Independent Review of Trademark Clearinghouse (TMCH) Services
Draft Report

Jiarui Liu, Center for Internet and Society, Stanford Law School; University of San Francisco School of Law

Greg Rafert, Analysis Group

Katja Seim, The Wharton School, University of Pennsylvania
I. Executive Summary

The Trademark Clearinghouse (“TMCH”) was established in March 2013 and serves as central repository for information to be authenticated, stored, and disseminated, pertaining to the rights of trademark holders in ICANN’s New Generic Top-Level Domain (“new gTLD”) program. Analysis Group was commissioned by ICANN to undertake an independent review of TMCH services based on the Governmental Advisory Committee (“GAC”) recommendation in May 2011 that a comprehensive, post-launch review be performed.\(^1\) The purpose of this review is not to make policy recommendations, but to assess the strengths and weaknesses of the TMCH services in conjunction with the specified areas for review proposed by the GAC.\(^2\) Specifically, our review is focused on the TMCH matching criteria, as well as the Claims Service and Sunrise Services (described in more detail below).\(^3\)

This review is informed by an analysis of TMCH and third-party data sources, as well as interviews and surveys of TMCH stakeholders. Although it is possible that the Claims Service and matching criteria may help deter rights-infringing registrations that are exact matches to trademark strings recorded in the TMCH, it is also possible that some good-faith registrations are being deterred by the current Claims Service system, which may be detrimental to the registration activity of non-trademark-holder domain registrants. Limitations of our data do not allow us to definitively conclude whether Claims Service notifications have a deterrent effect on either type of registration activity.

In addition, extending the Claims Service period or expanding the matching criteria used for triggering Claims Service notifications may be of limited benefit to trademark holders and may be associated with costs incurred by other stakeholder groups, such as registries, registrars, and non-trademark-holder domain registrants. Although our data do not permit us to perform a cost-benefit analysis of extending the Claims Service or expanding the matching criteria, the tradeoffs felt by different stakeholder groups should be considered when weighing those policy decisions. The effectiveness of Claims Service notifications depends on how many registration attempts are being made. We find that registration activity declines after the 90-day Claims Service period ends, so any additional months added to the Claims Service period will likely have diminishing value. We also find that trademark holders infrequently dispute registrations that are variations of trademark strings. Given the low dispute rates, an expansion of the matching criteria may bring little benefit to trademark holders and only harm non-trademark-holder domain registrants, who may be deterred from registering trademark string variations that would otherwise not be considered a trademark infringement by trademark holders or authorities who make such determinations. Lastly, we find that although trademark holders expressed valuing the Sunrise period through questionnaire feedback and many trademark holders apply for Sunrise eligibility by submitting proof of use when recording their marks in the TMCH, many trademark holders do not utilize the period. This could be due to the expense of Sunrise registrations or because other protections of the TMCH services, such as the Claims Service, reduce the need for trademark holders to utilize Sunrise registrations.

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\(^1\) The full text of the GAC recommendation is available in Appendix A and can also be found on the ICANN website at https://archive.icann.org/en/topics/new-gtlds/gac-comments-new-gtlds-26may11-en.pdf.
\(^2\) The GAC suggested an examination of whether the matching criteria could be expanded to include non-exact matches and the effect of extending the Claims Service period.
\(^3\) The TMCH also provides dispute resolution services, but those services are not a focus of this review.
II. Introduction

A. Introduction to the Trademark Clearinghouse

The new gTLD program delegated the first new gTLD in October 2013 and was developed to allow for the introduction of new top-level domains to be introduced, expanding the number of domains available to domain registrants. In light of the planned launch of the new gTLD program, the ICANN community sought ways to allow trademark holders and consumers to protect themselves from domain name abuse in the new gTLDs (i.e., registrations of domain names in the new gTLDs that would purposefully infringe on trademark holders’ rights), while also considering the perspective of consumers, registrants, registrars, and registries of new gTLDs.4

The TMCH serves as a database of verified trademark rights information for a global community of rights holders. It collects information on registered trademarks, marks protected by statute or treaty, court-validated marks in all languages and scripts, and, upon request of a registry, other marks that constitute intellectual property rights.5 The Trademark Clearinghouse Database (“TMDB”) that connects with registries is provided by IBM and the Trademark Clearinghouse Validation Function is provided by Deloitte.6 Trademarks are submitted to the TMCH by trademark holders, or trademark agents on behalf of trademark holders, and undergo a verification process.7 Verified marks are afforded several services, including access to the Sunrise registration period for all new gTLDs and Trademark Claims services for all new gTLDs.8

B. Overview of Trademark Clearinghouse Services

All new gTLDs are required to hold a priority-registration Sunrise period of at least 30 days, which precedes the gTLD’s general availability period. During the Sunrise period, only verified trademark holders in the TMCH may register domains that match their TMCH-recorded trademarks. The Sunrise period allows trademark holders to, for example, make registrations in gTLDs that are important to their marketing efforts as well as to make defensive registrations of their trademark strings.9

The Claims Service period follows the Sunrise period and typically runs for the first 90 days of every gTLD’s general availability.10 The Claims Service is intended to help reduce infringing activity when an attempt is made to register a domain that matches a TMCH-recorded trademark through a two-pronged

6 Deloitte verifies all marks submitted to the TMCH and provides the Clearinghouse User Interface. The central database is provided by IBM. (“What are the Roles of Deloitte and IBM with Regard to the Clearinghouse,” Trademark Clearinghouse website, available at http://www.trademark-clearinghouse.com/help/faq/what-are-roles-deloitte-and-ibm-regards-clearinghouse.)
7 Basic submissions to the TMCH are charged a registration fee of $150 USD per mark per year. An advanced fee structure is available to trademark holders with many marks or for trademark agents who represent many trademark holders. More information is available at http://www.trademark-clearinghouse.com/content/trademark-clearinghouse-fees.
8 Access to Sunrise registration periods also require proof of use.
9 Some registrars provide registration blocking services to TMCH-registered trademark holders. These services are not the focus of this report.
10 It is mandatory that the Claims Service period last for 90 days, however it may run for a period longer than 90 days.
process: 1) potential registrants receive a notice (and must acknowledge receipt) when they attempt to register a domain that matches a TMCH-recorded trademark, and 2) trademark holders are sent a notice if a registration that matches the holder’s mark has been completed. Trademark holders may also enroll in a free Ongoing Notifications Service to continue receiving notifications after the Claims Service period ends, although ongoing notifications are not sent to potential registrants, only trademark holders.

The Claims Service identifies potentially infringing domain registrations by comparing TMCH-recorded trademark strings to domain names submitted during the registration process. A domain name is considered an “exact match” to a TMCH-recorded string if it is either an exact string match to a recorded trademark or an exact string match to a trademark after the following adjustments have been made to invalid characters: punctuation, spaces, and other invalid characters have been replaced with hyphens or omitted for the string, and special characters @ and & have been spelled out (e.g., “at” and “and”) or omitted.11

C. Overview of Analysis Group’s Independent Review of TMCH Services

Analysis Group was commissioned by ICANN to undertake an independent review of TMCH services based on the GAC recommendation in May 2011 that a comprehensive, post-launch review be performed.12 The analyses presented in this report assess the strengths and weaknesses of the TMCH in conjunction with the specified areas for review proposed by the GAC. Specifically, our review is focused on the TMCH matching criteria, as well as the Claims Service and Sunrise Services described above. Although interest has also been expressed by the ICANN community and TMCH stakeholders in assessing the possibility of allowing other TMCH providers to compete with Deloitte and IBM, our review is focused on the services of the TMCH and not its service providers. This review is informed by our analysis of TMCH and third-party data sources, as well as interviews and surveys of TMCH stakeholders. The findings presented in this report are those of Jiarui Liu, Greg Rafert, and Katja Seim, who were supported by a team at Analysis Group.

The feedback that we received from TMCH stakeholders indicates that the Claims Service and matching criteria are generally useful to trademark holders but potentially costly to both registrars, who must maintain processes to comply with the Claims Service, and non-trademark-holder domain registrants who may limit their registration activity in response to receiving Claims Service notifications. Our results are consistent with the possibility that the Claims Service deters rights-infringing registrations that are exact matches to trademark strings recorded in the TMCH. However, we are unable to discern how many of the deterred registrations are attempted in good faith. Our analyses suggest that extending the Claims Service or expanding the matching criteria used for triggering Claims Service notifications may be of limited benefit to trademark holders and will be associated with costs felt by other stakeholder groups, such as registries, registrars, and non-trademark-holder domain registrants. All stakeholder groups would be affected by a change in the Claims Service and matching criteria. Lastly, we find that many trademark holders do not utilize the Sunrise period, although questionnaire respondents expressed that the Sunrise period is a valuable opportunity to protect their trademarks.

III. Trademark Infringement Background in the Context of the TMCH

The Implementation Recommendations Team (“IRT”), who suggested the TMCH services, acknowledged motivating concerns of domain abuse, including cybersquatting (i.e., bad-faith registrations of trademarked names).  

Cybersquatting occurs when a registrant in bad faith registers a domain name that is identical or confusingly similar to a registered trademark. Cybersquatting domains receive web traffic when Internet users who intend to visit a trademark holder’s website mistakenly enter the cybersquatting domain name.  

Cybersquatters may generate income from web traffic through a variety of means: the cybersquatting website may exclusively display advertisements, may forward the Internet user to a website that pays the referencing website (i.e., the cybersquatting website) for sending traffic to its website, may display a scam that deceives the Internet user into downloading malware/spyware, or may collect personal information from the Internet user through false “surveys,” then misusing or selling that personal information.  

Additionally, cybersquatters sometimes attempt to sell domains to trademark holders for prices that may be seen as exorbitant by the trademark holder.

Cybersquatting can have a serious economic impact on legitimate businesses by pre-empting domain name registration by trademark holders, disrupting market competition, and causing substantial confusions among consumers. Prior to the implementation of the TMCH, one group estimated that cybersquatting cost brand owners $1 billion every year due to a combination of diverted web traffic, loss of goodwill, and enforcement expenses.

However, the over-regulation of domain name registration activity can also harm non-trademark holders who have legitimate intentions behind domain name registrations that are identical or similar to trademarked strings. In addition, services that are put into place to protect trademark holders, like those provided by the TMCH, impose costs on various stakeholder groups, such as registries, who must pay a fee to the TMCH for each gTLD operated, and registrars, who must develop software systems to query the TMCH.

IV.  Data

Our study relies on a variety of data sources that allow us to understand the strengths and potential weakness of TMCH services. These include the trademark holder database, Claims Service notification records, domain dispute records, Whois domain registration data (provided by DomainTools), and interview and survey feedback from TMCH stakeholders. We describe these sources in more detail below.

A. Trademark Holder Database

The trademark holder database is administered by Deloitte and contains all recorded trademarks in the TMCH. We received data on all trademarks submitted to the TMCH, whether the trademark was

14 For example, “peta.org” was registered by an individual in 1995 to host the website “People Eating Tasty Animals,” but could easily have been mistaken by Internet users for a website owned by the non-profit organization People for the Ethical Treatment of Animals (PETA).
17 Deloitte verifies all marks submitted to the TMCH and provides the Clearinghouse User Interface. The central database is provided by IBM. (“What are the Roles of Deloitte and IBM with Regard to the Clearinghouse,”
verified and, if so, how long it will be subscribed to TMCH services before its next renewal. We also received information on the trademark holders and TMCH agents who filed each trademark, including the name of the registrant’s organization, their geographic location (i.e., country), and their industry (represented by a two-digit Nice classification code). As of April 1, 2016, there were 40,465 records in the TMCH of which 32,528 were current and have been verified to have accurate and correct information that meets TMCH guidelines.

Several characteristics of the data from the trademark holder database provide initial insight into how the TMCH has been adopted since its inception in March 2013:

- The first record in the TMCH was filed on March 26, 2013. Submission and verification of trademarks was relatively swift among trademark holders, with half of all verified trademark records in the data enrolling in the TMCH by the end of 2013. Most verified trademark records (90%) were recorded by June 2015.
- Valid submissions in the TMCH are represented by roughly 1,700 users (TMCH agents and trademark holders who do not use the services of TMCH agents). These users are predominantly located in the United States (57%); other well-represented countries include China (8% of all users), Great Britain (8% of all users), and Germany (6% of all users).
- TMCH users who are TMCH agents are predominantly located in the United States (37%); other well-represented countries include Germany (14% of all TMCH agent users), France (7% of all TMCH agent users), and Great Britain (7% of all TMCH agent users).
- TMCH users who are trademark holders are predominantly located in the United States (59%); other well-represented countries include China (9% of all trademark-holder users), Great Britain (9% of all trademark-holder users), and Germany (5% of all trademark-holder users).
- The vast majority of trademarks recorded in the TMCH are recorded in Latin script (97%), which is reflective of the geographic representation of TMCH users.
- The median number of verified trademarks recorded in the TMCH by each TMCH user is one. The vast majority of TMCH users have recorded 10 or fewer verified trademarks, but there are several TMCH users with a large number of verified trademarks, with the largest having recorded more than 5,000.

B. Claims Service Notifications

During the Claims Service period, each time a potential domain registrant attempts to register a domain name through a registrar, the registrar must check whether the requested domain name matches a record in the TMCH. If the requested domain name is found in the TMCH, the registrar then downloads the associated trademark file(s) and sends a Notification notification to the potential registrant to inform them of the match (i.e., that the domain name may infringe on a trademark holder’s rights).


18 Information about Nice classification codes can be found at http://www.wipo.int/classifications/nice/en/.
19 Trademarks that are current and verified have a status of “Verified” or “Corrected.” Other statuses are “Deactivated,” “Expired,” “Incorrect,” “Invalid,” and “New.”
20 There are 1,679 unique users in the TMCH, but some are registered in multiple countries. Users are identified in the trademark holder database by User ID.
21 “STUTTGART MEDIA” is an example of a registered, Latin script trademark in the TMCH. “abilidad” is an example of a non-Latin-script trademark.
22 Registrars are organizations that provide domain registration services.
The Claims Service data identify all such downloads made from the TMDB during the Claims Service period. The data identify which trademarks were downloaded, when the download occurred, which registrar downloaded the data, when registrations were completed, and the registered domain name for those registrations that were completed. These data provide a way to measure which trademark strings are included in registration attempts during the Claims Service period and how often claims notifications result in registration or abandonment. However, due to limitations of the data (discussed in more detail below), our analyses of the data require an assumption that each download is associated with a registration attempt (and was not downloaded by a registrar for a purpose unrelated to domain name registrations).

We received the Claims Service data from IBM on February 25, 2016. It contained 125.8 million records of Claims Service downloads made between October 4, 2013 and February 24, 2016. By removing duplicate records, we identified 113.2 million unique downloads requests. In conversations with IBM, we learned that downloads in the Claims Service data are an imperfect measure of Claims Service notifications. In particular, the measure would be perfect if every download from the TMDB was associated with a domain name registration attempt. However, registrars may download records from the TMDB, even when no registration attempt has been made and can download multiple records at one time. We investigated the data for the presence of bulk downloads by searching for simultaneous downloads of more than one TMDB record by a given registrar. The vast majority of registrars making downloads of multiple TMCH trademark strings had average download sizes of fewer than five strings, with the exception of downloads by two registrars, whose average download size was larger than 20 TMCH records per download. However, we cannot be certain whether the large download sizes by these two registrars are associated with actual domain registration attempts or not. For analyses that rely on a count of registration attempts, we conduct the analysis both including and excluding these registrars. As is demonstrated in Section V, both approaches yield relatively similar results.

An initial analysis of the data shows us how often trademark strings are downloaded from the TMDB during the Claims Service period and which trademark holders have trademarks that are downloaded most frequently:

- Roughly 26,405 unique, verified trademarks in the TMCH (81% of all verified trademarks in the TMCH) have been downloaded during the Claims Service period at least once.
- The most commonly downloaded trademarks are mostly common words. Table 1 shows the ten most commonly downloaded trademark strings.

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23 The time window of these data align with the availability of the first new gTLDs and the date that the data was excerpted by IBM.
24 Unique downloads are defined as the unique combination of trademark string, downloading registrar ID, and download time stamp (i.e., we count each time a registrar downloads a unique trademark string or set of strings).
25 Concern in the ICANN community regarding bulk downloads has surrounded the possibility that registries or registrars may attempt to download the entire TMCH database to determine what trademarks are in the database.
Table 1
Ten Most Frequently Downloaded Trademark Strings in Claims Service Data

<table>
<thead>
<tr>
<th>String</th>
<th>Download Count</th>
<th>Trademark Holder(s)</th>
</tr>
</thead>
<tbody>
<tr>
<td>smart</td>
<td>15,198</td>
<td>Smart Communications, Daimler AG</td>
</tr>
<tr>
<td>forex</td>
<td>14,823</td>
<td>Forex Bank AB</td>
</tr>
<tr>
<td>hotel</td>
<td>14,690</td>
<td>Hotel Top Level Domain GMBH</td>
</tr>
<tr>
<td>one</td>
<td>14,205</td>
<td>American Academy of Ophthalmology</td>
</tr>
<tr>
<td>love</td>
<td>13,912</td>
<td>Cartier International AG, The Conde Nast Publications</td>
</tr>
<tr>
<td>cloud</td>
<td>13,821</td>
<td>Individual</td>
</tr>
<tr>
<td>nyc</td>
<td>13,622</td>
<td>City of New York, NYC &amp; Company</td>
</tr>
<tr>
<td>london</td>
<td>13,343</td>
<td>London &amp; Partners</td>
</tr>
<tr>
<td>abc</td>
<td>13,331</td>
<td>LV Insurance Management Limited</td>
</tr>
<tr>
<td>luxury</td>
<td>13,125</td>
<td>ILUX Holdings</td>
</tr>
</tbody>
</table>

Notes:
[1] Downloads by the ICANN registrar ID 9997 (ICANN’s monitoring system) are excluded from the data to limit the analysis to downloads by actual registrars.
[2] This analysis is limited to verified strings in the TMCH.
[3] The count of downloads for each string is calculated as the number of downloads with a unique time stamp by each registrar for that string.

Sources:
IBM Claims Service Notifications Data; Deloitte Trademark Holder Database.

- Trademark holders with a U.S. address in the trademark holder database account for the largest share of the trademarks that have been downloaded from the TMCH (48%). Other trademark holders with a large share of trademark downloads are located in Germany, France, and Great Britain (nearly 10% of downloads each). These numbers are generally proportionate to the number of trademarks that are recorded in the TMCH by trademark holders from these countries.

C. Domain Dispute Records

The Uniform Domain Name Dispute Resolution Policy (“UDRP”) and Uniform Rapid Suspension System (“URS”) allow trademark holders to arbitrate claims against domain registrants when they consider a domain name to infringe on their rights. The UDRP allows any individual or organization to file a complaint regarding a registered domain name that is arguably identical or confusingly similar to a trademark owned by the complainant and appears to have been registered and is being used in bad faith. The complaint is filed with an ICANN-approved UDRP provider. The domain is frozen so that no changes can be made to it, the registrant of the domain name in question then has the opportunity to respond to the complaint, a dispute panel is appointed by the chosen UDRP provider to review the complaint and any response provided, and a decision is declared.26 A UDRP dispute may be resolved in favor of the complainant by cancelling the domain name in question or transferring the domain to the

complainant.\textsuperscript{27} URS disputes follow a similar process, but are limited to domains registered in new gTLDs and are designed to be concluded on a faster timeline and at lower cost than the UDRP.\textsuperscript{28} The URS can only result in the suspension of the domain name in question for the remainder of its registration period (i.e., domains disputed by URS are not eligible for transferal to the complainant and are released for registration at the end of the suspension period).\textsuperscript{29}

The dispute data identify URS and UDRP disputes that were filed in January 2014 through December 2015 through the Asian Domain Name Dispute Resolution Centre, National Arbitration Forum, World Intellectual Property Organization, The Czech Arbitration Court Arbitration Center for Internet Disputes, and the Arab Center for Domain Name Dispute Resolution providers.\textsuperscript{30} There are roughly 17,500 disputes in the data, and a summary of these disputes across years and URS versus UDRP is shown in \textbf{Table 2}. The .com legacy TLD is the most common TLD among disputed domains, accounting for nearly 65% of all disputes in the data. The .net and .org TLDs are the next most common, accounting for 10% and 6% of all disputes in the data, respectively. The most common new gTLDs represented in the dispute data are .email, and .xyz, each accounting for less than 1% of all disputes. These percentages are roughly proportional to the prevalence of registrations in these TLDs: .com, .net, and .org represent 71%, 9%, and 6% of all domain registrations as of February 2016. The new gTLD .email represents less than 1% of all registrations, and .xyz represents 1.4% of all registrations.\textsuperscript{31}

\textsuperscript{28} Some legacy TLDs also are eligible for the URS.
\textsuperscript{30} Only the Alternative Dispute Resolution Forum and Asian Domain Name Dispute Resolution Centre are URS providers.
\textsuperscript{31} “ICANN Contractual Compliance Performance Reports: Domain Count & Trending by TLD,” ICANN, available https://features.icann.org/compliance/domain-count-by-tld, visited June 22, 2016. Total domain registrations exclude ccTLDs. ccTLDs are not obligated to report registration activity to ICANN.
Table 2  
Number of URS and UDRP Disputes (2014 – 2015)

<table>
<thead>
<tr>
<th></th>
<th>2014</th>
<th>2015</th>
</tr>
</thead>
<tbody>
<tr>
<td>UDRP</td>
<td>8,751</td>
<td>8,182</td>
</tr>
<tr>
<td>URS</td>
<td>281</td>
<td>287</td>
</tr>
<tr>
<td>Total</td>
<td>9,032</td>
<td>8,469</td>
</tr>
</tbody>
</table>

Notes:
[1] Disputes are categorized according to complaint date. Disputes without a complaint year are excluded (only sixteen records are excluded).

Sources:
Dispute records received from Asian Domain Name Dispute Resolution Centre, National Arbitration Forum, World Intellectual Property Organization, The Czech Arbitration Court Arbitration Center for Internet Disputes, and the Arab Center for Domain Name Dispute Resolution.

D. Whois Domain Registration Data

Whois data are generated at the time that a domain name is registered, and consist of the registered domain name, information about the registration (i.e., registration date), and information about the registrant (i.e., registrant name and contact information).³² We received Whois domain registration data from DomainTools, a Whois research service.³³ We selected a random sample of 25% of the valid trademark strings in the TMCH data and requested registration information for any registered domains that were exact matches to those strings or that matched a defined set of string variations of those trademark strings (described in more detail below).³⁴ A 25% random sample reduces the amount of Whois data requested while still allowing our results to be representative of the TMCH database and TMCH users.³⁵

³³ According to the DomainTools website, it has the most complete historical database of Whois registration data in the industry.
³⁴ We limited our sample to Latin-character trademarks, which comprise 97% of the TMCH database.
³⁵ Each trademark string included in our sample results in an average of 75 string variations. Because each string variation may result in a Whois record for any gTLD, adding one additional trademark to our sample increases the potential size of the Whois registration data set by more than 75,000 registrations (assuming that each string variation could be registered in each gTLD).
We submitted a data request for Whois data consisting of 613,732 unique strings, 42,870 of which were strings corresponding to TMCH records and 582,524 of which were variations on those trademark strings, and requested a search for Whois data for all domain names that matched any of the requested strings within all legacy TLDs and new gTLDs through May 2016. Our data request yielded a total of 1,570,947 Whois records. Of these records, 1,348,852 had parsed Whois information, and 14%, or 222,095, were “thin” records for domains marked for deletion or had no associated Whois records, which could not be parsed by DomainTools. In our analyses, we rely on all records received from DomainTools where we can extract the necessary information from both the parsed and unparsed records. In analyses where the necessary registration data are not available in the unparsed Whois data set, we rely exclusively on the parsed data.

The data reveals the most commonly used TLDs for registrations containing the requested trademark strings and string variations. Table 3 shows that the legacy TLDs .com, .net, and .org are the most prevalent TLDs in the registration data, while .xyz, .wang, and .club are the most common new gTLDs in the registration data.

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36 The requested variations of trademark strings have been used to study typo-squatting domains. See Section V.C.1 for a more detailed discussion.
37 The parsed records contained separate fields for each part of the Whois record (e.g., domain name, registrant name). Records that could not be parsed did not have distinct data fields and did not always contain the standard Whois registration data.
For a number of the analyses that we perform, we distinguish registrations made by trademark holders from registrations made by third-party registrants. A non-trivial portion of registrations (13%) are made by registrants using a Whois privacy screen, which screens the registrant’s information from the Whois
data. Due to the Whois privacy screen on these registrations, we are unable to be certain whether the registration was made by a trademark holder or a third-party registrant.

E. Stakeholder Interviews and Questionnaires

We issued a publicly-available web form, sent questionnaires, and interviewed TMCH stakeholder groups to collect their opinions of the TMCH services and features that are the focus of this study. Interviews took place during the ICANN 55 meeting in Marrakech, questionnaires were distributed in March, April, and May 2016, and the web form was made available from March 30, 2016 until April 27, 2016. The questionnaires were sent to trademark holders, non-traandmark holders, TMCH agents, registries, and registrars. The web form was publicized by ICANN to the ICANN community. The questionnaire and web form text are available in the appendix.

We conducted five interviews with stakeholders and the TMCH service providers at the ICANN 55 meeting in Marrakech and received 38 completed questionnaires and web forms. The questionnaires and web forms were received from four self-identifying registrars, six self-identifying registries, eleven trademark holders, eight TMCH agents, eight law firms, and one group of non-trademark-owner registrants. The feedback collected from these stakeholders is used to inform and add context to our analyses. Due to the informative nature of the first-round questionnaire responses and their consistency with the results of our analyses, we did not perform a second round of interviews or questionnaire release.

V. Findings of the Analysis Group Independent Review

A. Summary of Results

We find that it is possible that the Claims Service may help deter rights-infringing registrations that are exact matches to trademark strings recorded in the TMCH. However, it is also possible that some good faith registrations are being deterred by the current Claims Service system, which may be detrimental to the registration activity of non-traandmark-holder domain registrants. Our data do not allow us to definitively conclude whether Claims Service notifications have a deterrent effect on either type of registration activity. We also find that extending the Claims Service or expanding the matching criteria used for triggering Claims Service notifications may be of limited benefit to trademark holders and will be associated with costs incurred by other stakeholder groups, such as registries, registrars, and non-traandmark-holder domain registrants. The effectiveness of Claims Service notifications depends on how many registration attempts are being made. We find that registration activity declines after the required 90-day Claims Service period, so any additional months added to the Claims Service period will have diminishing value. We also find that trademark holders infrequently dispute registrations that are variations of trademark strings. We note, however, that dispute rates on exact-match registrations are also low, making it difficult to draw conclusions about the dispute rate of string variations. Lastly, we find that

Registrations made by registrants using a privacy screen are identified by searching for the words “private,” “privacy,” “proxy,” and “Whois” in the registrant organization name in the Whois data.

Archived materials from the ICANN 55 discussion of this review are available at https://meetings.icann.org/en/marrakech55/schedule/thu-tmch-review. Non-traandmark holders were contacted for the questionnaire with the assistance of ICANN’s Non-Commercial User Group. Trademark holders and TMCH agents were selected from the TMCH data to participate in the questionnaire to reflect geographic diversity and TMCH users with a large number of registered trademarks. TMCH users were contacted with Deloitte’s assistance. Registries were selected to reflect geographic diversity and registries with large numbers of TLD registrations. Registrars were also selected to reflect geographic diversity and a large number of domain registrations.

Some respondents identified in multiple stakeholder groups.
although trademark holders expressed that they valued the Sunrise period in responses to our questionnaires, many trademark holders do not utilize their Sunrise eligibility by registering names.

B. Claims Service

1. Analyses

The Claims Service period is an initial, mandatory, 90-day period during a new gTLD’s general availability. During this period, Claims Service notifications are sent to potential domain name registrants and trademark holders when domain name registrations that match a trademark string in the TMCH are attempted (notifications are sent to potential registrants) or completed (notifications are sent to trademark holders). In its 2011 recommendation on the independent review of the TMCH, the GAC advised that the review consider the benefits of extending the notifications period. Initial questionnaire feedback that we received from trademark holders, TMCH agents, and law firms indicated an interest in the extension of the Claims Service period, but some registrars find implementing the Claims Service to be costly and oppose extending the Claims Service period. In addition, some non-trademark holder registrants oppose the extension of the Claims Service period due to concerns that Claims Service notifications reduce good-faith registrations of domain names that happen to match trademark strings. Below, we discuss the costs and benefits associated with the Claims Service and the potential benefits associated with extending the Service.

We examine the extent to which Claims Service notifications appear to deter registration activity (i.e., how often registration attempts that trigger Claims Service notifications are not completed) and assist trademark holders in monitoring domain name registrations. These analyses involve determining how often registration attempts that trigger Claims Service notifications are abandoned and, of registrations that are completed, how often they are disputed relative to registrations that are completed without having triggered a Claims Service notification. We also examine how trademark holders value Claims Service notifications by measuring adoption of the Ongoing Notifications Service. Finally, we evaluate whether potentially-infringing registrations are made immediately after the Claims Service period ends.

2. Data Collection

Our analysis relies on information from four data sources: Claims Service data, the trademark holder database, UDRP/URS dispute data, and Whois domain registration data.

As discussed above, when a potential registrant of a domain attempts to register a domain name that matches a trademark string in the TMCH during the Claims Service period of a new gTLD, the trademark string information is downloaded from the TMDB and a Claims Service notification is shown to the potential registrant. Downloads from the TMDB can also be conducted in the absence of an attempted registration. The Claims Service data record the trademark strings that were downloaded during the Claims Service period of every new gTLD, the date and time of each download, the downloading registrar, and, if a registration was completed, the name of the registered domain. Trademark strings and the domain names of completed registrations are the key variables that we use to merge the Claims Service data with other data sets.

In order to identify the dispute rate of domains that trigger Claims Service notifications, we match the Claims Service notifications data to the dispute data. In particular, we identify completed registrations in

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41 New gTLDs may offer Claims Service periods that are longer than 90 days.
42 See GAC 2011 Recommendation attached as Appendix A.
the Claims Service data that also appear in the dispute data. Using Whois registration data, we also examine whether third-party registrants register domain names matching trademark strings in the TMCH during and/or after the Claims Service period. To determine whether a third-party registrant has registered such a name, we compare the registrant name in the Whois registration data to the trademark holder names associated with trademark strings in the TMCH. We use an automated text comparison of the registrant and trademark holder information in the two data sets to determine whether the names are sufficiently similar to constitute a match. Registrations made by registrants who cannot be matched to a corresponding trademark holder in the TMCH are deemed to be third-party registrants.

Another aspect of our analyses necessitates that we identify whether a registered domain name is an exact match to a trademark string in the TMCH. To do so, we compare the domain names in the Whois data to the trademark strings in the TMCH. Trademark strings in the TMCH dataset may contain non-alphanumeric characters that are not permitted in domain name registrations. In accordance with the exact match criteria used in sending Claims Service notifications, we standardize these strings by omitting or replacing ampersands with “and,” replacing @ with “at,” and either removing all spaces and other non-allowed characters, or replacing them with hyphens. As such, a TMCH string can have several different variations: for example the hypothetical mark “Widget Inc” in the TMCH could manifest in a domain as both “WidgetInc” and “Widget-Inc.” We look for all exact-match variations of TMCH strings in the Whois data to determine whether an exact-match registration has been made.

We also collected qualitative data about stakeholders’ interactions with and opinions of the Claims Service through our questionnaires and interviews.

3. Results

Our findings are consistent with the goal of the Claims Service to deter bad faith registrations that would otherwise be disputed. However, the results may also indicate that many legitimate domain registrations may be deterred by Claims Service notifications. These results should not be relied upon to make policy recommendations. We find that the vast majority of registration attempts are not completed after receiving a Claims Service notification (94% abandonment rate). This abandonment rate seems quite high, however there are several caveats to this result, which include our inability to determine the abandonment rate that would occur if no Claims Service notifications were sent and limitations of our data set, which require us to assume that every registrar download from the TMDB represents a registration attempt. We also find a very low dispute rate (0.3%) among registrations that receive Claims

43 Domain registrants are deemed to be trademark holders if the registrant information in the Whois data is the same or very similar to the trademark holder information in the trademark holder database. Similarity is measured based on the generalized edit distance between the two registrant and trademark holder names in the two data sources after removing common organizational identifiers such as “inc.” “llc,” or “corporation,” etc. Generalized edit distance is calculated using the COMPGED function in SAS, which generates a string distance score that quantifies the number of deletions, insertions, or replacements of single characters that are required to transform one text string (i.e., registrant name) into the other (i.e., trademark holder name). This is a standard methodology for comparing text strings that are identical across data sources. We tested multiple generalized edit distances, and determined that a distance of 500 or less maximized matches while minimizing incorrect matches. We estimate that this methodology yields correct treatment (i.e., avoids incorrect matches and maximizes correct matches) of 97% of the data.

44 Registrants using privacy screens cannot be identified as trademark holders or third-party registrants and are therefore evaluated as their own category of registrant.

45 To the extent that the Claims Service data includes downloads that are not associated with registration attempts, our calculation of the abandonment rate will be inflated. Additionally, to the extent that registrations are abandoned even when Claims Service notifications are not sent, Claims Service notifications may not be entirely responsible for the high abandonment rate observed in this analysis.
Service notifications (i.e., new gTLD registrations of domain names that are exact matches of trademark strings recorded in the TMCH). Although we are unable to say exactly why this dispute rate is so low, it is possible that Claims Service notifications are effective at deterring bad faith registrations that would otherwise be disputed, or that trademark holders are not very concerned about registrations made in new gTLDs (i.e., they are more concerned about registrations made in the .com legacy TLD) or have not yet submitted a dispute on these infringing registrations. Trademark holders appear to appreciate receiving claims notifications, since the vast majority of trademark strings are enrolled in Ongoing Notification Services.

In consideration of expanding the Claims Service period, we find no evidence that bad faith registrations are timed strategically to avoid triggering Claims Service notifications. Further, registrations in new gTLDs decline after the Claims Service period ends and remain below the registration levels during the Claims Service period. This indicates that an extension of the Claims Service period would result in a declining marginal benefit to trademark holders while potentially increasing the monitoring and administrative costs of registrars. It is also possible that by extending the Claims Service period, any deterrent effect of Claims Service notifications on non-trademark-holder registrants would continue, thus decreasing registrations overall or slowing the registration adoption of new gTLDs.

\subsection{Registration Abandonment}

Claims Service notifications are intended to deter bad-faith registrations of trademarked strings but, as discussed in Section III, may also deter good-faith registrations of domain names that coincidentally match trademarked strings. We examine the extent to which Claims Service notifications appear to deter registration activity by calculating the prevalence of registration abandonment among registration attempts that triggered Claims Service notifications. We interpret each download observed in the Claims Service data as an indication that a domain registration was attempted and triggered a notification; to the extent that bulk downloads are present in the data, we may observe more “abandoned” registrations than actually occurred (i.e., bulk downloads will appear to be an abandoned registration because bulk downloads will never be associated with completed registrations). Because we cannot be certain that the large downloads made by two registrars in the data do not also include bulk downloads made by those registrars, we exclude those two registrars from this analysis. However, our results are qualitatively similar if these registrars are included.\footnote{As discussed in Section IV, there are two registrars that average downloads of more than 20 trademark strings per download, which is large compared to the average of fewer than five trademark strings in the downloads of other registrars. We also exclude downloads made by ICANN’s monitoring system. The exclusion of the two registrars does not significantly impact our results. Inclusion of the two registrars shows that 99% of registrations are abandoned and 0.5% of completed registrations are disputed.}

As shown in Table 4, we find that 93.7% of the 1.8 million registration attempts that received a Claims Service notification were abandoned. (We count the number of unique domain names registered as reported in the IBM data to determine how many registrations were completed. All downloads that are not associated with a unique registered domain name are considered abandoned.)\footnote{As noted above, if there are bulk downloads present in the data, then we will observe more “abandoned” registrations than occurred due to bulk downloads being unrelated to registration attempts.} Unfortunately, due to data constraints, we are not able to observe the registration abandonment rate for registrations that are attempted outside of the Claims Service period (when no Claims Service notifications are sent); such a measure would be useful to use as a base abandonment rate to which we would compare the Claims Service period abandonment rate to measure the size of the Claims Service notifications’ deterrent effect.
Measuring a baseline level of abandonment outside of the Claims Service would require data on registration attempts and completions, which may be observed and recorded by registrars.

Table 4
Claims Service Registration Abandonment, Completion, and Dispute Rates
October 2013 – February 2016

<table>
<thead>
<tr>
<th>All Attempted Registrations</th>
<th>Count of Claims Downloads</th>
<th>Share of Claims Service Downloads</th>
<th>Share of Completed Registrations</th>
</tr>
</thead>
<tbody>
<tr>
<td>&quot;Abandoned&quot; Registrations</td>
<td>1,696,862</td>
<td>93.7%</td>
<td>N/A</td>
</tr>
<tr>
<td>&quot;Completed&quot; Registrations</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Non-disputed registrations</td>
<td>113,338</td>
<td>6.3%</td>
<td>99.7%</td>
</tr>
<tr>
<td>Disputed registrations</td>
<td>346</td>
<td>0.0%</td>
<td>0.3%</td>
</tr>
<tr>
<td>&quot;Completed&quot; Registrations Subtotal</td>
<td>113,684</td>
<td>6.3%</td>
<td>100.0%</td>
</tr>
</tbody>
</table>

Notes:
[1] Downloads by the ICANN registrar ID 9997 (ICANN’s monitoring system) are excluded in order to limit the analysis to downloads by registrars. This exclusion results in an exclusion of 35.7% of the observations in the original Claims Service data received from IBM.
[2] A bulk download is defined as a download from the TMCH of multiple strings by the same registrar with exactly the same time stamp. Downloads by two registrars are excluded from this analysis because of a potentially high prevalence of bulk downloads (98.7% and 81.9% of downloads, respectively) by each of these two registrars. The average size of the “bulk downloads” by these two registrars (approximately 23 and 35 strings, respectively) is much larger than the average “bulk download” size of other registrars (other registrars in the Claims Service data download 5 strings or less on average). This exclusion results in an exclusion of 62.2% of the observations in the original Claims Service data received from IBM after excluding downloads by ICANN's monitoring system.
[3] Each Claims Service download is interpreted to represent a domain registration attempt. Downloads are defined as unique combinations of string, registrar, and timestamp in the original IBM claims service data.

Sources:
IBM Claims Service Notifications Data; UDRP Dispute Data.

b. Registration Completion and Disputes

As shown in Table 4, 6.3% of registration attempts that trigger a Claims Service notification complete the registration process. Of the nearly 114,000 completed registrations, only 0.3% resulted in domain disputes as of December 2015. The registrations in the Claims Service data account for approximately 5% of 2.2 million registrations made in new gTLDs during Claims Service periods that occurred between October
There are several possible reasons why the dispute rate on Claims Service notifications is so low. First, bad-faith registrations may be largely abandoned when a Claims Service notification is received, so very few domains are registered that trademark holders would wish to dispute. Second, there may be a lag between the time a domain is registered and discovered by a trademark holder and when a dispute is filed, causing us to see some registrations as non-disputed when they may become disputed in the future (i.e., we do not observe a dispute in the dispute data because it is limited to disputes that occurred before the end of 2015). Third, trademark holders may be generally less concerned by the domain registrations in the Claims Service data, either because the domain names are low-priority for disputes or because exact-match registrations made in new gTLDs are less threatening to trademark holders than registrations in legacy TLDs like .com.

To evaluate whether the first explanation explains our results, we would need information on the domain names that were attempted in abandoned registrations. However, the Claims Service data only contain domain names for completed registrations. Therefore, we are unable to evaluate the characteristics of abandoned registration attempts. We attempt to evaluate the second potential explanation by limiting our analysis to the earliest quarter of Claims Service data, thus focusing our analysis on the registrations in our data that have been available to the dispute process for the longest period of time and would therefore be less affected by the limited time window of the dispute data. The dispute rate of the domain registrations made in the earliest quarter of the Claims Service data is also 0.3%, which suggests that the limited time window associated with the dispute data may not be responsible for the low dispute rate that we observe. The third explanation is consistent with feedback that we received from questionnaire respondents, which indicated that trademark holders consider the importance of the domain name (including the TLD) when determining whether to file a complaint.

c. Timing of Potentially-Infringing Registrations Around the Claims Service Period

It is possible that the Claims Service period deters bad faith registrations during the Claims Service period, so bad-faith registrants wait until the Claims Service period is complete to make their registrations. If that is the case, we might expect to see a spike in registrations that are an exact match of a trademarked string (i.e., would trigger a Claims Service notification during the Claims Service period) immediately after the Claims Service period ends. Figure 1 shows that there is a gradual decline in the number of exact-match registrations made by third-party registrants following the Claims Service period. This chart indicates that it is unlikely that potentially-infringing registrants strategically time registrations to avoid Claims Service notifications.

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48 The total number of registrations made during Claims Service periods is calculated based on ICANN’s monthly transaction reports. Because Claims Service periods may begin and end in the middle of a calendar month, but the monthly transaction reports report all registrations made in a TLD for an entire calendar month, the monthly transaction reports only provide an approximation of registrations made during the Claims Service period of a given TLD. We total all approximated Claims Service period registrations for new gTLDs that had Claims Service periods that overlapped with the Claims Service data (i.e., occurred between October 2013 and February 2016).
Figure 1
Exact-Match Registrations During and After Claims Service Period by Non-Trademark-Holders

Notes:
[1] This analysis is limited to new gTLDs with at least twelve months of observable registration data from DomainTools. This limitation results in the analysis including 345 out of a total 1,354 new gTLDs.
[2] This analysis is limited to registrations made by non-trademark holders of exact-match strings. Non-trademark holders are identified as registrants that do not match the trademark holder based on approximate string matching between registrant and trademark holder.
[3] Exact-match strings are strings that match a TMCH string in accordance with ICANN's matching criteria and would trigger a Claims Service notification if registered during the Claims Service period.

Sources:
Whois Registration Data Received from DomainTools; Deloitte Trademark Holder Database; Claims Service Periods downloaded from https://newgtlds.icann.org/en/program-status/sunrise-claims-periods.
Another way to measure the prevalence of potentially-infringing registrations is to examine disputed domains. Disputed domains are more likely to be indicative of bad-faith registrations, since they trigger dispute actions by trademark holders. We therefore analyze whether exact-match registrations made by non-trademark holders are more likely to be disputed when they are registered during or after the Claims Service period. A higher rate of disputes on registrations made after the Claims Service period would indicate that registrations completed after the Claims Service period are perceived by trademark holders as more infringing than registrations made during the Claims Service period. We limit our analysis to registrations made during or within 90 days after the Claims Service period to focus on registration activity that may have been timed intentionally to avoid Claims Service notifications (i.e., registrations following immediately after the Claims Service period) and to examine dispute rates based on a uniform period of time (i.e., a dispute rate based on registrations made during a 90-day period during or after the Claims Service period).

Table 5 shows that there is no discernible increase in the dispute rate of exact-match domain registrations when those registrations are made after the Claims Service period ends. This indicates that it is unlikely that bad faith registrants strategically time their registrations relative to the Claims Service period. Therefore, it is unclear whether extending the Claims Service period would help to deter or delay bad faith registrations from being made. Anecdotal evidence also suggests that extending the Claims Service period could be costly for non-trademark-holder stakeholders: a number of questionnaire respondents identified administrative costs associated with expanding the Claims Service period. The dispute rate for registrations during the Claims Service period reported in Table 5 is not the same as the dispute rate reported in Table 4 due to discrepancies between the Claims Service data and Whois registration data set regarding the number of registrations made during the Claims Service period. However, the two dispute rates reported in Table 5 are comparable to each other for this analysis because they rely on the same data source.

### Table 5

<table>
<thead>
<tr>
<th>Registered During Claims Service Period</th>
<th>Number of Exact Match Disputes</th>
<th>Number of Exact Match Registrations</th>
<th>Dispute Rate</th>
</tr>
</thead>
<tbody>
<tr>
<td>Registered within 90 Days After Claims Service Period</td>
<td>324</td>
<td>140,598</td>
<td>0.23%</td>
</tr>
<tr>
<td>Total</td>
<td>386</td>
<td>186,963</td>
<td>0.21%</td>
</tr>
</tbody>
</table>

**Notes:**

[1] This analysis is limited to registrations made by non-trademark holders of exact-match strings.

[2] Non-trademark holders are identified as exact-match-string registrants whose names do not match the name of the trademark holder based on approximate text comparison between registrant and trademark holder names.

[3] Exact-match strings are strings that match a TMCH string in accordance with ICANN's matching criteria.

[4] Disputed domains are identified by comparing registered domains with UDRP dispute data.

**Sources:**

Whois Registration Data Received from DomainTools; UDRP Dispute Data; Claims Service Period Dates downloaded from https://newgtlds.icann.org/en/program-status/sunrise-claims-periods.

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49 It is possible, however, that disputed domains are not made in bad faith. Disputes are only indicative of a trademark holder’s perception that a domain infringes on trademark rights. Domain disputes also do not encompass all bad-faith registrations, as some bad-faith registration may go undetected by trademark holders.
d. Ongoing Notifications

As described above, TMCH users can enroll in the Ongoing Notifications Service for free to continue receiving notifications after the end of the Claims Service period. The relative cost and benefit that TMCH users receive from Claims Service notifications can be measured by evaluating the rate at which TMCH users enroll in Ongoing Notifications. In economics, when a consumer purchases a good or service, he/she must value the good or service at least as much as the price that he/she pays for that good or service. Because the Ongoing Notifications is a free service, it is difficult to determine the “value” of the service to TMCH agents and trademark holders. However, among the feedback that we received from stakeholders regarding Claims Service notifications, some respondents felt that the notifications were costly to review (based on the time and effort involved). The high enrollment rate in the Ongoing Notifications program indicates that the perceived benefit of receiving ongoing notifications outweighs the costs of filtering any notifications that would be received through the program. Because the Ongoing Notifications program is a free program that extends the Claims Service notices received by trademark holders, but there is no corresponding program by which the Claims Service notices shown to potential domain registrants are similarly extended, we are unable to assess the relative value that trademark holders place on each type of Claims Service notice. We are also unable to determine how trademark holders value the Ongoing Notifications Service relative to the Claims Service.

Table 6 shows that the vast majority of TMCH users who are TMCH agents (82%) enroll in the Ongoing Notifications program, while nearly half of TMCH users who are trademark holders (45%) enroll in the program. Nearly half of all TMCH users use Ongoing Notifications (48%).

Table 6
Summary of TMCH Users Enrolled in Ongoing Notifications Service

<table>
<thead>
<tr>
<th>User Type</th>
<th>Enrolled in Ongoing Notifications</th>
<th>Not Enrolled in Ongoing Notifications</th>
<th>Percent Enrolled in Ongoing Notifications</th>
</tr>
</thead>
<tbody>
<tr>
<td>Agent</td>
<td>142</td>
<td>31</td>
<td>82.1%</td>
</tr>
<tr>
<td>Trademark Holder</td>
<td>673</td>
<td>833</td>
<td>44.7%</td>
</tr>
<tr>
<td>Total</td>
<td>815</td>
<td>864</td>
<td>48.5%</td>
</tr>
</tbody>
</table>

Notes:
[1] Users enrolled in ongoing notifications were identified using ongoing notification flags for each TMCH user received from Deloitte.
[2] User types were identified by an indicator included in the Deloitte Trademark Holder Database.

Sources:
Deloitte Trademark Holder Database; Deloitte Trademark Holder Ongoing Notification Indicators.

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50 Ongoing notifications for exact-match registrations are free. Trademark holders may add some variations to the Ongoing Notifications Service for a price of $1 per variation and label per year.
We evaluate whether certain types of TMCH users value Claims Service notifications more than others by studying whether some users are more likely to use Ongoing Notifications than others. We find that TMCH users who have recorded many trademark strings in the TMCH tend to enroll in Ongoing Notifications Services more than TMCH users with fewer trademark strings. Table 7 shows that for both TMCH agents and trademark holders, the average user enrolled in the Ongoing Notifications service has more recorded strings than those that are not enrolled in Ongoing Notifications services: the average TMCH agent that uses Ongoing Notifications has 192 trademark strings in the TMCH, whereas the average TMCH agent that does not use Ongoing Notifications has only 18 recorded trademarks, and; the average trademark holder that uses Ongoing Notifications has just over 2 recorded trademark strings, while the average trademark holder that does not use Ongoing Notifications has just less than 2 recorded trademark strings. Because TMCH agents who use Ongoing Notifications account for such a large portion of the strings in the TMCH, overall, 92.9% of all strings in the TMCH are covered by Ongoing Notifications. Given the widespread interest in extending the Claims Service period voiced by TMCH agent and trademark holder questionnaire respondents, it is unsurprising that many TMCH users enroll in Ongoing Notifications Services.

Table 7
Summary of Ongoing Notifications Activation By User Type

<table>
<thead>
<tr>
<th>User Type</th>
<th>Average Number of Strings Registered</th>
<th>Total Number of Strings Registered</th>
<th>Fraction of Strings with Ongoing Notifications Activated</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Enrolled</td>
<td>Not Enrolled</td>
<td>Enrolled</td>
</tr>
<tr>
<td>Agent</td>
<td>191.6</td>
<td>18.3</td>
<td>27,208</td>
</tr>
<tr>
<td>Holder</td>
<td>2.3</td>
<td>1.9</td>
<td>1,573</td>
</tr>
<tr>
<td>Total</td>
<td>220.8</td>
<td>24.2</td>
<td>28,781</td>
</tr>
</tbody>
</table>

Notes:
[1] Users enrolled in ongoing notifications were identified using ongoing notification flags for each TMCH user received from Deloitte.
[2] User types were identified by an indicator included in the Deloitte Trademark Holder Database.
[3] The number of strings registered is the number of trademarks registered by a given TMCH user according to the Deloitte Trademark Holder Database.

Sources:
Deloitte Trademark Holder Database; Deloitte Trademark Holder Ongoing Notification Indicators.

C. Matching Criteria

1. Analyses

The Claims Service identifies potentially-infringing domain registrations by identifying domain names submitted during the registration process that are “exact matches” to TMCH-recorded strings, where an exact match is defined as either an exact string match to a recorded trademark, or an exact string match to a trademark after the following adjustments have been made to invalid characters: punctuation, spaces,
and other invalid characters have been replaced with hyphens or omitted for the string and the special characters @ and & have been spelled out (i.e., “at” and “and”).

In its 2011 recommendation on the independent review of the TMCH, the GAC advised that the review examine whether an expansion of the matching criteria could be implemented. Initial responses to our questionnaires from trademark holders and TMCH agents often expressed interest in expanding the matching criteria. However, registries and registrars expressed some concern regarding the cost associated with implementing additional matching criteria. The intention of our analyses is to understand some of the costs and benefits associated with expanding the matching criteria and what expansions may be most beneficial.

To analyze which non-exact match criteria might be most beneficial to incorporate into the TMCH services, we analyzed the prevalence of several common non-exact text variations that have been used to study typo-squatting domains. In particular, we examined how often the following text variations have been registered:

- **Missing-dot typos**: These variations simulate an Internet user omitting a period in a domain address (e.g., www.domain.com becomes wwwdomain.com). In the first variation, “www” is appended to the beginning of the trademark string. In the second variation, “com” is appended to the end.
- **Fat-finger Typos**: These variations take advantage of “fat-finger” characters (the characters immediately surrounding a character on the QWERTY keyboard). These variations simulate an Internet user accidentally hitting a nearby key when typing a domain name by replacing one character in a trademark string with each possible fat-finger character.
- **Character Duplication**: For every character in the original string, a character is duplicated (i.e., “domain” becomes “ddomain,” “doomain,” etc.).
- **Character Swaps**: For every adjacent pair of characters in the original string, their positions are switched (e.g., “domain” and “odmain”).
- **Character Removal**: One at a time, remove each character from the original string (i.e., “domain” becomes “omain,” “dmain,” etc.).
- **Plurals**: An “s” is added to the end of each original string.
- **Digit Addition**: A “1” is added to the end of every original string.
- **“Cheap” and “Buy”**: “Cheap” is added to the beginning of each string and to the end of each string, respectively. The same is also done with “buy.”

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52 See GAC 2011 Recommendation attached as Appendix A.

53 Many of the expansions suggested by questionnaire respondents are captured by our analysis, for example plurals and common misspellings.


55 An example of all text variations applied to “domain” is available in Appendix B.

56 In the case where two or more of the same character are adjacent to each other in the original trademark string, no duplication is made (e.g., allegro).
We would have liked to also incorporate the goods or services sold by trademark holders into another set of permutations (e.g., “apple-computer” for the trademark string “apple” registered by Apple, Inc.). However, due to the lack of detail in the Nice classification codes available in the TMCH data, we were unable to include these types of variations in our analysis. The two-digit Nice codes provide very high-level industry characteristics that are not always product names that are likely to be included in domain names. For example, Nice Class 1 is described as “Chemicals used in industry, science and photography, as well as in agriculture, horticulture and forestry; unprocessed artificial resins, unprocessed plastics; manures; fire extinguishing compositions; tempering and soldering preparations; chemical substances for preserving foodstuffs; tanning substances; adhesives used in industry.”

In addition to the difficulty of determining what industry key words to associate with a trademark string’s Nice classification, many TMCH-recorded trademarks are associated with multiple Nice codes, making a goods and services string variation so broad that it loses its relevance.

2. **Data Collection**

As described above, the TMCH database includes records for all trademarks recorded in the TMCH. Because only verified trademarks are protected by the Claims Services, we limit our analyses to verified trademarks. We selected a 25% random sample of the verified, Latin script trademarks in the TMCH, which resulted in a sample of 7,661 trademarks. We then created a list of non-exact string permutations of each trademark in our sample, as described above. This process was conducted using base Python string manipulation and iteration functions. This process resulted in 613,732 permutations of the trademark strings in our sample.

DomainTools provided Whois registration data for all new gTLD and legacy TLD domain registrations made since July 2013 that had a domain name matching any of the non-exact trademark permutations described above and any valid TMCH exact-match strings (as described above in Section V.B.2). To determine how many domain registrations were made for each type of non-exact string permutation, we compared each string in the Whois registration data to the strings in our initial data request. We determine dispute rates and whether a domain was registered by a trademark holder or third-party registrant as discussed above in Section V.B.2.

3. **Results**

We find no clear evidence that expanding the matching criteria will outweigh the potential costs of doing so. Registration activity by trademark holders and third-party registrants is disproportionately centered around exact matches of trademark strings rather than variations of trademark strings. Additionally, our results indicate that trademark holders file very few disputes. If trademark holders value domains that are variations of their trademarks but are unable to monitor the registration of these domains, then expanding the matching criteria may be useful. However, if many trademark holders already utilize registration monitoring services other than the TMCH, it is unlikely that expanding the matching criteria will yield

58 A number of the non-exact string permutations are based on a QWERTY keyboard and require Latin script. 97% of the trademark strings in the TMCH are Latin script.
59 One registered domain name can correspond to multiple original trademark strings in the TMCH data. For example, a registration of “books.xyz” may relate to a trademark string of “boks” through a character duplication permutation (i.e., duplicating the “o” to result in “books”) or a plural typo permutation of the string “book” (i.e., adding an “s” to result in “books”). In such an instance, we match the registration record of “books.xyz” to both original strings “boks” and “book.”
much benefit. We are aware that there are numerous companies that provide domain monitoring services to trademark holders for registrations of exact and non-exact match domains. Unfortunately, due to the limited responses to our questionnaire regarding use of these services, we are unable to quantify or hypothesize about how often TMCH users rely on monitoring services outside of the TMCH. Expanding the matching criteria may also be associated with increased costs for other stakeholder groups to develop and support systems to handle expanded matching criteria.

a. Exact and Non-Exact Match Domain Name Registrations

To determine what types of string variations could potentially be included in an update to the matching criteria, we examined how often non-exact variations of trademark strings are registered. If a string variation is disproportionately common among registrations, then it may be useful to consider including that string variation in the matching criteria. In Table 8, we find that exact-match registrations account for a disproportionately large share of registrations in our Whois data compared to their relative share in our Whois data request. We can compare the share of registrations that are exact matches to trademark strings (Column [B] in Table 8) to the share of the generated set of string variations in the Whois data request (Column [D] in Table 8) that is represented by exact match strings. If domain names were selected at random (i.e., domain registrants randomly selected domain names from a set of possible variations of trademark strings), then the share of registrations that are exact matches would be the same as the share of the generated set of string variations in the Whois data request that were exact matches. For exact-match registrations the share of registrations (17.9%) is larger than the share of all string variations in the Whois data request that were exact match strings (1.5%) by a factor of 11.8. This indicates that domain registrants target registrations that match trademark strings.\(^\text{60}\) Plural typos and character removal typos are the only other string variations with registrations disproportionately large relative to their share of strings in the Whois data request (2.9% vs. 1.3% and 23.2% vs. 11.1%, respectively).\(^\text{61}\) This seems to indicate that these string variations are the most popular among registrants, although we are unable to tell what portion of plural and character removal registrations have been made in bad faith.

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\(^{60}\) Exact-match registrations may be the result of cybersquatting or it may be the result of coincidentally matching a trademark string that is a common word, phrase, or name.

\(^{61}\) Plural typos have disproportionately more registrations than expected based on their prevalence in the data request to Domain Tools, however these string variations comprise only 2.9% of the registrations in the Whois registration data set.
To try to determine the possibility of bad-faith registrations for each type of string variation, we focus on the registration activity of third-party registrants. We separate the registration behaviors of trademark holders, registrants who use a privacy screen when registering their domain name, and third-party registrants in Table 9. Just over half of trademark holder registrations (56.8%) are exact matches of trademark strings. Approximately 15% and 19% of registrations by third-party registrants and privacy screen users, respectively, also are exact matches of trademark strings. This shows that the prevalence of exact-match registrations is being driven by trademark holders, however exact-match registrations are still more prevalent among third-party and private registrants than would be expected based on their prevalence in the set of string variations in the Whois data request (15.3% and 19.1% vs. the 1.5% shown in Column [D] of Table 8 for exact matches). This indicates that third-party registrants are also targeting registration activity at domain names that are exact matches to trademark strings.

Table 8
Prevalence of Each String Variation Observed in Whois Registration Data Set

<table>
<thead>
<tr>
<th>String Variation</th>
<th>All Registrations</th>
<th>Generated Set of String Variations</th>
<th>Observed Registration Factor</th>
<th>[A]</th>
<th>[B]</th>
<th>%</th>
<th>[C]</th>
<th>[D]</th>
<th>%</th>
<th>[B] / [D]</th>
</tr>
</thead>
<tbody>
<tr>
<td>TMCH Exact Match</td>
<td>154,284</td>
<td>8,854</td>
<td>11.81</td>
<td>17.9%</td>
<td>1.5%</td>
<td>11.81</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Plural Typo</td>
<td>25,097</td>
<td>7,661</td>
<td>2.22</td>
<td>2.9%</td>
<td>1.3%</td>
<td>2.22</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Character Removal Typo</td>
<td>200,200</td>
<td>64,744</td>
<td>2.10</td>
<td>23.2%</td>
<td>11.1%</td>
<td>2.10</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Character Swap Typo</td>
<td>86,398</td>
<td>66,794</td>
<td>0.88</td>
<td>10.0%</td>
<td>11.4%</td>
<td>0.88</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Fat Finger Typo</td>
<td>367,782</td>
<td>310,521</td>
<td>0.80</td>
<td>42.6%</td>
<td>53.1%</td>
<td>0.80</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Duplication Typo</td>
<td>24,149</td>
<td>72,773</td>
<td>0.22</td>
<td>2.8%</td>
<td>12.4%</td>
<td>0.22</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Digit Addition Typo</td>
<td>1,830</td>
<td>7,661</td>
<td>0.16</td>
<td>0.2%</td>
<td>1.3%</td>
<td>0.16</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>COM Missing Dot Typo</td>
<td>1,059</td>
<td>7,661</td>
<td>0.09</td>
<td>0.1%</td>
<td>1.3%</td>
<td>0.09</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Buy Typo</td>
<td>1,416</td>
<td>15,322</td>
<td>0.06</td>
<td>0.2%</td>
<td>2.6%</td>
<td>0.06</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>WWW Missing Dot Typo</td>
<td>325</td>
<td>7,661</td>
<td>0.03</td>
<td>0.0%</td>
<td>1.3%</td>
<td>0.03</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Cheap Typo</td>
<td>506</td>
<td>15,322</td>
<td>0.02</td>
<td>0.1%</td>
<td>2.6%</td>
<td>0.02</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Total</td>
<td>863,046</td>
<td>584,974</td>
<td>N/A</td>
<td>100.0%</td>
<td>100.0%</td>
<td>N/A</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Notes:
[1] Counts reflected in the table above include only domains from parsed Whois records. Registrations in legacy TLDs which represent 29% of registrations are excluded.
[2] Registrations corresponding to each string variation are identified by comparing Whois registration records with string variations generated on the 25% sample of verified TMCH strings. For TMCH exact-match strings, registrations associated with each string are identified by comparing Whois registration records with string variations of the 25% sample of verified TMCH strings that meet the TMCH exact-match criteria.
[3] String variations used in this analysis are described in Section V.C.1 above.
[4] Observed registration factor is calculated as each string variation type's share of all registrations divided by that variations share of all generated string variations. Observed registration factors above 1 indicate that string variation type accounted for a disproportionately large share of registrations compared to its share of generated string variations.

Sources:
Whois Registration Data Received from DomainTools; TMCH string variations generated on 25% Sample of Deloitte Trademark Holder Database; Deloitte Trademark Holder Database.
Table 9
Domain Name Registrations by String Variation and Registrant Type

<table>
<thead>
<tr>
<th>String Variation</th>
<th>Registrations</th>
<th>Trademark Holder</th>
<th>Privacy Service</th>
<th>Other Registrant</th>
<th>All Registrations</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Count</td>
<td>Count</td>
<td>Count</td>
<td>Count</td>
<td>Count</td>
</tr>
<tr>
<td>TMCH Exact Match</td>
<td>24,348</td>
<td>56.8%</td>
<td>20,958</td>
<td>19.1%</td>
<td>108,978</td>
</tr>
<tr>
<td>Plural Typo</td>
<td>819</td>
<td>1.9%</td>
<td>3,595</td>
<td>3.3%</td>
<td>20,683</td>
</tr>
<tr>
<td>Character Removal Typo</td>
<td>4,123</td>
<td>9.6%</td>
<td>26,717</td>
<td>24.3%</td>
<td>169,360</td>
</tr>
<tr>
<td>Character Swap Typo</td>
<td>7,774</td>
<td>18.1%</td>
<td>10,408</td>
<td>9.5%</td>
<td>68,216</td>
</tr>
<tr>
<td>Fat Finger Typo</td>
<td>5,293</td>
<td>12.3%</td>
<td>44,933</td>
<td>40.9%</td>
<td>317,556</td>
</tr>
<tr>
<td>Duplication Typo</td>
<td>395</td>
<td>0.9%</td>
<td>2,612</td>
<td>2.4%</td>
<td>21,142</td>
</tr>
<tr>
<td>Digit Addition Typo</td>
<td>34</td>
<td>0.1%</td>
<td>267</td>
<td>0.2%</td>
<td>1,529</td>
</tr>
<tr>
<td>COM Missing Dot Typo</td>
<td>37</td>
<td>0.1%</td>
<td>134</td>
<td>0.1%</td>
<td>888</td>
</tr>
<tr>
<td>Buy Typo</td>
<td>17</td>
<td>0.0%</td>
<td>245</td>
<td>0.2%</td>
<td>1,154</td>
</tr>
<tr>
<td>WWW Missing Dot Typo</td>
<td>3</td>
<td>0.0%</td>
<td>17</td>
<td>0.0%</td>
<td>305</td>
</tr>
<tr>
<td>Cheap Typo</td>
<td>33</td>
<td>0.1%</td>
<td>108</td>
<td>0.1%</td>
<td>365</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>42,876</strong></td>
<td><strong>100.0%</strong></td>
<td><strong>109,994</strong></td>
<td><strong>100.0%</strong></td>
<td><strong>710,176</strong></td>
</tr>
</tbody>
</table>

Notes:

[1] This analysis is limited to parsed Whois registration records because non-parsed records do not include registrant information. Registrations in legacy TLDs which represent 29% of registrations are excluded.

[2] Registrations corresponding to each string variation are identified by comparing Whois registration records with string variations generated on the 25% sample of verified TMCH strings. For TMCH exact-match strings, registrations associated with each string are identified by comparing Whois registration records with string variations of the 25% sample of verified TMCH strings that meet the TMCH exact-match criteria.

[3] String variations used in this analysis are described in Section V. C. 1 above.

[4] Registrations by trademark holders are identified using a string matching technique to classify a registration as having been made by a trademark holder when the original trademark holder sufficiently matches the registrant for a particular domain. This matching technique combines a generalized string distance algorithm with the removal of common strings such as 'inc', 'the', or 'company' from trademark holder and registrant organization names to determine whether a registration was made by a trademark holder. This technique is about 97% accurate in successfully identifying trademark holders.

[5] Privacy service registrations are identified as any registrant whose name contains any of the following words: 'Privacy', 'Private', 'Proxy', or 'Whois'.

[6] String variation types are sorted in descending order of observed registration factor as calculated in Table 8. Observed registration factor is calculated as each string variation type's share of all registrations divided by that variations share of all generated string variations. Observed registration factors above 1 indicate that string variation type accounted for a disproportionately large share of registrations compared to its share of generated string variations.

Sources:
Whois Registration Data Received from DomainTools; TMCH string variations generated on 25% Sample of Deloitte Trademark Holder Database; Deloitte Trademark Holder Database.
b. Dispute Rates of Exact- and Non-Exact-Match Third-Party Registrations

The analyses above help to illustrate what types of domains are registered by trademark holders and third-party registrants, but more information is required to determine how many registrations are made in bad faith or are perceived by trademark holders as trademark infringement. To measure this, we examine how often each type of string variation is disputed. Table 10 shows that dispute rates among registrations are very low, which is consistent with the result that 0.3% of completed registrations that receive a Claims Service notification are disputed. Although it is difficult to make a statistical comparison of the dispute rates in Table 10 to the 0.3% dispute rate found in our Claims Service analysis, this result indicates that expanding the matching criteria may not help to deter many bad faith registrations that would be disputed by trademark holders.

Our results show that there are many registrations of non-exact trademark permutations, but not many are disputed. To the extent that the Claims Service deters good-faith registrations, it is possible that extending the Claims Service to include non-exact matches could cause many registrations to be abandoned. However, the size of the effect on good-faith registrations cannot be determined in a decisive manner. Although we observed in Section V.B.3 a high rate of abandonment among registration attempts that received Claims Service notifications, we are unable to observe how many of those registrations attempts were potentially infringing. We are therefore unable to distinguish the deterrent effect of Claims Service notifications on potentially infringing registrations from a deterrent effect on legitimate registrations. To the extent that a deterrent effect on registrations does exist, extending the Claims Service period would likely reduce good-faith registration activity.

Although expanding the matching criteria may assist trademark holders in monitoring registration activity that could be related to their trademarks, an increase in Claims Service notifications may act as a deterrent to a large number of legitimate registration attempts. It could also be costly to registries and registrars to implement the additional matching criteria.

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62 We limit this analysis to registrations made by third-party registrants, since registrations made by trademark holders are irrelevant to this analysis. It should be noted that domain disputes are not definitively bad faith registrations: they represent domains that trademark holders perceive as a trademark infringement. Domain disputes also do not encompass all bad faith registrations, as some bad faith registration may go undetected by trademark holders.
Table 10
Dispute Rates for Each Permutation Type Based on Whois Registration Data Set

<table>
<thead>
<tr>
<th>String Variation</th>
<th>Disputed Domains</th>
<th>All Registrations</th>
<th>Dispute Rate</th>
</tr>
</thead>
<tbody>
<tr>
<td>Character Removal Typo</td>
<td>25</td>
<td>196,077</td>
<td>0.01%</td>
</tr>
<tr>
<td>Character Swap Typo</td>
<td>10</td>
<td>91,856</td>
<td>0.01%</td>
</tr>
<tr>
<td>Duplication Typo</td>
<td>6</td>
<td>27,792</td>
<td>0.02%</td>
</tr>
<tr>
<td>Fat Finger Typo</td>
<td>45</td>
<td>470,372</td>
<td>0.01%</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>86</strong></td>
<td><strong>786,097</strong></td>
<td><strong>0.0%</strong></td>
</tr>
</tbody>
</table>

Notes:
[1] Registrations in legacy TLDs are excluded.
[2] Registrations by trademark holders are excluded. Registrations by trademark holders are identified using a string matching technique to classify a registration as having been made by a trademark holder when the original trademark holder sufficiently matches the registrant for a particular domain. This matching technique combines a generalized string distance algorithm with the removal of common strings such as 'inc', 'the', or 'company' from trademark holder and registrant organization names to determine whether a registration was made by a trademark holder. This technique is about 97% accurate in successfully identifying trademark holders.
[3] There were no disputed buy typos, .com missing dot typos, cheap typos, digit addition typos, plural typos, or www missing dot typos.
[4] This analysis is limited to parsed Whois registration records. Registrations of strings from IBM claims service notification data and TMCH exact-match strings are excluded.
[5] Disputed domains are identified by comparing Whois registration records with UDRP dispute data. Each disputed domain is classified as one string variation type by comparing the registered string with the list of strings for which Whois registration records were requested from DomainTools.
[6] Some registrations may be categorized as more than one type of string variation if the domain string matches a string in multiple string variation categories.

Sources:
Whois Registration Data Received from DomainTools; UDRP Dispute Data; TMCH string variations generated on 25% Sample of Deloitte Trademark Holder Database.

D. Sunrise Period

1. Analyses

The Sunrise period allows trademark holders to make exact match registrations in new gTLDs that are important to their marketing efforts as well as to make defensive registrations of their trademark strings to block potential abusive registrations. The purpose of these analyses is to determine how trademark holders value the Sunrise period. Although we are unable to assign a monetary value to the Sunrise period, we are able to observe how often trademark holders make use of the Sunrise period. Use of the Sunrise period can be interpreted as a sign that trademark holders value the benefits of being able to register domain names matching their trademarks in a new gTLD before the general availability period at
least as much as the cost differential between Sunrise registration prices and general availability prices. We also examine how usage of the Sunrise period differs across different types of trademark holders. For example, there may be trademark holder characteristics that cause a trademark holder to place more value on Sunrise registrations and therefore utilize the Sunrise period more often when making registrations in new gTLDs.

2. **Data Collection**

As discussed in earlier sections, Whois registration data include the date that each domain in the data was registered. From each domain registration, we determine the Sunrise period for the TLD in which it was registered based on data from ICANN. We then compare the registration date for each domain with the Sunrise period dates of the new gTLD in which the domain is registered to determine whether the domain was registered during the Sunrise period.

3. **Results**

Although most TMCH users submit proof of use to gain access to the Sunrise period, few trademark holders utilize the Sunrise period. Table 11 shows that 19.9% of the trademark holders with trademark strings recorded in the TMCH who were eligible to make sunrise period registrations ever did so. On average, only 7.2% of trademark holder registrations for domain names that match their trademark strings are made during Sunrise periods. This indicates that trademark holders most frequently wait until the general availability period of new gTLDs to register domains of their trademark strings. I.e., 80.1% of trademark holders that were eligible for Sunrise period registrations never made a registration of their trademark string during the Sunrise period at all, and trademark holders that do register during the Sunrise period are selective about which Sunrise periods they utilize (ultimately making Sunrise registrations during only 7.2% of Sunrise periods for which they are eligible). This is consistent with feedback that we received in questionnaires, which indicated that the Sunrise period is a valuable opportunity to prevent cybersquatting but is also an expensive option. These results may also reflect a relationship between the usage of Sunrise registrations and the effectiveness of the Claims Service period. If the Claims Service is effective in deterring infringing registrations, then trademark holders may feel less necessity to utilize the Sunrise period.

In general, larger trademark holders (i.e., those with more trademarks recorded in the TMCH) tend to make more Sunrise period registrations. This may occur because trademark holders who submit many trademarks to the TMCH are potentially more concerned about their trademarks and brand and, therefore, are more likely to participate in other measures of trademark protection, such as Sunrise period registrations.

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63 Sunrise periods for the new gTLDs are available at https://newgtlds.icann.org/en/program-status/sunrise-claims-periods.


65 The share of each trademark holder’s registrations that occurred during the Sunrise period is calculated as the number of Sunrise period registrations made by the trademark holder divided by the number of registrations that match the trademark holder’s registered trademark and were eligible for Sunrise registration (i.e., where the trademark holder’s trademark was verified in the TMCH prior to the end of the Sunrise period). Because the TMCH data do not contain the verification date of each trademark and we do not have data on the date that trademark holders were granted access to Sunrise periods, we use the TMCH payment date as a proxy.
VI. Conclusions

Our analyses have shown that it is possible that the Claims Service and matching criteria help deter rights-infringing registrations that are exact matches to trademark strings recorded in the TMCH. It is also possible that some good faith registrations are being deterred by the current Claims Service system, which may be detrimental to the registration activity of non-trademark-holder domain registrants. However, limitations of our data do not allow us to definitely conclude whether Claims Service notifications have a deterrent effect.

In addition, extending the Claims Service or expanding the matching criteria used for triggering Claims Service notifications may be of limited benefit to trademark holders and will be associated with costs incurred by other stakeholder groups, such as registries, registrars, and non-trademark-holder domain registrants. The effectiveness of Claims Service notifications depends on how many registration attempts are being made. We find that registration activity declines after the Claims Service period, so any additional months added to the Claims Service period will likely have a diminishing value. We also find that trademark holders infrequently dispute registrations that are variations of trademark strings. To the extent that dispute rates are low because trademark holders do not consider string variations to be trademark-infringing, an expansion of the matching criteria may bring little benefit to trademark holders and only harm non-trademark-holder domain registrants, who may be deterred from registering trademark string variations that would otherwise not be considered a trademark infringement by trademark holders. Lastly, we find that although trademark holders value access to the Sunrise period and many submit proof
of use to become eligible for Sunrise registrations, few trademark holders make Sunrise registrations. This could be due in part to the expense of Sunrise registrations or because other protections of the TMCH services reduce the need for trademark holders to utilize Sunrise registrations.
In May 2011, the Governmental Advisory Committee (GAC) provided advice to the Board that:

The GAC now proposes that a comprehensive post-launch independent review of the Clearinghouse be conducted one year after the launch of the 75th new gTLD in the round. The GAC advises that this review should examine whether the aims, functionality and operation of the Clearinghouse would benefit from incorporating the current GAC proposals as well as any unforeseen questions and issues that may arise following the launch of the round. The GAC advises that the following specific questions should be included in the review’s terms of reference:

With regard to the issue of non-exact matches (i), the GAC notes that the Board’s principal argument against acceptance of the GAC’s advice is that the automation of the TM Claims and sunrise services would not allow the inclusion of non-exact matches. The GAC therefore recommends that the request for proposal (RFP) that ICANN will issue to potential Clearinghouse providers includes a requirement that the candidate assess whether domain names that include a mark at the beginning or the end of an applied for second level domain could be included in the services. Secondly, the GAC advises the Board to direct the post-launch review to establish whether the automated system should be enhanced to include key terms associated with the goods or services identified by the mark, and typographical variations identified by the rights holder.

In light of the experience gained from the initial period of the operation of the Clearinghouse, in relation to the GAC’s advice on extending the operation of the Clearinghouse beyond 60 days after each gTLD launch (ii), the GAC advises that the review should include: a) a consultation with registry providers, registrants and rights holders on the benefits or otherwise of extending the period of the Clearinghouse notifications beyond 60 days; b) an analysis of the impact of the operation of the Clearinghouse notifications on the commercial watch services market; c) an assessment of the likely resource requirements for extending the operation of the Clearinghouse notifications to potential registrants for the life of each new registry.
Appendix B
Text Variations Applied to “Domain”

Missing-dot Typos
WWWDOMAIN
DOMAINCOM

Fat-finger Typos
FOMAIN
COMAIN
XOMAIN
SOMAIN
EOMAIN
ROMAIN
DPMAIN
DLMAIN
DKMAIN
DIMAIN
DONAIN
DOJAIN
DOKAIN
DOMSIN
DOMZIN
DOMQIN
DOMWIN
DOMAON
DOMAKN
DOMAIN
DOMAUN
DOMAIM
DOMAIB
DOMAIH
DOMAIJ

Character Duplication Typos
DDOMAIN
DOOMAIN
DOMMAIN
DOMMAIN
DOMMAIN
DOMAIIN
DOMAINN
Character Swap Typos
  ODMAIN
  DMOAIN
  DOAMIN
  DOMIAN
  DOMANI

Character Removal Typos
  OMAIN
  DMAIN
  DOAIN
  DOMIN
  DOMAN

Plural Typo
  DOMAINS

Digit Addition Typo
  DOMAIN1

BuyTypo
  BUYDOMAIN
  DOMAINBUY

Cheap Typo
  CHEAPDOMAIN
  DOMAINCHEAP
Appendix C
Trademark Clearinghouse Questionnaire
Web Form

Analysis Group, one of the largest private economic consulting firms in the United States, has been retained by ICANN to assess the effectiveness of Trademark Clearinghouse (TMCH) services. As part of this work, we are interested in the views of various groups that interact with, or are affected by, either all or some of the TMCH services. To assess these views, we have developed a questionnaire, which is provided below. Your feedback will not be attributed to you if shared publicly, unless you provide permission (see Question 1d below).

1. Please provide the following information about yourself and/or your organization.
   a. Your name
   b. Your organization’s name
   c. Your email address
   d. May we publicly attribute your responses to your organization?
      □ Yes
      □ No
   e. May we contact you if we have follow-up questions based on your survey responses?
      □ Yes
      □ No
   f. Which of the following best describes your organization:
      □ Registry
      □ Registrar
      □ Trademark holder registrant
      □ Non-trademark holder registrant
      □ TMCH agent
      □ Other, please specify

2. If you are a trademark holder, do you use TMCH services?
   □ Yes
   □ No
   □ N/A (Not a trademark holder)
   a. If not, why not?

3. Please provide us with your thoughts regarding the strengths and weaknesses of the following TMCH services.
a. TMCH claims service

b. Sunrise services

c. Ongoing notification service

d. TMCH verification process

4. More generally, please comment on any areas in which you feel the TMCH is currently performing well, or where and how the TMCH could be improved.

5. In the context of the TMCH, the original goal was to protect the existing rights of trademark holders without expanding or creating new rights. In your view, does the current TMCH system sufficiently protect the existing rights of trademark holders?

☐ Yes
☐ No
☐ Don’t know/Not sure

a. If not, what additional protections do you think are needed?

6. Please tell us whether, in your opinion, expanding the matching criteria would be beneficial or costly for your organization (or others) and why.

7. Please comment on whether there are any specific extensions to the matching criteria that you would like to see made.

8. In your view, would it be useful to expand the Claims Service period beyond 90 days?

9. Finally, please provide any other comments below.
Appendix D
Trademark Clearinghouse Questionnaire
Registries

Analysis Group, one of the largest private economic consulting firms in the United States, has been retained by ICANN to assess the effectiveness of Trademark Clearinghouse (TMCH) services. As part of this work, we are interested in the views of various groups that interact with either all or some of the TMCH services. To assess these views, we have developed a questionnaire, which is provided below.

We recognize the value of your time and appreciate your participation. The questionnaire should take less than 30 minutes to complete. Please answer as many questions as you are able. If you prefer to discuss the topics covered in this questionnaire rather than respond in writing, please contact us, and we can schedule a time to talk. Your feedback will not be attributed to you if shared publicly, unless you provide permission (see Question 4 below).

You may email your completed questionnaire to Stacey.Chan@analysisgroup.com. We appreciate receiving your response by May 6th. Thank you for your participation.

Respondent Information
Please provide the following information about yourself and/or your organization.

1. Your name

2. Your organization’s name

3. Your email address

4. May we publicly attribute your responses to your organization?
   - Yes
   - No

5. May we contact you if we have follow-up questions based on your survey responses?
   - Yes
   - No

6. Which of the following best describes your organization:
   - Registry
   - Registrar
   - Trademark holder registrant
   - Non-trademark holder registrant
   - TMCH agent
   - Other, please specify
TMCH Claims Service and Sunrise Registration Period

The purpose of the TMCH is to protect the trademark rights of rights holders. To this end, the claims service provides notifications to registered trademark holders if a domain is registered that may infringe upon their rights. Trademark holders also are given priority to request domain names associated with their registered trademark(s) during the sunrise registration period. The questions in this section ask about the effectiveness of these two TMCH services.

1. In your view, what are the positive aspects associated with these TMCH services?
2. What improvements or changes would you like to see made to the TMCH claims service and/or the sunrise registration period?
3. What types of costs does your organization incur in meeting your obligations under the TMCH?
4. In your view, is the one-time fee of $5,000 per TLD to access the TMCH too high, too low, or appropriate?
   a. If the fee is too high or too low, what do you think a reasonable fee structure would be?
5. In your view, does the TMCH currently do an effective job at reducing your costs of validating registrations?
   □ Yes
   □ No
   □ Don’t know/Not sure
   a. If not, why not?
6. Please share any other thoughts you have regarding the TMCH claims service and/or sunrise registration period.

TMCH Protection of Trademark Holder Rights

The original goal of the TMCH was to protect the existing rights of trademark holders without expanding or creating new rights. The questions in this section ask whether that goal is being achieved.

1. In your view, does the current TMCH system sufficiently protect the existing rights of trademark holders?
   □ Yes
   □ No
   □ Don’t know/Not sure
   a. If not, what additional protections do you think are needed?
2. In your view, does the current TMCH system provide increased protection to trademark holders, beyond their existing rights?

☐ Yes
☐ No
☐ Don’t know/Not sure

a. If so, what protections do you think extend beyond trademark holders’ rights?

**TMCH Trademark Matching Criteria**
Currently, the TMCH sends notices of potential trademark infringement when applicants attempt to register domains that are exact matches of trademarked strings. The questions in this section ask your opinion regarding expanding the matching criteria.

1. Are there specific expansions (permutations) to the matching criteria that you feel are needed?

☐ Yes
☐ No
☐ Don’t know/Not sure

a. If so, please describe these permutations.

2. If the matching criteria were expanded, do you have a view as to whether that would lead to more or fewer registrations by trademark holders?

☐ More registrations
☐ Fewer registrations
☐ Don’t know/Not sure

3. If the matching criteria were expanded, do you have a view as to whether that would lead to more or fewer registrations by non-trademark holders?

☐ More registrations
☐ Fewer registrations
☐ Don’t know/Not sure

4. If the matching criteria were expanded, do you have a view as to whether expanding the matching criterion would increase or reduce the number of “Premium” domain names available?

☐ Increase available “premium” domain names
☐ Reduce available “premium” domain names
☐ Don’t know/Not sure
5. If the matching criteria were expanded, do you have a view as to whether such an endeavor would be technically feasible to implement?

☐ Technically feasible to implement
☐ Not technically feasible to implement

a. If so, would there be any additional costs to your organization or other organizations you partner with?
   ☐ Yes
   ☐ No
   ☐ Don’t know/Not sure

6. If the matching criteria were expanded, do you have a view as to whether opportunities for abuse would change?

☐ Increase opportunities for abuse
☐ Same opportunities for abuse
☐ Reduce opportunities for abuse
☐ Don’t know/Not sure

7. If the matching criteria were expanded, do you have a view as to whether it would have an impact on IDNs or the individuals who utilize IDNs?

☐ Yes
☐ No
☐ Don’t know/Not sure

8. Are there any suggestions you have, other than expanding the matching criteria, which could reduce typo-squatting if implemented by the TMCH?

9. Please share any additional thoughts that you have regarding expanding the matching criteria.

Claims Service Period
Currently, registries are required to provide claims service for 90 days. The questions in this section ask your opinion regarding extending the claims service period.

1. In your view, would it be useful to expand the claims service period beyond 90 days?

☐ Yes
☐ No
☐ Don’t know/Not sure

   a. If yes, what is the length of time you would have the claims service period cover? If not, why not?

2. In your view, how would such an extension impact your organization or your customers?
Appendix E
Trademark Clearinghouse Questionnaire
Registrars

Analysis Group, one of the largest private economic consulting firms in the United States, has been retained by ICANN to assess the effectiveness of Trademark Clearinghouse (TMCH) services. As part of this work, we are interested in the views of various groups that interact with either all or some of the TMCH services. To assess these views, we have developed a questionnaire, which is provided below.

We recognize the value of your time and appreciate your participation. The questionnaire should take less than 30 minutes to complete. Please answer as many questions as you are able. If you prefer to discuss the topics covered in this questionnaire rather than respond in writing, please contact us, and we can schedule a time to talk. Your feedback will not be attributed to you if shared publicly, unless you provide permission (see Question 4 below).

You may email your completed questionnaire to Stacey.Chan@analysisgroup.com. We appreciate receiving your response by May 6th. Thank you for your participation.

Respondent Information
Please provide the following information about yourself and/or your organization.

1. Your name
2. Your organization’s name
3. Your email address
4. May we publicly attribute your responses to your organization?
   - Yes
   - No
5. May we contact you if we have follow-up questions based on your survey responses?
   - Yes
   - No
6. Which of the following best describes your organization:
   - Registry
   - Registrar
   - Trademark holder registrant
   - Non-trademark holder registrant
   - TMCH agent
   - Other, please specify
7. What are your annual firm revenues? (We are interested in whether the costs and benefits of the TMCH vary for organizations or different sizes.)
TMCH Claims Service and Sunrise Registration Period
The purpose of the TMCH is to protect the trademark rights of rights holders. To this end, the claims service provides notifications to registered trademark holders if a domain is registered that may infringe upon their rights. Trademark holders also are given priority to request domain names associated with their registered trademark(s) during the sunrise registration period. The questions in this section ask about the effectiveness of these two TMCH services.

1. What are the positive aspects associated with the TMCH claims service and/or the sunrise registration period?
2. What improvements or changes would you like to see made to the TMCH claims service and/or the sunrise registration period?
3. What types of costs does your organization incur in meeting your obligations under the TMCH?
4. Are there improvements to the TMCH you would like to see made that would help to reduce your incurred costs?
5. Does the TMCH currently do an effective job at reducing your costs of validating registrations?
   - [ ] Yes
   - [ ] No
   - [ ] Don’t know/Not sure
   a. If not, why not?
6. Please share any other thoughts you have regarding the TMCH claims service and/or sunrise registration period.

Trademark Claims Service Notifications
The claims service provides notices to potential domain name registrants when a domain name that the registrant is attempting to register matches an existing trademark on record in the TMCH. The questions in this section ask, in your experience, how often these notices are sent.

1. Can you provide an estimate of the number of claims service notifications sent to potential registrants as a percent of all registrations made through your organization? (If you are not sure of the exact percentage, a qualitative assessment of the frequency would be useful: e.g., a small, medium, or large percentage.)
2. Of the cases where your organization sends a claims service notification to a potential registrant, can you provide an estimate of the percentage of cases where the registrant:
   a. proceeds with the original registration? ____
   b. abandons the original registration but registers a different domain name? ____
   c. abandons the registration altogether? _______

(If you are not sure of the exact percentage, a qualitative assessment of the frequency would be useful: e.g., a small, medium, or large percentage.)
3. In your experience, how often do potential registrants ask clarifying questions or need other forms of help after receiving claims service notifications?

_____% of the time

(If you are not sure of the exact percentage, a qualitative assessment of the frequency would be useful: e.g., a small, medium, or large percentage.)

**TMCH Protection of Trademark Holder Rights**

The original goal of the TMCH was to protect the existing rights of trademark holders without expanding or creating new rights. The questions in this section ask whether that goal is being achieved.

1. In your view, does the current TMCH system sufficiently protect the existing rights of trademark holders?

☐ Yes  
☐ No  
☐ Don’t know/Not sure

   a. If not, what additional protections do you think are needed?

2. In your view, does the current TMCH system provide increased protection to trademark holders, beyond their existing rights?

☐ Yes  
☐ No  
☐ Don’t know/Not sure

   b. If so, what protections do you think extend beyond trademark holders’ rights?

3. When a registrant attempts to register a domain name that matches a trademark string in the TMCH, would you like to see that registration be blocked or placed on a hold for some period of time?

☐ Yes  
☐ No  
☐ Don’t know/Not sure

**TMCH Trademark Matching Criteria**

Currently, the TMCH sends notices of potential trademark infringement when applicants attempt to register domains that are exact matches of trademarked strings. The questions in this section ask your opinion regarding expanding the matching criteria.

1. Are there specific expansions (permutations) to the matching criteria that you feel are needed?

☐ Yes  
☐ No  
☐ Don’t know/Not sure
a. If so, please describe these permutations.

2. If the matching criteria were expanded, do you have a view as to whether that would lead to more or fewer registrations by trademark holders?
   - More registrations
   - Fewer registrations
   - Don’t know/Not sure

3. If the matching criteria were expanded, do you have a view as to whether that would lead to more or fewer registrations by non-trademark holders?
   - More registrations
   - Fewer registrations
   - Don’t know/Not sure

4. If the matching criteria were expanded, do you have a view as to whether that would increase or reduce the number of “Premium” domain names available?
   - Increase available “premium” domain names
   - Reduce available “premium” domain names
   - Don’t know/Not sure

5. If the matching criteria were expanded, would it affect your organization’s ability to show potential registrants “suggested domain names”?
   - Yes
   - No
   - Don’t know/Not sure

6. If the matching criteria were expanded, do you have a view as to whether such an endeavor would be technically feasible to implement?
   - Yes
   - No
   - Don’t know/Not sure

   a. If so, would there be any additional costs to your organization or other organizations you partner with?
      - Yes
      - No
      - Don’t know/Not sure
7. If the matching criteria were expanded, do you have a view as to whether opportunities for abuse would change?

☐ Increase opportunities for abuse
☐ Same opportunities for abuse
☐ Reduce opportunities for abuse
☐ Don’t know/Not sure

8. Are there any suggestions you have, other than expanding the matching criteria, which could reduce typo-squatting if implemented by the TMCH?

9. Please share any additional thoughts that you have regarding expanding the matching criteria.

**Claims Service Period**
Currently, registries are required to provide claims service for 90 days. The questions in this section ask your opinion regarding extending the claims service period.

1. In your view, would it be useful to expand the claims service period beyond 90 days?

☐ Yes
☐ No
☐ Don’t know/Not sure

   a. If yes, what is the length of time you would have the claims service period cover? If not, why not?

2. In your view, how would such an extension impact your organization or your customers?
Appendix F
Trademark Clearinghouse Questionnaire
TMCH Agents and Law Firms

Analysis Group, one of the largest private economic consulting firms in the United States, has been retained by ICANN to assess the effectiveness of Trademark Clearinghouse (TMCH) services. As part of this work, we are interested in the views of various groups that interact with either all or some of the TMCH services. To assess these views, we have developed a questionnaire, which is provided below.

We recognize the value of your time and appreciate your participation. The questionnaire should take less than 30 minutes to complete. Please answer as many questions as you are able. If you prefer to discuss the topics covered in this questionnaire rather than respond in writing, please contact us, and we can schedule a time to talk. Your feedback will not be attributed to you if shared publicly, unless you provide permission (see Question 4 below).

You may email your completed questionnaire to Stacey.Chan@analysisgroup.com. We appreciate receiving your response by May 30th. Thank you for your participation.

Respondent Information
Please provide the following information about yourself and/or your organization.

1. Your name
2. Your organization’s name
3. Your email address
4. May we publicly attribute your responses to your organization?
   ☐ Yes
   ☐ No
5. May we contact you if we have follow-up questions based on your survey responses?
   ☐ Yes
   ☐ No
6. Which of the following best describes your organization:
   ☐ Registry
   ☐ Registrar
   ☐ Trademark holder registrant
   ☐ Non-trademark holder registrant
   ☐ TMCH agent
   ☐ Other, please specify
TMCH Claims Service and Sunrise Registration Period

The purpose of the TMCH is to protect the trademark rights of rights holders. To this end, the claims service provides notifications to registered trademark holders if a domain is registered that may infringe upon their rights. Trademark holders also are given priority to request domain names associated with their registered trademark(s) during the sunrise registration period. The questions in this section ask about the effectiveness of these two TMCH services.

1. What are the positive aspects associated with the TMCH claims service and/or the sunrise registration period?

2. In your view, what costs does your organization incur that are associated with the TMCH?

3. In your view, is the cost to register a mark ($150 per mark) in the TMCH too high, too low, or appropriate?
   a. If the fee is too high or too low, what do you think a reasonable fee structure would be?

4. What improvements or changes would you like to see made to the TMCH claims service and/or the sunrise registration period?

5. In your experience, have you or your clients encountered any issues regarding the TMCH verification process?
   □ Yes
   □ No
   □ Don’t know/Not sure
   a. In your view, are there any changes that could be implemented to the TMCH verification process and would be beneficial to either the TMCH, trademark holders, or TMCH agents?

6. Please share any other thoughts you have regarding the TMCH claims service and/or sunrise registration period.

Trademark Claims Service Notifications

The claims service provides notices to potential domain name registrants when a domain name that the registrant is attempting to register matches an existing trademark on record in the TMCH. The questions in this section ask how your clients respond to receiving these notifications.

1. When your client receives a notification from the TMCH, what factors inform your decision to take further action or not?

2. When your client receives a notification from the TMCH, can you provide an estimate of how frequently they choose to pursue further action?
   _______ % of the time
   (If you are not sure of the exact percentage, a qualitative assessment of the frequency would be useful: e.g., a small, medium, or large percentage.)
3. In your view, what are the primary reasons a trademark holder would choose to utilize your services?

**TMCH Protection of Trademark Holder Rights**
The original goal of the TMCH was to protect the existing rights of trademark holders without expanding or creating new rights. The questions in this section ask whether that goal is being achieved.

1. In your view, does the current TMCH system sufficiently protect the existing rights of trademark holders?
   - [ ] Yes
   - [ ] No
   - [ ] Don’t know/Not sure
   
   a. If not, what additional protections do you think are needed?

2. In your view, does the current TMCH system provide increased protection to trademark holders, beyond their existing rights?
   - [ ] Yes
   - [ ] No
   - [ ] Don’t know/Not sure
   
   c. If so, what protections do you think extend beyond trademark holders’ rights?

3. When a registrant attempts to register a domain name that matches a trademark string in the TMCH, would you like to see that registration be blocked or placed on a hold for some period of time?
   - [ ] Yes
   - [ ] No
   - [ ] Don’t know/Not sure

**TMCH Trademark Matching Criteria**
Currently, the TMCH sends notices of potential trademark infringement when applicants attempt to register domains that are exact matches of trademarked strings. The questions in this section ask your opinion regarding expanding the matching criteria.

1. Are there specific expansions (permutations) to the matching criteria that you feel are needed?
   - [ ] Yes
   - [ ] No
   - [ ] Don’t know/Not sure
a. If so, please describe these permutations.

2. If the matching criteria were expanded, do you have a view as to whether that would lead to more or fewer trademark holders choosing to utilize your services?
   - [ ] More trademark holders
   - [ ] Same number of trademark holders
   - [ ] Fewer trademark holders
   - [ ] Don’t know/Not sure

3. Are there any suggestions you have, other than expanding the matching criteria, which could reduce typo-squatting if implemented by the TMCH?

4. Please share any additional thoughts that you have regarding expanding the matching criteria.

**Claims Service Period**
Currently, registries are required to provide claims service for 90 days. The questions in this section ask your opinion regarding extending the claims service period.

1. In your view, would it be useful to expand the claims service period beyond 90 days?
   - [ ] Yes
   - [ ] No
   - [ ] Don’t know/Not sure

   a. If yes, what is the length of time you would have the claims service period cover? If not, why not?

2. In your view, how would such an extension impact your organization?
Appendix G
Trademark Clearinghouse Questionnaire
Trademark Holders

Analysis Group, one of the largest private economic consulting firms in the United States, has been retained by ICANN to assess the effectiveness of Trademark Clearinghouse (TMCH) services. As part of this work, we are interested in the views of various groups that interact with either all or some of the TMCH services. To assess these views, we have developed a questionnaire, which is provided below.

We recognize the value of your time and appreciate your participation. The questionnaire should take less than 30 minutes to complete. Please answer as many questions as you are able. If you prefer to discuss the topics covered in this questionnaire rather than respond in writing, please contact us, and we can schedule a time to talk. Your feedback will not be attributed to you if shared publicly, unless you provide permission (see Question 4 below).

You may email your completed questionnaire to Stacey.Chan@analysisgroup.com. We appreciate receiving your response by May 30th. Thank you for your participation.

Respondent Information
Please provide the following information about yourself and/or your organization.

1. Your name
2. Your organization’s name
3. Your email address
4. May we publicly attribute your responses to your organization?
   ☐ Yes
   ☐ No
5. May we contact you if we have follow-up questions based on your survey responses?
   ☐ Yes
   ☐ No
6. Which of the following best describes your organization:
   ☐ Registry
   ☐ Registrar
   ☐ Trademark holder registrant
   ☐ Non-trademark holder registrant
   ☐ TMCH agent
   ☐ Other, please specify
7. Does your organization use TMCH services?
   □ Yes
   □ No
   a. If not, why not?

**TMCH Claims Service and Sunrise Registration Period**

The purpose of the TMCH is to protect the trademark rights of rights holders. To this end, the claims service provides notifications to registered trademark holders if a domain is registered that may infringe upon their rights. Trademark holders also are given priority to request domain names associated with their registered trademark(s) during the sunrise registration period. The questions in this section ask about the effectiveness of these two TMCH services.

1. What are the positive aspects associated with the TMCH claims service and/or the sunrise registration period?
2. What improvements or changes would you like to see made to these TMCH services?
3. In your view, what costs does your organization incur that are associated with the TMCH?
4. In your view, is the cost to register a mark ($150 per mark) in the TMCH too high, too low, or appropriate?
   a. If the fee is too high or too low, what do you think a reasonable fee structure would be?
5. In your experience, have you encountered any issues regarding the TMCH verification process?
   □ Yes
   □ No
   □ Don’t know/Not sure
   a. In your view, are there any changes which could be implemented to the TMCH verification process that would be beneficial to either the TMCH or trademark holders?
6. Please share any other thoughts you have regarding the TMCH claims service and/or sunrise registration period.
7. Does your organization utilize any other trademark protection services other than the TMCH services?
   □ Yes
   □ No
   □ Don’t know/Not sure
   a. If yes, which ones do you use? In your view, what are the added benefits of these services?
Trademark Claims Service Notifications
The claims service provides notices to potential domain name registrants when a domain name that the registrant is attempting to register matches an existing trademark on record in the TMCH. The questions in this section ask how your organization responds to these notifications.

1. Have you ever received a trademark claims service notification from the TMCH?
   - [ ] Yes
   - [ ] No
   - [ ] Don’t know/Not sure

   (If not, please skip to the next section.)

2. When you receive a notification from the TMCH, what factors inform your decision to take further action or not?

3. When you receive a notification from the TMCH, can you provide an estimate of how frequently you choose to pursue further action?
   - ______% of the time

   (If you are not sure of the exact percentage, a qualitative assessment of the frequency would be useful: e.g., a small, medium, or large percentage.)

TMCH Protection of Trademark Holder Rights
The original goal of the TMCH was to protect the existing rights of trademark holders without expanding or creating new rights. The questions in this section ask whether that goal is being achieved.

1. In your view, does the current TMCH system sufficiently protect the existing rights of trademark holders?
   - [ ] Yes
   - [ ] No
   - [ ] Don’t know/Not sure

   a. If not, what additional protections do you think are needed?

2. In your view, does the current TMCH system provide increased protection to trademark holders, beyond their existing rights?
   - [ ] Yes
   - [ ] No
   - [ ] Don’t know/Not sure

   d. If so, what protections do you think extend beyond trademark holders’ rights?
3. When a registrant attempts to register a domain name that matches a trademark string in the TMCH, would you like to see that registration be blocked or placed on a hold for some period of time?

☐ Yes
☐ No
☐ Don’t know/Not sure

**TMCH Trademark Matching Criteria**

Currently, the TMCH sends notices of potential trademark infringement when applicants attempt to register domains that are exact matches of trademarked strings. The questions in this section ask your opinion regarding expanding the matching criteria.

1. Are there specific expansions (permutations) to the matching criteria that you feel are needed?

☐ Yes
☐ No
☐ Don’t know/Not sure

   a. If so, please describe these permutations.

2. If the matching criteria were expanded, do you have a view as to whether that would lead you to make to more or fewer registrations?

☐ More registrations
☐ Fewer registrations
☐ Don’t know/Not sure

3. Are there any suggestions you have, other than expanding the matching criteria, which could reduce typo-squatting if implemented by the TMCH?

4. Please share any additional thoughts that you have regarding expanding the matching criteria.

**Claims Service Period**

Currently, registries are required to provide claims service for 90 days. The questions in this section ask your opinion regarding extending the claims service period.

1. In your view, would it be useful to expand the claims service period beyond 90 days?

☐ Yes
☐ No
☐ Don’t know/Not sure

   a. If yes, what is the length of time you would have the claims service period cover? If not, why not?

2. In your view, how would such an extension impact your organization?
Appendix H
Trademark Clearinghouse Questionnaire
Non-Trademark Holder Registrants

Analysis Group, one of the largest private economic consulting firms in the United States, has been retained by ICANN to assess the effectiveness of Trademark Clearinghouse (TMCH) services. As part of this work, we are interested in the views of various groups that interact with either all or some of the TMCH services. To assess these views, we have developed a questionnaire, which is provided below.

We recognize the value of your time and appreciate your participation. The questionnaire should take less than 30 minutes to complete. Please answer as many questions as you are able. If you prefer to discuss the topics covered in this questionnaire rather than respond in writing, please contact us, and we can schedule a time to talk. Your feedback will not be attributed to you if shared publicly, unless you provide permission (see Question 4 below).

You may email your completed questionnaire to Stacey.Chan@analysisgroup.com. We appreciate receiving your response by Friday, May 6th. Thank you for your participation.

Respondent Information
Please provide the following information about yourself and/or your organization.

1. Your name
2. Your organization’s name
3. Your email address
4. May we publicly attribute your responses to your organization?
   - ☐ Yes
   - ☐ No
5. May we contact you if we have follow-up questions based on your survey responses?
   - ☐ Yes
   - ☐ No
6. Which of the following best describes your organization:
   - ☐ Registry
   - ☐ Registrar
   - ☐ Trademark holder registrant
   - ☐ Non-trademark holder registrant
   - ☐ TMCH agent
   - ☐ Other, please specify
TMCH Claims Service and Sunrise Registration Period
The purpose of the TMCH is to protect the trademark rights of rights holders. To this end, the claims service provides notifications to registered trademark holders if a domain is registered that may infringe upon their rights. Trademark holders also are given priority to request domain names associated with their registered trademark(s) during the sunrise registration period. The questions in this section ask about the effectiveness of these two TMCH services.

1. What are the positive aspects associated with the TMCH claims service and/or the sunrise registration period?

2. What improvements or changes would you like to see made to the TMCH claims service and/or the sunrise registration period?

3. Please share any other thoughts you have regarding the TMCH claims service and/or sunrise registration period.

Trademark Claims Service Notifications
The claims service provides notices to potential domain name registrants when a domain name that the registrant is attempting to register matches an existing trademark on record in the TMCH. The questions in this section ask how you respond to receiving notifications.

1. Have you ever received a trademark claims service notification from a registrar?
   - □ Yes
   - □ No
   - □ Don’t know/Not sure

   (If not, please skip to the next section.)

2. When you receive a notification from the registrar, what factors inform your decision to continue or abandon the registration?
   a. Did you have any difficulty receiving or understanding the notification?
      - □ Yes
      - □ No
      - □ Don’t know/Not sure

   b. If so, did you ask registrar representatives or other individuals for help understanding the notification?

3. What type of information would have been useful to help you to better understand the notification that you received?

4. In situations where you receive a notification from the registrar and decide to abandon the original registration, did you try to find a different domain name to use instead?
TMCH Protection of Trademark Holder Rights
The original goal of the TMCH was to protect the existing rights of trademark holders without expanding or creating new rights. The questions in this section ask whether that goal is being achieved.

1. In your view, does the current TMCH system sufficiently protect the existing rights of trademark holders?
   - [ ] Yes
   - [ ] No
   - [ ] Don’t know/Not sure

   a. If not, what additional protections do you think are needed?

2. In your view, does the current TMCH system provide increased protection to trademark holders, beyond their existing rights?
   - [ ] Yes
   - [ ] No
   - [ ] Don’t know/Not sure

   a. If so, what protections do you think extend beyond trademark holders’ rights?

TMCH Trademark Matching Criteria
Currently, the TMCH sends notices of potential trademark infringement when applicants attempt to register domains that are exact matches of trademarked strings. The questions in this section ask your opinion regarding expanding the matching criteria.

1. What are your thoughts regarding the costs and benefits of expanding the matching criteria?

Claims Service Period
Currently, registries are required to provide claims service for 90 days. The questions in this section ask your opinion regarding extending the claims service period.

1. In your view, would it be useful to expand the claims service period beyond 90 days?
   - [ ] Yes
   - [ ] No
   - [ ] Don’t know/Not sure

   a. If yes, what is the length of time you would have the claims service period cover? If not, why not?

2. In your view, how would such an extension impact your organization?