



# **MEMORANDUM**

TO: Legal Sub-team of the Cross-Community Working Group on Enhancing

ICANN Accountability

FROM: Sidley Austin LLP and Adler & Colvin

RE: Legal Assessment: Executive Summary, Summary Chart and Revised

Governance Chart

DATE: April 23, 2015

# **Overview**

This memorandum provides an executive summary of the information provided in the Memorandum and Governance Chart that we provided to you on April 20, 2015 (<u>Link</u>), as requested. It also attaches:

- the one-page chart you requested summarizing and comparing the six powers under the four models that have been discussed in our meetings (Annex A, the "Summary Chart"); and
- a revised Governance Chart, as requested, with conclusions added to the headline of each power (Annex B, the "Revised Governance Chart").

# **Executive Summary**

# A. Legal Personhood

- In order for any of the six powers to be viable under any model, the persons or entities that seek to invoke and enforce the powers must be "legal persons" (an individual or a legally recognized entity such as a corporation or unincorporated association).
  - This will require adjustments to the current status of the SOs and ACs that become designators or members. However, structuring SOs and ACs as unincorporated associations should not expose the existing constituents of those bodies to additional liability as compared to the status quo, and indeed forming unincorporated associations may provide a degree of liability protection due to statutory protections afforded unincorporated associations under California law.

# B. Director Removal, Board Recall, and Amendment of Bylaws and Articles (Powers 1-4)

- Viable in Both Designator and Membership Models. The first four powers identified in the Revised Governance Chart—director removal, board recall and bylaw and article amendments—may be granted to the community in an enforceable manner ("viable") under either a designator model or a membership model, although the membership model provides a clearer and more straightforward means from a legal perspective.
  - Board Recall Implementation. Implementation of the full board recall right will require some additional steps: a contract among the designators or members to coordinate the removal, or a "springing" irrevocable resignation letter required of each director before appointment that would become effective upon a triggering event specified in the resignation (such as a vote of no confidence). These implementation steps are second order issues at this point in the process.

# C. Approval, Ability to Block, Reconsideration of Strategic Plan and Budget (Powers 5-6)

- Viable in Membership Model; Not Viable in Designator Model. The power to approve, block action or require reconsideration by the board with respect to strategic plans and the budget are treated differently in law from the first four powers discussed above. Corporate law enables members to reserve certain powers and approval rights in the bylaws, including the kind articulated here. Designators *do not* have this statutory right.
  - o **Membership Model—Legally Viable.** In a membership model, decisions such as approval of the strategic plan and approval of the budget may clearly be reserved to the members as a matter of statute. This means that if such powers are reserved, a board approved budget and strategic plan will not take effect until also approved by the members.
  - O **Designator Model—Not Legally Viable.** The ability to reserve decisions to designators is much less clear, because designators are treated differently from members under corporate law:
    - No Established Corporate Law Basis. There is no basis in the corporate statute to reserve these types of decisions to designators.
    - No Standing. Designators do not have the ability under corporate law to bring suits against the board for exceeding authority or violating fiduciary duties. (Members have such rights.)
      - ♦ IRP Limits. Note also that although the Independent Review Panel (IRP) described in Annexes A and B to our April 20, 2015 memo (Link) would provide additional ability for the community to challenge certain board decisions and ICANN actions, the IRP process may not be used to take fundamental decision-making from the board with regard to certain key duties that lie at the heart of

fiduciary activity, and this likely extends to matters of budget and strategy.

- Contractual Solution Not Viable. While contracts could be created between designators and ICANN to try and bridge this gap, with ICANN agreeing to make the strategic plan or budget subject to approval of the designators, this approach poses the same challenge discussed above with respect to the limits that the IRP process faces. Therefore, there is significant risk that such contractual provisions would not be enforceable because the board cannot, as a matter of corporate law, make its exercise of fiduciary duties subject to approval of a non-member third party.
  - ♦ **Director Liability.** Even if the contracts were enforceable, directors would run a significant risk of breaching their fiduciary duties by entering into these contracts because they would be making core board functions subject to outside approval (or blocking rights). They would also be placed in the difficult position of deciding between breaching a contract and breaching their fiduciary duties (with the latter subjecting directors to personal liability).
- O **Limited Reconsideration Right.** A right lesser than approval or blocking could be implemented in a designator model, namely a right to request reconsideration, provided that the ultimate decision on these matters is reserved to the board and reconsideration cannot be used to block a decision through never-ending reconsideration requests.

# D. Bind Board to Implement IANA Function Review Recommendations

• The CWG-Stewardship proposal (<u>Link</u> to public comment page) specifies that an ICANN board decision to modify or reject the IANA function review recommendations be subject to review and approval of the community, and therefore CCWG should consider this additional power in considering the designator versus member models. As explained above, this power is equivalent to approving the strategic plan or budget, and thus an enforceable approval right can be reserved only to the members, not designators.

# E. Single Member Model

• Recently there have been discussions of potentially structuring certain of the SOs and ACs into a single unincorporated association that would serve as the single member of ICANN. While having a single member would facilitate full board recall, there are already effective mechanisms under both the multiple-member and designator models to achieve that result. Furthermore, we believe that rather than solving the accountability issues identified by the community (and overcoming the standing and enforceability issues), a single member model would recreate those issues, but one step removed at the member level. For that reason, we recommend against further consideration of a single-member model.

# ANNEX A SUMMARY CHART

[Attached]

	6. Approve Budget		Strategic Plan	A	<ol> <li>Approve         Changes to Golden         Bylaws or Articles     </li> </ol>	Amendments to the Articles/Bylaws	3. Approve Regular	2. Individual Director Recall		1. Full Board Recall				Power
ď	Reconsideration right viable but with limits on how often and not ultimately binding	Approval not viable;	limits on how often and not ultimately binding	Approval not viable;	Not viable under current bylaws		Not viable under current bylaws	Not viable under current bylaws	not repeated in each cell below.	powers must be legal persons (individuals, entities or unincorporated associations). This is a necessary change for all proposed powers, but is	but none of these powers have been articulated in the present bylaws.  SOs and ACs that are to have these	The current bylaws result in a structure that is similar to the designator model,	Not viable under current bylaws	Status Quo (with no change to current governance)
o	Reconsideration right viable but with limits on how often and not ultimately binding	Approval not viable;	with limits on how often and not ultimately binding	Approval not viable;	Viable under bylaws	Designators cannot initiate bylaws amendments, only approve or reject board proposed amendments	Viable under bylaws.	Viable under bylaws		is a necessary change for all proposed powers, but is not repeated in each cell below.	Designators must be legal persons (individuals, entities or unincorporated associations). This	or "springing" resignation that takes effect on vote of no confidence.	Viable under bylaws with contract	Designator Organized ICANN
	Reconsideration right viable under bylaws	Approval right viable under bylaws;	Reconsideration right viable under bylaws	Approval right viable under bylaws;	Viable under bylaws	Members can change bylaws without board approval. Board approval required to change articles.	Viable under bylaws	Viable under bylaws		is a necessary change for all proposed powers, but is not repeated in each cell below.	Members must be legal persons (individuals, entities or unincorporated associations). This	or "springing" resignation that takes effect on vote of no confidence.	Viable under bylaws with contract	Member Organized ICANN
		Viable under bylaws, but NOT advisable. See above		Viable under bylaws, but NOT advisable. See above	Viable under bylaws, but NOT advisable. See above		Viable under bylaws, but NOT advisable. See above	Viable under bylaws, but NOT advisable. See above	Single Member must be a legal person, and any community groups that help to select the member must themselves be legal persons in order to enforce their rights.	coordinating action among the disparate stakeholder groups. The only difference is that this model would insert another corporate layer between the board itself and the community.	With this model, all the same issues about the ability of the community to assert control over the board would remain as would the issues of	model, but NOT advisable because it would add only complexity without contributing any real advantages.	Same legal viability as the multiple-member	Single Member Organized ICANN

<sup>&</sup>lt;sup>1</sup> Throughout this chart, "viable" is used to mean enforceable through a judicial process (including by enforcement of contracts consistent with the Board's fiduciary duties).

# ANNEX B

# REVISED GOVERNANCE CHART

[Attached]

Designator Model  Where can right be created? How can right be exercised? How can right be enforced?  1. Ful Viable under bylaws with contract or "springing" resignation that takes effect on vote of no confidence. To exercise any of the powers proposed in this chart, designators must be legal persons (individuals,	How can right be enforced?  1. Full Board Recal takes effect on vote of no confidence. Viable unsummers to be legal persons (individuals, To exercise to the confidence).	oar	Membership Model  Where can right be created? How can right be exercised? How can right be enforced?  d Recall  Viable under bylaws with contract or "springing" resignation that takes effect on vote of no confidence of the powers proposed in this chart, members must be legal persons (individuals,	Membership Model  How can right be exercised?  ct or "springing" resignation that ta	Membership Model  Where can right be created? How can right be exercised? How can right be enforced?  Recall  Viable under bylaws with contract or "springing" resignation that takes effect on vote of no confidence. To exercise any of the powers proposed in this chart, members must be legal persons (individuals,
Viable under bylaws with contract or "springing" resignation that takes effect on vote c To exercise any of the powers proposed in this chart, designators must be legal person entities or unincorporated associations), but this is not repeated for each power below.	takes effect on vote of no confidence. smust be legal persons (individuals, for each power below.		Viable under bylaws with contract To exercise any of the powers properties or unincorporated associated	under bylaws with contract or "springing" resignation that takes effect on vote consistency of the powers proposed in this chart, members must be legal persons or unincorporated associations), but this is not repeated for each power below.	kes effect on vote of no confidence. st be legal persons (individuals, each power below.
Right in bylaws and backed by (1) The bylaws provide	(1) The contract among designators is		Right in bylaws and backed by	Same mechanism as for	Same as for designators with respect to
<b>statute:</b> Designator can remove procedures for a board no-	enforced by the designators themselves		statute: Each member class [1], c	designators, if a contract is used	the members' rights under the inter-
its own designated director(s) at confidence vote—e.g., a vote by	or by some third-party beneficiary (e.g.,		and only that member class, can t	to manage the process around	member contract.
any time for any reason; 2/3 of the designators, or a	ICANN corp.) named in the contract. If		remove its own elected	full board recall.	
designator's approval is required   community vote of some sort.   one or more designators fail to remove	one or more designators fail to remove		director(s) at any time without		In addition, members can bring suit (1)

This would be the triggering (2) The **contract** among the designators specifies that, their directors at a triggering event, a suit is brought to compel performance. The arbitration, court, etc.—can be specified in forum for resolving the dispute—e.g.

before board can remove a

designated director without

cause

of the entire board.

board.

designated directors on the required to remove its happens, each designator is whenever this triggering event

order to coordinate designator designators is also required, in Plus a contract among

removal action and effect a recall

own appointment. (It is possible that the is needed.) bring this sort of suit, but further research designators themselves may be able to the designators bring suit to enforce their continue to act as the board—the directors simply ignore the removal and a matter of corporate law-e.g., the (2) If the board refuses to acknowledge the designators' action to remove them as replacement directors newly named by

to its bylaw/statutory rights, and the total board is recalled removes its directors pursuant

(3) Each designator then

# GENERAL COMMENTS:

In addition to or instead of a contractual arrangement, it might be possible to design another mechanism, such as a "springing resignation" signed by each director on assuming office, which would automatically take effect upon a no-confidence vote.

cause.

of the entire board. removal action and effect a recall classes (or see General coordinate member-class agreements) in order to Comment below regarding voting Plus a contract among member

could be organized as a member in its own member class. In that In ICANN, each group with power way, each SO, etc., would elect to put directors on the board its own directors to the board members vote to elect the board. membership corporation, the Note [1]: In a traditional

> threshold is required to cast the own class, each member can in a procedure set out in the member (acting as its own contractual obligation for each occurred, that would trigger the bylaws. Since each member is its on whether to recall the full board directors. member class) to remove its own removal). If the triggering event removal (or for individual directo member vote for full-board procedures for determining what devise its own internal All members would vote together

> > inaction.

there has been a breach of charitable

trust as a result of board action or corporation has suffered harm, and/or

follow the bylaws and statute in refusing appointments; and (2) on behalf of the individually for a failure by the board to corporation against the board where the to acknowledge removals or

# GENERAL COMMENTS:

- Member "voting agreements" are not enforceable under California corporate law. So, care will need to be takes effect upon a no-confidence vote. too: for example, a "springing resignation" signed by each director on assuming office, which automatically taken to avoid having a contract characterized as a voting agreement. Other mechanisms may be possible
- this does not resolve the accountability issues identified by the CCWG, but instead recreates them at the While a single member structure (where the SOs and ACs are structured as the only member) is possible member level

	<u>Designator Model</u>			Membership Model	
Where can right be created?	How can right be exercised?	How can right be enforced?	Where can right be created?	How can right be exercised?	How can right be enforced?
		2. Individual	2. Individual Director Recall		
Viable under bylaws.			Viable under bylaws.		
Right in bylaws and backed by statute: Each designator can remove its own designated director(s) at any time for any	At designator's discretion or as required under a contract, such as the one described under "Total Board Recall"	If the board or the director in question refused to acknowledge a designator's removal action, the replacement director (or possibly the designator itself) newly	Right in bylaws and backed by statute: Each member class,* and only that member class, can remove its own elected	At the member class's discretion or as required under a contract, such as the one described under "Total Board Recall"	Members can bring suit (1) individually for a failure by the board to follow the bylaws and statute in refusing to acknowledge removals or
uirecor(s) at any time for any reason; designator's approval is required before <i>board</i> can remove a designated director	i Qiai boaiq Recali	named by the designator sould bring suit to enforce his/her own appointment.	director(s) at any time without cause.	I Oldi Boai Q Recall	acknowledge removals or appointments; and (2) on behalf of the corporation against the board where the corporation has suffered harm, and/or
without cause.			* See Note [1] above under "Total Board Recall".		there has been a breach of charitable trust as a result of board action or inaction.
GENERAL COMMENT: The Nominating Committee could ability to designate directors, and	GENERAL COMMENT:  The Nominating Committee could be one of the designators in a designator structure in order for it to retability to designate directors, and it could exercise the right to remove directors it had designated as well	GENERAL COMMENT: The Nominating Committee could be one of the designators in a designator structure in order for it to retain its ability to designate directors, and it could exercise the right to remove directors it had designated as well	GENERAL COMMENT: The Nominating Committee could reduced to designate directors, and it could	GENERAL COMMENT:  The Nominating Committee could remain a <u>designator</u> even in a member structure in order for it to to designate directors, and it could exercise the right to remove directors it had designated as well	GENERAL COMMENT: The Nominating Committee could remain a <u>designator</u> even in a member structure in order for it to retain its ability to designate directors, and it could exercise the right to remove directors it had designated as well

			Momboschip Model	
Where can right be created? How can right be exercised?	xercised? How can right be enforced?	Where can right be created?	How can right be exercised?	How can right be enforced?
	<ol><li>Approve Regular Amendments to the Articles or Bylaws</li></ol>	ents to the Articles or Bylaw	VS	
Approval viable under bylaws; designator-initiated amendments not viable.	nendments not viable.	Approval viable under bylaws; member-initiated amendments all case of bylaws) and with board approval (in the case of articles).	ember-initiated amendments also vipproval (in the case of articles).	viable under bylaws; member-initiated amendments also viable without board approval (in the ylaws) and with board approval (in the case of articles).
laws	<i>••</i>	Right in articles and bylaws	Whenever the board proposes	(1) Articles: If the requisite approvals
and backed by statute:  and adopts an amendment to  Corporate law provides that non-	dment to have not been obtained, the articles	and backed by statute: Corporate law provides that	and adopts an amendment to the	have not been obtained, the articles amendment cannot legally be filed with
		member approval is required for	approval threshold prescribed by	the Secretary of State, and the
designators may be given the of designators must approve the		almost all article amendments	the articles or bylaws and	amendment has no legal effect.
right to approve certain or all amendment in writing.		and for bylaw amendments that	applicable to that particular	
des of	(2) <b>Bylaws</b> : If an unapproved amendment	affect certain member rights.	amendment must be met.	(2) <b>Bylaws</b> : If an unapproved
incorporation or bylaws.	implicates the appointment of directors,			amendment implicates the appointment
	directors with a claim to office (and	This right can be extended in the		of directors, members and directors
The approval of a majority of	possibly designators) can bring suit to	articles or the bylaws to		with a claim to office can bring suit to
designators, or a higher threshold	enforce an appointment.	encompass <i>all</i> possible		enforce an appointment.
specified in the articles or bylaws,		amendments.		
could be required for	Otherwise, rights would need to be			Members also have a broad statutory
amendments to take effect.	enforced under contract law (either	Likewise, the requisite threshold		right to sue the board on behalf of the
	through a separate contract or by	of approval could be set higher		corporation where directors have
	arguing that bylaws were a contract).	than the threshold required by		breached their duties by failing to follow
		law (i.e., majority threshold).		the bylaws and the corporation has
				suffered harm, and/or there has been a
				breach of charitable trust as a result of
				board action or inaction.
GENERAL COMMENT:		GENERAL COMMENT		

Designators and other non-member third parties may be given at most the right to approve amendments under corporate law; however, unlike members, they may not be given the right to initiate and adopt bylaw amendments or amendments to the articles of incorporation without board approval. (Board approval is still needed for member-initiated amendments to the articles of incorporation, however.)

Members may be given the right to approve amendments under corporate law, and unlike designators, they may also be given the right to initiate and adopt bylaw amendments without board approval, and may also initiate amendments to the articles of incorporation with board approval.

	Designator Model				Membership Model	
Where can right be created?	How can right be exercised? How can right be enforced?	How can right be enforced?		Where can right be created?	an right be created? How can right be exercised?	How can right be enforced?
		4. Approve Changes to "Golden" Bylaws or Articles Provisions	'n" B	ylaws or Articles Provision	ons	
Approval viable under bylaws;	Approval viable under bylaws; designator-initiated amendments not viable.	not viable.	٠,	Approval viable under bylaws; member-initiated amendments als case of bylaws) and with board approval (in the case of articles).	ember-initiated amendments also proval (in the case of articles).	l viable under bylaws; member-initiated amendments also viable without board approval (in the ylaws) and with board approval (in the case of articles).
Same as for item 3 above, "Approve Regular Amendments to the Articles or Bylaws," except that the requisite approval threshold presumably would be higher.	Same as for item 3 above; requisite approval threshold presumably would be higher.	Same as for item 3 above.	T # # # # .* (*)	Same as for item 3 above, "Approve Regular Amendments to the Articles or Bylaws," except that the requisite approval threshold presumably would be higher.	Same as for item 3 above; requisite approval threshold presumably would be higher.	Same as for item 3 above.

<u>Designator Model</u>				Membership Model	
Where can right be created? How can right be exercised? How can right be exercised?	How can right be enforced?	<b>s</b>	Where can right be created?	How can right be exercised?	How can right be enforced?
	5. Approve Strategic Plan	trate	egic Plan		
Reconsideration right potentially viable but unclear; approval not viable.		R	Reconsideration right viable; approval viable	roval viable.	
Reconsideration right may be Reconsideration rights would be If the b	If the board refused to follow the	<sub>Z</sub>	Reconsideration right may be	Exercised by the members	All of the internal and external
provided in bylaws plus a contract   exercised by designators   reconsi	reconsideration procedures specified in	ਰ	provided in bylaws, including with	pursuant to the procedures	escalation procedures and dispute
pursuant to procedures	the bylaws or a contract, then internal	a	a higher board voting threshold.	described in the bylaws.	resolution mechanisms available to the
unclear whether a higher board described in bylaws and, if escalat	escalation could be pursued, and external				designators are available to the
voting threshold could be used, prescribed in a contract. dispute	dispute resolution (e.g. arbitration)	>	Approval rights over the plan	The bylaws can permit	members, but with no uncertainty as to
required, and whether the mechanism	mechanisms could be developed to	7	may also be reserved to	procedures that provide for	whether members have standing to
contract would be enforceable. ensure	ensure that the procedures are respected,		members in the bylaws.	reconsideration rights or approval	pursue such remedies.
subject	subject to the board's ultimate decision-			rights by the members.	
Approval rights over the plan making	making authority and potentially very high	ш	Enforceable reserved power,		Members have a broad statutory right, if
may not viably be reserved to standar	standards of review.	<sub>D</sub>	backed by statutory authority, set	Because California law expressly	needed, to sue the board on behalf of
designators in the bylaws.		ਨ	forth in bylaws. A contract is not	permits approval rights to be	the corporation where directors
		<u>ه</u>	required. Supermajority voting	reserved to the members, it is not	breached their duties by failing to follow
		0	obligations, either initially or on	a breach of duties or abdication of	the bylaws or statute with resulting
		<u>а</u>	reconsideration request, may be	responsibilities for the board to	harm to the corporation, and/or if a
		⊒.	imposed by the members on the	adhere to the process or	breach of charitable trust has occurred
		ō	board.	substantive result.	as a result of board action or inaction.
GENERAL COMMENTS:		<u>ြ</u>	GENERAL COMMENTS:		
<ul> <li>Bylaws cannot provide a process that deprives the board of its power and obligation to conduct corporate</li> </ul>	obligation to conduct corporate	•	Directors always retain fiduciary	Directors always retain fiduciary duties and statutory responsibility to conduct ICANN's affairs.	conduct ICANN's affairs.

- affairs. Directors always retain fiduciary duties and statutory responsibility to conduct ICANN's affairs.
- these duties, or reserve approval rights over board decisions. designators cannot, even with bylaw or contractual provisions, compel the board to act in a manner contrary to or the mission or core purpose of ICANN as articulated in the bylaws and interpreted by each director. The Directors would be obligated by these duties to disregard a process or decisions that did not comply with law
- members) seems amorphous. Unless "strategic plan" is well-defined, the power to disrupt board decisions (whether by designators or
- designators without resorting to escalation. Director removal rights under the bylaws, or full board recall rights under contract, could be exercised by
- structure could be put into place in either the Designator Model or the Membership Model. approve a strategic plan, and then requiring the executive board to reconsider the plan. A 2-tier board board structure, with a larger community board reviewing a decision by the smaller executive board to It would also be possible to create a procedure for review and forced reconsideration of decisions in a 2-tier
- Note that the CWG plans to incorporate a community veto right with respect to the strategic plan and budget

- However, these duties could be made subject to powers reserved to members in the bylaws. or the mission or core purpose of ICANN as articulated in the bylaws and interpreted by each director. Directors would be obligated by these duties to disregard a process or decisions that did not comply with law
- structure could be put into place in either the Designator Model or the Membership Model approve a strategic plan, and then requiring the executive board to reconsider the plan. A 2-tier board board structure, with a larger community board reviewing a decision by the smaller executive board to It would also be possible to create a procedure for review and forced reconsideration of decisions in a 2-tier
- members) seems amorphous. Unless "strategic plan" is well-defined, the power to disrupt board decisions (whether by designators or
- members under contract, could be exercised without resorting to escalation. Director removal rights under the articles and bylaws and statute, or full board recall rights available to
- for the IANA function review. Note that the CWG plans to incorporate a community veto right with respect to the strategic plan and budget

Designator Model		Membership Model	
Where can right be created? How can right be exercised? How can right be enforced?	Where can right be created?	an right be created? How can right be exercised?	How can right be enforced?
7. Bind Board to Implement IANA Function	<b>inction Review Recommendations</b>	lations	
To be assessed.	To be assessed.		
GENERAL COMMENT:	GENERAL COMMENT:		to the little on the CANA
The CWG has determined that the IANA function review recommendations should be binding on the ICANN board, and therefore CCWG should consider this additional power in considering the designator versus member	The CWG has determined that the laborate board, and therefore CCWG should	ANA function review recommendatic consider this additional power in cor	The CWG has determined that the IANA function review recommendations should be binding on the ICANN board, and therefore CCWG should consider this additional power in considering the designator versus member
models. We will undertake this analysis when directed.	models. We will undertake this analysis when directed.	ysis when directed.	