Amendment No. 2 to Registry Agreement

The Internet Corporation for Assigned Names and Numbers and Afilias Limited agree, effective as of the Internet Corporation for Assigned Names and Numbers and Afilias Limited agree, effective as of the Internet Corporation for Assigned Names and Numbers and Afilias Limited agree, effective as of the Internet Corporation for Assigned Names and Numbers and Afilias Limited agree, effective as of the Internet Corporation for Assigned Names and Numbers and Afilias Limited agree, effective as of the Internet Corporation for Assigned Names and Numbers and Afilias Limited agree, effective as of the Internet Corporation for Assigned Names and Numbers and Afilias Limited agree, effective as of the Internet Corporation for Assigned Names and Numbers and Afilias Limited agree, effective as of the Internet Corporation for Assigned Names and Numbers and Afilias Limited agree, effective as of the Internet Corporation for Assigned Names and Numbers and Afilias Limited agree, effective Date.
this amendment No. 2 (the "Amendment") is made to the 22 December 2014 .watches Registry Agreement between the parties, as amended (the "Agreement").
The parties hereby agree to amend Exhibit A of the Agreement by adding the following new text as new Section 5:
[START NEW TEXT]
"5. Domains Protected Marks List (DPML)
The DPML is a service that allows trademark rights holders to block certain labels from registration across multiple TLDs operated by the Registry Operator. The blocked names must comply with the provisions described in Specification 5, Section 3.3 of the Registry Agreement. Domain Name blocked by the DPML service will be either an exact match of a label or will contain an exact match of such labels, or may include domain names that are a misspelling or contain a misspelling of a label Blocked labels do not prevent other trademark rights holders or DPML holders from unblocking the label and registering the domain name. In some instances, approval from the applicable DPML holder may be required for a third party with the same trademark to register the blocked name."
[END NEW TEXT]
Each party hereby acknowledges and agrees that this Amendment shall not be construed as a waive of any provision of the Agreement by any party hereto, nor shall it in any way affect the validity of, of the right of any party hereto, to enforce the provisions of the Agreement. The parties agree that except as set forth in this Amendment and any prior duly authorized and executed amendments, the current terms and conditions of the Agreement will remain in full force and effect. All capitalized terms not defined will have the meaning given to them in the Agreement. This Amendment may be executed in counterparts, each of which shall be deemed an original, and all of such counterpart taken together shall constitute one and the same instrument.
ACCEPTED AND AGREED:
INTERNET CORPORATION FOR ASSIGNED NAMES AND NUMBERS
By: Theresa Swinehart Senior Vice President, Global Domains and Strategy
AFILIAS LIMITED
By: Dessa Dal Porto

Assistant General Counsel