International Centre for Dispute Resolution

INTERNATIONAL CENTRE FOR DISPUTE RESOLUTION

The International Division of the American Arbitration Association

NOTICE OF INDEPENDENT REVIEW

Date:	September 21, 2014							
To: Name (of the party on which this Notice is to be served) Internet Corpora ion for Assigned Names and Numbers Nationality: U.S.								
Address:	12025 Waterfront Dri	ve, Suite 300						
City:	Los Angeles	State/Province:	CA C	ountry:	U.S.A.	Post Code: 90094		
Telephone:	310-301-5800	Facsimile: 310	-823-8649	_ Email:	independ	entreview@icann.org		
Name of Representative: (if known) Name of Firm: (if applicable)								
Address:								
City:		State/Province:	C	ountry:		Post Code:		
Telephone:		Facsimile:		_ Email:				
				_				
The named claimant seeks this independent review in accordance with Article IV, Section 3 of the ICANN Bylaws. The claimant agrees that such Independent Review shall be conducted pursuant to the International Arbitration Rules ("Rules") of the International Dispute Resolution Procedures as supplemented per ICANN's Bylaws.								
Nature of the Dispute: (attach additional sheets, if necessary) See attached Request for Independent Review Process								
The Claim or Relief Sought: (the amount, if any) See attached Request for Independent Review Process								
Type of Business: Claimant Place of Review Requested: Washington, D.C.								
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You are hereby notified that copies of this NOTICE are being filed with the INTERNATIONAL CENTRE FOR DISPUTE RESOLUTION at Case Filing Services, 1101 Laurel Oak Road, Suite 100, Voorhess, NJ 08043 email: casefiling@adr.org , with a request that it commence administration of an independent review. Under the rules, you may file a Statement of Defense within the time specified in the rules after notice from the administrator.								
Name of Clain	nant: Dot Registry,	LLC			Nat	ionality: U.S.		
Address: (to be used in connection with this case) Contact information Redacted								
	Contact n ormation Redacted	State/Province:	Contact Information Redacted	ountry:	Contact Information Redac	Post Code:		
Telephone:	Contact nformation Redacted		nforma ion Redac ed	Email:	Contact Info	mat on Redacted		
-	esentative: (if known)	Contact nformation Red	acted	_	(if applicable)	Weil, Gotshal & Manges LLI		
Address:	Presentative: (if known) Name of Firm: (if applicable) Weil, Gotshal & Manges LLP Contact Information Redacted							
City:	Con ac nforma ion Redac ed	State/Province:	Contact Information Redacted	ountry:	Contact Information Redacte	Post Code:		
	Contact nformation Redacted	Contac	nformation Redacted	•	Contact Inf	ormation Redacted		
Telephone:		Facsimile:		_ Email:				
To begin proceedings, please send two copies of this notice of independent review, with the filing fee as provided for in the Rules, to the ICDR. Send the original notice to the respondent.								
Signature (may	be signed by a representative)	Plus	#:- 	Title:	Counsel for	Claimant Date: September 21, 201		

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Cooperative Engagement Completed?	[Y/N] IN
Is this a representational complaint brought on behalf of others?	[Y/N] N
If yes, claimant must demonstrate that the claimant itself has been direct violation of the Bylaws or Articles of Incorporation giving rise to the re-	
Number of Panelists Requested?	3
Are there any areas of particular expertise that claimant recommendational Arbitration	nds a Panelist to have?
Corporate Law	
* Dot Registry timely invoked the Cooperative Engagement Proces	s, but ICANN has not participated in the process.

In the submission, state specifically the grounds under which the claimant has the standing and the right to assert this claim. For the purposes of the Independent Review Process (IRP), demonstration of standing requires the claimant to, in specific and particular details, identify how it has been directly impacted and materially harmed by an ICANN Board decision, and not by the actions of third parties. Material harm requires that there must be a loss or injury suffered (financial or non-financial) that is a directly and causally connected to the Board violation of the Bylaws or Articles of Incorporation on which the complaint is based. The decision of the IRP Panel (as reviewed and acted upon by the Board) must be able to stop the harm. Injury or harm caused by third parties as a result of acting in line with the Board's decision is not a sufficient ground for Independent Review. Similarly, injury or harm that is only of a sufficient magnitude because it was exacerbated by the actions of a third party is also not a sufficient ground for an Independent Review.

By submitting this Notice, Claimant acknowledges the following:

Written submissions of argument to the IRP Panel are limited to 25 pages, double-spaced and in 12-point font.

The Chair of the standing panel for the IRP retains the ability to decide on what the appropriate size of the panel will be, based upon issues such as the complexity of the matter alleged. The Chair may also make recommendations of whether any particular expertise is desired on the Panel. In the event the standing panel is not yet comprised, the ICDR will assist in determining the appropriate size of the panel and the particular expertise that is recommended for the panel.

The IRP Panel shall have the power to dismiss the request summarily in the event the claimant cannot demonstrate standing to initiate the proceeding. The IRP Panel shall also have the power to dismiss frivolous or vexatious requests.

If the claimant has not availed itself, in good faith, of the cooperative engagement or conciliation process and ICANN is the prevailing party in the IRP, the IRP Panel must award ICANN all reasonable fees and costs incurred by ICANN in the IRP, including legal fees.

The ICANN Board's decision following on from the Declaration of the IRP Panel is final and creates precedent for future IRP proceedings. If the subject matter of the request is on the same issue as a prior IRP Proceeding, the ICANN Board's decision on the prior IRP Panel is binding and serves as grounds for summary dismissal of the request for Independent Review.