Amendment No. 1 to Registry Agreement

The Internet Corporation for Assigned Names and Numbers and GEA Group Aktiengesellschaft agree, effective as of ________________ (“Amendment No 1 Effective Date”), that the modification set forth in this amendment No. 1 (the "Amendment") is made to the 04 Dec 2014 .gea Registry Agreement between the parties, as amended (the “Agreement”).

The parties hereby agree to amend Exhibit A of the Agreement by deleting the following sections 3 and 4 in their entirety:

[START OLD TEXT]

“3. Searchable Whois

Notwithstanding anything else in this Agreement, Registry Operator must offer a searchable Whois service compliant with the requirements described in Section 1.10 of Specification 4 of this Agreement. Registry Operator must make available the services only to authenticated users after they logged in by supplying proper credentials (e.g., user name and password). Registry Operator must issue such credentials exclusively to eligible users and institutions that supply sufficient proof of their legitimate interest in this feature (e.g., law enforcement agencies). Registry Operator shall use rate-limiting to prevent abuse of the searchable Whois service.

4. 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:

4.1. Registry Operator must offer Registrars support for handling IDN registrations in EPP.

4.2. Registry Operator must handle variant IDNs as follows:

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

4.2.2. 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.

4.2.3. 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.

4.3. 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):

4.3.1. German language

4.3.2. Danish language

4.3.3. Hungarian language

4.3.4. Icelandic language
The parties hereby further agree to amend Exhibit A of the Agreement by replacing the deleted sections above with the following new text as a new 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. German language
3.3.2. Danish language
3.3.3. Hungarian language
3.3.4. Icelandic language
3.3.5. Korean language
3.3.6. Lithuanian language
3.3.7. Latvian language
3.3.8. Polish language
3.3.9. Swedish language
3.3.10. Spanish language
3.3.11. Chinese (Simplified) language
3.3.12. Chinese (Traditional) language
3.3.13. Russian language
3.3.14. Belarusian language
3.3.15. Ukrainian language
3.3.16. Bosnian language
3.3.17. Serbian language
3.3.18. Macedonian language
3.3.19. Bulgarian language
3.3.20. Montenegro language
The parties agree that, except as set forth in this Amendment and any prior duly authorized and executed amendments, the current terms and conditions of the Agreement will remain in full force and effect. All capitalized terms not defined will have the meaning given to them in the Agreement. This Amendment may be executed in counterparts, each of which shall be deemed an original, and all of such counterparts taken together shall constitute one and the same instrument.

ACCEPTED AND AGREED:

INTERNET CORPORATION FOR ASSIGNED NAMES AND NUMBERS

By: ____________________________

Theresa Swinehart
SVP, MSSI and GDD

GEA GROUP AKTIENGESELLSCHAFT

By: ____________________________

Dr. Rainer Lowack
Head Intellectual Property