Dear Keith, Pam, Rafik,

Further to Cyrus's note below, I am attaching an updated version of the EPDP Recommendation 27 Wave 1 Report. As described below, we shared the draft version of this report on 13 January with the Phase 1 Implementation Review Team (IRT) for any feedback in advance of forwarding the report to the GNSO Council, as well as with GNSO Council leadership for your information.

The text has been updated to reflect that the report has been reviewed by the IRT, and to note in section 3.11.2 the 26 January Board <u>resolution [icann.org]</u> approving the GNSO Council's request to defer compliance enforcement of the Gaining Registrar Form of Authorization (FOA) requirement pending the GNSO's planned Transfer Policy review. IRT members have not suggested any additional changes and accordingly I am sharing the attached.

As a reminder, the identified impact areas in this report are being delivered to the GNSO Council as they concern existing consensus policies or procedures being currently addressed in GNSO policy work.

The Recommendation 27 Wave 2 Report, targeted for completion in June, covers the identified impacts on other items including (non-policy) procedures (e.g., Trademark Clearinghouse, data escrow processes) and is current work in progress. The Wave 2 report will also include analysis on the Privacy and Proxy Services Accreditation Issues (PPSAI) and Translation and Transliteration of Contact Information policy recommendations, for which implementation has been started but not completed. These will likely be relevant to the GNSO Council's work as well.

Please let us know of any additional questions.

Best regards, Karen