

Policy Implementation Update

Implementation Review Teams (IRTs) are convened to assist ICANN org in developing the implementation details for the Board-approved policy developed in GNSO PDP working groups. This is to ensure that the implementation conforms to the intent of the policy recommendations, as per IRT Principles and Guidelines. ([Learn More](#))

Registration Data Policy for gTLDs (EPDP PHASE 1 IMPLEMENTATION)

The Implementation Review Team (IRT) will conduct one working session at ICANN75 on Wednesday, 21 September 2022 from 9:00–10:00 MYT. Please check the ICANN75 meeting schedule for the confirmed time.

Three stages of the policy implementation were designed in advance of the Board resolution:

- Stage 1: Effective 20 May 2019, contracted parties must continue to implement measures consistent with the Temporary Specification for gTLD Registration Data, as adopted by the Board on 17 May 2018.
- Stage 2: This stage will begin after the ICANN org publishes a Registration Data Policy as a consensus policy and formally notifies the contracted parties. During this stage, contracted parties may implement the Interim Policy, the Registration Data Policy, or elements of both, as they prepare for the effective date of the Registration Data Policy. The timing of this milestone is to be determined.
- Stage 3: Contracted parties must comply with the Registration Data Policy as of its effective date, which the Expedited Policy Development Process (EPDP) Team on the Temporary Specification for gTLD Registration Data recommended to be 29 February 2020.

The Stage 1 interim Consensus Policy, [Interim Registration Data Policy for gTLDs](#), was published on 17 May 2019.



In January 2021, the GNSO Council passed a [motion](#) to provide guidance on the interpretation of EPDP Phase 1 Recommendation 7. In October 2021, the ICANN Board directed the implementation of the policy per the guidance. In June 2021, the Board [adopted Recommendations 19–22](#) from the EPDP Phase 2 [Final Report](#). The implementation of these recommendations, referred to as Priority 2 items, were added to the implementation scope. On 24 February 2022, the Board [adopted](#) the GNSO Council’s Supplemental Recommendation for EPDP Recommendation 12, concerning the deletion of data in the organization field as it addresses the Board’s overarching concern of loss of essential data.

Thirty-four (34) recommendations were analyzed to determine the implementation tasks: from EPDP Phase 1 (29), EPDP Phase 2 (4), and a Supplemental Recommendation (1). The implementation plan includes drafting the Registration Data Policy language and reviewing all existing policies and procedures that relate to registration data for impact. The draft policy and all redlined impacted policies will be published for Public Comment.

This IRT is open to all. If you believe you have the requisite expertise, you may join as either a member (with full posting rights to the mailing list and the ability to participate in all meetings), or as an observer (with read-only status for the mailing list). If you are interested in joining, please follow the instructions in the “[Call for IRT](#)” announcement. The IRT meets every other week via teleconference and in person at ICANN Public Meetings.

MORE INFORMATION

- [EPDP Phase 1 background](#)
- [Policy Implementation Status webpage](#)
- [IRT workspace](#)

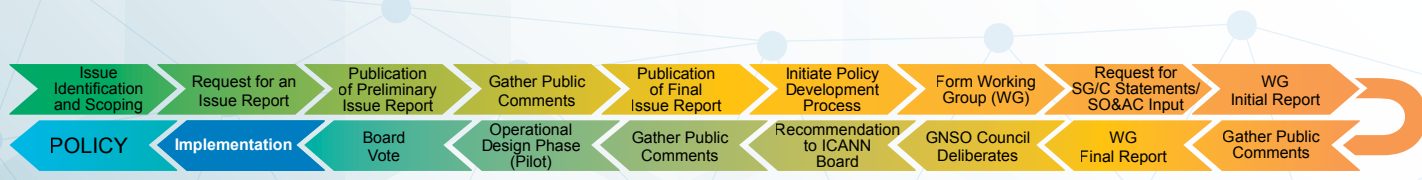
RESPONSIBLE STAFF: Dennis Chang

The following Implementation Review Teams (IRTs) do not plan to meet at ICANN75.

Registration Data Policy for gTLDs (EPDP Phase 2A Implementation)

The ICANN Board [approved the EPDP Phase 2A policy recommendations on 10 March 2022](#). As set forth in Section 3 of the [Final Report](#), the recommendations include: 1) a recommendation that a field or fields **MUST** be created to facilitate differentiation between legal and natural person registration data and/or if that registration data contains personal or non-personal data. ICANN org is expected to coordinate the implementation of this recommendation with the technical community. Once created, this field(s) is optional for use by contracted parties that choose to differentiate. Contracted parties that choose to differentiate are not required to use the field(s); 2) a recommendation that includes guidance developed by the EPDP team to assist contracted parties that choose to differentiate; 3) a recommendation that, should any possible future work within ICANN be undertaken in relation to the development of a GDPR Code of Conduct, the guidance developed concerning legal vs. natural differentiation should be considered; and 4) a recommendation that includes guidance for those contracted parties that choose to publish a pseudonymized registrant-based or registration-based email address in the publicly accessible Registration Data Directory Services (RDDS).

The ICANN Board has directed ICANN org to develop and execute an implementation plan for the above adopted recommendations that is consistent with the guidance provided by the GNSO Council and to continue communication with the community on such work. Implementation planning is now underway.



Privacy and Proxy Services Accreditation Issues

The IRT for the [policy recommendations](#) developed by the Privacy and Proxy Services Accreditation Issues (PPSAI) Policy Development Process (PDP) Working Group began meeting in October 2016. It has reviewed the draft Registrar Accreditation Agreement (RAA) and other associated program materials in preparation for the Public Comment phase.

On [4 March 2019](#), ICANN org wrote to the GNSO Council with the suggestion to wait before proceeding to Public Comment and implementation of the PPSAI recommendations until the completion of the Expedited Policy Development Process (EPDP) on the Temporary Specification for gTLD Registration Data. The GNSO Council deferred the decision on this issue to ICANN org in a [message](#) on 30 April 2019. In its [response](#) on 5 September 2019, ICANN org confirmed that implementation work would remain paused pending the resolution of EPDP Phase 2.

With both phases of the EPDP complete, ICANN org provided its [draft review](#) of the impact of the EPDP recommendations on existing policies and procedures, including the PPSAI recommendations, per the EPDP Phase 1 Recommendation 27. Following review by the EPDP Phase 1 IRT, the [report](#) was shared with the GNSO Council to help determine next steps. In its [7 July 2021 letter](#), the GNSO Council indicated an expectation that implementation would continue. ICANN org is now considering next steps for the PPSAI implementation within the org's planning activities, factoring in existing and upcoming activities, as well as direction from the Board.

MORE INFORMATION

- [PDP background](#)
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- [IRT workspace](#)

RESPONSIBLE STAFF: Cyrus Jamnejad

Translation and Transliteration of Contact Information

The ICANN Board **adopted** the recommendations of the PDP working group in September 2015. Since commencing implementation work in July 2016, the IRT and Global Domains and Strategy (GDS) have produced a **preliminary policy document**. Due to complexities emerging from the IRT’s discussions and work in other areas related to Registration Data Directory Services (RDDS)—in particular the **Temporary Specification for gTLD Registration Data Expedited Policy Development Process** (EPDP)—the implementation’s projected announcement and effective dates are to be determined.

Given the implementation’s relationship to the evolution of registration data policies and procedures, the PDP working group’s recommendations are being assessed per Recommendation 27 of the Expedited Policy Development Process (EPDP) on the Temporary Specification for gTLD Registration Data Phase 1 Team’s **Final Report**. This is to ensure policy and implementation consistency across the many work streams in this area.

Both phases of the EPDP are now complete. The ICANN org has provided its draft review of the impact of the EPDP recommendations on existing policies and procedures, including the Translation and Transliteration of Contact Information recommendations, per the EPDP Phase 1 Recommendation 27.

Following review by the EPDP Phase 1 IRT, ICANN org provided the **report** to the GNSO Council. ICANN org is considering next steps regarding the GNSO Council’s consideration of the EPDP Phase 1 Recommendation 27, Wave 1.5 Report, per its **letter** dated 7 July 2021. This includes incorporating next steps on the Translation and Transliteration of Contact Information recommendations into ICANN org’s planning activities, and factoring in timing and prioritization of work with other existing activities, including applicable dependencies.

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RESPONSIBLE STAFF: Isabelle Colas



Protection of IGO and INGO Identifiers in All gTLDs

On 16 January 2018, the **implementation** of the Consensus Policy for the Protection of Certain Specific International Governmental Organization (IGO) and International Non-Governmental Organization (INGO) Identifiers for All gTLDs was published. As of 1 August 2018, implementation has been completed for the portion of the policy that provides protection by reserving full names for certain specific names of IGOs, the International Olympic Committee (IOC), and the Red Cross and Red Crescent Movement (RCRC). For INGOs, the implementation period will be 12 months from the release of the INGO Claims Systems Specification, which is currently being developed by the ICANN org.

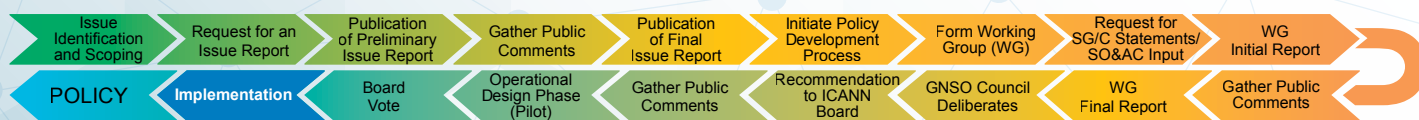
In January 2019, the ICANN Board **adopted** the policy recommendation proposed by the Reconvened PDP Working Group on the Protections of the Specific Red Cross Red Crescent Names in All gTLDs. After the **Public Comment**, the **consensus policy language** was revised and published in February 2020. The implementation was completed by 1 August 2020, which resulted in increasing the **number of reserved Domain Name System (DNS) Labels** from 700 to over 7,000.

The INGO Claims System implementation is currently on hold due to potential additional requirements that could be combined to create this new system. ICANN org is consulting with the Implementation Review Team (IRT) on the timing of the restart.

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RESPONSIBLE STAFF: Dennis Chang



Review of All Rights Protection Mechanisms in All gTLDs Phase 1

On 24 November 2020, the PDP working group submitted its **Phase 1 Final Report**. It contains 35 recommendations. On 21 January 2021, the GNSO Council unanimously **approved** the Phase 1 Final Report and sent the **Recommendations Report** to the ICANN Board of Directors on 19 March 2021. A **Public Comment** proceeding on the Phase 1 Final Report was conducted from 7 April to 21 May 2021. The **staff report** was published on 4 June 2021.

On 16 January 2022, the ICANN Board voted to **adopt** all 35 final Phase 1 PDP recommendations. The resolution includes the following Board directives to the ICANN org:

- For the 16 recommendations that call for updates to existing operational practices—proceed with implementation as soon as feasible and develop an implementation plan.
- For the nine recommendations affirming the status quo—include them for future expansions of the new gTLDs and inform the community about the plans to implement them.
- For the six recommendations that require substantial resourcing and multiple stakeholders’ involvement—develop an implementation plan that includes estimated timing, staffing, and other resources required, as well as how their implementation fits into operational planning and prioritization of the anticipated implementation efforts that will require the ICANN org’s resourcing and support.
- For the four recommendations that call for specific changes to the Applicant Guidebook and/or the Base Registry Agreement and coordination with the expected Subsequent Procedures IRT—incorporate the implementation of these recommendations into the work on updates to the Applicant Guidebook for subsequent new gTLD rounds.

Following the Board’s vote, ICANN’s GDS function began planning for implementation of the Phase 1 recommendations.

RESPONSIBLE STAFF: Antonietta Mangiacotti

