MEMORANDUM OF UNDERSTANDING

by and between

The Organization for the Promotion, Protection and Progress of Frogans Technology ("OP3FT")

and

Asian Domain Name Dispute Resolution Centre ("ADNDRC")

1. Whereas:

a. The OP3FT is a non-profit organization which develops the Frogans technology in the public interest;

b. The Frogans technology enables the implementation, on the Internet, of a new software layer called the Frogans layer, alongside other existing software layers such as E-mail or the Web;

c. The Frogans technology includes the registration and use of new identifiers on the Internet, namely, Frogans addresses and Frogans networks;

d. The OP3FT has adapted the Uniform Domain Name Dispute Resolution Policy ("UDRP") and its Rules, in force in each registry operated under a delegation contract with ICANN, by transposing them to Frogans addresses and Frogans networks; the resulting Policy, called the Uniform Dispute Resolution Policy for Frogans Addresses ("UDRP-F"), and its Rules (the "Rules of Procedure") are published on the official Web site of the Frogans technology at the following permanent URL: https://www.frogans.org/en/resources/udrf/access.html;

e. ADNDRC is an established UDRP provider; according to the OP3FT Bylaws, ADNDRC is eligible to provide UDRP-F services;

f. ADNDRC desires to act as a provider of UDRP-F services.

2. Now therefore, the OP3FT and ADNDRC agree as follows:

a. The OP3FT hereby designates ADNDRC as, and ADNDRC agrees to act as, a provider of UDRP-F services.

b. In connection with the provision of UDRP-F services, ADNDRC shall:

i) implement the UDRP-F services in accordance with the Rules of Procedure;

ii) develop and maintain provider-specific supplemental rules and procedures, including a fee schedule, necessary to facilitate the UDRP-F; provided that such supplemental rules and procedures may not contravene or be inconsistent with the Rules of Procedure;

iii) select each Panelist (as the term is defined in the Rules of Procedure) and ensure that each Panelist is properly qualified, including by ensuring that each such person has an understanding of global intellectual property issues as they relate to the Internet;

[Signature]
iv) ensure that all UDRP-F decisions are publicly posted and searchable;

v) establish and maintain a conflicts of interest policy and procedure designed to identify and prevent conflicts of interest among Panelists and complainants and respondents in UDRP-F proceedings;

vi) establish and maintain a payment account system that allows parties to a UDRP-F proceeding to make payments in multiple currencies;

vii) establish and maintain procedures and processes for efficient communications with parties to a UDRP-F proceeding and with relevant FCR Account Administrators and the FCR Operator (as each term is defined in the Rules of Procedure);

viii) provide UDRP-F services on a reasonable and cost-effective basis; and

ix) provide the OP3FT with any information or data it may reasonably request.

c. The OP3FT and ADNDRC shall communicate regularly with each other and seek to optimize the UDRP-F services provided by ADNDRC.

d. Should ADNDRC require bespoke assistance from the OP3FT, an addendum to this Memorandum of Understanding will be prepared describing the agreed assistance.

e. In the event that ADNDRC fails to comply with the terms of this Memorandum of Understanding or the Rules of Procedure, the OP3FT may terminate the ADNDRC’s status as a UDRP-F service provider with 180 days written notice.

f. In the event that ADNDRC chooses to no longer provide UDRP-F services, ADNDRC may terminate this Memorandum of Understanding by providing the OP3FT with 180 days written notice.