
<td>Hogan Lovells</td>
<td>HL</td>
<td>Valentin Höbel</td>
<td>VH</td>
</tr>
<tr>
<td>International Anti-Counterfeiting Coalition</td>
<td>IACC</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>RECOMMENDATION/CONCLUSION</th>
<th>SUMMARY OF COMMENTS</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. What measures should ICANN take to clarify its existing WHOIS policy?</td>
<td>FE: Billing, law-enforcement or marketing info in public WHOIS data are not mandatory, but must be correct if present. WHOIS is mainly a last option to obtain contact info if all other ways fail. Public WHOIS data is primarily intended to help domain owners in case of technical problems. ICANN should help registrars communicate this purpose to registrants. VH: Remove all personal data and revoke the duty to provide personal data. Introduce a data field with an e-mail address of the registrar who forwards messages to the owner. Remove the annual reminder for registrants to keep their data up to date. IHG: ICANN should live up to its commitment to provide open access to accurate registrant information. Proliferation of false WHOIS data undermines ICANN’s legitimacy and allows an increase of misleading activities online. Registrars should verify registrants’ WHOIS data.</td>
</tr>
</tbody>
</table>
**INTA:** ICANN should clarify its existing Whois policy and educate the public and contracted parties on the importance of the Whois policy and of compliance. The Whois policy should be clearly described on the ICANN homepage so the public can understand its purpose and the roles, rights, and responsibilities of all stakeholders. ICANN should describe the implications of providing false or misleading Whois information. A link should be created on the ICANN homepage to the WDPRS and ICANN should take other measures to inform about the WDPRS through educational programs and publications. ICANN should provide staff support to ensure system performance.

**IACC:** Assurance of public access to complete, accurate and up-to-date WHOIS data is a core responsibility of ICANN, as restated in the AoC. ICANN has proved deficient in its enforcement of registrar obligations to collect such data and make it accessible. ICANN’s compliance efforts amount to “too little, too late”. ICANN must fulfill its promises, with emphasis on compliance, and publish policies with the intention to fulfill WHOIS obligations. Changes should be published widely so registrants get adequate notice that their domains are jeopardized if they fail to provide true, accurate and complete WHOIS data. Registrar responsibilities for WHOIS must be clearly articulated. An advisory on registrar deployment of proxy services is a helpful first step.

**TWI:** The Whois policy can be discerned from the documents listed in the Discussion Paper and paragraph 9.3.1 of the AoC encapsulates the main objectives. ICANN has sought to implement this policy through contractual arrangements with gTLD registries and registrars. The Review Team should evaluate how well those arrangements advance the basic goal, and how effectively ICANN is enforcing compliance. We urge the Review Team to focus on these areas, rather than on articulating a comprehensive statement of policy in this area.

**CW:** The initial purposes of Whois did not extend to the current utilization. More is expected of Whois than it is capable of delivering. Registries and registrars could be obliged to provide verified data about specific domains for which a request had been made. Applying current Whois policy to IDN registries is not obvious.

**MPAA:** ICANN should establish WHOIS accuracy metrics, see NORC study for examples. Currently, there is no requirement to verify registrant name and address, nor to determine if country and region code of the phone number correspond with the address. We recommend a single, cross-referenced registry database and a registrant ID. A central database for all registrant data could be used could be used to cross check submitted contact information against existing registrations. If there are inconsistencies, the application and existing registrations could be placed on hold pending verification. These cross checks could query online resources like telephone directories, mapping programs, and credit check services, for which the applicant could pay the fee. A registrant should receive an ID number and a PIN by a trusted entity after verification. Verification could include a government issued ID card, a due diligence telephone call, or an online credit check. The ID would be submitted when applying for new domains or for renewal of an existing domain.

**COA:** The documents listed in the Discussion Paper outline clearly what the community requires from Whois: that registrant contact data be publicly accessible through multiple channels, without charge or undue restrictions, and that data be current, complete, and accurate. This is the Whois system that ICANN inherited, but its stewardship has fallen short and the Review Team should issue recommendations to improve stewardship and to realize the full potential of Whois for consumers, law enforcement, right holders, and the public at large.

**IPC:** Public access to complete, accurate and up-to-date WHOIS data is ICANN’s responsibility, stated in the original MoU and restated in the AoC, but ICANN has not fulfilled its promises in this regard. ICANN must clarify its WHOIS policy and implement it effectively. ICANN should educate the community about WHOIS and the consequences of failing to provide correct data. ICANN must bring gTLD registries into the effort to improve WHOIS, not only attempt to fulfill its WHOIS commitments through provisions in the RAA. ICANN must emphasize contract compliance, including allocation of resources to compliance, publish policies that demonstrate the intention to fulfill WHOIS obligations, and reform proxy registration services. These changes should be widely published so that registrants notice that their
registrations are in jeopardy by non-compliance with WHOIS requirements. The registrars have been reluctant to see clearer articulation of its obligations but the AoC commitments must override that. Efforts to provide registrar guidance with an advisory regarding proxy services is a helpful first step. RAA provisions on proxy services must be reformed to enable prompt disclosure of data in cases of abuse.

PK: State the intent of the WHOIS policy, including why registrars are required to collect and present valid WHOIS data for each domain.

HL: The policies are concise but the obligations could be made clearer. ICANN must implement WHOIS policy more effectively and ensure compliance. Proxy services should have to ensure prompt disclosure in case of domain name abuse. The WDRP should prompt a registrant commitment to confirm WHOIS accuracy. Failure to confirm could constitute grounds for cancellation. The Restored Names Accuracy Policy should state a definition of "accurate" information and how registrars should ensure that information is accurate. The procedure for handling WHOIS conflicts with Privacy Law appears to allow a case-by-case analysis. ICANN should provide a report with the statistics of recourse to this procedure. ICANN could also consider outreach to registrars to remind them of their RAA obligations for WHOIS.

FC: WHOIS predated ICANN and was not established as a written policy. There is the RFC 3912 WHOIS protocol and a number of ICANN policy documents, but an easily accessible uniform WHOIS document is needed so users understand the policy.

BC: In the AoC, ICANN committed to a number of WHOIS obligations and the 2007 GAC WHOIS Principles emphasized the importance of WHOIS accuracy to ensure Internet security and stability, with subsequent GAC documents stating compliance concerns. However, ICANN lacks a comprehensive WHOIS policy and many RAA provisions are weak or unclear (see submission for details). ICANN cannot live up to its AoC commitments unless all stakeholders are required by contract to ensure the accuracy of WHOIS data at all stages of the domain name process. The BC recommends that a) the RAA be amended to require contracted parties to verify the accuracy of WHOIS information. Other industries have employed successful online data verification systems to ensure accuracy of information. Registrars already gather accurate information regarding credit cards and other forms of payment. Valid WHOIS data should equally be a prerequisite to complete a registration. b) ICANN should develop guidelines for contracted parties and registrants informing them about data elements considered valid for WHOIS and processes for verifying WHOIS data. c) ICANN should amend the RAA or develop guidelines instructing registrars how to correct false and inaccurate WHOIS data, including a regular practice of cancelling registrations in appropriate circumstances. d) ICANN should also consider a centralized WHOIS database. Graduated sanctions should ensure compliance with WHOIS obligations.

2. **How should ICANN clarify the status of the high level principles set out in the Affirmation of Commitments and the GAC Principles on WHOIS?**

<table>
<thead>
<tr>
<th>LE</th>
<th>See answer under 1 above.</th>
</tr>
</thead>
<tbody>
<tr>
<td>VH</td>
<td>See answer under 1 above.</td>
</tr>
<tr>
<td>IHG</td>
<td>IHG appreciates ICANN's bottom-up policy processes, where brand holders have led WHOIS discussions. WHOIS policy embodies ICANN's commitment and should be strengthened. ICANN should ensure that registrars accept liability for false WHOIS data.</td>
</tr>
<tr>
<td>INTA</td>
<td>ICANN should take measures to ensure all Internet stakeholders, including contracted parties, are informed of the importance of WHOIS and their obligations. ICANN must bolster its contractual compliance activity to meet its AoC obligations.</td>
</tr>
<tr>
<td>TWI</td>
<td>See answer under 1 above.</td>
</tr>
<tr>
<td>COA</td>
<td>See answer under 1 above.</td>
</tr>
<tr>
<td>IPC</td>
<td>ICANN must publicly state its dedication to the policies articulated in the AoC and make more vigorous compliance efforts. Concrete implementation of the AoC goals should take precedence over drafting a single document with all Whois policies. ICANN must enforce registrant compliance through measures designed to terminate registrations with false data. The RAA should be amended to spell out the responsibility of registrars to terminate registrations in appropriate cases. ICANN compliance should monitor and report on how registrars exercise their current discretion in dealing with registrants. Registrant rights can be protected through notice and cure provisions.</td>
</tr>
</tbody>
</table>
PK: Can't really say since I haven't read them.

HL: Provide a detailed definition of the principles and link them to registrar WHOIS obligations as part of the RAA. This would strengthen and clarify these principles, linking the importance of enforcement of the principles to effective actions against inaccurate WHOIS data. Compliance efforts need to be increased against registrars who fail to comply and registrants who fail to provide accurate WHOIS data.

FC: Preparing a Beginners Guide on WHOIS Policy.

BC: ICANN must create accountability mechanisms that are specific and measurable. ICANN should undertake a full audit of the WHOIS record set and measure it for accuracy. Third parties have already volunteered to assist in that effort. That audit, combined with studies on inaccurate WHOIS data, would set a baseline for measuring ICANN's compliance with its AoC obligations. ICANN must require contracted parties to live up to their WHOIS obligations, including correcting inaccurate WHOIS data. ICANN must beef up WHOIS enforcement, while allowing flexibility for the way in which registrars comply with their obligations. A public WHOIS dashboard could show performance.

**3. What insight can country code TLDs (ccTLDs) offer on their response to domestic laws and how they have or have not modified their ccTLD WHOIS policies?**

LE: National laws may prohibit mandatory contact data in public WHOIS but not voluntary data. Registrars selling domains in these ccTLDs can communicate why not publishing voluntary data will result in no trust for, e.g., anti-spam applications.

VH: See answer under 1 above.

MN: Many European ccTLDs offer a public WHOIS service with limited non-technical information, while law enforcement can access full details. A distinction is made between personal and business domain registrations, for example in .IE. In both cases no personal data is available in WHOIS. In .CO.UK, the WHOIS output shows if a registrant has "opted out", but a company would not have that option. While a business domain does have more data published in WHOIS there is no email address or phone number. Under .EU, WHOIS is limited to technical details and shows more information about a business domain, while a personal one's output is limited to an image of the email address, not accessible to bots. The only gTLD that has followed a similar model is .TEL, where registrants can opt out in a way similar to .CO.UK and the WHOIS output is minimal, while a business registration is more detailed. See submission for multiple and detailed examples.

AFNIC: AFNIC’s data publication and access policy describes how registrant data is gathered, disclosed and used during the lifetime of a domain name registration: a) Private registrants’ data is not displayed in the public Whois b) AFNIC provides on line web forms to enable any interested party to send electronic messages to the domain name admin contact without disclosing its data c) Right owners or affected parties may request disclosure of registrant data. Such requests are handled by AFNIC which checks whether the affected party has some right over the domain name before disclosing. This policy was set up in 2006 with amendments in 2007 to comply with privacy laws and an instruction from CNIL. While .FR approached 2 million domains in 2010, AFNIC handled 412 data disclosure requests, whereof 356 granted. The policy reinforces trust from private registrants, as they can provide accurate data with limited risk of unsolicited communications, and customer relations suggest that the policy has a positive impact on data accuracy.

INTA: Most ccTLDs provide the entire Whois record at the registry level, while some provide the entire record only to certain groups such as law enforcement agencies, certification authorities, and registrars that need access for administrative purposes. The extent of information that is shared is generally determined by local law. DENIC publishes all contact information, and German law requires the contact information to be placed on the website if engaged in business. France has a similar requirement. Where there is a need to balance local privacy laws with access to full Whois, mechanisms to improve transparency can be considered, as in the Netherlands. A thick Whois model has been employed in many new gTLDs for years without legal problems or objections from national authorities on privacy grounds. ICANN has a procedure, that a registry can invoke when facing a conflict between its Whois obligations and national privacy laws (see, http://www.icann.org/en/announcements/announcement-18dec07.htm ). To date, this procedure has never been invoked.
**TWI:** Time Warner commends the Review Team for looking to the WHOIS experience of ccTLDs, even though ICANN plays only a limited role in this area. ccTLDs may have much to teach the gTLD world in improving WHOIS accuracy, for example by registrant data verification.

**CNNIC:** We provide public WHOIS service with basic and concise information. Registrant information is reachable through the provided WHOIS information. Meanwhile, complete internal WHOIS information can be accessed on LEA request. By doing so, we both protect our registrants’ privacy and support legal enforcement.

**NOM:** The .UK WHOIS policy was developed in consultation with stakeholders and the Information Commissioner's Office. It meets the requirements of UK law and good practice, protecting the privacy of personal information for non-trading individuals. The .UK WHOIS does not contain the same details as required for gTLDs. It lists: Domain name, Registrant, Registrant type, Registrant's address, Registrar, Relevant dates, Registration status and Name servers. We provide a service, PRSS, for searching domain names, registrants and similar names. PRSS has a web interface, allows use of wildcards and is available to anyone based in the EEA on a contract-only basis. It is aimed at in-house counsel, law firms, brand protection agencies etc, although LES and the Internet Watch Foundation have access.

**IPC:** Some ccTLDs have implemented WHOIS data verification protocols that may deserve studying. ccTLDs for countries with privacy laws have experience in balancing data privacy restrictions with the need for accurate WHOIS data to law enforcement professionals, civil litigants and other requesters. ccTLDs that have thick WHOIS may provide insight into whether this leads to more accurate WHOIS data. The experience of ccTLDs that regulate or prohibit proxy registration services should be studied for models applicable to gTLDs.

**PK:** If a country has stricter privacy laws than the US, that should have no impact on WHOIS policies controlled by ICANN. Companies should not have privacy in WHOIS records as only shady businesses need privacy to hide from the authorities. For personal use domains, a registrant may provide a form of privacy to the owner, but the information in the WHOIS record must contain a valid email address and phone number for access to someone who can act on technical or security issues, or get in touch with the owner in a timely manner.

**HL:** Among ccTLD registries responding to EU data protection legislation, both .EU and .FR differentiate between corporate bodies and private individuals. The .EU WHOIS policy states that full data is displayed for corporate bodies, but data displayed for private individuals is limited to the email address in an image format to avoid data mining. Disclosure of full WHOIS data for private individuals to third parties is subject to requests stating legitimate reasons. .FR also differentiates the public WHOIS data between corporate bodies and private individuals. The latter can request a "restricted disclosure" meaning that no personal information is disclosed and only available to third parties on grounds of a judicial order or upon a request detailing the reasons. Although the approaches are legitimate and the systems in place allow for prompt disclosure, they create an extra burden for rights holder who incur extra costs and lose time when trying to address abusive registrations. This system also prevents rights holders from identifying patterns of illegitimate registrations since the restricted disclosure of data applies to the public WHOIS as well as to data provided to professionals. Rights holders incur the risk of action by these registries if they consider that the disclosure was illegitimate, therefore reversing the liability from potential infringers to rights holders.

**BC:** A ccTLD aspect to consider is whether accuracy is improved by having "thick" WHOIS data maintained at the registry level.

**CIRA:** Any WHOIS policy must reflect that a registry has to comply with local law. ccTLDs are clearly subject to local laws, and gTLDs must also comply with applicable laws, which may include privacy laws. CIRA policies are subject to local law, and take into consideration privacy and other best practices.

<table>
<thead>
<tr>
<th>4. <strong>How can ICANN balance the privacy concerns of some registrants with its commitment</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>LE:</strong> Privacy proxies are not a problem for the primary purpose of WHOIS. Hiding e-mail addresses of domain owners who cannot resolve technical issues with their domain is a &quot;good thing&quot;, but third parties should be able to find a technical contact.</td>
</tr>
<tr>
<td><strong>VH:</strong> Allow proxy services and introduce the possibility for registrars to provide such a service. Personal data should only be provided to the</td>
</tr>
</tbody>
</table>
**to having accurate and complete WHOIS data publicly accessible without restriction?**

Registrar and not be public. The registrar may only disclose registrant personal data to local authorities. Domain owners should be able to provide personal WHOIS data if they want to. The need for accurate WHOIS data may not overrule the domain owner’s need for privacy protection. Full WHOIS data may be publicly accessible for domains which are owned by companies, authorities and institutions.

**MN:** I don’t think it can. There are many valid reasons why a registrant may wish to keep some of their data private. I’m also not convinced that making complete WHOIS data available without restriction is such a good idea.

**IHG:** There must be a reliable access route to domain registrants, for multiple reasons: 1) Individual consumers, with concerns about their own information have a right to contact domain name administrators with questions and concerns. 2) Complete and accurate WHOIS data promotes consumer confidence in online business. 3) Trademark owners with infringement claims have a right to contact the registrant directly. Direct negotiation could save the time and cost for dispute resolution process. 4) Immediate access to information is an asset for LEA, particularly in pursuit of fraud activities. Barriers to open information trigger due-process requirements before officials can obtain information and act. This could decrease overall user confidence in the safety of the internet. Current restrictions on bulk queries of WHOIS data reasonably protect registrants from massive spamming, and helps ensure that the data will be used for legitimate purposes.

**INTA:** INTA supports open Whois access to accurate ownership data for addressing legal and other issues with any domain name. Data should include the owner’s identity and accurate contact details. Publishing on the Internet is a public act, and the public should be able to determine who they are dealing with. This is important for domains with commercial content, or registered by entities, where privacy interests are limited or nil. Open access should be the default and for domains registered using a privacy or proxy service, there should be procedures for relaying communications to the owner and for revealing registrant data to a party who has evidence of actionable harm.

**IACC:** It is not ICANN’s responsibility to balance privacy concerns given its commitment to providing accurate and complete WHOIS data. Any effort to vitiate that obligation would undermine ICANN’s commitment. ICANN must accept that WHOIS does not implicate privacy concerns given all the options to engage in free speech without registering a domain name, and that the balancing issue is a matter for other entities. ICANN could quell privacy concerns by emphasizing that anonymous actions on the web are still possible but violations can best be stopped by tracking down the holders of the offending domains. ICANN should highlight that most sectors require accurate information for business licenses, trademark registration, and other services; domain name registration should be no different. The policy can be clarified by assuring that abuse will not be tolerated, and that WHOIS only serves constructive purposes that can prevent web-related offenses and fraud. ICANN should inform about existing security measures, including implementation of rate-limiting systems.

**TWI:** A troubling trend is the proliferation of proxy registrations of gTLD domains, and ICANN’s inability to bring these in line with its policy goals. The ability to contact the registrant depends on whether the proxy provider decides to disclose information. Not all providers are responsible and divulge information when presented with evidence of abusive activities. While proxy registration may be justified in limited circumstances, the existence of some 20 million gTLD domains with inaccessible registrant data is contrary to the WHOIS policy goal. Unless ICANN brings proxy registrations under some degree of control, its claim to responsible stewardship of Whois will ring hollow. This failure is largely due to an inadequate RAA, identified by GNSO as a top priority for revision. However, in a recent GNSO Council vote, registries and registrars blocked progress on this revision. A modest proposal to issue a registrar advisory on the applicable language in the RAA met opposition from registrars and was never implemented. The Review Team should note the proliferation of proxy services as a major flaw in ICANN’s implementation and recommend corrective steps, like clarification and enforcement of the RAA provisions on licensing of Whois data, revision of the RAA to address this more effectively, and requiring thick Whois across the gTLD space. Voluntary “best practices” guidelines for registrars may have a role to play, but are unlikely to be meaningful absent the steps above. Some registrants have legitimate
privacy concerns which may be at odds with the Whois goals, but the scope of these concerns has been exaggerated and mechanisms are already in place to help registrars or registries to manage conflicting legal requirements. Further adjustments to the implementation of ICANN policies may be called for to address specific privacy concerns, but experience shows that proxy registration is not the solution.

NCUC: Privacy and accuracy are connected as some registrants use “inaccurate” data as a means of protecting their privacy. Other options to keep this information private may make registrants more willing to share accurate data with their registrar. The problem for many registrants is indiscriminate public access to the data, as the lack of any restriction implies an unlimited potential for bad actors to access and use the data. WHOIS access must give natural persons greater latitude to withhold or restrict access to their data. That position is consistent with EU data protection law and has even been advanced by FTC and FBI in the US. The NCUC recommends reviewing the WHOIS Task Force proposal for an Operational Point of Contact (OPOC), where registrars would publish the registrant’s name, country and state/province together with contact information for the OPOC. Registrants with privacy concerns could name agents to serve as OPOC, thereby keeping their personal address information out of the public records. See submission for multiple references.

CW: Unrestricted public access to personal data for individual registrants in Whois infringes EU privacy laws. Accordingly, the AoC qualification that ICANN should enforce Whois policy “subject to applicable laws” exempts registrars and registries in EU/EEA jurisdictions from those policy provisions. However, this begs the question which rule to apply if the registrant is in such a jurisdiction but not the registry nor the registrar. ICANN has a procedure for handling Whois conflicts with privacy law and it would be interesting to learn how many times this procedure has been invoked, and what decisions ICANN has taken as a result.

MPAA: Most countries require businesses and other entities to provide accurate information in dealing with authorities and the same should apply to Whois data. Some countries have privacy laws affecting the display of ccTLD WHOIS data, but an issue is which laws to apply when a company responsible for registration services for the ccTLD is based in another jurisdiction, e.g. .TO is assigned to the Island of Tonga, yet the company handling the registrations for .TO domains is located in California and does not maintain a public Whois.

CNNIC: ICANN should promote the enhancement of WHOIS accuracy, but WHOIS policies should respect national laws and regulations in different countries. ICANN should request accurate and complete WHOIS data, but give flexibility to registries/registrars to show tailored WHOIS data to the public, based on national privacy laws. By doing so, some balance could be achieved. Accurate and complete WHOIS information would still be available when necessary, e.g. for LEA; while basic WHOIS service would be available for proper use.

NOM: In line with UK data protection law, a registrant who is a non-trading individual can opt to have the address omitted from WHOIS. Non-trading is interpreted strictly - the domain should not be used for any revenue-earning activities. If a domain name is incorrectly opted out, we opt it back into WHOIS and lock it to prevent renewed opt-out. We may suspend the domain for breach of terms and conditions.

COA: There is already a mechanism for resolving conflicts between registrars’ (or registries’) contractual obligations and privacy laws, and no need for further policy development in this area. Registrants may also require privacy protection in special circumstances, e.g. to carry out political dissident activities in a repressive society. This category of registrants should be accommodated, but the scope of the problem has been exaggerated as there are multiple options to establish an online presence for disseminating views that do not involve registering a domain name in a gTLD, for example thru social media. A repressive state would furthermore have other means than WHOIS to identify dissidents. Further discussions should determine the scope of this problem and identify solutions, but tens of millions of anonymous domain names, just a fraction of which are used for the special circumstances above, is an irrational “solution” that inflicts greater costs than warranted upon legitimate e-commerce, consumer interests, law enforcement and the public at large. That is the “system” now in place, due to widespread proxy registration and unenforced Whois accuracy obligations. That “system” must be fixed.
ICANN is committed “to having accurate and complete WHOIS” while the GAC Principles state that WHOIS service should provide “sufficient and accurate data about domain name registrations and registrants subject to national safeguards for individuals’ privacy.” ICANN is not required to implement safeguards for individuals’ privacy, the burden of restricting access to such data in a particular locality falls on the locality. ICANN has a procedure for registrars or registries exposed to liability under privacy laws if they fully comply with their Whois obligations. Global norms about identification data for commercial entities make such entities unlikely candidates for WHOIS data privacy. Proxy services provided to individual registrants in accordance with best practices can satisfy the desire of individuals for WHOIS data privacy. There may be special cases in which particularly vulnerable individual registrants need to be treated exceptionally with regard to the otherwise general obligation for full public access to Whois data. This is an area in which ccTLD experience may be instructive.

PK: See my answers to 3.

HL: Striking an appropriate balance between privacy rights of individuals and right holders’ interests is essential. The use of thick WHOIS has not led to abuse for which solutions have not been found. The RAA makes it clear that the registrar must inform registrants about the purposes personal data will be used for, the data recipients and how data can be accessed and modified. A registrar best practice for dissemination of this information to registrants would be useful. Adopting a system like .EU and .FR would be excessive as it imposes burdens on rights holders and require resources dedicated to requesting disclosure of registrant data. Such a system may prevent investigation of illegitimate registration patterns and render UDRP provisions moot. Domain names used for commercial purposes should not be allowed to use a proxy service, and should have WHOIS data public, while an individual expressing ideas, with no commercial benefit sought, could justifiably benefit from a proxy service, or a protection as per .EU or .FR.

FC: Balancing privacy, security and the right to know means to identify minimal data requirements that allow quick identification, like Registrant Name, State/City/Country, email and telephone. The rest of the data gathered should be managed according to national legislation on privacy and data protection. However, not every country has legislated on privacy and data protection. There should be a global study on privacy law to find a model that suits everybody (if possible), with guidance from OECD and UN.

BC: The GAC Principles note that WHOIS should provide “sufficient and accurate data about domain name registrations and registrants subject to national safeguards for individuals’ privacy” in a manner that supports the stability, reliability, security and interoperability of the Internet and facilitates continuous, timely and world-wide access. There must be a balance that allows access to accurate WHOIS information while building in any processes to address privacy concerns. Most countries require businesses to provide accurate information when they apply for a business license, tax-exempt status, or inclusion in a directory of trademarks. Some countries have established that their privacy laws apply to the display of country code WHOIS data.

CIRA: Accuracy, completeness and privacy are not mutually exclusive. It is possible to have a fully accurate and complete database that also respects privacy. A system with mandatory disclosure of WHOIS information may undermine the goal of accuracy and completeness as it may encourage the use of proxy and privacy services. For this reason, it is worthwhile considering some level of privacy, under appropriate circumstances, in conjunction with appropriate disclosure mechanisms.

<table>
<thead>
<tr>
<th>5. How should ICANN address concerns about the use of privacy/proxy services and their impact on the accuracy and availability of the WHOIS data?</th>
<th>LE: See answer under 4 above.</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>VH: Allow proxy services.</td>
</tr>
<tr>
<td></td>
<td>MN: If ICANN addressed individuals’ privacy concerns, many issues with privacy/proxy services would probably disappear.</td>
</tr>
<tr>
<td></td>
<td>IHG: Privacy services frustrate protection of brands online, which leads to confusion and problems for consumers. Proxy services have become a tool for registrants to avoid making information available to the public. It is not our position to halt these services entirely.</td>
</tr>
</tbody>
</table>
provided proxy providers maintain accurate registrant data and make that information timely available in case of a legitimate request. The studies of proxy services and their use will be influential in moving forward on this issue. See submission for case references.

**INTA:** Where a domain has been registered using a privacy or proxy service, there should be mechanisms for relay of communications to the registrant, and for revealing registrant data upon a justified request in line with RAA provisions. Due to the high degree of non-compliance with these provisions, privacy/proxy services should be governed by rules overseen by ICANN, including relay and reveal processes. Privacy/proxy services would have to assent to these and affirm compliance in annual statements to ICANN in order to operate.

**IACC:** ICANN did attempt to address the use of proxy services, with a draft advisory including best practices for the use of proxy services while reconciling with third party needs for WHOIS data. If such an advisory cannot be adopted in a manner consistent with ICANN’s contractual relationships, further RAA amendments must be done to minimize the potential for abuse of the WHOIS system through proxy services. More frequent meetings between the ICANN staff and the GAC would also be beneficial to inform GAC of ICANN policy agendas.

Multilingual access to Whois would call for further involvement from GAC members, which in turn would promote consensus.

**TWI:** See answer under 4 above.

**NCUC:** ICANN should recognize that privacy and proxy services fill a market need; the use of these services indicates that privacy is a real interest of many registrants. Concerns about the use of these services are unwarranted.

**MPAA:** Proxy/privacy providers supply contact information to a registrar in lieu of registrant data, leaving Whois to identify a proxy service, not the registrant. Suspects seek these services to conceal their identities and many providers operate in a dubious way, being unreachable or not responding to inquiries. The time lapse before data is disclosed gives the suspect ample time to transfer the domain to another suspect entity or otherwise evade detection. We recommend registering and accrediting privacy/proxy companies and prohibiting registrars from accepting registrations from unaccredited proxy providers. As part of the accreditation process, ICANN must require providers to run checks on the applicant’s contact data and provide a referral process to parties to disclose registrant data. Failure to disclose this information or perform checks would result in loss of accreditation and public disclosure of all Whois data collected. ICANN-mandated best practices should include a protocol for proxy services to use in responding to requests for registrant data, along with a requirement to provide an abuse point of contact, contact information and physical address of the proxy service.

**NOM:** We do not recognize the use of privacy and proxy services. Our contract is with the party that is identified as the registrant. We do not have figures on the use of privacy services, but the provision of an opt-out for non-trading individuals and the fact that email and phone numbers are not in the public WHOIS reduce the need for such services. We would expect a company to use its business trading address or registered office. A sole trader working from a private address might opt to use a third party: we could probably not identify where this was being done. Registrants risk losing their domain names if they cannot be contacted through the listed WHOIS address.

**COA:** ICANN must bring order, predictability and accountability to proxy registrations in order to improve accuracy of Whois data, so the service can fulfill its function. COA does not reject the concept of proxy registration in principle, but we encourage the Review Team to study the experience of ccTLDs (such as .us) that do not permit it. There may be legitimate reasons, in limited circumstances, why registrants should be permitted to submit contact details of a third party. Bona fide registrants may well use such a service, but it will inevitably prove attractive to registrants who engage in rights infringements, fraud, or other misconduct. In the experience of one COA member, the majority of sites investigated for high-volume copyright infringement are registered using proxy services. The key is whether a member of the public can gain timely access to the registrant data when it has a bona fide need to do so. The current system is inadequate and section 3.7.7.3 of the RAA is weak and ambiguous. Aggressive enforcement, while needed, will provide only limited benefits. Even
modest efforts to clarify it through a proposed Advisory have collapsed under opposition from registrars. Whether a third party who presents a justified request to the proxy provider will get the registrant data varies wildly. Reform of the proxy registration system is long overdue and the Review Team should call for such reform as a matter of priority. ICANN could accredit proxy providers, set ground rules for their operation and prohibit registrars from accepting registrations by unaccredited providers. A first step may be to focus on proxy services offered by accredited registrars or their resellers, requiring them to verify contact data from the registrants and keep this data current, to disclose registrant data upon a justified third party request and to respect firm time limits for response. These requirements would be enforceable against registrars, subsidiaries, affiliates, or resellers. Registrars would face enforcement action if they deal with non-affiliated proxy services. A code of best practice among responsible accredited registrars would be at least as effective a way to reform the proxy registration system as RAA amendments, provided all registrars sign up to the code. See submission for examples and models.

**IPC:** There are critical failures associated with proxy services, which now account for one-fifth of all gTLD registrations. There are many inappropriate uses of proxy services by registrants and registrars, as well as wide variances among proxy services in responsiveness to LEA and third parties request for data disclosure. ICANN should create guidelines and best practices for privacy/proxy services. Registrar cooperation in the development of guidelines and best practices should be actively solicited; but the refusal of some or all registrars to participate cannot justify delay. Given the critical failures and the ambiguity of relevant provisions, RAA amendments are also needed.

**PK:** ICANN should require that the email addresses and phone numbers are accurate. It is criminal to put an auto-responder on an admin or technical contact and irresponsible for a technical contact to have a pattern-matching spam/phish filter on their mailbox, as that may prevent people from informing about a domain that has been hijacked or hacked!

**HL:** Section 3.7.7.3 of the RAA addresses the obligations of the proxy provider as the Registered Name Holder for a domain, with liability resting with them if they fail to disclose the contact information. However, the ambiguity of certain RAA provisions and increasing use of proxy services push rights holders to make a request for disclosure of registrant data, adding a burden for rights holders. It should be investigated how to balance rights holders’ interests in dealing with proxy services and put in place a standardized system allowing immediate disclosure of registrants’ information upon request.

**FC:** This is important since proxy services can help criminals and delay investigations. A quick and simple procedure should be found, drawing from the Budapest Cybercrime Convention and/or the 24/7 OAS CSIRT. Proxy services could be useful for registrants concerned about privacy or security when legitimate reasons for anonymous speech could justify anonymity.

**BC:** Privacy/proxy services may provide a solution for registrants with legitimate concerns about anonymity, but there is ongoing abuse of such services both by providers and registrants, noted in studies as “critical failures”. As registrants pay to protect their information using a proxy service, both the registrant and the proxy service reap a benefit and both must also adhere to the WHOIS requirement. A registrar’s “proxy service” may also simply be a shell to shield the registrar’s own cybersquatting and other illegal activities. ICANN should create guidelines and best practices for privacy/proxy services and step up compliance audits of such services. A study should provide data on the nature of registrants using privacy/proxy services. The findings of this study will provide understanding of the entities and activities of registrants using privacy/proxy services. The findings will set a baseline for evaluating policy changes indicated by other WHOIS studies.

| 6. **How effective are ICANN’s current WHOIS related compliance activities?** | VH: ICANN’s activities to keep the WHOIS data accurate did prompt our registrar to take action, otherwise the domain might have been lost. Mailing the registrars in order to check the WHOIS data is a good practice. |
| MN: They are open to abuse. Many WHOIS complaints are more about disputes between 3rd parties than about compliance. | IHG: Some registrars make little effort to comply with WHOIS requirements. This enables malicious registrants to engage in infringement, |
to the benefit of those registrars, while undermining the efforts of ICANN to maintain open access to data. Without consequences of WHOIS non-compliance for registries and registrants alike, inaccuracy will pervade the WHOIS database. See submission for example.

**INTA:** ICANN’s Whois related compliance activities are ineffective, as ICANN lacks tools or resources to be effective. Despite the rollout of new gTLDs, ICANN plans to increase its compliance staff only nominally. A key weakness is the absence of a mechanism to ensure that Whois records are accurate.

**IACC:** Recent compliance efforts show improvement but remain insufficient. ICANN’s studies show widespread WHOIS non-compliance and ICANN’s measurements are unduly forgiving. All studies measure system-wide compliance and understate the extent of the problem with those engaging in illegal activity. ICANN is taking steps to insure compliance with the RAA, but RAA deficiencies hamper these efforts. There has been no effort to enforce registrant compliance so efficacy of this compliance activity remains untested.

**TWI:** Key RAA provisions related to Whois data are weak, ambiguous or both. This inhibits ICANN’s compliance efforts. ICANN’s compliance staff should be more aggressive in pursuing non-compliance with the RAA and bolder in issuing interpretations of the RAA provisions. However, there is a limit to what can be achieved under the current RAA, so ICANN should accelerate efforts to revise it. ICANN could also more effectively enforce compliance with 21 registries than with 900 registrars. 19 of the 21 registries today operate a “thick Whois” in which the public may get full registrant data. The two outliers are the largest registries where public access to Whois (through registrars) is inconsistent and sometimes unavailable. The thin registry model was created in order to stimulate competition in registration services. With that market achieved, ICANN should convert the two outliers to thick registries. Compliance with Whois policies will benefit from that.

**CNNIC:** The practice and performance of applying ICANN’s WHOIS policies has not met the criteria defined in these policies. WHOIS accuracy of .com and .net has been poor and ICANN has failed to regulate them to maintain accurate WHOIS data. ICANN has neither been effective at developing WHOIS policies nor at regulating registrars to improve WHOIS accuracy.

**NOM:** For.uk: In case of incorrect WHOIS data, we put the registrant under notice to correct it and suspend the domain name should this not happen. In specific circumstances - where a law enforcement agency has identified criminal activity under the domain name - we can use our terms and conditions to suspend the domain name. The registrant can appeal against this suspension.

**COA:** ICANN should do a better job of enforcing the Whois obligations in its contracts with registrars and registries. Revision of those contracts is needed to provide clearer obligations, also extended to resellers. Current Whois-related RAA provisions are ambiguous, weak, or both. ICANN’s compliance capability has improved but far from achieving the necessary “culture of compliance”, which requires both resources and re-orientation. With new gTLDs, the contractual compliance burden will increase dramatically, while compliance with current contracts is not yet achieved. One third of the budget surplus from new gTLDs should be devoted to contract compliance and enforcement functions. ICANN should be more proactive in its compliance activities and respond more forcefully to complaints. We commend the compliance staff for deciding to review the WDPRS, which is plagued with problems. We hope this will result in a system that is more receptive to complaints, can handle higher volumes, monitors registrar compliance in investigating complaints, requires registrars to reject unverified corrections and encourages registrars to cancelling domains associated with uncorrected false Whois data.

**IPC:** The NORC study showed that only 23% of gTLD registrations is fully compliant with accuracy requirements and that current compliance activities are inadequate to fulfill ICANN’s AOC commitment. ICANN’s compliance function has made progress, but a change in approach is needed in light of the addition of new gTLDs.

**PK:** Not very effective. Some registrars follow up with registrants and get updates when the domain is flagged, other registrars don't care if data is correct and don't seem to care about the obligations. When I get a notice 45 days after reporting a domain and click on the “the
information hasn't been corrected" link, I see no follow-up action taken by ICANN to attempt to get the information corrected.

**HL:** The NORC study found that only 23% of gTLD registrations were fully compliant with accuracy requirements, making it clear that ICANN needs to beef up its compliance efforts. This seems to be happening if one looks at the statistics found on the ICANN Dashboard. From 2009 there was an increase in terms of enforcement with 23 registrars having their accreditations terminated or not renewed. The reasons for registrar loss of accreditation over the last four years often include WHOIS related issues. The falling number of registrars who lost their accreditation in 2010 (13) and 2011 to date (4) could be viewed as a positive indication as more and more registrars ensure that they are compliant with the RAA. However, the decline could also be due to a downturn in the ICANN Compliance Team’s activities. It could be useful with an analysis of auditing activities resulting in various notifications cross referenced with actions taken by registrars.

**FC:** The RAA should be revised so actors without a direct contract with ICANN can be held liable for misuse of WHOIS.

**BC:** ICANN has launched additional compliance activities, including audit of Port 43 access by registrars and an inquiry into reminders to registrants regarding their WHOIS data, but these activities are just the tip of the iceberg in terms of needed compliance. ICANN’s own studies show that only 23% of records are fully accurate. An organization with a 23% data accuracy record would be considered failing. Compliance resources are needed to fix this and the issue of WHOIS accuracy becomes more urgent with the rollout of new gTLDs. ICANN’s compliance organization is well aware of continuing frauds and abuses. As part of the AoC, ICANN’s performance in compliance should be measured to assess whether it is meeting its commitments.

**ALAC:** The time has come for a change in the philosophical approach to WHOIS compliance. It has become an article of faith that ICANN Compliance is responsible for WHOIS data accuracy. There is also widespread acceptance that the registry/registrar community is responsible for data accuracy and availability. The low expectations of registrants in this area are often noted. Seeing the complexity of the issues we reject these views as unilateral and simplistic. Compliance needs a balanced approach, given the three sets of actors – registrants, registrars and ICANN Compliance. WHOIS data accuracy is a cost/value proposition with differing perspectives from registrants, registrars and users of WHOIS. 100% accuracy is laudable as an objective, but may be unobtainable and puts an unfair burden on one set of actors in the WHOIS triangle. This objective creates an insurmountable threshold for ICANN Compliance, even with best efforts and more resources available. The public interest may be better served by recognizing that the risks from bad actors tend to be cyclical – higher following the establishment of new domains and decreasing thereafter. There is no rational for the same risk to be ascribed to all domains; domains used primarily for support of business transactions on the Web run a higher risk of fraudulent activities than those used for personal or informational pursuits. Adjustments in compliance approach and expectations of the impact might benefit from a change in the philosophical construct of compliance and the processes used to affect the assurance of compliance.

**7. Are there any aspects of ICANN’s WHOIS commitments that are not currently enforceable?**

**VH:** Item 2, that users can determine if a domain is available is useful, and many services look for free domains by checking WHOIS data, but when enough requests for a domain are submitted, those services register the domain on their own. ICANN should find a way to prevent such practices. Item 6, about user confidence in the Internet, cannot be "enforced" and most users are not even aware of the WHOIS service. Item 7, about the assistance of business and organizations, is not enforceable when a proxy service is used.

**INTA:** Accuracy is one area of particular concern as noted in the response to question 6 above.

**TWI:** See answer under 6 above.

**CNNIC:** According to ICANN’s current WHOIS policy, complete and accurate WHOIS information of registrants should be made available to the public. However, it is impossible for ICANN to fully execute the policies. Current policies have not clearly defined registrars’ obligations to reach a certain WHOIS accuracy level and the policies conflict with privacy laws in some countries. ICANN should respect and consider
privacy laws of different countries when developing WHOIS policies, and also more effectively regulate accredited registrars.

**COA:** See answer under 6 above.

**IPC:** Steps have been taken to resolve issues related to privacy laws. The biggest barrier to enforcement of ICANN's WHOIS commitments is the lack of consequences for the parties involved when accurate and complete WHOIS information is not maintained. ICANN's commitments cannot be met if no negative consequences result for ICANN, registrars, registries or registrants who supply false data. Lack of due consequences gives the appearance that the commitments are unenforceable.

**PK:** ICANN must be willing to cancel its agreement with a registrar if the registrar fails to comply with the terms. The biggest example of this is the misuse by DROA, using WHOIS as their mailing list, with false "renewal notices". ICANN should canceled the agreement with DROA!

**HL:** There is a disconnect between compliance with the EU data protection directive and the registrar's WHOIS obligations in the RAA. The Procedure for Handling WHOIS conflicts with Privacy Law seems to address this and it would be interesting to get an overview of how well this is working or if it is indeed open to abuse from "bad actors".

**BC:** See response to Question 1. ICANN cannot meet its AoC commitments unless all stakeholders, including registrars, are required to ensure WHOIS accuracy. The RAA should be amended to require contracted parties to verify WHOIS data accuracy and penalties are needed to ensure compliance with WHOIS obligations related to accuracy and access. ICANN manages registries and registrars through contracts, so anything that can be made part of those contracts should be enforceable. That includes new consensus policies adopted by ICANN that automatically become enforceable on contract parties. Given this, all ICANN's WHOIS commitments can be made enforceable.

<table>
<thead>
<tr>
<th>Question</th>
<th>Response</th>
</tr>
</thead>
</table>
| **8. What should ICANN do to ensure its WHOIS commitments are effectively enforced?** | **VH:** Promote and explain the WHOIS service to normal users.  
**IHG:** Compliance with WHOIS data reporting should remain compulsory and included in the RAA. Noncompliance should be met with enforcement, including fines. Registrants who submit false information should have all their registrations suspended until WHOIS data is correct. Severe repercussions should be reserved for registrars who intentionally disregard WHOIS policy, and profit from illegal and unethical registrations. With no disincentive to non-compliance with WHOIS requirements, registry services have little motivation to publish registrant data that could be accessed by competing registries. This could lead to hoarding of registrant data by registrars to prevent rivals from obtaining a competitive advantage. If WHOIS requirements are fully enforced, some mechanism is needed to prevent this scenario and quell registry reluctance to publish client data.  
**INTA:** Include clear obligations in the registry and registrar contracts and provide clear advisories on those obligations if differing interpretations emerge. Significant resources are needed to monitor compliance and ensure that effective enforcement is in place. Another option is to implement thick Whois at the registry level in order to have a single validation point. The provision of Whois information at the registry level under the thick Whois model was deemed essential by the IRT and advanced as one of their five key recommendations.  
**IACC:** ICANN must amend the RAA to reflect the interest of the wider community, not only the registrars. The amendments should clarify ICANN's and registrars' responsibilities for a transparent and accurate WHOIS and should provide meaningful tools for ICANN in the event of noncompliance. ICANN should commit more resources to compliance and deploy those resources to increase WHOIS accuracy.  
**TWI:** See answer under 6 above.  
**COA:** See answer under 6 above.  
**IPC:** A change in enforcement policy is needed. Policies need to be developed which provide incentives for compliance by registrars and consequences for both registrars and registrants when WHOIS information is not available in line with the AOC commitments.  
**PK:** Cancel the agreement with DROA and take action when necessary. Don't be like the government and create rules if you're not willing to... |
<table>
<thead>
<tr>
<th>Question</th>
<th>Response</th>
</tr>
</thead>
<tbody>
<tr>
<td>9. Does ICANN need any additional power and/or resources to effectively enforce its existing WHOIS commitments?</td>
<td>VH: I don’t think so. IHG: The compliance task is monumental and additional compliance staff and budget will be needed to achieve complete and accurate WHOIS data. ICANN should devote one-third of the surplus revenue from new gTLD applications to contract compliance activities. INTA: In light of the addition of new gTLDs, the compliance department must be expanded significantly in both staff and authority to ensure enforcement of existing WHOIS commitments. Accreditation of privacy/proxy services would go a long way to promote compliance. IACC: Yes. Better tools should be provided through the RAA and ICANN should allocate resources to insure compliance with WHOIS requirements by both registrars and registrants. TWI: See answer under 6 above. COA: See answer under 6 above. IPC: Resources are critical and one-third of the surplus revenue from new gTLD applications should be dedicated to contract compliance activities. ICANN’s compliance philosophy needs re-orientation. ICANN has stepped up its compliance efforts, but still approaches the commitment as one that may be impossible to accomplish. Compliance staff has stated that many registrars “don’t know their obligations” for WHOIS and that it is unclear who is responsible to comply with the RAA provisions. Policies are needed that require registrars to take proactive steps to institute WHOIS compliance programs. Registrars should designate a WHOIS Compliance Officer responsible for WHOIS compliance. That officer should list contact information with ICANN’s compliance department and failure to keep that information current should have consequences. Registrants should bear consequences including freezing and cancellation of the registration; and ICANN compliance staff should aggressively monitor registrar actions to ensure these consequences occur. ICANN should publish ratings of registrars based on WHOIS accessibility and quality, and efficiency in combatting false data, to inform the public. PK: Additional resources? Maybe. Additional power? No. ICANN already has all the power it needs to pull the plug on registrars and registrants that are not willing to comply with long established rules for domain ownership. HL: Registrar and registry compliance is of growing importance and ICANN must show that it is taking this issue seriously. ICANN should also demonstrate that it has sufficient resources to enforce compliance of the agreements with the registrars and potential new gTLD registries. By doing so, ICANN will reassure the community that registrars (non)compliance with the RAA is being addressed seriously. Compliance and associated issues will increase with the new gTLDs and the issue of registry/registrar vertical integration and full cross-ownership. ICANN will require significantly more resources for compliance issues. In June 2010, the then Senior Director of Contractual Compliance, David Giza, stated that there were six people working in compliance within ICANN, that they were understaffed and...</td>
</tr>
</tbody>
</table>
underfunded. and that they only had one auditor, needing at least six in order to address the compliance issues. Staff lists show that there are eight people involved in compliance and this needs to be improved upon. With new gTLDs, compliance issues will increase overall. Funds from new gTLD applications need to be used to beef up compliance in proportion to the number of new gTLDs accepted. The funding of compliance activities has been lacking for years, and is the reason why many registrars have no concern about such issues.

| 10. **How can ICANN improve the accuracy of WHOIS data?** | **VH:** Provide a service for registrants to update their data directly on an ICANN website. The intermediate step with a registrar often fails since some don’t update the information. Remove all prices for domain updates. Updating a domain should be free.  
**MN:** Give private registrants the ability to “opt out”.  
**IHG:** Shifting some or all responsibility of maintaining data to the registrant could make WHOIS more dependable. Registrars have little ability to confirm that data provided by registrants is reliable, making it problematic to charge those with ensuring data accuracy. A RAA provision for compulsory data authentication would provide registries with the ability to comply with WHOIS reporting requirements.  
**INTA:** There are no mechanisms in place to ensure the accuracy of Whois data provided by registrants, just a presumption by registries and registrars that such data provided by registrants is accurate and a lack of incentives for registrants to provide accurate data. A validation process funded by additional fees paid by registrants should be considered, as well as penalties like loss of registration if data is found to be inaccurate. In cases where Whois data problems have been reported, there should be obligations to verify any replacement data offered by the registrant, as opposed to applying the same presumption of validity once any change has been made to the inaccurate data.  
**IACC:** Amendment of the RAA, enforcement of its WHOIS provisions against both registrars and registrants and publication of policies to the community to inform about these changes.  
**TWI:** Inaccurate Whois data is a problem that undermines the goals of the service, erodes public confidence in the online environment, complicates online enforcement of consumer protection, intellectual property, and other laws, and increases the costs of online transactions. ICANN has taken steps to quantify the scope of this problem but has done little to address it. The RAA puts responsibility for Whois data accuracy on a party with whom ICANN has no contractual relationship – the registrant. Registrars have the obligation to investigate reports of false Whois data, but no responsibility to check the accuracy of the data submitted, nor an obligation to cancel the registrations of those who submit false data. The responsibility for Whois data accuracy must be shifted to those that can achieve it and have contractual obligations to ICANN – registrars, registries or both. ICANN has taken steps toward this goal in the gTLD environment. In three registry agreements (.mobi, .tel and .asia) there are Whois data quality obligations that flow through registries to registrars. ICANN was asked to do the same for all new gTLDs, but refused. However, ICANN has given an advantage to new gTLDs that verify registrant data by giving them an extra point in the evaluation. Whois accuracy improvement may occur once these practices become norm for new gTLDs.  
**NCUC:** See answer under 4 above.  
**CW:** Accuracy of the data has always been requested. If nearly 30% of records are still inaccurate, we might be barking up the wrong tree. Registrars have long asserted that full verification of the accuracy of all records, including a considerable backlog, would be financially unsustainable. If so, a different approach is needed. If not, then serious compliance efforts would be required, including budgetary aspects. As this matter has not been resolved since the creation of ICANN, I wonder what new elements have arisen to facilitate a solution now.  
**MPAA:** See answer under 1 above.  
**NOM:** For.uk: We have assessed the accuracy of .uk WHOIS and found that accuracy of opted-out domain names is higher than average, with 92 % traceable postal addresses. We perform overviews by batches.  
**COA:** Current high levels of inaccurate Whois data flow from ICANN’s decision to place sole responsibility for Whois data quality on the
registrant with whom it has no contractual relationship. Registrars insist that their only contractual obligation is to respond to reports of false Whois data, rather than to verify data accuracy or cancel registrations based on false Whois data. The largest registries have even less role to play on Whois data quality currently. Registrars and registrars should share responsibility for Whois data quality, with greater involvement of registries through “thick Whois”, which all but two gTLD registries now employ. In these gTLDs with registrant data maintained by the registry operator, as well as on a distributed basis by registrars, the registries share responsibility for Whois accuracy (and availability), and provide a more accessible and accurate Whois. While there may be technical issues in transitioning .com and .net to thick registry operation, ICANN should commit to doing so and set a timetable for achieving this. There should be “Flow through” obligations to registrars. Registries in three gTLD registries (.asia, .mobi and .post) are required to hold their registrars to Whois data quality standards. ICANN should revise all registry agreements to incorporate similar standards. There should be data verification requirements when registrar collects registrant data. Currently, registrars reject any contractual obligation to ensure that data is complete and accurate. Registrars can do much to check and verify the data the registrant presents and they do check for billing information (credit card data), but not for Whois data. ICANN has never required them to take these steps, but has made it clear for new gTLDs that verification of Whois data is preferred, giving an extra point to new gTLD applicants with such a commitment. Not until this approach is made the norm will significant progress toward more accurate Whois data be achieved.

IPC: Policies are needed that provide for proactive registrar compliance and for consequences associated with inaccurate data. ICANN should swiftly bring the last two gTLD registry outliers (.com and .net) to operate thick Whois; require all gTLD registries to pass on to their registrars Whois data quality obligations, building on provisions in the .asia, .mobi, and .post agreements; and operationalize the preference expressed in the new gTLD evaluation criteria by providing all gTLD registries and registrars with incentives to verify Whois data. PK: By enforcing current regulations and canceling agreements with registrars that fail to comply with obligations. Registrars should be reminded that they should cancel registrations for registrants that don’t provide accurate and complete data.

HL: By continuing to focus on registrar compliance with their WHOIS obligations, ICANN can take steps to ensure accurate WHOIS data. Enforcement of section 3.7.7.2 of the RAA with threat of termination of the accreditation if appropriate action is not taken provides good leverage to ensure accurate WHOIS data. The citation of this section has often resulted in action by the registrar to contact the registrant and to ensure correct WHOIS data. Trade mark owners should not have to pay legal counsel to cite this section in order to clean up WHOIS! The WDRP could be made more robust by stating that failure by the registrant to confirm WHOIS data would be grounds for cancellation of a domain. For new and existing gTLDs there should be incentives for registrars to verify WHOIS data, since they verify the billing data. FC: The registrar has to take into account the purpose and quantity limitation when gathering data, then find a way to prove that the information is accurate by asking for proof of the information given such as a phone bill.

BC: See responses to Questions 1, 2, 5 and 6.

CIRA: ICANN can adopt measures to enforce compliance with accuracy requirements. In designing any measures, ICANN should consider the factors that lead to inaccurate and incomplete WHOIS data. Solutions can include registration validation; keeping in mind that the solution must be practical. Any validation program requires significant verification, maintenance, and a compliance system, duties which must considered in the design. In addition, registrants who provide false data should not benefit from privacy/proxy services.

11. What lessons can be learned from approaches taken by ccTLDs to the accuracy of WHOIS

VH: I am not aware of the approaches taken by ccTLDs.

SIDN: SIDN is not subject to any obligation to provide any whois service on the .nl-domain at all. We do however provide such services, historically because everyone did it and currently because it is in the interest of our local internet community. Whois has been the subject
of extensive discussions. Until 12 January 2010 SIDN offered a full and open whois, comparable to the gTLD’s, but changed that after the last consultation with stakeholders to better protect the privacy of the users. Also in the Netherlands Whois discussions are always ongoing and what is there today might not be there tomorrow. A number of ‘solutions’ that we use are not exactly scalable to gTLD’s. We use the fact that we are a country code TLD and for example only provide non-public whois details to Dutch law enforcement agencies and to Dutch based attorneys. We have never received any approval (nor disapproval) from the Dutch Privacy Authority with regard to our current Whois services. So do not automatically assume that what we do is completely in line with the Dutch and/or European privacy laws.

**AFNIC:** In addition to the data publication and access policy, AFNIC has always been involved in enhancing whois data accuracy. Our current policy is summarized in Art. 16 of the .fr Charter. AFNIC conducts two types of accuracy checks. For companies and legal organisations, AFNIC checks public databases to ensure that data is accurate. These checks are performed no later than 30 days after registration. 10 to 20 000 checks of this kind are performed each month, with some automation. For private registrants, checks are performed on request and involve registrars checking accuracy. In 2010, AFNIC performed 386 checks of this kind. By virtue of French law, providing inaccurate data may lead to cancellation of the registration. This may only happen after the registry has offered the registrant a chance to correct the data.

**INTA:** By placing a priority on contractual compliance, registries can improve the integrity of Whois data within their TLD.

**IACC:** Some ccTLDs (e.g. CCNIC) have WHOIS data verification that may be appropriate to examine. Verification of registrant data combined with action to delete non-compliant domains should be considered as a compliance tool. ccTLDs for countries with domestic privacy laws have experience balancing data privacy restrictions with the need to provide accurate WHOIS data to law enforcement and civil litigants. Some ccTLDs have implemented thick WHOIS at the registry level, and may provide insight into whether such systems lead to more accurate WHOIS data.

**TWI:** See answer under 3 above.

**CNCERT:** With the development of the Internet, cybercrime causes losses to governments, enterprises and users. Registrants can be looked up in WHOIS, but the real users of malicious domains provide fake information to escape from investigation. In the long run, inaccuracy of WHOIS data is detrimental to the development of the Internet. The Review Team can benefit from worldwide experience and push ICANN to establish guidelines to increase WHOIS accuracy. China has strengthened verification of WHOIS authenticity and accuracy of .CN and it is very effective. Malicious domains and phishing sites have almost disappeared, although malicious users abandoning .CN domains continue to commit crimes through other TLDs. CNCERT/CC has processed domain abuse through regional platforms such as FIRST and APCERT, but the coverage of those organizations is limited. CNCERT/CC hopes that the Review Team can consider those methods in gTLDs. International coordination including most of the registries and registrars need to be established to handle domain name abuse more efficiently.

**CNNIC:** In 2009 and 2010, CNNIC started to improve WHOIS accuracy by verifying registrants’ data. By the end of 2010, WHOIS accuracy has reached 97% and domain name abuses plummeted to a negligible level. The most important lesson is that collaboration with registrars is key to improve WHOIS accuracy. The current policy is that registrars are asked to collect real WHOIS information from applicants, and failing to do so may imply de-accreditation. With the help of our registrars, the WHOIS accuracy of .cn has been fundamentally improved.

**NOM:** ccTLDs are focused on serving the needs of specific jurisdictions, which allows them to tailor their approach to local circumstances. Privacy is an issue and ignoring it will increase the probability that data will be incorrect, even from those without malicious intent. In the case of .uk, Nominet has a contract with the registrant and can use this to require corrections. However, data may be incorrect due to misunderstandings, not updated when circumstances change or changes may not be passed on to our systems. We work on improving data quality by proactive checks and in response to complaints, and act quickly when malicious activity is suspected. This remains our priority.
**IPC:** Accuracy of WHOIS data is also important for ccTLDs and many have undertaken WHOIS accuracy studies, such as Nominet and CIRA. As to actions to improve WHOIS accuracy, a prime example is CNNIC's approach. In 2010 CNNIC sent out emails to the registrants of .CN requesting that they verify that their data was correct. Registrants could confirm details by clicking on a link in the email. Recipients had 15 days to respond and absent confirmation by the deadline, the domain ran the risk of being deleted. Some aspects of the CNNIC approach seem problematic, including the short deadline and the requirement to click on a link in an e-mail, a practice to avoid for security reasons, but placing the onus on registrants to confirm WHOIS data accuracy is worth pursuing. ICANN may consider requiring an e-mail to be sent to registrants to which they must reply, within a reasonable time limit, to confirm the accuracy of their WHOIS data. Alternatives might be to have registrars require users to log into their accounts and click on a box. Such an approach goes a step beyond the current WDRP and may be more effective in improving WHOIS accuracy. Also see answer to question 3 above.

**PK:** How good are ccTLDs at enforcing their registrar’s commitments? And what impact does that have on WHOIS accuracy?

**HL:** Accuracy of WHOIS data is also important for ccTLDs and many have undertaken WHOIS accuracy studies, such as Nominet and CIRA. As to actions to improve WHOIS accuracy, the prime example is CNNIC’s approach. In 2010 CNNIC sent out emails to the registrants of .CN requesting that they verify that their data was correct. Registrants could confirm details by clicking on a link in the email. Recipients had 15 days to respond and absent confirmation by the deadline, the domain ran the risk of being deleted. This approach was criticized as CNNIC did not give any prior warning and registrants had no time to prepare. Owners of big domain name portfolios with many Chinese domains were concerned about responding for each by the deadline. However, ICANN may wish to consider 1) placing the onus on individual registrants; 2) incorporating elements of this approach in a review of the WDRP, with notice and a longer deadline (circa 3 months); 3) requiring an e-mail to be sent to registrants to which they must reply, within a reasonable time limit, to confirm accuracy of their WHOIS data; 4) reviewing the various ccTLD WHOIS accuracy studies and approaches to consider whether any could be applied to gTLDs.

**BC:** A ccTLD aspect to consider is whether accuracy is improved by a “thick” WHOIS data maintained at the registry level.

**CIRA:** Addressing WHOIS accuracy and completeness requires much work. The longer it is left unaddressed, the worse the problem will become and the harder it will be to implement solutions as the volume of inaccurate WHOIS data will grow. WHOIS accuracy and completeness is important to CIRA as we have eligibility requirements (Canadian presence) for registrants. Revoking registration due to incorrect data is one method of ensuring accuracy and completeness.

---

<table>
<thead>
<tr>
<th>12. Are there barriers, cost or otherwise, to compliance with WHOIS policy?</th>
<th>VH: Costs! Many hosting providers do not update WHOIS entries.</th>
</tr>
</thead>
<tbody>
<tr>
<td>MN: Validation of registrant data is costly. Registrars rely on the data received as provided in good faith. It may be possible to validate some input, such as an email address, but it is financially prohibitive to attempt to validate all registrant data.</td>
<td></td>
</tr>
<tr>
<td>INTA: Aside from costs, there are no barriers to compliance with WHOIS policy. The costs of not maintaining accurate WHOIS far outweighs the cost of compliance and should be shared by registrants, registries and registrars alike.</td>
<td></td>
</tr>
<tr>
<td>TWI: See answer under 6 above.</td>
<td></td>
</tr>
<tr>
<td>NCUC: Even with the policy for resolving conflicts with national law in place, WHOIS poses problems for registrars in countries with differing data protection laws. Registrars do not want to wait for an enforcement action before resolving conflicts and many data protection authorities will not give opinions without a case. ICANN's response that there's no problem does not suit a multi-jurisdictional Internet.</td>
<td></td>
</tr>
<tr>
<td>CNNIC: Verifying WHOIS data implies extra costs for registries and registrars. In addition, registrants, especially in .com and .net, are used to submit inaccurate WHOIS data, due to lack of obligation and verification. The cost of verifying WHOIS data and educating registrants are the biggest two obstacles to compliance with ICANN WHOIS policy.</td>
<td></td>
</tr>
</tbody>
</table>
### 13. What are the consequences or impacts of non-compliance with WHOIS policy?

| NOM: | A main barrier is in the processes that link registrar and registry data systems. We work with registrars to improve these processes. |
| COA: | See answer under 6 above. |
| IPC: | The biggest barrier is failure to make WHOIS data a real priority. The costs incurred by registrars or registries to comply with Whois requirements are the costs of doing business in a responsible way that enhances consumer trust and meets public interest. If enforced even-handedly for all, any competitive impact of increased costs should be minimal. |
| PK: | ICANN's unwillingness to take action against registrars that don't take action with their non-compliant domain holders. |
| HL: | Cost-related barriers to compliance with WHOIS policy should not be a consideration for ICANN. Registrar and registry WHOIS compliance is of prime importance. The task of auditing and policing registrars may be daunting, but ICANN must take it on to avoid a loss of faith in its ability to manage the situation and deal with new gTLDs. |
| FC: | Full and deep understanding of WHOIS Policy might be one. |
| BC: | A barrier to WHOIS compliance is lack of management attention to RAA enforcement. Lack of fact-based data on WHOIS and privacy/proxy registrations is a barrier to policy development, but studies underway should provide results. A significant barrier to improving WHOIS will arise if contracted parties block new policy development processes and contract amendments. |

| VH: | WHOIS entries are no longer seen as a reliable source of information. |
| IHG: | Non-compliance with WHOIS policy reduces data reliability, burdens brand holders with protectionist activities, and detracts from user confidence in ICANN and the Internet. With the increase of new gTLDs, WHOIS compliance should be a priority and policies be developed to include accountability and enforcement measures prior to the award of any new gTLDs. |
| INTA: | Crime and fraud are key motivators for provision of inaccurate Whois data and use of privacy/proxy services. They are the logical outgrowth of non-compliance with Whois policy. |
| IACC: | Inaccurate WHOIS has a negative impact on stability of the Internet and on our members’ ability to enforce IP rights. Experience with WHOIS since ICANN assumed custody has shown that unscrupulous Internet users are among the first to disregard their obligations to provide accurate WHOIS contact data. Online counterfeiting has been aided by ICANN’s failure to administer the WHOIS system as stated in agreements including the AOC. Ineffective WHOIS compliance is not the only cause of online counterfeiting, but the extent is caused by the ease with which online pirates can disregard WHOIS by providing false data and, when found out, change to equally invalid contact data. |
| TWI: | See answer under 6 above. |
| NOM: | A domain can be suspended or cancelled if a registrant does not comply or does not correct data in response to a request. |
| COA: | See answer under 6 above. |
| IPC: | There are virtually no such consequences, since registrants, registrars or registries that do not comply face no penalties. The result will be increased complaints from consumers and rights holders, pressure for national legislation and an erosion of consumer trust. With unlimited gTLDs, consumer safety and fraud issues will increase when unethical registrants continue to escape enforcement. Inaccurate WHOIS data contributes to public mistrust and instability. When ICANN's approach to its AOC WHOIS commitments is judged insufficient, governments may legislate for WHOIS compliance based on concerns expressed in the GAC Principles. WHOIS compliance should have top priority and ICANN needs policies with accountability and enforcement measures prior to signing new gTLD contracts. |
| PK: | It makes it difficult or impossible to contact owners of compromised servers with phishing sites. The same difficulty exists when trying to contact people whose servers are used for spam. Many are frustrated by the lack of consistent and accurate WHOIS data. |
| HL: | There are far reaching consequences of registrar and registry non-compliance with WHOIS policy. As outlined in the GAC Principles, |
WHOIS services are used to assist LEAs, to assist trade mark and copyright enforcement and to combat fraud. Reliable and accurate WHOIS data contributes to end user confidence, encourages use and promotes good faith interactions. If WHOIS cannot be relied upon, the Internet may become the wild west where criminals and fraudsters can operate with impunity. Such a situation would be a huge loss of faith for the end users and is unacceptable for the whole community. ICANN must invest substantial resources in compliance.

**FC:** Consumer trust in ICANN or the Internet decreases, impacting ICANN credibility and organizational strength negatively.

**BC:** Noncompliance with WHOIS policy has a deleterious effect on ICANN’s mission and its ability to meet its AoC commitments. Inaccurate and false WHOIS negatively impacts the Internet’s security and stability, impairs the ability of consumers to understand the source of legitimate products/services, facilitates fraud, impairs law and IP enforcement investigations, and harms e-commerce. Problems with WHOIS combined with non-compliance lead to loss of confidence after the introduction of new gTLDs. A full review of the WHOIS system should be made and prompt implementation of recommendations from that review, preferably before the rollout of any new gTLDs.

<table>
<thead>
<tr>
<th>14. Are there any other relevant issues that the review team should be aware of? Please provide details.</th>
</tr>
</thead>
</table>
| **vh:** Some providers don’t update WHOIS. The community should be involved in developing the WHOIS service and protocol.  
**ihg:** The business community shield their brands and customers from cybersquatters’ operations through defensive registrations in the thousands. In capital constriction times, these portfolios become cumbersome and detract from funds to engage cybersquatters via the dispute resolution process. Attempts to scale back defensive registrations are met by increased cybersquatting. The problems associated with inaccurate WHOIS data is a greater problem today than at any time in the past.  
**inta:** The Committee has not identified additional issues for the review team at this time.  
**ncuc:** Permit a registrant to get a domain showing no WHOIS information at all, with the risk that the domain will cease to resolve if the domain is challenged and the registrant is unresponsive. This is the de facto situation for domains registered with false data, so make it an official option. Proposals for verification of information are unworkable for standard gTLDs, but might be launched by registries trying to differentiate. There is no standard of physical addressing that holds across geographies and cultures. Inaccurate WHOIS data should not be used as evidence of bad faith, especially in the context of ICANN’s policies such as the UDRP. Within the UDRP, the need to identify a registrant is vital, but WHOIS details should not be used to make determinations concerning abusive registrations of domain names.  
**cw:** Who does “the public” refer to? Few members of the general public are interested in registration records, which is quite understandable. The interested parties are law enforcement and the IP community. It would be preferable to be specific and seek legally safe and workable solutions to their legitimate needs, which are not necessarily the same. In view of the large number of registrations said to be inaccurate, domains engaged in fraud would tend to be among them.  
**nom:** There is a trust issue associated with inaccurate contact data, in particular for domains used for trade. This creates a question of trust for the TLD in relation to law enforcement, regulatory and other public authorities. This could impact consumer confidence, but very few users are aware of WHOIS. The EU’s e-Commerce Directive has requirements for trading websites to include contact information so that third parties know who they are dealing with. For the consumer, this information is more accessible than WHOIS. Nominet has a one-stop shop portal for information and links and contributes to awareness initiatives as WHOIS data can be abused to assist fraud and spam.  
**coa:** The gTLD Whois database is a vital public resource and ICANN’s stewardship of it has been ineffective. The proliferation of proxy registration services has contributed to Whois data inaccuracy. Reform is needed, beginning with ICANN enforcement of standards for proxy services. Registries and registrars must assume responsibility for accurate Whois data, through adoption of thick Whois models for all gTLDs; data accuracy obligations that flow from registries to registrars; and verification of registrant data. ICANN’s compliance activities need more resources and a proactive reorientation. The AoC spells out the task of the Review Team, but another way is to evaluate how... |
effective ICANN has been as steward of the Whois database. Whois is crucial for accountability and transparency on the Internet. When ICANN was established, the gTLD Whois was unified, accessible 24/7 and fully searchable, but had problems of inaccuracy. After a dozen years of ICANN stewardship, Whois is fragmented, has limited searchability and remains seriously inaccurate. A new source of inaccuracy flows from the proxy registration services with some 20 million domain names. On ICANN’s watch, the value of the Whois database to the public and its role in promoting consumer trust has degraded and its stewardship has been ineffective. Reversing this degradation of Whois is the challenge ICANN must confront. This long-term view is useful for evaluating the questions the Review Team is tasked to address and in preparing recommendations for improvements.

PK: Just fix the current system. The Review Team should describe the intentions for WHOIS and spell out why the RAA requires WHOIS data to be complete and accurate. The longer ICANN takes to address compliance, the more effort and resources will be needed to achieve it.

HL: The issue of WHOIS is of prime importance and should be addressed by ICANN compliance. With new gTLDs, these issues need to be considered now and resources allocated to ensure a response to the Whois problems that face the community now and in the future.

**Other comments**

**LE:** WHOIS contact info is supposed to work for technical problems with a domain and this is typically not the case for e-mail addresses. ICANN should educate the public about WHOIS using the "annual reminders". RFC 3912 failed to cover the administrative parts in RFC 954, and failed to follow the IETF i18n policy in BCP 18 (RFC 2277). The i18n issue can be fixed, but RFC 5198 was published after RFC 3912. RFC 5198 explains how to replace US-ASCII by UTF-8 in protocols such as WHOIS. RFC 1032 covers the lost administrative parts in RFC 954, but it is not state of the art and needs updating. Even an experimental RFC would have more impact on the community than any ICANN PDF.

**SL:** The Whois discussion is a phantom-discussion as most administrators are happy with it as is. Phone and fax number should stay optional, while name and postal address are necessary. For a company, a named person is still necessary as well as an email address. Persons who put false data in whois for a domain should lose the right to the domain.

**VH:** WHOIS has always been important for data about domains and their registrars but customers don’t understand why personal data is published, while others may use proxy services or provide false data on purpose. It is difficult to find reasons why WHOIS still has to contain personal data. Remove personal data from WHOIS but keep WHOIS alive by making it more important for technical questions.

**MM:** The following paper with a historical overview of Whois could be helpful to the Review Team’s work:

**MN:** The RAA provisions are problematic, as they demand registrars to make public whois available, offer bulk whois access to anyone and protect registrants from unsolicited marketing. Those requirements are conflicting and at odds with EU privacy law. There is a process to handle that but it’s unclear if it has been used: http://www.icann.org/en/processes/icann-procedure-17jan08.htm

**EL:** All gTLD registrars must support WHOIS and have links to their WHOIS servers. Owners of domain names must be kept accountable for their actions. Even though an email address may be obfuscated, there must be some way to contact the registrant.

**BS:** Whois is fine for businesses but a problem for personal websites. An individual’s alternatives are to release personal information, make whois data private, insert false whois data or pay for a PO box and put that in as whois address detail. None of these choices are ideal. A solution is needed that doesn’t involve sacrificing privacy. Give the option to hide the physical address for individuals. The provider should have full access to address info at all times but the public should not.

**AFNIC:** AFNIC welcomes the opportunity to provide insights from our experience as ccTLD manager for .FR to questions 3 and 11 of the Discussion Paper. We stress that the framework stems from the French legal environment with legal and regulatory measures enforced by the electronic communications Act, instructions for the French privacy authority CNIL and registry policies, developed in a multistakeholder...
The Business Constituency (“BC”) has long supported the need for greater WHOIS accuracy and access to ensure the protection and stability of the Internet. My company has implemented various protocols and networking products over the years and is active in fighting spam and phishing. WHOIS is essential for contacting actors to report hacking or abuse. Those offering privacy services to registrants should only do so if they also take on the responsibility themselves.

Hogan Lovells is acting for numerous brand owners and Internet players.

The Business Constituency (“BC”) has long supported the need for greater WHOIS accuracy and access to ensure the protection and stability of the Internet.
safety of Internet users and to enable brand owners to protect their intellectual property. We support the goals of the WHOIS Review Team to assess the extent to which gTLD WHOIS policy in the space is effective, meets the needs of law enforcement and promotes consumer trust, and its additional assessment of ICANN’s performance in this area.

PK(2): I’m surprised that people put their remarks into PDF and DOC (and DOCX) attachments rather than in the mail, expecting everyone to use external software to review comments. PDFs are universal, but people should not be forced to have Word or some other reader.

CIRA: CIRA maintains its own WHOIS service and can offer some insight into practices that encourage accuracy and completeness of WHOIS data. CIRA’s WHOIS permits queries to the .CA Registry database to determine the availability of .CA domain names or to view the administrative contact and technical data provided by registrants. Data about individual registrants is not publicly displayed in the WHOIS. Information of corporations is displayed by default. In order to contact a registrant whose information is not displayed in the WHOIS, an online Message Delivery form is used. The message is forwarded to the registrant’s Administrative Contact email. For specific disputes that a user has not been able to resolve, CIRA may disclose contact information of registrants that is not publicly available, via a Request for Disclosure of Registrant Information. CIRA may provide personal information in response to a search warrant or as otherwise required by applicable law. For Canadian law enforcement agencies and the conduct of certain investigations, CIRA may also disclose contact information of registrants via a Request for Disclosure of Registrant Information for Law Enforcement.

ALAC: The ALAC welcomes the Discussion Paper but would have liked to see additional papers identifying the problems regarding the current WHOIS definition, utilization and compliance. We endorse the community-specific conversations hosted by the Review Team in Singapore, where ALAC members participated. The most important objective for the Team is to give a perspective and/or recommend a set of policy initiatives or refinements to existing policy that balance the competing interests in the WHOIS ecosystem. The Team should be in a position to identify and define all of the problems regarding WHOIS, prioritize their impact on consumer trust and confidence in the DNS and make an unambiguous recommendation as to need and focus of correctional policy work. While we have concerns about whether the consumer-focused study authorized by Board funding will add any new information, the ALAC supports collection of as complete information as possible on this issue. The Review Team must pronounce its decisions unambiguously, declaring (1) whether WHOIS as originally devised and for the purpose intended is still necessary, (2) whether the WHOIS dataset as originally determined remains fit to its original purpose, and (3) whether the several uses made of both the WHOIS data and processes that have expanded the original intent are useful and in the public interest. We expect recommendations as to whether these additional uses of WHOIS are within the terms and intent of the RAA, are to be embraced by the global community and are within the remit of ICANN Compliance. Answers to these questions will allow interpretations as to (1) whether the present WHOIS dataset is good and sufficient to meet these needs and others that might be contemplated, (2) whether the current processes used for WHOIS data compliance are fit for the purpose. The Team may be able to acknowledge the instance of Privacy/Proxy Services and the role they play in the WHOIS ecosystem and recommend a workable solution that acknowledges privacy concerns, including ways that these may be met in a balanced way.
# Call for Public Comment on the WHOIS Policy Review Team Draft Report (5 December 2011)

## WHOIS Policy Review Team Draft Report

<table>
<thead>
<tr>
<th>Comment Period</th>
<th>Important Information Links</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Open Date:</strong> 5 December 2011</td>
<td></td>
</tr>
<tr>
<td><strong>Close Date:</strong> 18 March 2012</td>
<td>Public Comment Announcement To Submit Your Comments (Forum Closed)</td>
</tr>
<tr>
<td><strong>Time (UTC):</strong> 23:59</td>
<td>View Comments Submitted Report of Public Comments</td>
</tr>
</tbody>
</table>

### Originating Organization:

WHOIS Policy Review Team


Translations of the Draft Report and Recommendations:

- **العربية** [PDF, 574 KB]
- **Español** [PDF, 796 KB]
- **Français** [PDF, 722 KB]
- **Русский** [PDF, 966 KB]
- **中文** [PDF, 806 KB]

Appendices can be found here:
In addition to general comments and feedback, the Review Team seeks comment on the following issues:

- Acceptable timeframes for ICANN to implement the Review Team's recommendations;
- Particular ICANN departments, staff or supporting organizations which ought to be tasked with particular recommendations, with some explanation;
- Input on all Recommendations, including Recommendation 17 in which two variations of scope are presented for the "common interface" recommendation;
- Input on effective and efficient mechanisms for monitoring ICANN's progress in implementing the final Recommendations between completion of this Report and start of the next WHOIS Policy Review Team; and
- Additional input and notes.

<table>
<thead>
<tr>
<th>Current Status:</th>
<th>Draft report for public comment</th>
</tr>
</thead>
<tbody>
<tr>
<td>Next Steps:</td>
<td>Final Report and Recommendations to be published by 30 April 2012.</td>
</tr>
<tr>
<td>Staff Contact:</td>
<td>Olof Nordling</td>
</tr>
<tr>
<td>Email:</td>
<td><a href="mailto:olof.nordling@icann.org">olof.nordling@icann.org</a></td>
</tr>
</tbody>
</table>
Summary of Comments Received on the WHOIS Policy Review Team Draft Report
Report of Public Comments

Title: WHOIS Policy Review Team Draft Report

Publication Date: 3 April 2012
Prepared By: Alice Jansen & Olof Nordling

Comment Period:

Open Date: 5 December 2012
Close Date: 18 March 2012
Time (UTC): 23:59 UTC

Important Information Links
- Announcement
- Public Comment Box
- View Comments Submitted

Staff Contact: Alice Jansen
Email: alice.jansen@icann.org

Section I: General Overview and Next Steps

The contributions received on the draft report will be reviewed and considered by the WHOIS Policy Review Team. The final report and recommendations will be published by 30 April 2012.

Section II: Contributors

At the time this report was prepared, a total of 35 community submissions (including 1 off-topic comment) had been posted to the Forum. The contributors, both individuals and organizations/groups, are listed below in chronological order by posting date with initials noted.

Organizations and Groups:

<table>
<thead>
<tr>
<th>Name</th>
<th>Submitted by</th>
</tr>
</thead>
<tbody>
<tr>
<td>Network-Tools.com</td>
<td>Russ</td>
</tr>
<tr>
<td>Coalition Against Unsolicited Commercial Email (CAUCE)</td>
<td>Neil Schwartzman</td>
</tr>
<tr>
<td>International Anti-Counterfeiting Coalition (IACC)</td>
<td>Andy Coombs</td>
</tr>
<tr>
<td>Intellectual Property Constituency (IPC)</td>
<td>Steve Metalitz</td>
</tr>
<tr>
<td>Canadian Internet Registration Authority (CIRA)</td>
<td>Albert Chang</td>
</tr>
<tr>
<td>China Internet Network Information Center (CNNIC)</td>
<td>Zhu, Hongbin</td>
</tr>
<tr>
<td>Messaging3 Anti-Abuse Working Group (M3AAWG)</td>
<td>Jerry Upton</td>
</tr>
<tr>
<td>Internet Society of China</td>
<td>Cq</td>
</tr>
<tr>
<td>European Commission</td>
<td>Maciej Tomaszewski</td>
</tr>
<tr>
<td>Business Constituency</td>
<td>Elisa Cooper</td>
</tr>
<tr>
<td>International Trademark Association (INTA)</td>
<td>Claudio Di Gangi</td>
</tr>
<tr>
<td>Non-Commercial Stakeholders Group</td>
<td>Wendy Seltzer</td>
</tr>
<tr>
<td>Registries Stakeholder Group</td>
<td>David Maher</td>
</tr>
<tr>
<td>Name</td>
<td>Affiliation (if provided)</td>
</tr>
<tr>
<td>-------------------------------</td>
<td>---------------------------------------------------</td>
</tr>
<tr>
<td>Maneesh Pangasa</td>
<td></td>
</tr>
<tr>
<td>Steve Crocker</td>
<td>ICANN Board of Directors</td>
</tr>
<tr>
<td>Russell Bignell</td>
<td>Wandsworth Trading Standards</td>
</tr>
<tr>
<td>Paul Pliska</td>
<td></td>
</tr>
<tr>
<td>Patrick Vande Walle</td>
<td>Former ALAC and SSAC councillor</td>
</tr>
<tr>
<td>Lynn Miller</td>
<td></td>
</tr>
<tr>
<td>Mark Andrews</td>
<td></td>
</tr>
<tr>
<td>Robert Bruen</td>
<td>Cold Rain</td>
</tr>
<tr>
<td>David Oren</td>
<td>Online Threats Managed Services</td>
</tr>
<tr>
<td>Zahid Jamil</td>
<td></td>
</tr>
<tr>
<td>Andrew Sullivan</td>
<td></td>
</tr>
<tr>
<td>Avri Doria</td>
<td></td>
</tr>
</tbody>
</table>

**Section III: Summary of Comments**

*General Disclaimer: This section is intended to broadly and comprehensively summarize the comments submitted to this Forum, but not to address every specific position stated by each contributor. Staff recommends that readers interested in specific aspects of any of the summarized comments, or the full context of others, refer directly to the specific contributions at the link referenced above (View Comments Submitted).*

<table>
<thead>
<tr>
<th>Comments on Recommendations</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Single WHOIS Policy</strong></td>
</tr>
<tr>
<td><strong>Recommendation 1</strong></td>
</tr>
<tr>
<td>ICANN’s WHOIS policy is poorly defined and decentralized. The ICANN Board should oversee the creation of a single WHOIS policy document, and reference it in subsequent versions of agreements with Contracted Parties. In doing so, ICANN should clearly document the current gTLD WHOIS policy as set out in the gTLD Registry and Registrar contracts and GNSO Consensus Policies and Procedure.</td>
</tr>
<tr>
<td><strong>International Anti-Counterfeiting Coalition (IACC)</strong></td>
</tr>
<tr>
<td>Supports publication of a single WHOIS policy made clearly visible to the wider Internet community and looks forward to working with ICANN in the articulation and publication of a WHOIS policy which will insure the integrity of the DNS and improve the online experience of Internet users.</td>
</tr>
<tr>
<td><strong>Chinese Internet Network Information Center (CNNIC)</strong></td>
</tr>
<tr>
<td>Should be helpful to clarify the best practice of processing registration data and reinforce WHOIS. Discussion and cooperation among multi-stakeholders will help to achieve adaptability of WHOIS policy in different jurisdictions. CNNIC proposes a local collaboration mechanism led by local Internet industry authorities. ICANN WHOIS policies should respect national laws and policy regulations in different countries.</td>
</tr>
<tr>
<td><strong>Andrew Sullivan</strong></td>
</tr>
<tr>
<td>If possible in practice, it would likely benefit the Internet community as it would make the policies easier for people to obtain and understand.</td>
</tr>
<tr>
<td><strong>Business Constituency (BC)</strong></td>
</tr>
<tr>
<td>Support. The policy document should be referenced in all subsequent agreements with Contracted Parties. Per the Affirmation of Commitments (AoC) and the initial White Paper, ICANN must implement measures to maintain timely, unrestricted and public access to accurate and complete WHOIS information.</td>
</tr>
<tr>
<td><strong>Non-Commercial Users Stakeholder Group (NCSG)</strong></td>
</tr>
<tr>
<td>In favor of a single WHOIS policy that sets out the requirements and facilitates consultation. It is currently inferred from registry and registrar contracts. It should be compatible with the internationally accepted OECD privacy guidelines. gTLD policy development is the responsibility of the GNSO, not the Board (until the final stages), and must be done through the bottom up process.</td>
</tr>
<tr>
<td><strong>gTLD Registries Stakeholder Group (RySG)</strong></td>
</tr>
<tr>
<td>The ICANN Board should “oversee the creation of a single policy document” could be interpreted as a call for policy development outside of a PDP. The RT should recommend the development of a single policy document under the GNSO PDP framework. The “Contracted Parties” suggests that focused only on Whois policies for gTLDs and not ccTLDs. Are ccTLDs to</td>
</tr>
<tr>
<td><strong>ICANN Staff</strong></td>
</tr>
<tr>
<td><strong>UK Government</strong></td>
</tr>
<tr>
<td><strong>GNSO Registrar Stakeholder Group (RrSG)</strong></td>
</tr>
<tr>
<td><strong>Internet Service Provider and Connectivity Providers Constituency (ISPCP)</strong></td>
</tr>
<tr>
<td><strong>US Government</strong></td>
</tr>
<tr>
<td><strong>Coalition Against Domain Name Abuse (CADNA)</strong></td>
</tr>
<tr>
<td><strong>At-Large (ALAC)</strong></td>
</tr>
</tbody>
</table>
| **Policy Review – WHOIS Data Reminder Policy** | **Recommendation 2**  
The ICANN Board should ensure that the Compliance Team develop, in consultation with relevant contracted parties, metrics to track the impact of the annual WHOIS Data Reminder Policy (WDRP) notices to registrants. Such metrics should be used to develop and publish performance targets, to improve data accuracy over time. If this is unfeasible with the current system, the Board should ensure that an alternative, effective policy is developed and implemented in consultation with registrars that achieves the objective of improving data quality, in a measurable way. |
| **Chinese Internet Network Information** | The lack of follow-up steps renders the entire action ineffective. ICANN should initiate a third party audition |
| **Center (CNNIC)** | mechanism to investigate the WHOIS accuracy of each gTLD registries. A Whois accuracy RT should be set up to track the status of inaccurate WHOIS data and send notification to respective registry for inaccurate WHOIS data’s existence. Within certain time limit, the registry must deal with the WHOIS data problem and return a timely feedback to the team. Registrants who submit inaccurate registration information or fail to update their WHOIS data timely should be warned. Those who fail to execute the required treatment to the inaccurate Whois data timely may be subject to incremental sanction. The team should help ICANN produce a WHOIS accuracy report focused on measured reduction in unreachable WHOIS registrations on an annual basis. |
| **Business Constituency (BC)** | The WDRP is inefficient. In support of the recommendation that an alternative effective policy achieve the objective of improving data quality, in a measurable way. |
| **gTLD Registries Stakeholder Group (RySG)** | If a Whois policy is to be developed, a GNSO PDP would be necessary. Results of any PDP are not determined by the ICANN Board. |
| **ICANN Staff** | The Recommendation may be based on a misunderstanding of the WDRP requirements, as ICANN currently has no contractual authority to require registrars to track changes or provide ICANN with the necessary data for the recommended metrics. Staff is exploring ways to help achieve significant improvements in gTLD WHOIS accuracy. Potential paths to implementation include: changes to the Registrar Accreditation Agreement (RAA); adoption by Registrars of best practices; and/or creation of a new GNSO consensus policy that modifies the WDRP or creates a new policy to achieve improvements in WHOIS accuracy. ICANN is involving additional levels of management, increasing Compliance staffing levels, and building additional compliance tools. Staff is assessing the costs and utility of measuring WHOIS accuracy on an annual basis, so that efforts to improve accuracy can be measured systematically over time, using a clear baseline to assess the effectiveness of enhancements that may be implemented. Based on feedback from the RT, the 2011 WDRP audit questionnaire (early 2012) was amended to obtain information from registrars on how they verify WHOIS contact information upon registration and on an on-going basis. The audit results will be published soon to inform policy debate on effectiveness of the WDRP and WHOIS metrics. |
| **UK Government** | Agrees that this will lead to improvements. It will be necessary to develop a new system that identifies the most meaningful |
metrics and ensures consistency and timely provision of data.

| **GNSO Registrar Stakeholder Group (RrSG)** | The effectiveness of the existing WDRP is unclear. Given that implementing the policy creates an operational burden for Registrars, the policy should be reviewed and modified or replaced with a more effective policy. |
| **US Government** | In addition, ICANN’s Contract Compliance function should develop metrics to more effectively track Registrar compliance with all of the RAA provisions related to WHOIS accuracy and accessibility. |

**Strategic Priority**

| **Recommendation 3** | ICANN should make WHOIS a strategic priority. This should involve allocating sufficient resources, through the budget process, to ensure that ICANN compliance staff is fully resourced to take a proactive regulatory role and encourage a culture of compliance. The Board should ensure that a senior member of the executive team is responsible for overseeing WHOIS compliance. |

**Intellectual Property Constituency**

| Recommendation (maybe the most important one) deserves immediate approval. IPC applauds the senior member recommendation. The person should be the CEO, and fulfillment of data accuracy objectives should be a major factor in performance evaluations and bonus decisions for this office. |

**Canadian Internet Registration Authority (CIRA)**

| Agrees that major strategic changes are required and that an ICANN individual or group needs to be given responsibility to overview to implement these changes, as well as continue to oversee, review, and report on WHOIS on a go-forward basis (particularly with the advent of new gTLDs). |

**Business Constituency (BC)**

| Supports and agrees executive level commitment from the CEO is required. CEO should ensure necessary resources and commitment from across all ICANN staff. The ICANN Board’s Risk Committee and the SSAC should be asked to provide oversight and guidance to the executive team member. |

**Non-Commercial Users Stakeholder Group (NCSG)**

| Change "Strategic Priority" to "Strategic Consideration." Many items on ICANN’s policy agenda may be considered more worthy of the community’s limited time and attention. The appropriate process for the community to prioritize issues is via the Strategic Plan. No evidence is offered in this report to support prioritizing WHOIS over other issues of importance. |

**gTLD Registries Stakeholder Group (RySG)**

| Delete term “regulatory”. ICANN is not a regulator. “Proactive contractual enforcement role” would be more appropriate. |

**ICANN Staff**

| Agrees that WHOIS is a strategic priority and designating a member responsible for overseeing WHOIS is feasible. With |
input from the community and guidance from the Board, Staff develops ICANN's strategic plans and fiscal year budgets for Board approval, and WHOIS remains a strategic priority that has been allocated increased resources. This annual budget development process would be followed to maintain this priority and budgetary support. In October 2010, John Jeffrey, ICANN’s General Counsel and Secretary assumed responsibility for overseeing the Compliance function. The General Counsel oversees three distinct departments, Board Support, Compliance and Legal. They have separate managers but report to the executive team through Mr. Jeffrey. Staff understands the phrase “proactive regulatory role” to mean that Compliance and its Executive leader should be taking the initiative to identify and vigorously address contract violations, focusing on the most serious in a systematic and rigorous way, and is committed to doing so. ICANN is increasing staff levels and creating new tools to assist in identifying contract violations more effectively.

| **UK Government** | Recommendation is of paramount importance central to ICANN’s commitment to promote the global public interest: first priority. The Board should immediately resolve to adopt responsibility for strategic oversight of WHOIS policy and implementation. Should be considered: the appointment of an external, independent “WHOIS Compliance Czar” who would report on progress to the Board, no less frequently than at every public ICANN meeting. This high level appointee should also be an advisor to, but not be a member of, the successor AoC WHOIS Review Teams. |
| **GNSO Registrar Stakeholder Group (BrSG)** | Resolving issues related to WHOIS, including but not necessarily limited to the purpose of collecting the data, should be a strategic priority of ICANN. |
| **Internet Service Provider and Connectivity Providers Constituency (ISPCP)** | Full support. Too much time and effort has already been expended on WHOIS with minimum results being achieved. Adoption of this Recommendation is required. |
| **US Government** | It is critical that ICANN not only allocate sufficient resources to its contract compliance function and encourage a “culture of compliance”, but also identify contract compliance as strategic priority that warrants oversight by senior management and the ICANN Board. |

**Outreach**

**Recommendation 4**  
ICANN should ensure that WHOIS policy issues are accompanied by cross-community outreach, including outreach
to the communities outside of ICANN with a specific interest in the issues and an ongoing program for consumer awareness.

| **Chinese Internet Network Information Center (CNNIC)** | Supports and suggests that ICANN focus on educating people in developing countries. |
| **Internet Society of China 1 & 2** | Increase WHOIS policies propaganda. ICANN and the registry should work jointly. |
| **Business Constituency (BC)** | Supports cross-community outreach i.e. standard notices to inform Registrants and users of their rights and obligations. In addition: provide notifications to Registrants of the requirement for accurate WHOIS, as well as the penalties for providing inaccurate information, plus definition of Privacy and Proxy services. Applicable Contracted Parties should be required to maintain this information available both to Registrants, and to users of WHOIS. |
| **ICANN Staff** | Additional guidance on recommended outreach goals and targets welcome. The Recommendation seems consistent with ICANN’s current global outreach strategies (including Stakeholder outreach, compliance and GNSO PDP) and it can be implemented expeditiously. Outreach to additional stakeholders is both valuable and feasible. |
| **UK Government** | Awareness of WHOIS policy and its importance is generally considered to be low. Its requirements are often perceived to be burdensome and not respecting personal privacy and data protection laws. The current awareness effort has proved ineffective in helping to tackle criminal misuse of the DNS. All registrars must be made aware of their responsibilities and registrants of their responsibilities as well as rights to privacy and data protection. An effective communication programme will also help ensure that early implementation of reforms is achieved and that the benefits for all stakeholders are realised. |
| **US Government** | ICANN should develop and implement an outreach program. |

**Data Accuracy**

**Recommendation 5** | ICANN should take appropriate measures to reduce the number of unreachable WHOIS registrations (as defined by the NORC Data Accuracy Study, 2009/10) by 50% within 12 months and by 50% again over the following 12 months. |

**Steve Crocker** | What is the number of unreachable whois registrations now? |

**Patrick Vande Walle** | What can be done? Change your policy and enforce existing ones. |
<table>
<thead>
<tr>
<th>Constituency</th>
<th>Comments</th>
</tr>
</thead>
<tbody>
<tr>
<td>Intellectual Property Constituency</td>
<td>The NORC Data Accuracy Study has provided a baseline against which improvements in data accuracy can and should be measured. Registrations held behind proxy or privacy registration services are essentially unreachable and a serious threat to the public policy objectives. The implementation of the 50% annual reduction target is closely tied to reform of the privacy and proxy registration “system” that exists today.</td>
</tr>
<tr>
<td>Chinese Internet Network Information Center (CNNIC)</td>
<td>Strongly support. These actions can also encourage fair competition among registries and registrars. The current policies have not clearly defined how to measure WHOIS accuracy, hence difficult to evaluate the effect of self-regulation. Many registrants may provide inaccurate information because of misunderstanding. ICANN should propose accurate guidelines for measuring WHOIS data accuracy for gTLD registries. The WHOIS review report fails to explain how to reduce unreachable WHOIS accuracy and we suggest ICANN to establish incremental goal of WHOIS accuracy level for each gTLD registry based on their current WHOIS data quality.</td>
</tr>
<tr>
<td>Internet Society of China 1 &amp; 2</td>
<td>ICANN should build a third-party audit mechanism and submit audit results annually.</td>
</tr>
<tr>
<td>Business Constituency (BC)</td>
<td>This recommendation leaves many open questions with regard to the approach and metrics used. While it may not have been within the scope of the RT, clarify this information.</td>
</tr>
<tr>
<td>International Trademark Association (INTA)</td>
<td>Supports and proposes the additional goal of a further 50% reduction in the following 12 months. It is not unreasonable, although it still leaves a significant number of unreachable WHOIS registrations.</td>
</tr>
<tr>
<td>ICANN Staff</td>
<td>Staff is pursuing this goal and is exploring new approaches. It would be useful to have more information to enable Staff to further investigate public policy, legal issues and implementation options. Clarification desired on:</td>
</tr>
<tr>
<td></td>
<td>• It is Staffs understanding that the Team means “undeliverable” when it uses the term “unreachable”. In determining whether a registrant cannot be reached, the legal and privacy implications would need to be fully explored.</td>
</tr>
<tr>
<td></td>
<td>• Does the Team intend for Staff to determine the extent of a study based on what is a statistically valid sample size given the overall market? The NORC Accuracy Study involved a sample size of 1400 registrations, and cost ICANN approximately US$200,000.</td>
</tr>
<tr>
<td></td>
<td>• What level of accuracy is desired? Achieving 100%</td>
</tr>
</tbody>
</table>
accuracy may involve intrusive verification methods that can raise privacy and cost concerns, and might be better addressed through a policy development process (PDP) that could solicit the input of the community. Advancing the goal of the Recommendation is feasible, assuming that the RAA can be amended through the negotiations underway or through a GNSO PDP. Improving accuracy is a key ICANN request in the ongoing negotiations with registrars. ICANN has proposed including an appendix to the RAA that commits registrars to enhancing WHOIS accuracy through various phases. Should these WHOIS verification obligations not be included in the amended RAA, a GNSO PDP would need to be initiated to create appropriate consensus policies to be enforceable on the registrars. Consultations with the GNSO constituencies, especially the registrars, on the Recommendation would be helpful.

**GNSO Registrar Stakeholder Group (RrSG)**

Existing tools and policies can reduce WHOIS records that render the registrant completely un-contactable. Concerned that use of a 50% reduction target is aggressive which is setting up any existing or revised policy, and the ICANN effort on this topic, up for failure. Incremental reductions should also be recognized as important steps forward. A critical precursor to setting targets for reduction is reaching agreement on: (i) a precise definition of data “inaccuracy” and (ii) the method by which such inaccuracy can be measured.

**US Government**

ICANN should reduce the number at a higher rate of speed than proposed by the RT, to ensure that there is a 50% reduction before new gTLDs are introduced in 2013.

**European Commission (EC)**

The improvement of the accuracy of data should constitute one of the priorities. This recommendation is not sufficient to address completely the problem of identification of the registrant. The measures proposed to reach this objective do not seem to be detailed enough to ensure accuracy of data. At European level, a clear transparency obligation already exists (Article 5 of the e-commerce directive). ICANN should commit to work with different countries and national registrars to review the solutions in different jurisdictions and to improve the situation.

**UK Government**

Further consideration should be given to the value of targets through consultation with stakeholders to ensure they are rigorously ambitious, enforceable and in line with the timetable for the introduction of new gTLDs.

**Recommendation 6**

ICANN shall produce and publish an accuracy report focused on
<table>
<thead>
<tr>
<th>Constituency</th>
<th>Comments</th>
</tr>
</thead>
<tbody>
<tr>
<td>Intellectual Property Constituency</td>
<td>Moving to a more objective and quantifiable set of benchmarks for improving Whois accuracy requires the annual reports and status reports.</td>
</tr>
<tr>
<td>International Anti-Counterfeiting Coalition (IACC)</td>
<td>Annual reporting should include specific data identifying accuracy findings by registry and registrar. Such transparency will encourage greater compliance and expedite achievement of the RT’s goal of an overall reduction.</td>
</tr>
<tr>
<td>Business Constituency (BC)</td>
<td>Supports the production of an accuracy report focused on measured reduction in order to give factual basis for policy making. Such a report should be published quarterly, for at least a three year period. Trends would be identified much more quickly, and the impacts of new policies more closely tracked. At the time of the next RT’s evaluation, this can be reassessed for change to a six month reporting basis.</td>
</tr>
<tr>
<td>International Trademark Association (INTA)</td>
<td>Supports and proposes that report includes a public reporting of such data broken down by registry and registrar. There must be consistent and ongoing measurement of the scope of the problem beyond the immediate reduction goals for WHOIS registration inaccuracies in order to continue to monitor changes.</td>
</tr>
<tr>
<td>Non-Commercial Users Stakeholder Group (NCSG)</td>
<td>Contactability is more important than &quot;accuracy.&quot; Separation of the contact details from the public display could enhance the accuracy of the contact details.</td>
</tr>
<tr>
<td>ICANN Staff</td>
<td>Staff is pursuing the goal and is investigating the public policy, legal issues and implementation options. ICANN is reviewing how to report WHOIS inaccuracy complaints, measure reduction overtime, and proactively engage with non-compliant registrars by leveraging the complaint intake system and resources currently available. Staff analysis is ongoing, and changes to improve accuracy are under discussion in the RAA negotiations. Community discussion would be helpful on implementation.</td>
</tr>
<tr>
<td>GNSO Registrar Stakeholder Group (RrSG)</td>
<td>Measurement of policy effectiveness is an important goal. Given the cost of the NORC study, we urge ICANN staff to find a more cost-effective method for conducting annual measures.</td>
</tr>
<tr>
<td>US Government</td>
<td>Concurs.</td>
</tr>
<tr>
<td>Recommendation 7</td>
<td>ICANN should provide at least annual status reports on its progress towards achieving the goals set out by this WHOIS Review Team, published by the time the next WHOIS Review Team starts. This report should include tangible, reliable figures needed.</td>
</tr>
<tr>
<td><strong>Intellectual Property Constituency</strong></td>
<td>Supports. Moving to a more objective and quantifiable set of benchmarks for improving Whois accuracy requires the annual reports and status reports.</td>
</tr>
<tr>
<td><strong>Business Constituency (BC)</strong></td>
<td>Supports the production of a broadly-focused annual status report. Other directly related WHOIS activities should also be incorporated into the status report so that it reflects the current status of WHOIS and all related initiatives such as amendments to the RAA, changes to technical protocols, etc.</td>
</tr>
<tr>
<td><strong>International Trademark Association (INTA)</strong></td>
<td>Supports and proposes that ICANN commission an additional WHOIS data accuracy study that can be recommissioned every five years to provide continuing data on the state of WHOIS data accuracy. It is important periodically to review the practices and policies with regard to WHOIS information and how they are impacting WHOIS registration data accuracy (particularly in light of new gTLDs).</td>
</tr>
<tr>
<td><strong>ICANN Staff</strong></td>
<td>Staff is pursuing the goal and investigating the public policy, legal issues and implementation options. ICANN is reviewing how to report WHOIS inaccuracy complaints, measure reduction overtime, and proactively engage with non-compliant registrars by leveraging the complaint intake system and resources currently available. Staff analysis is ongoing, and changes to improve accuracy are under discussion in the RAA negotiations. Community discussion also would be helpful.</td>
</tr>
<tr>
<td><strong>US Government</strong></td>
<td>ICANN should commit to publishing annual reports.</td>
</tr>
<tr>
<td><strong>UK Government</strong></td>
<td>Regular reporting is essential and reports should be published on implementation of the Recommendations. These reports should be compiled and submitted at 6 monthly intervals rather than annually.</td>
</tr>
<tr>
<td><strong>Recommendation 8</strong></td>
<td><strong>ICANN should ensure that there is a clear, unambiguous and enforceable chain of contractual agreements with registries, registrars, and registrants to require the provision and maintenance of accurate WHOIS data. As part of these agreements, ICANN should ensure that clear, enforceable and graduated sanctions apply to registries, registrars and registrants which do not comply with its WHOIS policies. These sanctions should include de-registration and/or de-accreditation as appropriate in cases of serious or serial non-compliance.</strong></td>
</tr>
</tbody>
</table>
| **Intellectual Property Constituency** | IPC has called for ICANN to set clear requirements for accredited registrars to cancel registrations associated with false contact data or no verifiable contact data. The GNSO Drafting Team that compiled topics for RAA amendments listed as one of its high priority items for the revised RAA to “define

| **Canadian Internet Registration Authority (CIRA)** | Developing registrant validation could be an important tool. The Internet Society has listed registrant validation as one alternative solution to DNS blocking or filtering proposed in the recent Stop Online Piracy Act (SOPA). |
| **Internet Society of China 1 & 2** | Build perfect WHOIS information complaint handling mechanism with full-time team for processing and tracking. |
| **Business Constituency (BC)** | Agrees. The chain of agreements must include Registrants and the Resellers and Proxy and Privacy Service providers. Enforceable sanctions are missing. They should include graduated penalties. Registrants will undoubtedly correct inaccurate WHOIS when notified. Without punitive measures, there is no incentive for Registrants to provide accurate WHOIS. ICANN compliance must take a greater role in ensuring that these deregistrations take place. |
| **International Trademark Association (INTA)** | Supports and proposes that such contractual provisions include a requirement that registries annually provide and forward to ICANN for publication individual accuracy reports focused on the measured reduction in unreachable WHOIS registrations for the registry, including specific data for each registrar. We applaud the recent update to the ICANN website instituting a prominent link to the WHOIS Data Reporting site at [http://wdprs.internic.net](http://wdprs.internic.net). ICANN should also require all registries and registrars to provide their own public and prominently located links or interfaces to the WPDRS for soliciting complaints. We urge ICANN to establish a process and timeline for investigation and resolution of such claims. |
| **gTLD Registries Stakeholder Group (RySG)** | Any implementation of this recommendation would need to define “serious” and “serial” non-compliance. |
| **ICANN Staff** | Staff is pursuing the goal of increasing clarity on WHOIS accuracy obligations, and steps to better inform users of the Internet at large could be beneficial. Staff also is pursuing the use of graduated penalties while not unfairly punishing parties for misunderstandings or mistakes. Staff needs to investigate public policy, legal issues and implementation options. Most agreements already have actual or implicit provisions for |
“graduated sanctions” for breaches of the agreements. It would be helpful to understand whether this is largely a request for better community education or if there is a perceived need for additional contractual tools. Considerable work is already underway as part of the current round of RAA negotiations to strengthen and clarify WHOIS data accuracy obligations applicable to both registrars and registrants. ICANN and registrars have already agreed in principle that WHOIS data will require some form of data verification as a condition of registration and at other relevant times. The framework for the verification requirement is still under development. This new regime may require efforts by ICANN to help educate registrars and registrants. It is anticipated that the Recommendation will be substantially implemented upon adoption of a revised RAA, making at least the apparent aim of the Recommendation feasible to accomplish. The 2009 version of the RAA provides for graduated sanctions for breaches, short of termination of the RAA. This contractual framework generally allows registrars some flexibility in addressing inaccurate WHOIS data; e.g. registrars may suspend a registration instead of deleting it or allow extra time for a registrant response if extenuating circumstances warrant it. If there were a desire by the community to require registrars to conform to a particular course of action in remedying WHOIS data inaccuracy, the RAA could be amended or a consensus policy (GNSO PDP) could be developed to specify, precisely, the steps a registrar must take. Enhanced WHOIS accuracy provisions also could be introduced through additional provisions in the New gTLD Program, such as through the Registry-Registrar Agreements, or a new RAA that would apply solely to New GTLDs.

**US Government**

ICANN must create a clear and enforceable chain of agreements to require the provision and maintenance of accurate WHOIS data that includes pass through requirements for WHOIS provisions. The agreements should also ensure that clear, enforceable and graduated sanctions apply to those who do not comply with WHOIS policy requirements.

**UK Government**

Clear and enforceable contracts throughout the value chain of agreements are vital for achieving accurate data, starting with the Registrar Accreditation Agreement (RAA). Consideration should be given to including penalties (including financial). The role of ICANN’s Compliance Unit is critical and urgent consideration should be given to improving its accountability, transparency through more effective public reporting, and –
crucially – to increasing the level of resourcing. Consideration should be given by ICANN to including within this framework the collation of data relating to contractual compliance by registrars. The likely constitutional benefits of externalising the agency of compliance in order to ensure objectivity and avoidance of conflicts of interest should also be considered by the Board when implementing the recommendations.

**Recommendation 9**

<table>
<thead>
<tr>
<th><strong>Intellectual Property Constituency</strong></th>
<th><strong>International Anti-Counterfeiting Coalition (IACC)</strong></th>
<th><strong>Business Constituency (BC)</strong></th>
<th><strong>International Trademark Association (INTA)</strong></th>
<th><strong>ICANN Staff</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td>ICANN should ensure that the requirements for accurate WHOIS data are widely and pro-actively communicated to current and prospective Registrants. As part of this effort, ICANN should ensure that its Registrant Rights and Responsibilities document is pro-actively and prominently circulated to all new and renewing registrants.</td>
<td>Proposes that all registrar procedures for domain name registration include a specific, standard disclosure that advises applicants of the need for accurate WHOIS information and the penalties for providing inaccurate or incomplete information.</td>
<td>Registrants should be notified of their Rights and Responsibilities prior to registration via an e-mail with a link that requires the Registrant to view and accept these terms.</td>
<td>Proposes that a standard informational page be added to all registrar interfaces advising the need for accurate WHOIS information and the penalties. ICANN should also encourage registries and registrars to educate (potential) registrants of the requirements for accurate WHOIS information and the appropriate recourses to protect registrant privacy. ICANN should work with registries to create a standard data input template. INTA strongly supports amendment of the registry contracts for the .com, .net and .jobs TLDs to bring a “thick” WHOIS data model to those registries so that they are in line with the WHOIS requirements for all other gTLD registries. This requirement is essential to equalize the responsibility of policing the Internet and to close existing potential havens for criminal activity on the Internet.</td>
<td>Staff is engaged in advancing this goal. There are several educational resources available today. Section 3.15 of the 2009 RAA currently requires registrars to post links on their websites to the “Registrant Rights and Responsibilities” document developed by ICANN that is intended to describe the RAA in plainly understood, non-legalistic language. Initial studies have indicated that a vast majority of registrars have satisfied this</td>
</tr>
</tbody>
</table>
The WDRP requires registrars to remind registrants on an annual basis to verify the accuracy of their WHOIS data and that “provision of false WHOIS information can be grounds for cancellation of their domain name registration.” Is it the RT’s opinion that this is not an adequate communication to renewing registrants? It would be helpful to understand the extent to which ICANN and registrars should engage in educational efforts. The RAA could be amended or a GNSO consensus policy adopted but some investigation should be undertaken as a part of the initiative to ascertain first whether the current scheme is ineffective. Additional educational efforts could be initiated, but the costs and resources needed to perform this work will depend on the extent and scope of efforts expected by the RT. The creation of a Registrar “Code of Conduct” as referenced in the RAA (3.7.1) might be another way of implementing these recommendations if supported by a consensus of ICANN-accredited registrars.

**US Government**

WHOIS accuracy requirements should be communicated to current and prospective registrants, to ensure a better understanding of registrants rights and responsibilities.

**Data Access – Privacy Services**

**Recommendation 10**

ICANN should develop and manage a system of clear, consistent and enforceable requirements for all privacy services consistent with national laws. This should strike an appropriate balance between stakeholders with competing but legitimate interests. At a minimum this would include privacy, law enforcement and the industry around law enforcement.

- WHOIS entry must clearly label that this is a private registration
- Privacy services must provide full contact details as required by the WHOIS which are available and responsive as required by the framework mentioned above.
- Standardized relay and reveal processes and timeframes.
- Rules for the appropriate level of publicly available information on the registrant
- Maintenance of a dedicated abuse point of contact for the privacy service provider
- Privacy service provider shall conduct periodic due diligence checks on registrant contact information
| **David Oren** | The report contains some very focused instructions and defines a more solid terminology (like recommendation #10 - I hope it will be fully adopted). |
| **Intellectual Property Constituency** | Privacy services should be incorporated into the Whois system developed and managed by ICANN. In bifurcating the treatment of privacy services and proxy services, the RT may be over-emphasizing differences that in context are not particularly significant with regard to whether a Whois query produces a “reachable” result. IPC commends the RT’s recommendation; these requirements must be actively enforced by ICANN. |
| **International Anti-Counterfeiting Coalition (IACC)** | WHOIS data should provide adequate contact information in connection with privacy and proxy services as well as reasonable and consistent “relay and reveal” timelines with adequate means of enforcement for non-compliance. These factors are essential to providing brand owners and law enforcement with the tools needed to enforce national and local laws. We encourage ICANN to establish a single point of contact to facilitate enforcement and ameliorate the frustrations that brand owners currently experience. |
| **Canadian Internet Registration Authority (CIRA)** | Appears to be among the most complex of recommendations, entailing major international policy development. CIRA agrees that any WHOIS policy must reflect that a registry will have a responsibility to comply with local law. While ccTLDs are clearly subject to local laws, gTLDs must also comply with applicable domestic law. |
| **Internet Society of China 1 & 2** | ICANN to strengthen law applicability of WHOIS policy i.e. ICANN WHOIS policies should respect national laws and policy regulations in different countries. ICANN should keep the requirement of accurate and complete WHOIS data to grant access to part WHOIS data flexibility according to local law. |
| **Business Constituency (BC)** | Strong support. In some cases there may be jurisdictional privacy issues, but recommends that those issues are handled on an exception basis via RSEP as is the case with .CAT. A special accreditation for Privacy Service providers should be developed and implemented so that Registrars are contractually bound to comply with standardized reveal and relay processes, designated formatting, abuse points of contacts, and special requests by Law Enforcement and ICANN. Incentives should be implemented to encourage adoption of this new accreditation. |
| **International Trademark Association** | WHOIS data should provide – at the very least – the following information: |
| **(INTA)** | • A simple statement as to whether the service is a proxy or privacy service;  
• Full contact details for the registrant; and  
• Full disclosure of the relationship between the registrar and the proxy service provider.  
In conjunction with these guidelines, it is essential that ICANN registries and registrars establish consistent procedures for all privacy and proxy services, such as:  
• A reasonable and consistent timeline for relaying and revealing information; and  
• A means for enforcement, including establishing and maintaining a dedicated abuse point of contact.  
These factors are essential to providing brand owners and law enforcement with the tools needed to enforce national and local laws against those abusing privacy and proxy services. We encourage 1) ICANN to establish a single point of contact to facilitate enforcement; 2) periodic due diligence reviews of WHOIS data contact information to confirm the accuracy of this information; and 3) ICANN to establish and enforce a privacy and proxy accreditation procedure to ensure that the above-referenced guidelines are followed and satisfied. |
<p>| <strong>gTLD Registries Stakeholder Group (RySG)</strong> | This recommendation would require a PDP. There are no guarantees that those would emerge from the PDP. |
| <strong>ICANN Staff</strong> | Staff is exploring measures and has made this topic a priority in the RAA negotiations. Staff has proposed creating an accreditation program for privacy services. Although in line with objectives pursued by Staff, it will be difficult to ensure that all privacy services are covered by the proposed system. Since ICANN does not have direct contracts with registrants, ICANN has limited ability to identify all privacy services in use. By including an obligation in the RAA that a registrar may not knowingly accept registrations from unaccredited privacy services, a substantial portion of the privacy registrations available today could be covered by the obligations described in the Recommendation. Creation of an ICANN accreditation program for privacy services will have significant budgetary and operational impact, as it would likely require ICANN to hire additional resources to meet these new obligations. Implementation would involve amendments to the RAA, or the adoption of consensus policies by the GNSO, in order to create enforceable obligations against registrars. Staff continues to analyze the elements of an accreditation program for privacy |</p>
<table>
<thead>
<tr>
<th>WHOIS Review Team – Costa Rica Meeting – Written Comments Summary</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>US Government</strong></td>
</tr>
<tr>
<td><strong>UK Government</strong></td>
</tr>
<tr>
<td><strong>Recommendation 11</strong></td>
</tr>
<tr>
<td><strong>Intellectual Property Constituency</strong></td>
</tr>
<tr>
<td><strong>Chinese Internet Network Information Center (CNNIC)</strong></td>
</tr>
<tr>
<td><strong>Business Constituency (BC)</strong></td>
</tr>
<tr>
<td><strong>International Trademark Association (INTA)</strong></td>
</tr>
<tr>
<td><strong>gTLD Registries Stakeholder Group (RySG)</strong></td>
</tr>
</tbody>
</table>
| **ICANN Staff** | If an accreditation program were established by ICANN for privacy services, Staff would expect that graduated and enforceable series of penalties would be an integral part of this program. Community input will be needed on various aspects of the Recommendation, including the following:

- What types of penalties should apply?
- If a privacy service is de-accredited, what should happen to the customers of the service? Would their underlying information be unmasked?

Since there is no obligation to escrow information of privacy services, it may be difficult to protect the customers of such privacy providers. ICANN’s ability to implement this recommendation is dependent upon entering into direct contracts with privacy service providers. Without contracts, there may be no applicable enforcement mechanism. Staff continues to analyze the elements of an accreditation program for privacy services, and community discussion will be useful. |
| **US Government** | Concurs |

**Data Access- Proxy Service**

**Recommendation 12**

ICANN should facilitate the review of existing practices by reaching out to proxy providers to create a discussion which sets out current processes followed by proxy service providers.

**Business Constituency (BC)**

Supports facilitating a review of Proxy Service providers to better understand current processes employed. This should be done on a fast track basis, by a neutral source, and the results published to the community.

**ICANN Staff**

Staff can engage in voluntary discussions with proxy providers about their current processes, and use a variety of outreach mechanisms (including ICANN meetings) to advance such conversations. If the RT has additional guidance for Staff on intended targets, that would be useful. Proxy accreditation is being explored in the current RAA negotiations. The Recommendation may require amendments to the RAA, or adoption of a GNSO consensus policy, as Staff’s role with proxy services currently is limited. Staff continues to analyze the elements of an accreditation program for proxy services, and community discussion of the Recommendation will be useful.
| **UK Government** | Proxy providers can shield criminal elements that harm consumers, the UK Government agrees that ICANN should review current processes followed by proxy service providers. |
| **European Commission (EC)** | Agrees with conclusions which stress the role of privacy and proxy services and recommends highlighting its necessity. |
| **Recommendation 13** | Registrars should be required to disclosure their relationship with any Affiliated Retail proxy service provider to ICANN. |
| **Business Constituency (BC)** | Supports. Failure to disclose relationships should result in graduated sanctions up to and including Registrar de-accreditation. Processes for the disclosure of this relationship information should be defined in terms of how, when and to whom this information is made available and a clearer definition of the term Retail Proxy Service Provider should be provided in the final recommendations. Does this refer to the type of customer the service provider targets, or the place that the service provider occupies in the registration-service value chain? |
| **ICANN Staff** | Staff is pursuing this objective, which is being addressed in the current RAA negotiations. Staff also needs to explore the various ways registrars can be affiliated with retail proxy service providers (and registrar input would be useful). |
| **UK Government** | It is important that registrars be required to disclose relationships with affiliated retail proxy providers. |
| **Recommendation 14** | ICANN should develop and manage a set of voluntary best practice guidelines for appropriate proxy services consistent with national laws. These voluntary guidelines should strike an appropriate balance between stakeholders with competing but legitimate interests. At a minimum this would include privacy, law enforcement and the industry around law enforcement. Such voluntary guidelines may include:  
  - Proxy services provide full contact details as required by the Whois  
  - Publication by the proxy service of its process for revealing and relaying information  
  - Standardization of reveal and relay processes and timeframes, consistent with national laws  
  - Maintenance of a dedicated abuse point of contact for the proxy service provider  
  - Due diligence checks on licensee contact information. |
| **Zahid Jamil** | Some jurisdictions may not incorporate certain internationally accepted safeguards. Instead of possibly leaving this open to arbitrary discretion, it may be useful to mention international standards (i.e. The Budapest Convention on cybercrime – |

<table>
<thead>
<tr>
<th>Intellectual Property Constituency</th>
<th>Recommendation 14 sets out a good list of what should be included in “voluntary best practice guidelines”.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Business Constituency (BC)</td>
<td>The Proxy Service Provider should assume all responsibility for the domain name and its manner of use. Registrars utilizing a Proxy Service provider where a relationship exists between the two entities should be required to obtain special accreditation. The BC supports graduated and enforceable penalties for Registrars utilizing Proxy Service providers who violate terms of their special accreditation and recommends that only accredited Proxy Services providers be allowed to register domain names using ‘privacy’ or ‘proxy’ in their name. If a non-accredited Registrar misuses the privacy/proxy label, it should result in suspension of domains and ultimately de-registration of the domain name.</td>
</tr>
<tr>
<td>International Trademark Association (INTA)</td>
<td>Encourages periodic due diligence reviews of WHOIS data contact information to confirm the accuracy of this information and recommends that ICANN establish and enforce a privacy and proxy accreditation procedure to ensure that the above-referenced guidelines are followed and satisfied.</td>
</tr>
<tr>
<td>gTLD Registries Stakeholder Group (RySG)</td>
<td>The term “standardization” raises a possible contradiction between standards and voluntary best practices.</td>
</tr>
<tr>
<td>ICANN Staff</td>
<td>Staff is pursuing a similar goal – relay and reveal issues are being addressed in the RAA negotiations. Staff continues to analyze potential implementation of the Recommendation, and the GNSO may be able to assist with implementation analysis.</td>
</tr>
<tr>
<td>UK Government</td>
<td>ICANN should develop voluntary best practice guidelines to which proxy service providers should sign up, identifiable to consumers by a single WHOIS trust mark or similar signifier of association. Key to this is awareness that the providers in effect assume responsibility for the domain name and its use. Providers should identify an abuse point of contact. Further consideration should be given to negotiating a set of rules and sanctions that could be associated with such voluntary agreements, such as removal of the WHOIS trust mark or similar signifier.</td>
</tr>
<tr>
<td>European Commission (EC)</td>
<td>Welcomes the recommendation to develop and manage a set of voluntary best practice guidelines.</td>
</tr>
<tr>
<td>Chinese Internet Network Information</td>
<td>Suggests that the proxy service be required to share equal responsibilities for domain name abuse. They shall also take</td>
</tr>
<tr>
<td><strong>Center (CNNIC)</strong></td>
<td>Responsibility for diligent checks on registrant’s contact information and revealing the domain name holder’s information for legal enforcement.</td>
</tr>
<tr>
<td>-------------------</td>
<td>----------------------------------------------------------------------------------------------------------------------------------</td>
</tr>
<tr>
<td><strong>Recommendation 15</strong></td>
<td><strong>ICANN should encourage and incentivize registrars to interact with the retail service providers that adopt the best practices.</strong></td>
</tr>
<tr>
<td><strong>International Anti-Counterfeiting Coalition (IACC)</strong></td>
<td>Supports development, publication and enforcement of best practice guidelines for privacy and proxy services. As the Internet evolves over time, it is essential that guidelines for WHOIS data be established so that there is consistency in the information, as well as notice of enforcement expectations and penalties, should they fall short of these requirements.</td>
</tr>
<tr>
<td><strong>Business Constituency (BC)</strong></td>
<td>Recommends that Registrars utilizing a Proxy Service provider should be required to obtain special accreditation. Incentives should be implemented to encourage adoption of this accreditation.</td>
</tr>
<tr>
<td><strong>International Trademark Association (INTA)</strong></td>
<td>Supports the establishment of best practice guidelines for privacy and proxy services. As the Internet evolves over time, it is essential that guidelines for WHOIS data be established so that there is consistency in the information provided by privacy and proxy services, as well as notice of enforcement expectations and penalties.</td>
</tr>
<tr>
<td><strong>ICANN Staff</strong></td>
<td>Staff continues to explore implementation details, including addressing liability, auditing, and other issues, as well as implementation resource needs. Input from registrars, in particular, would be useful here.</td>
</tr>
<tr>
<td><strong>Recommendation 16</strong></td>
<td><em>For the avoidance of doubt, the WHOIS Policy, referred to in Recommendation 1 above, should include an affirmative statement that clarifies that a proxy means a relationship in which the Registrant is acting on behalf of another. The WHOIS data is that of the agent, and the agent alone obtains all rights and assumes all responsibility for the domain name and its manner of use.</em></td>
</tr>
<tr>
<td><strong>Business Constituency (BC)</strong></td>
<td>The WHOIS policy document should include a clear definition of Privacy Services, Proxy Services and the Rights and Responsibilities of the Registrant. As this is an implementation issue, a staff developed document, shared with the community for public comment, may be a starting point.</td>
</tr>
</tbody>
</table>
| **ICANN Staff** | The current RAA holds the Registered Name Holder responsible for adhering to registrant obligations regardless of whether the registration was made on behalf of a third party. A draft Registrar Advisory was issued for consideration on 14 May 2010 to provide community guidance and clarification of this provision, but was never finalized. It would be helpful for
Staff to receive community input on reconsidering this advisory. RAA negotiations also may affect implementation of the Recommendation.

### Data Access – Common Interface

**Recommendation 17**

To improve access to the Whois data of .COM and .NET gTLDs, the only remaining Thin Registries, ICANN should set up a dedicated, multilingual interface website to provide thick WHOIS data for them.

**ALTERNATIVE for public comment:**

To make WHOIS data more accessible for consumers, ICANN should set up a dedicated, multilingual interface website to allow "unrestricted and public access to accurate and complete WHOIS information". Such interface should provide thick WHOIS data for all gTLD domain names.

---

| **Steve Crocker** | "Thin registry" is mentioned but not yet defined. |
| **Intellectual Property Constituency** | Supports prompt action toward bringing thick Whois into reality across the entire gTLD space. Several ways in this goal might be advanced. See [http://forum.icann.org/lists/thick-whois-preliminary-report/pdf7B8sh4sCoN.pdf](http://forum.icann.org/lists/thick-whois-preliminary-report/pdf7B8sh4sCoN.pdf), at 3-4. These include the exercise of ICANN’s existing contractual authority to direct VeriSign to migrate the .com registry to a thick Whois model. IPC continues to support a centralized ICANN mandated site for access to all gTLD Whois data, as proposed in the “alternative” formulation, but considers that it could be more expeditious to concentrate on bringing the only remaining thin Whois outliers -- .com, .net and .jobs -- into the well-established thick Whois mainstream. |
| **Chinese Internet Network Information Center (CNNIC)** | Agrees. Languages should depend on the real consumer needs to avoid unnecessary cost. |
| **Internet Society of China** 1 & 2 | Should establish the universal WHOIS web interface to facilitate its use by the domain name regulatory authorities and the domain name registrant. |
| **Andrew Sullivan** | Either unnecessary or a bad idea. Despite the poor penetration of much of the Whois specification (RFC 2167), the one thing that is widely implemented is the referral mechanism. If that mechanism is not working in some cases, it is just a software bug, and does not need a policy response. If recommendation 17 is instead a suggestion for (re)centralization of name registration data, then it is a bad idea. The recommendation is apparently for ICANN to provide a lookup service for name registration data it does not control. It will almost certainly |
cause inaccuracies in the data, because two parties would maintain the same data independently. (If the idea is merely that ICANN should chase the referrals in the WHOIS and provide the service, then the proposal is again unnecessary, since existing WHOIS clients can already do this.)

<table>
<thead>
<tr>
<th>Business Constituency (BC)</th>
<th>Supports and recommends that ICANN be required to utilize the services of a highly-competent user design group to perform usability testing (with average consumers).</th>
</tr>
</thead>
<tbody>
<tr>
<td>gTLD Registries Stakeholder Group (RySG)</td>
<td>Is the WRT advocating an operational role for ICANN? The only way would be to collect it from the registrars. Or is the WRT recommending the development of a centralized Whois service under ICANN’s oversight? Clarification required on the role ICANN would have, and how it would be operated and implemented.</td>
</tr>
<tr>
<td>ICANN Staff</td>
<td>Staff looks forward to further investigating implementation. A “single point of access” to domain name registration data is similar in objectives to the Centralized Zone File Access solution but different in technical, operational, business, and contractual aspects. Staff and the Internet technical community are currently studying several of the technical implementation aspects that would define the technical framework for an improved WHOIS service. These include multilingual interfaces (internationalized registration data, through the IRD WG, a collaborative effort of the GNSO, SSAC, and CCNSO), normalization of data (analysis of query, response, display and error messages by the SSAC), the development of standard protocols (by both name and address registry members of the Internet community through IETF processes), and consideration of service requirements by the GNSO. Several of these participants, including Staff, have and continue to run technical experiments with this framework, and “proof of concept” as well as production services at ARIN offer promising results. These are necessary but may not be sufficient conditions to implementing the Team’s Recommendation. The operation of a dedicated, multilingual WHOIS web site has technical and business implications. ICANN would require budget approval for acquisition of access bandwidth and infrastructure, and for hiring of Staff sufficient to meet the demands of a common entry point to a distributed database currently accessed through infrastructure provided by hundreds of registry and registrar WHOIS services. Capacity planning for an enterprise of this scale can only properly be done after a detailed implementation framework and plan is approved. One technical solution is to have this web site act as</td>
</tr>
</tbody>
</table>
a proxy that would relay queries between WHOIS users and registries or registrars or collect registration data from registries and registrars and maintain these locally, either cached or in permanent storage. Existing registry and registrar WHOIS services must change to satisfy the “back end” requirements for either solution. For example, if a relay model is chosen, registry and registrar WHOIS services must satisfy availability and throughput requirements (and not rate limit), whereas if a cache or storage option is chosen, a method for maintaining data synchronization and consistency must be developed. Any operational solution Staff is asked to consider must be evaluated and demonstrated to scale better than the existing solution. Independent of the operational solution selected, the ICANN community may need to undertake a consensus policy development or engage in contractual negotiations to establish new registry and registrar contractual obligations that do not exist today.

| UK Government | Consistent and unrestricted public access to thick WHOIS data should be the overall aim for all gTLD domain names. Agrees with the alternative Recommendation that there should be provision of thick WHOIS data access for the “.com” and “.net” registries in order to bring them into line with the other gTLDs, using a dedicated, multi-lingual website interface. |
| Coalition Against Domain Name Abuse (CADNA) | The second of these options would be more beneficial to the ICANN community. Such an interface would send an important message to the community that ICANN values WHOIS information and has made it a priority. |
| Internet Service Provider and Connectivity Providers Constituency (ISPCP) | Supports the provision of thick WHOIS data where achievable, but stresses the need for accurate data so the information is both meaningful and fit for its agreed use. Without that improvement the question of thick or thin WHOIS data becomes irrelevant. |
| US Government | The provision of a “thick” WHOIS service for the .com and .net gTLDs will improve access to the WHOIS data for these gTLDs. |
| Non-Commercial Users Stakeholder Group (NCSG) | This is subject to existing policy and policy-making by the GNSO. It is inappropriate for the RT to intervene at this level of detail into the GNSO policy process, and in a way that privileges certain substantive outcomes over others. |

**Internationalized Domain Names**

**Recommendation 18** ICANN Community should task a working group within 6 months of publication to finalize (i) encoding, (ii) modifications to data model, and (iii) internationalized services, to give global access to gather, store and make available internationalized
<table>
<thead>
<tr>
<th>WHOIS Review Team – Costa Rica Meeting – Written Comments Summary</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>registration data. Such working group should report no later than one year from formation, using existing IDN encoding. The working group should aim for consistency of approach across the gTLD and – on a voluntary basis – the ccTLD space.</strong></td>
</tr>
<tr>
<td><strong>David Oren</strong></td>
</tr>
<tr>
<td>“The working group should aim for consistency of approach across the gTLD and – on a voluntary basis – the ccTLD space.” The nature of this sentence is less than a recommendation and I tend to believe that many registries will simply ignore it.</td>
</tr>
<tr>
<td><strong>Intellectual Property Constituency</strong></td>
</tr>
<tr>
<td>Agrees in principle with these recommendations. It is an important and urgent challenge, one which ICANN has not yet effectively stepped up to. It is important to delineate the proper role for ICANN vis-a-vis other bodies, especially the Internet Engineering Task Force. We applaud the RT’s implicit recognition that, while many critical technical issues must be addressed, this is not just a decision for technologists but should engage the entire ICANN community. The approach of including placeholders for internationalized registration data in registry and registrar agreements is a timely one, as the RAA is under revision and many new registry agreements will be entered into in the near future. IPC will defer further comment on this topic until its review of the SSAC 051 roadmap document now pending for public comment.</td>
</tr>
<tr>
<td><strong>Canadian Internet Registration Authority (CIRA)</strong></td>
</tr>
<tr>
<td>The working group should aim for consistency of approach across the gTLD and – on a voluntary basis – the ccTLD space. CIRA supports this recommendation, not only for the benefit of the global internet community, but also for Canadians (French character IDNs to the .CA domain space).</td>
</tr>
<tr>
<td><strong>Chinese Internet Network Information Center (CNNIC)</strong></td>
</tr>
<tr>
<td>Our services support both UTF8 encoding registration data (local version) and ASCII registration data (international version). The UTF8 version WHOIS information is prioritized when responding to IDN WHOIS queries, while ASCII version is an optional way of recording Non-IDN registration data. Our maintenance of Chinese domain name registration records has proved successful in terms of availability and accuracy. We strongly recommend that IDR-WG keep consistency of approach with our ccTLD space and we are willing to cooperate with ICANN in developing international recognized Chinese IDN WHOIS policies. We suggest that IDN variant issues should be taken into careful consideration. The WHOIS policy should be flexible and robust enough to allow IDN variants.</td>
</tr>
<tr>
<td><strong>Andrew Sullivan</strong></td>
</tr>
<tr>
<td>The discussion of internationalization (including recommendations 18 and 20) would benefit by more carefully considering replacing the WHOIS protocol, and by attending to</td>
</tr>
</tbody>
</table>
distinctions that already exist. Recommendation 18 especially seems to conflate what it is possible to register in a registry with what it is possible to look up via the WHOIS service. The relevant registration protocols have been able to collect internationalized registration data for a long time, and so it is hard to understand why any study is needed on the gathering, storing, or encoding of registration data. It is impossible to use the WHOIS protocol reliably to access data that uses anything but ASCII. But this problem is related to the WHOIS protocol, and not the registration data itself. The issue cannot be solved except by replacement of the WHOIS protocol.

<table>
<thead>
<tr>
<th><strong>Business Constituency (BC)</strong></th>
<th>Agrees. Defining these standards requires special expertise and is not well-suited to a PDP.</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>ICANN Staff</strong></td>
<td>It is not within ICANN’s remit to select what encoding should be applied, or what signal mechanism should be established to support those encodings; this is the role of the IETF. From a technical perspective, mandating that encodings say UTF-8 would cause serious backward compatibility issues for the majority of the WHOIS clients today and Staff is not certain that is the right approach to take. The approach Staff suggests is to defer this issue to the IETF, and ask that they create a protocol that supports internationalized registration data. This group has the necessary technical expertise and broader participation from all of the relevant technical stakeholders. Staff proposes this revision: “The ICANN Community should develop, in cooperation with the IETF and other technical standards organizations as needed,(i) a unified registration data model, and (ii) a solution for offering internationalized services.” In addition, the draft report states, “Such working group should report no later than one year from formation, using existing IDN encoding.” Staff would appreciate clarification on what “using existing IDN encoding” means.</td>
</tr>
<tr>
<td><strong>Coalition Against Domain Name Abuse (CADNA)</strong></td>
<td>Shares the concerns articulated in comments. Cybersquatting and malicious activities that are aggravated by a weak WHOIS Policy occur across the top-level domain landscape. ICANN should take whatever steps it can.</td>
</tr>
</tbody>
</table>
| **Recommendation 19**         | The final data model and services should be incorporated and reflected in Registrar and Registry agreements within 6 months of adoption of the working group’s recommendations by the ICANN board. If these recommendations are not finalized in time for the next revision of such agreements, explicit placeholders for this purpose should be put in place in the agreements for the new gTLD program at this time, and in the existing agreements when they come up for renewal (as is the
<table>
<thead>
<tr>
<th>Constituency</th>
<th>Comments</th>
</tr>
</thead>
<tbody>
<tr>
<td>Intellectual Property Constituency</td>
<td>Refer to comment on recommendation 18.</td>
</tr>
<tr>
<td>Business Constituency (BC)</td>
<td>Agrees that the final data model and services should be incorporated and reflected in Registry and Registrar agreements within 6 months of Board adoption. If these new requirements cannot be finalized in time, then an explicit placeholder should be implemented. For existing agreements, the new provisions should be incorporated at the time of renewal.</td>
</tr>
<tr>
<td>ICANN Staff</td>
<td>The Recommendation could be implemented if the IETF takes the necessary action. Implementation would require incorporation into the RAA and existing registry agreements, which would require negotiations and/or a GNSO PDP. An increase in resources and expertise also would be needed. Staff has put a “placeholder” for internationalized services on the discussion list for the current RAA negotiations, and Staff has suggested that, if the IETF develops a new protocol, it should be automatically implemented. This recommendation also could be introduced through additional provisions in the New gTLD Program, such as through the Registry-Registrar Agreements, or a new RAA that would apply solely to New GTLDs.</td>
</tr>
<tr>
<td>Recommendation 20</td>
<td>Requirements for registration data accuracy and availability in local languages should be finalized (following initial work by IRD-WG and other similar efforts, especially if translation or transliteration of data is stipulated) along with the efforts on internationalization of registration data. Metrics should be defined to measure accuracy and availability of data in local languages and (if needed) corresponding data in ASCII, and compliance methods and targets should be explicitly defined accordingly.</td>
</tr>
<tr>
<td>Intellectual Property Constituency</td>
<td>Refer to comment on recommendation 18.</td>
</tr>
<tr>
<td>Business Constituency (BC)</td>
<td>Agrees that requirements for registration data accuracy and availability in local languages should be finalized along with efforts on internationalization of registration data.</td>
</tr>
<tr>
<td>ICANN Staff</td>
<td>Staff is pursuing the Recommendation -- with some clarifications/corrections. Staff continues to analyze the details involved in the Recommendation’s potential implementation.</td>
</tr>
<tr>
<td>US Government</td>
<td>ICANN should develop metrics for measuring the accuracy of internationalized registration data and corresponding ASCII data, with clearly defined compliance methods and targets.</td>
</tr>
</tbody>
</table>
## Comments on Chapters

### Chapter 1 Section A

| **Steve Crocker** | The original purpose of whois was to provide points of contact for the on the network hosts. In the early days, hosts were multi-user machines, and their administrators were comparable to the operators of small ISPs. These were not points of contact for each individual. The formal definition and the protocols supporting whois didn't change except to become more distributed in order to scale. |

### Chapter 1 Section B

| **Steve Crocker** | "It is likely that it was selected for use in this context because it existed and was well understood. In all probability, it was selected by default." (1) It would be easy to check the facts. Almost all of the relevant people are still available. (2) What's the relevance of this statement? This in contrast with what? |

### Chapter 1, section C

| **Steve Crocker** | "ICANN has adopted the age-old tradition of 'the study' in lieu of or [as] a precursor to action." This seems pejorative to me. |

### Chapter 1, section D

| **Steve Crocker** | "Rather, it is an attempt to concisely present in a balanced and fair manner the very real truth that the current system is broken and needs to be repaired." The report has presented a proper foundation. The whois system is intended to provide contact information for a purpose, or perhaps multiple purposes. The accuracy of that information is an important part of the story, but it's not the whole story. It's important to lay out the purposes of this information and how those purposes are not being met. With that in hand it will be a lot more clear what it means to say the current system is broken and it will also be much clearer how to fix it. E.g. why is a proxy registration harmful? Suppose the proxy service promptly and reliably passes on all message directed to the technical, administrative and/or owner points of contact. Under what circumstances would that be insufficient? If a registrant's domain name or the content on his web site is infringing on someone else's intellectual property and if he doesn't respond the domain name will be removed from service, do you need the registrant's true name? If the registrant's web site contains child pornography, you may well need to find the person physically to arrest him. A proxy may be sufficient if it's possible for appropriate law enforcement personnel to reach the actual registrant via the proxy. The purpose(s) of whois are not laid out clearly enough and it's not clear what it means to say it's broken and less clear how to fix it. The report would be considerably stronger and more helpful if this were fleshed out. |
### Chapter 1, section E

<table>
<thead>
<tr>
<th>Non-Commercial Users Stakeholder Group (NCSG)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Chatham House Rule - singular</td>
</tr>
</tbody>
</table>

### Chapter 1, section F

<table>
<thead>
<tr>
<th>Non-Commercial Users Stakeholder Group (NCSG)</th>
</tr>
</thead>
</table>
| Should be included the reference to the fact that ICANN’s WHOIS policies are incompatible with the OECD privacy guidelines and also applicable national laws in many countries. The European Union's Article 29 Working Party of national data protection officers provided specific input to ICANN's 2003 Montreal meeting regarding the many ways gTLD WHOIS breaches EU law. These included the lack of definition of a purpose of WHOIS, lack of use limitation, misuse of WHOIS data by third parties and the disproportionality of the publication of personal data. The Article 29 Working Party concluded that "there is no legal ground justifying the mandatory publication of personal data referring to this person. Article 29 WP reference: Opinion 2/2003 on the application of the data protection principles to the Whois directories [http://ec.europa.eu/justice/policies/privacy/docs/wpdocs/2003/wp76_en.pdf](http://ec.europa.eu/justice/policies/privacy/docs/wpdocs/2003/wp76_en.pdf)"

It is very concerning that the findings do not consider the illegality of gTLD Whois requirements in many jurisdictions, and the incompatibility of WHOIS as it currently stands with the only internationally accepted guidelines on data privacy. Note regarding use of “freedom of expression” term – please refer to comment: [http://forum.icann.org/lists/whois-rt-final-final-report/msg00021.html](http://forum.icann.org/lists/whois-rt-final-final-report/msg00021.html) |

<table>
<thead>
<tr>
<th>gTLD Registries Stakeholder Group (RySG)</th>
</tr>
</thead>
<tbody>
<tr>
<td>If the Whois issue is limited to gTLDs and does not impact ccTLDs, the RySG views the GNSO as the appropriate group responsible for developing any future Whois policy.</td>
</tr>
</tbody>
</table>

### Chapter 2, section A

<table>
<thead>
<tr>
<th>Steve Crocker</th>
</tr>
</thead>
<tbody>
<tr>
<td>No RT Member likely to supply the technical depth and understanding of the history. Were there outside advisers?</td>
</tr>
</tbody>
</table>

### Chapter 3, section A

<table>
<thead>
<tr>
<th>Steve Crocker</th>
</tr>
</thead>
<tbody>
<tr>
<td>&quot;There are now over 900 gTLD Registrars...&quot; Accurate in a very narrow sense. The very large majority of these 900 registrars are shell companies that exist solely to provide threads to be used in the drop-catch process. They're not particularly relevant to the whois issue. Another largish clump of registrars are run by domainers. The names registered through them are not active on the net in ways that are relevant to this report. Among the remaining registrars, there are important distinctions and segments.</td>
</tr>
</tbody>
</table>
The resellers drastically change the numbers in the opposite direction and also play a prominent role in any analysis of what the problems are. It would be useful if this report included a good description of what the registrar and reseller landscape looks like.

**Chapter 3, section B**

| Steve Crocker | "Modern WHOIS Policy is buried in the contracts of the current Registry and Registrar Agreements." What was WHOIS and WHOIS policy prior to ICANN? "As discussed above, the .COM and .ORG Registries, both run by VeriSign..." I think you meant NET, not ORG. (Also, Verisign no longer uses camel case.) |

**Chapter 4, section D**

| Steve Crocker | What constitutes “wholly accurate”? What impact does this inaccuracy have? (These questions are a continuation of the primary question asked above about the purpose of the whois data.) "Just as there is no shared understanding or statement of the purpose of WHOIS..." It seems important to put the purpose of WHOIS squarely on the table and deal with the multiple purposes and multiple understandings of what the problems are. |

**Chapter 5**

| Steve Crocker | "the issue of non-Latin scripts" -- What is the issue? "ad hoc solutions" might be interpreted as a pejorative term "the community needs to urgently address the following issues: 1. What data is needed from the registrant, 2. How this data will be represented in the data model, and 3. How this data will be accessed through registration data services." Insufficient. Add: 4. By whom? 5. For what purpose? This last question controls the accuracy question, i.e. is the data accurate enough for the purpose? "... a consistent policy across ccTLDs and gTLDs would make it much easier for consumers and law enforcement to use WHOIS data." The diversity also provides a richer set of practices to study and learn from. |

**Chapter 6**

| Steve Crocker | "... effective in meeting the needs of law enforcement and promoting consumer trust." These phrases should be expanded and explicated. |

**Chapter 6 Section A**

| Steve Crocker | "Having a failsafe avenue to contact administrators..." What is the difference between inaccurate information and an unresponsive registrant? "Even this is not a significant concern for many registrants when only a small proportion of domain names lead to web sites that the registrant has a vested interest in maintaining uninterrupted access." Why does accuracy matter? |
Steve Crocker

"knock on effects" -- What does this term mean?
"lack of due diligence" -- What does this mean here? This seems like a different matter.

"Another issue identified by the review team relates to the ability of consumers to access WHOIS data. ... over 80% of consumers are unaware of WHOIS..." This is an entirely different issue and it should be put in a different part of the report. This is perhaps a really good example of one of the many distinct "purposes."

"...the Intellectual Property Constituency argued that: ICANN is subject to a commitment 'to having accurate and complete WHOIS'... ICANN is not required to implement national safeguards for individuals' privacy..." Fatuous/disingenuous sentence whic puts the IPC in an unnecessarily bad light. Is this a fair presentation of their position?

"Comparison with ccTLD Practices" -- This section is very good.

Andrew Sullivan

Much of the report (including recommendations 5 through 11 and part of 20) is concerned with the accuracy of WHOIS data, but it assumes without much supporting argument the traditional model of a single, unauthenticated service for registration data. Where the report examines this issue, it appears to consider only the alternatives of full and unrestricted access or just some sort of restrictions on the data.

Chapter 7 Section C

Russell Bignell

"There are currently no requirements for registrars or registries to pro-actively monitor or verify registration data for accuracy... be intentionally false registrars are not obligated to cancel the registration." About time that the registration process for domain names is improved with mandatory documentation requirements and verification processes in place. Although this may not solve the problem completely it would assist. Checks should be done to verify if a brand holder authorise the use. This could be an automatic process similar to the vero system adopted by Ebay based on a simple keyword search.

gTLD Registries Stakeholder Group (RySG)

P 82. Registrars and Registries play a key...data is available. Because gTLD registries do not have a relationship with the registrants of domain names, they are not able to ensure accuracy of Whois data. This is a role for the registrar, not the registry. No means to validate or ensure the legitimacy of that data. Certain sponsored TLD registries have a relationship with registrants by virtue of their required initial and ongoing verification process. To ensure consistency for those registrants, TLD registries conform to the standard WHOIS that is maintained through their relationship with their registrar.

Chapter 7 Section E

Intellectual Property Constituency

While such guidelines and the use of encouragement and incentives could produce real progress, we share the skepticism “that such measures will provide a satisfactory solution over time.” The recommendations of the
RT on proxy registrations must be read in context with the discussion on pages 83-84 of the draft final report. IPC agrees with the unanimous view of the RT (page 83) that *the status quo regarding proxy registrations is not sustainable*. IPC continues to prefer the approach set out in its comments on the RT’s discussion paper: that ICANN should create official guidelines for what constitutes a valid privacy/proxy service, hopefully with the cooperation of registrars but if necessary without it, and should also embody minimum standards in revised provisions of the RAA for proxy services offered in conjunction with registration.

### Chapter 7, section F

| gTLD Registries Stakeholder Group (RySG) | Whois Studies currently under way are a valuable and critical precursor to the policy making process. These studies will help to inform any future PDP on Whois and help to set a baseline of fact vs. opinion. The studies are reasonable actions in their own right. |
Comments on the Report & General comments

Maneesh Pangasa - ICANN should oppose Internet censorship in any country by government or corporations. The most effective way to shut down pirate websites is through targeted legislation that cuts off their funding. Congress is trying to pass legislation that threatens free speech under the banner of anti piracy efforts. The proposed infrastructure would damage the security of the Internet and allow the government extensive censorship abilities.

Paul Pliska - Many domains are now owned by ordinary individuals. It is patently unreasonable that average Joe should have to globally publish his full name, phone number and physical address. Solution: 1. Make private registrations an official part of DNS/WHOIS instead of relying on proxies and privacy services. Details of this should address not only what information the registrar of a private domain is required to collect from the registrant or when and to whom is should be released, but also when and to whom it should NOT be released. 2. Establish more relaxed rules for domains registered by individuals. These might require only a single working contact method. To prevent abuse, there could be additional requirements, such as that these domains are actually used by an individual, or are not primarily used for commercials purposes. 3. Create a new TLD specifically for individuals, as above. Or even with no contact information at all. When consumers need accountability they could simply avoid it. All of the recommendations (excepting those related to internationalization) seem to favor the needs of law enforcement and others who want to identify domain owners, not the needs of people who, for various legitimate reasons, to not want to be easily identified.

Patrick Vande Walle - Make the WHOIS a safe place for honest people. Only those who have some not-so-legal activities will continue to hide behind fake records. Once this is done, take down domains with invalid records. The TELNIC model (and upcoming .CAT model) for the WHOIS should be generalized to all gTLDs, regardless of their jurisdiction. The average user does not have any use of the WHOIS information. Those who need it should ask for it, show their credentials and explain why. Sort out the issues regarding character set display for non US-ASCII strings, update the list of required records. The ARIN REST model would allow authentication and access to full records for legitimate users. Centralize the WHOIS database at ICANN so you will not have to wait for contract renegotiation with registries and RAA revisions to start implementing it. It only needs a decision by the board to actually start the deployment. The delay in acting on WHOIS has been as detrimental to it than the unrealistic policy itself.

Network tools.com IP address whois for the Regional Internet Registries (RIRs) in disarray. Recently the European Registry (RIPE) started blocking requests for whois information when requests reached a certain level per day. Network-tools.com had been operating without a problem for 13 years before the policy was suddenly changed. RIPE refuses to consider that pass-through systems are requests from many different users and not a single user. The reasons for the blocking are claimed to be protection of
the "personal information" contained in the whois database and EU privacy directives. The EU privacy directives offer no protection for personal information once that person agrees to place the information in the RIPE database. RIPE ignores this and continues the blocking anyway. There appears to be no basis for such a restriction as "marketing research" is not legal and the IANA function is done under a contract with the US Government who owns the data. Since "marketing research" firms pay taxes like everyone else they have a right to the data. It is clear that, again, a few antispam zealots have made their own policy and forced it upon all users. As for domain whois, filing complaints with ICANN is useless. There is no purpose to all the whois groups that meet if ICANN won't even enforce the current policy. There is also no purpose to all the whois blocking and truncating as the harvesters get the information anyway. One issue that is absent from the report is the whois for IP address registration (part of the IANA function). When investigating security issues it is often desirable to combine the domain name whois with the IP address whois to look for discrepancies.

**Lynn Miller** - Domain name holders must be held responsible and accountable. Holding a domain name does not give me the domain over another person's safety and well-being. Let's give law enforcement agencies the tools they need to do their job.

**Mark Andrews** - One of whois's primary purposes is to provide alternative contact points when the network/DNS is down so that the operators of the domain can be informed. DNSSEC introduces new ways to cause DNS breakage through mis-management. With the US Government's requirement that .GOV zones be signed using DNSSEC we are seeing a steady trickle of DNSSEC breakages due to the mismanagement of key rollovers. This wouldn't be a major issue except that DOTGOV has decided to remove ALL contact details from the GOV whois registry. If a site is using a DNSSEC validating resolver then web and email access to the zone stops. It is in situations like this that access to reliable whois data is critical to restoring normal communication channels.

**Robert Bruen** - The report references 900+ registrars more than once. If someone had looked a little deeper or read some of KnujOn's reports, 350 registrars would have emerged. Many registrars own other, mostly paper, registrars. The highest number is owned by eNom, 140. These paper registrars are not real registrars, but are simply extensions of the owning registrar. The number of registrars is not only a fraud, but is an insidious tangle, which hides what should be an open and transparent environment.

**David Oren** - Supports Network-Tools.com’s comments regarding the IP addresses whois lookups. There is also disarray in the records formats - each RIR administers its own set of rules and terminology for objects which makes a 'jungle' of whois formats. The diversity of formats within each RIR makes the problem even bigger. A subscriber of an IP block (even a decent ISP) can mask itself using different names and not obligated to provide confirmed contact details - it's a safe ground for cybercriminals to strike roots while the authority is overlooking. The report overlooks the ccTLDs space. Omitting the regional registries from the equation will eternalize a great deal of the phenomena.
Concrete guidelines on how to deal with false WHOIS entries is missing: a. Enforce registrars to enable the option to claim false records in every registrar using a web interface and/or by mail. b. Outline an escalation procedure in case of no action/response from the registrar. c. Define penalties and sanctions against: (1) the registrant who submitted the false data; (2) the registrar who failed to resolve the issue etc. The report contains some very focused instructions and defines a more solid terminology. Recommendations in some points are not decisive, and leave room for interpretations.

**Coalition Against Unsolicited Commercial Email (CAUCE)** - ICANN has never faced up to the regulatory role that its contracts require. Accurate registrant data is a key resource for fighting crime and abuse. The recommendations lay out an achievable path to a WHOIS that meets the needs of the Internet community. Some domains are registered by individuals with legitimate privacy concerns, but the vast majority are registered by organizations. We are concerned that the length of the list makes it less likely that any individual recommendation will be implemented. We encourage ICANN and the WRT to group the recommendations by priority. The very highest priority is #1. The next priorities include #3, #8, and #10 and #16. The rest of the recommendation, while important, are less critical. We are not suggesting that lower priority be deferred or wait for higher priorities to be complete, but rather that ICANN's leadership focus its limited time on the highest priorities.

**International Anti-Counterfeiting Coalition (IACC)** - Supports the steps to address deficiencies in the WHOIS system. WHOIS data is routinely relied upon by countless Internet users. Any suggestion that the purposes of the WHOIS database are limited to its initial functions of technical stability and interoperability ignores the much more widespread use of WHOIS by Internet users generally to advance the goals of transparency and accountability in Internet commerce. These broader purposes related to consumer trust must be borne in mind. Uses of WHOIS also underscore the use of WHOIS data for intellectual property enforcement purposes, including: (1) identification of cyber squatters and others who infringe trademarks online; and (2) investigation of those engaged in online fraud including piracy, product counterfeiting and phishing. To the extent that the WHOIS protocol has, through inadequate compliance, ineffective articulation of policy and insufficient contractual provisions, been undermined by inaccurate, incomplete and outdated registry data, we applaud the efforts of the WHOIS RT and broadly endorse the conclusions.

**Intellectual Property Constituency** - A number of important initiatives within ICANN could have a significant impact on the evolution and improvement of Whois. These include, but are not limited to, renegotiation of the RAA, and work toward internationalization of domain name registration data and toward the development of a successor to the “Whois protocol.” While these initiatives had the potential to render some of the RT’s recommendations obsolete, in fact for the most part they have not yet done so. Although the ICANN Board directed that the RAA negotiation process produce
draft amendments for consideration at the upcoming Costa Rica meeting, this process has thus far failed to deliver. Work on IRD and a new protocol seems to have lacked focus and direction. (The proposed SSAC 051 “roadmap” now out for public comment may help in this regard.) As a result, the RT’s recommendations remain on the whole current, relevant and actionable. IPC urges the Board to adopt the RT’s recommendations, as soon as possible. We are not persuaded that proxy and privacy services require the markedly disparate treatment that the RT recommendations would give them. The accreditation approach recommended for privacy services has its merits in the proxy field as well. We urge the RT to give further consideration to an approach drawn from the GNSO RAA Amendments Drafting Team’s compilation of topics. High Priority Topics #4 and #5 in that compilation referenced RAA provisions that spell out the obligations, with regard to data escrow, and relay and reveal functions, of any privacy or proxy services that are made available in connection with registrations sponsored by a registrar; and that the sponsoring registrar assume responsibility for compliance by these services with those obligations (as well disclosing which services fall in this category). See \textcolor{red}{http://gnso.icann.org/issues/raa/raa-improvements-proposal-final-report-18oct10-en.pdf}, at 20. This may be a more immediately feasible first step than the development and implementation of a full-blown accreditation system for such services. No “approach will be successful without proactive ICANN compliance measures.” (p. 84) The ICANN accreditation system is not the only way to manage this issue. We are concerned that the time needed to develop and implement such a system could lead to unnecessary delay. Note the Spanish Data Protection Agency letter – refer to \textcolor{red}{http://www.icann.org/en/registries/rsep/puntcat-cat-request-05oct11-en.pdf} (pages 24-31). Since Spanish data protection law is required to comply with the framework set forth in the European Union’s Data Protection Directive (95/46/EC), this opinion is extremely important in evaluating the impact of the privacy issue on Whois policy.

\textbf{Canadian Internet Registration Authority (CIRA)} - There are a number of tangible solutions that still need development. ICANN must continue to consult with the community and remain transparent in decision-making. Timelines should be established and adhered to. The experience of ccTLDs might be very helpful.

\textbf{Chinese Internet Network Information Center (CNNIC)} - The consensus-based WHOIS is necessary and helpful to maintain global consumer trust. Since 2009, CNNIC has already achieved a lot in terms of building consumer trust and reducing domain name abuse. The domain name abuses of .cn have been significantly reduced by the pre-registration authentication procedure. Spam emails send under .cn URL have fallen to less than 5 % in 2010 from 15% in 2009. Reported phishing websites have been reduced from 86.5% to less than 0.6%. It is predictable that if global registrants, registrars, registries and ICANN itself take the responsibilities of improving WHOIS accuracy, the global internet community will all benefit from much more safety and reliability.

\textbf{Messaging3 Anti-Abuse Working Group (M3AAWG)} - ICANN has never faced up to the regulatory role that its contracts require. Accurate registrant data is a key resource for
fighting crime and abuse, and is used both by law enforcement and by responsible Internet businesses. The recommendations lay out an achievable path to a WHOIS that meets the needs of the Internet community. We understand that some domains are registered by individuals who have legitimate privacy concerns, but the vast majority of domains are registered by organizations. We have some concern that the length of the list makes it less likely that any individual recommendation will be implemented and encourage priority grouping. The most important is #1. The next level of priorities should include recommendations #3, #8, #10 and #16. The other recommendations, while important, are less critical. We are not suggesting these lower priority recommendations be deferred or that they should wait for the higher priorities to be completed. ICANN's leadership needs to focus its limited time on the highest priorities.

Internet Society of China 1 & 2 - ICANN should strengthen information protection of various countries and regions and communication of Internet management laws and regulations. We propose a collaboration mechanism led by the local Internet industry authorities, which would involve the local registries and registrars in issues related to the local compliance of WHOIS policy.

Andrew Sullivan - One reason for the many recurring complaints about WHOIS may be that WHOIS is not a good solution to our problems. Several of the issues identified in the report are probably better solved by replacing the WHOIS protocol completely, using a new protocol that allows authenticated access to different amounts or kinds of data depending on the source of the query. Law enforcement complaints about inaccurate data might be addressed by providing lookup credentials to LEA, instead of improving anonymously-accessible data. LEA could then have privileged access to more detailed data at the expense of having their lookups logged or subject to some sort of oversight or review. Pursuing this line of thinking might address both legitimate law enforcement needs and the concerns about privacy. It is not practically possible to offer these kinds of services without replacing the WHOIS protocol. The report does not examine what the different use cases for WHOIS data might be and how those could be separated. If the WHOIS protocol is to be replaced, then the different problems in need of a solution ought to be teased apart. It may be that the team did not undertake this sort of investigation because of the AoC. That justification simply repeats the mistake of conflating the WHOIS data with the WHOIS protocol and the WHOIS service. Before taking up recommendations, it seems preferable to figure out what kinds of data would solve different classes of problems. The need for such an analysis is hinted at in the report (p 40). Building such a shared understanding seems more important than improving the data without such a shared understanding.

European Commission (EC) – No recommendation to set forth procedures and policies to further address data protection. The report indicates that many stakeholders consider the "current practices inadequate and poorly coordinated" and raises the question of whether ICANN has taken the necessary steps. Yet, there is no
recommendation. Improvements are made, taking into account the data protection Directive, 95/46/CE. ICANN and its partners should pay attention to:

- Safeguarding the quality of the personal data included in WHOIS;
- Complying with the rights of the individuals to be informed;
- Complying with the rights of the individuals to access to data, correct or erase it;
- Providing, where it is possible, the highest level of security.

The policies addressing data protection issues are raised as an area that needs further work. ICANN should look into the practices of ccTLD that operate under EU data protection laws in order to share and create good practices. Consideration should be given to the possible increase of on-line crime. While the needs of law enforcement is understood, the provision of such data via publicly accessible WHOIS records does provide the potential for abuse and this needs to be factored in. The EC would like to see a reference to the existence of Law Enforcement Due Diligence Recommendations to ICANN (October 2009) adopted by the GAC in June 2010. Resolving the identified problems with WHOIS will have a direct impact on the effectiveness of implementing the LE recommendations and vice versa. The EC would also like to see in the report an acknowledgement of the work of the EU-US WG on Cyber-security and Cyber-crime. It should be highlighted that the ICANN initiative will not cover the policy of "non-allied" ccTLD registries which refused to follow ICANN policy in this respect. According to the report, the working group should aim for consistency approach across the gTLD and – on a voluntary basis – the ccTLD space. A proposal for a stronger cooperation in this respect would be welcomed. The report's findings are accurate but the report is quite general. Although it identifies well the known problems regarding WHOIS, it still provides very few concrete solutions. One issue which deserves consideration is the issue of the degree to which on-line criminal activity might be facilitated by having publicly accessible data related to registrants who are private individuals. The impact on public trust of increasing public access to personal data should be examined. The role of the multistakeholder approach should be much more emphasized: the role of GAC should be also highlighted as many issues related to WHOIS are of public policy concerns. In view of the future introduction of the ATRT recommendations, it will be very useful to clarify the responsibilities of different actors for policy areas related to WHOIS.

**Business Constituency (BC)** - Many of the recommendations do not go far enough. ICANN must work to ensure that Compliance is properly staffed to enforce these recommendations. The BC also agrees that, “Without a significant injection of resources, and more strategic focus on priorities, ICANN’s compliance effort will continue to fall short of expectations.”

**International Trademark Association (INTA)** - To the extent that the single WHOIS policy is made clearly visible to the wider Internet community, we applaud this development and look forward to working with ICANN in the articulation and publication of a meaningful WHOIS policy. We commend ICANN for recognizing the continuing issues in WHOIS data accuracy and its attempts to address these issues through the implementation of ameliorating steps, including the preliminary steps it has taken to
enhance its Compliance Team by its recent senior recruitments. We support recommendations for IDNs and recommend that strong consideration be given to designating a set of "standard" languages in which all IDN WHOIS data will be made available. A standard set of languages for all WHOIS data, could "level the playing field" with regard to the obligations placed on all registries/registrars by WHOIS data requirements. The accessibility of WHOIS data without regional bias will improve the ability of the public to police the accuracy of WHOIS data, and increase the public’s perception of the accessibility and effectiveness of WHOIS data. We support ICANN’s development of a consistent and well-defined policy that sets forth the requirements for privacy and proxy services clearly and concisely. We suggest an implementation of the recommendations within 6-12 months from approval by ICANN. Public access to WHOIS data was embedded in the domain name system (DNS) when its responsibility was first assigned to ICANN (1998). This responsibility was reflected in the ICANN registrar contracts and restated in the AoC. Despite weaknesses in the availability and accessibility of WHOIS data, and failures by ICANN, WHOIS data is routinely relied upon by millions of Internet users. Any suggestion that the purposes of the WHOIS database are limited solely to technical stability and interoperability ignores the need for and use of WHOIS by Internet users to advance the goals of transparency and accountability in Internet commerce. One principal way is the use of WHOIS data by law enforcement and the trademark community for intellectual property enforcement purposes. These purposes include:

- To facilitate commerce;
- To identify cybersquatters and others who infringe trademarks online;
- To investigate those conducting piracy, product counterfeiting, online fraud or phishing schemes over the Internet;
- To prevent or limit damage to customers and business partners victimized by online frauds that are facilitated by trademark infringement and cybersquatting; and;
- To assist law enforcement in their efforts to protect consumers.

To the extent that the WHOIS protocol has, through inadequate compliance, ineffective articulation of policy and insufficient contractual provisions, been undermined by inaccurate, incomplete and outdated registry data, we applaud the efforts of the WHOIS RT and endorse conclusions.

**Non-Commercial Users Stakeholder Group (NCSG)** - We commend the general readability of the report: it facilitates participation. The report should explicitly recommend that WHOIS policy recognize that registrants, both individual and organizations, commercial and non-commercial, have a legitimate interest in, and in many jurisdictions the legal right to, the privacy of their personal data. Privacy should be given equivalent emphasis to accuracy. It would be instructive to reference the OECD privacy guidelines, refer to: [http://www.oecd.org/document/18/0,3343,en_2649_34255_1815186_1_1_1_1,00.htm](http://www.oecd.org/document/18/0,3343,en_2649_34255_1815186_1_1_1_1,00.htm). It is as important that registrants have privacy as that their data be accurately recorded. The report appears to discount those privacy concerns that are accepted by all OECD member states and participating business and civil society actors as having
equal importance. Recommendations should explicitly acknowledge the importance of privacy and proxy services in providing options to legitimate Internet users to preserve their privacy. The report further documents the legitimate interests of even commercial Internet users.

- National legislation: it is important to note that this reference may be problematic if national legislation violates international human rights standards, for example, relating to freedom of expression (see below)

- Freedom of association: proxy registration services can support the rights of human rights defenders to carry out lawful activity without persecution. Threats to registrants include surveillance through use of information accessed via WHOIS data - continuing to expand the nature of information will only heighten the safety concerns of human rights defenders. Attacks on websites of civil society organisations have been used to disrupt lawful activity and democratic participation in a number of countries: see Deibert, R., Palfrey, J., Rohozinski, R. & Zittrain, J. (Eds.) (2011). Access Controlled: The Shaping of Power, Rights, and Rule in Cyberspace. MIT Press.

- Governments whose legislation is in violation of these rights should not be able to rely on such laws when requesting WHOIS data access and proxy information. It would be unreasonable to require Registrars to carry out an additional analysis. Other options include:
  - (1) Provide that LEA WHOIS data requests may be refused where there are reasonable grounds to believe that such requests may violate registrants' rights of freedom of expression/association;
  - (2) Require LEA to verify that national laws comply with human rights standards;
  - (3) Require LEA to verify that WHOIS requests do not violate international human rights standards.

**gTLD Registries Stakeholder Group (RySG)** - The current system and protocol could be improved and formalized. Certain recommendations could be interpreted as a call for top-down implementation of new policies, as opposed to the bottoms-up. A new Whois policy must be developed through a formal GNSO PDP, not by unilateral Board or staff action. The charter of the WRT was limited to gTLD Whois and excludes Whois operated by ccTLDs. Any future Whois policy should be applied consistently across all TLDs, both gTLD and ccTLD: 1) reforming Whois is to reduce online fraud, improve consumer confidence, and to better protect intellectual property interests, they should be applied to both gTLDs and ccTLDs. Otherwise, bad actors will just move from one group to the other, shifting the problem rather than resolving it. 2) Registries (and registrars) in gTLDs and ccTLDs compete with one another in the domain name marketplace, any incremental Whois requirements and their associated costs should apply to both. 3) future Whois policy needs to address compliance and enforcement for all GNSO entities, including both contracted and non-contracted parties. WRT recommendations begin with “ICANN should…” How is ICANN defined by the WRT? The corporation or the community? Clarify.
Avri Doria 1 & 2 - When national law is in contravention to international law on human rights, it MUST not be honored. ‘Bad actors’ exist among the governments of the world: those who consistently violate the principles of the Universal Declaration of Human Rights (UDHR) <http://www.un.org/en/documents/udhr/> and the International Covenant on Civil and Political Rights (ICCPR) http://www2.ohchr.org/english/law/ccpr.htm as well as other international treaties and covenants. It is unacceptable that ICANN should become complicit in their crimes. It is a violation of human rights for ICANN rules on REVEAL to endanger populations and associations whose only crime is in expressing their human rights. References to national law in the report should include the qualifier "contingent on adherence to Internationally recognized covenants and treaties on Human Rights", so that the authority of governmental 'bad actors' is blocked from extending contractually to Registrars and Registries. ICANN and many of its constituent parts, have done everything possible to bring the voice of LEAs into the discussions. Unfortunately, this has been a one side conversation: rarely have governmental Data Protection Officers and Privacy Officials been included in the discussion. The report suffers from this deficiency: there was no governmental representative of Data Privacy. The final report should be changed to specifically require the presence of Data Protection Officers and Data Retentions Officers. A standard of parity should be set so that whenever a LEA representative is invited to a discussion, they are pared with a governmental Data Privacy representative, preferably from the same government. An additional special outreach should be done to a variety of governmental privacy offices to make sure that these recommendations fall appropriately within the bounds of privacy and data retention laws, before any implementation activities.

**UK Government** - Maximising the level of WHOIS data completeness and accuracy is a critical priority. The setting of stringent targets will provide the focus for organisational change in ICANN. A WHOIS Reform Team should be established within 2 months of the Board’s decision. This team should fall under the stewardship of the “WHOIS Compliance Czar” who has overall strategic responsibility reporting to the ICANN Board and who is fully accountable to the global Internet community. The team should have the support of at least two senior members of ICANN staff appointed on a long term basis. The WHOIS Reform Team should include:

- A GNSO representative responsible for overall policy implications for existing and new gTLDs in the current application round, and for preparation of metrics and achieving accuracy targets.
- A GNSO representative responsible for establishing a single framework of WHOIS compliance, penalties and sanctions for non-compliance applicable to all actors in the WHOIS chain of contracts.
- A GNSO representative responsible for thick WHOIS standardisation, internationalisation and multilingual access, who would inter alia liaise with a single point of contact nominated by the “.com” and “.net” gTLD registries.
• An RrSG representative responsible for promoting and ensuring consumer awareness at point of sale so that existing and future registrants are made fully aware of their responsibilities, privacy rights and applicable data protection safeguards.

• An RrSG representative with responsibility for negotiating the framework of commitments applicable to privacy services and proxy service providers (such as a WHOIS trust mark or similar signifier of association).

• A GAC representative who would generally act as the channel for governmental inputs on the global public policy aims relating to WHOIS and provide progress reports to the GAC.

• A representative of law enforcement agencies in order to ensure consistency with the implementation of the law enforcement agency recommendations for amending the RAA and due diligence.

• A representative of the ccNSO who would provide inputs on country code registry WHOIS best practice, their experience with compliance with national privacy laws and data protection, and with effective WHOIS operational procedures to ensure completeness and accuracy of data.

• A senior representative of the ICANN staff specialising in communications and global outreach.

ICANN’s WHOIS policy needs to be reformed. Its failure to establish a consistent WHOIS database has seriously undermined its performance in serving the global public interest. We welcome the inclusion in the AoC of this requirement and support these Recommendations as establishing a coherent and practicable course to implement. This course of action should be implemented by the ICANN community as soon as practicable as a matter of strategic urgency. The Draft Report correctly identifies the need for a centralised strategic command for WHOIS policy orientation and the policy will only be successfully implemented if there is:

• comprehensive measurement of actual performance;

• establishment of accuracy targets;

• strategic resourcing of compliance;

• institution of comprehensive chain of accountability and compliance enforcement with effective powers of sanction for non-compliance;

• constructive engagement of privacy services and proxy service providers in the policy implementation;

• greater consumer awareness and acceptance at point of sale of their responsibilities, privacy rights and applicable data protection safeguards;

• full consistency with the law enforcement agencies’ recommendations for amendments to the Registrar Accreditation Agreement (RAA).

WHOIS policy reform needs to be a coherent global policy that engages all communities and which is consistent with national laws and cultural diversity. Without its implementation, the WHOIS system and database will become increasingly devalued by all the stakeholders. The urgency could not be more critical and implementation necessitates the commitment by ICANN of increased resources as soon as practicable to ensure more effective compliance. ICANN’s framework for monitoring and enforcing
compliance will therefore need to be urgently reassessed. Implementation will create additional costs, notably relating to ICANN resourcing, and to data validation and verification. It is important that the RrSG be fully engaged in the implementation. Additional costs should not be regarded by registrars engaging consumers at the point of sale, as a barrier to implementation. All members of the ICANN community should now seize as a matter of urgency the long overdue opportunity provided by the WHOIS RT to achieve real benefits for all Internet stakeholders, to foster greater consumer trust and access, and to reduce criminal misuse of the system.

**GNSO Registrar Stakeholder Group (RrSG)** - Applauds the thorough examination of the privacy & proxy services industry and the challenges inherent to "thin" gTLD registries. The RT may have exceeded the scope and should more fully engage in the bottom-up process by calling for formal community discussion and/or the establishment of a PDP. The GNSO Council initiated a PDP on the "thick WHOIS" issue in Costa Rica. We would like to highlight that the universally understanding that the WHOIS system is being used for purposes it was never designed to serve. All incremental changes should be part of a larger strategy to replace the system, as has been recommended by many community members, importantly the Security and Stability Advisory Committee.

**Coalition Against Domain Name Abuse (CADNA)** – CADNA agrees on the importance of protecting and enforcing trademarks and intellectual property rights, as well as ensuring a safe online environment. Inadequate WHOIS requirements and enforcement handicap efforts to curb cybersquatting and facilitate fraudulent behavior. The Report’s evaluation that the current WHOIS system “is broken and needs to be repaired” is consistent with our experience. CADNA is aware of how the current inaccuracies, inconsistencies and lack of enforcement within the system threaten intellectual property protection. ICANN will need to accept the Team’s recommendations to make WHOIS policy issues a strategic priority. Many of the Report’s other recommendations are astute. CADNA would like to see more elaboration and specifics regarding how ICANN would enforce a revised WHOIS policy, and, similarly, guidelines, for how registrars should work with law enforcement and handle abuse complaints.

**Internet Service Provider and Connectivity Providers Constituency (ISPCP)** – Supports recommendations although it is noted that other activities in progress may have some impact (RAA) and urges to ensure implementation within the shortest possible time. Further effort is still required to ensure a clear and concise understanding of definitions and terms. The need for data accuracy has been at the heart of the ISPCP concerns. The proposed improvements in accuracy along with enforceable, binding contractual agreements will facilitate urgently required improvements. The AoC refers only to ICANN policies and therefore WHOIS issues in the ccTLD space and the IP addressing were out of scope for this review. Actors having competencies in these additional areas proceed to their own review and make it public. It is considered essential a review of the implementation of the Recommendations coupled with a detailed assessment of the improvements that have resulted, is followed up by future RTs.
US Government - Supports the majority of the recommendations and considers them critical. The U.S. Government supports the recommendations regarding proxy services, including standardizing the reveal process and time frames, conducting due diligence checks, and providing abuse points of contact. However, we strongly believe that the “guidelines” should be incorporated as requirements in the revision to the Registrar Accreditation Agreement, rather than adopted as voluntary practices. The development of technical capabilities and modifications to give global access to gather, store and make available in fully searchable online databases all internationalized registration should be encouraged, which includes translation of the data, and the results incorporated into Registrar and Registry agreements within 6 months of adoption of the results by the ICANN Board. Consistent with the GAC/LEA Recommendations for amendments to the RAA, the WHOIS RT should incorporate a requirement for Registrars to validate registrant data at the time of registration, upon renewal of a domain name, and upon receiving updated contact information in response to a notice of inaccurate data. Such a validation requirements would significantly reduce the incidence of inaccurate WHOIS data. Although we welcome the WHOIS RT’s recommendations that the privacy and proxy services should be “standardized”, we remain concerned that such services have been, and can continue to be, misused too easily. The unrestrained provision of privacy and proxy services, which have not been clearly defined, delineated or subject to clear, consistent, and enforceable requirements, by ICANN-accredited Registrars is also consistent with the legitimate uses of WHOIS data outlined in the 2007 GAC Principles regarding gTLD WHOIS services, by limiting or constraining access to the underlying registrant data. Adopting the recommendations of the WHOIS RT, updating RAA, and improving ICANN’s contract compliance collectively will enhance the tools available to law enforcement and consumer protection officials as the new generic top-level domain name (gTLD) program unfolds. The Board should assign a high priority to achieving progress on these issues. Doing so will demonstrate that ICANN seriously takes its commitment to mitigate any unexpected harm due to the introduction of new gTLDS.

At-Large (ALAC) - Concurs that the WHOIS construct is broken and we support the tone and tenor of almost all of recommendations The ALAC outlined its anticipations in their Statement of March 2011. We reserve judgment on Data Access recommendations and offer our own perspectives. The ALAC is pleased with the RT’s acknowledgement that this WHOIS policy framework is properly within the purview of the AoC. Regardless of the vehicles used for policy implementation, we endorse the equal representation of all ICANN community interests in the development of a WHOIS policy framework and consensus should be reflected. The public interest rationale for a WHOIS service and its contextual implementation retains our support; it is absolutely required as a starting point for redress of grievance. There should be no hindrance placed on the ordinary Internet user. We reject the concept of differentiated access some jurisdictions seem to be proposing as exception to otherwise embargoed WHOIS data under the guise of the ‘privacy’ retention of personal data. The ALAC reiterates its support for enforcement of a purposeful WHOIS data accuracy regime without delay. With respect to privacy and
WHOIS, the arguments intersect at the nexus of several fundamental principles; information rights vs. privacy vs. necessity vs. transparency vs. predictability. ALAC seeks to espouse a general principle that prioritizes and accepts some measure of convergence between competing principles. While data or content use is global, regulatory practice and/or enforcement tends to the local. The cross-border nature of Internet resources makes for persistent jurisdictional problems. We are witness to the development of regimes for collaboration and concurrent jurisdiction, especially with matters pertaining to law enforcement. We note the dissonance occasioned by ‘natural’ and ‘legal’ persons in the several jurisdictions. In furtherance of the global public interest, the ALAC has a duty of care to speak out and ensure that management or control initiatives for such resources are not determined by hegemony or exceptionalism. It cannot be right for a national law to be deemed as superseding all other considerations. The At-Large is properly mindful of claims to privacy for one or other purpose and willingly accede accommodation for such claims, so long as these do not degrade the ability of any user to effectively seek redress of grievance. We cannot concede that commercial entities should prevail on any claim of a right to privacy. But we would wish to err on the side of caution and acknowledge that for perfectly reasonable political purposes, anonymity is sometimes good and necessary; we concede common cause and vouchsafe the anonymity of the [political] pamphleteer. This aside, we hold that redress begins with knowing who is liable and, where to find them, all relevant protocols observed. We should care less whether privacy rights or claims are connected to a natural person or a corporation. The defining matter/issue in the proxy relationship is an acceptance and adoption of certain rules. The ALAC accepts the RAA as fit and proper for enshrining WHOIS requirements. The ALAC further recommends that WHOIS proxies be regularized and privacy registrations accommodated so long as: a) the proxy provider acts on the expressed actual authority of the registrant b) the proxy provider accepts strict liability for the registrant on whose behalf it acts.
Appendix H:

Discussions with and Feedback from the Country Code Domain Names (ccTLDs)

The WHOIS Review Team has collated the various comments relating to and submissions made by ccTLDs. These comprise verbal and written comments.

Summary

National laws may prohibit mandatory contact data in public WHOIS but not voluntary data. Registrars selling domains in these ccTLDs can communicate why not publishing voluntary data will result in no trust for, e.g., anti-spam applications.

Most ccTLDs provide the entire WHOIS record at the registry level, while some provide the entire record only to certain groups such as law enforcement agencies, certification authorities, and registrars that need access for administrative purposes. The extent of information that is shared is generally determined by local law. DENIC publishes all contact information, and German law requires the contact information to be placed on the website if engaged in business. France has a similar requirement. Where there is a need to balance local privacy laws with access to full WHOIS, mechanisms to improve transparency can be considered, as in the Netherlands. A thick WHOIS model has been employed in many new gTLDs for years without legal problems or objections from national authorities on privacy grounds. ICANN has a procedure, that a registry can invoke when facing a conflict between its WHOIS obligations and national privacy laws (see, http://www.icann.org/en/announcements/announcement-18dec07.htm ). To date, this procedure has never been invoked.

Many European ccTLDs offer a public WHOIS service with limited non-technical information, while law enforcement can access full details. A distinction is made between personal and business domain registrations, for example in .IE. In both cases no personal data is available in WHOIS. In .CO.UK, the WHOIS output shows if a registrant has "opted out", but a company would not have that option. While a business domain does have more data published in WHOIS there is no email address or phone number. Under .EU, WHOIS is limited to technical details and shows more information about a business domain, while a personal one's output is limited to an image of the email address, not accessible to bots. The only gTLD that has followed a similar model is .TEL, where registrants can opt out in a way similar to .CO.UK and the WHOIS output is minimal, while a business registration is more detailed. See submission for multiple and detailed examples.
ccTLDs are in a very different situation because they’re normally within a single jurisdiction actually and they have a much more direct relationship and they have clear, applicable law; whereas, if I understand correctly, we’re talking about gTLDs here and their global operators and it’s the old conundrum actually and therefore internet governance people about how you try and deal with global operators acting across a number of different jurisdictions, potentially conflicting applicable law. The situations are very different, the challenges are very different for developing WHOIS policy at the national level for ccTLD, compared to a body like ICANN trying to develop WHOIS policies at the global level effectively.

*CENTR Report on WHOIS & Data Protection*
DATA that cannot be hidden in the WHOIS in relation to private and non-private persons
Comments in relation to how holders can request to hide information in the WHOIS as well as some comments on proxy registrations

Non-individual Registrants (e.g. corporations, partnerships, etc.) may only get WHOIS Privacy in exceptional circumstances. In order to qualify for WHOIS privacy protection as a non-individual Registrant, they must meet both of the following criteria: 1. The nature of their operations (or activities) makes them have a greater need to protect your personal information than other non-individual Registrants; and 2. Making their personal information available on the WHOIS would likely cause harm to individuals or to the Registrant. For Question 4, certain Registrars offer privacy services, whereby their contact information will be listed in the WHOIS, although the name of the Registrant (for non-individual Registrants) will be listed in the Registrar field.

The contact (with unique id handle) can have the role of the domain holder, admin-c, tech-c etc and only this contact decides, if will hide some data or not. Generally, only "name" (filling the column "organisation" is not obligatory) and "address" must be filled. The contact may tick the data as hidden during the registration process or after through the registrar - it depends on the system of each registrar.

Not possible to hide information in the WHOIS. In very limited circumstances alternative information may be permitted. This requires the registrant to work with the registrar and the Domain Name Commission to work through the particular situation.

Contact data for a name: registrant and technical By default, no data is visible for a private person, all data are visible for a company/organisation. The whois provides facility to send an email to a private person, without showing his email address.

We do not have administrative contact or billing contact. For private registrants only email address and First name letters are shown. For legal person registrant all contact data is shown. We treat that technical contact cannot be private, as he is doing public service in administering domain name, so all contact data is always shown.

(1) The holder cannot request to hide any information. Billing information is not presented in WHOIS as a Registry policy, not by anyone's request. (2) If there is a proxy arrangement, it is external to the registry, i.e., the holder is the entity registered as such in the registry.

3. Private individuals can choose to hide their address provided the website is not being used for commercial purposes. This can be done at any time through online systems. Note that our WHOIS only displays name, type and address at most for any registrant. 4. We do not prohibit the use of proxy services, and they are offered to registrants from time to time, but most proxy services find it too problematic and do not last - for example, because of being named as the respondent in DRs complaints.

How the holder can request to hide: It depends, if the domain name is registered through the website, then e-mail, telephone and fax is automatically hidden and it must be ticked a check box to unhide the data. If the domain name is registered per EPP-command, then it is the other way round. But this has only technical reasons.

Please note that the Registry shows different information in the public web whois, public command line whois, the registrar whois, the whois for Certification Authorities and the whois for investigative agencies.

Registrant is identified by the fields "name" and "organisation". If only "name" field is filled in, we consider the registration to be private and do not publish personale data other than e-mail address. If "organisation" field is also filled in, we consider this to be a corporate registration and publish full whois details.

By default all registrant data must be made public, unless the registrant can verify that he/she is "hidden" in the National public personal register

Holder can hide all data by paying additional fee.

There's no option to hide selected data, the WHOIS rules say: 3.1. If the Domain name holder is an organisation, the following data shall be published via the WHOIS search service: 3.1.1. official name and head office of the Domain name holder, and telephone/fax number; 3.1.2. valid electronic mail address for the Domain name holder (contact electronic address); 3.1.3. valid electronic mail address for the technical contact person; 3.1.4. data on the Registrar; 3.1.5. data on the DNS server; 3.1.6. date of registration of the Domain name and status of the Domain name; 3.1.7. date of expiry of the Period. 3.2. If the Domain name holder is a natural person, the following data shall be published via the WHOIS search service: 3.2.1. valid electronic mail address of the Domain name holder (contact electronic address); 3.2.2. valid electronic mail address of the technical contact person; 3.2.3. data on the Registrar; 3.2.4. data on the DNS server; 3.2.5. date of registration of the Domain name and status of the Domain name; 3.2.6. date of expiry of the Period. 4.

For optional data we provide a disclose mechanism via our registry/registrar interface

A private person data is hidden as a standard option. Such a person may request opt-in to make his data visible. As an admin we understand above a registrar.

In our Country it is defined by law what data MUST be published by the registry (which operates the central WHOIS service for .ch). The Registry publishes exactly this data set. We would break this law if we publish less, and we would break the data protection law if we publish more than the defined fields.

The Registry does not explicitly allow nor disallow the use of proxies. All registrants need to agree to have read and agree to abide by the Terms and Conditions, and all other applicable documents. Please note that the billing-c and tech-c are registrar-specific contacts at the Registry. The registrant only provides us with the registrant-info, and potentially an onsite-contact (tech-c provided by the registrant).
Can the holder use a proxy to hide his personal data?

- no, this is not possible
- yes, the holder can choose third party (e.g. lawyer) as a proxy
- yes, the holder can use the registry as a proxy
- yes, the holder can choose his registrar as a proxy

Raw number from the survey

### 1. PRIVATE PERSONS - What data CAN NOT be hidden in the Whois?

<table>
<thead>
<tr>
<th>Registries</th>
<th>REGISTRANT</th>
<th>ADMINISTRATIVE CONTACT</th>
<th>TECHNICAL CONTACT</th>
<th>BILLING CONTACT</th>
</tr>
</thead>
<tbody>
<tr>
<td>name</td>
<td>type</td>
<td>role</td>
<td>address</td>
<td>email</td>
</tr>
<tr>
<td>total 21</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

### 2. NOT PRIVATE PERSONS - What data CAN NOT be hidden in the Whois?

<table>
<thead>
<tr>
<th>Registries</th>
<th>REGISTRANT</th>
<th>ADMINISTRATIVE CONTACT</th>
<th>TECHNICAL CONTACT</th>
<th>BILLING CONTACT</th>
</tr>
</thead>
<tbody>
<tr>
<td>name</td>
<td>type</td>
<td>role</td>
<td>address</td>
<td>email</td>
</tr>
<tr>
<td>total 22</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

### 3. How can a holder request to hide information in the Whois?

<table>
<thead>
<tr>
<th>Registries</th>
<th>By default all data is visible, holder can select data to hide (e.g. by ticking/un-ticking the check box)</th>
<th>By default a maximum of data is hidden, holder can select data to hide (e.g. by ticking/un-ticking the check box)</th>
<th>Holder needs to contact the registry to request to hide data (e.g. by email)</th>
<th>Other (please specify – use the text box of question 5)</th>
</tr>
</thead>
<tbody>
<tr>
<td>total 25</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

### 4. Can the holder use a proxy to hide his personal data?

<table>
<thead>
<tr>
<th>Registries</th>
<th>no, this is not possible</th>
<th>yes, the holder can choose his registrar as a proxy</th>
<th>yes, the holder can use the registry as a proxy</th>
<th>yes, the holder can choose third party (e.g. lawyer) as a proxy</th>
<th>other (please specify – use the text box of question 5)</th>
</tr>
</thead>
<tbody>
<tr>
<td>total 22</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>


CENTR Survey Summary on Registration Data Access & Dispute Resolution
CENTR Survey

‘Registration Data Access and Dispute Resolution’

This is a summary report of the above survey.

Full raw data can be found [here](#): (only available to those who took the survey)

---

**Report Details**

The survey focused on two main areas: access to normally non-published Whois data; and secondly on dispute resolution process and services offered by the ccTLD respondents.

**Initiated by:** .EURid

**Survey timing:** 21 September 2011 – 3 November 2011

**Respondents (22):** .at, .be, .ca, .ch, .de, .es, .ie, .il, .is, .lt, .lu, .lv, .me, .mx, .nl, .no, .pl, .pt, .ro, .rs, .ru, .uk
**Does the ccTLD offer enhanced search tools for those seeking to protect their brand online**

By far, the majority (90%) of responding ccTLDs stated they do not offer any enhanced search tools for those wishing to protect their brand online.

One ccTLD noted that they offer a subscription based service (with a fee) allowing users to search the Register by Registrant. For more information see question 2 in the survey raw data

---

**In what circumstances will the Registry release non-published registrant data (eg opted out from WHOIS or otherwise not published)?**

The below represents the number of ccTLD’s whom give non-published WHOIS data to different requests and circumstances. 14 out of the 22 ccTLD’s (64%) noted they would provide data to Law Enforcement and a further 8 stated they provide information to law enforcement only with a warrant or court order.

*On the question ‘to anyone with a legitimate reason’ as well as another category, ‘other’ (not shown), the followed remarks were received:

- **We will give non-published data to anyone who has a legitimate interest and explains this interest to us.**
- **Our public whois does not show any physical address details. We provide these details to:**
  - a. law enforcement with a legitimate order;
  - b. to law enforcement on a contractual basis (to be used only in cases in which they are in the position to force us to provide this information);
  - c. to attorneys and bailiffs if they need this information to start a civil court case for their clients;
  - d. to Certification Authorities on a contractual basis in order to verify if their clients are as they claim to be the registrants of the domains they request SSL-services for
- **We will give non-published data to anyone who has a legitimate interest and explains this interest to us.**
- **By registrant request. The registrant can opted out from whois**
- **We disclose personal data in cases provided for by law to officials of State and local government institutions. Personal data may be disclosed on the basis of a written application or agreement, stating the purpose for using the data, if not prescribed otherwise by law. The application for personal data shall set out information as will allow identification of the applicant for the data and the data subject, as well as the amount of the personal data requested.**
- **We will give non-published data to anyone who has a legitimate interest and explains this interest to us.**
- **To other entities that have a relevant paragraph in law that allows them to request such data. E.g. the tax office may during certain audits have the right to request historical information about a domain name.**
- **To lawyers provided they fill in the ‘disclosure’ document that is available on our website and return it to the Registry**
- **To WIPO or a solicitor for dispute cases.**
**Domain Registration**

100% of respondents stated they allow ‘individuals to register domain names. Below is some remarks based on question 7 which asked if there are any restrictions on what domain names can be registered.

- **Domain names that coincide with personal names and/or family names should only be registered by persons having direct relation to those names. There are reserved names (public organizations, countries, regions, municipalities) as well as a black list (terms related to Internet, TLDs). Our DRP provides some additional protection for holders of trademarks, company names, names of official organizations, celebrities...**

- **Only registrant names or Trademarks can be registered.**

- **Domain names shall be chosen in such a way not to infringe the legitimate rights of other parties and not to violate the existing legislation of the Republic of Latvia; - Domain names containing rude, indecent or offensive names, expressions, or character strings shall not be registered; - Full name of an individual as a domain name may be registered only by the person with the respective full name. Between the persons with identical full names the preference shall be given to the person who submitted the application first.**

- **The domain name should not include words which contradict public interests, the principles of humanity or morality (in particular, words of obscene content, slogans of antihuman character, which insult human dignity or religious sentiments, etc).**

- **Special permission is needed for usage in domain name of the country name. Domain name should not contravene public order and first of all good morality standards. The names should not contain any labels apparently denigrating honour and dignity (business reputation) of persons or hurting different social or occupational groups.**

- **Restrictions relating to the registration of communal names - these domains can only registered by the communes (proof is necessary) We do not place restrictions on what domain names can be registered, though registrations are subject to the registrant submitting to the Dispute Resolution Service. This provides a route for someone with rights in a name to dispute a registration if they can establish that the registration is abusive.**

**How long after registration is the domain ready to go live**

In most cases (17/22) the domain can go live less than 24 hours after the domain has been registered. There are no cases where it takes more than 24 hours.

**Does the Registry take any active steps to support sustainable development**

A smaller number of the respondents answered this question (13) however it most cases the answer was no.
Does the Registry offer a dispute resolution process for resolving conflicts with Trademarks and other intellectual property?

Further comment on what the responding Registries provide:

A DRP, based on UDRP, but with some differences (see below)

Local UDRP variant with a broader scope (incl. Trade names, names of public institutions and (well known) personal names and a mediation process incorporated

In the case of disputes concerning domain names, trademarks or company names the registrants of these can agree to turn to institutionalised voluntary arbitration and there is a Arbitration Center for this kind of disputes.

www.arbitrare.pt

A Local Dispute Resolution Policy (An UDRP based) since year 2000

When registering and administering domain names, the Registry is not obliged to check whether the holder is entitled to the domain. Instead, it is up to the holder to make sure, prior to registration, that he/she is not violating any distinctive sign rights of third parties. The Registry provides a non-exhaustive list of directories to this end. In the event of disputes concerning a domain name, the Registry is a party to neither the civil action nor the dispute resolution proceedings. This also applies when it is solely a matter of ensuring that judgements or rulings are enforced. Means of recourse for the third party if a third party raises a claim against the domain name holder, this is a matter for the former and the latter which is to be settled through civil action or through these dispute resolution proceedings. The present dispute resolution proceedings are mandatory for domain name holders who register a new domain name as of 1 March 2004, for domain name holders who renew their subscription after 1 March 2004 and for domain name holders who submitted by participating in the proceedings. They are designed as simple, rapid and inexpensive proceedings.

Three arbitration providers (two local and WIPO). Real arbitration, final decision must be confirmed by a state court.

DRP is through WIPO and we adhere to their decision.

The below is a selection of comments regarding the fees payable for dispute resolution as well as their timing and who the fees are payable by.

1.400 €, paid by the plaintiff when starting the procedure

1-5 domains € 500 admin + 1.000 panellist fee 6-10 domains € 700 admin + 1.300 panellist fee mediation is free of charges all amounts to be paid by complainant before the panellist is appointed

Fee paid by the plaintiff when starting the procedure 800EUR physical persons, up to 2 domains in dispute; 1800EUR legal persons, up to 5 domains in dispute 2150EUR legal persons, 5 to ten domain in dispute

75 to 150 EUR.

750 euro paid by the plaintiff -- half refundable if case is not accepted by the Appeals Board.

1-5 domains 500 USD admin + 1.000 USD panellist

440 EUR payable by complainant. In recent years the registry has tested a procedure where fee is refunded if complainant wins. We are now considering developing this to require the domain name holder to pay if he loses.

The conciliation attempt costs CHF 600. The expert’s decision costs CHF 2000. But none of this money goes to Registry.

~750 euro (one arbitrator), pays a claimant after arbitration clause is signed;

No fee

1.620 EUR to pe-paid by complainant before start of proceedings. Fully reimbursed if complainant wins the case.

It cost $4000 CDN for a 3 member panel. The entire fee is paid by the Complainant. If the Registrant does not file a response, the Complainant can elect for a 1 member panel, at a cost of $1750 CDN.

There is a minimum charge of 1,500 for WIPO paid to WIPO. We do not charge.
Does the Registry provide the UDRP

![Pie chart showing the percentage of respondents offering the UDRP: 4% offer the UDRP, 96% do not.]

Around 81% of respondents to this question do not provide the UDRP.

How the Registry Service differs from the UDRP

The Registry DRP does not only protect trademark holders, but also other groups (celebrities, owners of company names, etc.). The DRP does not require that the domain name must have been registered and used in bad faith - the rules say "registered or used". There are minor procedural differences. The dispute resolution providers are not the same.

The conditions for an eligible DRP are different.
- Broader scope in protected rights but rights should be valid in the country.
- In UDRP only Trademarks owner can use it, in our case, any right is supported, like company name, patent, etc.
- Scope is narrower than the UDRP scope.
- Broader intellectual property rights may be used, not only Trademarks and some local considerations.
- Broader scope in rights protected, but the rights have to be valid in the country. Specifically fit to National legal processes, local language used. Can complain about a domain being registered _or_ used in bad faith.
- Based on local law instead of bad / good faith examination.
- Dispute resolution process is handled by WIPO.
- Only small differences: - larger category of protected rights e.g. family name - one of criteria is bad faith during registration OR usage (is AND for UDRP).

Is guidance offered for the Registry’s dispute system

Below shows how often online guidance is provided among the respondents. Further in the survey it was noted that no respondent undertakes regular structured feedback in relation to their dispute resolution service.

![Bar chart showing the number of respondents providing online guidance: 81% do not provide online guidance.]

Please see question 18 of the raw data to see further details on cases when online guidance is provided.
Submissions from ccTLD Registries

a) The Netherlands (.nl)

As submitted by SIDN¹:
“As a ccTLD manager based in Europe SIDN is not subject to any obligation to provide any whois services on the .nl-domain at all. We do however still provide such services. Historically probably just because everyone did it and currently because it is in the interest of our local internet community. The whois, what information we show and how you may obtain the information therein has been subject to extensive discussion with and within our local internet community. Until 12 January 2010 SIDN offered a full and open whois service, comparable to the gTLD’s, but changed that after the last consultation with our stakeholders to our current form in order to better protect the privacy of the users. In order to help the working group in their difficult (not to say impossible) task, I will try to give a short description of our current services underneath. Be aware however that also in the Netherlands discussions with regard to the whois are always ongoing and what is today might not be there anymore tomorrow. Secondly please note that a number of 'solutions' that we currently use are not exactly scalable to gTLD’s. We make use of the fact that we are a country code TLD and for example only provide non-public whois details to Dutch law enforcement agencies and to Dutch based attorneys. Further be aware that we have never received any approval (nor disapproval) of the Dutch Privacy Authority with regard to our current whois services. So please do not automatically assume that what we do is completely in line with the Dutch and/or European privacy laws.

Description of the .nl whois

1. We have split the whois in different forms for different users:
   a. Public whois web
   b. Public whois command line
   c. Whois for registrars
   d. Whois for law enforcement
   e. Whois for CA’s

2. The last three (1c - 1e) forms of whois still show all information that we provided before 2010 but they are only accessible to the groups that they were created for. (see further under 7 - 9)

3. The two public available whois services provide limited information.
   a. via the command line we only show the status of the domain, the name and physical address of the registrar and the name server data.
   b. in the public whois on our website the information is limited to:

¹ Please refer to http://forum.icann.org/lists/whoisrt-discussion-paper/msg00008.html
i. status if the domain
   ii. name of registrant
   iii. e-mail addresses of admin-c and tech-c (protected so that they are not easy to copy)
   iv. name and physical address of registrar
   v. name server data

c. on our website we do not show:
   i. Names of admin-c/tech-c
   ii. Address details for registrant/admin-c/tech-c
   iii. Telephone numbers

4. The reason that we still provide the name of the registrant is because a name without any contact details is for most of the people not very troublesome and gives the registrant the opportunity to check if a domain is registered in the correct name.

5. We do not, like for example .net or .uk, make any distinction between private and non-private persons as we think this will only lead to an extra complaint procedure. We might consider however to give registrants the opportunity to decide for themselves if they want us to publish their address and other non obligatory contact details.

6. In order that .nl registrants can be contacted regarding legal matters, SIDN will make the address of a registrant available for that purpose to an attorney or court bailiff practicing in the Netherlands who makes an individual request for such information. A special manual procedure for processing requests has been set up.

7. The whois for law enforcement is open for investigative and law enforcement authorities that have the statutory power to require SIDN to provide full details of a registration. These authorities may obtain automated access to the whois provided that certain (contractual) conditions are met.

8. SIDN registrars can make use of a dedicated Registrar Whois service. Registrars need access to Whois data in order to undertake legitimate registration activities. So the full Whois dataset remains available to them. This is however subject to revision as we are currently not able to fully control that the information is only used for legitimate means.

9. SIDN also allows Certification Authorities (CAs) access to the full whois dataset. The procedure for CAs with regard to the issuance of SSL Certificates usually
includes checking whether the details provided by the certificate applicant are the same as the details that SIDN has on record for the relevant domain name. Since CAs make their enquiries at the request of the registrant itself, SIDN is willing to provide them the requested information."

b) United Kingdom (.uk)

Submitted by Nominet²:
Nominet: ccTLDs are focused on serving the needs of specific jurisdictions, which allows them to tailor their approach to local circumstances. Privacy is an issue and ignoring it will increase the probability that data will be incorrect, even from those without malicious intent. In the case of .uk, Nominet has a contract with the registrant and can use this to require corrections. However, data may be incorrect due to misunderstandings, not updated when circumstances change or changes may not be passed on to our systems. We work on improving data quality by proactive checks and in response to complaints, and act quickly when malicious activity is suspected. This remains our priority.
There is a trust issue associated with inaccurate contact data, in particular for domains used for trade. This creates a question of trust for the TLD in relation to law enforcement, regulatory and other public authorities. This could impact consumer confidence, but very few users are aware of WHOIS. The EU's e-Commerce Directive has requirements for trading websites to include contact information so that third parties know who they are dealing with. For the consumer, this information is more accessible than WHOIS. Nominet has a onestop shop portal for information and links and contributes to awareness initiatives as WHOIS data can be abused to assist fraud and spam. Nominet has developed its WHOIS policy and implementation in consultation with stakeholders. Our contribution provides data about the UK environment in response to the request for ccTLD input. We have not responded to questions on the gTLD WHOIS policy.

c) Canada (.ca)

CIRA went through an extensive WHOIS and privacy policy reform in early to mid 2000. Prior to the reform initiatives, CIRA provided WHOIS services which were in line with the gTLD WHOIS approach, i.e., it displayed and provided all registrant information including: name, domain name, registrar of record, date the domain name was registered, contact details (email, mailing address, telephone number, and fax number), the date when the information was last changed. After extensive consultation with CIRA's stakeholders, CIRA made a distinction between two types of registrants: (1) private; and (2) corporate. Private registrants were natural persons, but also included small organizations such as a 5-person corporation (which could go up to as much as 10). The latter was in line with some rulings by the federal and provincial privacy commissioners in Canada. For those private registrants the default was not to display any personally identifiable information unless the registrant chose to make it publicly available. For

corporate registrants, the default and only option was to have all its information publicly available.

CIRA also implemented a process by which a corporate registrant could apply for privacy protection. Once a corporate registrant check marked that it would like to keep its information private, CIRA did not display the information for 30 days during which the corporate registrant had to provide proof that its request was legitimate and in line with CIRA's WHOIS policy. Legitimate reasons may have been a battered woman’s shelter or some other organization which, for security reasons, may require greater privacy than other corporate entities. If the corporate registrant satisfied the request for privacy, the information would remain private. If, however, the corporate registrant was not able to satisfy the privacy request requirements, the registrant information was automatically published after the 30-day timeframe.

At the time when CIRA launched the new WHOIS policy, there was no special access for law enforcement of any type. However, within a couple of years after launch, CIRA responded to some significant pressures from law enforcement and implemented a new policy entitled “Request for Disclosure of Registrant Information for Law Enforcement and National Security Agencies – Rules and Procedures”. The policy provides a fairly limited access right to law enforcement which includes the investigation of child exploitation, espionage, or imminent threats to the Internet. The disclosure, unless prohibited by law, will be made public to the registrant whose information was disclosed, within 30-60 days.

d) France (.fr)

Submitted by AFNIC:

AFNIC’s data publication and access policy describes how registrant data is gathered, disclosed and used during the lifetime of a domain name registration: a) Private registrants’ data is not displayed in the public Whois b) AFNIC provides on line web forms to enable any interested party to send electronic messages to the domain name admin contact without disclosing its data c) Right owners or affected parties may request disclosure of registrant data. Such requests are handled by AFNIC which checks whether the affected party has some right over the domain name before disclosing. This policy was set up in 2006 with amendments in 2007 to comply with privacy laws and an instruction from CNIL. While .FR approached 2 million domains in 2010, AFNIC handled 412 data disclosure requests, whereof 356 granted. The policy reinforces trust from private registrants, as they can provide accurate data with limited risk of unsolicited communications, and customer relations suggest that the policy has a positive impact on data accuracy.

e) Australia (.au)

Submitted by Cheryl Langdon-Orr:

Despite the fact that one can have a bricks and mortar address in a system it need not necessarily be the actual address of the registrant; and that’s something that we see in other

---


4 Please refer to [https://community.icann.org/download/attachments/19300487/whois-review-alac-21jun11-en+9283%29.pdf?version=1&modificationDate=1315416878514](https://community.icann.org/download/attachments/19300487/whois-review-alac-21jun11-en+9283%29.pdf?version=1&modificationDate=1315416878514)
parts in some countries, even with quite strict regulations such as my own. You have the ability to have what’s called ‘registered office address’ which is a bricks and mortar situation; but you also have in law the right, with the appropriate motivations and knocking on the right doors with if necessary the right pieces of paper

**f) Trinidad and Tobago (.tt)**

Submitted by Dev Anand Teelucksingh⁵:
.tt ccTLD doesn’t even offer WHOIS at all.

**g) Ireland (.ie)**

Submitted by Michele Neylon – Blacknight Internet Solutions⁶:
in .ie the only data that appears in WHOIS is the holder, the holder name, the WHOIS output is a bit different to a standard one. So in the case of a domain that will be registered to a company, so let’s say domain holder Blacknight Internet Solutions Limited, and then you would have the applicant. There’s two, an applicant registration type classing type think. I mean, think of it a bit like your classes for trademarks; same kind of concept. For a private individual again, you just have the holder is Joe Soap, but no contact details for Joe Soap. There’s just a nic handle, which obviously is going to be unique to the person. And if somebody needs to contact them for whatever reason, be that in terms of a dispute, law enforcement or whatever, they can go via the registry.

....

If you do a WHOIS look up on say Blacknight.ie for example, you’re going to get back name servers, you’re going to get back expiry dates, you’re going to get back handles. You can’t look beyond the handle. Now, in the case of the applicant, sorry the domain holder type, if the domain holder is down as a body corporate, in other words a limited company, you can of course go to our company’s house type thing and get back data there. And if somebody had, if there is the case of say a WIPO dispute, as part of the process you would go to the registry, but not via command line. You’d go contact them using more manual methods to reveal the data.”

---

**Verbal Comments Made during Outreach Session**

On .fr – Comment made by Michele Neylon (.ie)⁷
.fr has the option as well for a private individual to be opted out. And that is actually provided by the registry. And they provide an [atanom].fr.

---

⁵ Please refer to [https://community.icann.org/download/attachments/19300487/whois-review-alac-21jun11-en+%283%29.pdf?version=|&modificationDate=1315416878514](https://community.icann.org/download/attachments/19300487/whois-review-alac-21jun11-en+%283%29.pdf?version=|&modificationDate=1315416878514)


On .eu – Comment made by Michele Neylon (.ie)\textsuperscript{8}

Michele Neylon: “The .eu registries do the same. So they don’t, they’re able to go along and kind of validate stuff and make sure that there aren’t kind of weird inconsistencies like people registering as Mickey Mouse. .eu again, there’s very little data available in standard WHOIS and if you want to get more data you have to go to a webpage, you have to go past a capture. And they also have taken measures to protect the email addresses. So they’re rendered as a jpeg or a png or something like that so you can’t scrape the data off there.”

On .co.uk – Comment made by Michele Neylon (.ie)\textsuperscript{9}

For .co.uk you’ve got the opt-out. And again, if they’re a legal organization and they try to opt out, as part of the WHOIS review stuff that Nominet would do, they get opted back in.

\textsuperscript{8} Please refer to https://community.icann.org/download/attachments/19300487/whois-community-22jun11-en.pdf?version=1&modificationDate=1312224891000
\textsuperscript{9} Please refer to https://community.icann.org/download/attachments/19300487/whois-community-22jun11-en.pdf?version=1&modificationDate=1312224891000