UDRP手続規則改訂の要点

2011/06/10 第1回DRP検討委員会 資料3

- 申立書及び答弁書
 - 現状: 紙媒体及び電子メール(添付困難な付属書類は免除)。
 - 改訂: 電子メールのみ。(付属書類も含めてすべて電子 化して送る。ただし例外規定を補則で定めても良い。)
- 紛争処理機関から登録者への申立の通知
 - 現状: 通知書に申立書全部を付けて紙媒体及び電子メー ルで送る。
 - 改訂: 紙媒体の通知に申立書はつけない。申立書の送付 は電子メールだけ。(例外規定を補則で定めても良い。)



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UDRP手続規則変更点

- 第2条 連絡・通知方法(Communications)
 - (a)

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• When forwarding a complaint to the Respondent, ilt shall

be the Provider's responsibility to employ reasonably available means calculated to achieve actual notice of the complaint to Respondent.

(i) sending written notice of the complaint to all postal-mail and facsimile

(ii) sending the complaint in electronic form (including <u>any</u> annexes to the extent available in that form) by e-mail to:

(iii) sending the complaint to any <u>e-mail</u> address the Respondent has notified the Provider it prefers and, to the extent practicable, to all other <u>e-mail</u> addresses provided to the Provider by Complainant under Paragraph 3(b)(v).

- (b) Except as provided in Paragraph 2(a), any written communication to Complainant or Respondent provided for under these Rules shall be made <u>electronically via the Internet (a record of its transmission being available)</u> by the preferred means stated by the Complainant or Respondent, respectively (see Paragraphs 3(b)(iii) and 5(b)(iii)):= or, to the extent permitted by the Provider: in the absence of such specification

(i) by telecopy or facsimile transmission, with a confirmation of transmission; or
(ii) by postal or courier service, postage pre-paid and return receipt requested.

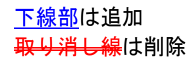
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Net, provided a record of its transmission is

UDRP手続規則変更点(続き)

第2条 連絡・通知方法(Communications) 続き

 (c) Any communication to the Provider or the Panel shall be made by the means and in the manner (including <u>where applicable</u> number of copies) stated in the Provider's Supplemental Rules.



- (f)
 - (i) if via the Internet, on the date that the communication was transmitted, provided that the date of transmission is verifiable; or, subject to Paragraph 2(b):
 - (ii) if delivered by telecopy or facsimile transmission, on the date shown on the confirmation of transmission; or
 - (iii) if by postal or courier service, on the date marked on the receipt.; or
 - (iii) if via the Internet, on the date that the communication was transmitted, provided that the date of transmission is verifiable.

第3条 申立書(Complaint)

- (b)
 - The complaint shall be submitted in hard copy and (except to the extent not available for annexes) in electronic form (including any annexes, by the means and in such manner as may be stated in the provider's Supplemental Rules), and, to the extent permitted by the Provider, in hard copy, and shall:
 - (iii) Specify a preferred method for communications directed to the Complainant in the administrative proceeding (including person to be contacted, medium, and address information) for each of (A) electronic-only material and (B) material including hard copy (to the extent permitted by the Provider, and where available);



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第4条 申立書の通知 (Notification of Complaint)

(a) The Provider shall review the complaint for 取り消し線は削除 administrative compliance with the Policy and these Rules and, if in compliance, shall forward send written notice of the complaint (together with the explanatory cover sheet prescribed by the Provider's Supplemental Rules) to the Respondent, in the manner prescribed by Paragraph 2(a), within three (3) calendar days following receipt of the fees to be paid by the Complainant in accordance with Paragraph 19.

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 (c) The date of commencement of the administrative proceeding shall be the date on which the Provider completes its responsibilities under Paragraph 2(a) in connection with forwarding sending notice of the Complaint to the Respondent.

第5条 答弁書(Response)

- (b) The response shall be submitted in hard copy and (except to the extent not available for annexes) in electronic form (including any annexes, by the means and in such manner as may be stated in the Provider's Supplemental Rules), and, to the extent permitted by the Provider, in hard copy, and shall:
 - (iii) Specify a preferred method for communications directed to the Respondent in the administrative proceeding (including person to be contacted, medium, and address information) for each of (A) electronic-only material and (B) material including hard copy to the extent permitted by the Provider, and where available;
 - (iv) If Complainant has elected a single-member panel in the Gcomplaint