Amendment No. 1 to Registry Agreement

The Internet Corporation for Assigned Names and Numbers ("ICANN") a California nonprofit public benefit corporation and Fundació puntCAT, Fundació Privada, a Private Foundation, duly organized, validly existing and in good standing under the laws of the Autonomous Community of Catalonia; the Kingdom of Spain and the European Union in their respective areas of competence and jurisdiction (the “Registry Operator”) agree, effective as of November 2015 (the “Amendment No. 1 Effective Date”), that the modification set forth below is made to the .cat Registry Agreement between the parties dated 8 October 2015 (the “Agreement”). The parties hereby agree to amend Exhibit A as follows:

I. EXHIBIT A – Approved Services

The parties hereby delete section 1 in its entirety and replace it with the following new text as section 1:

[New Text]

“1. DNS Service – TLD Zone Contents

Notwithstanding anything else in this Agreement, as indicated in section 2.2.3.3 of the gTLD Applicant Guidebook, permissible contents for the TLD’s zone are:

1.1. Apex SOA record
1.2. Apex NS records and in-bailiwick glue for the TLD’s DNS servers
1.3. NS records and in-bailiwick glue for DNS servers of registered names in the TLD
1.4. DS records for registered names in the TLD
1.5. Records associated with signing the TLD zone (i.e., RRSIG, DNSKEY, NSEC, and NSEC3)

(Note: The above language effectively does not allow, among other things, the inclusion of DNS resource records that would enable a dotless domain name (e.g., apex A, AAAA, MX records) in the TLD zone.)

If Registry Operator wishes to place any DNS resource record type into its TLD DNS zone (other than those listed in Sections 1.1 through 1.5 above), it must describe in detail its proposal and submit a Registry Services Evaluation Process (RSEP) request. This will be evaluated per RSEP to determine whether the service would create a risk of a meaningful adverse impact on security or stability of the DNS. Registry Operator recognizes and acknowledges that a service based on the use of less-common DNS resource records in the TLD zone, even if approved, might not work as intended for all users due to lack of software support.”

The parties hereby delete section 3 in its entirety and replace it with the following new text as section 3:

“3. Internationalized Domain Names (IDNs)

Registry Operator may offer registration of IDNs at the second and lower levels provided that Registry Operator complies with the following requirements:

3.1. Registry Operator must offer Registrars support for handling IDN registrations in EPP.
3.2. Registry Operator must handle variant IDNs as follows:

3.2.1. By default variant IDNs (as defined in the Registry Operator’s IDN tables and IDN Registration Rules) must be blocked from registration.

3.2.2. Variant IDNs may be activated when requested by the sponsoring Registrar of the canonical name as described in the IDN Tables and IDN Registration Rules.

3.2.3. Active variant IDNs must be provisioned in the TLD’s DNS zone file as zone cuts using the same NS resource records as the canonical name.

3.3. Registry Operator may offer registration of IDNs in the following languages/scripts (IDN Tables and IDN Registration Rules will be published by the Registry Operator as specified in the ICANN IDN Implementation Guidelines):

3.3.1. Catalan language"

[End New Text]

The parties agree that, except as set forth in this Amendment No. 1, the current terms and conditions of the Agreement will remain in full force and effect. All capitalized terms not herein defined will have the meaning given to them in the Agreement.

ACCEPTED AND AGREED:

INTERNET CORPORATION FOR ASSIGNED NAMES AND NUMBERS

By: __________________________
Akram Atallah
President, Global Domains Division

FUNDACIÓ PUNTCAT

By: __________________________
Santi Ribera
CEO