

ICDR ARBITRATION NUMBER 50 117 T 0812 11

**MANWIN LICENSING
INTERNATIONAL S.a.r.l.,**

Claimant,

And

**INTERNET CORPORATION
FOR ASSIGNED NAMES,**

Respondent.

CASE MANAGEMENT ORDER

This order memorializes proceedings at the November 30th telephone hearing.

The hearing was set in order to hear arguments concerning claimant's standing to bring the present proceeding. Respondent's brief raised a new issue: the possible preclusive effect of the panel ruling in the prior IRP proceedings. This is not, in the panel's view, a standing issue. But, it is an issue the panel believes should be addressed and decided at the threshold of these proceedings. Accordingly, the panel requested, and the parties agreed it would be desirable to provide, additional briefing on this issue. The panel further determined to defer arguments on the standing question and hear them the same time as arguments on the preclusion issue.

The panel sets February 13, 2013 at 7 AM Pacific Standard Time as the time for continued telephonic oral argument. At that time the panel will hear arguments on the standing question, as well as the question of the preclusive effect of the prior IRP declaration.

Counsel are directed to confer and agree upon a briefing schedule which allows for a further brief by claimant, a further brief by respondent, and a reply by claimant at its election. Should February 13 for some reason be inconvenient, the panel is available in the alternative on February 14 at 7 AM Pacific Standard Time. The panel will set aside one and a half hours for argument.

In addition to the aforementioned issue, the panel request that the counsel also address in their briefs:

-- The relationship between claimant's pending federal action and the current IRP;

-- What relief, if any, the parties contend the panel could grant with respect to ICANN's contract with ICM.

The panel adopts this order unanimously and authorizes the chair to sign this order.

Dated: December 3, 2012

By: _____/s/_____
Panelist Name Removed