

23 April 2024

GNSO Council Review of San Juan GAC Communiqué - FINAL WITH CORRECTION

TO: Tripti Sinha

Chair, ICANN Board of Directors

CC: Nicolas Caballero, GAC Chair

Dear Tripti,

On behalf of the GNSO Council, we are transmitting to you the GNSO Council's review of the San Juan GAC Communiqué. The GNSO Council adopted the review at its 18 April meeting, and the attached review document is hereby formally transmitted to the Board.

The GNSO Council's review of each GAC Communiqué is an effort to provide feedback to you, in your capacity as members of the ICANN Board, as you consider issues referenced in the Communiqué that we believe relate to policies governing generic Top-Level Domains. Our intent is to inform you and the broader community of gTLD policy activities, either existing or planned, that may directly or indirectly relate to advice provided by the GAC. The GNSO Council hopes that the input provided through its review of the GAC Communiqué will enhance co-ordination and promote the sharing of information on gTLD related policy activities between the GAC, Board and the GNSO.

Kindly,

Greg DiBiase, GNSO Chair

| Website: gnso.icann.org



GNSO COUNCIL REVIEW OF GAC ADVICE CONTAINED IN THE ICANN79 GAC COMMUNIQUE

GAC Advice -	GAC Advice Details	Does the advice	If yes, is it subject	How has this issue been/is
Topic		concern an issue	to existing policy	being/will be dealt with by
		that can be	recommendations,	the GNSO.
		considered	implementation	
		within the	action or ongoing	
		remit ¹ of the	GNSO policy	
		GNSO (yes/no)	development	
			work?	

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¹ As per the ICANN Bylaws: 'There shall be a policy-development body known as the Generic Names Supporting Organization (GNSO), which shall be responsible for developing and recommending to the ICANN Board substantive policies relating to generic top-level domains.

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Generic Names Supporting Organization

1. Applicant	a. The GAC advises the Board:	yes	SubPro Small Team	This is an issue of
Support			Plus	importance to the GNSO
Program (ASP)	i. To ensure the Applicant			Council as well.
	Support Program (ASP) focuses		In addition, the	
	on facilitating global		SubPro PDP	Small Team Plus has drafted
	diversification of the new gTLD		Recommendations	the supplemental
	application program, bearing in		relating to	recommendation for 17.2.
	mind historical community calls		Applicant Support	
	for a 'remedial round', recalling		are in the process	The GNSO Council
	ICANN77 GAC advice.		of implementation	recommends expanding the
			by ICANN Org	scope of Applicant Support
	ii. To publish a comprehensive		supported by a	provided to Applicant
	ASP communications and		cross-community	Support Program
	outreach strategy and		Implementation	beneficiaries beyond the
	associated implementation plan		Review Team	application fee to provide
	for review and comment by the		("IRT").	access to an array of
	community with			resources useful for the
	itemized costs, detailed scope			capacity building, planning,
	and clear metrics of success			application, evaluation, pre-
	identified, to complement the			delegation and post-
	overview of the broader			delegation phases of the
	communications plan for the			lifecycle of the application.
	next round of new gTLDs			For the avoidance of doubt,
	included in the Implementation			this recommendation does
	Plan. This ASP communications			not obligate ICANN to
	and outreach strategy must			provide support for all
	include details on building			phases of the lifecycle of the
	awareness of Universal			application process as well
	Acceptance and			as the registry.
	Internationalized Domain			
	Names and should leverage			This supplemental
	community connections to			recommendation 17.2 was
	ensure underserved regions are			reviewed and discussed
	reached.			during ICANN79 by the

	GNSO Council and at a
iii. To specify how the reported	community session. It will
fund for the ASP will specifically	be, along with other
be used to support applicants –	supplemental
whether through offsetting	recommendations
reduced application fees for	developed by the Small
applicants, funding additional	Team Plus, on the agenda
means of support, or a mix of	for voting at the Council
both – and undertake an	meeting on 18 April.
assessment of the appropriate	
budget to support the program	For more information on the
and the associated	work of the IRT:
communications and outreach	https://community.icann.or
strategy in the context of	g/display/SPIR
inflation trends since the the	
launch of the last ASP, which	
was funded with 2 million USD	
during the 2012 new	
gTLDs application round.	
iv. To develop a holistic	
approach to the ASP by strongly	
considering implementation of	
the ALAC's ASP incubator	
proposal, recalling the GAC's	
ICANN78 text.	
v. To consider substantially	
reducing or eliminating ongoing	
ICANN registry fees for	
successful applicants for at least	
five years, and consider further	
flexibility thereafter according	
to applicant needs, recalling	
ICANN77 GAC advice.	

vi. To explore the potential of leveraging (including contracting and financing the services of), a platform to which new gTLDs, supported through the ASP, could move to eventually operate their own back-end services, recalling ICANN77 GAC advice.		

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Generic Names Supporting Organization

2. Urgent Requests for Disclosure of Registration Data	To act expeditiously to establish a clear process and a timeline for the delivery of a policy on Urgent Requests for domain name registration data, to respond to the vital public safety interests related to such requests. Such a process must ensure appropriate participation of the community, including the GAC.	no.	Relates to the implementation of Board-adopted GNSO policy recommendations of the EPDP Temporary Specification for gTLD Registration Data – Phase 1 Currently, this specific issue is with ICANN Org to implement and it is supported by the IRT.		EPDP Recommendation #18 states: The EPDP Team recommends that criteria for a Reasonable Request for Lawful Disclosure and the requirements for acknowledging receipt of a request and response to such request will be defined as part of the implementation of these policy recommendations but will include at a minimum: • Timeline & Criteria for Registrar and Registry Operator Responses: • A separate timeline of [less than X business days] will be considered for the response to 'Urgent' Reasonable Disclosure Requests, those Requests for which evidence is supplied to show an immediate need for disclosure [time frame to be finalized and criteria set for
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	Urgent requests during implementation].
	The EPDP Team recommends that the above be implemented and further work on defining these criteria commences as needed and as soon as possible.