Public Comment Review Tool

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Initial Report Sections 1-4

#	Comment	Contributor	Type of change suggested by commenter / Possible action and/or question for CCWG	CCWG Response / Action Taken			
Overv	Section Summary: Comments address the following sections of the Initial Report: 1. Executive Summary 2. Objective and Next Steps and 4. Summary of Deliberations. Overview of Comments: Board comments on these sections of the Initial Report elaborate on the Board's position regarding issues addressed in the report, provide guidance on next steps and future work, reiterate advice previously provided by the Board, and seek clarification on specific items contained in the report.						
1.	The Board is not prepared to identify a preference regarding the mechanism for administering the auction proceeds program at this stage in the process. As stated by the CCWG-AP, this is an evolving process and the public comments will further shape and define the mechanisms, along with additional work by the CCWG. We remain committed to use of the principles set out in our letter of 30 May 2018 to evaluate the CCWG's eventual recommendations. See full comment: https://mm.icann.org/pipermail/comments-new-gtld-auction-proceeds-initial-08oct18/2018q4/000024.html	ICANN Board	CCWG to consider re-reviewing principles set out in Board letter of 30 May to review against CCWG's eventual recommendation.	Concerns Proposed CCWG Response: The CCWG appreciates the input provided and commits to re-reviewing the principles set out in the Board letter of 30 May against the CCWG's final recommendation. Action Taken: None at this moment [COMPLETED / NOT COMPLETED] — [Instruction of what was done.]			
2.	SECTION 2 "OBJECTIVE AND NEXT STEPS" If the report changes significantly as a result of Public Comment, the Board would encourage a second period of Public Comment to make sure that the community and beyond have opportunities to comment on any material changes to the approach and options set forth in this draft before submission to the Chartering Organizations for adoption. See full comment: https://mm.icann.org/pipermail/comments-new-gtld-auction-proceeds-initial-08oct18/2018q4/000024.html	ICANN Board	CCWG to consider whether second public comment period is required if material changes are made to the approach and options set forth.	Proposed CCWG Response: The CCWG will consider whether a second public comment period is required, following a determination whether material changes are made to the approach and options set forth in the Initial Report. For example, a material change could be re-evaluating option C, i.e. ICANN foundation. Action Taken: None at this moment			

				[COMPLETED / NOT COMPLETED] – [Instruction of what
				was done.]
3.	SECTION 4.2 "OBJECTIVE OF FUND ALLOCATION"	ICANN Board	None	Support
	As mentioned in previous Board and org communications		CCWG to ensure that Final	CCWG Response: The CCWG appreciated the input
	with the CCWG-AP, the use of the New gTLD Auction		Report also confirms that the	provided and is committed to ensuring that the use of
	Proceeds must be consistent with ICANN's Mission as set out		use of new gTLD Auction	new gTLD Auction Proceeds is consistent with ICANN's
	by the ICANN Bylaws, that is "to ensure the stable and secure		Proceeds must be consistent	Mission as set out in the ICANN Bylaws.
	operation of the Internet's unique identifier systems." The		with ICANN's Mission as set out	
	Board welcomes the Initial Report's references to this		by the ICANN Bylaws.	Action Taken: None
	requirement.			
				[COMPLETED / NOT COMPLETED] – [Instruction of what
	See full comment:			was done.]
	https://mm.icann.org/pipermail/comments-new-gtld-			
	auction-proceeds-initial-08oct18/2018q4/000024.html			
4.	SECTION 4.3 "CRITERIA"	ICANN Board	CCWG to clarify how the criteria	Concerns
			outlined in section 4.3 are to be	CCWG Response:
	The Board would like clarity on how the CCWG-AP is		used in evaluation purposes.	
	recommending these criteria be used in evaluation purposes.			To be discussed
	In relation to the "cost-effective" considerations – also		CCWG to consider	
	mentioned in Section 4.5 "Ranking Mechanisms" as one of		recommending that a specific	Action Taken:
	the CCWG's most important criteria – the Board would like to		application appeals process be	
	offer the following input for consideration:		built into the eventual	[COMPLETED / NOT COMPLETED] – [Instruction of what
			application review mechanism.	was done.]
	At the CCWG's ICANN63 session, one participant in the		As with other grant making	
	session asked the following question: "It's just one question		programs, the appeals program	
	but I'm hoping that the group [has considered] which one of		could be limited in scope to	
	these models would keep the grant making process out of		abuses of the process only and	
	the realm of request for reconsideration when a grant is		timebound. This would give	
	made, independent review panel when a grant is made based		applicants an opportunity to	
	on - in other words when a grant is made just making sure		challenge for procedural faults	
	that it sticks and is not disputed by every other party in		without implicating ICANN's	
	ICANN who was looking for those same moneys. I'd like to		Reconsideration or Independent	
	know which one of these models avoids that problem."		Review Process	
	As noted in Barcelona, the Board believes that the ICANN		CCWG to consider	
	accountability mechanisms (including the Ombuds,		recommendation on a Bylaws	
	Reconsideration, and Independent Review), which are		change specifically carving out	
	designed to ensure that ICANN remains accountable to its		individual funding decisions	
	Articles of Incorporation and Bylaws, should not, as a general		from the Bylaws provided	

rule, be used as appeals mechanisms for individual unsuccessful applicants for auction proceeds. We note, however, that many grant-making processes do have specific and efficient appeals process available to applicants in the event that they wish to challenge an individual decision on a grant. We strongly encourage the CCWG-AP to consider recommending that a specific application appeals process be built into the eventual application review mechanism. As with other grant making programs, the appeals program could be limited in scope to abuses of the process only and timebound. This would give applicants an opportunity to challenge for procedural faults without implicating ICANN's Reconsideration or Independent Review Process – neither of which are purpose built, and each of which can be costly and time consuming for all involved. Further, the Board would welcome a recommendation from the CCWG on a Bylaws change specifically carving out individual funding decisions from the Bylaws provided accountability mechanisms of Reconsideration and Independent Review, similar to other existing exclusions.

This is not to suggest that the entire auction proceeds program should be exempt from broader potential accountability challenges. The ICANN Board is committed to and accepts that it is important for ICANN to remain accountable to its Bylaws and Articles. In approving any mechanism for evaluating grant applications (e.g., an independent panel) or administering the program, and whatever level of oversight ICANN will retain over such mechanisms, ICANN will have taken several acts that could give rise to uses of ICANN's established accountability mechanisms, from the initial selection of the model, to the oversight of the annual funding of tranches. If mismanagement occurs (or is alleged to occur) within the mechanism, that too could give rise to the use of an accountability mechanism for ICANN's failure to exercise proper oversight. Indeed, these are the type of disputes that we should want to bring through ICANN's existing accountability mechanisms.

accountability mechanisms of Reconsideration and Independent Review, similar to other existing exclusions.

	This ties to the Board's principle on the "Preservation of Resources" and "Effective and Efficient Process" as communicated in the Board's 30 May 2018 letter which outlined defined principles the Board will use in evaluating eventual recommendations.			
	See full comment:			
	https://mm.icann.org/pipermail/comments-new-gtld-			
_	auction-proceeds-initial-08oct18/2018q4/000024.html	ICANINI Decemb	News	
5.	The Board appreciates the inclusion of the principles in the	ICANN Board	None	CCWG Response: The CCWG appreciates the input provided.
	CCWG-AP's report.			Action Taken: None at this moment
	See full comment:			Action Taken. None at this moment
	https://mm.icann.org/pipermail/comments-new-gtld-			[COMPLETED / NOT COMPLETED] – [Instruction of what
	auction-proceeds-initial-08oct18/2018q4/000024.html			was done.]
6.	SECTION 4.5 "RANKING MECHANISMS"	ICANN Board	None	Concerns
	See above Section 4.3 for related commentary.			CCWG Response: See CCWG response in relation to section 4.3.
	See full comment:			Action Taken:
	https://mm.icann.org/pipermail/comments-new-gtld-auction-proceeds-initial-08oct18/2018q4/000024.html			[COMPLETED / NOT COMPLETED] – [Instruction of what was done.]

Response to Charter Question #1/Preliminary Recommendation #1/ Guidance for the Implementation Phase in relation to charter question #1

#	Comment	Contributor	Type of change suggested by	CCWG Response / Action Taken
			commenter / Possible action	
			and/or question for CCWG	

Section Summary:

Charter Question #1: What framework (structure, process and/or partnership) should be designed and implemented to allow for the disbursement of new gTLD Auction Proceeds, taking into account the legal and fiduciary constraints outlined above as well as the existing memo on legal and fiduciary principles? As many details as possible should be provided, including any implementation guidance the CCWG may have in relation to the establishment of this framework as well as criteria for the selection / ranking of potential funding requests.

Preliminary CCWG Recommendation #1: The CCWG recommends that either mechanism A (A new ICANN Proceeds Allocation Department is created as part of ICANN Org dedicated to grant solicitation, implementation and evaluation) or mechanism B (A new ICANN Proceeds Allocation Department is created as part of ICANN Org which would work in collaboration with an existing charitable organization(s)) is designed and implemented to allow for the disbursement of new gTLD Auction Proceeds. In addition to options A and B above, the CCWG welcomes community input on mechanism C, under which an ICANN Foundation is established. Mechanism C involves creation of a new charitable structure separate from ICANN which would be responsible for solicitation and evaluation of proposals, and the disbursement of the funds but which will be required to adhere to the principles/ICANN core mission in its purpose and allocation of auction proceeds as grants and to maintain a close oversight relationship by ICANN. Based on the input received in response to the public comment period on this report and further deliberations by the CCWG taking into account these public comments, the CCWG may make changes to this recommendation in the Final Report. For example, the CCWG may be in a position to further narrow down its recommendation and identify a single preferred mechanism. Alternately, if after reviewing and deliberating on input received through public comment, the CCWG does not reach agreement on a single preferred mechanism it could recommend multiple options to the ICANN Board for further consideration. The ICANN Board will make a final decision on the path forward leveraging the CCWG's recommendations and work.

<u>Guidance for the Implementation Phase in relation to charter question #1</u>: The input provided in response to this charter question is expected to help inform the implementation of the mechanism that is ultimately selected.

Overview of Comments: Different views were expressed with respect to the mechanisms presented in response to Charter Question #1. No responses advocated for Mechanism D. A number of responses favor Mechanisms B and C, with some comments supporting Mechanism A. Commenters provided considerations for further discussion if an ICANN Department is created to support fund allocation.

1.	The selection of one of these mechanisms must depends on	José Alberto	CCWG to consider conducting	New Idea (note, some of this work was undertaken in the
	the cost-benefit analysis and in addition to determining	Barrueto	cost-benefit analysis to	analysis provided by Sarah Berg)
	which of them would imply greater transformations and the	Rodríguez	determine which mechanism	

	estimation which of them would have a better result of		would be most efficient and	CCMC Pagenger
1				CCWG Response:
1	efficiency and effectivenes, including in the number of		effective, in addition to meeting	
	criteria identified by the CCWG.		the CCWG criteria.	Action Taken:
	See full comment:			
	https://mm.icann.org/pipermail/comments-new-gtld-		Leadership recommendation:	[COMPLETED / NOT COMPLETED] – [Instruction of what
	auction-proceeds-initial-08oct18/2018q4/000023.html		Consider whether further work	was done.]
			should be undertaken on the	
			cost-benefit analysis for the	
			different options.	
2.	My understanding is that CCWG-AP aim is for comments to	Mary Uduma	CCWG to consider examining	Concerns
	focus more on the recommended mechanism options, I	', ', ', ', ', ', ', ', ', ', ', ', ',	option C in further detail, but	CCWG Response:
	believe option C needs much more examination, I will		with option B remaining the	Con a nesponse.
	advise that Option B should be priorities.		priority.	Action Taken:
	advise that Option B should be phornies.		priority.	Action taken.
	In reviewing the mechanisms, option B and C seem to be		Leadership recommendation:	[COMPLETED / NOT COMPLETED] – [Instruction of what
	the most independent approach, while still consistent with		<u>Leadership recommendation.</u>	was done.]
			Define and the section	was dolle.]
	ICANN core mission, they avoid opportunities for too much		- Define process on how to re-	
	internal influence by members of the community.		evaluate mechanism A, B and C:	
			- Main concern: ensure	
	In as much as the Board has a fiducial responsibility, either		sufficient operational	
	option will limit the demands on the ICANN Board, who are		independence while supporting	
	not elected/appointed as experts on development grants,		the mission/bylaws,	
	but to ensure the ICANN core mission is fulfilled.			
			 Request further input from 	
	Managing a grants award/oversight/evaluation program		ICANN Org (and maybe Board)	
	would increasingly result in demands for unique skills on		to be able to distinguish clearer	
	ICANN staff. I think Staff and Board need to be focused on		between B and C,	
	the core mission and activities. An external independent		,	
	manger approach would protect ICANN from other kinds of		- Request written input from	
	liability as well as limits the time demands on staff and		S0s/ACs to get their input	
	Board		concerning this topic.	
	Bodia		concerning this topic.	
	I think it would be more efficient to place the			
	management of the funds in the hands of experts that			
	understand the process, procedures and risks associated			
	· · · · · ·			
	with such program.			
	[staff note: tout from the original comment contains d			
	[staff note: text from the original comment contained			
	between the ellipses is included elsewhere in this summary			
	document]			

	See full comment:			
	https://mm.icann.org/pipermail/comments-new-gtld-			
	auction-proceeds-initial-08oct18/2018q4/000025.html			
3.	Of the two preferred mechanisms, the Internet Service	ISPCP	CCWG to consider enhancing	New Idea
	Providers and Connectivity Providers Constituency (ISPCP)		option A with review of	CCWG Response:
	would support mechanism A, with the following conditions:		applications for funding to be	
			reviewed by a panel of experts	Action Taken:
	 Review of applications for funding to be reviewed 		from the ICANN community and	
	by a panel of experts from the ICANN community – one		a professional project manager	[COMPLETED / NOT COMPLETED] – [Instruction of what
	panel member from each of the SO/ACs who did not		to be assigned by ICANN.	was done.]
	participate in the Working Group (WG) . There must be new			
	faces, and we should not carry over ex-WG participants. The		(ISPCP would support	
	ICANN Board must also designate two members for this		mechanism A)	
	panel. The Review Panel is to receive support from relevant			
	ICANN Org staff. Once program is launched and applications		Leadership Recommendation:	
	begin to arrive, the Review Panel members receive a			
	monthly stipend to ensure time dedication and fair		-Discuss option on how to set-	
	compensation for their time.		up community oversight:	
	A professional Project Manager should be assigned		Potential options:	
	by ICANN (with approval of the review panel members) to		0 .: 1) ((00.00)	
	oversee the implementation of awarded funded initiatives		Option I) (ISPCP):	
	and lead the ICANN Org department dedicated to the		-Review, evaluation of	
	administration of allocating funding.		application done by a panel	
	• The ISPCP considers this proposed arrangement as		ICANN community (review panel	
	one that preserves all proceedings within the ICANN		receives financial support and is	
	environment, and avoids the complexities of working with		supported by ICANN ORG,	
	an outside entity. See full comment:		-Implementation is overseen by	
	https://mm.icann.org/pipermail/comments-new-gtld-		a professional project manager	
	auction-proceeds-initial-08oct18/2018q4/000029.html		(assignment approved by review	
	auction-proceeds-initial-000ct10/201044/000025.Ittill		panel).	
			pa	
			-Check:: The Leadership Team	
			believes that this option might	
			only work in coordination with	
			Mechanism A).	
			Option II)	

			-Independent application evaluation, review and implementation process, -BUT: Community advisory committee, -Community evaluation process after 2 years to check whether the whole process is functioning or whether changes are needed. The Leadership believes that	
			this option can be implemented in supporting Mechanism A, B	
			and C.	
4.	Recommendation 1:	Judith Hellerstein	CCWG to consider concerns	New Idea Concerns
	While Mechanism One could be seen as the most	and Maureen	expressed in relation to	CCWG Response:
	convenient choice for the distribution of auction proceeds	Hilyard	mechanism A (conflict of	
	for community use from the ICANN perspective, we have a		interest, ability for ICANN Org to	Action Taken:
	concern that ICANN's administration of these funds could		request additional funds)	
	create a conflict of interest when funds that are earmarked			[COMPLETED / NOT COMPLETED] – [Instruction of what
	for philanthropic purposes could possibly be used to		CCWG to consider a hybrid	was done.]
	support ICANN activities, where budgets exceed their		model of Mechanism B that	
	original expectation.		retains the cost-efficiencies	
	Our main concern is that Mechanism One may make it		offered by the ICANN Board for	
	easier for ICANN Org to request additional funds from		governance and payments by	
	Auction Proceeds to cover Operating Expenses or additional		ICANN's Finance Section,	
	money for the Reserve fund if sufficient constraints are not		alongside the establishment of a	
	in place. Although the ICANN Board has already been		separate independent structure	
	decided that a fixed amount of the money from the Auction		(either within or outside of	
	Proceeds fund will be used towards the Reserve Fund, we		ICANN) to cover the tasks	
	are more comfortable with this knowledge that the rest of		related to applications and	
	the money needed to replenish the reserves is coming from		contractual relationships with	
	savings made by ICANN Org. This issue sets off other alarms		ICANN	
	for us, however, since they are not related to auction			
	proceeds, they will not be discussed here		Leadership recommendation:	
	We are in agreement with the ICANN Board that there is			
	a strong need to have an independent selection process. As		- Define more clearly	
	such, we cannot support Mechanism One as it currently		'independence' and 'cost	
	exists. We believe that Mechanism One is not the		efficiency' constraints to	
	appropriate choice as it could result in a conflict of interest		understand whether A, B or C	

for ICANN to be the manager and distributor of Auction Proceeds funds. Without an independent authority, ICANN auctions could be construed as a mechanism purposely created to provide income for ICANN and that it could encourage potential abuse within any subsequent round/s of new gTLDs.

We suggest a hybrid model of Mechanism Two that retains the cost-efficiencies offered by the ICANN Board for governance and payments by ICANN's Finance Section, alongside the establishment of a separate independent structure (either within or outside of ICANN) to cover the tasks related to applications and contractual relationships with ICANN. Following the criteria, goals and objectives set by this CCWG, this separate but autonomous operation would be formed to more objectively and legally attend to the receipt of global applications as well as to make the decisions related to project selections and the allocation of funds. We believe that once contractual, monitoring and evaluation arrangements are formalized, projects could then be passed to the ICANN Board for endorsement so that assigned payments could be made by ICANN Finance.

This model would allow the ICANN Board and Org to maintain their fiduciary and governance roles and also allow the ICANN Board to retain some level of control of key processes. ICANN has had experience of a similar "external" mechanism, and we believe is better informed about establishing this new hybrid model for this activity, based on lessons learned of this earlier process. This new organisation would be time-framed and could have its own contracted personnel to manage the administration as well as to monitor projects that are assigned - completely outside of ICANN's mandated responsibilities.

[staff note: text from the original comment contained between the ellipses is included elsewhere in this summary document]

mechanism cannot support these key principles.

-Evaluate whether a Hybrid Model of Mechanism B is worth exploring and whether such a model will support 'independency' and 'costefficiency' better.

-Check whether a stronger - as currently defined - Board 'control' intervention model is needed.

	See full comment:			
	https://mm.icann.org/pipermail/comments-new-gtld-			
	auction-proceeds-initial-08oct18/2018q4/000027.html			
5.	Recommendation 1: After many discussions among ALAC	ALAC	If Mechanism B is chosen, the	Concerns
	Members and Participants to the CCWG: Auction Proceeds,		ALAC recommends that any	CCWG Response:
	the ALAC remains divided about the best mechanism to		external organization working	
	choose. The poll conducted among the At-Large members		with ICANN will publish a	Action Taken:
	and participants highlighted that a plurality of people		conflict of interest policy that	
	preferred Mechanism A, or a variant of it, over the other		clearly addresses all the	[COMPLETED / NOT COMPLETED] – [Instruction of what
	mechanisms, with Mechanism B finishing a strong second. If		elements of the funding	was done.]
	Mechanism B is chosen, the ALAC recommends that any		process, follow proper	
	external organization working with ICANN will publish a		procedures on accountability	
	conflict of interest policy that clearly addresses all the		and transparency, and be in	
	elements of the funding process, follow proper procedures		accordance to its obligations	
	on accountability and transparency, and be in accordance to		with ICANN.	
	its obligations with ICANN.			
	See full comment:		(ALAC remains divided about	
	https://mm.icann.org/pipermail/comments-new-gtld-		the best mechanism to choose)	
	auction-proceeds-initial-08oct18/2018q4/000041.html			
			Leadership recommendation:	
			-Check whether 'conflict of	
			interest' for potential third-	
			party operators need to be	
			strengthened beyond the	
			current recommendations.	
6.	The RrSG does not support the CCWG-preferred	RrSG	CCWG to consider ICANN	Concerns
	mechanisms (either A or B) as set forth in Recommendation		community involvement and	CCWG Response:
	#1 and offers specific comments regarding the following		responsibility in relation to	
	proposed mechanisms and other Preliminary CCWG		reviewing and approving grants	Action Taken:
	Recommendations.		as well as follow-up review of	
			the program.	[COMPLETED / NOT COMPLETED] – [Instruction of what
	Community Involvement			was done.]
			CCWG to consider limiting role	
	The role of the community in the disposition of new gTLD		of ICANN Org to oversight of the	
	proceeds is only implied in this document and is a significant		grant-making process.	
	missing element. We strongly believe that a representative			
	group from the ICANN community should be the group		(RrSG does not support	
	responsible for reviewing and approving grants under this		mechanisms A or B, would	
			prefer mechanism C)	

program and should also play a significant role in the followup review of the program.

Further, the role of ICANN Org in any of the approaches should be limited to oversight of the grant-making process in order to ensure compliance with laws and with ICANN's mission.

Our view on which of mechanism A-D should be employed is fully informed by the above belief and our comments below, preferring mechanism C should be read in that light. Mechanism A could be structured to accommodate the appropriate role of the community, but it would create more risk of ICANN Org controlling, rather than overseeing, the process.

Proposed Mechanism A-D

1. Mechanism A (Internal ICANN Department) and Mechanism B (ICANN + External Organization)

Both Mechanisms A and B would require the creation of a new department within ICANN Org to perform work that is clearly outside the scope of ICANN Org's mission. ICANN's mission is clear: "to ensure the stable and secure operation of the Internet's unique identifier systems." The RrSG fails to see how grant management falls within that mission.

Further, ICANN Org's expertise does not lend itself to grant management. While the CCWG points to ICANN Staff's ability to support public relations, external content, audit, legal, and investment activities, the RrSG suggests that this may be a significant assumption in at least some areas, as the (for example) legal and investment issues ICANN Org must address today are substantially different from that of a grant funding organization. The synergies that could be created by using Mechanism A or B in no way override the fact that these activities are not within ICANN Org's mission.

Leadership recommendation:

-Define a process to allow community engagement in reviewing and approving grants and in evaluating the process.

Please check whether point 3) is capturing potential options.

-Check as well if ICANN Org mode of interventions is limited - in all mechanism - to the 'grant making process in order to ensure compliance with laws and with ICANN's mission."

- Check: Can separate governance be ensured for all mechanism or only for few? "The very separate mission of this grant management work requires separate governance."

- Check: is an ICANN independent funding structure it making easier to shut- down the operation in the future? "Additionally, given the temporary nature of the auction proceeds, having a separate structure will make closing down the structure a simpler process."

	The RrSG would also like to point out that ICANN Org's current mission requires significant work effort from the ICANN Board, ICANN Org, and the entire ICANN community - a work effort that is already strained to maximum capacity and requires continued focus.			
	For these reasons, the RrSG strongly discourages the selection of either of these mechanisms.			
	2. Mechanism C (ICANN Foundation)			
	While Mechanism C would involve creation of a new charitable structure separate from ICANN and additional upfront costs, this option, above all others, most lends itself to protections against self-dealing and will ensure measures are taken to avoid conflict of interest. The very separate mission of this grant management work requires separate governance. Additionally, given the temporary nature of the auction proceeds, having a separate structure will make closing down the structure a more simple process. For example, part of the structure of this separate entity could be that employees are contracted for X period of time and must have expertise in Y. Employees of the new structure should not be current or prior ICANN employees. As a result, the RrSG recommends the selection of Mechanism C.			
	3. Mechanism D (External Entity) Mechanism D is not a viable option if the required entity is not readily available.			
	See full comment: https://mm.icann.org/pipermail/comments-new-gtld-			
7.	auction-proceeds-initial-08oct18/2018q4/000030.html Comment regarding Selection of Mechanism(s)	BC	CCWG to consider extensive	Concerns
	The BC strongly prefers a mechanism that is external to ICANN for allocation/distribution/oversight of the projects funded by auction proceeds. We recognize that Options 2 or 3 would involve oversight by ICANN's Board and an		exploration of mechanisms B and C. Both should be equally explored in sufficient detail to understand and clarify risks and opportunities to ICANN.	CCWG Response: Action Taken: [COMPLETED / NOT COMPLETED] – [Instruction of what was done.]

adequate opportunity for an advisory capacity drawn from (BC does not support the ICANN community and independent experts. mechanism A) We do not support Mechanism 1, which calls for **Leadership Team notes:** establishing a new department within ICANN. This mechanism raises numerous concerns, including: - The topics raised by BC are overlapping with ISPC (point 3) the lack of expertise in existing staff; and RrSG (point 6). proposed use of existing ICANN resources to take on tasks in addition to their day to day accountability to ICANN org; potential perceptions that ICANN org, ICANN Board, or ICANN community members could influence the selection and oversight of projects that need to be fully independent from such influence; and under Option 1 all grants will appear on ICANN's tax returns, adding to the complexity and potentially contributing to questions about ICANN's not for profit status. We do not believe that full exploration of risks, including reputational risks, have been explored. Sunsetting of a mechanism is inherent in all options, raising questions about ICANN adding staff with the considerable benefits of salary/benefits, and then having to either repurpose them into ICANN, or provide exit benefits. Projects are often multi-year in nature, so do not fit into ICANN's fairly structured financial reporting as a not for profit public benefit corporation. The BC is concerned that an internal mechanism within ICANN is both a diversion from the Board and key staff core activities and responsibilities and also adds additional requirements of expertise that are not central to ICANN's core mission.

We therefore support extensive exploration of Options 2 and 3. Both should be equally explored in sufficient detail to

	understand and clarify risks and opportunities to ICANN. To date, sufficient examination of these two options has not been undertaken. Focusing on only these two options will enable a more informed examination of issues, risks, and implications. We do not support further exploration of Mechanism 4. See full comment: https://mm.icann.org/pipermail/comments-new-gtld-auction-proceeds-initial-08oct18/2018q4/000031.html			
8.	Preliminary CCWG Recommendation #1 The NCSG supports Mechanism C, as an independent ICANN Foundation with its own Board of Directors would be more accountable than the other proposed Mechanisms. See full comment: https://mm.icann.org/pipermail/comments-new-gtld-auction-proceeds-initial-08oct18/2018q4/000034.html	NCSG	None (Support for mechanism C)	Support CCWG Response: The CCWG appreciates the input provided, and notes the support for mechanism C. Action Taken: None at this moment [COMPLETED / NOT COMPLETED] – [Instruction of what was done.]
9.	Recommendation # 1: Of the two mechanisms preferred by the CCWG, only Mechanism B affords the opportunity for ICANN to separate the process of awarding funds from (1) internal conflicts of interest with stakeholder groups and (2) ICANN appeal mechanisms that would normally apply to a decision to award funds such as Request for Reconsideration and Independent Review Panel. In order for ICANN to be seen as an effective organization in the world community, it must separate itself from accusations of bias toward stakeholders, especially those which provide operating income to the organization. If an award is potentially going to be made to any ICANN stakeholder group member, that award must be independently evaluated in order to be respected in the ICANN community and in the world telecommunications community. While suggestions of an independent Panel are helpful, these would not remedy the appearance of conflict if an award is made to a member of a stakeholder group or constituency when ICANN staff itself is involved in administering applications and grants of funds. Therefore, the only means of ensuring that grants may safely be awarded to a member	Anne Aikman- Scalese	None (Support for mechanism B)	Support CCWG Response: The CCWG appreciates the input provided, and notes the support for mechanism B. The CCWG is committed to ensuring that the use of new gTLD Auction Proceeds is consistent with ICANN's Mission as set out in the ICANN Bylaws. ICANN has a proven commitment to accountability and transparency in all of its practices. Action Taken: None at this moment [COMPLETED / NOT COMPLETED] – [Instruction of what was done.]

	of a stakeholder group would be to place the grant-making process outside the ICANN organization. Further, the ICANN organization does not have professional staff in the grantmaking arena and staff is therefore exposed to numerous pitfalls in rules, regulations, and best practices standards applicable to such organizations. Thus, placing the grant-making inside the ICANN organization not only poses a risk of diverting ICANN from its Mission as stated in the ByLaws, but also exposes the organization to additional risk of claims and liability. Mechanism B is thus the preferred mechanism and a contractual agreement with a third party with professional and legal expertise in administering grants should afford additional safety to ICANN from (a) legal claims, (b) professional blunders of inexperienced staff, (c) formal filings for Requests for Reconsideration and Independent Review Panels and (d) claims from the wider world telecommunications community of impropriety in grant-making or the appearance of impropriety. See full comment: https://mm.icann.org/pipermail/comments-new-gtld-			
10.	Preliminary CCWG Recommendation #1 The CCWG's Preliminary Recommendation #1 presents three potential structures. We think that the structure that is chosen should reflect the goal of promoting transparency and accountability. If a division is created within ICANN, the principles of accountability that were expressed in the recommendations of the Initial Report should be incorporated to ensure that the operations and decisions of the division are fully transparent and consistent with the principles set forth by the CCWG. Additionally, any organization that coordinates the distribution of funds should not be limited to charitable organizations. It is impossible to determine at this point whether the best organization to fulfill the goal were a non-charitable organization. An unincorporated committee	RySG	CCWG to give further consideration to which mechanism best reflects the goal of promoting transparency and accountability. CCWG to consider whether distribution of funds should be limited to charitable organizations or whether there are also other types of organizations, such as, for example, an unincorporated committee, which could perform this function. Leadership recommends:	Concerns CCWG Response: Action Taken: [COMPLETED / NOT COMPLETED] — [Instruction of what was done.]

might be formed from stakeholders to direct the best use of the funds, and unduly restricting the use of the funds could lead to inefficient use of the funds in the future. See full comment: https://mm.icann.org/pipermail/comments-new-gtld-auction-proceeds-initial-08oct18/2018q4/000036.html	-Check how "goal of promoting transparency and accountability" criteria can get enhanced beyond the language captured in the current set of recommendations.	
	-Check: is there support to enhance the current set of recommendations to allow non- charitable organizations to join forces with ICANN ORG?	
	-Check: Could 'an unincorporated committee, might be formed from stakeholders," become a partner to ICANN Org? (Mechanism B) - Legal check needed!	

Response to Charter Question #7

year, and the approved slate would then be provided to the

#	Comment	Contributor	Type of change suggested by commenter / Possible action and/or question for CCWG	CCWG Response / Action Taken
	on Summary: Charter Question #7: Should ICANN oversee the	e solicitation and	evaluation of proposals, or dele	gate to or coordinate with another entity, including, for
exam	ole, a foundation created for this purpose?			
Overv	riew of Comments: Some of the comments in this section er	nphasize the impo	ortance of independence in the o	evaluation of grant proposals. Other comments focus o
	le of the ICANN community. Of the comments focused on the		nity, some support a mechanism	in which community representatives directly evaluate
applic	ations, while others favor an advisory or oversight role for t			
1.	The Board will not be making determinations on preferences with respect to mechanism(s) for evaluating grant applications (e.g., an independent panel) and/or administering the program at this time; however, echoing the discussion at the ICANN62 session with the community, the Board would like to	ICANN Board	CCWG to re-review previous Board communications on the use of an independent panel as a means of best practices for evaluating applications.	Concerns CCWG Response: Action Taken:
	highlight its previous communications on the use of an independent panel as a means of best practices for evaluating applications: 30 May 2018:		Leadership recommendation:	[COMPLETED / NOT COMPLETED] – [Instruction of what was done.]
	"We also suggest that the CCWG-AP might wish to consider the importance of independence in evaluations, such as through the use of an independent panel." 5 October 2018: "Regarding the evaluation of the applications, the Board notes		-Check: How shall "independence of panel" be defined? (while the Board has the right for approval of the slate of successful applicants)	
	that an independent panel is an important aspect that should be considered in the CCWG's recommendations. This panel should be independent and should have appropriate conflict of interest protections built in, in support of the fiduciary duties of ICANN's directors and officers. The independent panel		-Check: Are the comments made by other SO/AC support such Board understanding of 'independence' or not?	
	would assess applications and decide which applications will be successful in securing funding for that year's tranche. The independent character of the panel would need to be defined and proper controls will need to be put in place to guide the		- Check: can a "community driven panel model" even ensure sufficient	
	work of the panel (see below for some considerations). The panel's recommendations would be provided to the ICANN Board for approval of the slate of successful applicants for that		independence?	

	persons/entity responsible for distribution. As previously communicated, the Board will not be taking decisions on individual applications but will instead focus its consideration of the slate on whether the rules of the process were followed by the independent panel. The principles supporting the independent panel should also include consistency over time (i.e., the composition of the panel should always include some panelists of the previous year to build on their experience); and cost-effectiveness (i.e., to focus on the use of auction proceeds to support desired activities and goals, as opposed to administrative costs)." See full comment: https://mm.icann.org/pipermail/comments-new-gtld-auction-proceeds-initial-08oct18/2018q4/000024.html		-Check: how shall "consistency over time" be defined for the panel work?	
2.	We, the authors of this comment, share the same concerns as the ICANN Board in that the lack of an independent panel or organization to select the applicants who will receive monetary awards, could put these awards at risk and delay the whole program. We strongly agree and support the response from the ICANN Board regarding the evaluation of the applications. As the Board rightfully notes, "an independent panel is an important aspect that should be considered in the CCWG's recommendations The independent panel would assess applications and decide which applications will be successful in securing funding for that year's tranche. The independent character of the panel would need to be defined and proper controls will need to be put in place to guide the work of the panel." See full comment: https://mm.icann.org/pipermail/comments-new-gtld-auction-proceeds-initial-08oct18/2018q4/000027.html	Judith Hellerstein and Maureen Hilyard	ccwG to consider independent panel or organization to select / review applications. Leadership recommendation Covered in point 1)	CONGRESPONSE: Action Taken: [COMPLETED / NOT COMPLETED] — [Instruction of what was done.]
3.	While suggestions of an independent Panel are helpful, these would not remedy the appearance of conflict if an award is made to a member of a stakeholder group or constituency when ICANN staff itself is involved in administering applications and grants of funds. Therefore, the only means of ensuring that grants may safely be awarded to a member of a stakeholder group would be to place the grantmaking process outside the ICANN organization	Anne-Aikman Scalese	CCWG to consider possible conflict of interest or appearance thereof if ICANN Org is involved in administering applications and grants of funds. Leadership recommendation -topic already covered	Concerns CCWG Response: Action Taken: [COMPLETED / NOT COMPLETED] – [Instruction of what was done.]

	See full comment:			
	https://mm.icann.org/pipermail/comments-new-gtld-auction-			
	proceeds-initial-08oct18/2018q4/000035.html			
4.	Additionally, the BC supports requirements in allocation of the	BC	CCWG to consider	Concerns
	Auction Proceeds that include:		requirements in allocation of	CCWG Response:
			the auction proceeds put	
	1. A mechanism that provides a fully independent process,		forward (fully independent	Action Taken:
	which might include a panel of evaluators, or advisors to the		process, operates independent	
	independent panel of evaluators		of ICANN, staff with required	[COMPLETED / NOT COMPLETED] – [Instruction of what
	2. operates independent of ICANN, with such independence		expertise, ICANN's status as	was done.]
	maintained through rigorous controls or structural means		nonprofit corporation,	
	3. understand that its staff must have required expertise in		reasonable compensation,	
	grants award/management, be knowledgeable, and of well-		focus on single-purpose entity,	
	regarded reputation, and be able to work well with an		role of ICANN Board/Org,	
	advisory committee drawn from the ICANN community		composition)	
	4. understand that ICANN's continuing status as a nonprofit			
	public benefit corporation may be reliant on its independence		Leadership recommendation	
	6. Provide reasonable compensation for members of the		 -Notes most topics are already 	
	entity for time and/or expenses associated with services		covered in other comments.	
	provided for management of the Fund. Other examples exist			
	where an honorarium plus reasonable expenses are provided,		-Check: The Board clearly	
	helping to ensure stronger independence of the Advisory		indicated they don't want to	
	entity members.		intervene in the allocation	
	7. focus on the requirement that it be a single-purpose entity		process. Do we really want to	
	that strives to eliminate any actual or perceived conflicts of		recommend that the Board	
	interest		gets involved? "8. deliberate as	
	[staff note: text from the original comment contained		to whether the ICANN Board or	
	between the ellipses is included elsewhere in this summary		ICANN org should have any	
	document]		role in determining or guiding	
	See full comment:		or influencing the allocation of	
	https://mm.icann.org/pipermail/comments-new-gtld-auction-		the proceeds and management of the funds."	
	proceeds-initial-08oct18/2018q4/000031.html		or the funds.	
	proceeds-illitial-bootct10/201044/000051.IItiIII		-Check: Do we need to define	
			the number, or shall we not	
			leave this to the next phase	
			(implementation) to decide	
			upon? "9. be composed of at	
			least seven, but no more than	
			least seven, but no more than	

fifteen members, seeking to	i de la companya de
ensure required expertise and	
sufficient understanding of the	
varied kinds of proposals and	
their applicability but also to	
enable the inclusion of	
external expertise as well as	
community members."	
-Question: what is "reasonable	
compensation" for the	
evaluation panelists /	
members, and provided by	
whom – or is this an	
implementation question?	
5. Need for the CCWG to ensure the role of the community RrSG CCWG to consider ICANN New Idea	
community to review grants CCWG Respe	onse:
We view the CCWG charter as necessarily dealing with who and make decisions about	
should be reviewing grants and who should be choosing which grant awards. Action Take	en:
projects to fund. As noted above, this is implied, but not	
	D / NOT COMPLETED] — [Instruction of what
ICANN Org in any of the was done.]	
We feel strongly that this should be the ICANN community. approaches should be limited	
to oversight of the grant-	
This is a significant omission in the initial report. We believe making process in order to	
this should either be made clear in a subsequent draft or, if ensure compliance with laws	
there is not clarity on this point, then the existing CCWG and with ICANN's mission.	
should reconstitute for a brief period, we suggest no less than	
three and no more than six months, to settle this matter. It is Leadership recommendation	
the most important element of the whole project in our view.	
Topic is already covered in	
other comments	
Community Involvement	
The role of the community in the disposition of new gTLD	
proceeds is only implied in this document and is a significant	
missing element. We strongly believe that a representative	
group from the ICANN community should be the group	
responsible for reviewing and approving grants under this	
program and should also play a significant role in the follow-	
up review of the program.	

	Further, the role of ICANN Org in any of the approaches should be limited to oversight of the grant-making process in order to ensure compliance with laws and with ICANN's mission.			
	[staff note: text from the original comment contained between the ellipses is included elsewhere in this summary document]			
	See full comment: https://mm.icann.org/pipermail/comments-new-gtld-auction-proceeds-initial-08oct18/2018q4/000030.html			
6.	Proposals should be reviewed by multiple qualified individuals, representing different stakeholder groups and backgrounds, for example, making up a diverse, multistakeholder Grant Review Committee. Such a Committee could have access to appropriate and effective training to support its work and fill any gap in term of expertise.	NCSG	CCWG to consider having proposals reviewed by individuals representing different stakeholder groups. Leadership recommendation	New Idea CCWG Response: Action Taken: [COMPLETED / NOT COMPLETED] – [Instruction of what was done.]
	See full comment: https://mm.icann.org/pipermail/comments-new-gtld-auction-proceeds-initial-08oct18/2018q4/000034.html		- Notes: Topic is in principle already covered	was done.j
7.	Of the two preferred mechanisms, the Internet Service Providers and Connectivity Providers Constituency (ISPCP) would support mechanism A, with the following conditions: Review of applications for funding to be reviewed by a panel of experts from the ICANN community – one panel member from each of the SO/ACs who did not participate in the Working Group (WG) . There must be new faces, and we should not carry over ex-WG participants. The ICANN Board must also designate two members for this panel. The Review Panel is to receive support from relevant ICANN Org staff. Once program is launched and applications begin to arrive, the Review Panel members receive a monthly stipend to ensure time dedication and fair compensation for their time	ISPCP	CCWG to consider review of applications for funding by panel of experts from the ICANN community. Leadership recommendation Notes: topic is already covered in other comments	New Idea CCWG Response: Action Taken: [COMPLETED / NOT COMPLETED] — [Instruction of what was done.]

6.	See full comment: https://mm.icann.org/pipermail/comments-new-gtld-auction-proceeds-initial-08oct18/2018q4/000029.html Regardless of which mechanism is chosen, civil society must play a key role in all steps of the design and implementation process of disbursing funds. Access Now promotes an inclusive and multi-stakeholder approach to developing public policy for the internet. We therefore believe that the new mechanism should support broad and open participation in internet policymaking fora and convenings, consistent with	Access Now	CCWG to consider having civil society play a key role in all steps of the design and implementation process of disbursing funds.	New Idea CCWG Response: Action Taken: [COMPLETED / NOT COMPLETED] – [Instruction of what was done.]
	ICANN's mission. See full comment: https://mm.icann.org/pipermail/comments-new-gtld-auction-proceeds-initial-08oct18/2018q4/000037.html			
7.	In addition, considering the external approach in options B or C, I suggest the establishment of an advisory committee from the community with term limits, it could be two year terms/with one renewal of one year, thus, creating opportunities that bring understanding and expertise from the ICANN community, at the same time avoiding any kind of risks that would put ICANN's not for profit status at risk. Guidelines would be established that are consistent with the core values of ICANN in support of the Independent Fund Management Approach.	Mary Uduma	CCWG to consider establishment of advisory committee from the community. Leadership recommendation -Notes: topic already covered in principle, -Check: in case a community	New Idea CCWG Response: Action Taken: [COMPLETED / NOT COMPLETED] – [Instruction of what was done.]
	See full comment: https://mm.icann.org/pipermail/comments-new-gtld-auction-proceeds-initial-08oct18/2018q4/000025.html		advisory committee is established, clear rules, time limitations and guidelines need to be established. Question: Is this something this group should do or should this be left to the next phase (implementation)?	
8.	Additionally, the BC supports requirements in allocation of the Auction Proceeds that include: 5. If an advisory entity is established, it should be primarily composed of members with circumscribed interest in, or affiliation with ICANN outside of this role. Much stronger	BC	CCWG to consider, if an advisory entity is established, that it should be primarily composed of members with circumscribed interest in, or affiliation with ICANN outside	Concerns CCWG Response: Action Taken:

safeguards would be needed than what is reflected in ICANN's	of this role. Also, as needed,	[COMPLETED / NOT COMPLETED] – [Instruction of what
present Statement of Interest (SOI) approach. In addition, an	consider use of expert advisors	was done.]
advisory entity should include external experts from the	in relevant areas, which may	
grants/management community	be in the evaluation of certain	
10. Allow, as needed, use of expert advisors in relevant	kinds of projects.	
areas, which may be in the evaluation of certain kinds of		
projects.		
[staff note: text from the original comment contained		
between the ellipses is included elsewhere in this summary		
document]		
See full comment:		
https://mm.icann.org/pipermail/comments-new-gtld-auction-		
proceeds-initial-08oct18/2018g4/000031.html		

Response to Charter Question #2/Preliminary Recommendation #2/Preliminary Recommendation #3/ Guidance for the Implementation Phase in relation to charter question #2

#	Comment	Contributor	Type of change suggested by	CCWG Response / Action Taken
			commenter / Possible action	
			and/or question for CCWG	

Section Summary:

<u>Charter Question #2</u>: As part of this framework, what will be the limitations of fund allocation, factoring in that the funds need to be used in line with ICANN's mission while at the same time recognising the diversity of communities that ICANN serves? This should include recommendations on how to assess whether the proposed use is aligned with ICANN's Mission. Furthermore consideration is expected to be given to what safeguards, if any, need to be in place.

Preliminary CCWG Recommendation #2: The CCWG agreed that specific objectives of new gTLD Auction Proceeds fund allocation are:

- Benefit the development, distribution, evolution and structures/projects that support the Internet's unique identifier systems;
- Benefit capacity building and underserved populations, and;
- Benefit the open and interoperable Internet24 New gTLD Auction Proceeds are expected to be allocated in a manner consistent with ICANN's mission.

<u>Preliminary CCWG Recommendation #3</u>: The implementation of the selected fund allocation mechanism should include safeguards described in the response to charter question 2.

<u>Guidance for the Implementation Phase in relation to charter question #2</u>: The CCWG recommends that the Guidance for proposal review and Selection (see Annex C) and list of example projects (see Annex D) are considered during the implementation process.

Overview of Comments: A number of comments support the objectives described in Preliminary Recommendation #2 as well as safeguards listed in Preliminary Recommendation #3. Several comments suggested refining language regarding objectives and limitations in relation to ICANN's Mission. Some comments identified potential limitations that they believe should be avoided.

1.	Recommendation 2: The ALAC is supportive of	ALAC	None (supportive of	Support Suppor		
	Recommendation 2 as it is written, as the recommendation		recommendation 2)	CCWG Response: The CCWG appreciates the input provided		
	itself speaks to the guidelines from the preamble which			and notes the support for recommendation #2.		
	members and participants spent many hours writing and					
	discussing.			Action Taken:		
	See full comment:					
	https://mm.icann.org/pipermail/comments-new-gtld-auction-			[COMPLETED / NOT COMPLETED] – [Instruction of what		
	proceeds-initial-08oct18/2018q4/000041.html			was done.]		

2.	The RrSG generally supports Preliminary CCWG Recommendation #2, but with the qualifiers addressed below regarding Preliminary CCWG Recommendation #8. See full comment: https://mm.icann.org/pipermail/comments-new-gtld-auction-proceeds-initial-08oct18/2018q4/000030.html	RrSG	None (supportive of recommendation #2, with qualifiers re. recommendation #8)	Support CCWG Response: The CCWG appreciates the input provided and notes the support for recommendation #2. Action Taken: None at the moment [COMPLETED / NOT COMPLETED] – [Instruction of what was done.]
3.	Recommendation # 2: The specific objectives of fund allocation are laudable, but may be overly broad in light of ICANN's Mission. Care should be taken to revise the objectives to be defined in a manner which is restricted by ICANN's Mission and these guidelines should be communicated to an independent third party selected in a bidding process to be conducted by ICANN staff to select a supremely qualified and experienced third party provider pursuant to Mechanism B. See full comment: https://mm.icann.org/pipermail/comments-new-gtld-auction-proceeds-initial-08oct18/2018q4/000035.html	Anne Aikman- Scalese	CCWG to consider whether the objectives are overly broad in light of ICANN's mission.	CCWG Response: The CCWG appreciated the input provided and is committed to ensuring that the use of new gTLD Auction Proceeds is consistent with ICANN's Mission as set out in the ICANN Bylaws. The CCWG will consider whether a second public comment period is required, following a determination whether material changes are made to the approach and options - including the objectives - set forth in the Initial Report. Action Taken: None at the moment [COMPLETED / NOT COMPLETED] — [Instruction of what was done.]
4.	In Recommendation #2, the CCWG recommends that the auction funds be used to "Benefit the development, distribution, evolution and structures/projects that support the Internet's unique identifier systems," to "Benefit capacity building and underserved populations," and to "Benefit the open and interoperable Internet." The CCWG, in the initial report, stated that ICANN supporting an education campaign of the various options and uses of the DNS is a "Noble Cause." However, the CCWG expressed desire to further investigate whether this use of the Auction Funds would be consistent with the ICANN Mission and Bylaws. Currently, ICANN is engaging in an effort to promote Universal Acceptance by educating developers, registrants and end users about new gTLDs, including internationalized domain names, and the interoperability of all domain names. The RySG believes that	RySG	CCWG to consider whether work around Universal Acceptance falls within and supports ICANN's Mission. Leadership recommendation -Check: whether UA efforts fall within ICANNs mission and can therefore be supported? -Question: Does a ICANN-sponsored project (using ICANN operational budget) also eligible for applying the fund with same objectives?	Concerns WG Response: Action Taken: [COMPLETED / NOT COMPLETED] — [Instruction of what was done.]

	the work around Universal Acceptance falls within and supports ICANN's mission of promoting the "openness, interoperability, [and] resilience" of the Domain Name			
5.	System, per Section 1.1(a)(i) of the ICANN Bylaws. See full comment: https://mm.icann.org/pipermail/comments-new-gtld-auction-proceeds-initial-08oct18/2018q4/000036.html Preliminary Recommendation #2 outlines the specific objectives of the allocation. The Board encourages the Working Group to review and potentially strengthen the language regarding use of funds in furtherance/consistent with ICANN's Mission to ensure that it is clearly understood that this is a mandatory and not an aspirational requirement. This also applies to the requirement that the proceeds should not be used for ICANN operational costs (see Charter Question)	ICANN Board	CCWG to review and potentially strengthen the language regarding use of funds in furtherance / consistent with ICANN's Mission to ensure that it is clearly understood that this is a mandatory requirement.	Concerns WG Response: Action Taken: [COMPLETED / NOT COMPLETED] – [Instruction of what was done.]
	#10 below). In relation to the specific objectives outlined in Recommendation #2, the Board encourages further refining of the objectives in relation to ICANN's Mission		Leadership recommendation -Check: "The Board encourages the Working Group to review and potentially strengthen the language regarding use of funds in furtherance/consistent with ICANN's Mission to ensure that it is clearly understood that this is a mandatory and not an aspirational requirement."	

	identifying self-dealing or private benefit concerns that are broader than what the CCWG-AP envisioned. There may also be different tests for political or lobbying activities that are more appropriate to be followed, though the CCWG-AP's			
	recognition of these important limitations is welcomed.			
	[staff note: text from the original comment contained			
	between the ellipses is included elsewhere in this summary			
	document] See full comment:			
	https://mm.icann.org/pipermail/comments-new-gtld-auction-			
	proceeds-initial-08oct18/2018q4/000024.html			
6.	Preliminary CCWG Recommendation #2	NCSG	CCWG to consider specific	Concerns
	•		examples of projects that could	WG Response:
	The NCSG broadly supports the identified objectives for the		be funded in support of ICANN's	·
	allocation of funds but would like to see specific examples of		mission. Furthermore, CCWG to	Action Taken:
	projects that the Cross-Community Working Group envisions		consider encouraging increased	
	could be funded in support of this mission. We note that the		reporting requirements of	[COMPLETED / NOT COMPLETED] – [Instruction of what
	ICANN Board in its letter dated 31 January 2018 indicated that		grantees.	was done.]
	many of the projects that had at first been listed as examples			
	are, in the opinion of the Board, "perhaps not a good use of		Leadership recommendation	
	funds." If following this and other inputs, the CCWG's thinking		Charle "	
	has evolved, we would appreciate seeing concrete examples of projects that could be supported with auction proceeds.		-Check: "we would appreciate seeing concrete examples of	
	The NCSG sees particular value in well-administered capacity		projects that could be	
	building programs that are carefully aligned with the		supported with auction	
	objectives and mission identified within this recommendation.		proceeds. The NCSG sees	
	Finally, we have carefully reviewed Annex C (Guidance for		particular value in well-	
	Proposal Review and Selection) and the NCSG would like to		administered capacity building	
	express our support for a diverse and inclusive grant review		programs that are carefully	
	process. Proposals should be reviewed by multiple qualified		aligned with the objectives and	
	individuals, representing different stakeholder groups and		mission identified within this	
	backgrounds, for example, making up a diverse,		recommendation."	
	multistakeholder Grant Review Committee. Such a Committee			
	could have access to appropriate and effective training to		-Check: in case a community	
	support its work and fill any gap in term of expertise. The		driven project evaluation	
	NCSG agrees with the draft conclusions of the CCWG in Annex		process is established, the	
	D (Example Projects).		following shall be taken into consideration "NCSG would like	
	Preliminary CCWG Recommendation #3		to express our support for a	

	The NCSG supports all mentioned safeguards and encourages increased reporting requirements of grantees [staff note: text from the original comment following the ellipses is included elsewhere in this summary document] See full comment: https://mm.icann.org/pipermail/comments-new-gtld-auction-proceeds-initial-08oct18/2018q4/000034.html		diverse and inclusive grant review process." -Check: recommendation for increased 'reporting requirements' should be setup in the next CCWG AP phase.	
7.	Recommendation 3: The ALAC is supportive of this recommendation as it describes how accountable the process will be. The ALAC is in support of creating an accountable and transparent fund allocation mechanism that would include all the safeguards described in the response to charter question 2. See full comment: https://mm.icann.org/pipermail/comments-new-gtld-auction-proceeds-initial-08oct18/2018q4/000041.html	ALAC	None (supportive of recommendation #3)	CCWG Response: The CCWG appreciates the input provided and commits to adhere to the accountability and transparency principles in all of its practices. Action Taken: None for the moment [COMPLETED / NOT COMPLETED] — [Instruction of what was done.]
8.	The RrSG supports Preliminary CCWG Recommendations # 3, 4, 6, 9, and 10. See full comment: https://mm.icann.org/pipermail/comments-new-gtld-auction-proceeds-initial-08oct18/2018q4/000030.html	RrSG	None (supportive of recommendation #3, 4, 6, 9 and 10)	Support CCWG Response: The CCWG appreciates the input provided. Action Taken: None for the moment [COMPLETED / NOT COMPLETED] — [Instruction of what was done.]
9.	The purpose of a grant/application must be in service of ICANN's mission and core principles The BC believes that the guiding principles related to the Auction Proceeds should be consistent with ICANN's Mission Statement and its remit and core values. The objectives and outcomes of the projects funded under any mechanism should be consistent with ICANN's pursuit of an Internet that is stable, secure, resilient, scalable, and standards-based. The	BC	CCWG to consider ICANN's existence within a larger Internet Ecosystem and to not disallow projects because they are collaborative with other entities. Leadership recommendation	Concerns CCWG Response: Action Taken: [COMPLETED / NOT COMPLETED] — [Instruction of what was done.]

	BC supports this and also notes that ICANN's existence within a larger Internet Ecosystem must be taken into account. The BC believes that in achieving this guideline, adequate transparency and accountability regarding the investment and disbursement of funds should be accomplished through regular public reporting, regardless of what mechanism is finally selected for the distribution of the Auction Funds for projects considered within scope		-Check: how to integrate 'regular public reporting' in the whole funding process.	
	Recommendations:			
	Projects should not be disallowed or not accepted because they are "collaborative" with ICANN, ISOC, RIRs, IEEE, NRIs or any other entity that meets the criteria			
	We also understand that funding requests cannot be submitted by individuals, but must come from a legal entity who can accept the required accountability for performance of the proposal. We agree that safeguards will be required to ensure neutrality of all proposals submitted.			
	[staff note: text from the original comment contained between the ellipses is included elsewhere in this summary document]			
	See full comment: https://mm.icann.org/pipermail/comments-new-gtld-auction-proceeds-initial-08oct18/2018q4/000031.html			
10.	Recommendation #3 and # 4: Support See full comment: https://mm.icann.org/pipermail/comments-new-gtld-auction-proceeds-initial-08oct18/2018q4/000035.html	Anne Aikman- Scalese	None (supportive of recommendation #3 and 4.	Support CCWG Response: The CCWG appreciates the input provided. Action Taken: None for the moment [COMPLETED / NOT COMPLETED] – [Instruction of what was done.]

Response to Charter Question #3/ Guidance for the Implementation Phase in relation to charter question #3

#	Comment	Contributor	Type of change suggested by commenter / Possible action and/or question for CCWG	CCWG Response / Action Taken			
Section	Section Summary:						
fiduci Guida	er Question #3: What safeguards are to be put in place to ensary constraints that have been outlined in this memo? Ince for the Implementation Phase in relation to charter ques	tion #3: Due cond	cern needs to be given to ensurin	g that the required safeguards are in place as outlined			
	ponse to this question. Should mechanism B be selected, the		·	·			
1.	Charter Question #3 and related implementation guidance The Board welcomes the listing of safeguard considerations and also recommends the inclusion of the Board's language from previous CCWG meetings and its letter of 5 October 2018 as an important step in the Board's fiduciary duties: "As previously communicated, the Board will not be taking decisions on individual applications but will instead focus its consideration of the slate on whether the rules of the process were followed by the independent panel." See full comment: https://mm.icann.org/pipermail/comments-new-gtld-auction-proceeds-initial-08oct18/2018q4/000024.html	ICANN Board	CCWG to consider inclusion of Board's language from previous CCWG meetings and its letter of 5 Oct 2018. Leadership recommendation -Accept	Concerns CCWG Response: Action Taken: [COMPLETED / NOT COMPLETED] — [Instruction of what was done.]			
2.	We note that mechanisms A and B are being focused on by the Cross-Community Working Group on Auction Proceeds (CCWG-AP) as preferred options for the operational organization that will undertake management of the Auction Proceeds initiative. Whichever is selected, we would recommend the following be taken into account: • Extreme care should be taken to ensure adequate oversight is in place, and to ensure that ICANN's fiduciary, tax and legal status are preserved.	ISPCP	CCWG to consider if sufficient care has been taken to ensure adequate oversight is in place and ensure that ICANN's reputation is not put at risk by requiring very thorough due diligence to be performed. Leadership recommendation	Concerns CCWG Response: Action Taken: [COMPLETED / NOT COMPLETED] – [Instruction of what was done.]			

The implementation of the program and subsequent	-Check: add 'reputational risk' to
disbursement of funds is conducted in such a manner	our checklist as an important
that ICANN's reputation is not put at risk. This would	factor in designing the final
require very thorough due diligence to be performed	mechanism.
on all recipients of auction funds.	
See full comment: https://mm.icann.org/pipermail/comments-	
new-gtld-auction-proceeds-initial-	
08oct18/2018q4/000029.html	

Response to Charter Question #5/Preliminary Recommendation #4/Guidance for the Implementation Phase in relation to charter question #5

#	Comment	Contributor	Type of change suggested by	CCWG Response / Action Taken
			commenter / Possible action	
			and/or question for CCWG	

Section Summary:

Charter Question #5: What conflict of interest provisions and procedures need to be put in place as part of this framework for fund allocations?

<u>Preliminary CCWG Recommendation #4</u>: Robust conflict of interest provisions must be developed and put in place, regardless of which mechanism is ultimately selected.

Guidance for the Implementation Phase in relation to charter question #5: The provisions outlined in response to this charter question should at a minimum be considered for inclusion in the conflict of interest requirements that are expected to be developed during the implementation phase. In the case of mechanism B, there will need to be clearly defined roles and responsibilities incumbent upon both ICANN and the other organization, and an agreement in place about how these roles are carried out operationally. The external organization would need to have appropriate conflict of interest policies and practices in place for the elements of the program it manages. In addition, ICANN will maintain oversight to ensure that legal and fiduciary obligations are met.

Overview of Comments: Responses generally support the provisions outlined in response to Charter Question #5 and the related recommendation and guidance for the Implementation Phase.

1.	Charter Question #5	ICANN Board	CCWG to ensure that mechanism	Concerns
	The Board recognizes the efforts of the CCWG-AP to address		recommended upholds	CCWG Response:
	conflict of interest concerns in an eventual mechanism(s) for		avoidance of conflict of interest	
	evaluating grant applications and/or administering the program.		at every phase as one of its	Action Taken:
	The Board emphasizes that all decisions relating to the use of		primary principles.	
	auction proceeds must be undertaken with a transparent			[COMPLETED / NOT COMPLETED] – [Instruction of what
	understanding of the motivations of those participating in the			was done.]
	recommendations. The ICANN Board thanks the CCWG-AP for its			
	attention to disclosure of interests of those participating in the			
	process and encourages all participants to maintain up-to- date			
	disclosures. We thank the CCWG-AP for highlighting the conflict			
	of interest concerns and recognizing the need to address these			
	issues at every step in the process. The mechanism should aspire			
	to uphold avoidance of conflict of interest at every phase as one			
	of its primary principles.			

	See full comment: https://mm.icann.org/pipermail/comments-			
	new-gtld-auction-proceeds-initial-08oct18/2018q4/000024.html			
2.	Recommendation 4: The ALAC agrees with the CCWG Auction Proceeds report in Recommendation 4 that states that robust conflict of interest provisions must be developed and put in place, regardless of which mechanism is ultimately selected. The ALAC is a strong believer in this recommendation, as it is one of the reasons that concern the ALAC with the possible choice of	ALAC	None (supportive of recommendation #4)	CCWG Response: The CCWG appreciates the input provided and notes the support for robust conflict of interest provisions. Action Taken: None for the moment
	Mechanism A in Recommendation 1. See full comment: https://mm.icann.org/pipermail/comments-new-gtld-auction-proceeds-initial-08oct18/2018q4/000041.html			[COMPLETED / NOT COMPLETED] – [Instruction of what was done.]
3.	The RrSG supports Preliminary CCWG Recommendations # 3, 4, 6, 9, and 10.	RrSG	None (supportive of recommendation #4)	Support CCWG Response: The CCWG appreciates the input provided
	See full comment: https://mm.icann.org/pipermail/comments-new-gtld-auction-proceeds-initial-08oct18/2018q4/000030.html			Action Taken: None for the moment [COMPLETED / NOT COMPLETED] – [Instruction of what was done.]
4.	We also support the importance of a well-defined and implementable "conflict of interest" tests for decisions influenced by ICANN org, or ICANN community, including the Board.	BC	None (supportive of recommendation #4)	Support CCWG Response: The CCWG appreciates the input provided and notes the support for robust conflict of interest provisions.
	See full comment: https://mm.icann.org/pipermail/comments-new-gtld-auction-proceeds-initial-08oct18/2018q4/000031.html			Action Taken: None for the moment [COMPLETED / NOT COMPLETED] – [Instruction of what was done.]
5.	Preliminary CCWG Recommendation #4	NCSG	None (supportive of recommendation #4)	Support CCWG Response: The CCWG appreciates the input provided
	The NCSG agrees that extensive measures should be taken to address real or perceived conflicts of interest. Moreover, the NCSG strongly endorses the notion that increased reporting and transparency of the mechanism will lead to a decreased			and notes the support for robust conflict of interest provisions, with a commitment to accountability and transparency in all of its practices.
	likelihood of an illegitimate use of grant funds by the grantor and grantees.			Action Taken: None for the moment
	See full comment: https://mm.icann.org/pipermail/comments-new-gtld-auction-proceeds-initial-08oct18/2018q4/000034.html			[COMPLETED / NOT COMPLETED] — [Instruction of what was done.]

6.	Recommendation #3 and # 4: Support	Anne Aikman-	None (supportive of	Support
		Scalese	recommendation #4)	CCWG Response: The CCWG appreciates the input provided
	See full comment: https://mm.icann.org/pipermail/comments-			
	new-gtld-auction-proceeds-initial-08oct18/2018q4/000035.html			Action Taken: None for the moment
				[COMPLETED / NOT COMPLETED] – [Instruction of what
				was done.]

Response to Charter Question #9/Guidance for the Implementation Phase in relation to charter question #9

#	Comment	Contributor	Type of change suggested by	CCWG Response / Action Taken
			commenter / Possible action	
			and/or question for CCWG	

Section Summary:

Charter Question #9: What is the governance framework that should be followed to guide distribution of the proceeds? The issues addressed by a governance framework could include (but does not have to be limited to): a. What are the specific measures of success that should be reported upon? b. What are the criteria and mechanisms for measuring success and performance? c. What level of evaluation and reporting should be implemented to keep the community informed about how the funds are ultimately used?

<u>Guidance for the Implementation Phase in relation to charter question #9</u>: The response provided to this charter question should guide the development of the governance framework during the implementation phase.

Overview of Comments: The Board clarifies requirements in relation to the governance framework and suggest additional elements to explicitly include in the response to Charter Question #9. Other comments stress the importance of effective oversight, evaluation, auditing, and reporting in the creation of a governance framework.

Charte	er Question #9. Other comments stress the importance of effe	ctive oversignt,	evaluation, auditing, and reportin	g in the creation of a governance framework.
1.	Charter Question #9	ICANN Board	CCWG to take note of the fact	Concerns
	In relation to mechanism(s) for evaluating grant applications		that audit requirements	CCWG Response:
	and/or administering the program, the Board welcomes the		described in the Initial Report do	
	reference made to fiduciary requirements. It may be useful to		not apply specifically to the	Action Taken:
	note that the audit requirements described in the initial report,		disbursement of auction	
	which are a useful information added to the recommendations,		proceeds on a standalone basis,	[COMPLETED / NOT COMPLETED] – [Instruction of what was
	do not apply specifically to the disbursement of auction		but apply to all ICANN's activities,	done.]
	proceeds on a standalone basis, but apply to all ICANN's		including the disbursement of	
	activities, including the disbursement of auction proceeds if and		auction proceeds if and when it	
	when it occurs. As such, the disbursement of auction proceeds		occurs. As such, the	
	needs, like all ICANN's activities, to meet the requirements that		disbursement of auction	
	any independent financial audit evaluates to ensure that:		proceeds needs, like all ICANN's	
	- activities are carried out in pursuit of the organization's		activities, to meet the	
	mission;		requirements that any	
	- activities are lawful;		independent financial audit	
	- activities are documented, recorded, and reported as per		evaluates. Consider if any	
	regulatory and bylaw requirements.		updates are required to reflect	
	The above applies also to Mechanism C, should it be considered,		this.	
	since the disbursement of the auction proceeds to a foundation			
	is a "transaction" or "activity" that is, in itself, subject to the		CCWG to consider to also include	
	same governance requirements.		explicitly the consideration of the	
			risks associated with the	

The Board welcomes the inclusion of consideration for risks in the proposal, as this is an integral part of the fiduciary duties of the Board (specifically the "duty of care"). The evaluation of risks associated with applications and grants is helpful. The Board would strongly suggest, as it will itself need to do, to also include explicitly the consideration of the risks associated with the mechanism(s) selected for evaluating grant applications and/or administering the program itself, such as the risk and/or administering the grants to applicants are to allocate or not grants to applicants are challenged, or the risk that funds allocated to applicants are misused. Mitigation considerations could also feature in guidance to the implementation team.	
the Board (specifically the "duty of care"). The evaluation of risks associated with applications and grants is helpful. The Board would strongly suggest, as it will itself need to do, to also include explicitly the consideration of the risks associated with the mechanism(s) selected for evaluating grant applications and/or administering the program itself, such as the risk that decisions administering the program itself, such as the risk that decisions allocated to applicants are to allocate or not grants to applicants are challenged, or the risk that funds allocated to applicants are misused. Mitigation considerations could also feature in guidance to the implementation team.	
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would strongly suggest, as it will itself need to do, to also include explicitly the consideration of the risks associated with the mechanism(s) selected for evaluating grant applications and/or administering the program itself, such as the risk that decisions to allocated to applicants are to allocate or not grants to applicants are challenged, or the risk that funds allocated to applicants are misused. Mitigation considerations could also feature in guidance to the implementation team.	
explicitly the consideration of the risks associated with the mechanism(s) selected for evaluating grant applications and/or administering the program itself, such as the risk that decisions to allocate or not grants to applicants are challenged, or the risk that funds allocated to applicants are misused. Mitigation considerations could also feature in guidance to the implementation team. grants to applicants are challenged, or the risk misused. Mitigation considerations could also feature in guidance to the implementation team.	
mechanism(s) selected for evaluating grant applications and/or administering the program itself, such as the risk that decisions to allocate or not grants to applicants are challenged, or the risk that funds allocated to applicants are misused. Mitigation considerations could also feature in guidance to the implementation team. challenged, or the risk that funds allocated to applicants are misused. Mitigation considerations could also feature in guidance to the implementation team.	
administering the program itself, such as the risk that decisions to allocate or not grants to applicants are challenged, or the risk that funds allocated to applicants are misused. Mitigation considerations could also feature in guidance to the implementation team. allocated to applicants are misused. Mitigation considerations could also feature in guidance to the implementation team.	
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that funds allocated to applicants are misused. Mitigation considerations could also feature in guidance to the implementation team. considerations could also feature in guidance to the implementation team.	
considerations could also feature in guidance to the implementation team. in guidance to the implementation team.	
implementation team. implementation team.	
See full comment: https://mm.icann.org/pipermail/comments-	
new-gtld-auction-proceeds-initial-08oct18/2018q4/000024.html Leadership recommendation	
-Check: Risk evaluation needed:	
"The Board would strongly	
suggest, as it will itself need to	
do, to also include explicitly the	
consideration of the risks	
associated with the	
mechanism(s) selected for	
evaluating grant applications	
and/or administering the	
program itself, such as the risk	
that decisions to allocate or not	
grants to applicants are	
challenged, or the risk that funds	
allocated to applicants are	
misused."	
-Check: Include in	
Implementation Team Guidance:	
"Mitigation considerations could	
also feature in guidance to the	
implementation team."	
2. Extreme due diligence must be undertaken with every applicant SPCP CCWG to consider importance of Concerns	
approved for funding, no matter how small the grant may be. due oversight of all allocated CCWG Response:	
Similarly, all funded projects must be closely audited until funds and reporting mechanisms	
completion and verification of results. ICANN may wish to once a project ends. Action Taken:	

	consider evaluation methods to be used for all funded projects			
	thereby ensuring goals for each project were met We also			[COMPLETED / NOT COMPLETED] – [Instruction of what was
	would stress the importance of due oversight of all allocated			done.]
	funds and reporting mechanisms once a project ends, no matter			
	how small the grant may be.			
	[staff note: text from the original comment contained between			
	the ellipses is included elsewhere in this summary document]			
	See full comment: https://mm.icann.org/pipermail/comments-			
	new-gtld-auction-proceeds-initial-08oct18/2018q4/000029.html			
3.	Additionally, the BC supports requirements in allocation of the Auction Proceeds that include:	BC	CCWG to consider including funding needed to ensure a	New Idea (Note that CCWG has discussed previously that a separate entity would be responsible for carrying out the
	11. Include funding needed to ensure a highly respected		highly respected external audit	audit, and not the ICANN Org audit firm. Maybe this should
	external audit provider which is separate from ICANN's required		provider, maintaining a	be further clarified in the report?
	audit		regularized feedback mechanism	WG Response:
	12. Maintain a regularized feedback mechanism to the ICANN		to the ICANN Community, the	
	community, the ICANN Board and ensure effective		ICANN Board and ensure	Action Taken:
	communications reports with essential and regularized reporting		effective communication reports	
				[COMPLETED / NOT COMPLETED] – [Instruction of what was
	[staff note: text from the original comment contained between		Leadership recommendation:	done.]
	the ellipses is included elsewhere in this summary document]			
	See full comment: https://mm.icann.org/pipermail/comments-		-Check: Clarification needed for	
	new-gtld-auction-proceeds-initial-08oct18/2018q4/000031.html		external auditing requirements	
			for the newly established	
			mechanism.	
4.	We encourage using best practices and standardized	NCSG	CCWG to consider encourage	New Idea
	reporting formats utilized by other highly regarded organizations		using best practices and	CCWG Response:
	and foundations. These reports should be made public and		standardized reporting formats	
	stored in a public web archive managed by ICANN org or a		utilized by other highly regarded	Action Taken:
	delegated independent agent, depending upon the structure of		organizations and foundations.	
	the Mechanism chosen to disperse the auction proceeds. This		These reports should be made	[COMPLETED / NOT COMPLETED] – [Instruction of what was
	would increase the likelihood of learning from the successes and		publicly available.	done.]
	failures of grants, as well as provide an end in itself for			
	researchers wishing to study the impact of at least \$233.5		Leadership recommendation	
	million in charitable spending related to ICANN's mission.			
	[staff note: text from the original comment before the ellipses is		-Check: best practice models for	
	included elsewhere in this summary document]		reporting formats to be taken	
			from already established models	
	See full comment: https://mm.icann.org/pipermail/comments-			
	new-gtld-auction-proceeds-initial-08oct18/2018q4/000034.html			

Response to Charter Question #10/Preliminary Recommendation #5

#	Comment	Contributor	Type of change suggested by commenter / Possible action and/or question for CCWG	CCWG Response / Action Taken
Section S	ummary:			
	Question #10: To what extent (and, if so, how) could ICANN			
	roceeds and as such would welcome input on this questio	_		
specific gr	of Comments: Some comments oppose ICANN, the Orga roups that should be eligible to receive funds and the con- y sent to the CCWG on this topic. While Charter Question and, two comments provide input on this issue.	ditions under wh	ich this should be possible. ICANN	Board comments clarify points raised in the Board letter
1.	A percentage or proportional allocation system could be established for each of the ICANN constituent part SO/AC beneficiary of some of the auction proceeds. See full comment: https://mm.icann.org/pipermail/comments-new-gtld-auction-proceeds-initial-08oct18/2018q4/000023.html	José Alberto Barrueto Rodríguez	CCWG to consider whether a percentage or proportional allocation system could be established for each ICANN SO/AC. Leadership recommendation -Check: whether a basked model for assigning a certain percentage to SO/AC shall get established? -Check: with ICANN ORG legal and Board whether this would be possible?	New Idea CCWG Response: Action Taken: [COMPLETED / NOT COMPLETED] — [Instruction of what was done.]
2.	We support that projects may be developed and submitted by ICANN constituencies and AC/SOs, but not from AC/SOs who are directly affiliated with ICANN.	BC	CCWG to consider support for projects to be developed and submitted by ICANN constituencies and AC/SOs, but	Concerns CCWG Response: Action Taken:

	See full comment: https://mm.icann.org/pipermail/comments-new-gtld-auction-proceeds-initial-08oct18/2018q4/000031.html		not from AC/SOs who are directly affiliated with ICANN. [CCWG to consider asking for a clarification as it is not clear which AC/SOs are not directly affiliated with ICANN?]	[COMPLETED / NOT COMPLETED] – [Instruction of what was done.]
3.	Preliminary CCWG Recommendation #5 The NCSG notes that no decision has been reached by the Cross-Community Working Group on whether any funds should go to ICANN org or a constituent part. On this matter, the NCSG feels strongly that ICANN org should not receive any of the auction proceeds, as these funds were supposed to be sequestered for charitable purposes. See full comment: https://mm.icann.org/pipermail/comments-new-gtld-auction-proceeds-initial-08oct18/2018q4/000034.html	NCSG	CCWG to consider position that ICANN Org should not receive any of the auction proceeds.	Concerns WG Response: Action Taken: [COMPLETED / NOT COMPLETED] — [Instruction of what was done.]
4.	Recommendation 5: Because these funds were originally set up for philanthropic purposes, the ALAC believes strongly that At-Large Structures (ALSes) and Individual members should be able to apply for funds provided they follow the established process for all applicants. Projects that facilitate capacity building in the regions and that assist the work of At-Large members should be encouraged and supported. ICANN Org, Registries and Registrars, and Advisory Committees/Supporting Organizations (ACs/SOs) should not be able to apply. The proceeds from past auctions were meant to be used for capacity building activities that enhance ICANN's mission and core principles and are consistent with an "open and interoperable Internet". The concept of "open and interoperable Internet" can be described from many angles: technological, business, political, social and cultural, and may have different meanings in different communities. Projects are expected to advance work related to open access, future-oriented developments, innovation and open standards, for the benefit of the Internet community. The ALAC does not think that additional funds besides	ALAC	CCWG to consider whether At- Large Structures (ALSes) and Individual members should be able to apply for funds. Leadership recommendation -Check: whether this is legally even possible	Concerns CCWG Response: Action Taken: [COMPLETED / NOT COMPLETED] — [Instruction of what was done.]

	those that the ICANN Board has mentioned should be taken out of the Auction Proceeds fund, as this goes against			
	the ideas that led to the creation of the fund and this Cross			
	Community Working Group.			
	See full comment:			
	https://mm.icann.org/pipermail/comments-new-gtld-			
	auction-proceeds-initial-08oct18/2018q4/000041.html			
5.	Preliminary CCWG Recommendation #5	RrSG	CCWG to consider not allowing	Concerns
			use of any auction proceeds for	CCWG Response:
	While the CCWG has not yet come to agreement on		ICANN Org or a constituent part	·
	whether ICANN Org or a constituent part thereof should be		thereof.	Action Taken:
	a beneficiary of some of the auction proceeds, the RrSG			
	strongly discourages the CCWG from allowing use of any		Leadership recommendation	[COMPLETED / NOT COMPLETED] – [Instruction of what was
	auction proceeds for ICANN Org or a constituent part			done.]
	thereof.		Check:in conflict with ALAC (point	-
			4)= point needs to be clarified	
	See full comment:			
	https://mm.icann.org/pipermail/comments-new-gtld-			
	auction-proceeds-initial-08oct18/2018q4/000030.html			
6.	Preliminary CCWG Recommendation #5	NCSG	CCWG to consider that ICANN Org	Concerns
			should not receive any of the	CCWG Response:
	The NCSG notes that no decision has been reached by the		auction proceeds.	
	Cross-Community Working Group on whether any funds			Action Taken:
	should go to ICANN org or a constituent part. On this			
	matter, the NCSG feels strongly that ICANN org should not			[COMPLETED / NOT COMPLETED] — [Instruction of what was
	receive any of the auction proceeds, as these funds were			done.]
	supposed to be sequestered for charitable purposes.			
	See full comment:			
	https://mm.icann.org/pipermail/comments-new-gtld-			
	auction-proceeds-initial-08oct18/2018q4/000034.html			
7.	Recommendation #5: If Mechanism B is selected,	Anne Aikman-	CCWG to consider whether failure	Concerns
	Recommendation 3 and 4 are much easier to accomplish	Scalese	to place the grantmaking function	WG Response:
	and it would be much easier for a member of an ICANN		outside of ICANN org will	
	stakeholder or constituency group to apply for and qualify		automatically restrict the ability of	Action Taken:
	for an allocation of funds. Failure to place the grantmaking		such applicants to receive grants	
	for an allocation of funds. Failure to place the grantmaking function outside of ICANN org will automatically restrict the		due to apparent conflicts of	[COMPLETED / NOT COMPLETED] – [Instruction of what was
	for an allocation of funds. Failure to place the grantmaking			[COMPLETED / NOT COMPLETED] – [Instruction of what was done.]

	1	T	T	
	See full comment:			
	https://mm.icann.org/pipermail/comments-new-gtld-			
	auction-proceeds-initial-08oct18/2018q4/000035.html			
8.	Charter Question #10	ICANN Board	CCWG to further consider ICANN	Concerns
0.	The Board recognizes that the CCWG did not have time to	ICANIN BOATU	Board's letter of 5 October 2018	CCWG Response:
	review the Board's 5 October 2018 letter ahead of its		as well as additional clarifications	ccwd kesponse.
				Action Taken:
	report in response to the CCWG's request for input and		provided during ICANN63.	Action Taken:
	hopes it is useful for editing the next iteration of the report.		t and and the management dation	[COMPLETED / MOT COMPLETED]
	In CCWG mailing list discussions and at ICANN63, Members		Leadership recommendation	[COMPLETED / NOT COMPLETED] – [Instruction of what was
	asked for clarification on the Board's October 2018 letter		5 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	done.]
	referenced in the CCWG's Initial Report. Becky Burr		-Evaluate and discuss letter asap	
	provided additional information at ICANN63, noting that:			
	The Board and org do not currently foresee a			
	situation where it would need to apply for the proceeds.			
	That being said, it is important to note that ICANN			
	maintains legal and fiduciary responsibility over the funds.			
	ICANN's directors and officers have a duty to protect the			
	organization ensure that it meets its legal obligations,			
	including through the use of available resources.			
	In the event of an unavoidable need, the Board			
	and the org would have a fiduciary obligation to use			
	available resources to meet the org's obligations and this			
	could include – depending on the situation – the auction			
	proceeds.			
	 Regarding SO/AC's applying for proceeds: SO/AC 			
	structures that are not legal entities in their own right,			
	independent of the multistakeholder ICANN structure,			
	would be unable to apply for proceeds as they likely do not			
	meet due diligence requirements. This was identified early			
	on in the Drafting Team's work by the Legal and Financial			
	Considerations Memo (June 2016).			
	 This would not preclude consideration of 			
	applications from SO/AC structures that are also			
	established legal entities outside the multistakeholder			
	model provided that: the request does not include an			
	activity or project that is or should be covered by ICANN's			
	operational budget; conflict of interest considerations are			
	met, including but not limited to ensuring that those			

				
	applying are not part of the evaluation process; and all	1		
	other application criteria are met.	1	1	
	We hope that this information in relation to the Board	1	1	
	letter is useful but are happy to provide more information	1		
	through the Board Liaisons during the CCWG's future work,	1		
	if needed.	1	1	
	See full comment:	1	1	
	https://mm.icann.org/pipermail/comments-new-gtld-	1		
	auction-proceeds-initial-08oct18/2018q4/000024.html	<u> </u>		
9.	Preliminary CCWG Recommendation #5	RySG	CCWG to consider whether any	Concerns
	·	1	further consideration needs to be	CCWG Response:
	According to the CCWG, "[t]he CCWG has not yet come to	1	given to replenishment of reserve	
	agreement on whether ICANN Org or a constituent part	1	fund by auction proceeds (or	Action Taken:
	thereof should be a beneficiary of some of the auction	1	whether that question has	
	proceeds and as such would welcome input on this	1	become obsolete as a result of	[COMPLETED / NOT COMPLETED] – [Instruction of what was
	question during the public comment period so that an	1	recent board action).	done.]
	informed decision can be made."	1	1	
	·	1	1	
	As we have previously stated, use of the Auction Funds to	1	1	
	replenish the Reserve Fund or for general ICANN purposes	1		
	should be done as a result of community consensus:	1		
	[S]hould it be determined by the CWG Auction Proceeds	1		
	process that such a use of Auction Funds is permissible AND	1		
	there be a community consensus determination through	1	1	
	this comment process on replenishment that there is a	1	1	
	requirement for Reserve Fund top-up beyond that provided	1		
	for by regular, annual contributions from ICANN Org, then	1		
	the use of 3/3 Auction Funds in this context may be	1		
	appropriate as a supplement to the regular, annual	1	1	
	contributions from ICANN Org.	1	1	
	-	1	1	
	If the CCWG determines that there is community consensus	1		
	for using a portion of the Auction Proceeds to replenish the	1	1	
	Reserve Fund, we strongly urge the CCWG to tie strong and	1	1	
	definite conditions of fiscal responsibility and frugality to	1		
	the disbursement. These limitations should be that: 1.	1		
	ICANN must rescope projects and develop a budget within	1	1	
	its current means (this may mean cutting programs, heads,	1	1	
	and bloat that has crept in - the reserve fund should be to	1	1	

	support a lean, frugal organization through an emergency, not to fund special projects). 2. ICANN must live within that budget, because the disbursement is not recurring. See full comment: https://mm.icann.org/pipermail/comments-new-gtld-auction-proceeds-initial-08oct18/2018q4/000036.html			
10.	BC Comment regarding one-time contribution toward ICANN's Reserve Fund: In general we do not support use of Auction Proceeds for ICANN's day to day operational budget. However, the BC believes that the community and ICANN will be best served by using a portion of the auction proceeds to replenish ICANN's reserves for depletion related to the IANA transition. The BC previously submitted comments of general support to such use of some of the existing Auction Funds, in Apr-2018 and Nov-2017. The amount of available auction funds is quite considerable and may yet be augmented by additional auctions still pending from this gTLD round. We support that the majority of the auction funds should be directed toward activities that are not replacing ICANN's day to day operational expenses, but we do support that projects submitted for Auction Funds can be similar as long as they are in tandem and congruent with ICANN's vision, mission and core values. See full comment: https://mm.icann.org/pipermail/comments-new-gtld-auction-proceeds-initial-08oct18/2018q4/000031.html	BC	CCWG to consider whether any further consideration needs to be given to replenishment of reserve fund by auction proceeds (or whether that question has become obsolete as a result of recent board action).	COMPLETED / NOT COMPLETED] — [Instruction of what was done.]

Response to Charter Question #4/Preliminary Recommendation #6/Preliminary Recommendation #7

#	Comment	Contributor	Type of change suggested by	CCWG Response / Action Taken
			commenter / Possible action	
			and/or question for CCWG	

Section Summary:

<u>Charter Question #4</u>: What aspects should be considered to define a timeframe, if any, for the funds allocation mechanism to operate as well as the disbursements of funds? E.g. The timeframe for the operation of this new mechanism may provide the opportunity for long term support, or for funding to be released in tranches linked to milestone achievements, single or multiple disbursements.

<u>Preliminary CCWG Recommendation #6</u>: The mechanism must be implemented to enable the disbursement of the funds in an effective and judicious manner without creating a perpetual mechanism (i.e. not being focused on preservation of capital).

<u>Preliminary CCWG Recommendation #7</u>: Funding should be allocated in tranches over period of years. Tranches may be used to fund large grants over a period of years or to support projects that could be funded in a shorter period.

Overview of Comments: Some comments express support for Recommendations #6 and #7. Other comments provide additional considerations and suggestions with respect to allocation of funds in tranches. One comment suggests a potential benefit to designing the mechanism in a way that allows the fund operate in perpetuity.

1.	Recommendations 6 & 7: The ALAC is in support of	ALAC	None (supportive of	Support
	Recommendations 6 & 7 and the correct mechanism and		recommendation)	CCWG Response: The CCWG appreciates the input provided
	procedures for establishing the size of the tranches, and for how			
	many years. The ALAC is in favor to allocate money according to			Action Taken: None for the moment
	the time of the project. If there is a collection of projects that			
	will not take a long time to complete, they should go in one			[COMPLETED / NOT COMPLETED] – [Instruction of what
	tranche while other projects that would take longer can go in a			was done.]
	different tranche.			
	comment: https://mm.icann.org/pipermail/comments-new-gtld-			
	auction-proceeds-initial-08oct18/2018q4/000041.html			
2.	The RrSG supports Preliminary CCWG Recommendations # 3, 4,	RrSG	None (supportive of	Support
	6, 9, and 10.		recommendation)	CCWG Response: The CCWG appreciates the input provided
	See full comment: https://mm.icann.org/pipermail/comments-			Action Taken: None for the moment
	new-gtld-auction-proceeds-initial-08oct18/2018q4/000030.html			
				[COMPLETED / NOT COMPLETED] – [Instruction of what
				was done.]
3.	Recommendation # 6: Agree, however, please note that	Anne Aikman-	None (supportive of	Support
	Subsequent Procedures is waiting to see what is recommended	Scalese	recommendation)	CCWG Response: The CCWG appreciates the input provided

	and adopted by the Board in relation to Auction Proceeds since the Mechanism chosen could affect policy recommendations related to dealing with Auction Proceeds in the next and any subsequent (or continuous ongoing) rounds. comment: https://mm.icann.org/pipermail/comments-new-gtld-auction-proceeds-initial-08oct18/2018q4/000035.html			Action Taken: None for the moment [COMPLETED / NOT COMPLETED] — [Instruction of what was done.]
4.	Preliminary CCWG Recommendation #6 The NCSG understands the rationale behind the preservation of capital not being an aim of the mechanism. In so far as the mechanism can distribute funds responsibly and in alignment with the aforementioned objectives, there should be no effort to preserve the mechanism. In principle, we do not disagree with the mechanism having a sunset date of no more than 10 years from the date of transfer of the last tranche. However, we see there is a potential benefit to having an organization set up in perpetuity fund to advance activities in support of ICANN's mission funded with interests or returns. Preliminary CCWG Recommendation #7 The NCSG appreciates this creation of an oversight and accountability mechanism but feels that great specificity is needed. For example, a public review should be conducted of the mechanism after each quarter of the funds have been allocated. This would require that the mechanism remain transparent and accountable at different stages of the process, with time to be corrected. Detailed financial and budgetary reports should be submitted by the mechanism with sufficient time for community review at regular intervals. This would allow the community to advise the Board on whether or not to transfer subsequent tranches. See full comment: https://mm.icann.org/pipermail/comments-new-gtld-auction-proceeds-initial-08oct18/2018q4/000034.html	NCSG	ccwG to consider potential benefit to having an organization set up in perpetuity (note that there is no disagreement with the mechanism having a sunset date). Leadership recommendation Check: Whether we want to foresee a provision that would allow an open-ended mechanism model to continue. We believe in principle there's no need for this because if the situation arises in the future that the CCWG/SO/AC/ICANN ORG/Board consider that this option should be available, it's easy to do it. Currently we have to consider that it's in contradiction to our CCWG goals	CCWG Response: Action Taken: [COMPLETED / NOT COMPLETED] — [Instruction of what was done.]
5.	The Board welcomes Preliminary Recommendation #6 and #7 on effective and judicious implementation and distribution of proceeds in tranches.	ICANN Board	None (recommendations #6 and #7 are welcomed)	Support CCWG Response: The CCWG appreciates the input provided

	See full comment: https://mm.icann.org/pipermail/comments-new-gtld-auction-proceeds-initial-08oct18/2018q4/000024.html			Action Taken: None for the moment
	new-gtia-auction-proceeds-initial-080ct18/2018q4/000024.ntml			[COMPLETED / NOT COMPLETED] – [Instruction of what was done.]
6.	As recommended by the ICANN Board, funds should be allocated in tranches, and not all at once The ISPCP also expresses support for the Board preference calling for the funds to be disbursed in tranches, and not all at a go.	ISPCP	None (supportive of recommendation)	Support CCWG Response: The CCWG appreciates the input provided Action Taken: None for the moment
	[staff note: text from the original comment contained between the ellipses is included elsewhere in this summary document]			[COMPLETED / NOT COMPLETED] — [Instruction of what was done.]
	See full comment: https://mm.icann.org/pipermail/comments-new-gtld-auction-proceeds-initial-08oct18/2018q4/000029.html			
7.	Recommendation # 7: Agree but the "mix" of such grants according to tranches should be determined by a professional grant-making organization with experience in the grant-making field.	Anne Aikman- Scalese	CCWG to consider in relation to recommendation #7 that mix of such grants should be determined by a professional grant-making organization.	New Idea CCWG Response: Action Taken:
	See full comment: https://mm.icann.org/pipermail/comments-new-gtld-auction-proceeds-initial-08oct18/2018q4/000035.html			[COMPLETED / NOT COMPLETED] – [Instruction of what was done.]
8.	Lastly, we think that the CCWG should be implemented in such a way that permits continued and efficient allocation of funds that become available in the future. This would support ICANN's commitment to transparency and consistency. One way that ICANN could achieve this objective is setting up an independent entity to manage these funds, and future funds, with a transparent charter. Additionally, another way ICANN could achieve this would be to transparently determine how auction proceeds would be allocated prior to the auction. [staff note: text from the original comment before the ellipses is included elsewhere in this summary document]	RySG	CCWG to consider implementation that permits continued and efficient allocation of funds that become available in the future, for example by setting up an independent entity to manage these funds or transparently determining how auction proceeds would be allocated prior to the auction. Leadership recommendation	New Idea CCWG Response: Action Taken: [COMPLETED / NOT COMPLETED] — [Instruction of what was done.]
	See full comment: https://mm.icann.org/pipermail/comments-new-gtld-auction-proceeds-initial-08oct18/2018q4/000036.html		This idea goes against our original goal (identify a mechanism for one-off funding model). Insofar we should not extend our goal but, if supported by the CCWG AP, we can propose	

	to re-evaluate this option after one two review cycles and after	
	one understands better how	
	successful the selected	
	mechanism is.	

Response to Charter Question #6/Preliminary Recommendation #8/Guidance for the Implementation Phase in relation to charter question #6

#	Comment	Contributor	Type of change suggested by commenter / Possible action and/or question for CCWG	CCWG Response / Action Taken	
Section Summary:					
Charter Question #6: Should any priority or preference be given to organizations from developing economies, projects implemented in such regions and/or under represented					

<u>Charter Question #6</u>: Should any priority or preference be given to organizations from developing economies, projects implemented in such regions and/or under represented groups?

<u>Preliminary CCWG Recommendation #8</u>: One of the objectives for new gTLD Auction Proceeds fund allocation is that it allows the support of projects that support capacity building and underserved populations.

<u>Guidance for the Implementation Phase in relation to charter question #6</u>: During the implementation phase further consideration needs to be given to how this objective can be achieved, also in conjunction with the other objectives that have been recommended by the CCWG.

Overview of Comments: Some comments support Preliminary Recommendation #8, while other comments provide additional considerations for the CCWG to take into account in reviewing and refining this recommendation.

1.	Recommendation 8: The ALAC is a strong supporter and believer that capacity building, especially for underserved populations, that focuses on building up knowledge and engagement about ICANN is at the heart of what these funds were set aside for. See full comment: https://mm.icann.org/pipermail/comments-new-gtld-auction-proceeds-initial-08oct18/2018q4/000041.html	ALAC	None (supportive of recommendation)	Support CCWG Response: The CCWG appreciates the input provided Action Taken: None for the moment [COMPLETED / NOT COMPLETED] – [Instruction of what
	Dualinainami CCM/C Basayana andatian #0	NCCC	Nana (augustius of	was done.]
2.	Preliminary CCWG Recommendation #8	NCSG	None (supportive of recommendation)	Support CCWG Response: The CCWG appreciates the input provided
	The NCSG endorses this recommendation. Of the three different			
	options (p. 27) the NCSG appreciates the suggestion of focusing			
	on projects consistent with ICANN's mission that support			Action Taken: None for the moment
	underserved populations and would like to suggest that priority should be placed on projects which are being led by individuals			[COMPLETED / NOT COMPLETED] – [Instruction of what
	from and residing within those areas. Projects which involve			was done.]
	partnerships, knowledge sharing, and resource transfers to			was done.j
	underserved areas should be preferred over projects proposed			
	by single actors intending to support 'others'. We would also see			

3.	there being value in a limited number of funded scholarships and post-doctoral fellowships in furtherance of activities consistent with ICANN's mission. Those scholarships and fellowship should be limited to research described in annex D example #16. See full comment: https://mm.icann.org/pipermail/comments-new-gtld-auction-proceeds-initial-08oct18/2018q4/000034.html Recommendation # 8: Agree. In this regard, the 2012 round produced very few results in relation to Applicant Support. Accordingly, the CCWG should step back and take a serious look at the role of Applicant Support in ICANN's Mission and develop specific guidelines for a third party in Mechanism B that will in fact promote assistance to underserved applicants needing financial support. Failure to address this glaring concern will open ICANN to substantial criticism in the wider world telecommunications community. See full comment: https://mm.icann.org/pipermail/comments-new-gtld-auction-proceeds-initial-08oct18/2018q4/000035.html	Anne Aikman- Scalese	CCWG to consider reviewing the role of Applicant Support in ICANN's Mission and develop specific guidelines for a third party in Mechanism B. Leadership recommendation Check: a) shall this be done at al, in this phase or the next phase, the implementation phase? b) include in 'Implementation Guidelines" in case we come to the conclusion to do the	New Idea CCWG Response: Action Taken: [COMPLETED / NOT COMPLETED] — [Instruction of what was done.]
			drafting in the Implementation	
			Phase.	
4.	Charter Question #6 (diversity items)	ICANN Board	CCWG to consider adding	New Idea
	The CCWG may wish to consider adding language for the		language for the	CCWG Response:
	implementation team on examining how best to support		implementation team on how	Action Taken:
	applications from diverse backgrounds. See full comment: https://mm.icann.org/pipermail/comments-		best to support applications from diverse backgrounds.	Action Taken:
	new-gtld-auction-proceeds-initial-08oct18/2018q4/000024.html		nom diverse backgrounds.	[COMPLETED / NOT COMPLETED] – [Instruction of what
	new gad duction proceeds made observed 2010447 000024.nem		Leadership recommendation:	was done.]
			Check: see point 3) above	
5.	Preliminary CCWG Recommendation #8 While we understand	RrSG	CCWG to consider whether it is	Concerns
	and support the notion of capacity building and supporting		appropriate for ICANN Org or a	WG Response:
	underserved populations, we do not feel it is appropriate for		constituent part to make	
	ICANN Org or a constituent part to make determinations		determinations regarding which	Action Taken:
	regarding which underserved populations are in need, or where		underserved populations are in	
	they think capacity building is needed. Rather, representatives			

of underserved populations should approach the ICANN	need or where capacity building	[COMPLETED / NOT COMPLETED] – [Instruction of what
Foundation regarding a request for funds and/or the need for	is needed.	was done.]
capacity building.		
See full comment: https://mm.icann.org/pipermail/comments-	Leadership recommendation	
new-gtld-auction-proceeds-initial-08oct18/2018q4/000030.html		
	Check: see point 3) above	

Response to Charter Question #8/Guidance for the Implementation Phase in relation to charter question #8

#	Comment	Contributor	Type of change suggested by commenter / Possible action	CCWG Response / Action Taken			
			and/or question for CCWG				
Section	on Summary:						
Charte	Charter Question #8: What aspects should be considered to determine an appropriate level of overhead that supports the principles outlined in this charter?						
Guida	nce for the Implementation Phase in relation to charter quest	ion #8: ICANN and	any partnering organizations are	to design a cost-effective model that ensures an			
appro	priate proportion of the funds are available for distribution to	fund recipients. IC.	ANN and any partnering organiza	ations are to follow industry best practices, where			
appro	priate and applicable. To the extent possible in light of progra	m objectives and re	equirements, the principle of sim	plicity should apply.			
Overv	riew of Comments: One comment suggests that additional det	ail should be added	d to Guidance for the Implement	ation Phase and proposes specific elements to			
consid	der. A second comment refers to input provided by the ICANN	Board on Accounta	ability Mechanism considerations	5.			
1.	Charter Question #8 (overhead)	ICANN Board	None (recommendation is	Support			
	The Board welcomes the CCWG's recommendations on cost-		welcomed)	CCWG Response: The CCWG appreciates the input			
	effective use of resources, best practices, and simplicity, and			provided			
	refers to the input above in Section 4.3 on Accountability						
	Mechanism considerations in support of this.						
	See full comment: https://mm.icann.org/pipermail/comments-			Action Taken: none for the moment.			
	new-gtld-auction-proceeds-initial-08oct18/2018q4/000024.html			Topography (see a see a			
				[COMPLETED / NOT COMPLETED] – [Instruction of what			
2.	The NCSG generally agrees with the guidance offered for the	NCSG	CCWG to consider being less	was done.] Concerns			
2.	Implementation Phase and we have addressed many of these	Nesd	vague in relation to the	CCWG Response:			
	issues in our comments above. However, we consider the		Implementation Guidance in	cewa nesponse.			
	guidance offered for the Implementation Phase in relation to		relation to charter question #8 –	Action Taken:			
	charter question #8 (appropriate level of overhead) to be too		chosen mecanim s operating				
	vague. Specifically, the "principle of simplicity" is an abstract		budget should b capped at 10%.	[COMPLETED / NOT COMPLETED] – [Instruction of what			
	notion. Instead, the chosen mechanism's operating budget			was done.]			
	should be capped at 10% of the total amount of the auction		Leadership recommendation				
	proceeds (or 10% of the tranche allocated to the mechanism at						
	any one time). This measure is meant to prevent exorbitant		Check: whether we like to				
	overhead costs is necessary, even though we fully understand		recommend a precise cap for				
	that doing good does come at a cost. The mechanism chosen to		the operating budget.				
	allocate auction proceeds will not face the traditional costs						
	associated with non-profit marketing, fundraising or promotion.						
	Therefore, a cap on overhead spending should be imposed.						

See full comment: https://mm.icann.org/pipermail/comments-		
new-gtld-auction-proceeds-initial-08oct18/2018q4/000034.html		

Response to Charter Question #11/Preliminary Recommendation #9/Preliminary Recommendation #10/Guidance for the Implementation Phase in relation to charter question #11

Type of change suggested by

CCWG Response / Action Taken

Contributor

Comment

extremely important for all to ensure that regardless of the mechanism chosen the program has effectively met its identified

#	Comment	Contributor	commenter / Possible action and/or question for CCWG	cewa kesponse / Action Taken
Sectio	n Summary:			
imple	er Question #11: Should a review mechanism be put in place t mentation of the framework should changes occur that affect NN's mission)?	•	•	·
	ninary CCWG Recommendation #9: As a standard element of parties for improvement and allow for minor adjustments in program	•		anism should take place at regular intervals to identify
	ninary CCWG Recommendation #10: There should be a proces is having the intended impact.	s to evaluate wheth	er the program is effectively ser	ving the identified goals and whether allocation of
Guida	nce for the Implementation Phase in relation to charter quest	ion #11: The respon	se provided to this charter gues	tion should guide the development of the review
	work during the implementation phase.		p	3
Overv	iew of comments: A number of comments offer support for F	Proliminary Pocomm	andations #0 and #10. One com	menter urges stronger language and associated
	ures in relation to these recommendations.	Tellilliary Necollilli	endations #5 and #10. One com	menter diges stronger language and associated
1.	The ALAC is also in support of Recommendations 9 & 10 which follow proper procedures on accountability and transparency which the ALAC feels should be at the core of all discussions.	ALAC	None (supportive of recommendations)	Support CCWG Response: The CCWG appreciates the input provided
	Recommendation 9: As a standard element of program operations, an internal review of the mechanism should take place at regular intervals to identify areas for improvement and			Action Taken: None for the moment
	allow for minor adjustments in program management and operations.			[COMPLETED / NOT COMPLETED] – [Instruction of what was done.]
	Recommendation 10: Focuses on the metrics of evaluating how successful the program has been and these metrics are			

2.	goals and that the allocation of funds had or is having the intended impact. See full comment: https://mm.icann.org/pipermail/comments-new-gtld-auction-proceeds-initial-08oct18/2018q4/000041.html The RrSG supports Preliminary CCWG Recommendations # 3, 4, 6, 9, and 10.	RrSG	None (supportive of recommendations)	Support CCWG Response: The CCWG appreciates the input
	See full comment: https://mm.icann.org/pipermail/comments-new-gtld-auction-proceeds-initial-08oct18/2018q4/000030.html			provided Action Taken: None for the moment [COMPLETED / NOT COMPLETED] — [Instruction of what was done.]
3.	Preliminary CCWG Recommendation #9 The NCSG would like to see stronger language from the Cross-Community Working Group in response to Charter Question #11 on the role of the ICANN community. While an internal and external review are important and should be included, we encourage strong participation from the community in the review. The statement "a role for the ICANN community in the review process should be considered" is too vague and leaves the decision to include the community open-ended (p. 29). Both internal and external reviews should be made available for public comment at regular intervals. As stated above, community review should have strong weight prior to the decision to transfer additional tranches of funding to the mechanism. Preliminary CCWG Recommendation #10 The NCSG would like to see stronger procedures for monitoring and evaluation proposed by the Cross-Community Working Group. This will ensure that the governance structure is accountable and transparent. By providing public access to proposals, mid-project reports, 3 and final impact assessments of each project, universities and other researchers would be able to provide feedback on the effective use of grants. This information would be useful to ICANN and many other organizations working toward similar goals. Additionally,	NCSG	CCWG to consider including stronger language in response to charter question #11 concerning the role of the ICANN community as well as stronger procedures for monitoring and evaluation. Leadership recommendation - Clarify role of Community (see previously made Leadership recommendations) (#9) - Check: Whether this should be done in this phase or the next, the implementation phase (#10)	Concerns WG Response: Action Taken: [COMPLETED / NOT COMPLETED] — [Instruction of what was done.]

		1		
	external monitoring and evaluation assessments should be			
	conducted by a third party for independent, professional review.			
	See full comment: https://mm.icann.org/pipermail/comments-			
	new-gtld-auction-proceeds-initial-08oct18/2018q4/000034.html			
4.	Recommendations # 9 and # 10: Agree.	Anne Aikman-	None (supportive of	Support
		Scalese	recommendations)	CCWG Response: The CCWG appreciates the input
	See full comment: https://mm.icann.org/pipermail/comments-		,	provided
	new-gtld-auction-proceeds-initial-08oct18/2018q4/000035.html			
	new gata duction proceeds initial coolers 201044 600055.incim			
				Action Taken: None for the moment
				Tooler Ten Aver county Ten
				[COMPLETED / NOT COMPLETED] – [Instruction of what
				was done.]
5.	Preliminary CCWG Recommendations #9 & #10	RySG	None (supportive of	Support
			recommendations)	CCWG Response: The CCWG appreciates the input
	Recommendations #9 and #10 propose that there should be a			provided
	review mechanism during and after the auction funds have been			
	allocated and used. Measurement goes to the heart of			
	transparency and accountability, and we strongly believe that			Action Taken: None for the moment
	mechanisms should be put in place to grade and ensure that the			
	auction funds are having the strongest possible impact.			[COMPLETED / NOT COMPLETED] – [Instruction of what
	g a sample of participants of			was done.]
	See full comment: https://mm.icann.org/pipermail/comments-			
	new-gtld-auction-proceeds-initial-08oct18/2018q4/000036.html			
7.	SECTION 5.4 "REVIEW"	ICANN Board	CCWG to consider clarifying that	Concerns
7.	The Board is supportive of the importance the CCWG has placed	ICAININ BUAIU	if a review indicates a need for	CCWG Response:
			fundamental changes to the	cewa kesponse.
	on reviewing the mechanism(s) for evaluating grant applications		_	Astion Tales
	and/or administering the program, the program overall, and the		mechanism or the purposes of	Action Taken:
	impact. The Board notes that if a review indicates a need for		the use of funds, those would	
	fundamental changes to the mechanism or the purposes of the		be significant changes for which	[COMPLETED / NOT COMPLETED] – [Instruction of what
	use of funds, those would be significant changes for which		additional community input	was done.]
	additional community input would be required.		would be required	
	See full comment: https://mm.icann.org/pipermail/comments-			
	new-gtld-auction-proceeds-initial-08oct18/2018q4/000024.html		<u>Leadership recommendation</u>	
			-Integrate language that	
			recommends requesting	
			community input after a	

			proposed significant change after a review. Significant may need to get defined!	
8.	For continuous stability of the Internet as relate to business, we encourage particularly recommendation #10, "There should be a process to evaluate whether the program is effectively serving the identified goals and whether allocation of funds is having the intended impact."	BC	None (supportive of recommendations)	Support CCWG Response: The CCWG appreciated the input provided
				Action Taken: None for the moment
	See full comment: https://mm.icann.org/pipermail/comments-new-gtld-auction-proceeds-initial-08oct18/2018q4/000031.html			[COMPLETED / NOT COMPLETED] – [Instruction of what was done.]

Annex C – Guidance for Proposal Review and Selection

#	Comment	Contributor	Type of change suggested by commenter / Possible action	CCWG Response / Action Taken
			and/or question for CCWG	
Section	on Summary: Annex C offers overarching guidance for the revi	ew and selection of	projects to which auction proceed	ds may be allocated.
Over	view of Comments: Comments from the ICANN Board reiterate	e and elaborate on a	nd concerns and requests for clar	rification regarding Annex C. Additional comments
are g	enerally supportive of the approach taken in Annex C.			
1.	The Board refers back to its communication to the CCWG in	ICANN Board	CCWG to reconsider Board's	Concerns
	January 2018 on both the Objectives and Annex C- Guidance for		communication from January	CCWG Response:
	proposal review and selection document (previously		2018 re. Objectives and Annex C	
	"Preamble"). The Board is concerned that the content in Annex		to address potential	Action Taken:
	C creates potential inconsistencies with the Objectives and		inconsistencies with the	
	ICANN's Mission and therefore could result in confusion during		Objectives and ICANN's mission.	[COMPLETED / NOT COMPLETED] – [Instruction of what
	application and selection and may result in challenges against			was done.]
	the selection process. For example:		Leadership recommendation	
	 Annex C states that, while the Mission will set the "key 			
	parameters" for the application and selection process,			
	the "broader Internet context" should be taken into		<mark>-Check:</mark>	
	consideration and that, "in addition" to the ICANN		"The Board is concerned that	
	Mission, the proceeds "shall be used to support		the content in Annex C creates	
	projects that are consistent with an 'open and		potential inconsistencies with	
	interoperable Internet'." As the Board previously noted		the Objectives and ICANN's	
	(in its January 2018 letter), items that benefit the 'open		Mission and therefore could	
	and interoperable Internet' may exceed the scope of		result in confusion during	
	the ICANN Mission. The Board encourages the CCWG to		application and selection and	
	review this language and reduce the potential for		may result in challenges against	
	confusing applicants on how to structure grant		the selection process."	
	requests. As the Board noted in its September 2017			
	communication, the Board "is responsible for assuring		- <mark>Check:</mark>	
	that the organization stays within mission and does not		"The Board is concerned that	
	have the ability to apply the mission in a broader		the content in Annex C creates	
	interpretation here than it could for general operations.		potential inconsistencies with	
	If the CCWG is dissatisfied with the restrictions that the		the Objectives and ICANN's	
	enumerated mission statement places on the outcomes		Mission and therefore could	
	of the CCWG's work, that is a fundamental question for		result in confusion during	
	the ICANN community to resolve, as the ICANN Board is		application and selection and	
	holding the organization to the mission that the ICANN		may result in challenges against	
			the selection process."	

- community developed through the Enhancing ICANN Accountability process."
- The Board would appreciate further clarity The Board is concerned that the content in Annex C creates potential inconsistencies with the Objectives and ICANN's Mission and therefore could result in confusion during application and selection and may result in challenges against the selection process. Must all guidelines be met for each application? The Board's January 2018 letter also asked if "an applicant (must) meet each of the Proposed Objectives, or any one plus consistency with ICANN's Mission? Is there any prioritization of the objectives?"
- What are "Projects supportive of ICANN's communities' activities" and how is this assessment determined, particularly in relation to regular work of SO/AC/SG/RALOs already covered by ICANN's operational budget? . . .

... In addition to the previously mentioned feedback above, particularly on the limitation of the funds to support ICANN's Mission, the Board would like to offer the following considerations:

The Board notes that there are two guidelines offered in Annex C that have the ability to be interpreted as directing the use of the Auction Proceeds funds for ICANN's ongoing operations. Those are:

#4: "Projects addressing diversity, participation and inclusion should strive to deepen informed engagement and participation from developing countries, under-represented communities and all stakeholders."; and

#5: "Projects supportive of ICANN's communities' activities are encouraged."

The Board asks for clarification on whether these guidelines are intended to modify the principle that the auction proceeds should not be used to contribute to ICANN's ordinary operations. The current formulation of these guidelines could leave open the possibility that applications support such ongoing operations as they relate to engagement and participation in ICANN's policy development process.

-Check language:

The Board asks for clarification on whether these guidelines are intended to modify the principle that the auction proceeds should not be used to contribute to ICANN's ordinary operations

	[staff note: text from the original comment contained between			
	the ellipses is included elsewhere in this summary document] See full comment: https://mm.icann.org/pipermail/comments-			
	new-gtld-auction-proceeds-initial-08oct18/2018q4/000024.html			
2.	Projects supportive of ICANN's communities' activities are	ВС	CCWG to consider whether	Concerns
	encouraged.		Board's statements regarding	CCWG Response:
			Annex C, #4 and #5 are overly	
	The BC notes that the Board recently questioned such projects.		cautious and ignore the benefits	Action Taken:
	The BC strongly supports such uses, recognizing that thousands		of community engagement	
	of hours of committed work and engagement from ICANN		support.	[COMPLETED / NOT COMPLETED] – [Instruction of what
	stakeholders are essential to support ICANN's mission and to			was done.]
	also address threats and risks to ICANN's legitimacy in the		Leadership recommendation	
	external Internet ecosystem.			
			-Clarify:	
	We agree that funding of such projects should not replace		a) whether such the application	
	ICANN's own responsibilities to fund ICANN general operations.		of projects from the ICANN	
	However, we think that the Board's statements regarding Annex		community shall be allowed,	
	C, #4 and 5 are overly cautious and ignore the benefits of		b)if yes, language and project	
	community engagement support.		role and scope for projects	
			triggered/requested from	
	The BC believes that participation of ICANN's communities in		communities may have to be	
	ICANN itself, and in the broader global Internet ecosystem will		clarified.	
	continue to broaden and deepen the informed contribution and			
	engagement of ICANN's communities in support of ICANN's			
	mission and core values. We also strongly support projects that			
	address awareness; capacity building and participation			
	opportunities that exceed the ICANN "operational" budget.			
	Thus, we suggest that projects funded via the Auction proceeds			
	can be augmentative and parallel to similar ICANN funded initiatives. They may even be collaborative. It is important that			
	Auction Fund projects not be disallowed just because ICANN			
	funds a limited version of a similar project.			
	Tanas a minited version of a similar project.			
	See full comment: https://mm.icann.org/pipermail/comments-			
	new-gtld-auction-proceeds-initial-08oct18/2018q4/000031.html			
3.	Finally, we have carefully reviewed Annex C (Guidance for	NCSG	None (supportive of Annex C)	Support
	Proposal Review and Selection) and the NCSG would like to		. (CCWG Response: The CCWG appreciates the input
1	express our support for a diverse and inclusive grant review			provided
1	process.			

See full comment: https://mm.icann.org/pipermail/comments-new-gtld-auction-proceeds-initial-08oct18/2018q4/000034.html		Action Taken: None for the moment
		[COMPLETED / NOT COMPLETED] — [Instruction of what was done.]

Annex D - Example Projects

#	Comment	Contributor	Type of change suggested by	CCWG Response / Action Taken
#	Comment	Contributor	commenter / Possible action	Cewo Response / Action Taken
			and/or question for CCWG	
Soction	on Summary: Comments in this section address the list of exan	nle projects include	•	and/or propose additional examples for consideration
Jectic	on Summary. Comments in this section address the list of exam	ipie projects iliciade	a in Aimex B in the initial report	and/or propose additional examples for consideration.
Over	view of Comments: Some comments offer feedback on specific	e evample projects lis	ted in Anney D. One comment of	ffors general support for the approach taken in Appey
	other comments suggests additional example projects for inclu		ted in Annex D. One comment o	ners general support for the approach taken in Affiles
1.	In the November 16, 2017 meeting, the CCWG raised two	Jonathan Frost,	CCWG to further consider	Concerns
1.	important questions regarding use of the Auction Funds to	.Club Domains, LLC	whether a new gTLD Global	CCWG Response:
	support a Global Awareness Campaign. 1) Would such partial	.ciab Domains, EEC	Awareness Campaign would be	cerra response.
	allocation be within the scope of the ICANN Mission & Bylaws;		in scope of ICANN's mission and	Action Taken:
	and 2) would such an awareness campaign be consistent with		consistent with ICANN's	
	ICANN's integrity.		integrity in light of arguments	[COMPLETED / NOT COMPLETED] — [Instruction of what
			provided by commenter.	was done.]
	According to the Initial Report, the following clarifications were			
	specifically requested.		Leadership recommendation	
	 A Global Awareness Campaign was categorized as 			
	"Examples to be further considered by CCWG – certain parts		-Check:	
	may be consistent while others may not." (Initial Report).			
	 "*A legal investigation is needed, whether [a Global 		Whether we want to	
	Awareness Campaign] is within scope of ICANN's mission and		<mark>recommend a basket approach</mark>	
	Bylaws. (Initial Report).		for specific projects that relate	
	 Are we violating ICANN's integrity? (Initial Report). 		specific goals (for example:	
	* **AII C C.I A E I .		infrastructure, educational	
	*a. **Allocation of a portion of the Auction Funds to support a		purposes). If we would do	
	Global Awareness Campaign is clearly not outside the scope of ICANN's Mission/Bylaws because the ICANN board already		something like this, then a 'Global Awareness Campaign'	
	approved a gTLD awareness campaign in 2011 that was to target		related project could target the	
	the Domain Industry, Registrants, and Consumers.*		specific 'Educational' basket	
	the Domain moustry, Registrants, and Consumers.		and, dependent on project	
	There is no question that an education campaign about the		evaluation such a project would	
	gTLDs and the nature of the DNS falls squarely within ICANN's		then go forward or not.	
	Mission under the Bylaws.		The Check-list approach could	
	In fact, the ICANN board has already approved a gTLD Global		be another approach that helps	
	Awareness Campaign, "On 20 June 2011, ICANN's Board		create competition and	
	approved a program that will add to familiar top-level domains		innovation.	
	such as .com, .org, and .net, the possibility of having almost any			
	word in any language as a top-level domain. This massive			

expansion of the number of possible domain names calls for an equally significant communications campaign to raise global awareness about the program. "

The 2011 Global Awareness Campaign provided for consumers to be targeted for awareness of the gTLDs. "[N]ew domains must first be available before end-users can reap the benefits. It is the entities that apply for and implement new gTLDs that will pass on the benefits to the end-user" (Emphasis Added, Page 3, 2011 Global Awareness Campaign). Moreover, the board expected that the "consumers and end users" would be targeted after the new gTLDs became available. It is unclear why ICANN has not followed through on the board directive to initiate a Global Awareness Campaign aimed at consumers and end-users, but this is an opportunity to follow through.

Additionally, the 2011 Global Awareness Campaign envisioned a "Coordinated campaign incorporating TV, radio, print and online advertising elements, customized by region. Initial advertising targets: international business TV, newspapers and websites, Google ads. Develop an energetic, bright, attention-getting teaser campaign – both in video and print form – that piques interest and directs people to the new gTLD website." (Page 4, 2011 Global Awareness Campaign).

The 2011 Campaign was in alignment with the CCWG recommendation that any awareness campaign be neutral, so as to maintain ICANN's integrity. "Recognizing our role as stewards, not advocates, we will be neutral, presenting all sides of the issue while still promoting the great work done by all who participated in crafting the program." (Page 2, 2011 Global Awareness Campaign). Additionally, the existence of the 2011 Global Awareness Campaign serves to answer the CCWG's question of whether an awareness campaign would be compatible with ICANN's integrity.

*b. **The Transcript of the November 16, 2017 CCWG Meeting indicated that the Global Awareness Campaign would

		1		1
	remain in play, although the Initial Report was ambiguous, and			
	sometimes contradictory.*			
	The CCWG Initial Report unfortunately omitted the support from			
	the contracted parties house of the GNSO. In response to			
	concerns which were posed from the business constituency and			
	the ALAC, it was noted that "I have a hard time understanding			
	why [the Global Awareness Campaign] would not be included in			
	· · ·			
	the mission when we're talking about an awareness campaign or			
	perhaps a new round in developing areas to apply [for] a top-			
	level domain when the Applicant Guidebook which is the source			
	of this funding actually uses that as an example for potential			
	uses. So while we may or may not agree that that's a good use[,]			
	I don't see how we could agree that it's not an acceptable use			
	under the mission of ICANN. Thank			
	you." To which the moderator responded: "Agree. That's why			
	we are not deleting it but we're putting it with a comment on			
	the right column to the very end or we keep it where it is."			
	(CCWG Meeting Transcript from November 16, 2017).			
	Thus, the CCWG transcript indicated that proposal 12 was to			
	remain in play, with a clarification request about whether a			
	Global Awareness Campaign would be within ICANN's mission.			
	Based on the fact that a Global Awareness Campaign supports			
	ICANN's mission of Global Acceptance & supporting the			
	interoperability and openness of the DNS, and the ICANN board			
	has already approved a Global Awareness Campaign in 2011, the			
	CCWG's mission concerns should be answered affirmatively, that			
	the use of the Auction funds is squarely within ICANN's mission			
	and the plain language of the ICANN Bylaws.			
	Confull comments between thems.			
	See full comment: https://mm.icann.org/pipermail/comments-			
_	new-gtld-auction-proceeds-initial-08oct18/2018q4/000003.html	Nece	60146	
2.	We note that the ICANN Board in its letter dated 31 January	NCSG	CCWG to consider asking input	Concerns
	2018 indicated that many of the projects that had at first been		from the ICANN Board on	CCWG Response:
	listed as examples are, in the opinion of the Board, "perhaps not		concrete examples of projects	
	a good use of funds." If following this and other inputs, the		that could be supported with	Action Taken:
	CCWG's thinking has evolved, we would appreciate seeing		auction proceeds.	
	concrete examples of projects that could be supported with			[COMPLETED / NOT COMPLETED] – [Instruction of what
	auction proceeds. The NCSG sees particular value in well-		Leadership recommendation	was done.]

	administered capacity building programs that are carefully aligned with the objectives and mission identified within this recommendation The NCSG agrees with the draft conclusions of the CCWG in Annex D (Example Projects).		- Check: whether the project example Annex shall get updated	
	[staff note: text from the original comment contained between the ellipses is included elsewhere in this summary document]			
	See full comment: https://mm.icann.org/pipermail/comments-new-gtld-auction-proceeds-initial-08oct18/2018q4/000034.html			
3.	In addition to the work being undertaken around Universal Acceptance, a majority of RySG members also support the use of auction funds to promote universal awareness of all domain name extensions via an educational campaign, such as that outlined in "Example Project 12" (in the initial report is listed as "Previous #12"). The RySG would like to point the CCWG-AP to the comments submitted by individual RySG members and other community members, which indicate that such a Global Awareness education campaign would enhance trust in the broad array of options in the DNS, foster competition, promote Universal Acceptance and the interoperability of the DNS. Should such a campaign be recommended by the CCWG, we would recommend that contracted work in furtherance of a Global Awareness campaign be put out to RFP, with a minimum of three bidders.	RySG	CCWG to further consider whether a new gTLD Global Awareness Campaign would be in scope of ICANN's mission and consistent with ICANN's integrity in light of arguments provided by commenter. Leadership recommendation See Point 1)	COMG Response: Action Taken: [COMPLETED / NOT COMPLETED] – [Instruction of what was done.]
	See full comment: https://mm.icann.org/pipermail/comments-new-gtld-auction-proceeds-initial-08oct18/2018q4/000036.html			
4.	Examples of the kind of projects for which Auction funds might be used:	BC	CCWG to consider additional examples provided by commenter.	Concerns CCWG Response:
	The BC appreciates ANNEX D and the examples it offers. We add further examples of projects that we consider within the scope of ICANN's core mission:		Leadership recommendation	Action Taken: [COMPLETED / NOT COMPLETED] – [Instruction of what
	1. A new project to improve universal acceptance of addresses using new gTLDs, particularly in new scripts and languages. A non-profit group outside of ICANN could manage this project to improve universal acceptance and could accept funds from the Auction proceeds.		-Review the proposed examples	was done.]

2. A new project to support DNSSEC deployment globally, and to		
promote deployment of DNSSEC to combat DNS hacks. This		
could also be tied to improving readiness for KSK Rollover in the		
future. A non-profit group outside of ICANN could manage this		
project and accept funds from the Auction proceeds.		
3. A new project to contribute to improving the resilience of the		
root server system so that it will be more resistant to denial of		
service attacks. A non-profit group outside of ICANN could		
manage this project and accept funds from the Auction proceeds		
4. Support of technical training for ISPs, IXPs, communication		
providers and companies and NGOs that are building or		
operating community networks and thus are relevant providers		
of DNS services, but may be very new to this role – projects		
could be provided by existing entities in the ICANN community,		
such as RIRs, or NICs, or other qualified entities, but also NGOs.		
Academic institutions.		
5. Projects advancing work related to future-oriented		
developments, innovation and open standards for the benefit of		
the Internet community that are relevant to ICANN's core		
mission.		
6. Projects addressing diversity, participation and inclusion		
should strive to deepen informed awareness, engagement and		
participation from developing countries, under-represented		
communities and all stakeholders.		
7. Initiatives (e.g. IGFSA or other initiatives) committed to		
expanding global opportunities for multi-stakeholder forums for		
the enrichment of engagement on broader Internet Governance		
Issues that complement ICANN mission for the promotion of a		
stable, secure and resilient Internet.		
See full comment: https://mm.icann.org/pipermail/comments-		
new-gtld-auction-proceeds-initial-08oct18/2018q4/000031.html		

Proposals for Funding Allocation

#	Comment	Contributor	Type of change suggested by commenter / Possible action and/or question for CCWG	CCWG Response / Action Taken				
Overv	Dection Summary: This section includes specific proposals for the use of auction funds. Overview of Comments: A number of comments favor using a portion of funds to support a global awareness campaign. Other comments suggest using some of the funds to upport Universal Acceptance. Additional proposals suggest using funds for privacy and security capacity building, bridging the digital gap, accessibility and inclusion of persons with disabilities, gender equality and enhance the use of ICT for empowerment of women and girls, child online protection, and green ICT.							
	ICANN, registries, registrars, and end-users. In person marketing at trade-shows would make a material difference. I propose ICANN purchases booth space and allowed registries and registrars to volunteer to staff it. Two or three trade-shows a month would make a ripple effect. Please chose a variety of industries and choose conferences with 1,000+ attendees. I am certain that registries would volunteer to staff these booths. We certainly would. In fact, most of this would be organized by Volunteers from the community. I propose that 50% of the auction funds be used for awareness campaigns. Ideal this would be an endowment fund, where 100% of the money is invested and the fund would earn interest on the original money, it would retain the first 3% for deprecation, then any funds after this point would be allocated on the outreach campaigns budget. After 30 years, the funds would have grown and this campaign can come to a conclusion. The endowment fund can choose the next stage of philanthropic use that aligns with ICANN's mission. Had ICANN started this in 2015, the excess interest would have funded a lot of good outreach by now. See full comment: https://mm.icann.org/pipermail/comments-	Level Spectrum, Inc.	with specific proposals that have been put forward for the use of auction funds, noting scope limitations. Leadership recommendation -Check Similar proposal as #1/Annex D/Jonathan Frost -Check Whether an endowment fund for such a purpose is recommendable	CCWG Response: Action Taken: [COMPLETED / NOT COMPLETED] — [Instruction of what was done.]				
2.	new-gtld-auction-proceeds-initial-08oct18/2018q4/000000.html We propose that ICANN should earmark a portion—15% of the total auction funds—to support an education campaign to promote Universal Awareness of the uses of the Domain Name System and all TLDs in general. The Board-Approved 2011 Global	Jonathan Frost, .Club Domains, LLC Supported by:	CCWG to consider how to deal with specific proposals that have been put forward for the	New Idea CCWG Response: Action Taken:				

Awareness Campaign[2] <# ftn2> can be extended and used as a Radix (Shweta use of auction funds, noting model (see II a. below). This has the advantage of ensuring that scope limitations. [COMPLETED / NOT COMPLETED] – [Instruction of what Asher) the plan is within the scope of ICANN's mission, bylaws and tax • .GLOBAL (Su was done.] status, and builds on the work done by the previous group. Wu) Leadership recommendation Arto Isokoski See full comment and detailed proposal: (TLD Registry -Check https://mm.icann.org/pipermail/comments-new-gtld-auction-Identical proposal to #1/Annex Limited) proceeds-initial-08oct18/2018q4/000003.html Dominion D/Jonathan Frost Registries (Jim Schrand) Minds + Machines **Group Limited** (Sheri Falcon) Uniregistry (Vaughn Liley) Peter LaMantia (authenticweb. com) Top level design (Raymond King) Donuts (Chrystal Ondo) Domain Name Association (Jothan Frakes) GMO Registry (Hiro Tsukahara) Neustar (Donna Austin) ZDNS (Sophia Feng) Knock Knock **WHOIS There** (.BLOG) (Erica

Varlese)
Nominet (Nick
Wenban-Smith)

3.	As the .Best CEO, I strongly believe that a substantive portion of those auction funds should be used to support the ngtlds industry with a global awareness campaign. Indeed, a Global Awareness Campaign on NgTLDs addressing consumer can have a real great impact on the community. 6 years after the ngtld program and 1st round, we still need to educate the community. So that, I totally support the specific proposal that would allow 15% of the Auction Funds to be allocated over three years to fund the hiring of an agency to prepare and execute a global awareness campaign. Of course, the RFP to engage an agency, and management of the agency, would be handled by a steering committee comprised of qualified members of the ICANN community. Also, I think that another part of the funds could also to be set to advertize all ngtlds (on demand) at ICANN summit First (On demand all ngtlds should be able to get a free booth at all ICANN SUMMIT). I think also that ICANN should promote the ngtld program through external consumer web summits like websummit in Lisbon, I was shocked and surprised that attending the websummit 2018 this year in Lisbon, only the .com and the .best was participating at the event. The community "still" need education on the ngtld program even before focusing on a new round. See full comment: https://mm.icann.org/pipermail/comments-new-gtld-auction-proceeds-initial-08oct18/2018q4/000002.html	Cyril FREMONT, .BEST	CCWG to consider how to deal with specific proposals that have been put forward for the use of auction funds, noting scope limitations. Leadership recommendation -Check Similar proposal to #1/Annex D/Jonathan Frost -Check Whether fund mechanism can be used for gTLD advertisement (internally and externally) and coverage of ICANN related booth costs.	New Idea CCWG Response: Action Taken: [COMPLETED / NOT COMPLETED] — [Instruction of what was done.]
4.	Create a fund for a "Commissar" of internet. See full comment: https://mm.icann.org/pipermail/comments-new-gtld-auction-proceeds-initial-08oct18/2018q4/000012.html	Ben Deschenes	ccwg to consider how to deal with specific proposals that have been put forward for the use of auction funds, noting scope limitations.	New Idea CCWG Response: Action Taken: [COMPLETED / NOT COMPLETED] – [Instruction of what was done.]
5.	Donuts believes ICANN org should commit these funds to efforts that will make a truly lasting impact on the DNS. Global awareness and additional commitment to the Universal	Crystal Ondo, Donuts INC	CCWG to consider how to deal with specific proposals that have been put forward for the	New Idea CCWG Response:

	Acceptance efforts will enhance and further strengthen the		use of auction funds, noting	Action Taken:
	security and stability of the DNS by promoting the		scope limitations.	
	interoperability of the DNS for all domains and registrants.			[COMPLETED / NOT COMPLETED] – [Instruction
				of what was done.]
	See full comment: https://mm.icann.org/pipermail/comments-			5st 1.33 done.j
	new-gtld-auction-proceeds-initial-08oct18/2018q4/000013.html			
6.	The Domain Name Association ("The DNA") is a non-profit global	Jothan Frakes,	CCWG to consider how to deal	New Idea
	business association that represents the interests of the domain	Domain Name	with specific proposals that	WG Response:
	name industry. Its members are groups, businesses, and	Association	have been put forward for the	
	individuals involved in the provision, support, and sale of domain		use of auction funds, noting	Action Taken:
	names. This includes such organizations as domain name		scope limitations.	
	registries, registrars, resellers, and registry service providers, as			[COMPLETED / NOT COMPLETED] – [Instruction
	well as those with an interest in internet naming and innovation		Leadership recommendation	of what was done.]
	with domain names.			
			Similar idea as #1/Annex D/	
	Our members contribute annually to be members, and volunteer			
	time towards creating resources to aid in general awareness and		-Mentions in particular:	
	education about the new namespace of 2018 and the future.		"There is a large gap in	
			awareness of the evolution to	
	We often perform outreach to help educate the audiences of		the naming system." The DNA is	
	people that are not those with existing awareness, and we are		developing educational	
	presented with magnificent campaigns that could aid in helping		resources and campaigns to	
	to remedy the awareness gap. Even the most pragmatic of these		prepare users for success of	
	initiatives have prices that are beyond the reach of our modestly		domains and top-level domains.	
	run, member-funded organization.		These efforts are constantly	
			measured against budgetary	
	The proposed awareness campaign outlined by .CLUB is		constraints, and pragmatically	
	completely aligned with the core mission of The Domain Name		hobble those efforts to match	
	Association, which is, "Highlight the use, potential and benefits		the available budget out of	
	of domains and DNS and a vibrant, robust, and trusted domain		necessity."	
	name system while fostering innovation, sustainable growth and			
	utilization in the marketplace."			
	Within our mission, we work to spread awareness, in responsible			
	and constructive ways, engaging the public and responding to			
	inquiries and questions. We educate and evangelize healthy use			
	of domains in a the many ways that they enable the Internet to			
	properly function.			

The one most challenging obstacle to our mission is that in order to reach the public who can most benefit from awareness of domains - those outside the typical ICANN or domain/hosting conference - is available funding to support it. We also get distracted by helping to educate on what ICANN is and is not with the general public, and work to aid in misconceptions that are perpetuated by certain guarters within the ICANN community who seem generally averse to market expansion and namespace growth. The DNA's first priority is to educate Internet users around the world about the benefits of domain names, DNS, and top-level domains (TLDs). This is not limited in any way to the new gTLDs this is general awareness of gTLDs, ccTLDs, and new TLDs released through ICANN's New gTLD Program, such as GeoTLDs, Brand TLDs, Verified TLDs, and an expanded number of generic top level domains. The general Internet user is barely aware of ICANN, much less that their namespace landscape is constantly evolving and changing, and research shows that Internet users are often unaware of these changes or how to best engage with existing and new gTLDs. We are working together within TheDNA to develop educational resources and campaigns to prepare users for these changes and support the success of domains and top-level domains. These

efforts are constantly measured against budgetary constraints, and pragmatically hobble those efforts to match the available budget out of necessity.

There is a large gap in awareness of the evolution to the naming system. This began in 2013 as the domain name system started to expand at the root system. Since that time, individual companies in the registry and registrar businesses have spent money to market their individual TLDs. While this works to help spread awareness as individual initiatives, they are entirely focused on the for-profit activities of specific TLDs or companies.

This can provide some modest benefit to overall awareness of the current namespace, but there needs to be awareness campaigns that support the healthy use and adoption of domain names in general. TheDNA has stepped up in the span since to fill a rather large void in neutral awareness about the positive benefits of domain names, the changes in the namespace and advantages of healthy domain name use and activities. We have made some modest gains in spreading awareness, but the industry needs a larger infusion of capital towards reaching users to ensure the security, stability and inter-operability of the DNS. "Digitalization" of the world is happening at a growing pace, and domain names are part of that important story. The DNA wants to help spread awareness of the benefits of using domain names across the various places that these crucial identifiers can aid in users finding what they are looking for, quickly. We are encouraged that there can be some attention and resourcing made available to helping to address awareness of domain annes, as this is the opportunity to promote healthy and functional use of domain names within the awareness efforts, and positively impact the industry and beyond. See full comment: https://mm.icann.org/pipermal/comments-new-gtid-auction-proceeds-initial-DBoc+13/2018ag4/000314.html Evalt Merchant, LOVE The proceeds being committed to an Awareness Campaign has already been approved by the iCANM Board, the LOVE registry strongly supports the allocation of at least 25% of the gTID auction proceeds being committed to an Awareness Campaign. See full comment: https://mm.icann.org/pipermal/comments-new-gtid-auction-proceeds-initial-dBoc+13/2018ag4/000318.html Evalt Merchant, LOVE Smillar as #1/Annex_D/ Smillar as #1/Annex_D/ Domain names are numerical iden		T	Т	т	
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		new-gtld-auction-proceeds-initial-08oct18/2018q4/000018.html			
numbers, allowing you to find your way around the Internet. The with specific proposals that CCWG Response:	8.	Domain names are numerical identifiers, similar to serial	Clément Genty	CCWG to consider how to deal	New Idea
		numbers, allowing you to find your way around the Internet. The		with specific proposals that	CCWG Response:

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	monetization of domain names has led registries to increase		have been put forward for the	
	their sales volume, while removing the numerical benchmarks of		use of auction funds, noting	Action Taken:
	sectoral sub-domains.		scope limitations.	
				[COMPLETED / NOT COMPLETED] – [Instruction
	If this is not to be judged, the international population must be		Leadership recommendation	of what was done.]
	made aware of the need to use the domain name system			or what was done.]
	intelligently to find their way around. Indeed, 57% of young		Similar to #1/Annex D	
	women aged 15 to 30 use the Internet for health issues and			
	more generally, 80% of women aged 15 to 30 find information		-Variation: to offer educational	
	on the Internet credible.		awareness outreach exercises to	
	on the internet credible.		young people	
	At a time of wide annual laternature it is necessary to eat we		young people	
	At a time of widespread Internet use, it is necessary to set up			
	benchmarks to help Internet users find their way around, even if			
	ICANN remains a private organization.			
	To this end, I suggest raising awareness among young people in			
	middle and high schools, setting up C2I-type training sessions as			
	exists in France and strengthening communication around the			
	importance of sectoral sub-domains.			
	importance of sectoral sub-domains.			
	ICANN could grow out of the openness of the ngtld by funding			
	doctoral or post-doctoral contracts in order to have a vision that			
	goes beyond the economic spectrum to which it is accustomed.			
	goes seyond the economic spectrum to which it is decastomed.			
	Finally, support for small territories to have an Internet			
	extension would be an interesting approach (.BL,.MF,.SS,)			
	See full comment: https://mm.icann.org/pipermail/comments-			
	new-gtld-auction-proceeds-initial-08oct18/2018q4/000021.html			
9.	The core values of ICANN, as described In the bylaws are to be	Suada Hadzovic	CCWG to consider how to deal	New Idea
	found at		with specific proposals that	CCWG Response:
	[https://www.icann.org/resources/pages/governance/bylaws-		have been put forward for the	
	en/#article1] and are cited below.		use of auction funds, noting	Action Taken:
			scope limitations.	
	As someone who follows the CCWG-AP, I must speak as an			[COMPLETED / NOT COMPLETED] – [Instruction
	individual and also someone who is informed but recognizes that		Leadership recommendation	-
	understanding ICANN is quite complicated. My comments call on			or mac mas domery
	the CCWG-AP and the ICANN Board to fully respect the bylaws,		Check: whether the current	
	the principles and the importance of bringing informed and		examples shall be extended to	
	committed participants from developing countries.		cover the following areas:	
9.	found at [https://www.icann.org/resources/pages/governance/bylaws-en/#article1] and are cited below. As someone who follows the CCWG-AP, I must speak as an individual and also someone who is informed but recognizes that understanding ICANN is quite complicated. My comments call on the CCWG-AP and the ICANN Board to fully respect the bylaws, the principles and the importance of bringing informed and	Suada Hadzovic	with specific proposals that have been put forward for the use of auction funds, noting scope limitations. Leadership recommendation Check: whether the current examples shall be extended to	CCWG Response: Action Taken:

			1	
	The Core Values of ICANN to me, as I read them, indicate that funding for bringing informed and interested participants from developing countries reflecting the functional, geographic, and cultural diversity of the Internet will advance ICANN's acceptance. Thus, such initiatives deserve funding by the Auction Funds as only one additional example to be accepted. Bearing in mind that Internet is only as powerful as it is accessible and safe, a portion of Auction Funds should be used for bridging the digital gap, accessibility and inclusion of persons with disabilities, gender equality and enhance the use of ICT for empowerment of women and girls, child online protection, green ICT and many other human and environment protection-oriented initiatives toward One world - One Internet. This may seem to be outside the scope of ICANN, but we do ask that CCWG-AP and ICANN Board understands that it is inclusion that matters and will strengthen ICANN for its next 20 years. I speak as an individual user regardless of what other role I may hold, as the most important voice has to be the informed users of the Internet. See full comment: https://mm.icann.org/pipermail/comments-		- participants from developing countries reflecting the functional, geographic, and cultural diversity a portion of Auction Funds should be used for: -bridging the digital gap, accessibility and inclusion of persons with disabilities, gender equality and enhance the use of ICT for empowerment of women and girls, child online protection, green ICT and many other human and environment protection-oriented initiatives toward One world - One Internet Check: whether a basket approach is appropriate in segmenting the need for particular groups/topics is recommendable.	
10.	new-gtld-auction-proceeds-initial-08oct18/2018q4/000022.html The listed possible funding projects and programs are welcome, however, high priority should be given to projects and programs, while ensuring ICANN's Mission, that will promote general awareness which will include neutral promotion of ccTLDs, legacy gTLDs and new gTLDs that are not documented as having high incidents of fraud and consumer abuse. Awareness of DNS business is still very low. General awareness of ICANN and its Mission is also still low in developing countries. However, the good news is that platforms like IGF NRIs have been bringing ICANN to stakeholders in the underrepresented regions. While Security, stability of the internet is paramount to ICANN and its Mission, the security and privacy of users of the Internet,	Mary Uduma	CCWG to consider how to deal with specific proposals that have been put forward for the use of auction funds, noting scope limitations. Leadership recommendation Similar to #1/Annex D Check: Whether the inclusion of ccTLDs/legacy gTLD in a potential awareness project is helpful	New Idea CCWG Response: Action Taken: [COMPLETED / NOT COMPLETED] — [Instruction of what was done.]

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	inclusivity and diversity of ICANN participants should also be			
	prioritised.			
	See full comment: https://mm.icann.org/pipermail/comments-			
	new-gtld-auction-proceeds-initial-08oct18/2018q4/000025.html			
11.	The .ART Domain Registry joins other commenters and supports	.ART Domain	CCWG to consider how to deal	New Idea
	the .club proposal that ICANN should use a small but significant	Registry	with specific proposals that	CCWG Response:
	percentage of auction funds, say 15% of the total, to raise		have been put forward for the	
	awareness about the utility, economy, reliability and safety of		use of auction funds, noting	Action Taken:
	domain names as a way to establish a permanent, recognizable		scope limitations.	
	and technically competent internet presence.			[COMPLETED / NOT COMPLETED] – [Instruction
			Leadership recommendation	of what was done.]
	ICANN's core values call on us to, "[w]here feasible and			or what was done.
	appropriate, depend on market mechanisms to promote and		Similar to #1/Annex D	
	sustain a competitive environment in the DNS market," and			
	"introduc[e] and promot[e] competition in the registration of		Adds a new argument (creating	
	domain names where practicable and beneficial to the public		competition) in allowing	
	interest as identified through the bottom-up, multistakeholder		potential projects that target	
	policy development process."		awareness projects to be seen	
			as falling within ICANN's mission	
	What are market mechanisms that promote competition? The		and would therefore be eligable	
	first is to design the market place (e.g., the registrar		to apply for funding: "What are	
	accreditation program and the new gTLD program), then make		market mechanisms that	
	your audience aware that the market exists. ICANN has spent 20		promote competition? The first	
	years developing the domain market place yet the extent and		is to design the market place	
	level of recognition is low. The new generation of internet users		(e.g., the registrar accreditation	
	are not familiar with the utility of domains (as opposed to gmail		program and the new gTLD	
	addresses, apps and social media)? Even as the new gTLD		program), then make your	
	program was launched, critics said, "why bother?" because		audience aware that the market	
	domains were evidently passé. ICANN developed and launched a		exists	
	staggeringly complex program, 14 years in the making, to			
	increase competition and choice for consumers and then,			
	somewhat incomprehensively, acted in a way to bar its success			
	by refusing to provide notice of its existence.			
	With regard to promoting competition in the registration of			
	domain names, the community instructed the ICANN Board and			
	the Board instructed ICANN to launch an awareness campaign in			
	2011: to provide global notice of the upcoming (at that time)			
	new gTLD program. The effort failed due to lack of funding as			
	new gred program. The effort falled due to lack of funding as			

ICANN had yet to receive over \$370,000,000 in application fees and a similar amount in auction funds. ICANN now has the wherewithal to carry out the Board mandate of 2011. It is late, but not too late to provide for the planned-for support for the use of domains.

If not ICANN, then who is to take this up? What other organization has the reach, funding and core values to promote the awareness of domains? Are we not proud of what we do and our involvement to make "unique identifiers" a reliable, safe, useful tool for navigating the internet? Others promote social media platforms and apps as a way to participate on line. But don't we (as part of ICANN) believe that domains have a unique value, where participants can safeguard their data, establish an air of technical competency, and create a permanent on-line space?

If we are not for domains, what are we doing here? It seems that one either wants to promote the uptake and use of domains or wants them to die. This community spends its energies in critical self-assessment in attempting to make the DNS the perfect online environment. One can rightfully believe that our multi-stakeholder model uniquely considers market issues from all viewpoints and has policy development tools and safeguards far superior to those in other online regimes such as apps and social media. It is ok for us to be proud of our work: the market we have developed and the value that domains provide. These achievements also give rise to a public interest duty to inform the global internet-using community of the space we have created because if there is not awareness, it will fade away.

Another ICANN core value is that it operates, "at a speed that is responsive to the needs of the global Internet community." With the authority provided by its Bylaws and the actions of its community, ICANN should now finish this last task associated with its 20-year build of the domain marketplace and promote awareness of its existence and value.

See full comment: https://mm.icann.org/pipermail/comments-new-gtld-auction-proceeds-initial-08oct18/2018q4/000033.html

Whilst it is premature to think about the recipients of the Fund, we think it is important to ensure that the framework is attuned to the needs of global society who are working to to "help ensure a stable, secure and unified global Internet."

We have deep experience in bringing together diverse stakeholders through our RightsCon Summit Series: our previous event, RightsCon Toronto, hosted 2,520 registered participants from 118 countries and more than 700 organizations from civil society, the private sector, and the public sector, while our upcoming event, RightsCon Tunis, is poised to bring together as many as 2,000 technologists, engineers, civil society activists, human rights defenders, business leaders, general counsels, entrepreneurs, policy makers, government decision makers, and more. We would be pleased to facilitate a mechanism that incorporates or engages with RightsCon and our global community of stakeholders that is essential to ICANN's work.

We would also like to use this time to encourage ICANN to use the funds generated to support privacy and security capacitybuilding efforts. As an organization that works to extend and defend human rights online, and to protect the digital security of at risk communities through our 24/7 Digital Security Helpline, we have first-hand experience with the ways in which digital security attacks can dramatically impact the privacy, safety. security, and rights of users at risk around the world, and can lead to harassment, surveillance, censorship, violence, detainment, torture, and even death. The Helpline has received more than 4,000 unique requests for support from civil society activists, organizations, human rights defenders, and independent journalists in 133 distinct countries. The Helpline has further observed that digital security threats and attacks are growing more sophisticated, pervasive, and dangerous. Additional resources from ICANN to support privacy and digital security capacity-building efforts within civil society are timely, impactful, and absolutely vital to the sustainability, safety, and security of civil society at large.

See full comment: https://mm.icann.org/pipermail/comments-new-gtld-auction-proceeds-initial-08oct18/2018q4/000037.html

Access Now

CCWG to consider how to deal with specific proposals that have been put forward for the use of auction funds, noting scope limitations.

Leadership recommendation

Check: whether all/some examples mentioned here, shall be added to the list of examples.

New Idea

CCWG Response:

Action Taken:

[COMPLETED / NOT COMPLETED] – [Instruction of what was done.]

13.	We support the detailed proposal submitted by .Club Domains,	Top Level Design	CCWG to consider how to deal	New Idea
	LLC and are in favor of using 15%, at a minimum, of the total		with specific proposals that	WG Response:
	auction funds to support a Global Awareness Campaign as		have been put forward for the	·
	detailed in the .Club comment. Adoption and user-awareness		use of auction funds, noting	Action Taken:
	are the biggest obstacles to the competition and diversity in the		scope limitations.	
	domain industry that ICANN is mandated to oversee. For ICANN			[COMPLETED / NOT COMPLETED] — [Instruction
	to resist an effort to expand consumer awareness for any reason		Leadership recommendation	of what was done.]
	would be an abdication of its important role in securing and			or what was done.j
	promoting the future of the DNS.		Similar to #1/Annex D	
	We also think the focus of the campaign should be on new TLDs,			
	or TLDs introduced since the sponsored round, since legacy			
	options do not suffer			
	from issues of consumer awareness and the revenue in question			
	was generated during the *new *TLD program.			
	See full comment: https://mm.icann.org/pipermail/comments-			
	new-gtld-auction-proceeds-initial-08oct18/2018q4/000040.html			
14.	Currently, ICANN is engaging in an effort to promote Universal	RySG	CCWG to consider how to deal	New Idea
	Acceptance by educating developers, registrants and end users		with specific proposals that	CCWG Response:
	about new gTLDs, including internationalized domain names,		have been put forward for the	
	and the interoperability of all domain names. The RySG believes		use of auction funds, noting	Action Taken:
	that the work around Universal Acceptance falls within and		scope limitations.	
	supports ICANN's mission of promoting the "openness,			[COMPLETED / NOT COMPLETED] – [Instruction
	interoperability, [and] resilience" of the Domain Name System,		Leadership recommendation	of what was done.]
	per Section 1.1(a)(i) of the ICANN Bylaws.			or what was done.
			Similar to #1/Annex D	
	See full comment: https://mm.icann.org/pipermail/comments-			
	new-gtld-auction-proceeds-initial-08oct18/2018q4/000037.html			
15.	5. In lieu of the contracted parties' proposed "money grab"	John Poole	CCWG to consider how to deal	New Idea
	above and all other third parties' already proposed, or yet to		with specific proposals that	CCWG Response:
	come, "money grabs," ICANN should instead end this entire		have been put forward for the	
	repulsive and tawdry "money grab" stampede, and announce it		use of auction funds, noting	Action Taken:
	will set aside ALL of the auction proceeds for the benefit domain		scope limitations.	
	name registrants who have, indirectly, provided these funds, by:			[COMPLETED / NOT COMPLETED] – [Instruction
	a) ICANN conducting continuous worldwide "awareness			of what was done.]
	campaigns" to warn all domain name registrants, all prospective		Leadership recommendation	
	registrants, and all other consumers, about the *new gTLDs*			
	"failing to work as expected on the internet		-none	

http://www.circleid.com/posts/20140207 more problems cro	- all of AP shall be used for
p up universal acceptance of top level domains/>"	awareness campaign(s) to warn
and the* lack of consumer protection in new gTLDs *against	about the use of gTLDs
price gouging, exorbitant price increases, and total lack of price	
caps and controls, unlike the market dominant gTLD .COM	
domain names; b) setting up a restitution fund for consumers	
(registrants) worldwide who have claims as a result of the	
aforementioned "consumer fraud;" c) funding research, and	
continuously publishing the results via notices on the "home"	
and "landing" pages of all ICANN-accredited registrars,	
ICANN.org, and newgTLDs.icann.org,, ranking all new gTLDs by	
"usability,"* i.e.,*testing all new gTLDs in comparison against	
gTLD .COM, to determine the extent to which each new gTLD	
"fails to work as expected on the internet	
http://www.circleid.com/posts/20140207 more problems cro	
p up universal acceptance of top level domains/>", along	
with wholesale pricing information and other pricing disclosures	
already mentioned, so that ALL consumers (registrants) can	
make "informed decisions" in deciding whether, or which, gTLD	
to select, in registering a domain name; d) funding ALL of the	
continuous data collection and surveys recommended in the	
Competition, Consumer Trust, and Consumer Choice Review	
Team (CCT) Final Report & Recommendations	
<https: cct-final-recs-2018-<="" public-comments="" td="" www.icann.org=""><td></td></https:>	
<u>10-08-en</u> >, and other continuous data collection and surveys as	
may be appropriate.	
See full comment: https://mm.icann.org/pipermail/comments-	
new-gtld-auction-proceeds-initial-08oct18/2018q4/000032.html	

General Comments

#	Comment	Contributor	Type of change suggested by commenter / Possible action and/or question for CCWG	CCWG Response / Action Taken
Ov	ction Summary: This section includes high-level comments that deriview of Comments: Comments express appreciation for the CC are comment expresses opposition to the use of auctions in the Ne	CWG's work and provide		
1.	On behalf of the GNSO Council, one of the chartering organizations, I would like to thank the CCWG on Auction Proceeds for its Initial Report and efforts to date. The GNSO Council will not provide substantive input at this stage but has encouraged its Stakeholder Groups and Constituencies to provide direct input on the Initial Report and its recommendations. The GNSO Council looks forward to receiving the Final Report for its consideration in due time. comment: https://mm.icann.org/pipermail/comments-new-gtld-auction-proceeds-initial-08oct18/2018q4/000026.html	GNSO Council	None	CCWG Response: The CCWG appreciates the input provided to date and looks forward to additional input once the Final Report has been published. Action Taken: None [COMPLETED / NOT COMPLETED] — [Instruction of what was done.]
2.	The ALAC appreciates the opportunity to comment on the Initial Report of the New gTLD Auction Proceeds Cross-Community Working Group. The ALAC Members have been following this issue closely and have discussed these issues internally prior to the issuance of this report. The ALAC discussed each of these mechanisms among the participants and members of the working group, and came up with the following: [staff note: specific points of feedback are included elsewhere in the relevant tables] See full comment: https://mm.icann.org/pipermail/comments-new-gtld-auction-proceeds-initial-08oct18/2018q4/000041.html	ALAC	None	CCWG Response: The CCWG appreciates the input provided Action Taken: None [COMPLETED / NOT COMPLETED] – [Instruction of what was done.]
3.	On 8-Oct-2018, ICANN's New gTLD Auction Proceeds Initial Report was posted for public comment, with one extension to 11-Dec-2018. The BC welcomes the progress being made by the CCWG-AP in the examination of mechanisms for disbursement of the existing	BC	None	CCWG Response: The CCWG appreciates the input provided Action Taken: none

	auction funds, and the suggested examples for the use of the			[COMPLETED / NOT COMPLETED] – [Instruction of what
	proceeds of the auction funds			was done.]
	The report by the CCWG-AP is comprehensive and the result of			
	extensive discussions within the CCWGAP.			
	extensive discussions within the cowdAi.			
	Me anderes many of the recommendations. As the public			
	We endorse many of the recommendations. As the public			
	comment process closes, we also will review all comments			
	submitted and consider the views of the BC in the CCWG-AP going			
	forward.			
	[staff note: text from the original comment contained between the			
	ellipses is included elsewhere in this summary document]			
	See full comment: https://mm.icann.org/pipermail/comments-			
	new-gtld-auction-proceeds-initial-08oct18/2018q4/000031.html			
4.	1. I find ICANN's whole scheme of auctioning off new gTLDs to the	John Poole	Leadership recommendation	Concerns Divergence Support New Idea
	"highest bidder" repugnant and a violation of the principles set out			CCWG Response:
	by Jon Postel in RFC 1591 and the advice given to ICANN by the U.S.		Check: " I have read with	
	Department of Justice Antitrust Division in December, 2008		interest other comments	Action Taken: The CCWG appreciates the input provided
	(attached to a letter to ICANN from NTIA		submitted by certain	
	https://www.ntia.doc.gov/files/ntia/publications/icann-081218.p		"contracted parties"	
			<u> </u>	[COMPLETED / NOT COMPLETED] - [Instruction of what
			_	
	" Those designated authorities are trustees for the delegated		1	was done.]
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	the designated manager"Jon Postel, March, 1994, RFC 1591		"break stuff," and are totally	
	<https: rfc="" rfc1591.txt="" www.ietf.org="">. " The [U.S. Department of</https:>		untrustworthy as they have no	
	Justice Antitrust] Division makes two specific recommendations.		maximum price increase caps	
	First ICANN's general approach to new gTLDs should be revised to		or schedules. Should ICANN	
	give greater consideration to consumer [registrant] interests		succumb to this "money grab"	
	Second, the RFP process and proposed registry agreement should		by "contracted parties," I will	
			1	
	https://www.ietf.org/rfc/rfc1591.txt . " The [U.S. Department of Justice Antitrust] Division makes two specific recommendations. First ICANN's general approach to new gTLDs should be revised to give greater consideration to consumer [registrant] interests		untrustworthy as they have no maximum price increase caps or schedules. Should ICANN succumb to this "money grab"	[COMPLETED / NOT COMPLETED] — [Instruction of was done.]

registry operators from exercising market power. In particular, ICANN should establish competitive mechanisms for authorizing new gTLDs and renewals of gTLD registry agreements whereby prospective gTLD operators would compete for gTLDs by proposing registry terms — including maximum fee schedules — that would provide consumer [registrant] benefits."--U.S. Department of Justice Antitrust Division, Dec 3, 2008

https://drive.google.com/file/d/0B3zjyRMTBSc7UzViSOstOWhQR3 c/view?usp=sharing>

- 2. Auctions (both "private" and "ICANN last resort") have corrupted ICANN and the processes for developing new gTLDs--*"it's all about the money"*--and increase costs that new gTLD registry operators can only recoup by charging registrants far more money for new gTLD domain name registrations and renewals than necessary had ICANN followed RFC1591 and the advice of the U.S. Department of Justice Antitrust Division cited above. In effect, consumers (domain name registrants) are bearing, directly and indirectly, the entire costs of *ICANN's ill-conceived, horribly implemented https://www.domainmondo.com/2014/09/icann-insiders-on-new-gtlds-mistakes.html>,*and* corrupt program for new gTLDs*.
- 3. Adding insult to injury,* ICANN* and its "contracted parties" have engaged in "*consumer* (registrant) *fraud*" by failing to warn registrants worldwide of *new gTLDs* "failing to work as expected on the internet"

http://www.circleid.com/posts/20140207 more problems crop up universal acceptance of top level domains/> of which ICANN and its Security and Stability Advisory Committee (SSAC) have been well aware since 2003. Further, ICANN has failed to inform and warn domain name registrants worldwide that *unlike the market dominant legacy gTLD .COM*, which has price controls, *new gTLDs, by design*, come with no price controls and any of ICANN's monopoly new gTLD registry operators can (and have https://onlinedomain.com/2017/03/08/domain-name-program-warning/)

increase pricing of registration and renewal fees (by 3000% or more), from year to year.

others, the U.S. government's Internal Revenue Service (IRS), the California State Attorney General, and other governmental authorities, for revocation of ICANN's nonprofit, IRC 501(c)(3) status, and the imposition of other statutory penalties and remedies."

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	4. I have read with interest other comments submitted by certain			
	"contracted parties" advocating ICANN allocate the auction			
	proceeds for a worldwide marketing campaign a/k/a "awareness			
	campaign" for the benefit of "contracted parties" who have			
	discovered that many consumers (registrants) don't want their			
	"garbage extensions" that "fail to work as expected on the			
	= = :			
	internet," "break stuff," and are totally untrustworthy as they have			
	no maximum price increase caps or schedules. Should ICANN			
	succumb to this "money grab" by "contracted parties," I will enjoy			
	petitioning, along with others, the U.S. government's Internal			
	Revenue Service (IRS), the California State Attorney General, and			
	other governmental authorities, for revocation of ICANN's			
	nonprofit, IRC 501(c)(3) status, and the imposition of other			
	statutory penalties and remedies			
	6. Disclosure: I have neither monetary claims nor pecuniary			
	interests (individually or otherwise) related to providing any of the			
	services suggested above.			
	[staff note: text from the original comment contained between the			
	ellipses is included elsewhere in this summary document]			
	See full comment: https://mm.icann.org/pipermail/comments-			
	new-gtld-auction-proceeds-initial-08oct18/2018q4/000032.html			
	The Non-Commercial Stakeholders Group (NCSG) welcomes the	NCSG	None	
	opportunity to comment on the initial report of the New gTLD			CCWG Response: The CCWG appreciates the input
	Auction Proceeds Cross-Community Working Group published 8			provided
	October 2018 as it works towards finalizing the recommendations			P-3-1-3-3
	that will appear in its final report.			
	and the appear in the inter-topolog			Action Taken: none
	See full comment: https://mm.icann.org/pipermail/comments-			
	new-gtld-auction-proceeds-initial-08oct18/2018q4/000034.html			[COMPLETED / NOT COMPLETED] – [Instruction of what
	new gaid dideaton proceeds milital obocció 2010q q 00005 milital			was done.]
+	Thank you for the opportunity to comment on the Preliminary	Anne Aikman-Scalese	None	was done.]
'	Recommendations of the Initial Report of the Cross-Community	Anne Aikindii-Stalese	INOTIE	CCWG Response: The CCWG appreciates the input
	·			
	Working Group on Auction Proceeds. I was present at the			provided
	presentation at ICANN 63 and appreciated hearing about all the			
	work that has gone into developing this report			
				Action Taken: none

	It should be noted that other activities in the community such as the EPDP on the Temporary Specification and the Subsequent Procedures Working Group as well as several ongoing Reviews have drawn attention away from the very important topic of Auction Proceeds. In this regard, a second public comment period is appropriate after the CCWG has completed the next phase of its work. Thank you for the opportunity to comment. My comments are my own and are not made on behalf of the firm. [staff note: text from the original comment contained between the ellipses is included elsewhere in this summary document]			[COMPLETED / NOT COMPLETED] — [Instruction of what was done.]
	See full comment: https://mm.icann.org/pipermail/comments-new-gtld-auction-proceeds-initial-08oct18/2018q4/000035.html			
7.	The Registries Stakeholder Group (RySG) welcomes the opportunity to comment on the Initial Report of the New gTLD Auction Proceeds Cross-Community Working Group. We appreciate the CCWG's core values of efficiency, frugality, and transparency and support the majority of the recommendations as they tend to promote a common-sense, fair approach toward utilizing the vast resource of auction proceeds. We hope our comments will help the CCWG propose the best path forward toward achieving its goals See full comment: https://mm.icann.org/pipermail/comments-new-gtld-auction-proceeds-initial-08oct18/2018q4/000036.html	RySG	None	CCWG Response: The CCWG appreciates the input provided Action Taken: none [COMPLETED / NOT COMPLETED] – [Instruction of what was done.]
8.	This comment is made in my personal capacity as an experienced community member of ICANN. I have been in GAC and ccNSO and currently also in At Large since I no more represent my country in GAC. I have been President of NIRA, the Registry Mangers of .ngccTLD and do understand the challenges faced by the developing countries regarding knowledge of the DNS business I wish to acknowledge the great work done by CCWG-AP in putting out this Initial Report. I wish to commend the members and participants for their commitments in seeing the work done so far. The Initial Report is very much comprehensive, and it is great that the public is asked to comment on the report.	Mary Uduma	None	CCWG Response: The CCWG appreciates the input provided Action Taken: none [COMPLETED / NOT COMPLETED] — [Instruction of what was done.]

See full comment: https://mm.icann.org/pipermail/comments-		
new-gtld-auction-proceeds-initial-08oct18/2018q4/000025.html		