



Terms and Conditions

Foggy Way, LLC

Table of Contents

1.0	General Provisions	4
1.1	Scope and Applicability	4
1.2	Defined Terms	4
1.3	Access	8
1.3.1	<i>Service Menu</i>	9
1.4	Timeline	9
Table 1.4	<i>Timeline</i>	9
1.5	Services	10
1.5.1	<i>General Availability</i>	10
1.5.2	<i>Sunrise</i>	10
1.5.3	<i>Early Access Program</i>	10
1.5.4	<i>Name Ratings</i>	10
1.5.5	<i>DPML Blocks</i>	10
1.6	Reserved Domain Names.....	10
2.0	General Availability	11
2.1	Registration of Domain Names	11
2.1.1	<i>Registration Creation</i>	11
2.1.2	<i>Registration Requirements</i>	11
2.2	Registrar Representations and Warranties	12
2.3	The Registry’s Rights regarding Applications	13
2.4	Registrations Periods.....	13
2.5	Notification	13
2.6	Payment to the Registry	14
3.0	Sunrise	14
3.1	Scope and Applicability	14
3.2	Eligible Applicants	14
3.3	Sunrise Registration of Domain Names.....	14
3.3.1	<i>SMD File Requirements</i>	15
3.3.2	<i>Sunrise Registration Creation or Modification</i>	15
3.3.3	<i>Sunrise Registration Requirements</i>	15
3.4	Sunrise Registration Authentication	15
3.5	Registrar Representations and Warranties	16
3.6	The Registry’s Rights regarding Sunrise Applications	16
3.7	Sunrise Registration Period	17
3.8	Sunrise Notification	17

3.9	Payment to the Registry	18
4.0	Early Access.....	18
4.1	Scope and Applicability	18
4.2	Early Access Program Registrations	18
4.3	Eligibility	18
4.4	Allocation	18
5.0	Name Ratings	19
5.1	Scope and Applicability	19
5.2	Name Rating Registrations	19
5.3	Eligibility	19
6.0	DPML.....	19
7.0	Preventing Abuse.....	19
8.0	Miscellaneous	20
8.1	Amendments.....	20
8.2	Limitation of Liability.....	20
8.3	Confidentiality.....	21
8.4	Determinations Final	21
8.5	No Agreement	21
8.6	Registry-Registrar Agreement Governs	21
9.0	Certification	22
	EXHIBIT A.....	23

1.0 General Provisions

1.1 Scope and Applicability

Foggy Way, LLC is the top-level domain name registry for .REISE. Together with the other top-level domain name registries in the Donuts family, the Registry is widening competition and choice in Internet identities through hundreds of new TLDs.

These Terms and Conditions, together with the Registry Policies that are incorporated by reference, set forth the complete terms of use, rules, processes, and procedures governing the Application and Registration of Domain Names in .REISE.

The Registry in its sole discretion may amend the Terms and Conditions and Registry Policies from time to time.

1.2 Defined Terms

- **AAA** means the American Arbitration Association.
- **Add Grace Period** means the five calendar-day period of time following a Registration in which such Registration may be reversed and a credit may be issued to a Registrar.
- **Applicant** means a natural person, company, or organization submitting an Application for a Registration or a DPML Block.
- **Application** means a complete, technically correct request for a Domain Name Registration made with the Registry, which complies with all the respective requirements provided for in these Terms and Conditions, submitted by a Registrar.
- **Auction** means the auction to determine the prevailing Registrant when more than one Applicant submits an Application for the identical Domain Name.
- **Auction Provider** means the auction provider(s) published on the Registry Website, which may vary.
- **Auction Rules** are the terms and conditions published by the Auction Provider on the Registry Website.
- **AUP** means the Registry's policy regarding anti-abuse and acceptable use of its Services, as may be amended from time to time, located at the Registry Website.
- **Available Domain Names** means a Domain Name that is not already registered or a Reserved Domain Name.
- **Claims Notice** means the notice Registrars must present to Applicants that their proposed Registration matches an entry, typically a trademark, in the TMCH.

- **Confidential Information** means any non public information that relates to the actual or anticipated business, research, or development of the Registry and any proprietary information, trade secrets, and know how of the Registry that is disclosed to Registrar by the Registry, directly or indirectly, in writing, orally, or by inspection or observation of tangible items. Confidential Information includes, but is not limited to, the Terms and Conditions, research, product plans, products, services, customer lists, development plans, inventions, processes, formulas, technology, designs, drawings, marketing, finances, and other business information.
- **Domain Name** means domain name in and maintained by the Registry’s database consisting of at least the SLD and TLD together, separated by a dot (e.g., “second.top”).
- **Donuts** means Donuts Inc. and its affiliates, including the Registry.
- **Donuts Basic Access** means access to the Sunrise and General Availability Services.
- **Donuts Full Access** means access to the DPML Block, Sunrise, Early Access, General Availability, and Name Ratings Services.
- **DPML or Domain Protected Marks List** means the service that blocks certain SLDs from Registration across Donuts TLDs pursuant to the Terms and Conditions.
- **DPML Access** means access to the DPML Block Service.
- **DPML Application** means an Application for a DPML Block.
- **DPML Block** means the block, upon certain terms and conditions, preventing the Registration of a SLD across all TLDs then owned and operated by Donuts (e.g., a DPML Block for “second” will generally block that SLD from being registered in a Domain Name in participating TLDs, such as “second.top”).
- **DPML Block Request** is a request submitted by a DPML Registrar on behalf of an Applicant who desires to block from registration names contained within the SMD File.
- **DPML Only Access** means access to only the DPML Block Service, as noted in Table 1.3.1.
- **DPML Registrar** means an entity authorized by Donuts to sell DPML Blocks on its behalf.
- **Early Access Program** means the Service allowing Registrars to register Domain Names during the first days of General Availability as specified in the Timeline.

- **Early Access Program Fee** means the non-refundable and one-time fee charged by the Registry to the Registrar for each Registration made during the Early Access Program.
- **General Availability** means the timeframe in the Timeline during which Domain Names are generally available for registration by eligible Registrants.
- **ICANN** means the Internet Corporation for Assigned Names and Numbers.
- **ICANN Requirements** means all applicable ICANN policies, including the Registry Agreement.
- **IDN** means Internationalized Domain Name.
- **Name Ratings** means the Registry's categorization of Premium Name prices for Domain Names.
- **Override** means, consistent with certain terms and conditions, the Registration of a Domain Name where a DPML Block currently exists by a Registrant holding an SMD File that contains the SLD String that exactly matches the SLD String in the applied-for Domain Name.
- **Premium Name** is a Domain Name designated by the Registry, in its sole discretion, for non-standard pricing.
- **Registered Name** means a Domain Name that has been registered in and is maintained by the Registry.
- **Registrant** means the Registered Name holder.
- **Registrar** means a Domain Name registrar sponsoring an Applicant for a Registration that is (i) accredited by ICANN and (ii) has entered into a Registry-Registrar Agreement with the Registry.
- **Registration** means a Domain Name and its associated information (e.g., WHOIS data) submitted by a Registrar that has been accepted by the Registry in accordance with the Terms and Conditions and the Registry-Registrar Agreement.
- **Registration Fee** means the per annum fee charged by the Registry to the Registrar for the Registration of a Domain Name.
- **Registration Period** means the length of time a Domain Name is registered.
- **Registry** means Foggy Way, LLC, the operating registry for .REISE.
- **Registry Agreement** means the Registry Agreement between Registry and ICANN for the operation of the TLD, as amended from time to time, and as posted on the ICANN website.

- **Registry Policies** means the rules, protocols, policies or procedures, including without limitation the Terms and Conditions and the Registry-Registrar Agreement, adopted and/or amended from time to time by the Registry.
- **Registry-Registrar Agreement** is the agreement between the Registry and Registrars, as amended from time to time.
- **Reserved Domain Name** means a Domain Name that has been set aside by the Registry pursuant to Section 1.6.
- **Registry Website** means www.donuts.co or any other URL directed from such website.
- **RFC** means the Request For Comment specifications located at www.ietf.org.
- **Second Level Domain or SLD** means second level domain, representing the String to the left of the dot preceding the TLD (e.g., in the Domain Name “second.top”, “second” is the SLD).
- **Service** is a service offered by the Registry to Registrars (e.g., Sunrise Registrations).
- **SMD File** is the file issued by the TMCH proving that the TMCH application data for one or more TMCH-eligible terms--typically a trademark--have been successfully validated and entered into the TMCH database.
- **Shared Registration System or SRS** means the system of computers, networking equipment, data stores, software services and network connectivity that allows Registrars to provision objects for the purpose of applying for, registering, modifying and maintaining Registrations and allows DPML Registrars to provision objects to apply for, register, modify and maintain DPML Blocks.
- **Standard Name** means the lowest-priced and most common type of Domain Name made available by the Registry on a first-come, first-served basis.
- **String** means a series of alphanumeric characters, including dashes when not preceding or finishing the alphanumeric character set. For purposes of clarity, this includes Punycode conversions of IDNs.
- **Sunrise** means the period noted in Section 1.4 in which only holders of SMD Files may submit Sunrise Applications.
- **Sunrise Application** means the non-transferrable Application for a Domain Name made during Sunrise.
- **Sunrise Registration** means a Domain Name Registration resulting from an approved Sunrise Application.

- **Sunrise Participation Fee** is the non-refundable and one-time fee charged by the Registry to the Registrar for a Sunrise Application.
- **Terms and Conditions** means this document, including the annexes and any and all interpretative guidelines published by the Registry in relation hereto, as may be amended from time to time.
- **Timeline** means the graphic representation of the Services in Section 1.4.
- **TMCH** means the Trademark Clearinghouse, which is the mechanism made available for the validation and database management of rights protected terms, typically trademarks.
- **TMCH Guidelines** means the then effective guidelines found at <http://www.trademark-clearinghouse.com>.
- **TLD** means top-level domain, representing the String to the right of the dot (e.g., in the Domain Name “second.top”, “.top” is the TLD).
- **UDRP** means ICANN’s Uniform Dispute Resolution Process, as applied and amended.
- **URS** means ICANN’s Uniform Rapid Suspension System.
- **WHOIS** means the publicly available and transaction-oriented query/response protocol specified by RFC 3912 used to provide identifying information regarding Registrants on the Internet.
- **WIPO** means the World Intellectual Property Organization.

Please note: ICANN has also provided an industry acronym helper found at: <http://gns0.icann.org/en/acronyms.html>










1.3 Access

Three types of access are available:

- a) Donuts Basic Access
- b) Donuts Full Access
- c) DPML Only Access

Please note: The Registry will provide access consistent with its applicable obligations in the Registry Agreement.

1.3.1 Service Menu

Service	Full Access	Basic Access	DPML Only Access
Standard Name Registrations			
Sunrise		 *	
Early Access Program			
Name Ratings (Premium Names)			
DPML			
Future Services			

(*) Please note: During Sunrise, those Registrars participating in Donuts Basic Access will only have the ability to register Standard Names.

1.4 Timeline

The dates and periods listed below are subject to change. All such changes to the Timeline for .REISE will be posted on the Registry Website.

Table 1.4 **Timeline**

Action	Time
Open Sunrise	Day 1
Close Sunrise	Day 60
Rest period	Day 61-62
General Availability: Claims Notice begins	Day 63
General Availability: Early Access Program	Day 65-71
General Availability: universal access	Day 72 onward
Claims Notice ends	Day 153

1.5 Services

The Registry offers the following five services according to the Timeline listed in Section 1.4 above:

1.5.1 General Availability

During General Availability, Available Domain Names may be registered on a first-come, first-served basis.

1.5.2 Sunrise

During Sunrise, Registrars sponsoring Applicants with one or more SMD Files have exclusive access to submit Applications for Registrations in yearly increments from one (1) to ten (10) years. If more than one Applicant submits a Sunrise Application for the identical Domain Name, the prevailing Registrant will be determined by an auction process, described at the Registry Website.

1.5.3 Early Access Program

During the Early Access Program, which typically occurs during the first few days of General Availability (see the Timeline), Registrars may purchase Available Domain Name Registrations by paying an Early Access fee for each Domain Name.

Please note: Only those Registrars participating in Donuts Full Access will have access to the SRS to register Domain Names during the Early Access Program. Among participating Registrars in the Early Access Program, Domain Names will be available for Registration on a first-come, first-served basis.

1.5.4 Name Ratings

At any time, including Sunrise, Early Access, and General Availability, certain Domain Names will have non-standard pricing. These Domain Names, called Premium Names, may be registered by Registrars participating in Donuts Full Access.

1.5.5 DPML Blocks

Eligible Registrars sponsoring Applicants with one or more SMD Files may generally purchase directly a DPML Block across all TLDs owned and operated by Donuts (see the Registry Website for a list of possible TLDs). DPML Blocks are available initially for a five (5) to ten (10) year period and then may be renewed for up to a maximum DPML Block period of ten (10) years.

Please note: Please see **Exhibit A** for the terms of use, rules, processes, and procedures governing DPML Blocks, which Donuts may change at any time.

1.6 Reserved Domain Names

The Registry may permanently or temporarily reserve at any time from Registration, including, without limitation, Domain Names:

- a) Reserved for operations and other purposes, including without limitation certain Premium Names, which the Registry may change from time to time;
- b) Reserved or restricted to comply with ICANN Requirements, including those reserved for certain third parties; or
- c) Still pending, in process, or otherwise not available, such as Domain Names that are still pending processing of Sunrise Registration.

2.0 General Availability

During General Availability, Applications for Registration of Domain Names will be processed and allocated by the Registry through Registrars on a first-come, first-served basis, subject to the Registry Policies and ICANN Requirements. All Available Domain Names will be open for such Registration.

2.1 Registration of Domain Names

A Registrar sponsoring an Applicant can submit an Application for Registration, or may modify a Registration on behalf of the Domain Name holder.

2.1.1 Registration Creation

The Registry will create or modify a Registration when:

- a) The Domain Name meets the criteria set out in 2.1.2 below;
- b) The Domain Name and the information contained in the Registrar's request meet the requirements in these Terms and Conditions;
- c) The Domain Name is an Available Domain Name;
- d) The Registrar's Payment Balance is above the Restricted Threshold and is otherwise in good standing with the Registry; and
- e) The Registrar has appropriate access (i.e., Donuts Basic Access or Donuts Full Access).

2.1.2 Registration Requirements

The Registry will not accept an Application for a Registration unless the applied-for Domain Name meets the requirements as defined in RFC 1035, RFC 1123, and RFC 2181, including the following technical and syntax requirements:

- a) The SLD must consist exclusively of the letters A-Z (case insensitive), the numbers 0-9, and hyphens;
- b) The SLD cannot begin or end with a hyphen;
- c) IDNs must be in the languages Donuts offers and supports, as noted on the Registry Website;

- d) The SLD can only have two consecutive hyphens (--) in the 3rd and 4th positions, when preceded by "xn" and followed by a label that corresponds with an IDN containing characters referred to in Subsection 2.1.2(c) above;
- e) The SLD cannot exceed 63 characters; and
- f) The SLD must contain at least one character.

Registrations should contain one administrative contact that is a natural person who, as an agent for the Registrant, has the right to make binding decision on all matters concerning the applied for Domain Name.

2.2 Registrar Representations and Warranties

By submitting Applications to the Registry, or when modifying any Registration, the Registrar represents and warrants that the Applicant or Registrant, as the case may be, has acknowledged that:

- a) The Application or Registration contains true, accurate and up-to-date information, and is made in good faith, for a lawful purpose and does not infringe the rights of any third party;
- b) It shall participate in good faith in any proceedings commenced by or against the Applicant or Registrant as described in the Terms and Conditions or the Registry-Registrar Agreement;
- c) Domain Names registered in .REISE should be used for purposes dedicated to travel topics within six months following initial Registration, e.g. utilized on the Internet or otherwise used to perform a function; and
- d) The Applicant or Registrant accepts and will abide by the Registry Policies.

Registrar must expressly include in its Registration Agreement with Registrants, in addition to those terms and conditions required under the Registry-Registrar Agreement, provisions requiring Registrants:

- a) To comply with all applicable laws, including those that relate to privacy, data collection, consumer protection (including in relation to misleading and deceptive conduct), fair lending, debt collection, organic farming, disclosure of data, and financial disclosures;
- b) To notify Registrants at the time of registration of the requirements to comply with all applicable laws; and
- c) Who collect and maintain sensitive health and financial data to implement reasonable and appropriate security measures commensurate with the offering of those services, as defined by applicable law.

2.3 The Registry's Rights regarding Applications

The Registrar acknowledges and agrees, and represents and warrants that Applicants and Registrants have expressly acknowledged and accepted, that the Registry shall be entitled, but not obligated, to reject an Application or Registration, or to delete, revoke, suspend, cancel or transfer a Registration:

- a) To enforce Registry Policies, these Terms and Conditions, and ICANN Requirements, each as amended from time to time;
- b) That is not accompanied by proper, complete and accurate information, including the administrative contact, or where required information is not updated or corrected, as required by ICANN Requirements or Registry Policies;
- c) To protect the integrity and stability of the SRS or the operation or management of the Registry;
- d) To comply with applicable laws, regulations, policies or any holding, order, or decision by a competent court or administrative authority, or any dispute resolution service provider the Registry may retain to oversee the arbitration and mediation of disputes;
- e) To establish, assert, or defend the legal rights of the Registry or a third party, or to avoid any actual or potential civil or criminal liability on the part of or damage to the Registry or its affiliates, subsidiaries, contracted parties, officers, directors, representatives, employees, contractors, and stockholders;
- f) To correct mistakes made by the Registry or any Registrar in connection with a Registration; or
- g) As otherwise provided in the Terms and Conditions and the Registry-Registrar Agreement.

2.4 Registrations Periods

Registrations Periods must be in yearly increments of no less than one (1) year and no more than ten (10) years, commencing on the date on which the Domain Name is effectively allocated by the Registry. Unless otherwise terminated, such Registrations will expire on the same day of the month within which the Registration was created unless it was created on February 29, in which case it will expire on March 1. Unless otherwise specified by the Registrar to the Registry, the default Registration Period is one year.

2.5 Notification

It is not the obligation of the Registry to notify a Registrant in advance of the termination or expiration (for any reason) of a Registration. The Registry shall be entitled, but not obligated, to immediately suspend or cancel any Registration that is in breach of the Terms and Conditions, the Registry-Registrar Agreement, Registry Policies, or any other applicable law or regulation.

2.6 Payment to the Registry

The Registry may not accept an Application, and may not renew (including auto-renew) a Registration at the end of its Registration Period, unless the Registrar complies with the Registry Policies. Registered Domain Names will auto-renew, expire, terminate or otherwise be released from Registration in accordance with Registry Policies and ICANN Requirements.

Payment of any fees due, for which the Applicant or the Registrant are solely liable, must be made to the Registry via a Registrar. The Registry is not responsible for any failure on the part of the Registrar in this respect, including where such failure results in non-registration, non-renewal or termination of the applicable Registration concerned. If the Registrant has paid the Registrar for a Registration or its renewal, the Registrar must perform the paid for action. Should the Registrar not perform such action, the Registry may in its sole discretion perform such action on behalf of the Registrant. Such action by the Registry will not relieve the Registrar of its responsibility for payment of applicable fees to the Registry nor will it serve as a waiver by the Registry of its rights against the Registrar for its material breach of its obligations under applicable policies.

3.0 Sunrise

3.1 Scope and Applicability

During Sunrise, Applicants with one or more SMD Files have exclusive access to submit Applications for Sunrise Registrations. Similar to Registrations, Sunrise Registrations may be purchased in yearly increments from one (1) to ten (10) years. Unlike Registrations that occur outside Sunrise, Sunrise Registrations are unaffected by Domain Names whose SLDs are under DPML Block; Sunrise Registrations will Override any Domain Names under DPML Block. If more than one Applicant submits an Application through a Registrar for a Sunrise Registration for the identical Domain Name, the prevailing Applicant will be determined by an auction process described at the Registry Website. The Terms and Conditions with regard to Sunrise Registrations comply with ICANN Requirements and TMCH policies; to the extent these Terms and Conditions conflict with such rules, the ICANN Requirements or TMCH policies govern.

3.2 Eligible Applicants

Each Applicant for a Sunrise Registration must include one or more SMD Files corresponding to the applied-for Domain Name and must meet the qualifications specified by ICANN Requirements and detailed in the TMCH Guidelines, as they may change from time to time.

3.3 Sunrise Registration of Domain Names

Sunrise Applications may only be submitted by a Registrar sponsoring an Applicant and must include an SMD File corresponding to the SLD in the applied-for Domain Name.

3.3.1 SMD File Requirements

The Applicant must first provide the information required by the TMCH to obtain the SMD File detailed in Section 2 and 3 of the TMCH Guidelines.

3.3.2 Sunrise Registration Creation or Modification

The Registry will create or modify a Domain Name during Sunrise when:

- a) The SLD meets the criteria set out in Section 3;
- b) The SLD and the information contained in the Registrar's request meet the requirements in the Terms and Conditions;
- c) The SLD is available;
- d) The Registrar's Payment Balance is above the Restricted Threshold and is otherwise in good standing with the Registry; and
- e) The Registrar is eligible to make Sunrise Registrations (see Section 1.3.1).

3.3.3 Sunrise Registration Requirements

Donuts will not accept a Sunrise Application unless the applied-for Domain Name meets the applicable requirements as defined in RFC 1035 and RFC 1123, including the following technical and syntax requirements:

- a) The SLD must consist exclusively of the letters A-Z (case insensitive), the numbers 0-9, and hyphens;
- b) The SLD does not begin or end with a hyphen;
- c) IDNs must be in the languages the Registry currently offers and supports as specified on the Registry Website;
- d) The SLD can only have two consecutive hyphens (--) in the 3rd and 4th positions, when preceded by "xn" and followed by a label that corresponds with an IDN containing characters referred to in Subsection 3.3.3(c) above;
- e) The SLD cannot exceed 63 characters; and
- f) The SLD must contain at least one character.

3.4 Sunrise Registration Authentication

The following process will apply to Sunrise Applications:

- a) SMD Files submitted with Applications for Sunrise Registrations will be validated by the Registry as authentic.
- b) Sunrise Applications missing or containing an invalid SMD File will be rejected by the Registry.

- c) Sunrise Applications meeting Sunrise Registration eligibility criteria described herein and in accordance with Registry Policies will only become active Domain Names during the Rest Period noted in the Timeline following Sunrise.
- d) Sunrise Applications remain subject to review by the Registry in accordance with Registry Policies, and will only be registered in accordance with ICANN Requirements and the Registry-Registrar Agreement.
- e) If more than one Sunrise Application is received meeting the eligibility criteria described herein for the same Domain Name during Sunrise, all such Applications will be submitted to the Auction Provider, who will notify the Registry of the winner of the auction in accordance with then-published Auction Rules.
- f) Domain Names awarded to successful Sunrise Applicants will resolve when activated by the Registry typically within seven (7) days of notification by the Auction Provider.

3.5 Registrar Representations and Warranties

By submitting Sunrise Applications to the Registry, or when modifying any Sunrise Registration, the Registrar represents and warrants that the Sunrise Applicant or Registrant, as the case may be, has acknowledged that:

- a) The Sunrise Application or Sunrise Registration contains true, accurate and up-to-date information, and is made in good faith, for a lawful purpose and does not infringe the rights of any third party;
- b) It shall participate in good faith in any proceedings described in the Terms and Conditions or the Registry-Registrar Agreement;
- c) The Registry or its agents are authorized to share information--to the TMCH, other Sunrise Applicants, or the general public--relating to Applicant's Sunrise Application; and
- d) The Sunrise Applicant or Registrant accepts and will abide by the Registry Policies.

3.6 The Registry's Rights regarding Sunrise Applications

The Registrar acknowledges and agrees, and represents and warrants that Sunrise Applicants and Registrants have expressly acknowledged and accepted, that the Registry shall be entitled, but not obligated, to reject a Sunrise Application or Sunrise Registration, or to delete, revoke, cancel or transfer a Sunrise Registration:

- a) To enforce Registry Policies and ICANN Requirements, each as amended from time to time;
- b) That is not accompanied by complete and accurate information, or where required information is not updated or corrected, as required by ICANN Requirements or Registry Policies;

- c) To protect the integrity and stability of the SRS or the operation or management of the Registry;
- d) To comply with applicable laws, regulations, policies or any holding, order, or decision by a competent court or administrative authority or any dispute resolution service provider the Registry may retain to oversee the arbitration and mediation of disputes;
- e) To establish, assert, or defend the legal rights of the Registry or a third party, or to avoid any actual or potential civil or criminal liability on the part of or damage to the Registry or its affiliates, subsidiaries, contracted parties, officers, directors, representatives, employees, contractors, and stockholders;
- f) To correct mistakes made by the Registry or any Registrar in connection with a Sunrise Registration;
- g) If the Registry receives notice that the SMD File is under dispute; or
- h) As otherwise provided in the Terms and Conditions and the Registry-Registrar Agreement.

3.7 Sunrise Registration Period

Each Sunrise Application incurs a Sunrise Participation Fee. Sunrise Registrations must be purchased in yearly increments of no less than one (1) year and no more than ten (10) years, commencing on the date on which the Sunrise Registration is created by the Registry. Unless otherwise terminated, such Sunrise Registration will expire on the same day of the month within which the Registration was created unless it was created on February 29, in which case it will expire on March 1. Unless otherwise indicated to the Registry by the Registrar, the default Registration period is one year.

3.8 Sunrise Notification

- a) The Registry may publish all or any portion of a pending Sunrise Application (e.g., via WHOIS).
- b) The Registry will notify all Registrars sponsoring Sunrise Applications applying for the same Domain Name of pending Auctions for such Sunrise Applications.
- c) Registrars receiving notice of a pending Auction must pass on such notice to their Sunrise Applicants.
- d) At the conclusion of an Auction for a Domain Name, the sponsoring Registrar for a Sunrise Application in an Auction will either receive a poll message informing it that its sponsored Application:
 - a. Prevailed in the Auction, that the Domain Name has been awarded to the sponsored Applicant, and that such Domain Name is active; or

- b. Lost in the Auction.
- e) The Registry will notify the TMCH of successful Sunrise Applications once the corresponding Sunrise Registration has been activated.

3.9 Payment to the Registry

The Registry will not process a Sunrise Registration unless the Registry has validated the SMD File with the TMCH and:

- a) The Registry has received from the Registrar all applicable fees, including the Sunrise Participation Fee; or
- b) The Registry, in its sole discretion, has reasonable assurance of payment.

4.0 Early Access

4.1 Scope and Applicability

During the Early Access Program, Registrars may purchase Available Domain Names by paying an Early Access Fee for each Domain Name. Applications during Early Access may be submitted for any available Domain Names. Unless otherwise stated, all rules, process and procedures for Applications and Registrations apply to the Early Access Program.

4.2 Early Access Program Registrations

The cost to register a Domain Name during the Early Access Program is comprised of the Registration fee plus the Early Access Program Fee. Registration fees during the Early Access Program may vary based on the categorization of the Domain Names (i.e., Name Rating). Early Access Program Fees are set by the Registry and will typically descend each subsequent day during the Early Access Program.

Please note: If a Domain Name is registered during the Early Access Program and later deleted during the Add Grace Period the Registration fee will be refunded but the Early Access Program Fee will not be refunded.

4.3 Eligibility

Only Registrars with Donuts Full Access may submit Applications for Registration during the Early Access Program.

4.4 Allocation

Registrations during the Early Access Program will be allocated on a first-come, first-served basis. Domain Names awarded to successful Applicants during the Early Access Program will be permitted to resolve upon Registration and, in any event, concurrent with the launch of General Availability.

5.0 Name Ratings

5.1 Scope and Applicability

The Registry has categorized its Domain Names into pre-defined price tiers called Name Ratings. Currently there are twelve Name Ratings. The lowest priced Name Rating for a TLD is a Standard Name, and any higher-priced Domain Names are Premium Names. Only Donuts Full Access Registrars may sponsor Applications for Premium Names. Unless otherwise stated, all rules, processes and procedures for Applications and Registrations apply to Name Ratings.

5.2 Name Rating Registrations

Subject to the terms and conditions of the Registry-Registrar Agreement, Registration fees for Name Ratings will vary based on the Registry's pricing of the Premium Name and will be communicated to the Registrar. Prices will span over several static Name Rating categories, with each category rated from the highest Premium Name of "AAAA" to a lower category such as "B". The Registry may at any time and with thirty (30) days' notice to Registrar (a) change the Name Rating category for any unregistered Domain Name, including between Reserved Domain Name and Available Domain Name statuses, and (b) add a new Name Rating category. At no time will the Registry change the Name Rating category for a registered Domain Name. Registrars that do not have Donuts Full Access will receive a failure response via SRS for attempts to register or manage Premium Domain Names.

5.3 Eligibility

Only Registrars with Donuts Full Access may engage in Name Ratings to sponsor Applications for Premium Names.

6.0 DPML

Please see the DPML Terms and Conditions attached as **Exhibit A** for the terms of use, rules, processes, and procedures governing DPML Blocks for all TLDs owned and operated by Donuts. Donuts may change the DPML Terms and Conditions at any time.

7.0 Preventing Abuse

The Registry reserves the right to review WHOIS records to verify contact information of Registrants and DPML Block holders. It is the responsibility of the Registrar to ensure that, if an approved privacy or proxy service is used, the Registrant holding or licensing the Registration or DPML Block has provided truthful and complete credentials to their Registrar or DPML Registrar, as the case may be. Registrars must also ensure that Applicants have agreed to participate in and abide by any determinations made as part the Registry's dispute resolution procedures, including without limitation the AUP, the URS, and the UDRP.

In addition to the other requirements in these Terms and Conditions, Registrar must expressly include in its electronic or paper registration agreement (the “Registration Agreement”) with Registrants, provisions stating that, where an SLD corresponds with a two character country-code TLD (“ccTLD”), Registrants of such SLDs have an obligation to take reasonably necessary measures to avoid confusion with the corresponding ccTLD.

Registrars, Applicants or Registrants found to have repeatedly engaged in abusive registrations or practices, their agents or parties determined to be acting in concert therewith, may, at the Registry’s sole discretion, be disqualified from maintaining any current or future Registrations or DPML Blocks in any Donuts registry, including the Registry.

8.1 Miscellaneous

8.1 Amendments

Except as otherwise limited in the Registry Policies, the Registry may amend the Terms and Conditions from time to time, which amendments will take effect at the time they are published on the Registry Website, without prior notice to Registrars, Registrants, DPML Block holders or Applicants. The Registry may furthermore issue interpretative guidelines on the Registry Website regarding the Terms and Conditions.

If any part of the Terms and Conditions is found invalid or unenforceable for any reason, the remainder of the Terms and Conditions shall be valid and enforceable as if such provision was not included therein. The invalid provision shall be substituted for any such provision that, to the extent legally possible, comes nearest to the sense and purpose of the Terms and Conditions.

8.2 Limitation of Liability

To the extent permitted under governing law, the Registry shall only be liable in cases of proven willful misconduct or gross negligence. In no event will the Registry be held liable for any indirect, consequential or incidental damages or loss of profits, whether contractual, based on tort (including negligence) or otherwise arising, resulting from or related to Registrations, DPML Blocks, or use of the SRS or Registry Website, even if they have been advised of the possibility of such loss or damages, including but not limited to decisions taken by the Registry to register or not to register a Domain Name on the basis of information from the TMCH.

To the extent allowed under applicable law, the Registry’s aggregate liability for damages shall in any case be limited to the amounts specified in the Registry-Registrar Agreement. The Registrar agrees, and represents and warrants that the Applicant has agreed, that no greater or other damages may be claimed from the Registry (such as, but not limited to, any fees payable or paid by the Registrar in the context of any proceedings initiated against a decision by the Registry to register or not to register a Domain Name). The Registrar agrees, and represents and warrants that each Applicant has further agreed, to submit to a binding

arbitration for disputes arising from the Terms and Conditions and related to the allocation of Domain Name.

The Registrar agrees, and represents and warrants that Applicants for Registrations or DPML Blocks, and SLD Registrants, have agreed, to hold the Registry harmless from claims filed or disputes initiated by third parties, and that each shall compensate the Registry for any costs or expenses incurred or damages for which they may be held liable as a result of third parties taking action against it on the grounds that the Applications for or the Registration, DPML Block, or use of the SLD by the Applicant infringes the rights of a third party.

For the purposes of this Section, the term “Registry” shall also refer to its stockholders, directors, employees, members, subcontractors, the TMCH and their respective directors, agents and employees.

8.3 Confidentiality

The Registrar shall, and cause its agents and representatives to, safeguard all Confidential Information of the Registry or the Registry’s contracted parties, including without limitation the contents of the Terms and Conditions, but in no event less than the degree of care the Registrar uses for its own confidential or proprietary information of similar import. In addition, the Registrar shall restrict access to such Confidential Information to those of its agents or representatives who reasonably have a need to know such Confidential Information. The Registrar shall not use the Confidential Information of the Registry or the Registry’s contracted parties, except for purposes related to the performance of its obligations under the Terms and Conditions, Registry Policies, and the Registry-Registrar Agreement.

8.4 Determinations Final

The determinations of the Registry and the TMCH regarding any Applications, DPML Applications, Registrations, or DPML Blocks shall be final and non-appealable; provided, however, that such determination will not affect rights Registrars may have under applicable law, ICANN policies, or Registry-provided dispute resolution procedures.

8.5 No Agreement

The Registry and its affiliates (including Donuts), and their respective, managers, directors, employees, contractors and agents (including the TMCH and the Auction Provider) are not a party to any agreement between a Registrar and its Applicants, its Registrants or any party acting in the name and/or on behalf of such applicants or Registrants.

8.6 Registry-Registrar Agreement Governs

These Terms and Conditions are subject to the terms of the Registry-Registrar Agreement, which are hereby incorporated by reference. To the extent that there is a conflict between these Terms and Conditions and the Registry-Registrar Agreement, the terms and provisions of the Registry-Registrar Agreement shall govern.

9.0 Certification

It is Registrar's sole responsibility that each Application or DPML Application includes such entrant's certification, representation, and warranty that it is compliant with the relevant terms of the Terms and Conditions and Registry Policies, including without limitation the requirements of Sections:

- 2.2 Registrar Representations and Warranties
- 2.3 The Registry's Rights regarding Applications
- 2.5 Notification
- 3.5 Registrar Representations and Warranties
- 3.6 The Registry's Rights regarding Sunrise Applications
- 3.8 Notification
- 7.0 Preventing Abuse
- 8.5 No Agreement

Exhibit A:

- 1.4 Registrar Representations and Warranties
- 1.4 Donuts' Rights regarding DPML Applications
- 1.7 Notification

Please note: Failure to include the applicable representations and warranties in Registrar's agreement with Applicants and Registrants constitutes a material breach of the Terms and Conditions and Registry Policies, which may result in, among other things, transfer of Registrar's sponsored Registrations and DPML Blocks to another eligible registrar.

EXHIBIT A

DPML Terms and Conditions