	The ALAC believes it is imperative to ensure that the continued	20170718 - No change proposed
	discussions concerning Human Rights are clearly scoped within ICANN's	2017 07 10 Change proposed
	technical remit as set forth in ICANN's mission and bylaws. This remit is	
	limited to coordinating the allocation and assignment of Domain	
	Names, Internet Protocol(IP) addresses, Autonomous System (AS)	
	numbers, and protocol port- and parameter numbers. As the Security	
	and Stability Advisory Committee (SSAC) stated previously, assessments	
	based on content accessed through these unique identifiers should not	
ALAC	be in scope for discussions regarding Human Rights in an ICANN	
	organisational context. This means any binding language that holds	
	ICANN accountable to a Human Rights' core value should fall within the	
	scope of ICANN's limited remit. Such binding language can only be	
	required by applicable law and should be implemented via a Human	
	Rights Impact Assessment and followed by the development of a	
	Corporate Social Responsibility (CSR) policy for ICANN.	
	corporate social responsibility (estry policy for ferritive	
	As a final consideration, the ALAC would like to ask the Subgroup to	20170718 - (clarify that we need to balance)
	clarify the statement on 'Human Rights Impact Assessments (HRIAs)' on	·
	page 8 of the Draft FoI: 'HRIAs should not consider particular Human	
	Rights in isolation since they are universal, indivisible, interdependent,	
ALAC	and interrelated.' How does this relate to the criterium that Human	
	Rights are only to be respected by ICANN as required by applicable law,	
	and if applicable law does not require this within a certain jurisdiction,	
	that the particular Human Right is not relevant to ICANN?	
	Sinc+A1:B24e there are no associated security and stability aspects, the	20170718 - No action required
SSAC	SSAC is pleased to offer its support for the draft Framework of	
	Interpretation for Human Rights. The SSAC notes that, as a Chartering	
	Organization of the CCWG-Accountability, formal SSAC approval of the	
	final version of the Framework of Interpretation for Human Rights will	
	be required in due course.	

gNSO-BC	In addition, the BC recommends that the phrase "internationally recognized human rights" in the Bylaws be considered together with the reference "as required by applicable law", as recommended by the Working Group. Under the Human Rights Core Value, existing international human rights declarations and covenants continue to have no direct application to ICANN as they create obligations only for	20170718 - No changes required
	nation states.1 We note that the question of applicable law in any given situation will need to be determined on a case by case basis.	
gNSO-BC	In addition to the FOI itself, the Sub-Team also published a set of "Considerations" that the Sub-Team took into account in preparing the FOI, to serve as further guidance regarding the FOI and ICANN's application of the Human Rights Bylaw. We support these considerations, which reiterate that ICANN, as a non-state private entity, is not party to any human rights instruments <i>per se</i> and acknowledges that human rights are universal, indivisible, interdependent and that as such, no particular human right should be considered in isolation.	20170718 - No changes required
gNSO-IPC	The IPC believes implementation of the FOI-HR will require considerable additional work and input from the ICANN community. As the FOI-HR impacts ICANN policy development for gTLDs directly, the IPC strongly suggests that discussions on how the Human Rights Bylaws should be implemented in the context of gTLD policy development, GNSO Working Group procedures and GNSO procedures generally, are all best and most appropriately left to the GNSO. Policy experts within the GNSO community are well situated to determine how best to structure and sequence such implementation. This is also consistent with ICANN's long-standing practices regarding the relative roles of different structures in the larger ICANN system	20170718 - No changes required

	The Revised ICANN By-Laws specify that no Request for	20170718 - No changes required
	Reconsideration or Independent Review Panel solely based on the	
	Human Rights Bylaw may be invoked unless and until the FOI-HR is	
	adopted. However, if one assumes that these grievance procedures	
	apply as soon as the FOI-HR is adopted by the Board, then ICANN	
	should be careful to understand and document any and all applicable	
	grievance procedures which may appropriately apply before these	
	more formal remedies come into play. For example, could the Human	
	Rights Bylaw serve as the basis for an Empowered Community	
gNSO-IPC	enforcement sanction? What is the role of the Ombudsman and/or the	
gN3O-IFC	Complaints Officer in connection with implementation of the FOI-HR or	
	the application of the Human Rights Bylaw? If a limited Public Interest	
	Objection has been filed against an application for a new gTLD on	
	Human Rights grounds and fails, does that preclude other avenues to	
	pursue grievances based on claims of Human Rights violations? Again,	
	we believe that these questions need to be answered in an orderly	
	manner with bottom-up Multistakeholder participation. The Board	
	should consider whether formal adoption by the Board of the FOI-HR	
	prior to such questions being answered would be premature.	
	We are pleased to see that the FoI-HR makes it clear that ICANN should	20170718 - No changes required
	not expand its mission while applying the Human Rights Core Value, but	
	rather ensure in its operations and policy development processes that	
	it does not negatively impact human rights. We are also pleased to see	
	that the FoI-HR clearly outlines that all Supporting Organizations and	
gNSO-NCSG	Advisory Committees, as well as ICANN the organization, should "take	
g1130 11C30	the Core Value into consideration in its policy development or advisory	
	role. It is up to each SO and AC, and ICANN the organisation, to develop	
	their own policies and frameworks to fulfill this Core Value." We	
	welcome the adoption of the Fol-HR and the subsequent activation of	
	the Human Rights Bylaw.	

gNSO-RySG	We start from this assumption – that ICANN is a largely open, community-driven organization with a solid history of respect for human rights. The RySG is fully committed to observing Human Rights (HR) as per the ICANN bylaw. We appreciate the flexibility given to the SOs in considering the usefulness and appropriateness of Human Rights Impact Assessments (HRIAs). We will pay heed to the Framework adopted by ICANN so that its provisions are appropriately considered in a manner consistent with ICANN's mission and goals as well as the GNSO's and RySG's missions, goals, and methodologies.	
gNSO-RySG	The RySG is concerned that an opening of the ICANN community dispute-resolution mechanisms to broad HR-based claims would present a potential risk of undue strain on ICANN's resources. Lastly, ICANN must take steps to ensure that the community and public at large recognize that Reconsideration Requests and Independent Review Process matters are limited to issues where ICANN (board or staff) allegedly violated its articles or bylaws — and are not suitable forums for any and all HR-based claims that might involve the Internet or DNS.	20170718 - No changes required
gNSO-RySG	With respect to reference to "internationally recognized human rights", we wish to emphasize that these existing human rights declarations and conventions create obligations for nation states, not private entities; as acknowledged in the accompanying Framework of Interpretation, "ICANN, as a non-state private entity, is not a party to any Human Rights declaration, covenant, or instrument." These declarations and conventions should not be taken to create any positive obligations for ICANN as a private, non-state actor, particularly in leveraging any of the existing accountability mechanisms for HR-based claims.	20170718 - No changes required
gNSO-RySG	Further, we support the need for balance and flexibility in applying the Core Values, as compared to binding commitments, including in the context of these dispute resolution mechanisms. As noted in the Framework of Interpretations:	20170718 - No changes required

Govt-Brazil	On page 3, the first sentence of the third paragraph reads: "Finally, there is no standing hierarchy in the treatment of the different Core Values". As a suggestion of amendment, Brazil proposes redrafting the first sentence of the third paragraph on page 4 as follows: "Finally, there may be a hierarchy in the treatment of the different Core Values, according to the values they embody and the importance the multi-stakeholder community attaches to these values."	20170718 - (early discussions of this suggestion did not gather any support) - Mark Carvell: Agree seems beyond WG remit as it is a fundamental position about how core values may interact so onevalue might override another. Suggest Brazil raises this in anotherICANN forum Greg Shatan: This would also open up a Pandora's Box of issues about which core value is more important, what aspect of ICANN's mission is more "core", etc., etc.
Govt-Brazil	On page 4, the first two sentences of the fifth paragraph read: ""Applicable law" refers to the body of law that binds ICANN at any given time, in any given circumstance and in any relevant jurisdiction. It consists of statutes, rules, regulations, etcetera, as well as judicial opinions, where appropriate." Brazil suggests substituting the word "binds" with "applies to". Brazil also suggests including, before the word "etcetera", express reference to "customary international rules and principles".	20170718 - (need to discuss - no support for change in early discussions) - David McAuley: The 'customary' language would undercut bylaw language
Govt-Brazil	On page 6, the first full sentence at the top of the page reads: "However, ICANN the community and the organization could refer to any of the widely adopted Human Rights declarations, conventions and other instruments while taking human rights into account in its policies and operations." Brazil suggests redrafting the above sentence as follows: "However, businesses can be subject to international customary law rules and principles as they evolve in the field of human rights. Further, ICANN the community and the organization should refer to any of the widely adopted Human Rights declarations, conventions and other instruments while taking human rights into account in its policies and operations."	20170718 - (need to discuss - no support for change in early discussions)

	Accordingly, we propose that the following paragraph on page 4 (under	20170718 - (need to discuss - no support for
	"internationally recognized human rights") be reworded as follows:	change in early discussions)
	"However2 because they only create obligations for States. By	, ,
Govt-Switzerland	committing to one or more of these international instruments, nation	
	states are expected to embed human rights in their national legislation.	
	Businesses should respect human rights as set out in the UN Guiding	
	Principles on Businesses and Human Rights."	
	As to "internationally recognized human rights", a reference to the	20170718 - (need to discuss - no support for
	UNGP as standard for business enterprises should be included, as	change in early discussions) - Anne Aikman-
	mentioned above. In addition references to other universal human	Scalese: This is tough because ICANN is not a
	rights agreements from the UN should be included, such as the	"business". And there are limitations in the
	Convention on the Rights of the Child, the International Convention for	approved ByLaw relating to "no obligation
	the Protection of All Persons from Enforced Disappearance, Convention	beyond applicable law." I wonder whether
	against Torture and Other Cruel, Inhuman or Degrading Treatment or	ICANN should simply be advisingg businesses
Govt-Switzerland	Punishment (see	with which it interacts of the Ruggie Principles
GOVE-SWILZERIANU	http://www.ohchr.org/EN/ProfessionalInterest/Pages/CoreInstruments	and/or according extra points for an application
	.aspx for reference).	that agrees to implement Ruggie. But in fact
	Furthermore, also the humanitarian international public law should be	these are also issues of implementation, as is
	considered, such as the Geneva Conventions.	the idea of an HRIA.
	Finally, there are also relevant regional agreements which should be	
	considered, such as the European Convention on Human Rights and the	Mark Carvell: Swiss and UK governments are in
	Budapest Convention on Cybercrime.	line on Ruggie - when it comes to GAC preparing
		its response as CO can expect this discussion to
	Regarding the interpretation of the section "as required by applicable	20170718 - (need to discuss - no support for
	law", we consider that this element should never be used as a means to	change in early discussions) - David McAuley:
	implicitly relativize the universality of human rights, subjecting and/or	suggest we stick to bylaw language
Govt-Switzerland	constraining them to national legislation. It would be desirable to	
	include expressly that this means to "comply with all applicable laws	Cheryl Langdon-Orr (CLO): yep
	and respect internationally recognized human rights".	

Govt-UK	The argument that the entirety of the UN Guiding Principles could not be cited as a reference point, or source of guidance, for interpreting ICANN's Human Rights Core Value, is readily understood and accepted: much of the text is concerned with State responsibilities. However, it is very disappointing that there is no reference in the Framework to the UN Guiding Principles despite the direct applicability of key elements of the second pillar relating to corporate responsibilities. These relate for example the conduct of due diligence, ensuring transparency, the undertaking of impact assessments, instituting mechanisms for correcting negative impacts, and generally integrating a culture of commitment to respect human rights throughout the organization. As such they provide fundamental elements of universal best practice for effective adherence to human rights and therefore merit direct reference in the Framework of Interpretation.	20170718 - (need to discuss -) -
Govt-UK	Given the private sector-led, multi-stakeholder constitution of ICANN there seems to be no inherent disruptive conflict or inconsistency created by reference to these elements in the universally accepted UN Guiding Principles. It is hoped, therefore, that in the course of finalising the Framework of Interpretation following the current public consultation, there will be further consideration of the applicability of those elements of corporate responsibility contained in the UN Guiding Principles on Business and Human Rights and of the value of their due reference cited in the final document as an instrument for all the SOs and ACs – including the GAC - and their respective sub-groups and constituency parts to take fully into account in their strategies for implementing the human rights core value.	20170718 - (need to discuss -) -

	Furthermore, if these UN Guiding Principles are not directly cross-	20170718 - (need to discuss -) -
	referenced in part by the Framework of Interpretation, it would be a	,
Govt-UK	lost opportunity for the ICANN community to be a global transnational	
	beacon for advancing corporate respect for human rights.	
	in the different sections of the document it states that Human rights	
	must be observed, that they are Core Values, and that in some events,	
Ricardo Holmquist	the Core Values should be balanced. Looking at the other Core Values,	
	there is no sense for that. Human Rights must be observed, there is no	
	other Core Value more important than this.	
	On page 6, regarding "consider which specific Human Rights	
	conventions or other instruments, if any, should be used by ICANN in	
	interpreting and implementing the Human Rights Bylaw", it has been	
	stated that "a conflict between any Guiding Principle and an ICANN	
	Bylaw provision or Article of Incorporation must be resolved in favor of	
	the Bylaw or Article."	
	I would like to propose that in event of a conflict between any guiding	
	principle (or any other human rights declaration, principle, convention	
Shiva Kanwar	or instrument) and an ICANN Bylaw provision or Article of	
	Incorporation, the first thing to be done should be an attempt to	
	reconcile the two conflicting provisions and arrive at an amicable	
	solution that reflects the essentials of both positions. Allowing the	
	Bylaws to prevail outright - without any attempt to reconcile them with	
	the concerned Human Rights Guiding Principle - would essentially limit	
	the spirit of the core value to respect internationally recognised human	
	rights.	

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