# Fake Renewal Notices Report

#### **STATUS OF THIS DOCUMENT**

This is the report of the Fake Renewal Notices Drafting Team in response to the GNSO Council's request of October 2011 (see <a href="http://gnso.icann.org/resolutions/#201110">http://gnso.icann.org/resolutions/#201110</a>).

#### **SUMMARY**

This report is submitted to the GNSO Council in response to a request received from the Council pursuant to a motion proposed and carried during the Council meeting on 6 October 2011.

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## 1 Executive summary

#### **Background**

- Prior to acting on the recommendation of the Registration Abuse Policies (RAP) Working Group to request an Issue Report on fake renewal notices, the GNSO Council decided it would be desirable to gather further information on this issue and it therefore resolved: 'The GNSO Council hereby requests that the Registrar Stakeholder Group provide further information and data on the nature and scope of the issue of Fake Renewal Notices to help inform the GNSO Council's and its RAP WG deliberations no whether an Issue Report should be requested. A small group of volunteers consisting of registrar representatives and others interested (including former RAP WG members) should be formed to prepare such a request, work with the Registrar Stakeholder Group to obtain the information requested and report back to the GNSO Council accordingly'.
- This is the report of the Fake Renewal Notices Drafting Team, which was subsequently formed to address this request.

#### **Approach**

■ The Fake Renewal Notices Drafting Team started by reviewing the relevant background information in relation to this issue (see section 4.1), requested clarification from ICANN staff on a number of questions (see section 4.2) and subsequently developed a survey for the registrar community (see section 4.3).

#### Survey

Nineteen registrars responded to the survey, representing approximately 50% of all gTLD registrations under management. The results of the survey can be found in section 5.

#### **Analysis and Recommendations**

Section 6 provides an analysis of the survey responses, noting that the responses were split with registrars either viewing this as a serious problem or not a problem at all. Based on the analysis of the survey responses and further discussions, the DT also took the liberty to explore a number of options that the GNSO Council may with to consider as potential next steps to address the issue of fake renewal notices. These include:

- Add a section to the RAA that addresses Business Practices
- Add the issue to the current or one of the upcoming Inter-Registrar Transfer Policy (IRTP)
   PDPs
- Add this issue to the upcoming PDP on the RAA
- Refer the issue to the At-Large Advisory Committee (ALAC) to encourage better education and awareness of this type of abuse amongst the end-user community
- Raise this issue with the Federal Trace Commission (FTC) in the United States to see if the registrar is in compliance with relevant law
- Initiate a Policy Development Process on Fake Renewal Notices
- Do not proceed with any action at this time
- As this report was developed by a small group of volunteers, the DT would like to recommend that the GNSO Council put this report out for public comment in order to obtain community input on the findings and potential next steps.

## 2 Background

In its Final Report, the Registration Abuse Policies Working Group (RAPWG) recommended the GNSO Council that prior to considering the initiation of a Policy Development Process (PDP) on fake renewal notices, the issue should be referred to ICANN's Compliance Department 'for possible enforcement action, including investigation of misuse of WHOIS data'. As a result, the GNSO Council referred this issue to the ICANN's Compliance Department in February 2011. The ICANN Compliance Department responded to the request of the GNSO Council noting that it 'does not have the authority to enforce or act against "Fake Renewal Notice" abuse in all cases but we will investigate cases that are brought to our attention that concern ICANN-accredited registrars and take enforcement actions, if appropriate'. Following review of the response provided by ICANN Compliance's Department and further discussions, the GNSO Council decided that prior to acting on the conditional recommendation of the RAPWG, it would be desirable to gather further information on the issue of fake renewal notices and it therefore resolved: 'The GNSO Council hereby requests that the Registrar Stakeholder Group provide further information and data on the nature and scope of the issue of Fake Renewal Notices to help inform the GNSO Council's and its RAP WG deliberations on whether an Issue Report should be requested. A small group of volunteers consisting of registrar representatives and others interested (including former RAP WG members) should be formed to prepare such a request, work with the Registrar Stakeholder Group to obtain the information requested and report back to the GNSO Council accordingly'. As a result, the Fake Renewal Notices Drafting Team (FRN-DT) was formed which hereby presents its report to the GNSO Council.

<sup>&</sup>lt;sup>1</sup> The RAPWG recommends the initiation of a Policy Development Process by requesting an Issue Report to investigate fake renewal notices.

## 3 The Drafting Team & Approach

Following the circulation of a <u>call for volunteers</u>, a drafting team was formed consisting of the following members.

Name	Affiliation	Statement of Interest	Total # of meetings attended <sup>2</sup>
James Bladel	RrSG	James M. Bladel SOI	9
Paul Diaz	RySG	Paul Diaz SOI	5
Poncelet Ileleji	NCSG	Poncelet Ileleji SOI	5
Tatiana Khramtsova	RrSG	Tatiana Khramtsova SOI	6
Michele Neylon	RrSG	Michele Neylon SOI	5
Mike O'Connor	CBUC	Mikey O'Connor SOI	8
Ken Stubbs	RySG	Ken Stubbs SOI	3

The mailing list public archives are located at http://forum.icann.org/lists/gnso-frn-dt/.

The first meeting of the FRN-DT was held on 5 December 2011. The first meetings of the FRN-DT were dedicated to developing an approach to tackle the task it had been assigned. As a result, it identified the following steps:

- Review background information
- Define the issue
- Frame request and questions for the Registrar Stakeholder Group
- Frame questions for ICANN Staff to address
- Work with the Registrar Stakeholder Group to obtain information
- Analyze information obtained and develop recommendations

https://community.icann.org/display/gnsofakerenewaldraft/FRN+DT+Attendance+Sheet.

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<sup>&</sup>lt;sup>2</sup> For further details on the attendance records, please see

- Report back to the GNSO Council

Further details on the development of the approach can be found on the <u>DT workspace</u>.

## 4 Information Gathering

#### 4.1 Review Background Information

As part of its preparations, the FRN-DT reviewed the following background information:

- Transcript of the GNSO Council discussions on this issue that preceded the adoption of the
  resolution (see <a href="http://singapore41.icann.org/meetings/singapore2011/transcript-rap-18jun11-en.pdf">http://singapore41.icann.org/meetings/singapore2011/transcript-rap-18jun11-en.pdf</a> pages 4 29).
- RAP Final Report Section 5.4 pages 42-43 (see <a href="http://gnso.icann.org/issues/rap/rap-wg-final-report-29may10-en.pdf">http://gnso.icann.org/issues/rap/rap-wg-final-report-29may10-en.pdf</a>)
- ICANN Compliance Response to Request for Feedback from GNSO Council
- Summary of Background Information 7 December 2011.doc

#### 4.2 Questions to ICANN Staff

In order to clarify certain issues, the FRN-DT raised a number of questions with ICANN Staff, which can be found hereunder with the responses provided by ICANN Staff.

**Question**: What measures, if any, are in place as part of the current registrar accreditation policy to prevent known offenders of sending fake renewal notices to become an ICANN accredited registrar?

**Response**: ICANN has recently modified the accreditation application process to ask for and check into more information about the background of applicants. The application and supporting documents submitted by the applicant have to show that it is eligible for accreditation as per Section II.A of the Statement of Registrar Accreditation Policy

(http://www.icann.org/en/registrars/policy\_statement.html#IIA), which means that ICANN would reject an application if the applicant cannot prove that it is eligible or if ICANN has any evidence that it isn't eligible.

Furthermore ICANN would also reject an application if the applicant and/or any of its officers, directors, manager or any person or entity owning (or beneficially owning) at least 5% percent of the

applicant is concerned by any reason for ineligibility as per Section II.B of the Statement of Registrar Accreditation Policy. One of these reasons is: "within the past ten years, has been convicted of a felony or of a misdemeanor related to financial activities, or has been judged by a court to have committed fraud or breach of fiduciary duty, or has been the subject of a judicial determination that ICANN deemed as the substantive equivalent of any of these".

**Question**: As at first sight the issue of fake renewal notices seems to be mainly linked to resellers, is there anything in the new RAA (2009 RAA) that would provide more or better protections to address the issue of fake renewal notices if these are sent by resellers?

**Response**: the 2009 RAA modifications did not directly address fake renewal notices. Staff could check back to the 2009 suggested amendment topics to see if anyone even raised this issue back then. However, registrars are fully responsible for complying with every provision of the RAA, and the transfer policy, and applicable laws, for every registration / renewal / transfer that they make, whether they customer deals with the registrar directly or through an intermediary/agent/reseller.

If any registration / renewal / transfer is processed in violation of the agreement / policy (or applicable laws), then ICANN should be able to hold the registrar fully accountable. That allegedly fake renewal notices are supposedly linked mainly to resellers does not provide any safe harbor for any registration / renewal / transfer processed by any registrar. It should be taken into account that a reseller cannot process a registration, renewal or transfer except for through an accredited registrar.

#### 4.3 Survey for Registrars

In order to obtain the input from the Registrar Stakeholder Group, the FRN-DT decided to develop a survey. The following questions were included in this survey:

- What is the source of fake renewal notices complaints you receive?
- Do you view the number of complaints related to fake renewal notices as a significant burden/cost or a rather minor issue?
- Have you observed a trend?

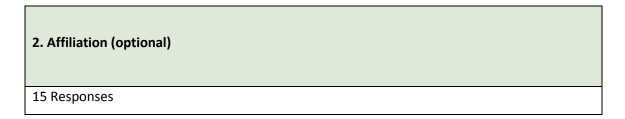
Are you seeing the same players or are there new ones entering -- is it proliferating?

- Where are these fake renewal notices coming from?
- What country / countries are these fake renewal notices coming from?
- What is the mechanism you use to govern your resellers to prevent them from sending fake renewal notices?
- What is the impact of fake renewal notices on your operations and/or customers?
- Is there any other information or data that you think should be considered in relation to this topic or any other issues you would like to raise with the Fake Renewal Notices Drafting Team?

The survey was circulated to registrars via the Registrar Stakeholder Group on 6 January 2012. The results of the survey can be found in the next section.

## **5** Survey Results

1. Name (optional)	
16 Responses	



3. What is the source of fake renewal notices complaints you receive?			
Customers		16	80%
Other registrars		1	5%
Other, please specify		7	35%

Other:		
Respondent #	Response	
1	We receive directly	
2	Misdirected emails	
3	We are a	
4	Employees	
5	recipients of the notices who do not know why or what	
	they are receiving	
6	Typically they are resellers of other registrars.	
7	client inquiries	

4. Do you view the number of complaints related to fake renewal notices as a significant burden/cost or a rather minor issue?			
Not very significant		9	47%
Significant burden		7	37%
Extremely burdensome		1	5%
Other, please specify		2	11%
Total		19	100%

Other	
Respondent #	Response
1	No significant volume, but significant customer
	confusion.
2	it seems to be on a recent upswing

5. Have you observed a trend? If so, is it:			
Up		2	11%
Down		2	11%
Steady		12	63%
Other, please specify		3	16%
Total		19	100%

Other	
Respondent #	Response
1	comes in waves
2	Periodically peaks and subsides in wavesbut overall

	same level.
3	Too few to comment

6. Are you seeing the same players or are there new ones entering is it proliferating?			
Yes		6	32%
No		3	16%
Don't know		7	37%
Other, please specify		3	16%
Total		19	100%

Other	
Respondent #	Response
1	same entity all the time
2	Almost all from DROA / DROC
3	Some same, occasionally new

7. Where are these fake renewal notices coming from?			
An entity connected to ICANN		0	0%
Registrar		7	37%
Reseller		12	63%
Other, please specify		7	37%

Other	
Respondent #	Response

1	Unknown entity, most likely resellers
2	Names that are lost in this way end up at Brandon Gray
	Internet dba NameJuice
3	Domain Registry of America, Domain Registry of
	Canada, Domain Registry of Europe
4	uncertain as we receive the end-users requests to help
	find the source
5	DROA
6	Assuming reseller.
7	Not sure

8. What country / countries are these fake renewal notices coming from?			
Canada		7	37%
United States		15	79%
United Kingdom		6	32%
Other, please specify		6	32%

Other	
Respondent #	Response
1	Unknown
2	it seems global
3	Combination of locations
4	Russia, China
5	From all over Asia
6	france

9. What is the mechanism you use to govern your resellers to prevent them from sending fake renewal notices?			
Contract		8	44%
Limiting capability through the API		1	6%
Combination of the above		2	11%
Not applicable		9	50%
Other, please specify		2	11%

Other	
Respondent #	Response
1	Trust
2	

10. What is the impact of fake renewal notices on your operations and/or customers?			
Cost		12	63%
Lost customers		7	37%
Other, please specify		10	53%

Other	
Respondent #	Response
1	I would say the greatest impact is simply user confusion
	and questions posed to customer service folks that
	could otherwise be avoided
2	Confusion
3	Frustrated customers, as we can't provide much help in
	recovering their name.

4	Loss of domains
5	support burden
6	Registrant Confusion
7	Confusion of customers.
8	wasted time
9	Time - explaining situation to customers
10	customer confusion

11. Is there any other information or data that you think should be considered in relation to this topic or any other issues you would like to raise with the Fake Renewal Notices Drafting Team?		
9 Responses		
Respondent #		Response
	1	This kind of issue has a negative impact on our entire
		industry and needs to be stopped. CIRA was able to deal
		with it, why can't ICANN?
	2	These notices are very misleading and deceptive, bordering
		on fraud. There also appears to be a number of private
		lawsuits and regulatory actions regarding this topic, which
		may help guide the group:
		http://en.wikipedia.org/wiki/Domain_name_scams#Timeline
	3	Many fake notices ask for a "search engine renewal"
		(without further specification) which are drafted to be
		confused with renewal notices. IMHO those should be taken
		into account by the WG
	4	Much of htre issue is dealing with confused cusomters that
		renew in good faith, and don't realise they have a problem
		until they are asked to transdfer their name, or they need to
		make a change to their registration. The incidence of the

	fraud as dropped off somewhat since the introuction of the
	authcode for transfers for .com etc.
5	The majority of "fake renewal" and related scams original
	from the organisation calling itself Domain Registry of
	America (aka Domain Registry of Europe and other names
	they claim to be)
6	It is an annoyance, not a major problem. A PDP would be
	overkill.
7	Sending false notices of any sort should be prohibited in the
	RAA and this requirement should be enforced on resellers
	too. Resellers could additionally be name-and-shamed to
	prevent them from jumping over to a new registrar once
	they're shut down.
8	Not a huge issue for us but in principal we find this practice
	highly objectionable. Seems similar to the "slamming"
	practice by long distance carriers in the 80's.
9	Most of our clients are IP professionals and are very wary of
	any notice not issuing directly from us, so it's only a minor
	problem in volume terms, but an annoyance and bad for
	industry reputation.

## 6 Analysis & Recommendations

#### **Analysis of the Survey Results**

#### Respondents

As part of the analysis of the survey results, it should be noted that only 19 registrars responded to the survey, which provides a small sample size. At the same time, it might be worth pointing out that those that responded represent registrars with approximately 50% of all gTLD registrations under management.

#### Source of complaints

The source of fake renewal notice complaints primarily comes from customers looking to registrars for assistance.

#### Burden

The responses were split with registrars either viewing this as a serious problem or not a problem at all. Some registrars noted that they did not see a significant volume of complaints but that fake renewal notices do present a significant problem when they appear. A question the DT did not ask was 'what is your practice when people ask you to get involved'. This might explain some of the dispersion in these replies, if we were to find that there is a similar dispersion in the level of response by registrars; some registrars may not be getting involved and therefore see little impact, while others may get more involved and therefore feel a bigger burden. Should a PDP be initiated on this topic, it might be advisable to add this question.

#### Trend

The most common response was that this is in a steady state, no recent upward or downward trend has been noted.

Same players or new ones?

Given the deceptive practices involved, the conclusion is that fake renewal notices are mainly coming from the same entity, but solicitations are made under different names when targeting different locations. There were several responses to the survey from European registrars, which may explain some of the confusion about the source of fake renewal notices as there is more variety in the names used by those sending fake renewal notices aimed at European registrants.

Where are fake renewal notices coming from?

The predominant response to the survey was resellers, but this might be because of the history of the situation – at one point the main entities held responsible for sending fake renewal notices were acting as a reseller, but the DT understands that all these resellers are associated with one ICANN accredited registrar (see <a href="http://domainincite.com/domain-registry-of-america-still-slamming-still-scamming/">http://domainincite.com/domain-registry-of-america-still-slamming-still-scamming/</a> for further information). With regard to origin of the fake renewal notices, the following locations were identified: United States, Canada, United Kingdom, other (in order of responses received), although it is believed that the same party is responsible for the sending of these fake renewal notices.

What mechanisms are used to prevent fake renewal notices?

Half of the responding to this question noted 'not applicable' because they do not offer a reseller channel. The other half noted 'Contract' as the dominant tool of registrars that address the fake renewal notices issue.

**Impact** 

Respondents list cost, lost customers, confusion, wasted time and impact on customer service as effects of fake renewal notices. Several respondents also note that fake renewal notices also reflect negatively on the domain name industry as a whole.

Other issues identified

Respondents to the survey noted that this phenomenon is expanding to include new scenarios – these solicitations are now sometimes combined with solicitations for other products such as search

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engine optimization (SEO), hosting, etc. Some noted that there is also a security angle to this as registrants must provide authinfo codes and other credentials to this entity engaged in deceptive practices. It was noted that fake renewal notices is very similar to the practice know as "slamming" in the telecommunications industry and that perhaps a similar remedy (3<sup>rd</sup> party verification) might be explored to address the issue.

Some suggested that this practice is bad for the reputation of ICANN and the industry as a whole. There was one suggestion that ICANN initiate a "name and shame" reseller black list, perhaps paralleling the current practice of sharing abuse and spammer identities between registrars.

#### **DT Recommendation**

In addition to completing its assigned task 'to prepare such a[n information] request, work with the Registrar Stakeholder Group to obtain the information requested and report back to the GNSO Council accordingly' as outlined in the previous sections of this report, the DT also took the liberty to explore a number of options that the GNSO Council may wish to consider as potential next steps to address the issue of fake renewal notices based upon the information obtained. These options, including perceived pros, cons and the DT view can be found hereunder. However, the DT is conscious that this report, the analysis as well as proposed options were developed by a small group of volunteers, without the usual mechanisms allowing for broad community input and consultation. As a result, the DT would like to encourage the GNSO Council to put this report, including or excluding the proposed options for next steps, out for public comment. Should the Council agree with this recommendation and put the report out for public comment, the DT would remain available to review and/or address any comments received, if deemed appropriate by the GNSO Council.

#### **Options for Potential Next Steps**

The DT discussed the following options and would like to put these forward as potential options for next steps to the GNSO Council for further consideration. It should be emphasized that these options are not necessarily mutually exclusive. For each of the options, the DT has included its view on whether or not the option in question should be pursued.

#### 1. Add a section to the RAA that addresses Business Practices

Registrars, working with ICANN Staff, initiate the process to develop and add language to the appropriate section of the RAA to address fake renewal notices. Registrars could consider raising this as part of the negotiations on the RAA that are currently ongoing. The proposed section could follow a similar approach as the current provision 3.7.3 of the RAA<sup>3</sup>, for example: Registrar shall not and shall ensure that its resellers will not, in trade or commerce in connection with domain name registration, transfer, renewal or otherwise, engage in conduct that is misleading or deceptive or is likely to mislead or deceive.

#### Pro

- Fewer resources required
- Less time required compared to a PDP
- More targeted work
- More targeted solution

#### Con

- Process is not as transparent as a PDP
- Caution would be required to ensure that the proposed wording of the new provision does not cause more problems than it solves
- New provision would only apply upon renewal of agreement by each respective registrar and not upon implementation like is the case with consensus policies

#### **Drafting Team View**

The DT considers this option worthy of further discussion by the GNSO Council and considers this the preferred approach.

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<sup>&</sup>lt;sup>3</sup> Registrar shall not represent to any actual or potential Registered Name Holder that Registrar enjoys access to a registry for which Registrar is Accredited that is superior to that of any other Registrar accredited for that Registry.

#### 2. Add the issue to the current or one of the upcoming Inter-Registrar Transfer Policy (IRTP) PDPs

As the issue of fake renewal notices also relates to the IRTP, it could also be considered that the existing IRTP Part C WG or one of the future IRTP PDPs consider this issue in further detail for example by exploring the addition of a provision which specifically states that a registrar may not initiate a transfer for any name where the registrar or one of its resellers failed to clearly label the solicitation/advertisement with some mandatory and prominent notice that the ad was an application to transfer the domain to a different registrar and not just a renewal invoice from the current registrar.

#### Pro

- Compared to the previous approach (section in the RAA) this provision would be more targeted to the specific issue at hand
- Including it in one of the IRTP PDPs might be considered less controversial than adding it to the RAA which is already the subject of negotiations and a PDP
- Addressing it through consensus policy instead of contract negotiations allows for broad community input as part of the PDP

#### Con

- The narrow approach might not address other variations of the same kind of abuse
- If the issue is to be added to one of the future PDPs, it might mean it will take some time before it will get addressed as the next IRTP PDP will not start until the current one (IRTP Part C) has finalized

#### DT View

The DT considers this option worthy of further discussion by the GNSO Council.

#### 3. Add this issue to the upcoming PDP on the RAA

Add the issue of fake renewal notices to the scoping conversation that is currently under way with regard to the ICANN Board-initiated PDP on the Registrar Accreditation Agreement (RAA).

Pro

- Leveraging resources that are already committed to studying similar issues

May be a shorter start-up cycle to get the conversation started

Con

- This issue may be neglected as the conversation focuses on more serious or pressing issues

May divert resources away from more important issues

 Not clear whether, from a timing perspective, if it will be possible to add this issue to the scoping conversations for this PDP, which might mean it could take months before it would be clear whether it would be possible to add this issue to the RAA PDP

**Drafting Team View** 

The DT is of the opinion that this option is worthy of a broader discussion by the GNSO Council, but it is not the preferred option of the DT.

4. Refer the issue to the At-Large Advisory Committee (ALAC) to encourager better education and awareness of this type of abuse amongst the end-user community

As the survey also demonstrated that end-users are often confused about these kinds of notices and might not be aware of what the implications are of responding to these notices, additional education and awareness raising might be beneficial to address this type of abuse. As a result, the GNSO Council could consider referring this issue to the ALAC who might be in a better position to determine what activities and/or information development might be appropriate to inform end-users about fake renewal notices.

Pro

Broader awareness of this type of abuse might avoid end-users from being misled and deceived

Con

- Awareness raising / education might not fit with the existing mandate of the ALAC which is to 'provide advice on the activities of ICANN, insofar as they relate to the interests of individual Internet users' and may, as a result, have budget implications

DT View

The DT supports this option and wishes to point out that this option is considered complementary to the other options outlined in this section of the report.

5. Raise this issue with the Federal Trade Commission (FTC) in the United States to see if the registrar is in compliance with relevant law

As the DT learned from its information gathering, that the FTC reach a settlement in 2003 with one of the parties involved in this practice, it could be explored whether it would be worth raising this issue again with the FTC to determine whether the party is in breach of the settlement or whether other avenues could be explored as this practice still exists. Possibly a request could be made for ICANN Compliance to refer this issue to the FTC.

Pro

- It would place the issue in a well-established legal framework
- Potentially leverages previous legal action

Con

- If the miscreant is outside the jurisdiction of the FTC, this approach will not work
- Large-scale solution to a narrowly defined problem

DT View

The DT supports this approach if it is determined that it will work.

#### 6. Initiate a Policy Development Process on Fake Renewal Notices

The GNSO Council could initiate a Policy Development Process on fake renewal notices by requesting an Issue Report.

#### Pro

- Provides all the usual benefits of a PDP
- Discussion and awareness across the broader community of the issues related to fake renewal notices
- Opportunity for fact-finding and discussion of alternative approaches

#### Con

- Contention for scarce PDP resources
- This is a narrow issue, which appears to be confined to a small number of miscreants
- A PDP can take a long time

#### **Drafting Team View**

The DT is of the opinion that this issue does not warrant a PDP at this stage.

#### 7. Do not proceed with any action at this time

The GNSO Council could decide not to take any action at this time.

#### Pro

The least resources required

#### Con

- Does not provide ICANN Compliance with any assistance in defining or addressing the fake renewal notices issue
- Does not respond to the concerns of registrars who view this as a serious issue
- Does not help address the negative perception that is created by not addressing the fake renewal notices issue

#### **Drafting Team View**

The DT does not support this approach.