

1 December 2016

Re: ICANN Transfer Policy

Dr. Steve Crocker  
Chair, ICANN Board of Directors

Dear Dr. Crocker,

On behalf of the GNSO Council, I am writing to you regarding ICANN's Transfer Policy (see <https://www.icann.org/resources/pages/transfer-policy-2016-06-01-en>), specifically Part C, which goes into effect on 1 December 2016. The Registrar Stakeholder Group has identified a critical problem with one piece of the implementation and requested that the GNSO Council ask the Board to direct ICANN staff to move the problematic piece into the currently underway Privacy & Proxy Services Accreditation Issues Implementation Review Team (PPSAI IRT) for further evaluation and subsequent recommendation.

As background, the Transfer Policy is the result of a GNSO PDP to revise the Inter-Registrar Transfer Policy (IRTP) (see <https://www.icann.org/resources/pages/policy-transfers-2014-07-02-en>). The aim of IRTP Part C, specifically, was to reduce the instances of domain name theft. The Final Report recommended that a "change of registrant" (CoR) process be incorporated into the implementation of the Transfer Policy. This goal of the CoR is to ensure that changes made to registrant information are properly authorized. This will be accomplished by requiring registrars to collect consent from both the prior and new registrant before any material change is made to a registrant's name, company name, or email address and notify registrants of changes made.

In the context of registrations that use privacy and proxy (P/P) services, registrars maintain two sets of contact data, one for the P/P provider that is reflected in the public WHOIS, as well as the registrant data which is stored by the registrar but not published. If a registrant enables or disables P/P services, the public WHOIS record changes, but no change takes place in the registrar's database about the registrant.

Although the the IRTP Part C policy recommendations are silent on the issue, ICANN staff, based on initial guidance from the IRTP Part C Implementation Review Team, interprets the Transfer Policy to require registrars to implement the CoR when any change is made to the public WHOIS data, even when that change does not result in a change to the underlying customer data. The RrSG has pointed out, however, that this approach is untenable as it guts the intent of the Transfer Policy (as the actual registrant may change without the process being triggered) and creates significant operational complications for routine changes carried out by P/P providers.<sup>1</sup> While ICANN staff is sympathetic to these challenges, they are obliged to represent what they see as the direction provided by the IRTP Part C Implementation Review Team (IRTP-C IRT).

We believe that the issue at hand refers to implications in how two ongoing policy matters, the IRTP and the framework for P/P providers, overlay. As these policies and implementation proposals were being developed contemporaneously and in parallel tracks, the question of how CoR would be applied for P/P users was not explicitly covered in the revisions to the IRTP that followed from the Part-C working group. There is value in establishing consistency across registrars and agreement within the community about what circumstances should trigger a CoR for users of P/P services.

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<sup>1</sup> The Registrar Stakeholder Group has outlined four use cases that poses significant operational complications in the attached Appendix A.

Ideally, the issue would have been jointly considered by at least the PPSAI IRT and IRTP-C IRT. However, the IRTP-C IRT was disbanded in May 2016, before the PPSAI IRT started. We believe the most appropriate path forward is discussion within the PPSAI IRT (in consultation with members of the IRTP-C IRT, where possible), to reconstitute the IRTP-C IRT, or to consider some other new mechanism available. However, it is not feasible to evaluate and choose among these alternatives before the Transfer Policy goes into effect on 1 December 2016.

As a result, the GNSO Council respectfully requests the ICANN Board of Directors to (1) instruct staff to work with the RrSG and other interested parties to evaluate alternatives for evaluation of the implementation concerns, which could include moving this issue to the PPSAI IRT, reconstituting the IRTP-C IRT, or employing some other new mechanisms under Policy & Implementation, and (2) instruct ICANN staff to defer any privacy/proxy service compliance enforcement from the Transfer Policy relating to the enabling or disabling of privacy/proxy services pending further consultation and determination of this issue.

With best regards,

James Bladel  
Chair, GNSO Council