GAC Advice Response Form for Applicants

The Governmental Advisory Committee (GAC) has issued advice to the ICANN Board of Directors regarding New gTLD applications. Please see Section IV, Annex I, and Annex II of the GAC Beijing Communiqué for the full list of advice on individual strings, categories of strings, and strings that may warrant further GAC consideration.

Respondents should use this form to ensure their responses are appropriately tracked and routed to the ICANN Board for their consideration. Complete this form and submit it as an attachment to the ICANN Customer Service Center via your CSC Portal with the Subject, “[Application ID] Response to GAC Advice” (for example “1-111-11111 Response to GAC Advice”). All GAC Advice Responses must be received no later than 23:59:59 UTC on 10-May-2013.

**Respondent:**

<table>
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<tr>
<th>Applicant Name</th>
<th>Discover Financial Services</th>
</tr>
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<tr>
<td>Application ID</td>
<td>1-1439-20671</td>
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<tr>
<td>Applied for TLD (string)</td>
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**Response:**

1. **Introduction**

The Governmental Advisory Committee ("GAC") has issued advice to the ICANN Board of Directors regarding new gTLD applications. Among other things, the GAC has recommended specific Safeguard Advice for multiple categories of strings. One such category is financial strings like .finance, .bank, .creditcard, and .insurance. The GAC has identified the application for .CASHBACKBONUS filed by Discover Financial Services ("Discover") (Application ID 1-1439-20671) (the "Application") as one of the financial strings to which Safeguard Advice should apply. Discover submits the following information to the ICANN Board of Directors in response to the Safeguard Advice for .CASHBACKBONUS.

As an initial matter, Discover fully supports the GAC’s Safeguards and agrees that strings linked to regulated or professional sectors should operate in accordance with applicable laws. Discover also agrees that these strings are likely to involve a level of implied trust from consumers and carry higher levels of risk associated with consumer harm. As a result, Discover promotes the GAC’s Safeguard Advice as it applies to open registries. Discover notes, however, that its Application for .CASHBACKBONUS is for a single-registrant, single-user, brand registry that will not be made available to third parties. As a result, the specific Safeguard Advice set forth by the GAC meant to inform, instruct, and bind third parties is inapplicable to Discover’s Application. In addition, all of the Safeguard Advice will be met through the very operation of a single-registrant, single-user registry.

2. **The .CASHBACKBONUS Registry Is Based on Existing, Incontestable Trademark Rights Identical to the Registry String.**

Unlike the other strings identified by the GAC for the financial group, the .CASHBACKBONUS string is based on Discover’s existing trademark rights. The Application expressly states that the
string is one of Discover’s core brands (see, e.g., response to Question 18(a)). For example, Discover owns a United States trademark registration for CASHBACK BONUS for use with “offering a purchase rebate program for credit card users” (U.S. Registration No. 1,538,444). Discover has been using the CASHBACK BONUS trademark in United States commerce since at least as early as July 15, 1986. Its U.S. registration for CASHBACK BONUS registered on May 9, 1989, and it now enjoys incontestable status. Attached hereto as Exhibit A is a true and correct screenshot of the United States Patent & Trademark Office database showing the current status of its incontestable registration for CASHBACK BONUS. Therefore, it appears that Discover’s Application was incorrectly included in GAC Advice for generic TLDs. Nevertheless, as all of the GAC Safeguards will be satisfied by the operation of a single-registrant, single-user, brand registry, Discover will address each Safeguard and how it will be met by the very operation of its registry.

3 The GAC Safeguards Will Be Satisfied by the Nature of the .CASHBACKBONUS Registry.

As stated throughout Discover’s Application, the .CASHBACKBONUS TLD will be a single-registrant, single-user, brand registry. The intended mission and purpose of the .CASHBACKBONUS TLD is to serve as a trusted, secure, and intuitive namespace for consumers to actively view Discover’s CASHBACK BONUS-related products, services, and information, interact with peers regarding Discover’s offerings, and purchase authentic Discover products and services at trusted and secure sites. In addition, the .CASHBACKBONUS TLD will provide a secure platform for Discover to directly communicate with consumers through a recognizably secure top-level domain (see, e.g., response to Question 18(a)). To support these initiatives, as well as maintain the integrity of its underlying trademark, it is essential that Discover—and only Discover—register all second-level domain names within the TLD. Furthermore, Discover’s business objective is not to sell second-level domain names as a source of funding or otherwise. Rather, the .CASHBACKBONUS registry is intended to supplement Discover’s existing business activities, namely, operation of a financial services organization. Accordingly, as explained in more detail below, each GAC Safeguard will be satisfied by Discover’s operation of a single-registrant, single-user, brand registry.

3.1 Safeguard One: Each registry operator will include in its acceptable use policy that registrants comply with all applicable laws, including those that relate to privacy, data collection, consumer protection (including in relation to misleading and deceptive conduct), fair lending, debt collection, organic farming, disclosure of data, and financial disclosures.

Discover understands that this Safeguard is intended to bind third-party second-level domain name registrants who will not have contracts with ICANN nor any other regulatory schemes to cover the operation of their second-level domains. In this case, however, Discover will be the only second-level domain name registrant in the .CASHBACKBONUS registry, and Discover will already be bound to comply with all applicable laws in its operation of the registry pursuant to its Registry Agreement. Without any third-party second-level domain name registrants in the .CASHBACKBONUS registry, there will be no third parties for Discover to bind pursuant to an acceptable use policy. Moreover, it is unnecessary for Discover to bind itself to terms already contained in the Registry Agreement with ICANN. In addition, Discover must comply with an array of laws, regulations, and guidelines as a publicly-traded financial services company in the highly regulated financial industry. Therefore, Safeguard One will be satisfied in
GAC Advice Response Form for Applicants

.CASHBACKBONUS by both the operation of the registry as well as existing agreements with ICANN and other regulatory structures.

3.2 Safeguard Two: Registry operators will require registrars at the time of registration to notify registrants of this requirement.

Discover understands this Safeguard to require a notification system to third-party second-level domain name registrants regarding the requirements of Safeguard One. In this case, however, there will be no third-party second-level domain name registrants. As a result, it is unnecessary for Discover to require its registrars to advise Discover of Safeguard One. This circular result demonstrates why Safeguard Two does not apply to single-registrant, single-user, brand registries such as .CASHBACKBONUS. Therefore, Safeguard Two is inapplicable to a single-registrant, single-user, brand registry and will be satisfied by operation of .CASHBACKBONUS.

3.3 Safeguard Three: Registry operators will require that registrants who collect and maintain sensitive health and financial data implement reasonable and appropriate security measures commensurate with the offering of those services, as defined by applicable law and recognized industry standards.

Discover understands that this Safeguard is intended to bind third-party second-level domain name registrants who will not have contracts with ICANN nor any other regulatory schemes to cover the operation of their second-level domains. However, because Discover will be the only registrant in the .CASHBACKBONUS registry, there will be no third-party registrants who collect sensitive health or financial information. Moreover, Discover—the only second-level domain name registrant—will be bound by the Registry Agreement and all applicable laws and regulations. In fact, Discover filed the Application for .CASHBACKBONUS to fortify its current data privacy and security efforts. As stated in the Application, the .CASHBACKBONUS TLD will provide enhanced protection against the security risks that are inherently heightened within the online financial services community (see, e.g., response to Question 18(b)(1)). Therefore, Safeguard Three will be satisfied by the very operation of .CASHBACKBONUS.

3.4 Safeguard Four: Establish a working relationship with the relevant regulatory, or industry self-regulatory, bodies, including developing a strategy to mitigate as much as possible the risks of fraudulent, and other illegal, activities.

As a publicly-traded financial services company, Discover already has working relationships with the various regulatory bodies relevant to its business. Furthermore, the risks of fraudulent and illegal activities underscore one of the primary purposes of the .CASHBACKBONUS TLD—to create a secure and trusted online environment for Discover’s customers. In fact, operation of .CASHBACKBONUS will be part of Discover’s comprehensive strategy to mitigate the risks of fraudulent activities. Therefore, Safeguard Four is already required by existing regulatory schemes, is currently met, and will be satisfied by the operation of .CASHBACKBONUS.

3.5 Safeguard Five: Registrants must be required by the registry operators to notify to them a single point of contact which must be kept up-to-date, for the notification of complaints or reports of registration abuse, as well as the contact details of the relevant regulatory, or industry self-regulatory, bodies in their main place of business.
Discover understands this Safeguard to require third-party second-level domain name registrants to provide up-to-date contact information for a single point of contact and the relevant regulatory bodies. In this case, however, there will be no third-party second-level domain name registrants. Rather, Discover will be the only registrant in the .CASHBACKBONUS registry. As a result, it is unnecessary for Discover to notify itself of its own contact information. Likewise, Discover has well-established relationships with the various regulatory bodies relevant to its business, and it is not necessary for Discover to advise itself of the contact information for these regulatory bodies. Indeed, this illogical result shows that Safeguard Five, like the other Safeguards before it, does not apply to single-registrant, single-user, brand registries such as .CASHBACKBONUS.

In addition to the five Safeguards above, the GAC has identified three additional Safeguards that should apply to strings associated with market sectors with clear and/or regulated entry requirements. For the reasons stated herein, Discover is distinct from the other strings identified in the financial group. Nevertheless, the operation of .CASHBACKBONUS as a single-registrant, single-user, brand registry will also ensure that the three additional Safeguards are satisfied as explained here.

3.6 Safeguard Six: At the time of registration, the registry operator must verify and validate the registrants’ authorisations, charters, licenses and/or other related credentials for participation in that sector.

Discover understands this Safeguard to require third-party second-level domain name registrants to prove that they are legitimate and licensed institutions in the relevant sector. Discover fully agrees that all registrants in financial TLDs should be required to verify that they are legitimate institutions in the relevant sector. However, because Discover will be the only second-level domain name registrant in the .CASHBACKBONUS registry, it is unnecessary for Discover to verify and validate its own credentials. Also, since there will be no third-party second-level domain name registrants in .CASHBACKBONUS, Discover will not need to validate any third-party credentials. Therefore, Safeguard Six is inapplicable to a single-registrant, single-user, brand registry and will be satisfied by operation of .CASHBACKBONUS.

3.7 Safeguard Seven: In case of doubt with regard to the authenticity of licenses or credentials, Registry Operators should consult with relevant national supervisory authorities, or their equivalents.

Discover understands this Safeguard to require registry operators to consult with relevant authorities if such registry operators have any doubts about the credentials submitted by third-party second-level domain name registrants pursuant to Safeguard Six. Discover agrees that registry operators would benefit from consultation with relevant authorities when reviewing third-party credentials. However, in this case, Discover will not be reviewing third-party credentials since .CASHBACKBONUS will be a single-registrant, single-user registry. Therefore, Safeguard Seven is inapplicable to a single-registrant, single-user, brand registry and will be satisfied by the operation of .CASHBACKBONUS.

3.8 Safeguard Eight: The registry operator must conduct periodic post-registration checks to ensure registrants’ validity and compliance with the above requirements in order to ensure they
continue to conform to appropriate regulations and licensing requirements and generally conduct their activities in the interests of the consumers they serve.

Discover understands this Safeguard to require registry operators to periodically verify that all third-party second-level domain name registrants are in compliance with relevant regulations and licensing requirements. In this case, Discover will be the only registrant in the .CASHBACKBONUS registry, and there will be no third-party registrants. Therefore, it is unnecessary for Discover to verify its own continued compliance with all pertinent laws and regulations. As a publicly-traded financial services company, Discover is required to maintain its good standing with all relevant authorities and regulatory bodies. Moreover, under the Registry Agreement to be executed with ICANN, Discover must represent and warrant that it is in good standing under the laws of the United States (see Paragraph 1.3(a)(ii)). Accordingly, Safeguard Eight is inapplicable to a single-registrant, single-user, brand registry and will be satisfied by the operation of .CASHBACKBONUS.

4 Conclusion

As stated herein and throughout the Application, the .CASHBACKBONUS registry will be a single-registrant, single-user, brand registry. Consequently, the nature of the .CASHBACKBONUS registry ensures that both the letter and intent of the GAC Safeguards will be satisfied through the very operation of the registry itself. Therefore, Discover submits to the ICANN Board of Directors that it should be excluded from the Safeguard Advice and requests that the Board respond to the GAC accordingly. Should any further information be needed, Discover requests that Outreach be conducted to the primary contact in this Application.
Exhibit A
Goods and Services

Note:
The following symbols indicate that the registrant/owner has amended the goods/services:
- [ ] indicates deleted goods/services.
- [ ] indicates any goods/services not claimed in a Section 15 affidavit of
- **[ ]** identifies additional new wording in the goods/services.

For: OFFERING A PURCHASE REBATE PROGRAM FOR CREDIT CARD USERS

International Class(es): 536 - Primary Class
Class Status: ACTIVE
Class: 101
First Use: Jul 15, 1985
Use in Commerce: Jul 15, 1985

Basis Information (Case Level)

Filed Use: Yes
Filed UH: No
Filed 440: No
Filed 446: No
Filed 66A: No
Filed No Basis: No

Currently Use: Yes
Currently UH: No
Currently 440: No
Currently 446: No
Currently 66A: No
Currently No Basis: No

Current Owner(s) Information

Owner Name: DISCOVER FINANCIAL SERVICES
Owner Address: 2500 LAKE COOK ROAD
RIVERWOODS, ILLINOIS 60015
UNITED STATES

Legal Entity Type: CORPORATION
State or Country Where Organized: DELAWARE

Attorney/Correspondence Information

Attorney of Record
Attorney Name: Sujata Choudhri
Attorney Primary Email: traceemail@dl.com

Correspondent
Correspondent Name: Sujata Choudhri
Names/Address: Covens, Liebowitz & Latman, P.C.
1133 Avenue of the Americas
New York, NEW YORK 10036
UNITED STATES
Phone: 212-796-9200
Correspondent e-mail: traceemail@dl.com

Domestic Representative - Not Found
**Prosecution History**

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**Maintenance Filings or Post Registration Information**

- Affidavit of Continued Use: Section 8 - Accepted
- Affidavit of Incontestability: Section 15 - Accepted
- Renewal Date: May 09, 2009

**TM Staff and Location Information**

- TM Staff Information: None
- File Location
  - Current Location: POST REGISTRATION
  - Date in Location: Mar. 30, 2009

**Assignment Abstract Of Title Information - Click to Load**

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