Amendment No. 2 to Registry Agreement

The Internet Corporation for Assigned Names and Numbers and FTLD Registry Services LLC agree, effective as of ________________ ("Amendment No. 2 Effective Date"), that the modification set forth in this amendment No. 2 (the “Amendment”) is made to the 19 February 2015 .insurance Registry Agreement between the parties, as amended (the “Agreement”).

The parties hereby agree that Specification 12 of the Agreement is hereby deleted in its entirety and replaced with a new Specification 12 as set forth in Appendix I to this Amendment.

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: _______________________
    Cyrus Namazi
    Senior Vice President, Global Domains Division

FTLD REGISTRY SERVICES LLC

By: _______________________
    Craig Schwartz
    Managing Director
Appendix I

SPECIFICATION 12

COMMUNITY REGISTRATION POLICIES

Registry Operator shall implement and comply with all community registration policies described below and/or attached to this Specification 12. In the event Specification 12 conflicts with the requirements of any other provision of the Agreement, such other provision shall govern.

Eligibility

Registry Operator takes its responsibilities to the global insurance community seriously and it is essential that registrations only be permitted by verified members of the insurance community. The following organizations defined as “Qualified Registrants” in the Registrant Eligibility Policy (accessible here: https://www.register.insurance/policies/ and hereafter referred to as the “Policy”) are eligible to register domain names in .INSURANCE:

1. Insurance companies regulated by the relevant “Government Regulatory Authority” (as defined in the Registry Operator’s “Definitions” for policies) (e.g., licensed, approved, certified);

2. Licensed insurance agents/agencies, brokers/brokerages or other equivalents (e.g., intermediaries, representatives) regulated by the relevant Government Regulatory Authority;

3. Associations whose members are primarily comprised of entities or individuals identified above in 1 or 2;

4. Groups of associations whose members are primarily comprised of associations identified above in 3;

5. Government Regulatory Authorities of insurance companies, agents/agencies, brokers/brokerages or other equivalents (e.g., intermediaries, representatives) or organizations whose members are primarily comprised of such relevant Government Regulatory Authorities (if approved by the Registry Operator Board of Directors);

6. Other Regulated entities supervised by the relevant Government Regulatory Authority (if approved by the Registry Operator Board of Directors); and

7. Holding and parent companies of entities identified above in 1 or 2 if supervised by the relevant Government Regulatory Authority.

Organizations approved under the former “Service Provider” category (as defined in the Policy implementation guidelines) and their domain registrations are grandfathered in under their current status as of the date of implementation of this Policy per a resolution
by Registry Operator’s Board of Directors, through its authority granted under Section 3.0 of the Policy, as Qualified Registrants eligible under Section 3.6 of the Policy.

To ensure compliance with its policies, Registry Operator will develop and implement a registrant eligibility criteria and evaluation process. This process requires collecting registrant information that will be used by the Registry Operator or its designated third-party service provider to verify an organization is a Qualified Registrant. This information may include, but is not limited to, the following:

- Full legal name:
- Organization name:
- Organization address:
- Organization phone number:
- Organization email:
- Proof of identity necessary to establish that the applicant is a Qualified Registrant (e.g., business license, certificate of formation, articles of incorporation, corporate operating agreement, charter documents, attorney opinion letter, mission statement for non-profit organization):
  - If applicable, the assigned regulatory ID number and Government Regulatory Authority which issued its license.

This requirement is included in Registry Operator’s Registry-Registrar Agreement (“RRA”).

Registry Operator, a limited liability company formed and domiciled in the United States (U.S.), must comply with all U.S. laws, rules, and regulations. One such set of regulations is the economic and trade sanctions program administered by the Office of Foreign Assets Control (“OFAC”) of the U.S. Department of the Treasury. These sanctions have been imposed on certain countries, as well as individuals and entities that appear on OFAC’s List of Specially Designated Nationals and Blocked Persons (the “SDN” List). Registry Operator is prohibited from providing most goods or services to residents of sanctioned countries or their governmental entities or to SDNs without an applicable U.S. government authorization or exemption.

Registry Operator, in its capacity as a global domain administrator, must consider all applicable laws, rules and regulations in the jurisdictions where it operates. As such, Registry Operator reserves the right to deny or cancel registrations based upon relevant sanctions, programs or standards administered and/or supported in other jurisdictions.

Applicants who meet the eligibility requirements and have been verified as a Qualified Registrant will be permitted to register their domains in the TLD provided they comply with the defined below Name Selection Policy and Content/Use Restrictions.

Domain names that pass the vetting process will enter a pending create status before becoming valid. Applicants rejected for non-eligibility criteria or use of domain evaluation can appeal the decision to Registry Operator.
Registry Operator will audit Qualified Registrants and their domain names to ensure compliance with all applicable eligibility and use requirements.

**Name Selection**

Domains initially registered in the TLD must comply with the Name Selection Policy (accessible here: [https://www.register.insurance/policies/](https://www.register.insurance/policies/)), unless otherwise agreed to by Registry Operator Board of Directors in consultation with the Advisory Council, and subject to compliance with Trademark Clearinghouse Rights Protection Mechanism Requirements. Registry Operator will initially not accept generic domain name registrations except to the extent permissible by ICANN for Registry Operator’s operations. Registry Operator will reserve a set of domain names prior to launch that will either be used in its capacity as Registry Operator as set forth in Specification 5 of this Agreement or may be allocated to members of the community upon approval by Registry Operator’s Board of Directors in consultation with the Advisory Council. The subset of domain names reserved for use by Registry Operator may be commonly used words and phrases and or geographic terms. Registry Operator will extend an enhanced rights protection mechanism that will offer trademark owners with the ability to challenge the registration or potential use of these domain names. Notwithstanding the foregoing, and for the avoidance of doubt, the provisions of this clause shall be and remain subject to all rights, duties, restrictions and limitations of this Agreement.

**Content/Use Restrictions**

Registry Operator’s Acceptable Use / Anti-Abuse Policy ("AUP") that governs how Qualified Registrants may use their registered name. A copy of the AUP (which may be amended from time to time) is accessible here: [https://www.register.insurance/policies/](https://www.register.insurance/policies/).

**Enforcement**

Registry Operator uses active and passive enforcement mechanisms to implement this AUP. As part of the AUP, Registry Operator has complete enforcement rights over Qualified Registrant’s use of the TLD domain names.

If a Qualified Registrant violates the AUP, Qualified Registrant is subject to a rapid domain name compliance action, and all rights and remedies under this Agreement, inclusive of a determination of breaching the AUP. Registry Operator reserves the right to deny, cancel or transfer any registration or transaction, or place any domain name on registry lock, hold or similar status, as it deems necessary, in its unlimited and sole discretion and without notice, either temporarily or permanently.

On a regular basis, Registry Operator audits domain names registered in the TLD to ensure compliance with all eligibility and use criteria. If a violation is discovered, an investigation will be undertaken to rectify the violation.
If a Qualified Registrant chooses to appeal an enforcement action or activity, Registry Operator will review the appeal to determine if there are any material changes to the action or activity. Registry Operator retains the right to assign the dispute to an ombudsman if necessary. This appeal or referral process operates on a cost-recovery basis.