CCWG DRAFT PROPOSAL V. 9
29 April 2015
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[Draft Bylaw Provisions Not Reviewed]
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Executive Summary

On 14 March 2014 the National Telecommunications and Information Administration (NTIA) announced its intent to transition its stewardship of the Internet Assigned Numbers Authority (IANA) functions and related root zone management to the global multistakeholder community. NTIA asked ICANN to convene a multistakeholder process to develop a proposal for the transition.

As initial discussions of the IANA Stewardship Transition were taking place, the ICANN community raised the broader topic of the impact of the transition on ICANN's current accountability mechanisms. From this dialogue, the Enhancing ICANN Accountability process was developed to propose reforms that would see ICANN attain a level of accountability to the global multistakeholder community that is satisfactory in the absence of its historical contractual relationship with the U.S. Government. This contractual relationship has been perceived as a backstop with regard to ICANN's organization-wide accountability since 1998.

This report for public comment represents the current work products of the CCWG. It is focused on draft work stream 1 recommendations, which were the focus of the first five months of work (from December 2014 until May 2015). These recommendations do not reflect CCWG consensus at this point. The CCWG is seeking confirmation of its approach, and guidance upon several options, from the community.

The CCWG accountability Charter has been endorsed by the GNSO, ALAC, ccNSO, GAC and ASO. The CCWG is composed of 25 members, appointed by each endorsing organization, and 254 participants. Participation in the group is open to any party. The CCWG work was conducted through weekly conference calls, attended on average by 44 participants and members, and it held face-to-face meetings in Frankfurt (19-20 January 2015), Singapore (9-12 February 2015) and Istanbul (23-24 March 2015) as well as two intense work days with each 6 hours of telephone conferences on April 23th and 24th.

The CCWG has designed its work so that it may be coordinated with the timeline of the IANA Stewardship Transition. The work stream 1 proposals, when finalized, will be presented to the ICANN Board of Directors for transmission to NTIA along with the ICG assembled transition proposal.

The CCWG has established a set of requirements that need to be fulfilled in order to enhance ICANN's accountability. In order to do so, the CCWG has established

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☐ An inventory of existing accountability mechanisms;
☐ An inventory of contingencies that ICANN must be safeguarded against; and
☐ A set of 26 stress tests to establish whether the newly designed accountability architecture efficiently protects ICANN from the contingencies identified.

07 The CCWG has based its deliberations on requests and suggestions that have been provided by the community during a public comment period conducted last year following the NTIA announcement and added its own findings as well as input from independent advisors to establish a list of requirements that need to be met by an improved accountability system in ICANN. With this report, the CCWG is seeking additional input and guidance from the community.

08 To date, the CCWG has defined the following requirements:

09 The CCWG identified four building blocks that need to be in place and that would form the accountability mechanisms required to improve accountability. These building blocks are:
  ☐ Principles that form the Mission and core values of ICANN
  ☐ The Board of Directors
  ☐ An empowered community
  ☐ Independent appeal mechanisms

10 The recommendations include revising ICANN’s Bylaws to clarify the scope of ICANN’s policy authority, reflect key elements of the Affirmation of Commitments, and establish a set of "Fundamental Bylaws", which enjoy special protection and can only be changed based on prior approval by the Community. The following items shall have the status of Fundamental Bylaws:
  ☐ The mission;
  ☐ The independent review process;
  ☐ The power to veto non-fundamental Bylaw changes and to approve changes to Fundamental Bylaws;
  ☐ New community powers such as recall of the Board.

11 The group also recommends bringing the regular reviews, which are required by the Affirmation of Commitments (such as the accountability and transparency reviews) into ICANN's Bylaws. In response to the CWG proposals, the IANA Performance Review would be added to these regular reviews.
A key recommendation of the CCWG is to empower the community to have more influence on certain Board decisions. The group identified powers and associated mechanisms including the ability to:

- Recall the ICANN Board of Directors;
- Remove individual Board Directors;
- Approve or prevent changes to the ICANN Bylaws, Mission and Core Values;
- Reject Board decisions on Strategic Plan and budget, where the Board has failed to appropriately reflect community input in these documents.

In addition to the aforementioned powers, the CCWG recommends significantly enhancing ICANN's Independent Review Panel. The Panel should become a standing panel of 7 independent panelists, proposed by the ICANN Board with a confirmation procedure involving the community. Materially affected parties, including in some cases the community itself, would have standing to initiate a procedure in front of the panel. The decisions of the panel would not only assess compliance with process, but also the merits of the case against the standard of ICANN's Mission, Commitments and Core values. Additionally, the decisions of the IRP Panel would be binding for the ICANN Board. The CCWG also recommends improvements in the Panel's accessibility, especially the cost of access.

Finally, the CCWG proposes a number of key reforms to ICANN's Request for Reconsideration process. The key reforms proposed include the expansion of the scope of permissible requests to include board/staff actions or inactions that contradict ICANN's mission or core values, and the extension of the time for filing a Request for Reconsideration from 15 to 30 days.

**IMPLEMENTATION:**

In its deliberations and in discussion with its independent legal counsel, it has become clear that all requirements established by the CCWG can be implemented within ICANN’s current setup as a non-profit corporation based in California. Especially, Specifically, ICANN's Articles of Incorporation and Bylaws may be amended to reserve to the multistakeholder community the powers the CCWG is proposing for the community can be established.

The CCWG proposes a Reference Mechanism based on membership to the community in this Public Comment report. a Reference Mechanism based on creation of a formal membership body as it is the approach that− based on analysis so far− fits requirements best. The Reference Mechanism would have the following key characteristics:

1. The ICANN Supporting Organizations and Advisory Committees would each become a “member” of ICANN. The easiest way to give SOs and ACs the legal status required to be Members, they need for this
would be the establishment of established as unincorporated associations. Through these as unincorporated associations, the SOs and ACs would exercise the community powers set out in this part of this Report. Only the SOs and ACs as well as the Sos and Acs would be Members; whether ICANN's Nominating Committee can become a member would be a statutory designator or would select Board directors through other means, it is contemplated that it would continue to function in its current influential manner. (Legal counsel is reviewing alternatives). No third party and no individuals can become members of ICANN.

2. There would be no need for individuals or organizations to "join" change the ways in which they participate in ICANN or to "join" the SOs or ACs they participate in to do anything that they currently do within ICANN to create the new "Members" or "unincorporated associations."

3. Our legal advisors are clear that through this structure, there would be no material increase in the risks and liabilities individual ICANN participants face today.

4. In the group's reference option, a community group exercising the community powers would have 29 votes in total; 5 for the gNSO, the ccNSO, the ASO, the GAC and ALAC; 2 each for SSAC and RSSAC. The Nominating Committee would not have any voting rights; however, it would have the power to designate directors (the reason why it is established as an unincorporated association is merely to give it the right to appoint and recall ICANN Board members).

The group discussed variations of these mechanisms and seeks guidance from the community regarding the proposed options.

An essential part of the CCWG Charter calls for stress testing of accountability enhancements. ‘Stress Testing’ is a simulation exercise where a set of plausible, but not necessarily probable, hypothetical scenarios are used to gauge how certain events will affect a system, product, company or industry. The 26 stress tests were grouped into 5 categories: financial crisis or insolvency, failure to meet operational obligations, legal / legislative actions, failure of accountability and failure of accountability to external stakeholders.

Applied to the recommendations, the stress tests demonstrate that these WS1 recommendations increase ICANN's accountability significantly, providing adequate mitigation measures in situations where that was not the case without these recommendations. The requirement that ICANN remains compliant with applicable legislations, in jurisdictions where it operates, is also fulfilled.
The stress test exercise demonstrates that WS1 recommendations do enhance the community’s ability to hold ICANN board and management accountable, relative to present accountability measures. It is also clear that the CWG proposals are complementary to CCWG measures. One stress test regarding appeals of ccTLD revocations and assignments (ST 21) has not been adequately addressed in either the CWG or CCWG proposals, awaiting policy development from the ccNSO.

The CCWG Accountability’s assessment is that its recommendations published for public comment are consistent with the CWG expectations regarding budget, community empowerment, review and redress mechanisms, as well as appeals mechanisms with regards to ccTLD related issues. The group is grateful to the CWG for the constructive collaboration that was set up across the groups.

During the public comment period, the CCWG Accountability will pursue its efforts in order to finalize its proposals and facilitate implementation. An indicative, best case implementation plan is provided in this report.

1) Introduction & Background

Note: This section is a summary. For more information on background, methodology, definitions and scoping, we invite you to refer to Appendix A of this report. An inventory of existing ICANN Accountability Mechanisms may also be found in Appendix A.

1.1 Introduction

On 14 March 2014 the National Telecommunications and Information Administration (NTIA) announced its intent to transition its stewardship of the Internet Assigned Numbers Authority (IANA) functions and related root zone management to the global multistakeholder community. NTIA asked ICANN to convene a multistakeholder process to develop a proposal for the transition.

As initial discussions of the IANA Stewardship Transition were taking place, the ICANN community raised the broader topic of the impact of the transition on ICANN's current accountability mechanisms. From this dialogue, the Enhancing ICANN Accountability process was developed to propose reforms that would see ICANN attain a level of accountability to the global multistakeholder community that is satisfactory in the absence of its historical contractual relationship with the U.S. Government. This contractual relationship has been perceived as a backstop with regard to ICANN's organization-wide accountability since 1998.

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Informed by community discussions and public comment periods, the final Revised Enhancing ICANN Accountability: Process and Next Steps includes considering how ICANN's broader accountability mechanisms should be strengthened in light of the transition, including a review of existing accountability mechanisms such as those within the ICANN Bylaws and the Affirmation of Commitments.

The Cross Community Working Group on Enhancing ICANN Accountability (CCWG-Accountability) was convened, designed and approved by a Drafting Team (DT) composed of five ICANN community groups. The CCWG Charter was circulated for adoption on 3 November – see appendix B.

The CCWG-Accountability consists of 222 people, organized as 26 members, appointed by and accountable to the CCWG chartering organizations, 254 participants, who participate as individuals, and 48 mailing list observers.

The CCWG also includes:

- 1 ICANN Board liaison who brings the voice of the Board and Board experience to activities and deliberations;
- 1 ICANN staff representative who provides input into the deliberations;
- 1 former ATRT member who serves as a liaison and brings perspective and ensures that there is no duplication of work;
- 4 ICG members who participate in the CCWG-Accountability, including two who serve as liaisons between the two groups.

Seven Advisors have also been appointed by a Public Experts Group (PEG) to contribute research and advice, and to bring perspectives on global best practices to enrich the CCWG-Accountability discussion, all while engaging with a broader network of accountability experts from around the world.

More information on the background, please refer to appendix A.

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1 Should there be an issue of a consensus call, the Board Liaison would not participate in such a consensus call.
2 Should there be an issue of a consensus call, the staff representative would not participate in such a consensus call.
3 Should there be an issue of a consensus call, the ATRT Expert would not participate in such a consensus call.
1.2 Definitions & Legal Scoping

The CCWG-Accountability scoped out and elaborated a problem statement along with definitions to help refine its understanding of the task it was entrusted with. The group endeavored to produce a definition of what accountability is, listed transparency, consultation, review mechanisms and redress mechanisms as criteria of accountability mechanisms.

As a general concept, the group proposed that accountability encompassed processes whereby an actor answers to others for the effects on them of its actions and omissions. For the CCWG, then, accountability involves the processes whereby ICANN answers to its stakeholders for the impacts on those stakeholders of ICANN's decisions, policies and programs.

The group proposed that accountability is comprised four dimensions: One, transparency, means that an actor (ICANN) is answerable to its stakeholders by being open and visible to them. A second, consultation, means that the actor (ICANN) continually takes input from and explains its positions to the stakeholders. Third, review means that the actor's actions, policies and programs are subject to outside monitoring and evaluation. The fourth dimension, redress, means that the accountable actor makes compensations for any harms of its actions and omissions, for example, by means of policy changes, institutional reforms, resignations, financial reparations, etc.

Independence and checks and balances were identified as two key qualities of any accountability mechanism. The group defined "checks and balances mechanisms" as a series of mechanisms put in place to adequately address the concerns from the various interested parties in the discussion and decision process, as well as to ensure that the decision is made in the interest of all stakeholders. The group investigated two different non-exclusive views in order to assess independence: independence of persons participating in the decision process, and independence of a specific accountability mechanism with regards to other mechanisms.

The group flagged to whom should ICANN be accountable as an important component, and assembled a list of stakeholders which distinguished between affected parties and parties affecting ICANN. The following principles were agreed to guide CCWG-Accountability's activities:

- ICANN accountability requires that it comply with its own rules and processes (part of “due process”, as a quality of fairness and justice);
- ICANN accountability requires compliance with applicable legislation, in jurisdictions where it operates;
- ICANN should be accountable to achieving certain levels of performance as well as security;

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ICANN should be accountable to ensure that its decisions are for the benefit of the public, not just in the interests of a particular set of stakeholders or ICANN the organization.

See Appendix C "CCWG Accountability – Problem definition" (current version, 13 March 2015) for more information.

1.3 Legal Advice

The CCWG-Accountability engaged two law firms to receive expertise, provide advice on feasibility of its proposed frameworks and mechanisms, Adler & Colvin and Sidley Austin LLP. The firms’ work was coordinated through the coordination of the Legal Sub-Team of the CCWG. See Appendix B for more information on the legal sub-team’s methodology. The legal advice was key to the CCWG-Accountability in formulating its recommendations.

The CCWG legal sub-team’s rules of engagement and working methodologies are described in Appendix D.

1.4 Input Gathered from the Community: Required Community Powers

As indicated in the methodology section of Appendix A, the group reviewed the collection of public comments received during the development of the Enhancing ICANN Accountability and categorized these as work stream 1 (WS1) and work stream 2 (WS2). WS1 mechanisms were defined as those that, when in place or committed to, would provide the community with confidence that any accountability mechanism that would further enhance ICANN’s accountability would be implemented if it had consensus support from the community, even if it were to encounter ICANN management resistance or if it were against the interest of ICANN as a corporate entity.

The mechanisms were divided in three sections:

1. **Mechanisms giving the ICANN community ultimate authority over the ICANN corporation.** Most of these were initially designated as WS1, since community members need the leverage of IANA transition to obtain these Bylaws changes.
2. **Mechanisms to restrict actions of the board** and management of the ICANN corporation. Most of these are initially designated as WS2, since the Members could reverse board or management may veto certain Board decisions reserved for Members if Members are empowered in WS1 (1, above).

3. **Mechanisms to prescribe actions of the ICANN corporation.** Most of these are initially designated as WS2, since the Members could reverse board or management may veto certain Board decisions if reserved for Members if Members are empowered in WS1 (above). For example, a bottom-up consensus process to change ICANN bylaws Bylaws might be rejected by the ICANN board Board, but the Members could then reverse veto that decision and force the change.

Work Stream 1 accountability mechanisms are presented in detail in Section 62.

In addition, the CWG co-chairs detailed, in a correspondence dated 15 April 2015, the expectations from their group with regards to CCWG accountability WS1 recommendations. These expectations are:

- **ICANN budget:** The CWG supports the ability for the community to “veto” a budget, including on IANA functions’ costs. This expectation is dealt with in section 2.6.2.

- **Community empowerment mechanisms:** The CWG will be relying on the community empowerment and accountability mechanisms that the CCWG is currently considering and developing being in place at the time of the stewardship transition. In particular, mechanisms such as: the ability to review veto ICANN Board decisions relating to periodic or ad-hoc special reviews of the IANA function undertake through the IANA review function (PRF or possibly IRF); the ability to approve or reject board decisions on PRF exercise IRF; as well as the related creation of a stakeholder community / member group in order ensure the ability to trigger exercise these kinds of abilities rights. This expectation is dealt with in section 2.6.

- **Review and redress mechanisms:** The CWG would like to have the assurance that an IANA Periodic Review (or related ad-hoc special review) could be incorporated as part of the AoC mandated reviews integration into ICANN’s Bylaws. This expectation is dealt with in section 2.7.2.

- **Appeal mechanisms (especially with regard to ccTLD related issues):** The CWG recommends that the CCWG should be mindful of the recommendations of the CWG in relation to an appeals mechanism for ccTLDs in delegation and re-delegation. The CWG has conducted a survey among the ccTLDs as part of the work of our Design Team B, and the results led to a recommendation which notes that ccTLDs may decide to develop their own appeals mechanism regarding re/delegation at a later date (post-transition). As such, any appeal mechanism
developed by the CCWG should not cover ccTLD delegation / re-delegation issues as these are expected to be developed by the ccTLD community through the appropriate processes. However, the CWG does want to emphasize the importance and need for an appeal mechanism to cover any other issues that may involve IANA and notes that this is option is expected to be specifically called out as one of the possible escalation mechanisms[1] in the draft transition proposal. This expectation is dealt with in section 3.

[1] As a note of clarification, the CWG has been referring previously to this appeals mechanism as IAP (Independent Appeals Panel) but understands that the CCWG is referring to this mechanism as Independent Review Mechanism (IRP) which would also include the option for appeal. As such the CWG will be updating its references.

2) Accountability Mechanisms

2.1 Description of Overall Accountability Architecture

The CCWG-Accountability identifies four building blocks that would form the accountability mechanisms required to improve accountability.

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Drawing a state analogy:

Empowered community refers to the powers that allow the community (i.e., the people) to take action should ICANN breach the principles.

- The group identified powers and associated mechanisms including the ability to:
  - Recall/Remove individual directors or recall the ICANN Board of Directors;
  - Approve or prevent changes to the ICANN Bylaws, Mission, Commitments and Core Values;
  - Reject Board decisions on Strategic Plan and budget, where the Board has failed to appropriately consider community input.

- Principles form the Mission, Commitments and Core Values of the organization (i.e., the Constitution).

- The group proposes changes that should be made to the Mission, Commitments and Core Values in ICANN's Bylaws. For example, the group discussed how key provisions of the Affirmation of Commitments (AoC) could be reflected into the Bylaws.

- ICANN Board represents the executive entity the community may act against, as appropriate.

- Independent Review Mechanisms, (i.e., the judiciary) confers the power to review and provide redress, as needed.

- The group proposes to strengthen the existing independent review process suggesting improvements to its accessibility and affordability, and process design including establishment of a standing panel with binding outcomes. The IRP panel decisions would be guided by ICANN's Mission, Commitments and Core Values.

This section of the public comment report details the key recommendations upon which the CCWG would like to receive input from the community. These recommendations do not reflect CCWG consensus at this point.
2.2 Revised Mission, Commitments & Core Values

ICANN’s current Bylaws contain (a) a Mission statement; (b) a statement of Core Values; and (c) a provision prohibiting policies and practices that are inequitable or single out any party for disparate treatment. These three sections are at the heart of ICANN’s accountability: they obligate ICANN to act only within the scope of its limited mission, and to conduct its activities in accordance with certain fundamental principles. As such, these three sections also provide a standard against which ICANN’s conduct can be measured and held accountable.

The relevant language in the current Bylaws was adopted in 2003. Based on community input and our discussions since January, the Cross Community Working Group on Accountability (CCWG-ACCT) concluded that these provisions should be strengthened and enhanced to provide greater assurances that ICANN is accountable to its stakeholders and the global Internet community. In particular, the CCWG-ACCT found that:

- ICANN’s Mission statement needs clarification with respect to the scope of ICANN’s policy authority;
- The language in the Bylaws describing how ICANN should apply its Core Values is weak and permits ICANN decision makers to exercise excessive discretion;
- The current Bylaws do not reflect key elements of the Affirmation of Commitments; and
- The Board should have only a limited ability to change these key accountability provisions of ICANN’s Bylaws.

SUMMARY OF RECOMMENDED CHANGES

| Note: Legal counsel Sidley Austin LLP and Adler & Colvin have not reviewed the underlying proposed Bylaw revisions at this stage. The proposed language for Bylaw revisions is conceptual in nature at this stage; once there is consensus about direction developed through this comment process, the legal team will need time to draft appropriate language for revisions to the Articles of Incorporation and Bylaws. |

The Cross Community Working Group is seeking input on a number of recommended changes to the ICANN Bylaws to address the deficiencies described above. We have deliberately attempted to minimize language changes, and in the annotated language, we have (i) included the existing language; (ii) provided a redline showing proposed changes; and (iii) identified the source or justification for the proposed changes. Below we provide a summary of the proposed changes.

1. **ICANN Mission Statement.** CCWG-ACCT recommends the following changes to ICANN’s “Mission Statement,” (Bylaws, Article I, Section 1):
a. Clarify that ICANN’s mission is limited to coordinating and implementing policies that are designed to ensure the stable and secure operation of the DNS and are reasonably necessary to facilitate the openness, interoperability, resilience, and/or stability of the DNS.

b. Clarify that ICANN’s mission does not include the regulation of services that use the DNS or the regulation of the content these services carry or provide. Regulation of content is the role of a sovereign, and is inconsistent with ICANN’s limited technical mission.

c. Clarify that ICANN’s powers are “enumerated” – meaning that anything not articulated in the Bylaws are outside the scope of ICANN’s authority.

2. Core Values. CCWG-ACCT recommends the following changes to ICANN’s “Core Values” (Bylaws, Article I, Section 2 and Article II, Section 3):

   a. Divide the Core Values into Commitments and “Core Values.”

      i. Incorporate into the Bylaws ICANN’s obligation to operate for the benefit of the Internet community as a whole, carry out its activities in accordance with applicable law and international law and conventions through open and transparent processes that enable competition. These Commitments are now contained in ICANN’s Articles of Incorporation.

      ii. Designate certain Core Values as Commitments. These values are so fundamental to ICANN’s operation that they should rarely need to be balanced against each other. Those Commitments include ICANN’s obligations to:

            1. Preserve and enhance the stability, reliability, security, global interoperability, resilience, and openness of the DNS and the Internet;

            2. Limit its activities to those within ICANN’s mission and require, or significantly benefit from, global coordination;

            3. Employ open, transparent, bottom-up, multistakeholder processes; and

            4. Apply policies consistently, neutrally, objectively and fairly, without singling any party out for discriminatory treatment.

      iii. Slightly modify the remaining Core Values to:

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1. Reflect various provisions in the Affirmation of Commitments, e.g., efficiency, operational excellence, and fiscal responsibility;

2. Clarify that any decision to defer to input from public authorities must be consistent with ICANN’s Commitments and Core Values. We believe that this is inherent in the current Bylaws, but felt that it was appropriate to call it out clearly for purposes of accountability. This does not interfere with the ability of the GAC to provide input or advice on any topic; rather, it clarifies that ICANN must always act in compliance with its Bylaws obligations.

3. Add an obligation to avoid capture.

3. Balancing or Reconciliation Test
   a. Modify the “balancing” language in the Bylaws to clarify the manner in which this balancing or reconciliation takes place. Specifically:
      i. In any situation in which one Guarantee must be reconciled with another Guarantee or with a Core Value, the proposed language requires ICANN to ensure that its interpretation is (i) justified by an important, specific, and articulated public interest goal within its Mission; (ii) likely to promote that public interest goal; (iii) narrowly tailored to achieve that goal; and (iv) no broader than necessary to do so; and
      ii. In any situation where one Core Value must be reconciled with another, potentially competing Core Value, the balancing must further an important public interest in a way that is substantially related to that interest.

4. Fundamental (Durable or Enduring) Bylaws Provisions. The CCWG-ACCT recommends that the revised Mission Statement, Commitments and Core Values be adopted as “durable” or “enduring” elements of the ICANN Bylaws. Any modification to these Bylaws provisions would be subject to heightened standards including, for
example, community ratification or subject to community veto.

DISCUSSION

To whom is ICANN accountable? For what is it accountable? Those questions were a necessary starting point for the work of the CCWG, and the answers inform all of our recommendations. Our work on Independent Review attempts to answer the first question. The Bylaws changes recommended here are designed to answer the second. Most important, ICANN has a limited mission, and it must be accountable for actions that exceed the scope of its mission. In undertaking its mission, ICANN is also obligated to adhere to an agreed-upon standard of behavior, articulated through its Commitments and Core Values. Taken together, the proposed Mission, Commitments, and Core Values statement articulate the standard against which ICANN’s behavior can be measured and to which it can be held accountable. Because these Bylaws provisions are fundamental to ICANN’s accountability, we propose that they be adopted as “Fundamental Bylaws” that can only be changed with the demonstrated support of the community subject to procedural and substantive safeguards.

QUESTIONS AND OPEN ISSUES:

1. Do you agree that these recommended changes to ICANN’s Mission, Commitments and Core Values would enhance ICANN’s accountability?

2. Do you agree with the list of requirements for this recommendation? If not, please detail how you would amend these requirements.

The proposed language is intended to convey the substance of the proposed Bylaws changes related to ICANN’s Mission, Commitments and Core Values; the specific language may need to be tweaked to address legal issues. Actual proposed Bylaws text changes have not reviewed the underlying proposed Bylaws revisions. The proposed language for Bylaw revisions is conceptual in nature at this stage: once there is consensus about direction developed through this comment process, the legal team will need time to draft appropriate language for revisions to the Articles of Incorporation and Bylaws. Once further developed, the proposed amendments to the Articles of Incorporation and Bylaws will be subject to public consultation.

The table below compares the current draft proposals with the current language and explains the context in the “Notes” column. We are particularly interested in the community’s view as to the broad approach painted: of providing an almost “constitutional core” for ICANN against which the Board and staff can be held to account – by the community, and by the various review and redress procedures that feature elsewhere in this report.

MISSION

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### Current Bylaws Language

The mission of The Internet Corporation for Assigned Names and Numbers ("ICANN") is to coordinate, at the overall level, the global Internet's systems of unique identifiers, and in particular to ensure the stable and secure operation of the Internet's unique identifier systems. In particular, ICANN:

1. Coordinates the allocation and assignment of the three sets of unique identifiers for the Internet, which are Domain names (forming a system referred to as "DNS"); Internet protocol ("IP") addresses and autonomous system ("AS") numbers; and Protocol port and parameter numbers.
2. Coordinates the operation and evolution of the DNS root name server system
3. Coordinates policy development reasonably and appropriately related to these technical functions.

### Working Draft

New/changed text appears in red or strike-out text

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2. Coordinates the operation and evolution of the DNS root name server system
3. Coordinates policy development reasonably and appropriately related to these technical functions.

### Notes, Comments, Questions

The additional language is intended clarify, but not to either diminish or expand ICANN's current Mission. The proposed mission statement also reflects ICANN's obligation under the Affirmation of Commitments (AoC).

In this role, with respect to domain names, ICANN's
ICANN's mission is to coordinate the development and implementation of Consensus Policies (as defined in Specification 1) that (a) ensure the stable and secure operation of the Internet’s unique names systems and (b) for which uniform or coordinated resolution is reasonably necessary to facilitate the openness, interoperability, resilience, security and/or stability of the DNS.

In this role, with respect to IP addresses and AS numbers, ICANN’s mission is to as described in the ASO MoU between ICANN and RIRs.

In this role, with respect to protocol port and parameter numbers, ICANN’s mission is to as described in the ASO MoU between ICANN and RIRs.

In this role, with respect to the DNS root server system, ICANN’s mission is to as described in the ASO MoU between ICANN and RIRs.
ICANN shall not undertake any other mission not specifically authorized in these Bylaws. Without in any way limiting the foregoing absolute prohibition it is expressly noted that ICANN shall not engage in or use its powers to attempt the regulation of services that use the Internet's unique identifiers, or the content that they carry or provide.
The CCWG proposes to ensure that all elements of the Affirmation of Commitments [Sidley note: AoC and Affirmation of Commitments are used inconsistently throughout. Consider conforming to use only one term] are reflected in ICANN’s Bylaws and Articles of Incorporation. Some AoC provisions are incorporated as Commitments and Core Values, others are included in other sections of the governing documents. For example,

1. In AoC Section 8(b), ICANN commits to remain a not for profit corporation, headquartered in the United States of America with offices around the world to meet the needs of a global community.
   
   a. Article XVIII, Section 1 of the Bylaws currently provide that “the principal office for the transaction of the business of ICANN shall be in the County of Los Angeles, State of California, United States of America. ICANN may also have an additional office or offices within or outside the United States of America as it may from time to time establish.”
   
   b. As set forth in the current Articles of Incorporation, ICANN’s is incorporated as a “nonprofit public benefit corporation under the California Nonprofit Public Benefit Corporation Law for charitable and public purposes.”

2. In AoC Section 7, ICANN commits to adhere to transparent and accountable budgeting processes, fact-based policy development, cross community deliberations and responsive consultation procedures, including detailed explanations of the basis for decisions, including how comments have influenced the development of policy consideration, to publish an annual report of its progress, and to provide thorough and reasoned explanations for its decisions, etc. The CCWG proposes to incorporate this commitment into Bylaws Article III, which governs transparency.

3. In AoC Section 4, ICANN commits to perform and publish analysis of the positive and negative effects of its decisions on the public. The CCWG proposes to incorporate this commitment into Bylaws Article III, which governs transparency.

In each case above, any changes to the relevant governing documents would be subject to rejection by the community or a direction that the Board reconsider the proposed change in accordance with the recommendations set out in Section 2.6.3 of the CCWG Draft Report.

<table>
<thead>
<tr>
<th>Current Bylaws Language</th>
<th>Working Draft New/changed text appears in red or strike-out text</th>
<th>Notes, Comments, Questions</th>
</tr>
</thead>
<tbody>
<tr>
<td>64 Bylaws re reconciling competing Core Values</td>
<td>69 Fundamental Commitments and Core Values</td>
<td>75 ICANN’s Mission Statement articulates WHAT is in scope and</td>
</tr>
</tbody>
</table>

Sidley Austin LLP and Adler & Colvin Comment on CCWG Draft Proposal V.9

[Draft Bylaw Provisions Not Reviewed]
In performing its mission, the following core values should guide the decisions and actions of ICANN: [Core Values Listed]

These core values are deliberately expressed in very general terms, so that they may provide useful and relevant guidance in the broadest possible range of circumstances. Because they are not narrowly prescriptive, the specific way in which they apply, individually and collectively, to each new situation will necessarily depend on many factors that cannot be fully anticipated or enumerated; and because they are statements of principle rather than practice, situations will inevitably arise in which perfect fidelity to all eleven core values simultaneously is not possible. Any ICANN body making a recommendation or decision shall exercise its judgment to determine which core values are most relevant and how they apply to the specific circumstances of the case at hand, and to determine, if necessary, an appropriate and defensible balance among competing values.

In performing carrying out its mission, ICANN will act in a manner that complies with and reflects ICANN’s Commitments and respects ICANN’s Core Values, both described below.

These Commitments and Core Values are deliberately expressed in very general terms, so that they may intended to apply provide useful and relevant guidance in the broadest possible range of circumstances. Because they are not narrowly prescriptive, the specific way in which they apply, individually and collectively, to each new situation will necessarily depend on many factors that cannot be fully anticipated or enumerated; and because they are statements of principle rather than practice, situations may will inevitably arise in which perfect fidelity to all eleven Fundamental Commitments and Core Values simultaneously is not possible.

To the extent a Commitment must be reconciled with other

includes examples of what is out of scope for ICANN. ICANN’s “Core Values” articulate HOW ICANN is to carry out its Mission. The CCWG acknowledges that in some situations the Core Values may be in tension with one another, requiring a decision maker to reconcile the competing values to achieve ICANN’s Mission. ICANN’s current Bylaws describe this process and permit the decision maker to exercise its judgment in order to achieve “an appropriate and defensible balance among competing values.”

While some degree of flexibility is needed, the language in the current Bylaws provides no principled basis for reconciling the principles in any particular situation. The proposed language articulates the standard to be applied when an ICANN decision maker is required to reconcile competing values. To facilitate this process and to limit opportunities for abuse, the CCWG proposes to create a two-tiered values statement consisting of ICANN “Commitments” and “Core Values.”
<table>
<thead>
<tr>
<th>Commitments and/or one or more Core Values in any particular situation, such reconciliation must be:</th>
<th>To the extent that this kind of reconciliation would impinge on one or more of the fundamental Commitments, the proposed language would require the decision maker to meet a high bar, demonstrating that any balancing is necessary and likely to achieve an important public interest goal, and narrowly tailored to achieve that goal. The bar is set to be somewhat more flexible with respect to reconciliation of Core Values.</th>
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<td>72 Justified by an important, specific, and articulated public interest goal that is within ICANN's Mission and consistent with a balanced application of ICANN's other Commitments and Core Values (a “Substantial and Compelling Reason in the Public Interest”);</td>
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<tr>
<td>73 Likely to promote that interest, taking into account competing public and private interests that are likely to be affected by the balancing;</td>
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<tr>
<td>74 Narrowly tailored using the least restrictive means reasonably available; and No broader than reasonably necessary to address the specified Substantial and Compelling Reason in the Public Interest.</td>
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<tr>
<td>75 In any situation where one Core Value must be reconciled with another, potentially competing Core Value, the balancing must further an important public interest in a way that is substantially related to that interest.</td>
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</tbody>
</table>
Section 2. CORE VALUES.

In performing its mission, the following core values should guide the decisions and actions of ICANN:

1. Preserving and enhancing the operational stability, reliability, security, and global Interoperability of the Internet.

2. Respecting the creativity, innovation, and flow of information made possible by the Internet by limiting ICANN's activities to those matters within ICANN's mission requiring or significantly benefiting from global coordination.

3. Employing open and transparent policy development mechanisms that (i) promote well-informed decisions based on expert advice, and (ii) ensure that those entities most affected can assist in the policy development process.

4. Making decisions by applying documented policies neutrally and objectively, with integrity and fairness. ALSO:

Commitments. In performing its mission, the following core values should guide the decisions and actions of ICANN: ICANN must operate for the benefit of the Internet community as a whole, carrying out its activities in conformity with relevant principles of international law and applicable law and international conventions and through open and transparent processes that enable competition and open entry in Internet-related markets, and that reflect the Commitments and Core Values set forth below. Specifically, ICANN’s action must:

- Preserve and enhancing the operational stability, reliability, security, global interoperability, resilience, and openness of the DNS and the Internet;
- Maintain the capacity and ability to coordinate the Internet DNS at the overall level and to work for the maintenance of a single, interoperable Internet;
- Respect the creativity, innovation, and flow of information made possible by the Internet by

This additional language is derived from ICANN’s current Articles of Incorporation. This language also supports Affirmation of Commitments language, including Section 3, in which ICANN “commits to: (a) ensure that decisions made related to the global technical coordination of the DNS are made in the public interest and are accountable and transparent; (b) preserve the security, stability and resiliency of the DNS; (c) promote competition, consumer trust, and consumer choice in the DNS marketplace; and (d) facilitate international participation in DNS technical coordination.”

In AoC Section 9.2 and AoC Section 3(b) ICANN commits to preserve the security, stability and resiliency of the DNS.

In AoC Section 8(a), ICANN affirms its commitments to maintain the capacity and ability to coordinate the Internet DNS at the overall level and to work for the maintenance of a single, interoperable Internet.
Bylaws Section 3: ICANN shall not apply its standards, policies, procedures, or practices inequitably or single out any particular party for disparate treatment unless justified by substantial and reasonable cause, such as the promotion of effective competition.

5. Remaining accountable to the Internet community through mechanisms that enhance ICANN’s effectiveness.

85 In AoC Section 8(c), ICANN commits to operate as a multi-stakeholder, private sector led organization with input from the public, for whose benefit ICANN shall in all events act.

86 The changes in the current Bylaws for Core Value #8 reflect and incorporate current Bylaws Section 3. On NON-DISCRIMINATORY TREATMENT. The OED defines “disparate” as “Essentially different in kind; not able to be compared.” “Discriminatory” is defined as “making or showing an unfair or prejudicial distinction between different categories of people or things.” This change was suggested by one of the CCWG’s independent experts.

87 In AoC Section 9.1, ICANN commits to maintain and improve robust mechanisms for public input, accountability, and transparency.”
performing its mission, the following core values should guide the decisions and actions of ICANN:

- Seeking and supporting broad, informed participation reflecting the functional, geographic, and cultural diversity of the Internet at all levels of policy development and decision-making.

- To the extent feasible and appropriate, delegating coordination functions to or recognizing the policy role of other responsible entities that reflect the interests of affected parties.

- Where feasible and appropriate, depending on market mechanisms to promote and sustain a competitive environment.

- Introducing and promoting competition in the registration of domain names where practicable and beneficial in the public interest.

- Acting with a speed that is responsive to the needs of the Internet while, as part of the decision-making process, obtaining informed input from those performing its mission, the following core values should also guide the decisions and actions of ICANN:

- Seeking and supporting broad, informed participation reflecting the functional, geographic, and cultural diversity of the Internet at all levels of policy development and decision-making to ensure that decisions are made in the global public interest identified through the bottom-up, multistakeholder policy development process and are accountable, transparent, and respect the bottom-up multistakeholder nature of ICANN process; [should this word be italicized?]

- To the extent feasible and appropriate, delegating coordination functions to or recognizing the policy role of other responsible entities that reflect the interests of affected parties and the roles of both ICANN’s internal bodies and external expert bodies;

- Where feasible and appropriate, depending on market mechanisms to promote and sustain a competitive environment.

- ICANN commits to “fact-based policy development, cross-community deliberations, and responsive consultation procedures that provide detailed explanations of the basis for decisions, including how comments have influenced the development of policy consideration.”

- AoC 3(a) provides that ICANN will ensure that decisions made related to the global technical coordination of the DNS are made in the public interest and are accountable and transparent.

- Text has been added in an attempt to address the difficulty in defining “public interest” without reference to the substantive issue in question, the context in which the issue arises, and the process through which it is identified. Does this solve the problem? Is the language redundant and unnecessary in light of the Commitment to operate for the benefit of the public?

- In AoC Section 9.3, ICANN commits to promote “competition, consumer

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[Draft Bylaw Provisions Not Reviewed]
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**CCWG Draft Proposal: Version 9**

**Last edited 20:30 UTC Thursday, 29 April**

**Sidley Austin LLP and Adler & Colvin Comment on CCWG Draft Proposal V.9**

**[Draft Bylaw Provisions Not Reviewed]**

29
2.3 Fundamental Bylaws

2.3.1 What is a “Fundamental Bylaw”

ICANN's Bylaws can generally be changed by resolution of the Board. With a 2/3 majority, the Board can change the rules of the game within ICANN. The CCWG believes that some aspects of ICANN's Bylaws should be harder to change than others. These would be deemed Fundamental Bylaws. The core mission, commitments, and values of ICANN, or core features of the accountability tools set out in this Report, would be examples of things that the Board on its own should not be able to change.

2.3.2 Establishing Fundamental Bylaws

The CCWG therefore proposes the creation of Fundamental Bylaws. They become fundamental by identifying them as such, and by defining a different (and more difficult) process to change them than the process used for general Bylaws changes.

To implement this, a new provision would be added to the Bylaws that sets out:

1. Which sections of the bylaws are Fundamental Bylaws (i.e. a list of the articles / sections / subsections that are Fundamental)
2. How new Fundamental Bylaws can be defined and how existing Fundamental Bylaws can be changed or removed
3. That this defining and establishing clause of the Fundamental Bylaws can only be changed by the process mentioned in [b] above (that it, it is listed in the provision in a) above). [These cross-references need to be updated. (a) and (b) are no longer used, and this is confusing as written]

Legal advice has confirmed this proposition is feasible.
2.3.3 Adding new or changing existing Fundamental Bylaws

116 It is important to be able to define new Fundamental Bylaws over time, or to change or remove existing ones, as the purpose of these accountability reforms would not be served if ICANN could not change in response to the changing Internet environment. On the other hand, there appears to be consensus that ICANN should be able to expand its Mission only under very limited circumstances. To establish a new Fundamental Bylaw or to change or remove an existing one, the following steps would be followed where the Board (or the staff through the Board) is proposing the addition:

1. The Board would propose the new Fundamental Bylaw or a change to / removal of an existing one through the usual process, but would need to identify it as a Fundamental Bylaw Proposal throughout the process.
2. The Board would need to cast 3/4 of votes in favor of the change (higher than the usual threshold of 2/3).
3. The new community power set out in 6.6.4 to approve changes to Fundamental Bylaws would apply. The threshold to approve the change would be set at a high bar, similar to the level of support needed to recall the entire Board.
4. If the change were agreed, then the new Fundamental Bylaw would appear in the Bylaws wherever it had to, and reference to the text as a Fundamental Bylaw would be added to the part of the Bylaws that lists them. In the case of an amendment, the text would be amended. In the case of a removal, the text would be removed and the reference to that part would be removed.

117 The CCWG welcomes feedback on whether there is a need, as part of Work Stream 1 (pre-Transition), to provide for any other means for other parts of the ICANN system to be able to propose new Fundamental Bylaws or changes to existing ones. In particular, the CCWG welcomes feedback on whether the Mission Statement should be subject to even higher bars.

[Sidley: Should this paragraph be listed under the header “Questions and Open Issues” to make it clear to the community that feedback is being sought here? Consider a uniform demarcation in each instance throughout the proposal.]

2.3.4 Which of the current Bylaws would become Fundamental Bylaws?

118 The general approach should be to have only critical matters defined in the Fundamental Bylaws to avoid introducing unnecessary rigidity into ICANN’s structures. It would harm, not help, accountability to make changes to bylaws in general face the same thresholds as are proposed for Fundamental Bylaws. In the CCWG’s view, “critical matters” are those that...
define the corporation’s scope and mission, and the core accountability tools the community requires. Accordingly, the following would be Fundamental Bylaws in the first instance:

1. The Mission / Commitments / Core Values;
2. The Independent Review process;
3. The manner in which Fundamental Bylaws can be amended;
4. The powers set out in section 2.6 of this report;
5. Reviews that are part of the CWG’s work – the IANA Functions Review and the Separation Review;
6. The CCWG is interested in views from the community about whether there are other parts of the Bylaws that should be protected by making them Fundamental Bylaws.

[← Does this belong below, under Questions and Open Issues?]

118 QUESTION:

QUESTIONS AND OPEN ISSUES: [← Per prior comment, consider a uniform demarcation throughout the document, with an explanation to the public]

119 3) Do you agree that the introduction of Fundamental Bylaws would enhance ICANN’s accountability? Do you agree with the list of requirements for this recommendation? If not, please detail how you would recommend amending these requirements.

2.4 Independent Review Panel Enhancement

INTRODUCTION

The consultation process undertaken by ICANN produced numerous comments calling for overhaul and reform of ICANN’s existing Independent Review Process (IRP). Commenters called for ICANN to be held to a substantive standard of behavior rather than just an evaluation of whether or not its action was taken in good faith. Commenters called for a process that was binding rather than merely advisory. Commenters also strongly urged that the IRP be accessible, both financially and from a standing perspective, transparent, efficient, and that it be designed to produce consistent and coherent results that will serve as a guide for future actions.

The process described below calls for a standing, independent panel of skilled jurists/arbitrators who are retained by ICANN and can be called upon over time and across issues to resolve disputes regarding whether ICANN is staying within its limited technical Mission, whether it is abiding by policies adopted by the multistakeholder community, and whether in carrying out its mission and applying consensus policies it is acting in accordance with the Commitments to the community and its Core Values, in all cases as required by the proposed Bylaws. (See, Statement of Mission, Commitments, and Core Values.)
122. The proposal calls for a fully independent judicial/arbitral function. The purpose of a standing panel is to ensure that panelists are not beholden to ICANN or any of its constituent bodies — but they are. **But** a core skill of this IRP’s panelists is the need to build a thorough and detailed understanding of how ICANN’s Mission is implemented, and its commitments and values applied — over time and across a variety of situations.

1. **Purpose of the IRP:** The overall purpose is to ensure that ICANN does not exceed the scope of its limited technical mission and, in carrying out that mission, acts in a manner that respects community-agreed fundamental rights, freedoms, and values.
   a. Empower the community and affected individuals/entities to prevent “mission creep,” enforce compliance with established multistakeholder policies, provide redress for due process violations, and protect the multistakeholder process through meaningful, affordable, access to expert review of ICANN actions.
   b. Ensure that ICANN is accountable to the community and individuals/entities for actions outside its mission or that violate community-approved standards of behavior, including violations of established ICANN policies.
   c. Reduce disputes going forward by creating precedent to guide and inform ICANN Board, staff, SOs/ACs, and the community in connection with policy development and implementation.

2. **A Standing Panel:** The IRP should be a standing judicial/arbitral panel tasked with reviewing and acting on complaints brought by individuals, entities, and/or the community who have been materially harmed by ICANN’s action or inaction in violation of commitments made in ICANN’s Articles of Incorporation and/or Bylaws, including commitments spelled out in the proposed *Statement of Mission, Commitments & Core Values.* This reflects proposed changes and enhancements to ICANN’s existing Independent Review Process. **[Sidley Note: This standing panel could be supported by an independent secretariat function at a third party arbitration provider, such as that International Court of Arbitration at the International Chamber of Commerce, who could provide the functionality of transparent public dockets, court clerk services, and organization for the panelist].**

3. **Initiation of an IRP:** An aggrieved party would trigger the IRP by filing a complaint alleging that a specified action or inaction is not within ICANN’s Mission or that is undertaken in manner that violates ICANN’s Commitments to the community and/or Core Values. **[Sidley Note: Matters specifically reserved to any “Members” of ICANN in the Articles or Bylaws would be excluded from IRP review. Likewise, the IRP could also not address matters that are so material to the Board that it would**
undermine its statutory obligations and fiduciary roles to allow the IRP to bind the board.

4. **Possible Outcomes of the IRP**: Decision that an action/failure to act (a) is or is not within ICANN’s Mission and/or (b) was undertaken in a manner that violates ICANN’s Commitments or Core Values. The intent is that IRP decisions should be binding on ICANN.
   
a. Decisions of the IRP are not subject to appeal (except, on a basis for review of very limited to procedural issues, in front of California courts) such whether the outcome exceeded the permissible scope of the arbitration or was procured by fraud or corruption. However, the panel may not direct the Board or ICANN on how to amend specific decisions, it shall only be able to make decisions that confirm a decision by ICANN, or cancel a decision, totally or in parts.
   
b. This balance between the absence of appeal and the limitation to the type of decision made is intended to mitigate the potential effect that one key decision of the panel might have on several third parties, and to avoid that the panel’s outcome overrides the Board in its fiduciary duties.

5. **Standing**: Any person/group/entity “materially affected” by an ICANN decision maker that (a) exceeds the scope of ICANN’s limited Mission; (b) has been undertaken in a manner that violates ICANN’s Commitments and/or Core Values; or (c) violates an established ICANN policy.
   
a. Interim (prospective, interlocutory, injunctive, status quo preservation) relief will be available in advance of Board/management/staff action where a complainant can demonstrate:
   
b. Harm that cannot be cured once a decision has been taken or for which there is no adequate remedy once a decision has been taken;
   
c. Either (a) a likelihood of success on the merits or (b) sufficiently serious questions going to the merits; and
   
d. A balance of hardships tipping decidedly toward the party seeking the relief.

6. The CCWG recommends giving the community, as described in section 2.6.1, the right to have standing before the IRP. In such a case, the burden of the legal fees would be on ICANN. The precise process for such a case is still under development. [Sidley Note: Standing would also necessarily require an agreement to be bound by the outcome of the IRP process on behalf of the person invoking it]. [Sidley Note: Intervention by affected third parties may also be allowed under the IRP rules of procedure].
7. In their letter dated 15 April 2015, the CWG-Stewardship indicated “As such any appeal mechanism developed by the CCWG should not cover ccTLD delegation/re-delegation issues as these are expected to be developed by the ccTLD community through the appropriate processes”. As requested by the CWG, decisions regarding ccTLD delegations or revocations would be excluded from standing, until relevant appeal mechanisms have been developed by the ccTLD community, in coordination with other parties.

8. **Standard of Review**: A party challenging an action or inaction has the burden to demonstrate that the complained-of action violates either (a) substantive limitations on the permissible scope of ICANN’s actions, or (b) decision-making procedures, in each case as set forth in ICANN’s By-laws, Articles of Incorporation, or *Statement of Mission, Commitments, and Core Values*. *(Sidley Note: may wish to add, (c) in violation of the California Corporations Code as interpreted by courts of competent jurisdiction).*

9. **Composition of Panel; Expertise**: Significant legal expertise, particularly international arbitration expertise and expertise, developed over time, about the DNS and ICANN’s policies, practices, and procedures. At a minimum, Panelists should receive training on the workings and management of the domain name system. Panelists must have access to skilled technical experts upon request. In addition to legal expertise and a strong understanding of the DNS, panelists may confront issues where highly technical, civil society, business, diplomatic, and regulatory skills are needed. To the extent that individual panelists have one or more of these areas of expertise, the process must ensure that this expertise is available upon request.
   a. While most of the working group was comfortable with this formulation, some participants prefer to require that the panelists themselves possess the requisite skill sets – of course, individual panelists need not possess every kind of expertise, rather, they suggest that taken together the panel should possess the requisite skills.

10. **Diversity: Geographic diversity**: English as primary working language with provision of translation services for claimants as needed. The Standing Panel members should have diversity in geographic and cultural representation. Diversity of experience will be considered in completing the composition of the Panel. Reasonable efforts should be undertaken to achieve such diversity. *(The location of the panel would need to be specified and could be limited to Los Angeles or other locations where ICANN has offices.)*

11. **Size of Panel**
12. **Independence**: Members must be independent of ICANN, including ICANN SOs and ACs. Members should be compensated at a rate that cannot decline during their fixed term; no removal except for specified cause (corruption, misuse of position for personal use, etc.) To ensure independence, term limits should apply, and post-term appointment to Board, NomCom, or other positions within ICANN would be prohibited.

13. **Selection and Appointment**: The selection of panelists would follow a 3-step process:
   a. Third party international arbitral bodies would nominate candidates
   b. The ICANN Board would select panelists and propose appointees.
   c. The community mechanism (see section 2.6) would be asked to confirm appointments.

14. **Recall or other Accountability**: Appointments made for a fixed term with no removal except for specified cause (corruption, misuse of position for personal use, etc.).

15. **Settlement Efforts**:
   a. Reasonable efforts, as specified in a public policy, must be made to resolve disputes informally prior to/in connection with filing an IRP case.
   b. Parties to cooperatively engage informally, but either party may inject independent dispute resolution facilitator (mediator) after initial CEP meeting. Either party can terminate informal dispute resolution efforts (CEP or mediation) if, after specified period, that party’s concludes in good faith that further efforts are unlikely to produce agreement.
   c. The process must be governed by clearly understood and pre-published rules applicable to both parties and be subject to strict time limits.

16. **Decision Making**:
   a. In each case, a single or 3 member panel will be drawn from standing panels. In single member panel, ICANN and complaining party agree on panelist. In 3-member panel cases, each party selects one panelist, and those panelists select a third. We anticipate that the Standing Panel would draft, issue for comment, and revise procedural rules. Focus on streamlined, simplified processes with rules that are easy to understand and follow.
b. Panel decisions will be based on each IRP panelist’s assessment of the merits of the claimant’s case. The panel may undertake a de novo review of the case, make findings of fact, and issue decisions based on those facts. All decisions will be documented and will reflect a well-reasoned application of the standard to be applied (i.e., the Statement of Mission, Commitments, and Core Values.

17. Decision:
   a. Panel decisions (where there is more than one panelist) would be determined by a simple majority. Alternatively, this could be included in the category of procedures that the IRP itself should be empowered to set.
   b. The CCWG recommends that IRP decisions be “precedential” — meaning, that deference should a panel give to prior decisions? By conferring precedential weight on panel decisions, the IRP can provide guidance for future actions and inaction by ICANN decision-makers, which is valuable. It also reduces the chances of inconsistent treatment of one claimant or another, based on the specific individuals making up the decisional panel in particular cases. But this makes it more likely that a “bad” decision in one case affects other cases going forward.
   c. It is expected that judgments of the IRP would be enforceable in the court of the US and other countries that accept international arbitration results.

18. Accessibility and Cost:
   a. The CCWG recommends that ICANN would bear the administrative costs of maintaining the system (including Panelist salaries). The Panel may provide for loser pays/fee shifting in the event it identifies a challenge or defense as frivolous or abusive. ICANN should seek to establish access to pro bono representation for community, non-profit complainants.
   b. Panel should complete work expeditiously; issuing a scheduling order early in the process, and in the ordinary course should issue decisions within a standard time frame.

19. Implementation: The CCWG proposes that the revised IRP provisions be adopted as Fundamental Bylaws.

20. Transparency: The community has expressed concerns regarding the ICANN document/information access policy and implementation. Free access to relevant
information is an essential element of a robust independent review process. We recommend reviewing and enhancing the DIDP as part of the accountability enhancements in Work Stream 2.

Questions

Do you agree that the proposed improvements to the IRP would enhance ICANN's accountability? Do you agree with the list of requirements for this recommendation? If not, please detail how you would recommend to amend these requirements.

A detailed list of questions regarding principles and implementation for the IRP is provided in Appendix I. The CCWG Accountability would appreciate detailed community input to guide its work into providing more detailed requirements for the enhanced IRP. A specific community input form is provided.

2.5 Reconsideration Process Enhancement

Introduction

The CCWG proposes a number of key reforms to ICANN's Request for Reconsideration process, whereby the ICANN Board of Directors is obliged to reconsider a recent decision or action/inaction by ICANN’s board or staff, and which is provided for in Article IV, section 2 of ICANN’s bylaws. The key reforms proposed include: the scope of permissible requests has been expanded to include board/staff actions or inactions that contradict ICANN’s mission or core values, and the time for filing a Request for Reconsideration has been extended from 15 to 30 days. Additionally, the grounds for summary dismissal have been narrowed and the ICANN board of directors must make determinations on all requests (rather than a committee handling staff issues). Another proposed change is that ICANN's ombudsman should make the initial substantive evaluation of the requests to aid the Board Governance Committee in its recommendation, and then requesters are provided an opportunity to rebut the BGC's recommendation before a final decision by the entire board. More transparency requirements and firm deadlines in issuing of determinations are also proposed.

Standing

Amend "who" has proper standing to file a Reconsideration Request to widen its scope by including board/staff actions/inactions that contradict ICANN’s mission or core values (was only policies before). It is noted that under the existing bylaws paragraph 2 significantly reduces the rights purportedly granted in paragraph 1 of the Reconsideration Request process.
ICANN's Bylaws could be revised (added text in red below):

a. ICANN shall have in place a process by which any person or entity materially affected by an action of ICANN may request review or reconsideration of that action by the Board.

b. Any person or entity may submit a request for reconsideration or review of an ICANN action or inaction ("Reconsideration Request") to the extent that he, she, or it has been adversely affected by:
   a. One or more ICANN Board or staff actions or inactions that contradict established ICANN policy(ies), its mission, core values; or
   b. One or more actions or inactions of the ICANN Board that have been taken or refused to be taken without consideration of material relevant information, except where the party submitting the request could have submitted, but did not submit, the information for the Board's consideration at the time of action or refusal to act; or
   c. One or more actions or inactions of the ICANN Board that are taken as a result of the Board's reliance on false or inaccurate material relevant information.

In their letter dated 15 April 2015, the CWG requested indicated “As such, any appeal mechanism developed by the CCWG should not cover ccTLD delegation / re-delegation issues as these are expected to be developed by the ccTLD community through the appropriate processes.” As requested by the CWG, decisions regarding ccTLD delegations or revocations would be excluded from standing, until relevant appeal mechanisms have been developed by the ccTLD community, in coordination with other interested parties.

STANDARD OF REVIEW

The CCWG proposals in terms of standard of review are as follows:

- Broaden the types of decisions, which can be re-examined to include board staff action/inaction against ICANN’s mission or core values (as stated in Bylaws / Articles).
- Provide more transparency in dismissal process
- Provide board with reasonable right to dismiss frivolous requests, but not on the grounds that one didn’t participate in ICANN’s public comment or on the claim one is vexatious or querulous, which is too subjective.
- Propose to amend Paragraph 9 on BGC summary dismissal as follows:

The Board Governance Committee shall review each Reconsideration Request upon its receipt to determine if it is sufficiently stated. The Board Governance Committee may summarily dismiss a Reconsideration Request if: (i) the requestor fails to meet the requirements for bringing a Reconsideration Request; (ii) it is frivolous querulous or vexatious;
or (iii) the requestor had notice and opportunity to, but did not, participate in the public comment period relating to the contested action, if applicable. The Board Governance Committee’s summary dismissal of a Reconsideration Request shall be documented and promptly posted on the Website.

135. COMPOSITION

The group considers there is need to rely less on the legal department (who holds a strong legal obligation to protect the corporation) to guide the BGC on its recommendations. More board member engagement is needed in the overall decision-making process.

137. Requests should no longer go to ICANN’s lawyers (in-house or out-house) for the first substantive evaluation. Instead, the Requests could go to ICANN’s Ombudsman for a first look, who could make the initial recommendation to the BGC. The Ombudsman may have more of an eye for fairness to the community in looking at these requests. Note the Bylaws charge the BGC with these duties, so BGC would utilize the Ombudsman instead of its current practice of ICANN’s lawyers to aid the BGC’s in its initial evaluation.

138. All final determinations of reconsideration requests are to be made by the entire board (not only requests about actions as is the current practice).

139. Amend Paragraph 3:

c. The Board has designated the Board Governance Committee to review and consider any such Reconsideration Requests. The Board Governance Committee shall have the authority to:

- Evaluate requests for review or reconsideration;
- Summarily dismiss insufficient requests;
- Evaluate requests for urgent consideration;
- Conduct whatever factual investigation is deemed appropriate;
- Request additional written submissions from the affected party, or from other parties;
- Make a final determination on Reconsideration Requests regarding staff action or inaction, without reference to the Board of Directors; and
- Make a recommendation to the Board of Directors on the merits of the request, as necessary.
And delete Paragraph 15 since the **board** will make all final decisions regarding requests related to staff action/inaction:

For all Reconsideration Requests brought regarding staff action or inaction, the Board Governance Committee shall be delegated the authority by the Board of Directors to make a final determination and recommendation on the matter. Board consideration of the recommendation is not required. As the Board Governance Committee deems necessary, it may make recommendation to the Board for consideration and action. The Board Governance Committee’s determination on staff action or inaction shall be posted on the Website. The Board Governance Committee’s determination is final and establishes precedential value.

**DECISION-MAKING**

Transparency improvements are needed regarding the information that goes into the Board’s decision-making process and the rationale for why decisions are ultimately taken. Recordings / transcripts should be posted of the substantive Board discussions on the option of the requester.

Provide a rebuttal opportunity to the BGC’s final recommendation (although requesters can’t raise new issues in a rebuttal) before the full Board finally decides.

Adding hard deadlines to the process, including final determinations of the Board issued within 120 days from request, **[although a request for reconsideration will not stay the effect of Board actions]**.

Propose to amend reconsideration rules as follows (in red):

The Board Governance Committee shall make a final determination or a recommendation to the Board with respect to a Reconsideration Request within thirty days following its receipt of the request, unless impractical, in which case it shall report to the Board the circumstances that prevented it from making a final recommendation and its best estimate of the time required to produce such a final determination or recommendation. In any event, the BGC’s final recommendation to the Board shall be made within 90 days of receipt of the Request. The final recommendation shall be promptly posted on ICANN’s website and shall address each of the arguments raised in the Request. The Requestor may file a rebuttal to the recommendation of the BGC within 15 days of receipt of it, which shall also be promptly posted to ICANN’s website and provided to the entire Board for its evaluation.

The Board shall not be bound to follow the recommendations of the Board Governance Committee. The final decision of the Board and its rational shall be made public as part of the preliminary report and minutes of the Board meeting at which action is taken. The Board shall issue its decision on the recommendation of the Board Governance Committee within 60 days of receipt of the Reconsideration Request or as soon thereafter as feasible. Any circumstances

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**Sidley Austin LLP and Adler & Colvin Comment on CCWG Draft Proposal V.9**

[Draft Bylaw Provisions Not Reviewed]
that delay the Board from acting within this timeframe must be identified and posted on ICANN's website. In any event, the Board’s final decision shall be made within 120 days of receipt of the Request. The final recommendation shall be promptly posted on ICANN's website and shall address each of the arguments raised in the request. The Board's decision on the recommendation is final.

149 ACCESSIBILITY

150 Extend the time deadline for filing a Reconsideration Request from 15 to 30 days from when Requester learns of the decision/inaction.

151 Amend paragraph 5 as follows:

1. All Reconsideration Requests must be submitted to an e-mail address designated by the Board Governance Committee within fifteen 30 days after:
   a) for requests challenging Board actions, the date on which information about the challenged Board action is first published in a resolution, unless the posting of the resolution is not accompanied by a rationale. In that instance, the request must be submitted within 30 days from the initial posting of the rationale; or
   b) for requests challenging staff actions, the date on which the party submitting the request became aware of, or reasonably should have become aware of, the challenged staff action; or
   c) for requests challenging either Board or staff inaction, the date on which the affected person reasonably concluded, or reasonably should have concluded, that action would not be taken in a timely manner.

152 DUE PROCESS

153 ICANN's Document and Information Disclosure Policy (DIDP) should be improved to accommodate the legitimate need for requesters to obtain internal ICANN documents that are relevant to their requests.

154 Provide all briefing materials supplied to the board to the Requester should be provided so that they may know the arguments against them and have an opportunity to respond (subject to legitimate and documented confidentiality requirements).

155 Final decisions should be issued sooner – hard deadline of 120 days.

156 Requesters should be provided more time to learn of action/inaction and to file the request.
Transparency improvements throughout the process are called for, including more complete documentation and prompt publication of submissions and decisions including their rationale.

**QUESTION**

5) Do you agree that the proposed improvements to the reconsideration process would enhance ICANN’s accountability? Do you agree with the list of requirements for this recommendation? If not, please detail how you would recommend to amend these requirements.

Are the timeframes and deadlines proposed herein sufficient to meet the community’s needs?

Is the scope of permissible requests broad / narrow enough to meet the community’s needs?

### 2.6 Community Empowerment

#### 2.6.1 Mechanism to empower the community:

Initial legal advice has indicated that the set of powers proposed in this report can be made available reserved to the ICANN multistakeholder community. More specifically: there are approaches we can take within ICANN to make these powers legally available and durable enforceable.

As overall comments, the CCWG is largely agreed on the following:

1. To be as restrained as possible in the degree of structural or organising changes required in ICANN to create the mechanism for these powers
2. The To organize the mechanism should be organised along the same lines as the community – that is, in line and compatible with existing SO / AC / SG structures

The subsections below explain the CCWG’s reference proposal for the Community Mechanism and the major alternative considered to it (2.6.1.1), and the proposed participants in the mechanism and their levels of influence (2.6.1.2).
2.6.1.1 The Community Mechanism: Reference Mechanism

1. In its deliberations and in discussion with its independent legal counsel, it has become clear apparent that ICANN as a non-profit corporation based in organized under California law is able to reserve to the multistakeholder community the powers the CCWG is proposing for the community. To secure the delivery of these powers, however, ICANN needs to make use of membership or designator roles.

2. While the status quo the best we could do is to incorporate variations of the proposed powers in the ICANN bylaws, but they has elements of a designator model, efforts to simply expand the powers of the multistakeholder community through the Bylaws would be insufficient because such Bylaws would be unlikely to be enforceable to the degree the global multistakeholder community - or this CCWG - would expect. In preparing for the environment that emerges following the end of the post-NTIA contract, our task as a CCWG is to strengthen ICANN’s accountability, not to allow it to be weakened. So the status quo is not an option.

3. California law, similar to the law of many other jurisdictions, allows for membership of non-profit corporations. Members have range of powers guaranteed in law, and the tools to enforce their rights against the corporation as well certain powers provided by law that may be expanded upon through Articles and Bylaws in a manner that is enforceable.

4. The CCWG has therefore decided to propose a Reference Mechanism based on creation of a formal membership to the community in this Public Comment report, as it is the approach that based on analysis so far fits requirements best. The Reference Mechanism would have the following key characteristics:

   a. The ICANN Supporting Organizations and Advisory Committees would each become a “member” of ICANN, and through organization as unincorporated associations they would exercise the community powers set out proposed in this part of this Report.

   b. In their role as members, they would exercise the new community powers set out in 6.6.2-6.6.7 below. The lawyers are clear that the powers we are proposing can be realized – and enforced – through this membership model.

   c. There would be no need for individuals or organizations to “join” change the ways in which they participate in ICANN or to “join”
the SOs or ACs they participate in to do anything that they currently do within ICANN to create the new "Members" or "unincorporated associations." Community participants would have the choice of opting in and participating in this new accountability system, or to simply keep on doing what they do today in an ICANN that was/is more accountable than it is today.

d. Our legal advisors are clear that through this structure, there would be no material increase in the risks and liabilities individual ICANN participants face today. In fact, in some respects individual participants would be safer from hostile legal action than they are today.

Our legal advisors are clear that under California law through this structure, there would be no material increase in the risks and liabilities individual ICANN participants face today.

e. A set of practical questions and answers regarding unincorporated associations is also available in Appendix H (Sidley and Adler & Colvin Memo (Unincorporated associations))

5. All the group’s requirements The powers proposed can be implemented under the reference mechanism Reference Mechanism, and it has advantages in terms of enforceability. Because, according to legal counsel, the membership Membership model provides the tightest control of the ICANN board by clearest path for the community regarding to exercise the six community powers explicitly sought by the CCWG, it has been suggested as the Reference Mechanism by the group.

6. In arriving at this Reference Mechanism, the primary alternative the CCWG has investigated is a model based on “designators”. In this part of the report, we refer to this as the Alternative Mechanism.

7. Designators are a construct in California law that can achieve reliable enforcement of 4 of the 6 community powers sought, specifically with respect to community approval or blocking of changes of bylaws Bylaws and the selection and removal of board members Board Members. There is concern however, regarding the ease and reliability with which the other 2 community powers sought (approval of budget and strategic plan) can be enforced once created under the designator model, according to legal counsel. Legal counsel further advises that the SOs and ACs should organize themselves into unincorporated associations in both corporate governance models, whether a designator or membership structure, to ensure their ability to enforce their rights.
Legal Counsel advise that the membership model creates the tightest control on the most straightforward mechanism for the community to attain the proposed powers to hold the ICANN Board accountable. In preparing for the environment that emerges following the end of the post-NTIA contract, our task as a CCWG is to strengthen ICANN's accountability, not to allow it to be weakened. So the status quo is not an option and the community should select either a true membership model or an empowered designator model to achieve that accountability.

Variations of these mechanisms were also discussed:

a. The notion of creating a permanent CCWG or a Community Council that was the sole “member” or “designator” was considered but rejected mainly because it created additional accountability problems and offered no accountability advantages compared with the Reference Mechanism;

b. The notion of all SOs and ACs collectively creating an unincorporated association that would be the single member of ICANN. However this model “would add only complexity without contributing real advantages”.

c. The notion of a first step of change (in a timeframe consistent with WS1) focusing on changes in the bylaws and current mechanisms only, while assessing the opportunity to go one step further as part of WS2.

None of the mechanism possibilities should be considered “off the table”. The work of the CCWG has proceeded quickly, and our counsel are rapidly becoming familiar with the complexities of ICANN’s history and current approach to dealing with many of these matters.

That said, the CCWG is clearly of the view that the Reference Mechanism is the currently preferred approach, and relies on this in much of what follows.

How the Reference Mechanism operates (whether the votes are “cast” by the SOs and ACs as organized in a membership model, or there is some community group where there are representatives, and/or model rules for the unincorporated associations) is an important implementation detail that will be developed by the CCWG and open for thorough community consultation in our second Public Comment report.

Please see the additional detail that explains this model set out in Appendix [Legal Assessment - Executive Summary, Summary Chart and Revised...]

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Governan...ance...]. Key pieces of legal advice that helped the CCWG arrive at this Reference Mechanism are also available [on the wiki at / attached as Appendices2 # &.]

166 QUESTION

166 6) Do you agree that the introduction of a community mechanism to empower the community over certain Board decisions would enhance ICANN’s accountability?

167 7) What guidance, if any, would you provide to the CCWG regarding the proposed options? Please provide the underlying rationale in terms of required accountability features or protection against certain contingencies.

2.6.1.2 Influence in the Community Mechanism

168 The CCWG considered the decision weights of the various parts of the community within the mechanism. The following table sets out the Reference Option, which was the most supported approach among CCWG participants:

<table>
<thead>
<tr>
<th>Community segment</th>
<th>Reference Option “votes”</th>
</tr>
</thead>
<tbody>
<tr>
<td>ASO</td>
<td>5</td>
</tr>
<tr>
<td>ccNSO</td>
<td>5</td>
</tr>
<tr>
<td>gNSO</td>
<td>5</td>
</tr>
<tr>
<td>At Large</td>
<td>5</td>
</tr>
<tr>
<td>GAC</td>
<td>5</td>
</tr>
<tr>
<td>SSAC</td>
<td>2</td>
</tr>
<tr>
<td>RSSAC</td>
<td>2</td>
</tr>
</tbody>
</table>

169 The CCWG also discussed two alternative approaches, neither of which received significant support:
1. Alternative A - Each SOs receives 4 “votes”; each AC receives 2 “votes”
2. Alternative B - Each SO and AC receives 5 “votes”

   a. The rationale for the Reference Option is that it gives the bulk of influence on an equal basis between the three SOs for which ICANN deals with policy development and the two ACs that are structurally designed to represent stakeholders (Governments and Internet users, respectively) within ICANN, while still guaranteeing a say for the other ACs.
b. The reasons to allocate a lower number of “votes” to SSAC in the Reference Option is that it is a specific construct within ICANN designed to provide expertise on security and stability, rather than a group representing a community of stakeholders.

c. For RSSAC, the reason is slightly different but relies on the limited size of the community of root server operators as well as the strong focus of their mission on operations (compared with ICANN’s mission being focused mainly on policy).

d. The rationale for Alternative A is that it gives the bulk of influence to the SOs, while guaranteeing a say for the ACs on an equal basis between them. It is therefore more closely aligned with the existing structure of ICANN.

e. The rationale for Alternative B is to give equal influence to each of the seven SOs and ACs.

f. The logic for 5 “votes” in the Reference Option for the higher number is to allow for greater diversity of views, including the ability to represent all the ICANN regions in each SO. The logic for 4 “votes” in Alternative A is to allow for appropriate coverage across SGs in the GNSO. It is therefore more closely aligned with the existing structure of ICANN and in keeping ICANN rooted in the private sector.

g. The Reference Option emerged as part of Work Party 1’s deliberations following up on the CCWG’s discussions in Singapore. Alternatives A and B emerged recently in deliberations of the whole CCWG.

h. The subsidiary option discussed in Istanbul of 2 votes for the first five SOs and ACs, and one vote for the remaining two, has not been pursued.

QUESTION:

What guidance, if any, would you provide to the CCWG regarding the proposed options related to the relative influence of the various groups in the community mechanism? Please provide the underlying rationale in terms of required accountability features or protection against certain contingencies.

2.6.2 Power: reconsider/reject budget or strategy/operating plans

The right to set budgets and strategic direction is a critical governance power for an organisation. By allocating resources and defining the goals to which they are directed, strategic/operating plans and budgets have a material impact on what ICANN does and how effectively it fulfills its role.
Today, ICANN’s Board makes final decisions on strategy, operations plans and budgets. While ICANN consults the community in developing strategic/business plans, there is no mechanism defined in the bylaws which requires ICANN to develop such plans in a way that includes a community feedback process. Even if feedback was unanimous, the Board could still opt to ignore it today.

This new power would give the community the ability to consider strategic & operating plans and budgets after they are approved by the Board (but before they come into effect) and reject them generally, 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.

Time would be included in planning and budgeting processes for the community to consider adopted plans and decide whether to reject such plans (timeframe to be determined). These processes would also need to set out the required level of detail for such documents.

If the community exercised this power, the Board would have to absorb the feedback that came with the decision, make adjustments and pass amended plans. The planning process should be structured so this can be done before there was any day-to-day impact on ICANN’s business arising from the power being exercised.

In a situation of significant and sustained disagreement between the community and the Board regarding a proposed annual budget, ICANN would temporarily continue to operate according the previous year’s approved budget. The Board must however resolve the situation of not operating with an approved budget – eventually. Eventually it will have to reconcile itself to the community’s view. If the Board is unable or unwilling to do so, other mechanisms (as set out in this part of the First Public Comment Report) are available if the community wanted to take the matter further.

This power does not allow the community to re-write a plan or a budget: it is a process that requires reconsideration of such documents by the Board if the community feels they are not acceptable. Where a plan or budget has been sent back, all the issues must be tabled [Sidley Note: “Tabled” is unclear. Does tabled mean “explicitly raised” or “presented formally for reconsideration”] on that first return. That plan or budget cannot be sent back again with new issues raised, but the community can reject a subsequent version where it does not accept the Board’s response to the previous rejection.

As this power would become part of existing planning processes (incorporated into the bylaws as required), it does not raise questions of standing in respect of someone raising a complaint.
At the appropriate point in the planning cycle the challenge period would be open, and any participant in the community powers mechanism would be able to raise the question. A 2/3 level of support in the mechanism would be required in the mechanism to reject a first time: a 3/4 level of support for subsequent rejection/s.

**QUESTION:**

Do you agree that the power for the community to reject a budget or strategic plan would enhance ICANN's accountability? Do you agree with the list of requirements for this recommendation? If not, please detail how you would recommend amending these requirements.

### 2.6.3 Power: reconsider/reject changes to ICANN “standard” bylaws

This section applies to “standard” Bylaws.

ICANN’s bylaws set out many of the details for how power is exercised in ICANN, including by setting out the company’s Mission, Commitments and Core Values. Changes to those bylaws are generally the right of the Board. It is possible for the Board to make changes that the community does not support. For example, the Board could unilaterally change the ccNSO’s Policy Development Policy, or the SG structure of the GNSO, or the composition of the Nominating Committee.

This power would give the community the right to reject proposed bylaws changes after they are approved by the Board (but before they come into effect). This would most likely be where a proposed change altered the Mission, Commitments and Core Values, or had a negative impact on ICANN’s ability to fulfill its purpose in the community’s opinion, but would be available in response to any proposed bylaws change.

The time required for this power to be exercised would be included in the bylaws adoption process (probably a two-week window following Board approval). If the community exercises this power, the Board would have to absorb the feedback, make adjustments, and propose a new set of amendments to the bylaws.

It would require a 3/4 level of support in the community mechanism to reject a proposed bylaw change. Note that for the Board to propose a bylaws change requires a 2/3 vote in favor.

This power does not allow the community to re-write a proposed bylaws change: it is a rejection process where the Board gets a clear signal the community is not happy. There is
no limit to the number of times a proposed change can be rejected, but the threshold for sending one back is a supermajority in the community mechanism set out in 2.6.1 above, to limit any potential for abuse of this power.

**QUESTION:**

10) Do you agree that the power for the community to reject a proposed bylaw change would enhance ICANN’s accountability? Do you agree with the list of requirements for this recommendation? If not, please detail how you would recommend to amend these requirements.

### 2.6.4 Power: approve changes to “Fundamental” Bylaws

As outlined elsewhere in this First Public Comment Report, the CCWG is proposing that some core elements of the bylaws be defined as “fundamental”. Bylaws that are created as “fundamental” will be harder to amend or replace, and through a different process, than the rest of the bylaws. The intention is to make sure that matters like critical aspects of the powers and processes required to maintain ICANN’s accountability to the community, and the organization’s purpose and core values, are highly unlikely to change.

This power would form part of the process set out for agreeing to any changes of the “fundamental” bylaws. Through the community mechanism, the community would have to give positive assent to any change before it was finalized, as part of a co-decision process between the Board and the community.

Such changes would require a very high degree of community assent, as the purpose of this power is to make changing items in such bylaws possible only with very wide support from the community.

The threshold of support in the community mechanism to approve changes to “fundamental” bylaws is set out in section 2.3.3 of this First Public Comment Report, where we set out what the “fundamental” bylaws are alongside the process for their creation and amendment.

**QUESTION:**

11) Do you agree that the power for the community to approve any fundamental bylaw change would enhance ICANN’s accountability? Do you agree with the list of requirements for this recommendation? If not, please detail how you would recommend to amend these requirements.
2.6.5 Power: Removing individual ICANN Directors

The Board is the governing body of ICANN, employing the CEO, overseeing organizational policies, making decisions on key issues, defining the organization’s strategic and operating plans and holding the staff to account for implementing them.

Directors are currently appointed for a fixed term and generally are in office for the whole term they are appointed - by their SO/AC, by the Nominating Committee or by the Board (in the case of the Chief Executive and relating to their status as an employee). The power to remove individual directors of the ICANN Board is available only to the Board itself, and can be exercised through a 75% vote of the Board. There is no limitation on the types of situation for which the Board can remove a director.

This power would allow the community organizations that appointed a given director to end their term in office, and trigger a reappointment process. The general approach, consistent with the law, is that the appointing body is the removing body.

For the seven directors appointed by the three Supporting Organizations or by the At-Large community (or by subdivisions within them e.g. within the GNSO), a process led by that organization or subdivision would lead to the director’s removal.

For the directors appointed by the Nominating Committee, the CCWG seeks the community’s views about how to allow for removal. Following the principle of “the appointing body is the removing body”, it does need to be the NomCom which takes the decision to remove one of these directors. Consistent with the Reference Mechanism outlined above, the NomCom will need to obtain legal structure to be able to remove directors - but it will also need this to appoint directors.

Our initial view is that such a removal process should only be triggered on the petition of at least two of the SOs or ACs (or an SG from the GNSO). Such a petition would set out the reason/s removal was sought, and then the NomCom would consider the matter.

The CCWG sees two options for the composition of the NomCom when considering removal of a director.

1. It could simply be that the NomCom members at the time of a petition being lodged would decide.

There are escalation paths, up to and including removal from the Board, for Board member violations of the Code of Conduct and Conflict of Interest Policies, but the Bylaws do not currently require such a violation occur prior to Board removal.
2. Alternatively, a special committee of the NomCom could be established to deal with removal petitions when they arise. Such a “Recall Committee” would have as chair a previous NomCom Chair and would otherwise be formulated on the same basis as the regular NomCom. Either option is legally viable. _This is likely to only rarely be used._

The advantage of such a separate committee is that it avoids burdening the ordinary NomCom with such matters. The disadvantage is that it would require a new set of volunteers to populate it, as it would be preferable for the personnel of the two groups to be separate.

- Whether the decision-making body is the SO/AC or the NomCom, removal would require a [75%] level of support (or equivalent) to decide in favor of removal.
- The petitioning threshold to start the NomCom consideration of removing a director should be set at least at a majority of the SO/AC’s governing body/council.

**QUESTION:**

12) Do you agree that the power for the community to remove individual Board members would enhance ICANN's accountability? Do you agree with the list of requirements for this recommendation? If not, please detail how you would recommend to amend these requirements.

### 2.6.6 Power: Recalling the entire ICANN Board

There may be situations where removing individual ICANN directors is not seen as a sufficient remedy for the community: where a set of problems have become so entrenched that the community wishes to remove the entire ICANN Board in one decision.

Beyond the power set out above to remove individual directors, this power would allow the community to cause the removal of the entire ICANN Board. The community would initiate use of this power on the petition of two thirds of the SOs or ACs in ICANN, with at least one SO and one AC petitioning.

After a petition is raised, there would be a set period of time for SOs / ACs to individually and collectively deliberate and discuss whether the removal of the Board is warranted under the circumstances. Each SO and AC, following its internal processes, would decide how to vote on the matter.

It would be preferable for a decision of this sort to be the result of cross-community consensus. Where this consensus is not apparent, a suitably high threshold for the exercise of this power, [75%] of all the support available within the community mechanism would have to...
be cast in favor to implement it. This ensures that non-participation does not lower the threshold required to remove the Board.

This threshold was chosen to stop any particular SO or AC being able to prevent the recall of the Board, but to be as high as possible without allowing that to occur. The requirement on all recordable support/opposition to be counted was to avoid non-participation reducing the effective threshold for decision.

An alternative option of 80% for the threshold in such a case is also being considered, but would require a unanimous vote by the community, save for one SO or AC. [Adler Note: Is the only difference in this alternative the different threshold? This needs to be clarified.]

Ongoing work in the CCWG will flesh out how to deal with transitional matters raised, including at least the following:

1. The need to ensure ICANN does have a board in place after the removal (whether there is:
   2. A phase of “caretaker” behavior by the outgoing Board while new members are elected, or
   3. A need to elect alternate Board members in each board selection process, or
   4. A pre-defined subset of the community that could function as an interim Board;
   5. Continuity in the role of Chief Executive were the Board to be removed;
   6. “Caretaker” conventions for the CEO to follow in a situation where the Board had been removed.

It should be noted that legal advice has confirmed that a caretaker Board mechanism was achievable.

QUESTION:

13) Do you agree that the power for the community to recall the entire Board would enhance ICANN’s accountability? Do you agree with the list of requirements for this recommendation? If not, please detail how you would recommend to amend these requirements.
2.7 Incorporating AoC into the ICANN Bylaws

Elimination of the AoC as a separate agreement would be simple matter for a post-transition ICANN, since the AoC can be terminated by either party with just 120 days’ notice. The CCWG Stress Test Work Party addressed this contingency since it was cited in prior public comments. The CCWG evaluated the contingency of ICANN unilaterally withdrawing from the AoC against existing and proposed accountability measures, including:

- Preserving ICANN commitments from the AoC, including sections 3, 4, 7, and 8 as well as commitments cited in the section 9 reviews.
- Bringing the four AoC review processes into ICANN’s bylaws.
- All of the other sections in the AoC are either preamble text or commitments of the US Government. As such they don’t contain commitments by ICANN, and so they cannot usefully be incorporated in the bylaws.

Each of the above measures is addressed below.

The AoC-based reviews and the commitments ICANN has made are being added to the ICANN bylaws as part of the IANA Stewardship transition process. It is possible that once adopted as fundamental bylaws, ICANN and the NTIA could consider mutually agreed changes to or ending of some or all of the AoC, since in some respects it will no longer be necessary.

In reviewing this suggested approach to incorporating the AoC commitments in the bylaws, the community should consider the degree to which it finds the suggestions implementable and reasonable. The concepts outlined through these changes, rather than the specific drafting quality or precision, are the points to consider at this stage in the CCWG’s work.

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Sidley Austin LLP and Adler & Colvin Comment on CCWG Draft Proposal V.9
[Draft Bylaw Provisions Not Reviewed]
2.7.1 Preserving ICANN Commitments from the AoC

**Note:** All bylaw text will need significant attention from the Legal Team once the mechanism and power have been decided upon. We will not take on review of such text at this time.

<table>
<thead>
<tr>
<th>ICANN COMMITMENTS IN THE AoC</th>
<th>AS EXPRESSED IN ICANN BYLAWS</th>
</tr>
</thead>
<tbody>
<tr>
<td>226 228.3. This document affirms key commitments by DOC and ICANN, including commitments to:</td>
<td>230. In revised Core Values:</td>
</tr>
<tr>
<td>227 228. (a) ensure that decisions made related to the global technical coordination of the DNS are made in the public interest and are accountable and transparent;</td>
<td>231 proposed core value 6 (with additional text)</td>
</tr>
<tr>
<td>227 228. (b) preserve the security, stability and resiliency of the DNS;</td>
<td>232 Ensure that decisions made related to the global technical coordination of the DNS are made in the <strong>global</strong> public interest and are accountable, transparent and should respect the bottom-up multistakeholder nature of ICANN.</td>
</tr>
<tr>
<td>229 228. (c) promote competition, consumer trust, and consumer choice in the DNS marketplace; and</td>
<td>233 proposed core value 5 (with additional text):</td>
</tr>
<tr>
<td>230 228. (d) facilitate international participation in DNS technical coordination.</td>
<td>234 Where feasible and appropriate, depending on market mechanisms to promote and sustain a competitive environment that enhances consumer trust and choice.</td>
</tr>
<tr>
<td></td>
<td>235</td>
</tr>
<tr>
<td>236 235.4. DOC affirms its commitment to a multi-stakeholder, private sector led, bottom-up policy development model for DNS technical coordination that acts for the benefit of global Internet users. A private coordinating process, the outcomes of which reflect the public interest, is best able to flexibly meet the changing needs of the Internet and of Internet users. ICANN and DOC recognize that there is a group of participants that engage in ICANN's processes to a greater extent than</td>
<td>237 In revised Core Values:</td>
</tr>
<tr>
<td></td>
<td>238 proposed new Section 9 in bylaws Article III Transparency (with additional text)</td>
</tr>
<tr>
<td></td>
<td>239 ICANN shall perform and publish analyses of the positive and negative effects of its decisions on the public, including any financial or non-financial impact on the public, and the positive or negative impact (if any) on the systemic</td>
</tr>
</tbody>
</table>
Internet users generally. To ensure that its decisions are in the public interest, and not just the interests of a particular set of stakeholders, ICANN commits to perform and publish analyses of the positive and negative effects of its decisions on the public, including any financial impact on the public, and the positive or negative impact (if any) on the systemic security, stability and resiliency of the DNS.

7. ICANN commits to adhere to transparent and accountable budgeting processes, fact-based policy development, cross-community deliberations, and responsive consultation procedures that provide detailed explanations of the basis for decisions, including how comments have influenced the development of policy consideration, and to publish each year an annual report that sets out ICANN's progress against ICANN's bylaws, responsibilities, and strategic and operating plans. In addition, ICANN commits to provide a thorough and reasoned explanation of decisions taken, the rationale thereof and the sources of data and information on which ICANN relied.

in revised Core Values:

Proposed insertion of new section 8 in Article III Transparency (this is AoC para 7 in its entirety including additional text):

ICANN shall adhere to transparent and accountable budgeting processes, providing [reasonable] [adequate] advance notice to facilitate stakeholder engagement in policy decision-making, fact-based policy development, cross-community deliberations, and responsive consultation procedures that provide detailed explanations of the basis for decisions, including how comments have influenced the development of policy consideration, and to publish each year an annual report that sets out ICANN's progress against ICANN's bylaws, responsibilities, and strategic and operating plans.

In addition, ICANN shall provide a thorough and reasoned explanation of decisions taken, the rationale thereof and the sources of data and information on which ICANN relied.
ICANN COMMITMENTS IN THE AOC

<table>
<thead>
<tr>
<th>245</th>
<th>244</th>
<th>8. ICANN affirms its commitments to:</th>
</tr>
</thead>
<tbody>
<tr>
<td>246</td>
<td></td>
<td>(a) maintain the capacity and ability to coordinate the Internet DNS at the overall level and to work for the maintenance of a single, interoperable Internet;</td>
</tr>
</tbody>
</table>

| 250 | 249 | (b) remain a not for profit corporation, headquartered in the United States of America with offices around the world to meet the needs of a global community; and |

AS EXPRESSED IN ICANN BYLAWS

<table>
<thead>
<tr>
<th>247</th>
<th>246</th>
<th>In revised Core Values:</th>
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</thead>
<tbody>
<tr>
<td>248</td>
<td></td>
<td>Propose inserting 8(a) in full as a new core value in the bylaws Bylaws</td>
</tr>
<tr>
<td>249</td>
<td></td>
<td>maintain the capacity and ability to coordinate the Internet DNS at the overall level and to work for the maintenance of a single, interoperable Internet.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>251</th>
<th>250</th>
<th>The “not-for-profit” nonprofit commitment in 8b is reflected in ICANN’s ARTICLES OF INCORPORATION:</th>
</tr>
</thead>
<tbody>
<tr>
<td>252</td>
<td></td>
<td>a. “3. This Corporation is a nonprofit public benefit corporation and is not organized for the private gain of any person. It is organized under the California Nonprofit Public Benefit Corporation Law for charitable and public purposes.”</td>
</tr>
<tr>
<td>253</td>
<td></td>
<td>A change to the Articles would require 2/3 vote of the board Board and 2/3 vote of the Members Designators.</td>
</tr>
<tr>
<td></td>
<td>252</td>
<td>The “headquartered” commitment in 8b is already in current ICANN bylaws Bylaws, at Article XVIII Section 1:</td>
</tr>
<tr>
<td></td>
<td></td>
<td>a. “OFFICES. The principal office for the transaction of the business of ICANN shall be in the County of Los Angeles, State of California, United States of America. ICANN may also have an additional office or offices within or outside the United States of America as it may from time to time establish.”</td>
</tr>
</tbody>
</table>

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While the Board could propose a change to this bylaws provision, Members/Designators could block the proposed change (75% vote). [Note: Have thresholds been determined?]

The CCWG is considering whether bylaws Article 18 Section 1 should be keep its current status or be listed as “Fundamental Bylaws”. In the latter case, any bylaws change would require approval by Members/Designators (75% or 80% vote). [Note: why is 80% used?]

Propose inserting 8(c) in full as a new core value in the bylaws (including additional text):

Operating as a multi-stakeholder, bottom-up private sector led organization with input from the public, for whose benefit ICANN shall in all events act.

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<table>
<thead>
<tr>
<th>ICANN COMMITMENTS IN THE AOC</th>
<th>AS EXPRESSED IN ICANN BYLAWS</th>
</tr>
</thead>
<tbody>
<tr>
<td>9. Recognizing that ICANN will evolve and adapt to fulfill its limited, but important technical mission of coordinating the DNS, ICANN further commits to take the following specific actions together with ongoing commitment reviews specified below:</td>
<td>See Section 2.6.2 of this document for bylaws text to preserve commitments to perform these ongoing reviews.</td>
</tr>
</tbody>
</table>
recommendation? If not, please detail how you would recommend to amend these requirements.

2.7.2 AoC Reviews

262 Suggestions gathered during 2014 comment periods on ICANN accountability and the IANA stewardship transition suggested several ways the AoC Reviews should be adjusted as part of incorporating them into ICANN's bylaws:

- Ability to sunset reviews and create new reviews
- Community stakeholder groups should appoint their own members to the review teams
- Give review teams access to all ICANN internal documents
- Require the ICANN Board to approve and implement review team recommendations, including from previous reviews.

263 In Bylaws Article IV, add a new section for Periodic Review of ICANN Execution of Key Commitments, with an overarching chapeau for the way these reviews are conducted and then one subsection for each of the four current Affirmation Reviews.

These proposals are presented beginning on the next page.

Possible Bylaw that provides a chapeau for all periodic reviews

All of the reviews listed in this section 2.6.2 would be governed by the following:

<table>
<thead>
<tr>
<th>PROPOSED BYLAW TEXT</th>
<th>COMMENT</th>
</tr>
</thead>
<tbody>
<tr>
<td>267 ICANN will produce an annual report on the state of improvements to Accountability and Transparency.</td>
<td>269 This is new. It is a recommendation based on one in ATRT2 and becomes more important as reviews are spread further apart.</td>
</tr>
<tr>
<td>268 ICANN will be responsible for creating an annual report that details the status of implementation on all reviews defined in this section. This annual review implementation report will be opened for a public review and comment period that will be considered by the ICANN Board and serve as input to the continuing process of implementing the recommendations from the review teams defined in this section.</td>
<td></td>
</tr>
</tbody>
</table>

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[Draft Bylaw Provisions Not Reviewed]
All reviews will be conducted by a volunteer community review team comprised of representatives of the relevant Advisory Committees, Supporting Organizations, Stakeholder Groups, and the chair of the ICANN Board. The group must be as diverse as possible.

Review teams may also solicit and select independent experts to render advice as requested by the review team, and the review team may choose to accept or reject all or part of this advice.

To facilitate transparency and openness in ICANN's deliberations and operations, the review teams shall have access to ICANN internal documents, and the draft output of the review will be published for public comment. The review team will consider such public comment and amend the review as it deems appropriate before issuing its final report and forwarding the recommendations to the Board.

The final output of all reviews will be published for public comment. The Board shall consider approval and begin implementation within six months of receipt of the recommendations.

AoC requires Board to ‘take action’ within 6 months.

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**PROPOSED BYLAWS**

**TEXT FOR THIS AFFIRMATION OF COMMITMENTS REVIEW**

1. Accountability & Transparency Review. The Board shall cause a periodic review of ICANN’s execution of its commitment to maintain and improve robust mechanisms for public input, accountability, and transparency so as to ensure that the outcomes of its decision-making will reflect the public interest and be accountable to all stakeholders.

In this review, particular attention should be paid to:

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(a) assessing and improving ICANN Board governance which shall include an ongoing evaluation of Board performance, the Board selection process, the extent to which Board composition meets ICANN's present and future needs, and the consideration of an appeal mechanism for Board decisions;

(b) assessing the role and effectiveness of GAC interaction with the Board and making recommendations for improvement to ensure effective consideration by ICANN of GAC input on the public policy aspects of the technical coordination of the DNS;

(c) assessing and improving the processes by which ICANN receives public input (including adequate explanation of decisions taken and the rationale thereof);

(d) assessing the extent to which ICANN's decisions are embraced, supported and accepted by the public and the Internet community; and

(e) assessing the policy development process to facilitate enhanced cross community deliberations, and effective and timely policy development.

The review team shall assess the extent to which the Board and staff have implemented the recommendations arising from the reviews required by this section.

The review team may recommend termination of other periodic reviews required by this section, and may recommend additional periodic reviews. [Note: should not include ability to terminate IFR.]

This periodic review shall be conducted no less frequently than every five years, measured from the date the Board received the final AoC required every 3 years.
289. 2. Preserving security, stability, and resiliency.

The Board shall cause a periodic review of ICANN’s execution of its commitment to enhance the operational stability, reliability, resiliency, security, and global interoperability of the DNS.

In this review, particular attention will be paid to:

(a) security, stability and resiliency matters, both physical and network, relating to the secure and stable coordination of the Internet DNS;

(b) ensuring appropriate contingency planning; and

(c) maintaining clear processes.

Each of the reviews conducted under this section will assess the extent to which ICANN has successfully implemented the security plan, the effectiveness of the plan to deal with actual and potential challenges and threats, and the extent to which the security plan is sufficiently robust to meet future challenges and threats to the security, stability and resiliency of the Internet DNS, consistent with ICANN’s limited technical mission.

The review team shall assess the extent to which prior review recommendations have been implemented.

This periodic review shall be conducted no less frequently than every five years, measured from the date the Board received the final report of the prior review team.

This commitment is reflected in Bylaws Core Values.

Make this explicit.

AoC required every 3 years.
### PROPOSED BYLAWS

**TEXT FOR THIS AFFIRMATION OF COMMITMENTS REVIEW**

<table>
<thead>
<tr>
<th>Paragraph</th>
<th>Text</th>
</tr>
</thead>
<tbody>
<tr>
<td>302</td>
<td>3. Promoting competition, consumer trust, and consumer choice. ICANN will ensure that as it expands the top-level domain space, it will adequately address issues of competition, consumer protection, security, stability and resiliency, malicious abuse issues, sovereignty concerns, and rights protection.</td>
</tr>
<tr>
<td>303</td>
<td>This commitment will be added to Bylaws Core Values</td>
</tr>
<tr>
<td>304</td>
<td>The Board shall cause a review of ICANN’s execution of this commitment after any batched round of new gTLDs have been in operation for one year.</td>
</tr>
<tr>
<td>305</td>
<td>This review will examine the extent to which the expansion of gTLDs has promoted competition, consumer trust, and consumer choice, as well as effectiveness of:</td>
</tr>
<tr>
<td>306</td>
<td>(a) the gTLD application and evaluation process; and</td>
</tr>
<tr>
<td>307</td>
<td>(b) safeguards put in place to mitigate issues involved in the expansion</td>
</tr>
<tr>
<td>308</td>
<td>Re-phrase to cover future new gTLD rounds.</td>
</tr>
<tr>
<td>309</td>
<td>The review team shall assess the extent to which prior review recommendations have been implemented.</td>
</tr>
<tr>
<td>310</td>
<td>Make this explicit</td>
</tr>
<tr>
<td>311</td>
<td>Subsequent rounds of new gTLDs should not be opened until the recommendations of the previous review required by this section have been implemented.</td>
</tr>
<tr>
<td>312</td>
<td>New</td>
</tr>
</tbody>
</table>
| 313       | These periodic reviews shall be conducted no less frequently than every five years, measured from the date the Board received the final report of the relevant review team.  

**NOTE:** CWG contemplates first IRF at 2 years and AoC also required a review 2 years after the 1 year review. |

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[Draft Bylaw Provisions Not Reviewed]
314. Reviewing effectiveness of WHOIS/Directory Services policy and the extent to which its implementation meets the legitimate needs of law enforcement and promotes consumer trust.

315. ICANN commits to enforcing its existing policy relating to WHOIS/Directory Services, subject to applicable laws. Such existing policy requires that ICANN implement measures to maintain timely, unrestricted and public access to accurate and complete WHOIS information, including registrant, technical, billing, and administrative contact information.

316. Such existing policy also includes the requirements that legal constraints regarding privacy, as defined by OECD in 1980 as amended in 2013. “
http://www.oecd.org/sti/ieconomy/oecdguidelinesontheprotectionofprivacyandtransborderflowsofpersonaldatalm

317. The Board shall cause a periodic review to assess the extent to which WHOIS/Directory Services policy is effective and its implementation meets the legitimate needs of law enforcement and promotes consumer trust.

318. The review team shall assess the extent to which prior review recommendations have been implemented.

319. This periodic review shall be conducted no less frequently than every five years, measured from the date the Board received the final report of the prior review team.

NOTES

318. New
320. Make this explicit
323. AoC required every 3 years.
The CWG-Stewardship has also proposed a periodic review that should be added to the Bylaws.

### PERIODIC REVIEW OF THE IANA FUNCTIONS

The CWG-Stewardship recommends that the SOW review be done as part of the IANA Function Review (IFR). The IFR would not only take into account performance against the SOW, but would be obliged to take into account multiple input sources into account including community comments, CSC evaluations, reports submitted by the Post-Transition IANA entity (PTI), and recommendations for technical or process improvements. The outcomes of reports submitted to the CSC, reviews and comments received on these reports during the relevant time period will be included as input to the IFR.

The first IFR is recommended to take place no more than 2 years after the transition is completed. After the initial review, the IFR should occur every 5 years.

The IANA Function Review (IFR) should be outlined in the ICANN Bylaws and included as a "fundamental bylaw" as part of the work of the CCWG-Accountability and would operate in a manner analogous to an Affirmation of Commitments (AOC) review. These "fundamental bylaws" would be ICANN bylaws that would require the approval of the multistakeholder community to amend. The approval of a fundamental bylaw could also require a higher threshold than typical bylaw amendments, for example, a supermajority. The members of the IANA Function Review Team (IFRT) would be selected by the Supporting Organizations and Advisory Committees and would include several liaisons from other communities. While the IFRT is intended to be a smaller group, it will be open to participants in much the same way as the CWG-Stewardship.

While the IFR will normally be scheduled based on a regular 5 year cycle with other ICANN reviews, a Special Review may also be initiated following the CSC raising concerns with the GNSO and/or the ccNSO or by concerns raised by TLDs directly with the ccNSO or the GNSO. In the event of a Special Review being proposed, the ccNSO and GNSO should consult with both members and non-member TLDs, in the light of the consultations, the Councils can decide by a supermajority to call for a special review.

**QUESTION:**
Do you agree that the incorporation into ICANN’s Bylaws of the AoC reviews would enhance ICANN’s accountability? Do you agree with the list of requirements for this recommendation? If not, please detail how you would recommend to amend these requirements.

2.8 Bylaws changes suggested by Stress Tests

[Note: Sidley Austin LLP and Adler & Colvin are not reviewing bylaw text at this stage of review.]

The CCWG Charter calls for stress testing of accountability enhancements in both work stream 1 and 2. Among deliverables listed in the charter are:

- Identification of contingencies to be considered in the stress tests.
- Review of possible solutions for each Work Stream including stress tests against identified contingencies.
- The CCWG-Accountability should consider the following methodology for stress tests:
  - Analysis of potential weaknesses and risks
  - Analysis existing remedies and their robustness
  - Definition of additional remedies or modification of existing remedies
  - Description how the proposed solutions would mitigate the risk of contingencies or protect the organization against such contingencies
  - CCWG-Accountability must structure its work to ensure that stress tests can be (i) designed (ii) carried out and (iii) its results being analyzed timely before the transition.

The CCWG Stress Test Work Party documented contingencies identified in prior public comments. The Stress Test Work Party then prepared a draft document showing how these stress tests are useful to evaluate existing and proposed accountability measures.

The exercise of applying stress tests identified changes to ICANN bylaws that might be necessary to allow the CCWG to evaluate proposed accountability mechanisms as adequate to meet the challenges uncovered.

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[Draft Bylaw Provisions Not Reviewed]
2.8.1 Forcing the board to respond to Advisory Committee formal advice

Several stress tests indicate the need for a community power to force ICANN to take a decision on previously-approved Review Team Recommendations, consensus policy, or formal advice from an Advisory Committee (SSAC, ALAC, GAC, RSSAC).

The CCWG is developing enhanced community powers to challenge a board decision, but this may not be effective in cases where the board has taken no decision on a pending matter. In those cases, the community might need to force the board to make a decision about pending AC advice in order to trigger the ability for community to challenge the decision via Reconsideration or IRP processes.

Recommendation 9 from ATRT2 may answer this need:

- 9.1. ICANN Bylaws Article XI should be amended to include the following language to mandate Board Response to Advisory Committee Formal Advice:
- The ICANN Board will respond in a timely manner to formal advice from all Advisory Committees, explaining what action it took and the rationale for doing so.

This ATRT2 recommendation, however has not yet been reflected in ICANN bylaws, so this change should be required before the IANA stewardship transition. In addition, there is a question as to whether a board "response" would be sufficient to trigger the RR and IRP review mechanisms in this proposal. The CCWG and CWG are waiting on legal advice as to that question.

2.8.2 Require consultation and mutually acceptable solution for GAC advice that is backed by consensus

Stress Test 18 addresses ICANN’s response to GAC advice in the context of NTIA’s statement regarding the transition: “NTIA will not accept a proposal that replaces the NTIA role with a government-led or an inter-governmental organization solution”. This Stress Test was applied to existing and proposed accountability measures, as seen below:

## Stress Test

<table>
<thead>
<tr>
<th>Stress Test</th>
<th>Existing Accountability Measures</th>
<th>Proposed Accountability Measures</th>
</tr>
</thead>
<tbody>
<tr>
<td>343 344 Stress Test 18. Governments in ICANN's Government Advisory Committee (GAC) amend their operating procedures to change from consensus decisions to majority voting for advice to ICANN's Board.</td>
<td>345 Current ICANN Bylaws (Section XI) give due deference to GAC advice, including a requirement to try to find “a mutually acceptable solution.” 346 This is required for any GAC advice, not just for GAC consensus advice. One proposed measure is to amend ICANN bylaws (Article XI Section 2, item 1j) to give due deference only to GAC consensus advice.</td>
<td>347 Consequence: Under current bylaws, ICANN must consider and respond to GAC advice, even if that advice were not supported by consensus. A majority of governments could thereby approve GAC advice that restricted free expression, for example. 348 The GAC could change its Operating Principle 47 to use majority voting for formal GAC advice, but ICANN bylaws would require due deference only to advice that had GAC consensus. 349 GAC can still give ICANN advice at any time, with or without consensus.</td>
</tr>
<tr>
<td>344 345 Consequence: Today, GAC adopts formal advice according to its Operating Principle 47: “consensus is understood to mean the practice of adopting decisions by general agreement in the absence of any formal objection.” But the GAC may at any time change its procedures to use majority voting instead of its present consensus.</td>
<td></td>
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</tr>
</tbody>
</table>

349 The CCWG proposes a response to Stress Test 18 to amend ICANN bylaws such that only consensus advice would trigger the obligation to try to find a mutually acceptable solution. The proposal is to amend ICANN Bylaws, Article XI Section 2 clause j as seen below. (Addition here **bold, italic and underlined**). Clause k is also shown for completeness but is not being amended.

1. Clause j: The advice of the Governmental Advisory Committee on public policy matters shall be duly taken into account, both in the formulation and adoption of policies. In the event that the ICANN advice of the Governmental Advisory Committee on public policy matters shall be duly taken into account, both in the

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6 ICANN Government Advisory Committee (GAC) - Operating Principles, October, 2011, at https://gacweb.icann.org/display/gacweb/GAC+Operating+Principles

Sidley Austin LLP and Adler & Colvin Comment on CCWG Draft Proposal V.9

Draft Bylaw Provisions Not Reviewed
formulation and adoption of policies. sons why it decided not to follow that advice. With respect to Governmental Advisory Committee advice that is supported by consensus, the Governmental Advisory Committee and the ICANNhe Governmental Advisory Committee and the ICANN device that is supported by consensus taken into account, both in.

2. Clause k: If no such solution can be found, the ICANN if no such solution can be found, the ICANN device that is supported by consensus taken into account, both in. Members taken into account, both in. to the rights or obligations of Governmental Advisory Committee Members with regard to public policy issues falling within their responsibilities.

3. Note that the proposed bylaws change for stress test 18 does not interfere with the GAC’s method of decision-making. If the GAC decided to adopt advice by majority voting or methods other that today’s consensus, ICANN would still be obligated to give GAC advice due consideration: “advice shall be duly taken into account, both in the formulation and adoption of policies.”

   a. Moreover, ICANN would still have to explain why GAC advice was not followed: “In the event that the ICANN Board determines to take an action that is not consistent with the Governmental Advisory Committee advice, it shall so inform the Committee and state the reasons why it decided not to follow that advice”

   b. The only effect of this bylaws change is to limit the kind of advice where ICANN is obligated to “try, in good faith and in a timely and efficient manner, to find a mutually acceptable solution”. That delicate and sometimes difficult consultation requirement would only apply for GAC advice that was approved by consensus – exactly the way GAC advice has been approved since ICANN began.

   c. NTIA gave specific requirements for this transition, and stress test 18 is the most direct test of the requirement to avoid significant expansion of the role of governments in ICANN decision-making. Unless and until there are other proposed measures that address this stress test, the proposed bylaws change should remain in consideration as an important part of the community’s proposal.

**QUESTION:**

Do you agree that the incorporation into ICANN’s Bylaws of the above changes, as suggested by stress tests, would enhance ICANN’s accountability? Do you agree with the list of requirements for this recommendation? If not, please detail how you would recommend to amend these requirements.
3) Stress Tests

Introduction

An essential part of our CCWG Charter calls for stress testing of accountability enhancements in both work stream 1 and 2. ‘Stress Testing’ is a simulation exercise where a set of plausible, but not necessarily probable, hypothetical scenarios are used to gauge how certain events will affect a system, product, company or industry. In the financial industry for example ‘stress testing’ is routinely run to evaluate the strength of institutions.

Purpose & Methodology

The purpose of these stress tests is to determine the stability of ICANN in the event of consequences and/or vulnerabilities, and to assess the adequacy of existing and proposed accountability mechanisms available to the ICANN community.

Among deliverables listed in the CCWG-Accountability Charter are:

- Identification of contingencies to be considered in the stress tests
- Review of possible solutions for each Work Stream including stress tests against identified contingencies. The CCWG-Accountability should consider the following methodology for stress tests:
  1. Analysis of potential weaknesses and risks
  2. Analysis of existing remedies and their robustness
  3. Definition of additional remedies or modification of existing remedies
  4. Description of how the proposed solutions would mitigate the risk of contingencies or protect the organization against such contingencies

CCWG-Accountability must structure its work to ensure that stress tests can be (i) designed (ii) carried out and (iii) its results being analyzed timely before the transition.

In addition, the CCWG chairs has asked our work party to consider this yes/no question:

While this is not a gating factor, is the threat directly related to the transition of the IANA stewardship?
Also, note that the CCWG charter does not ask that probability estimates be assigned for contingencies. The purpose of applying tests to proposed accountability measures is to determine if the community has adequate means to challenge ICANN’s reactions to the stress test.

CCWG Work Team 4 gathered an inventory of contingencies identified in prior public comments. That document was posted to the wiki at https://community.icann.org/display/acctcrosscomm/ST-WP+--+Stress+Tests+Work+Party

We consolidated these into five ‘stress test categories’ listed below, and prepared draft documents showing how these stress tests are useful to evaluate ICANN’s existing and CCWG’s proposed accountability measures.

I. Financial Crisis or Insolvency (Scenarios #5, 6, 7, 8 and 9)

ICANN becomes fiscally insolvent, and lacks the resources to adequately meet its obligations. This could result from a variety of causes, including financial crisis specific to the domain name industry, or the general global economy. It could also result from a legal judgment against ICANN, fraud or theft of funds, or technical evolution that makes domain name registrations obsolete.

II. Failure to Meet Operational Obligations (Scenarios #1,2,11, 17, and 21)

ICANN fails to process change or delegation requests to the IANA Root Zone, or executes a change or delegation over the objections of stakeholders, such as those defined as 'Significantly Interested Parties' [http://ccnso.icann.org/workinggroups/foi-final-07oct14-en.pdf]

III. Legal/Legislative Action (Scenarios #3, 4, 19, and 20)

ICANN is the subject of litigation under existing or future policies, legislation, or regulation. ICANN attempts to delegate a new TLD, or re-delegate a non-compliant existing TLD, but is blocked by legal action.
IV. Failure of Accountability (Scenarios #10, 12, 13, 16, 18, 22, 23, 24 and 26)

Actions (or expenditure of resources) by one or more ICANN Board Members, CEO, or other Staff, are contrary to ICANN’s mission or bylaws. ICANN is “captured” by one stakeholder segment, including governments via the GAC, which is either able to drive its agenda on all other stakeholders, or abuse accountability mechanisms to prevent all other stakeholders from advancing their interests (veto).

V. Failure of Accountability to External Stakeholders (Scenarios #14, 15, and 25)

ICANN modifies its structure to avoid obligations to external stakeholders, such as terminating the Affirmation of Commitments, terminating presence in a jurisdiction where it faces legal action, moving contracts or contracting entities to a favorable jurisdiction. ICANN delegates, subcontracts, or otherwise abdicates its obligations to a third party in a manner that is inconsistent with its bylaws or otherwise not subject to accountability. ICANN merges with or is acquired by an unaccountable third party.

Public comment participants may conceive of other contingencies and scenario risks beyond the 26 stress tests identified in this section. In that case, we encourage commenters to apply their own stress test analysis. To do so, a commenter can examine ICANN’s present accountability mechanisms to determine whether they adequately address the contingency. Then, the commenter can examine the proposed accountability enhancements in this document, and assess whether they give the community adequate means to challenge board decisions and to hold the board accountable for its actions.

For example, the stress test team evaluated contingencies that could generally be described as external events (cyber attack, financial crisis, etc.). We discovered that while some risk mitigation was possible, it became clear that no accountability framework could entirely eliminate the risk of such events nor thoroughly alleviate their impact. Instead, it was critical to explore the ability of the community to hold ICANN board and management accountable for their preparation and reaction to the external events. The proposed accountability measures do provide adequate means to do so.

Note that we cannot apply stress tests definitively until CCWG and CWG have defined mechanisms/structures to test. This draft applies stress tests to a ‘snapshot’ of proposed
mechanisms under consideration at this point in the process.

370 Also, note that several stress tests can specifically apply to work of the CWG regarding transition of the IANA naming functions contract (see Stress Tests #1 & 2, 10, 11, 14, 15, 16, 17, 19, 22, 24, 25).

371 The stress test exercise demonstrates that WS1 recommendations do enhance the community’s ability to hold ICANN board and management accountable, relative to present accountability measures. It is also clear that the CWG proposals are complementary to CCWG measures. One stress test regarding appeals of ccTLD revocations and assignments (ST 21) has not been adequately addressed in either the CWG or CCWG proposals, awaiting policy development from the ccNSO.

372 The following table shows the stress test scenarios for each of our five categories of risk, alongside existing accountability mechanisms and measures and proposed accountability measures. Conclusions have been drawn after discussion and exploration of each hypothetical situation, and the table also lists whether a) if the ‘threat’ is or is not directly related to the transition of IANA stewardship; b) if and to what extent existing measures and mechanisms are deemed adequate; and c) the adequacy and effectiveness of any proposed measures or mechanisms.

### Stress test category I: Financial Crisis or Insolvency

<table>
<thead>
<tr>
<th>STRESS TEST</th>
<th>EXISTING ACCOUNTABILITY MEASURES</th>
<th>PROPOSED ACCOUNTABILITY MEASURES</th>
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<tbody>
<tr>
<td>375-376.5. Domain industry financial crisis. Consequence: significant reduction in domain sales generated revenues and significant increase in registrar and registry costs, threatening ICANN’s ability to operate.</td>
<td>380-381 ICANN could propose revenue increases or spending cuts, but these decisions are not subject to challenge by the ICANN community.</td>
<td>384-385 One proposed measure would empower the community to veto ICANN’s proposed annual budget. This measure enables blocking a proposal by ICANN to increase its revenues by adding fees on registrars, registries, and/or registrants.</td>
</tr>
<tr>
<td>377-378.7. Litigation arising from</td>
<td>384-385 The Community has input in ICANN budgeting and Strat Plan.</td>
<td></td>
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</table>

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private contract, e.g., Breach of Contract.

8. Technology competing with DNS.

Consequence: loss affecting reserves sufficient to threaten business continuity.

operators pay the fees.

ICANN’s reserve fund could support operations in a period of reduced revenue. Reserve fund is independently reviewed periodically.

decision using a reconsideration request and/or referral to an Independent Review Panel (IRP) with the power to issue a binding decision. If ICANN made a revenue or expenditure decision outside the annual budget process, the Reconsideration or IRP mechanisms could be able to reverse that decision, unless it was deemed vital to ICANN.

Conclusions:

a) This threat is not directly related to the transition of IANA stewardship.

b) Existing measures would be adequate, unless the revenue loss was extreme and sustained.

c) Proposed measures are helpful, but might not be adequate if revenue loss was extreme and sustained.

STRESS TEST | EXISTING ACCOUNTABILITY MEASURES | PROPOSED ACCOUNTABILITY MEASURES
---|---|---
9. Major corruption or fraud. | ICANN has annual independent audit that includes testing of internal controls designed to prevent fraud and corruption. | One proposed measure is to empower the community to force ICANN’s board to consider a recommendation arising from an AoC Review. An ATRT could make recommendations to avoid conflicts of interest. An ICANN board decision against those recommendations could be challenged with a Reconsideration and/or IRP.

Consequence: major impact on corporate reputation, significant litigation and loss of reserves. | ICANN maintains an anonymous hotline for employees to report suspected fraud. | Another proposed measure would empower the community to veto ICANN’s proposed annual budget. This measure enables blocking a budget.

ICANN board can dismiss CEO and/or executives responsible. | The community has no ability to force the board to report or take action against suspected |
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</thead>
<tbody>
<tr>
<td>404 402.1. Change authority for the Root Zone ceases to function, in part or in whole.</td>
<td>407 406. Under the present IANA functions contract, NTIA can revoke ICANN’s authority to perform IANA functions and re-assign to different entity/entities.</td>
<td>409 407. The CWG proposal includes various escalation procedures to prevent degradation of service, as well as a plan (operational) for the transition of the IANA function.</td>
</tr>
<tr>
<td>405 402.2. Delegation authority for the Root Zone ceases to function, in part or in whole.</td>
<td>408 406. After NTIA relinquishes the IANA functions contract, this measure will no longer be available.</td>
<td>410 409. The CWG proposes that IANA naming functions be legally transferred to a new Post-Transition IANA entity (PTI) that would be a subsidiary of ICANN.</td>
</tr>
<tr>
<td>406 404. Consequence: interference with existing policy relating to Root Zone and/or prejudice to the security and stability of one or several TLDs.</td>
<td></td>
<td>411 409. The CWG proposes a multistakeholder IANA Function Review (IFR) to conduct reviews of PTI.</td>
</tr>
</tbody>
</table>

Conclusions:

a) This threat is not directly related to the transition of IANA stewardship.
b) Existing measures would not be adequate if litigation costs or losses were extreme and sustained.
c) Proposed measures are helpful, but might not be adequate if litigation costs and losses were extreme and sustained.
Results of IFR are not prescribed or restricted and could include recommendations to the ICANN Board to terminate or not renew the IANA Functions Contract with PTI. An ICANN Board decision against those recommendations could be challenged with a Reconsideration and/or IRP.

The CWG proposes the ability for the multistakeholder community to require, if necessary and after substantial opportunities for remediation, the selection of a new operator for the IANA Functions.

Suggestions for Work Stream 2:

- Require annual external security audits and publication of results.
- Require certification per international standards (ISO 27001) and publication of results.

Conclusions:

a) This threat is directly related to the transition of IANA stewardship
b) Existing measures would be inadequate after NTIA terminates the IANA contract.

c) Proposed measures are, in combination, adequate to mitigate this contingency
<table>
<thead>
<tr>
<th>STRESS TEST</th>
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<tbody>
<tr>
<td>421 11. Compromise of credentials.</td>
<td>423 Regarding compromise of internal systems:</td>
<td>423 Regarding compromise of internal systems:</td>
</tr>
<tr>
<td>422 Consequence: major impact on corporate reputation, significant loss of authentication and/or authorization capacities.</td>
<td>424 Based upon experience of the recent security breach, it is not apparent how the community holds ICANN management accountable for implementation of adopted security procedures.</td>
<td>424 No measures yet suggested would force ICANN management to conduct an after-action report and disclose it to the community.</td>
</tr>
<tr>
<td>425 It also appears that the community cannot force ICANN to conduct an after-action report on a security incident and reveal that report.</td>
<td>425 Regarding DNS security:</td>
<td>425 Nor can the community force ICANN management to execute its stated security procedures for employees and contractors.</td>
</tr>
<tr>
<td>426 Regarding DNS security:</td>
<td>427 Beyond operating procedures, there are credentials employed in DNSSEC.</td>
<td>427 Regarding DNS security:</td>
</tr>
<tr>
<td>428 ICANN annually seeks SysTrust Certification for its role as the Root Zone KSK manager.</td>
<td>428 The IANA Department has achieved EFQM Committed to Excellence certification for its Business Excellence activities.</td>
<td>428 One proposed measure empowers the community to force ICANN’s board to consider a recommendation arising from an AoC Review – namely, Security Stability and Resiliency. An ICANN board decision against those recommendations could be challenged with a Reconsideration and/or IRP.</td>
</tr>
<tr>
<td>429 Under C.5.3 of the IANA Functions Contract, ICANN has undergone annual</td>
<td>430 A proposed bylaws change would require ICANN board to respond to formal advice from advisory committees such as SSAC</td>
<td></td>
</tr>
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independent audits of its security provisions for the IANA functions. If the board took a decision to reject or only partially accept formal AC advice, the community could be empowered to challenge that board decision to an IRP.

**Suggestions for Work Stream 2:**

- Require annual external security audits and publication of results.
- Require certification per international standards (ISO 27001) and publication of results.

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</thead>
<tbody>
<tr>
<td><strong>17. ICANN attempts to add a new top-level domain in spite of security and stability concerns expressed by technical community or other stakeholder groups.</strong></td>
<td><strong>In 2013-14 the community demonstrated that it could eventually prod ICANN management to attend to risks identified by SSAC. For example: dotless domains (SAC 053); security certificates and name collisions such as .mail, .home (SAC 057)</strong></td>
<td><strong>One proposed measure is to empower the community to force ICANN’s board to respond to recommendations arising from an AoC Review – namely, 9.2 Review of Security, Stability, and Resiliency. An ICANN board decision</strong></td>
</tr>
</tbody>
</table>

**Conclusions:**

a) This threat is directly related to the transition of IANA stewardship

b) Existing measures would not be adequate.

c) Proposed WS1 measures, in combination, would be helpful to mitigate the scenario, but not to prevent it. W2 suggestions might provide risk mitigation measures.
actions could impose costs and risks upon external parties.

445. NTIA presently gives clerical approval for each delegation to indicate that ICANN has followed its processes. NTIA could delay a delegation if its finds that ICANN has not followed its processes. Not clear if that would/could have been a finding if ICANN attempted to delegate a new TLD such as .mail or .home.

447. A proposed bylaw change would require ICANN Board to respond to formal advice from advisory committees such as SSAC and RSSAC. If the board took a decision to reject or only partially accept formal AC advice, the community could be empowered to challenge that decision through an IRP.

448. Conclusions:

a) This threat is partially related to the transition of IANA stewardship

b) Existing measures were adequate to mitigate the risks of this scenario.

c) Proposed measures enhance community’s power to mitigate the risks of this scenario.

21. A government official demands ICANN rescind responsibility for management of a ccTLD from an incumbent ccTLD Manager.

However, the IANA Function Manager is unable to document voluntary and specific consent for the revocation from the incumbent ccTLD.

Under the present IANA contract with NTIA, the IANA Department issues a boiler-plate report to the ICANN Board, which approves this on the Consent Agenda and forwards to NTIA, which relies on the Board’s certification and approves the revocation, delegation or transfer.

From the CWG draft proposal: “CWG-Stewardship recommends not including any appeal mechanism that would apply to ccTLD delegations and redelegations in the IANA Stewardship Transition proposal.”

From CWG co-chair correspondence on 15-Apr-2015: “As such, any appeal
Manager.

Also, the government official demands that ICANN assign management responsibility for a ccTLD to a Designated Manager. But the IANA Function Manager does not document that: Significantly Interested Parties agree; that other Stakeholders had a voice in selection; the Designated Manager has demonstrated required capabilities; there are not objections of many Interested Parties and/or Significantly Interested Parties.

This stress test examines the community's ability to hold ICANN accountable to follow established policies. It does not deal with the adequacy of policies in place.

Consequence: Faced with this re-delegation request, ICANN lacks measures to resist re-delegation while awaiting the bottom-up consensus decision of affected stakeholders.

There is presently no mechanism for the incumbent ccTLD Manager or the community to challenge ICANN's certification that process was followed properly.

See GAC Principles for delegation and administration of ccTLDs. GAC Advice published in 2000 and updated in 2005 specifically referenced to Sections 1.2 & 7.1

See Framework of Interpretation, 20-Oct-2014

This stress test examines the community's ability to hold ICANN accountable to follow established policies. It does not deal with the adequacy of policies in place.

Consequence: Faced with this re-delegation request, ICANN lacks measures to resist re-delegation while awaiting the bottom-up consensus decision of affected stakeholders.

There is presently no mechanism for the incumbent ccTLD Manager or the community to challenge ICANN's certification that process was followed properly.

See GAC Principles for delegation and administration of ccTLDs. GAC Advice published in 2000 and updated in 2005 specifically referenced to Sections 1.2 & 7.1

See Framework of Interpretation, 20-Oct-2014

Regarding CCWG proposed measures:

One proposed CCWG measure could give the community standing to request Reconsideration of management's decision to certify the ccTLD change. Would require a standard of review that is more specific than amended ICANN Mission, Commitments and Core Values.

Another proposed CCWG mechanism is community challenge to a board decision, referring it to an Independent Review Panel (IRP) with the power to issue a binding decision. If ICANN took action to revoke or assign management responsibility for a ccTLD, the IRP mechanism might be enabled to review that decision. Would require a standard of review.
**Conclusions:**

a) This threat is directly related to the transition of IANA stewardship

b) Existing measures would not be adequate.

c) Proposed measures do not adequately empower the community to address this scenario until the appropriate processes develop appropriate mechanisms.

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**Stress test category III: Legal/Legislative Action**

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<tr>
<th>STRESS TEST</th>
<th>EXISTING ACCOUNTABILITY MEASURES</th>
<th>PROPOSED ACCOUNTABILITY MEASURES</th>
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<tbody>
<tr>
<td>3. Litigation arising from existing public policy, e.g., Antitrust suit</td>
<td>The community could develop new policies that respond to litigation challenges.</td>
<td>After ICANN board responded to the lawsuit (litigating, changing policies or enforcement, etc.) the community would have several response options:</td>
</tr>
<tr>
<td>In response, ICANN board would decide whether to litigate, concede, settle, etc.</td>
<td>An ICANN Board decision (litigate or settle) could not be challenged by the community at-large, which lacks standing to use IRP.</td>
<td>The community could develop new policies that respond to litigation challenges.</td>
</tr>
<tr>
<td>Consequence: significant interference with existing policies and/or policy development relating to relevant activities</td>
<td>Reconsideration looks at process but not substance of a decision.</td>
<td>Another measure would give the community standing to file for Reconsideration or IRP, based on amended Mission, Commitments and Core Values.</td>
</tr>
<tr>
<td></td>
<td>ICANN must follow orders from courts of competent jurisdiction.</td>
<td>Another measure would allow each AoC review team to assess implementation of prior recommendations, ad</td>
</tr>
</tbody>
</table>
renew the recommendations. An ICANN board decision against those recommendations could be challenged with a Reconsideration and/or IRP.

Conclusions:

a) This threat is not directly related to the transition of IANA stewardship

b) Existing measures are inadequate.

c) Proposed measures would help the community hold ICANN accountable, but might not be adequate to stop interference with ICANN policies.

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<th>Stress Test</th>
<th>Existing Accountability Measures</th>
<th>Proposed Accountability Measures</th>
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<tbody>
<tr>
<td>484 485</td>
<td>4. New regulations or legislation.</td>
<td>491 492</td>
</tr>
<tr>
<td>486</td>
<td>For example, a government could cite anti-trust or consumer protection laws and find unlawful some rules that ICANN imposes on TLDs. That government could impose fines on ICANN, withdraw from the GAC, and/or force ISPs to use a different root, thereby fragmenting the Internet.</td>
<td>492 493</td>
</tr>
<tr>
<td>487</td>
<td>In response, ICANN board would decide whether to litigate, concede, settle, etc.</td>
<td>493 494</td>
</tr>
<tr>
<td>488</td>
<td>Consequence: significant interference with existing policies and/or policy development relating</td>
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</table>
| | | 498 | Another measure would allow each AoC review team to assess implementation of prior
497 Conclusions:

498 a) This threat is not directly related to the transition of IANA stewardship

499 b) Existing measures are inadequate.

500 c) Proposed measures would be an improvement but might still be inadequate.

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<tbody>
<tr>
<td>19. ICANN attempts to re-delegate a gTLD because the registry operator is determined to be in breach of its contract, but the registry operator challenges the action and obtains an injunction from a national court.</td>
<td>Under the present agreement with NTIA, the entity performing root zone maintenance is protected from lawsuits since it is publishing the root per contract with the US Government. [pending verification]</td>
<td>While it would not protect the root zone maintainer from lawsuits, one CCWG proposed mechanism is community challenge of ICANN decision to re-delegate or its decision to acquiesce or litigate the court order. This challenge would take the form of a Reconsideration or IRP.</td>
</tr>
<tr>
<td>In response, ICANN would decide whether to litigate, concede, settle, etc.</td>
<td>However, the IANA stewardship transition might result in root zone maintainer not operating under USG contract, so would not be protected from lawsuits.</td>
<td>After ICANN responded to the lawsuit (litigating, changing policies or enforcement, etc.) the decision could be challenged via Reconsideration or IRP, based on standard of review in amended Mission, Commitments and Core Values.</td>
</tr>
<tr>
<td>Consequence: The entity charged with root zone maintenance could face the question of whether to follow ICANN re-delegation request or to follow the court order.</td>
<td>A separate consideration:</td>
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<td></td>
<td>507</td>
<td>511</td>
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which lacks standing to use IRP.

508 - Reconsideration looks at process but not substance of a decision.

509 - ICANN must follow orders from courts of competent jurisdiction.

<table>
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<tr>
<th>Conclusions:</th>
<th>Existing Accountability Measures</th>
<th>Proposed Accountability Measures</th>
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<tbody>
<tr>
<td>a) This threat is directly related to the transition of IANA stewardship</td>
<td>b) Existing measures might not be adequate.</td>
<td>c) At this point, CWG’s recommendations are still in development.</td>
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<tbody>
<tr>
<td>20. A court order is issued to block ICANN’s delegation of a new TLD, because of complaint by existing TLD operators or other aggrieved parties.</td>
<td>Before delegation, the community lacked standing to object to string similarity decisions. Reconsideration requests looks at process but not at substance of the decision.</td>
<td>Preventive: During policy development, the community would have standing to challenge ICANN board Board decisions about policy and implementation.</td>
</tr>
<tr>
<td>For example, an existing gTLD operator might sue to block delegation of a plural version of the existing string.</td>
<td>An ICANN board Board decision (litigate or settle) could not be challenged by the community at-large, which lacks standing to use IRP.</td>
<td>A future new gTLD Guidebook could give the community standing to file objections.</td>
</tr>
<tr>
<td>In response, ICANN board Board would decide whether to litigate, concede, settle, etc.</td>
<td>Reconsideration looks at process but not substance of a decision.</td>
<td>Remedial: After ICANN board Board responded to the lawsuit (litigating, changing policies or enforcement, etc.) the community would have several response options:</td>
</tr>
<tr>
<td>Consequence: ICANN’s decision about how to respond to court order could bring liability to ICANN and its contract parties.</td>
<td>ICANN must follow orders from courts of competent jurisdiction, and may consider factors such as cost of litigation and</td>
<td>One measure would give the community standing to file for</td>
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Stress test category IV: Failure of Accountability

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</tr>
</thead>
<tbody>
<tr>
<td>535 10. Chairman, CEO or officer acting in a manner inconsistent with the organization's mission.</td>
<td>538 As long as NTIA controls the IANA functions contract, ICANN risks losing IANA functions if it were to expand scope too broadly.</td>
<td>539 1. The Community has some input in ICANN budgeting and Strat</td>
</tr>
<tr>
<td>536 24. An incoming Chief Executive institutes a “strategic review” that arrives at a new, extended mission for ICANN. Having just hired Insurance.</td>
<td>532 One proposed measure empowers the community to force ICANN’s board to consider a recommendation arising from an AoC Review – namely, Consumer Trust, Choice, and Competition. An ICANN board decision against those recommendations could be challenged with a Reconsideration and/or IRP.</td>
<td>534 2. Proposed measures would be an improvement but might still be inadequate.</td>
</tr>
</tbody>
</table>

Conclusions:

a) This threat is not directly related to the transition of IANA stewardship.
b) Existing measures would be inadequate.
c) Proposed measures would be an improvement but might still be inadequate.
the new CEO, the Board approves the new mission / strategy without community consensus.

Plan, and could register objections to plans and spending on extending ICANN's mission.

is empowering the community to challenge a Board decision, referring it to an Independent Review Panel (IRP) with the power to issue a binding decision. The IRP decision would be based on a standard of review in the amended Mission Statement, including “ICANN shall not undertake any other mission not specifically authorized in these Bylaws”.

Consequence: Community ceases to see ICANN as the community’s mechanism for limited technical functions, and views ICANN as an independent, sui generis entity with its own agenda, not necessarily supported by the community. Ultimately, community questions why ICANN’s original functions should remain controlled by a body that has acquired a much broader and less widely supported mission.

California’s Attorney General has jurisdiction over non-profit entities acting outside Bylaws or Articles of Incorporation.

Conclusions:

a) This threat is directly related to the transition of IANA stewardship

b) Existing measures are inadequate after NTIA terminates the IANA contract.

c) Proposed measures in combination are adequate.

<table>
<thead>
<tr>
<th>STRESS TEST</th>
<th>EXISTING ACCOUNTABILITY MEASURES</th>
<th>PROPOSED ACCOUNTABILITY MEASURES</th>
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</thead>
<tbody>
<tr>
<td>12. Capture by one or several groups of stakeholders.</td>
<td>Regarding capture by governments, the GAC could change its Operating Principle 47 to use majority voting for formal GAC advice, but ICANN bylaws would require due deference only to advice that had GAC.</td>
<td>CCWG proposals for community empowerment rely upon supermajority to veto ICANN budgets and strategic plans, to remove ICANN board director(s). A supermajority requirement is an effective prevention.</td>
</tr>
<tr>
<td>Consequence: major impact on trust in multistakeholder model, prejudice to other stakeholders.</td>
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consensus.
of capture by one or a few groups, provided that quorum requirements are high enough.

Each AC/SO/SG needs accountability and transparency rules to prevent capture from those outside that community.

To prevent capture by governments, another proposed measure would amend ICANN bylaws (Article XI, Section 2, item 1j) to obligate trying to find a mutually agreeable solution only where GAC advice was supported by GAC consensus.

### Conclusions:

553 a) This threat is not directly related to the transition of IANA stewardship

553 b) Existing measures would be inadequate

553 c) Proposed measures would be adequate.

### Stress Test

555-13. One or several stakeholders excessively rely on accountability mechanism to “paralyze” ICANN.

555- Consequence: major impact on corporate reputation, inability to take decisions, instability of governance bodies, loss of

### Existing Accountability Measures

557 - Current redress mechanisms might enable one stakeholder to block implementation of policies. But these mechanisms (IRP, Reconsideration, Ombudsman) are expensive and limited in scope of what can be reviewed.

### Proposed Accountability Measures

559 - CCWG proposals for community empowerment rely upon supermajority to veto ICANN budgets and strategic plans, to remove ICANN board director(s). A supermajority requirement is an effective prevention of capture by one or a few groups, provided that
There are no present mechanisms for a ccTLD operator to challenge a revocation decision.

Each AC/SO/SG needs accountability and transparency rules to prevent capture from those outside that community.

However, some CCWG proposals may make redress mechanisms more accessible and affordable to individual stakeholders, increasing their ability to block implementation of policies and decisions.

It should be noted that proposed measures for Reconsideration and IRP include the ability to dismiss frivolous or abusive claims and to limit the duration of proceedings.

**Conclusions:**

a) This threat is not directly related to the transition of IANA stewardship

b) Existing measures seem to be adequate.

c) Improved access to Reconsideration and IRP could allow individuals to impede ICANN processes, although this risk is mitigated by dismissal of frivolous or abusive claims.

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<thead>
<tr>
<th><strong>Stress Test</strong></th>
<th><strong>Existing Accountability Measures</strong></th>
<th><strong>Proposed Accountability Measures</strong></th>
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<tbody>
<tr>
<td>16. ICANN engages in programs not necessary to achieve its limited technical mission. For example, uses fee revenue or reserve funds to expand its scope</td>
<td>As long as NTIA controls the IANA contract, ICANN would risk losing IANA functions if it were to expand scope without community support. But as</td>
<td>One proposed measure is empowering the community to veto ICANN’s proposed strategic plan and budget. This measure could block a proposal by</td>
</tr>
<tr>
<td>570</td>
<td>Consequence: ICANN has the power to determine fees charged to TLD applicants, registries, registrars, and registrants, so it presents a large target for any Internet-related cause seeking funding sources.</td>
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<tr>
<td>572</td>
<td>Community was not aware of ICANN Board’s secret resolution to initiate negotiations to create NetMundial. There was no apparent way for community to challenge/reverse this decision.</td>
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</tr>
<tr>
<td>573</td>
<td>The Community has input in ICANN budgeting and Strat Plan.</td>
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<tr>
<td>574</td>
<td>Registrars must approve ICANN’s variable registrar fees, though Registrars do not view this as an accountability measure.</td>
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<td>575</td>
<td>California’s Attorney General has jurisdiction over non-profit entities acting outside Bylaws or Articles of Incorporation.</td>
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<tr>
<td>576</td>
<td>Another proposed mechanism is a challenge to a board decision, made by an aggrieved party or the Community as a whole. This would refer the matter to an Independent Review Panel (IRP) with the power to issue a binding decision. If ICANN made a commitment or expenditure outside the annual budget process, the IRP mechanism enables reversal of that decision.</td>
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<tr>
<td>577</td>
<td>Another proposed measure is to amend ICANN bylaws to prevent the organization from expanding scope beyond ICANN’s amended Mission, Commitments and Core Values.</td>
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<tr>
<td>578</td>
<td>If ICANN’s board proposed to amend/remove these bylaws provisions, another proposed measure would empower the community to</td>
<td></td>
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</table>
Conclusions:

a) Threat is directly related to the transition of IANA stewardship

b) Existing measures are inadequate.

c) Proposed measures in combination may be adequate.

### Stress Test

<table>
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<tr>
<th><strong>EXISTING ACCOUNTABILITY MEASURES</strong></th>
<th><strong>PROPOSED ACCOUNTABILITY MEASURES</strong></th>
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<tbody>
<tr>
<td>Current ICANN Bylaws (Section XI) give due deference to GAC advice, including a requirement to try and find “a mutually acceptable solution.”</td>
<td>One proposed measure would amend ICANN bylaws to obligate trying to find a mutually agreeable solution only where GAC advice was supported by GAC consensus.</td>
</tr>
<tr>
<td>This is required for any GAC advice, not just for GAC consensus advice.</td>
<td>The GAC could change its Operating Principle 47 to use majority voting for formal GAC advice, but ICANN bylaws would require due deference only to advice that had GAC consensus.</td>
</tr>
<tr>
<td>Today, GAC adopts formal advice according to its Operating Principle 47: “consensus is understood to mean the practice of adopting decisions by general agreement in the absence of any formal objection.” But the GAC may at any time change its procedures to use majority voting instead of consensus.</td>
<td>GAC can still give ICANN advice at any time, with or without consensus.</td>
</tr>
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</table>

### Conclusions:

a) This threat is not directly related to the transition of IANA stewardship

b) Existing measures are inadequate.

c) Proposed measures are adequate.
<table>
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<th>Stress Test</th>
<th>Existing Accountability Measures</th>
<th>Proposed Accountability Measures</th>
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<tr>
<td></td>
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<td>596 As long as NTIA controls the IANA contract, ICANN would risk losing IANA functions if it were to ignore bylaws. But as a result of IANA stewardship transition, ICANN would no longer need to follow bylaws. in to retain IANA contract with NTIA.</td>
</tr>
<tr>
<td>597 Consequence: Community loses confidence in multistakeholder structures to govern ICANN.</td>
<td>598 Aggrieved parties can ask for Reconsideration of board decisions, but this is currently limited to questions of whether process was followed.</td>
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<td></td>
<td>599 Aggrieved parties can file for IRP, but decisions of the panel are not binding on ICANN.</td>
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<tr>
<td></td>
<td>600 California’s Attorney General has jurisdiction over non-profit entities acting outside Bylaws or Articles of Incorporation.</td>
<td></td>
</tr>
<tr>
<td></td>
<td>601 One proposed measure is to change the standard for Reconsideration Requests, so that substantive matters may also be challenged. [Sidley: is something missing here?]</td>
<td></td>
</tr>
<tr>
<td></td>
<td>602 Another proposed measure empowers the community to force ICANN’s board to consider a recommendation arising from an AoC Review – namely, the Accountability and Transparency Review Team. An ICANN board decision against those recommendations could be challenged with a Reconsideration and/or IRP.</td>
<td></td>
</tr>
<tr>
<td></td>
<td>603 One proposed measure is empowering the community to challenge a board decision, referring it to an Independent Review Panel (IRP) with the power to issue a binding decision. If ICANN failed to comply with its bylaws, the IRP mechanism enables a reversal of that decision.</td>
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92
If the ICANN board were to ignore binding IRP decisions, another proposed measure would empower the community to force resignation ICANN board member(s).

Conclusions:

a) This threat is directly related to the transition of IANA stewardship.
b) Existing measures are inadequate.
c) Proposed measures in combination are adequate because the community has power to spill the board.

STRESS TEST

23. ICANN uses RAA or other agreements to impose requirements on third parties, outside scope of ICANN mission. (e.g. registrant obligations)

610 Affected third parties, not being contracted to ICANN, have no effective recourse.

611 Contracted parties, not affected by the requirements, may choose not to use their ability to challenge ICANN’s decision.

612 This issue occurs in policy development, implementation, and compliance enforcement.

613 Consequence: ICANN

ENDING ACCOUNTABILITY MEASURES

615 During policy development, affected third parties may participate and file comments.

616 Affected third parties may file comments on proposed changes to registry and registrar contracts.

617 Affected third parties (e.g. registrants and users) have no standing to challenge ICANN on its approved policies.

618 Affected third parties (e.g. registrants and users) have no standing to challenge ICANN management and board on how it has implemented approved policies.

PROPOSED ACCOUNTABILITY MEASURES

620 A proposed measure to empower an aggrieved party (e.g. registrants and users) to challenge a board decision, referring it to an Independent Review Panel (IRP) with the power to issue a binding decision, based on standard for review in the amended Mission, Commitments and Core Values.

621 Another proposed measure is empowering the community to challenge a board decision, referring it to an Independent Review Panel (IRP) with the power to issue a binding decision. That IRP decision would be based on a standard of review in the amended...
seen as a monopoly leveraging power in one market (domain names) into adjacent markets.

If ICANN changes its legal jurisdiction, that might reduce the ability of third parties to sue ICANN.

Mission statement, including “ICANN shall not undertake any other mission not specifically authorized in these Bylaws.”

### Conclusions:

- a) This threat is not directly related to IANA transition

- b) Existing measures are inadequate.

- Proposed measures would be adequate.

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On 12-March, this additional stress test was added to category IV: Failure of Accountability

<table>
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</table>

- During implementation of a properly approved policy, ICANN staff substitutes their preferences and creates processes that effectively change or negate the policy developed. Whether staff do so intentionally or unintentionally, the result is the same.

- Consequence: Staff capture of policy implementation undermines the legitimacy conferred upon ICANN by established community based policy development processes.

- The reconsideration review mechanism allows for appeal to the Board of staff actions that contradict established ICANN policies. However, reconsideration looks at process but not substance of a decision.

- An ICANN Board decision could not be challenged by the community at-large, which lacks standing to use IRP.

- If the staff action involved a Board decision, there are proposed improvements to challenge a Board decision by reconsideration or referral to an Independent Review Panel (IRP) with the power to issue a binding decision.

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Conclusions:

- a) This threat is not directly related to IANA transition

- b) Existing measures are inadequate.

- Proposed measures would, in combination, be adequate.
Stress test category V: Failure of Accountability to External Stakeholders

<table>
<thead>
<tr>
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</thead>
<tbody>
<tr>
<td>634  ICANN or NTIA choose to terminate the Affirmation of Commitments. (AoC)</td>
<td>The AoC can be terminated by either ICANN or NTIA with 120 days notice.</td>
<td>One proposed mechanism is community standing to challenge a board decision by referral to an Independent Review Panel (IRP) with the power to issue a binding decision. If ICANN canceled the AoC, the IRP mechanism could enable reversal of that decision.</td>
</tr>
<tr>
<td>635 Consequence: ICANN would no longer be held to its Affirmation commitments, including the conduct of community reviews and required implementation of review team recommendations.</td>
<td>As long as NTIA controls the IANA contract, ICANN feels pressure to maintain the AoC.</td>
<td>Another proposed measure is to import AoC provisions into the ICANN bylaws, and dispense with the bilateral AoC with NTIA. Bylaws would be amended to include AoC commitments 3, 4, 7, and 8, plus the 4 periodic reviews required in paragraph 9.</td>
</tr>
<tr>
<td>637 But as a result of IANA stewardship transition, ICANN would no longer have the IANA contract as external pressure from NTIA to maintain the AoC.</td>
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</table>

Note: none of the

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### Conclusions:

- **a)** This threat is directly related to the transition of IANA stewardship.

### STRESS TEST

**15. ICANN terminates its legal presence in a nation where Internet users or domain registrants are seeking legal remedies for ICANN’s failure to enforce contracts, or other actions.**

- **Consequence:** Affected parties might be prevented from seeking legal redress for commissions or omissions by ICANN.

### EXISTING ACCOUNTABILITY MEASURES

- **As long as NTIA controls the IANA contract, ICANN could risk losing IANA functions if it were to move in order to avoid legal jurisdiction.**

### PROPOSED ACCOUNTABILITY MEASURES

- **ICANN’s present bylaws include a commitment to maintain headquarters in California with offices around the world.**

### Conclusions:

- **a)** This threat is directly related to the IANA transition.

### STRESS TEST

**25. ICANN delegates or subcontracts its obligations under a future IANA agreement to a third party.**

- **The present IANA contract (link) at C.2.1 does not allow ICANN to subcontract or outsource its**

### PROPOSED ACCOUNTABILITY MEASURES

- **The CWG planning the IANA stewardship transition could require community consent before ICANN**
Would also include ICANN merging with or allowing itself to be acquired by another organization.

Responsibility for fulfilling the IANA functions could go to a third party that was subject to national laws that interfered with its ability to execute IANA functions.

Consequence: Responsibility for fulfilling the IANA functions could go to a third party that was subject to national laws that interfered with its ability to execute IANA functions.

Responsibilities to a 3rd party without NTIA’s consent.

NTIA could exert its control over ICANN’s decision as long as it held the IANA contract. But not after NTIA relinquishes the IANA contract.

Nor would NTIA’s required principles for transition be relevant after transition occurred.

666 The CCWG is proposing to empower the community to challenge a board decision, referring it to an Independent Review Panel (IRP) with the power to issue a binding decision. If ICANN failed to comply with its bylaws, the IRP mechanism enables a reversal of that decision.

Note: This would not cover re-assignment of the Root Zone Maintainer role, which NTIA is addressing in a parallel process.

Conclusions:

- This threat is directly related to the transition of IANA stewardship
- Existing measures would not be adequate after NTIA relinquishes the IANA contract.
- Proposed measure are adequate to allow community to challenge ICANN decisions in this scenario.

4) Items for Consideration in Work Stream 2

The CCWG Charter states that:

In the discussions around the accountability process, the CCWG will proceed with two work streams:

- Work Stream 1: focused on mechanisms enhancing ICANN accountability that must be in place or committed to within the time frame of the IANA Stewardship Transition;

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Work Stream 2: focused on addressing accountability topics for which a timeline for developing solutions and full implementation may extend beyond the IANA Stewardship Transition.

While Work Stream 2 is not necessary to be implemented or committed to before the transition takes place, the Charter insists that they should remain firmly within the scope of the CCWG. The items listed below should therefore be considered as no less important than the Work Stream 1 items.

Commitment to Work Stream 2 proposal consideration

However, concerns were raised within the CCWG about the incentives for ICANN to implement Work Stream 2 proposals when they are finalized after the transition has taken place. The CCWG’s recommendation to achieve sufficient commitment from ICANN is to rely on an interim Bylaw provision, noting that such provisions have been successfully used in the past.

ICANN has, where appropriate, used transitional articles within its Bylaws to identify issues that are necessary to address on a transitional basis, but will expire upon the occurrence of another event. The broadest use of a transitional article was in 2002, after the large ICANN Evolution and Reform effort, which made commitments to future occurrences such as a new MoU between ICANN and a group of Regional Internet Registries at the time when new obligations would come into force for the ASO, or obligations that would be taken on by the ccNSO once formed. See https://www.icann.org/resources/unthemed-pages/bylaws-2002-12-15-en#XX.

There is also precedent for the use of transitional terms after the GNSO was restructured, and the Board seat selected by the At-Large Community was implemented.

To account for something such the Board’s due consideration and implementation of the outcomes of Work Stream 2 accountability mechanisms, the proposal wouldn’t require anything the level of the complexity of the 2002 reform effort.

The CCWG recommends that the Board adopts a transitional article in its Bylaws which would commit ICANN to implement the CCWG recommendations, and task the group with creating further enhancements to ICANN's accountability including, but not limited to the following list of issues (see below).

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Items for consideration within Work Stream 2

During the course of its deliberations, the CCWG encountered several items which it considered as Work Stream 2. The list of items considered for Work Stream 2 is the following:

1. Enhancements to ICANN's accountability based on the law(s) applicable to its actions;
2. Alternative options for ICANN's jurisdiction (understood as 'place of legal establishment') based on possible accountability limitations related to the current jurisdiction of the Corporation; ICANN;
3. Enhancements to the Ombudsman's role and function;
4. Limiting ICANN's ability to deny transparency / disclosure requests;
5. Improvements to ICANN's budgeting and planning process that guarantee the ability for the community to have input, and for that input to be given due consideration;
6. Define security audits and certification requirements for ICANN's IT systems;
7. Institute a culture of default transparency at ICANN, including guidelines for when it is acceptable to classify information, requirements for logging decisions to classify information and procedure for de-classifying information;
8. Improve diversity in all its aspects at all levels of the organization; and
9. Enhancements should be made to ICANN's whistle-blower policy.

QUESTION:

19) The CCWG seeks input from the community regarding its proposed work plan for the CCWG Accountability Work Stream 2? If need be, please clarify what amendments would be needed.

5) Implementation Plan Including Timing

5.1 Timeline

The timeline below is a combination of the CWG and CCWG. The reason for combining both is that the completion of the CCWG’s Work Stream 1 (WS1) effort is an essential
component for the IANA Stewardship transition to occur. Note that this timeline only focuses on WS1 and its corresponding implementation. Work Stream 2 remains in basic form until its more clarity on what accountability mechanisms will make up its scope.

5.2 Next Steps

At the time of this publication, this document will undergo its first public consultation. Upon completion, the CCWG will reconvene and continue its efforts to finalizing its Work Stream 1 proposal for submission to the ICANN Board. Key milestones include:

- CCWG reviews Public Comment #1 and adjusts proposal as agreed
- CCWG prepares materials in preparation for ICANN 53 and hosts several sessions to further inform the community of its progress
- CCWG prepares its second draft proposal and readies it for a second public consultation (note, only as required on those accountability mechanisms not committed to or agreed to from the first public consultation).
- CCWG reviews Public Comment #2 and modifies its proposal to prepare the final version
- CCWG delivers the final proposal to SOs/ACs for approval
- CCWG delivers the final proposal to the ICANN Board
Upon proper notification, the CCWG begins Implementation Oversight of Work Stream 1 and on or around this time begins its work with Work Stream 2.

5.3 Implementation

The CCWG views the oversight of Work Stream 1 implementation crucial to its mandate. Work Stream 1 accountability changes with either have to be implemented or committed to before any transition of the IANA Stewardship from NTIA can occur. At the time of this publication, it is difficult to provide details of the effort required for Work Stream 1 implementation, and it is not possible to provide an exact timeline or duration beyond the information below and in the timeline in section 5.1 of this report. However, the CCWG roughly estimates nine months for implementation understanding that several tracks of effort and change will be required, some of which will require multiple public comment periods. The CCWG has tentatively outlined the following six tracks for implementation of Work Stream 1:

- Revised mission, commitments & core values
- Fundamental Bylaws changes
- Independent Review Panel enhancements
- Community empowerment
- AoC reviews transcription into the Bylaws
- Reconsideration process enhancements

As the CCWG progresses closer to its final Work Stream 1 Proposal, implementation planning will become clearer. Once approval has been obtained, implementation can begin.

A significant number of CCWG Accountability WS1 recommendations involve updating the ICANN Bylaws. A best case timeline for implementation can be found below. About 105 days appear necessary until approval of the Bylaw changes, which appear as a key milestone.

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Similarly, assuming clear direction and guidance on the ACs/SOs and assuming that these entities do not have assets or revenues, the documents for the unincorporated associations (assuming 6) could be drafted in another two weeks.

Thus, the drafting of amendments to the core ICANN governance documents and creation of basic streamlined unincorporated association documents should take about four to six weeks total, to have solid first drafts for review.

STEP 2 – POSTING AND APPROVAL OF BYLAWS – AROUND 60 DAYS INCLUDING 40 DAYS PUBLIC COMMENT

The general process for the posting and approval of Bylaws amendments is as follows:

- The Board considers the proposed revisions for posting for public comment. The Board typically receives items for consideration approximately 7 calendar days before action. Given the import of the CCWG work, there is always the possibility of a special Board meeting being called (upon proper notice - 48 hour minimum) in order to address the implementation work.

- So long as the Board approves the posting, staff can prepare the posting as soon as possible. We could aim at making sure that any public comment would be completed no later than the day the Board is scheduled to consider the posting, so that there is no undue delay.

- Public comment is typically for 40 days. There is the opportunity for a shorter period of time, though practice has been to never go below 30 days for Bylaws changes, and particularly in the case of Bylaws revisions. ICANN would only shorten that period if there was community consensus that a less than 30-day window was more appropriate.

- The public comment would have to be considered and provided to the Board for consideration and approval. We could work to identify what types of timeframes would be appropriate for this, though typically there is a need for at least 2 weeks to prepare the matter for the Board’s further consideration/approval, depending on the complexity of the comments.

- Assuming there is nothing within the public comment that requires substantial modification (which could require further public comment), once the Board considers and approves the revisions, they are made effective immediately.

- What this means is that from the time the Bylaws are provided to the Board for consideration for posting for public comment, we are looking at approximately 60 days (assuming a 40 day public comment and that Board meetings are convened as needed for this purpose) to implementation.

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STEP 3 – SETTING UP THE MECHANISMS - DURATION DEPENDS ON SO/AC PROCESSES

In terms of regulatory filings, with both the designator and membership models all that is required is that the new articles of incorporation be filed with the State of California. (The bylaws need not be filed to become effective, but will be publicly disclosed to California and federal government agencies in due course.) There is no approval process to factor in at the state or federal level.

In terms of community powers, each SO/AC would additionally need to, according to their processes, select their representatives into the community mechanism described in 2.6.1.

Each SO/AC would need to make appropriate arrangements to fully participate within the community mechanism.

In terms of setting up the IRP, a process to nominate, select and confirm the initial panelists would have to be convened. The engagement of International Arbitration Bodies and the nomination phase of this process could actually start before approval of the relevant Bylaws. However, the launch of an IRP is likely to take 3 to 6 months.

The following tables suggests implementation milestones and dates for Work Stream 1 recommendations

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<th>Complete</th>
<th>Progress</th>
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6) Public Comment Input

Do you believe the set of WS1 proposals in this interim report, if implemented or committed to, would provide sufficient enhancements to ICANN's accountability to proceed with the IANA Stewardship transition? If not, please clarify what amendments would be needed to the set of recommendation.

Do you have any general feedback or suggestion on the interim work stream 1 proposals?

Insert deadline + practical suggestions here.

Revised Mission, Commitments & Core Values

1. Do you agree that these recommended changes to ICANN's Mission, Commitments and Core Values would enhance ICANN's accountability?

2. Do you agree with the list of requirements for this recommendation? If not, please detail how you would amend these requirements.

Fundamental Bylaws

3. Do you agree that the introduction of Fundamental Bylaws would enhance ICANN's accountability?

4. Do you agree with the list of requirements for this recommendation? If not, please detail how you would recommend amending these requirements.

Independent Review Panel Enhancement

5. Do you agree that the proposed improvements to the IRP would enhance ICANN's accountability? Do you agree with the list of requirements for this recommendation? If not, please detail how you would recommend to amend these requirements.

Please refer to Appendix I – Independent Review Panel Enhancement – Questions & Open Issues

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Reconsideration Process Enhancement

6. Do you agree that the proposed improvements to the reconsideration process would enhance ICANN's accountability? Do you agree with the list of requirements for this recommendation? If not, please detail how you would recommend to amend these requirements. Are the timeframes and deadlines proposed herein sufficient to meet the community's needs? Is the scope of permissible requests broad / narrow enough to meet the community's needs?

Mechanism to empower the Community

7. What guidance, if any, would you provide to the CCWG regarding the proposed options related to the relative influence of the various groups in the community mechanism? Please provide the underlying rationale in terms of required accountability features or protection against certain contingencies.

Power: reconsider/reject budget or strategy/operating plans

8. Do you agree that the power for the community to reject a budget or strategic plan would enhance ICANN's accountability? Do you agree with the list of requirements for this recommendation? If not, please detail how you would recommend amending these requirements.

Power: reconsider/reject changes to ICANN “standard” bylaws

9. Do you agree that the power for the community to reject a proposed bylaw change would enhance ICANN's accountability? Do you agree with the list of requirements for this recommendation? If not, please detail how you would recommend to amend these requirements.

Power: approve changes to “Fundamental” Bylaws

10. Do you agree that the power for the community to approve any fundamental bylaw change would enhance ICANN's accountability? Do you agree with the list of requirements for this recommendation? If not, please detail how you would recommend to amend these requirements.
Power: Recalling individual ICANN Directors
11. Do you agree that the power for the community to remove individual Board members would enhance ICANN's accountability? Do you agree with the list of requirements for this recommendation? If not, please detail how you would recommend to amend these requirements.

Power: Recalling the entire ICANN Board
12. Do you agree that the power for the community to recall the entire Board would enhance ICANN's accountability? Do you agree with the list of requirements for this recommendation? If not, please detail how you would recommend to amend these requirements.

Incorporating AoC into the ICANN Bylaws
13. Do you agree that the incorporation into ICANN's Bylaws of the AoC principles would enhance ICANN's accountability? Do you agree with the list of requirements for this recommendation? If not, please detail how you would recommend to amend these requirements.
14. Do you agree that the incorporation into ICANN's Bylaws of the AoC reviews would enhance ICANN's accountability? Do you agree with the list of requirements for this recommendation? If not, please detail how you would recommend to amend these requirements.

Bylaws changes suggested by Stress Tests
15. Do you agree that the incorporation into ICANN's Bylaws of the above changes, as suggested by stress tests, would enhance ICANN's accountability? Do you agree with the list of requirements for this recommendation? If not, please detail how you would recommend to amend these requirements.

Items for Consideration in Work Stream 2

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16. The CCWG seeks input from the community regarding its proposed work plan for the CCWG Accountability work stream 2? If need be, please clarify what amendments would be needed.
Glossary

CCWG-Accountability
The Cross Community Working Group on Enhancing ICANN Accountability (CCWG-Accountability) that was convened to design a proposal that ensures that ICANN's accountability and transparency commitments to the global Internet community are maintained and enhanced in the absence of the historical relationship with the U.S. Government.

Consolidated RIR IANA Stewardship Proposal Team
The Consolidated RIR IANA Stewardship Proposal Team (CRISP Team) was established by the Internet Number Community through the Regional Internet Registries to produce a proposal for IANA activities related to the allocation of blocks of Internet Number Resources, the IANA Number Registries, administration of the special-purpose "IN-ADDR.ARPA" and "IP6.ARPA" DNS zones, and other related registry management tasks.

CWG-Stewardship
The Cross Community Working Group to Develop an IANA Stewardship Transition Proposal on Naming Related Functions (CWG-Stewardship), whose main goal is to produce a consolidated transition proposal for the elements of the IANA Functions related to the Domain Name System.

Designator
(suggest asking lawyers for accuracy)

Fundamental Bylaw
The concept of fundamental bylaw is used to represent a bylaw provision which the community wishes to protect from change by requiring a higher standard of community approval and ICANN Board voting threshold before it can be changed or removed.

IANA Stewardship Transition Coordination Group (ICG)
The IANA Stewardship Transition Coordination Group (ICG) was formed to coordinate the development of a proposal among the communities affected by the IANA functions. The creation of the ICG was initiated and facilitated by ICANN, and the membership of the ICG has been defined by the Internet communities participating in it. The groups’ sole deliverable is a proposal to the NTIA recommending a transition plan of NTIA's stewardship of...
IANA functions to the Internet community, consistent with the key principles outlined in the NTIA March 14 announcement.

ICG’s proposal will combine recommendations developed by the three operational communities affected by the IANA functions: the IANAPLAN WG representing the protocol parameters community, the Consolidated RIR IANA Stewardship Proposal Team (CRISP Team) representing the IP address communities, and CWG-Stewardship for the Naming community.

The ICG is focused on delivering a proposal to transition the stewardship of the IANA functions to the multistakeholder community.

IANAPLAN Working Group

The IETF established the IANAPLAN Working Group (IANAPLAN WG) to produce a proposal for the transition of IANA functions related to the maintaining of the codes and numbers contained in a variety of Internet protocols developed by the IETF.

Independent Review Process Panel

Independent Review Process Panel (IRP Panel), is an independent arbitral panel of neutrals which shall be charged with comparing contested actions of the Board to the Articles of Incorporation and Bylaws, and with declaring whether the Board has acted consistently with the provisions of those Bylaws, Articles of Incorporation, or Statement of Mission, Commitments, and Core Values, substantive limitations on the permissible scope of ICANN’s actions or [may wish to add, the California Corporations Code as interpreted by courts of competent jurisdiction].

Member

(suggest asking lawyers for accuracy)

Nominating Committee

The Nominating Committee (NomCom) is an independent committee tasked with selecting eight members of the Board of Directors, five members of the At-Large Advisory Committee, three members of the Generic Names Supporting Organization (GNSO), and three members of Country-Code Names Supporting Organization (ccNSO). (See Bylaws Article VII, Section 1.)

Ombudsman

The ICANN Ombudsman investigates and addresses complaints brought by the ICANN community. The Ombudsman is independent, impartial, and neutral, a reviewer of facts and an investigator of complaints about unfairness.

Reconsideration Process

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Reconsideration Process is a mechanism to challenge staff action taken against ICANN policies, or Board actions taken without consideration of material information or based upon false or inaccurate information.

**Root Server System Advisory Committee**

The role of the Root Server System Advisory Committee ("RSSAC") is to advise the ICANN community and Board on matters relating to the operation, administration, security, and integrity of the Internet's Root Server System.

**Stress Test**

Stress Testing is a simulation exercise where a set of plausible, but not necessarily probable, hypothetical scenarios are used to gauge how certain events will affect a system, product, company or industry. The CWG CCWG is using stress tests to analyze certain ICANN and DNS ecosystem risks or contingencies can be mitigated by applying the accountability mechanisms available to the CCWG.

**Work Streams**

- **Work Stream 1**: focused on mechanisms enhancing ICANN accountability that must be in place or committed to within the time frame of the IANA Stewardship Transition.
- **Work Stream 2**: focused on addressing accountability topics for which a timeline for developing solutions and full implementation may extend beyond the IANA Stewardship Transition.

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## Summary report:
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**Intelligent Table Comparison:** Active

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