Despegar Online SRL
Donuts, Inc.
Famous Four Media Limited
Fegistry, LLC
Radix FZC

-vS-

ICANN

-vS-

Little Birch, LLC
Minds + Machines Group Limited

Procedural Order No. 1

IRP Panel
Thomas H. Webster
Dirk P. Tirez
Peter J. Rees QC (Chair)
1. This Independent Review Process ("IRP") arises pursuant to the Bylaws of the Internet Corporation for Assigned Names and Numbers ("ICANN") and is being administered under the International Centre for Dispute Resolution ("ICDR") International Dispute Resolution Procedures as amended and in effect as of 1 June 2014 along with ICANN's Supplementary Procedures.


3. On 17 April 2015, ICANN submitted its Response to this Request.


5. On 27 April 2015, ICANN submitted its Response to this Request.

6. The IRP Panel ("Panel") having been duly constituted to consider these two Requests conducted a preparatory conference with the party representatives on 25 August 2015 at which, and following consultation with the party representatives, the following procedure was fixed by the Panel:

<table>
<thead>
<tr>
<th>Action</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>The parties seek to agree which, if any, additional matters should be included in this IRP</td>
<td>On or before 8 September 2015</td>
</tr>
<tr>
<td>The Claimants file their Replies to ICANN’s Responses, including any additional matters which the Claimant wishes to be included in this IRP (whether agreed or not) (&quot;Replies&quot;)</td>
<td>On or before 13 October 2015</td>
</tr>
<tr>
<td>ICANN files its Sur-Replies to the Claimants’ Replies (&quot;Sur-Replies&quot;), including its responses to any additional matters included by the Claimants</td>
<td>On or before 10 November 2015</td>
</tr>
<tr>
<td>Telephone Hearing, as requested and agreed by the parties.</td>
<td>23 November 2015 (commencing at 11am (New York time))</td>
</tr>
</tbody>
</table>

7. The Replies and Sur-Replies will be limited to 25 pages (double-spaced, 12 point font).

8. Oral argument by the parties' representatives during the telephone hearing shall be limited to 30 minutes each excluding any time taken up by the Panel asking questions and providing the answers to those questions, provided that the total length of the hearing shall not exceed 2½ hours.
9. The terms of this Procedural Order may be varied by the Panel of its own volition or upon application by a party.

Signed on behalf of the Panel

3 September 2015

[Signature]

Peter J. Rees QC
Chair of the Panel