**Date: 22 Aug 2017**

**Version: 1**

This is the first of an intended series of Technical Implementation Notes (TIN) the .basketball Registry Operator ( “RO”) will issue to provide guidance on aspects of the implementation of the policies applying to .basketball. It is to be read as an explanatory addendum to the Policies, and is incorporated into and forms part of the Policies.

1.1 The Registry may modify this TIN from time to time in its sole discretion. Every effort will be made to give registrars, registrants and any party affected by the information in this TIN reasonable notice of the content of this TIN

1.2 This TIN addresses some of the Registrar requirements of the Limited Registration Periods (“LRPs”) for .basketball, the dates for which are set out in the “dot basketball roll out dates” document posted at www.nic.basketball. It also deals with the implementation of domain registrations during those LRPs. Policy 5 and 13 provide that:

1.2.1. Registrations may be made in the LRP only by “qualifying Applicants from the global basketball community” ;

1.2.2. Community Priority Applicants (CP Applicants”) are to be provided with a Community Priority Token (“CP Token”);

1.2.3 Entry of a CP Token is a prerequisite for .basketball domain name registration at the Registry during the LRP;

1.2.4. CP Applicants must certify the veracity of Community Priority applications (“CP applications”);

1.2.5. Registrant agree that Names registered in the .basketball registry during the LRP may not be transferred to a different registrar for a period of 5 years after first registration;

1.2.6 CP Applicants grant RO, by virtue of their CP Application a limited license to use the domain names, logo and trading names of the CP Applicant or its business in marketing materials by the RO.

1.2.7 Coupons may be used within LRPs to define access terms and prices to sales promotions available to sets of CP Applicants.

1.3 **Qualifying Applicants**. FIBA will identify “qualifying Applicants (Q Applicants) at its sole discretion, and inform them of the fact of their qualifications together with any limitations that may be placed on their registrations. The names of Q Applicants will be posted as soon as practicable after invitation, at www.nic.basketball.

1.4 **Community Priority Token**. FIBA will issue each Q Applicant with a unique token that the Q Applicant is required to use when registering any domains in the LRP. The Q Applicant is entitled to make its token available for use in registration by members of its own community. The allocation of its token to its members is a matter for the exercise of discretion by the Q Applicant. Registrars will be required to remit a rebate of 10% of the registration fee earned from the sale of domains to the Q Applicant that holds the token lodged at the time of the registration.

(1.5) **Confirmation Required**. Registrations made by Q Applicants will be held in “pending create” status until verified by the RO against the invitation and other registration criteria.

1.6 **Token Required.** Entry of a CP Token is required at the time of every registration made during the LRP.

1.7 **Applicant undertaking** Registration of a domain during LRPs (excepting QLP) shall include a step where the CP applicant gives its undertaking that the registration is a valid and proper application meeting LRP conditions.

1.8 **No Refunds**. There shall be no refunds for any registration made during the LRPs and which, at the discretion of the RO, does not meet the conditions for registration in the LRP.

1.9 **Registration is discretionary.** All LRP registrations are at the discretion of the ROas to completeness, applicability, conformity with the rules and general registrability. Any complaint that a registration has been made, or not made, in breach of these rules shall be referred to a dispute resolution process as set out in Chapter 7 of the Polices (“Sunrise Dispute Resolution Policy”) with the changes that references to registration made during “Sunrise” and to “Sunrise policies” shall be deemed and interpreted to refer to “LRP” and “LRP policies”, with all consequential and inherent changes necessary to give effect to that Policy in this circumstance.

1.8 **QLP Licence**. CP Applicants of registrations during QLP will also indicate their awareness of and consent to the terms of the licence to the RO to use their domain names, logo and trading names by the RO for marketing purposes.

1.9 **Coupons.** The RO from time to time will mandate coupon programs for classes of CP Applicants. Such coupons may specify price changes for specified periods or for specified classes of CP Applicants, create bulk discounts or other such sales terms. Registrars may be notified of such coupon programs and will provide any rebates as may be due under such coupon schemes.

1.10 **Contacting Applicants.** The RO may contact Q Applicants to verify any aspect of the application, including the applicant’s status in relation to the invitation, and registration eligibility. The Registrars participating in this LRP agree to provide the contact details of the registrants and applicants during this phase to allow for the RO to assess the eligibility of the Q Applicants.

1.9 **Voluntary Registrar Suspension**. Registrars to the .basketball Registry/Registrar Agreement may indicate that they wish to opt out of participation in sales of .basketball domains during the .basketball LRPs. Such registrars will remain accredited to the .basketball registry but have their accreditation suspended for the term of the LRP.