

ALAC RoP Change Log: Revision 4

Paragraph 1.1: Reflection of increased importance of individual unaffiliated members.

Paragraph 2: Adjust ICANN Bylaw reference due to Bylaw renumbering.

Paragraph 3.5.5, 3.5.6: Minor corrections.

Paragraph 59.9: Correction of incorrect terminology (Paragraph instead of Section).

Paragraph 5.5.10: Recognition that under new ICANN Bylaws, AC/SO Chairs may be given responsibilities not directly associated with their AC/SO.

Paragraph 11.4.5: Specify e-mail Consensus Call process in line with current practice.

Paragraph 11.10: Specify that ALT meetings are open in line with current practice.

Paragraph 12.2.2, 12.3.10: Correction of incorrect terminology.

Paragraph 14.4.1: Update link to ICANN Expected Standards of Behavior.

Paragraph 17.1.6: Allow Chair selection to proceed once all nominations accepted or declined.

Paragraph 17.2.1: Clarify acclamation requirement.

Paragraph 17.2.4.2: Clarify how to treat situation of two of three candidates for Chair eliminated due to being tied. NOTE: two options provided.

Paragraph 18.3: Minor revision to appointment process to support use of ALAC Appointee Selection Committee.

Paragraph 18.5: Correction of incorrect terminology.

Paragraph 19.1: Adjust ICANN Bylaw references due to Bylaw renumbering.

Paragraph 19.4.1: Adjust ICANN Bylaw reference and link due to Bylaw renumbering.

Paragraph 19.4.5: Clarify need to publish Board Member Applicant EoIs to allow RALOs and electorate to make informed decisions (in line with first two selections).

Paragraph 19.9.1: Clarify RALO petition process in line with original intent of petition process.

Paragraph 19.11.8: Clarification of balloting process in line with Paragraph 12.1.4 and as recommended by last BMSPC.

Paragraph 20.3 Clarification in line with ICANN Empowered Community (EC) Bylaws.

Paragraph 23.1-23.2: Transition clauses needed to allow adoption of EC as soon as the new ICANN Bylaws were adopted.

Paragraph 24.2: Correction of incorrect terminology.

Paragraph 24.3: Changes to allow ALAC EC Representative to carry out Bylaw-mandated approval of appointment and removal of Directors. The Bylaws specify that “The EC shall designate each person nominated as a Director by the Nominating Committee, the ASO, the ccNSO, the GNSO and the At-Large Community in accordance with this Section 7.2.” There is no AC/SO or EC Representative discretion to not do so.

Paragraph 24.4: Transition clause needed to “re-appoint” occupant of ICANN Board Seat 15 as soon as the new ICANN Bylaws were adopted.