For many months I have watched with great admiration the community’s hard work to enhance ICANN Accountability.

To help us review the CCWG’s extensive documentation, I contribute this summary as my personal, objective, and considered input into the process.

I built this document to help me take stock of where we stand: where do we have broad agreement, and where do we still have some questions to answer. I hope it is helpful to you too.

Welcome to Dublin, Fadi
<table>
<thead>
<tr>
<th>Elements to enhance ICANN accountability for a successful IANA Stewardship Transition</th>
<th>Broad community agreement on elements replacing USG backstop role in IANA Contract</th>
<th>Broad community agreement on additional elements</th>
<th>Broad community agreement on requirements but not on implementation approach</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Oversight of IANA operations by operational communities</td>
<td>✓</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2. Assurance of IANA service levels</td>
<td>✓</td>
<td></td>
<td></td>
</tr>
<tr>
<td>3. Guarantee of continued IANA funding</td>
<td>✓</td>
<td></td>
<td></td>
</tr>
<tr>
<td>4. Community right to remove Board Directors</td>
<td>✓</td>
<td></td>
<td></td>
</tr>
<tr>
<td>5. Community power to appeal IANA decisions</td>
<td>✓</td>
<td></td>
<td></td>
</tr>
<tr>
<td>6. Establish higher thresholds to modify Bylaws deemed ‘Fundamental’</td>
<td>✓</td>
<td></td>
<td></td>
</tr>
<tr>
<td>7. Reaffirm in Bylaws current requirement of Board/GAC consultation on consensus advice</td>
<td>✓ *</td>
<td></td>
<td></td>
</tr>
<tr>
<td>8. Include AOC reviews into Fundamental Bylaws</td>
<td>✓</td>
<td></td>
<td></td>
</tr>
<tr>
<td>9. Strengthen, make binding, and improve timeliness and effectiveness of IRP</td>
<td>✓</td>
<td></td>
<td></td>
</tr>
<tr>
<td>10. Broaden scope and improve effectiveness of Reconsideration process</td>
<td>✓</td>
<td></td>
<td></td>
</tr>
<tr>
<td>11. Promote diversity within ICANN’s community and activities</td>
<td>✓</td>
<td></td>
<td></td>
</tr>
<tr>
<td>12. Adhere to Mission and Core Values and new Commitments (within remit)</td>
<td>✓</td>
<td></td>
<td></td>
</tr>
<tr>
<td>13. Community consent to change all Bylaws</td>
<td>✓</td>
<td></td>
<td></td>
</tr>
<tr>
<td>14. Continue accountability improvements post IANA Stewardship Transition</td>
<td>✓</td>
<td></td>
<td></td>
</tr>
<tr>
<td>15. Empower community role in developing and objecting to Strategic and Operating Plans and Budget</td>
<td></td>
<td></td>
<td>○</td>
</tr>
<tr>
<td>16. Empower community with new legal enforcement (statutory rights under California law or binding arbitration)</td>
<td></td>
<td></td>
<td>○</td>
</tr>
</tbody>
</table>

Elements addressing all CWG-Stewardship dependencies on the CCWG-Accountability

* GAC has not taken a position
IANA customers will have operational oversight of the Post-Transition IANA (PTI) through:

- **The Customer Standing Committee** (CSC), which will manage the relationship between the names community customers and PTI
- **The IANA Function Review** (IFR) which will review PTI's performance, both on a regular schedule or by special request
- **The Standing Committee** which will make recommendations to the ICANN Board regarding substantive technical changes to IANA operations

The PTI, CSC, IFR, and Standing Committee will be established as Fundamental Bylaws.

PTI will provide good service to its customers through service level agreements with IANA customers, along with regular reporting for transparency.

IANA names customers will have an escalation path through the CSC, the ccNSO or GNSO, and finally an appeals mechanism through an enhanced Independent Review Process*. IANA numbers and protocol parameters communities have separate appeal processes.

*The appeal mechanism will not cover issues relating to ccTLD delegation and re-delegation, for which the ccTLD community will develop post-transition. The numbers community and the protocol parameters community have also requested to be excluded from the IRP, as they will define separate escalation processes within their agreements with ICANN.
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3. Guarantee of continued IANA funding

The IANA customers will be given powers to approve and reject the IANA budget.

The IANA budget will receive funding guarantees independent of the ICANN budget, through the following IANA-specific budget review process:

1. ICANN will provide an itemization of IANA costs
2. Guarantee IANA customers input into creating the annual IANA Budget
3. Ensure the IANA customers comments on IANA Budget are addressed
4. Guarantee that the IANA Budget will be approved on time to ensure the stability of the IANA services, independent of the rest of ICANN's budget
5. Establish a formal process of consultation between Board and IANA customers to resolve disagreement
6. Ensure ability for IANA customers to consider and reject the Annual IANA Budget after approved by Board (but before it comes into effect)
7. If disagreement continues beyond when a new budget is needed, a “caretaker budget” would go into effect at the previous year’s funding level (until the disagreement is resolved)

This can be enforced through binding arbitration or removal of Board.
The ICANN community will have the power to remove individual ICANN Board members or the entire Board (using the same process) as follows:

Each Board member would sign their own Board Accountability Contract that includes commitments on how they will serve the community, their fiduciary duty to the whole community, and the conditions for which they may be forced to resign or face removal.

These conditions could include:
- Failure to comply with the new community objection processes and powers
- Violating basic governance standards such as conflict of interest policy
- Acting against a binding arbitration result
- Loss of community confidence by ___% of community and/or appointing SO or AC

If a Board Director violates the conditions, they will step down (per their contract). If they do not, the community may remove them as follows:

**Thresholds:**
- ___% of SOs and ACs needed to initiate removal.
- ___% of SOs and ACs needed to approve removal.

If thresholds are met, the Board Director must step down. If not, the community may remove them with a Community IRP (detailed in [Element 9](#)) that is enforceable through court (as detailed in [Element 16](#)).

If thresholds are not met, the Board member cannot be removed for a year.
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6. Establish higher thresholds to modify Bylaws deemed ‘Fundamental’

Fundamental Bylaws describe aspects of ICANN considered core to the scope of and nature of the organization, such as the Mission and Core Values, the Independent Review Process and the new community powers.

The Board will not be able to change Fundamental Bylaws without community agreement. Fundamental Bylaws require a higher threshold to change:

75% of the Board approving, and _____ % consent of SOs and ACs.

The same process and thresholds would apply to changes made to ICANN’s Articles of Incorporation.
When the Government Advisory Committee (GAC) submits consensus advice to the ICANN Board, the Board gives the advice special consideration. ICANN will clarify the current practice in the Bylaws to assure governments of the importance the Board places on the GAC’s consensus advice. The GAC will continue to select the manner in which it chooses to provide advice.
8. Include AOC reviews into Fundamental Bylaws

The Affirmation of Commitments reviews will be added to ICANN's Bylaws as Fundamental Bylaws, which means they cannot be removed or changed without significant community agreement. The community may choose to have parts of the AoC as standard Bylaws.

The thresholds for the community to change Fundamental Bylaws will be set across all Fundamental Bylaws (as detailed in [Element 6](#)).
As outlined in Section 5.1 of the CCWG-Accountability proposal, add a community binding arbitration feature to the IRP (Community IRP).

- For claims that the Board did not follow the community powers or Bylaws

- The Community IRP can be initiated by agreement of ____% of the SOs and ACs, who will decide through their own processes whether they support or reject the action

- A standing panel will hear Community IRPs

- The community has two alternative paths to have standing in front of the panel:
  - ICANN Bylaws will provide standing if the above threshold is reached
  - The community may also choose to form an unincorporated association and only activate it when needed (en banc)

- ICANN would pay for Community IRPs - panel and legal costs

- Even if ICANN chooses not to participate in the Community IRP decisions are still binding on ICANN

- Community IRPs will conclude in 6 months or less

- If ICANN does not follow the binding arbitration decision, it can be enforced in court (detailed in Element 16)

Community efforts will continue to enhance the standard IRP which is available to any party.
Reconsideration can be used when a person or organization is unhappy with a decision or action taken by ICANN. The Reconsideration Process will be improved by:

- Giving the community more options to hold the ICANN Board and Staff accountable
- Giving the community more time to file requests - from 15 to 30 days
- Empowering ICANN’s Ombudsman to perform initial assessment of requests
- Limiting the ability for Board to dismiss requests without full consideration
- Giving the requester more opportunity to speak in the review process before decisions are reached
- Requiring the full Board to take final decisions on all requests, not just through a Board committee
- Making Board decisions on reconsideration more transparent and accountable to deadlines
| 11. Promote diversity within ICANN’s community and activities | Broad community agreement on additional elements |

Diversity will continue to be an important element across all parts of ICANN. ICANN will promote global participation in structures and leadership positions.
ICANN Bylaws and activities must reflect the limited technical coordination mission of ICANN, with Core Values and new Commitments to uphold this limited mission.
The community has the power to consent to changes to Fundamental Bylaws.

The Board can only modify all other Bylaws after the community has an opportunity for public comment.

After public comment, if $\%$ of the SOs and ACs object to the Bylaws change, the Board will not go forward with the change.
ICANN must assure the community of its commitment to continuously improve our accountability and, if necessary, evolve its governance structure. Such commitments may be embedded into ICANN’s Fundamental Bylaws.

**On Improving Accountability:**

Board will accept and implement consensus recommendations unless ___% of Board objects -- and the basis for objection is that the 5 NTIA criteria are not upheld, or if the recommendations are deemed not in the public interest. When the Board objects, it must enter into a dialogue/consultation with the community. After the dialogue, it will take ___% of the Board to continue objecting to consensus recommendations.

**On Evolving Governance Structure:**

___ year(s) after the transition, the community has the sole discretion (without Board consent) to review whether ICANN’s governance structure must be changed. This review may only be started by all of the SOs and ACs. In addition to the SOs and ACs, such a governance review must also include ICANN (Board/Staff) as well as the IANA customers (since this will affect them).

The outcome of this review must uphold the multistakeholder model and avoid capture by any special interest(s) or group(s). The recommendations resulting from this review are subject to the same acceptance process for Improving Accountability (shown left).
15. Empower community role in developing and objecting to Strategic and Operating Plans and Budget

**Approach A**

The IANA customers will be given powers to approve and reject the IANA budget. For the rest of the ICANN budget, the ICANN community will be more empowered with regard to the development and approval of ICANN’s Strategic and Operating Plans, and Annual Budget.

ICANN will add a Fundamental Bylaw requiring community input during the development phase.

There will be two processes, one for strategic plans and long-term operating plans, and one for the Annual Operating Plan and Budget.

**Five Year Strategic and Operating Plan**

- If the community disagrees with the Board’s plan, they can require the Board to consult with the community to discuss differences

- The community will be empowered to consider and reject long-term plans if they are inconsistent with ICANN’s Bylaws:
  - ____% of SOs and ACs required to initially reject
  - ____% of SOs and ACs is required to reject the plan again, after consultation with the Board

- The Board may proceed over the community objection, but only after ____% of the Board agrees to do so

- If the community continues to disagree with the Board’s action, the community has the remedy of Board removal

**Approach B**

**Annual Operating Plan and Budget**

- Annual Operating Plan and Budget must be consistent with ICANN’s Mission and ICANN’s Five Year Strategic and Operating Plan

- The Board must:
  - Balance community interests to avoid unfairness and discrimination
  - Align costs with revenues, for financial stability
  - After consultation phase, retain the ability to approve the plan and budget before the fiscal year end for operational continuity

- If the community disagrees with any deviation from the approved annual plan/budget because it is inconsistent with our Mission or 5-year plans, they can follow the same community objection process for the Five Year Strategic and Operating Plan (outlined on left)
15. Empower community role in developing and objecting to Strategic and Operating Plans and Budget

**APPROACH A**

The ICANN community will have the power to reject Five Year Strategic and Operating Plans as well as ICANN and IANA Annual Plans/Budgets after approval by the Board (but before they come into effect).

This power will be in the Fundamental Bylaws as follows:

- The community will be formally consulted in the development of Strategic and Operating Plans and Budgets
- The community may veto approved budgets/plans based on perceived inconsistency with the purpose, Mission and role set out in ICANN’s Articles and Bylaws, the global public interest, the needs of ICANN stakeholders, financial stability or other matters of concern to the community
- After issues have been raised in prior consultation, community may veto as follows:
  - \( \_\_\_\_ \) % of SOs and ACs is required to exercise a first veto
  - The Board will make adjustments and propose an amended Budget or Plan
  - \( \_\_\_\_ \) % of SOs and ACs is required to exercise a second veto
- After two rejections of Annual Budget, ICANN will operate on the previous year’s Budget, plus an additional 10%, until another Budget is proposed and agreed
- The Board will continue to have the ability to make out-of-budget funding decisions on the same basis as it does today
- Use of the community power to veto the ICANN Budget would have no impact on the IANA Budget, and vice versa
- No limit to the number of times the community can veto a Five Year Strategic Plan
16. Empower community with new legal enforcement
(statutory rights under California law or binding arbitration)

LEGAL ENFORCEMENT THROUGH COMMUNITY IRP

If ICANN refuses to implement a binding arbitration award secured through the Community IRP (described in Element 9) -- even if ICANN did not participate in the arbitration, the community may legally enforce the arbitration judgment.

The community may go to court and enforce. The community has 3 alternate paths to have standing in court:

- Once ICANN Bylaws grant standing in the Community IRP (described in Element 9), the standing carries forward for the community to enforce the binding arbitration award in a California court
- ICANN Bylaws will provide standing to a representative selected by the party in the binding arbitration (ICANN will indemnify this representative)
- any Board Director
## 16. Empower community with new legal enforcement

(statutory rights under California law or binding arbitration)

### APPROACH A  APPROACH B

#### LEGAL ENFORCEMENT WITH SINGLE MEMBER / SINGLE DESIGNATOR

As outlined in Section 6 of the CCWG-Accountability proposal, community enforcement may be achieved through a Single Member model, and there have also been discussions about the Single Designator model as the mechanism for enforcement. Through the Single Member or Single Designator, California law grants standing in court.

This approach changes ICANN’s governance structure from a board/policy board model to a single member model (Single Member) or board/ single designator model (Single Designator) — with a different balance and new powers for the Single Member or Single Designator. The new Single Member or Single Designator would have statutory rights and/or powers enshrined in California corporate law.

These new powers may be vested in all or part of ICANN’s multistakeholder community. The community will need to design and agree on a new decision-making mechanism for those opting to join the Single Member or Single Designator. Decision-making may be based on votes or consensus, in a way that ensures the continued balance of influence between the stakeholders of ICANN’s global and diverse community.

To establish a Single Member or Single Designator, the community still needs to address a range of open topics such as:

- SO and AC participation in the decision-making mechanism (which SOs and ACs will opt-in?)
- Decision threshold among for Single Member or Single Designator: _____ % of all SOs and ACs
- Consideration of advice from those SOs and ACs opting-out of the decision-making mechanism (similar to GAC/Board advice?)
- Process for factoring in conflicts of interest and fiduciary or other responsibilities (such as public interest) into overall decision-making