INDEPENDENT REVIEW PROCESS (IRP) ICDR Case No. 01-15-0002-9483

INTERNATIONAL CENTRE FOR DISPUTE RESOLUTION (ICDR)

dot Sport Limited ("Applicant")

-v-

Internet Corporation for Assigned Names and Numbers ("ICANN")

PROCEDURAL ORDER NO. 1

IRP Panel:

Brigitte Joppich

Klaus Sachs

Wendy Miles 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.

2. The Applicant is represented by Messrs Flip Petillion and Jan Janssen of Crowell & Moring. ICANN is represented by Ms Kate Wallace and Messrs Jeffrey LeVee and Eric Enson of Jones Day. The neutral co-panelists are Mr Klaus Sachs and Ms Brigitte Joppich of Germany and the Chair is Ms Wendy Miles QC of the UK, collectively the IRP Panel (the "Panel").

3. On 19 March 2015, dot Sport Limited ("dSL"), the Applicant, submitted a Request for IRP (the "Request") arising out of ICANN's determination in relation to the community objection to .sport, requesting that dSL's application to proceed on its own merits must be allowed, or, alternatively, to have the community objection re-heard by an independent and impartial expert with the relevant training.

4. On 8 May 2015, ICANN submitted its Response to this Request (the "Response").

5. On 28 September 2015, the Panel having been duly constituted to consider the Request and the Response conducted a telephone preparatory conference with the party representatives. Following hearing of and consultation with the party representatives, the following procedure was fixed by the Panel:

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<tr>
<th>Action</th>
<th>Date</th>
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<tr>
<td>The Claimant to file its reply to the Response including any additional matters which the Claimant wishes to be included in this IRP (whether agreed or not) (the &quot;Reply&quot;)</td>
<td>Monday 9 November 2015</td>
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<tr>
<td>ICANN to file its sur-reply to the Reply, including its responses to any additional matters included by the Claimant (the &quot;Sur-reply&quot;)</td>
<td>Monday 21 December 2015</td>
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<td>The Panel to submit, if required, further questions to be answered by the Parties (the</td>
<td>Monday 11 January 2016</td>
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The Parties to reply, independently, to the Panel Questions by way of simultaneous exchange (each, the “Claimant’s Answers” and “ICANN’s Answers”)

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<th>“Panel Questions”)</th>
<th>Monday 25 January 2016</th>
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<td>Oral hearing to be held either in person or via telephone as to be decided at a later date (the “Oral Hearing”)</td>
<td>Wednesday 17 February 2016</td>
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6. The Reply and the Sur-Reply will each be limited 25 pages (double-spaced, 12 point front).

7. The IRP reserves the right to provide the party representatives with written questions prior to the Reply and/or Sur-Reply, as well as prior to the Oral Hearing.

8. The Panel will issue further directions as to the duration and format of the Oral Hearing at a later stage.

9. The terms of this Procedural Order No. 1 may be varied by the Panel of its own volition or upon application of a Party.

Signed:

Brigitte Joppich

Klaus Sachs

Date: 5 October 2015

Wendy Miles QC

Date: 5 October 2015