

**Reviewing the CEP
CCWG – Accountability
Work Stream 2**

Interviews conducted by Anna Loup and Edward Morris

Interview number 6

Board / Staff Community Member

Observations:

- CEP lacks standards: discovery, timeline, parties
- No 3rd party participation or notification: problem
- 3rd parties with interest in proceedings must have notification and standing
- There should be a mandatory right of intervention for all parties who have an interest in the underlying arbitration (right to be heard; due process)
- Consolidation, joinder of related cases should be possible
- When dispute involves a challenge to a policy or procedure developed by an AC/SO, WG or other community based policy development process, that SO/AC/group must be notified and have a right to participate in the CEP
- Statute of limitations / deadlines are necessary so parties don't prolong the dispute
- lawyers should always have a right to appear