Recommendation	Summary of ICANN's assessment of implementation including actions taken, implementability and effectiveness	Summary of community input on implementation, including effectiveness	ATRT2 analysis of recommendation implementation (e.g. complete, incomplete or ongoing)
Board Adoption			To be filled in
Strategic Priority			To be filled iff
1. WHOIS, in all its aspects, should be a strategic priority, form the basis of staff incentivization (including CEO's) and organizational objectives; Board should create a committee that includes the CEO to be responsible for priority and key actions; issue public updates on progress against targets for all aspects of WHOIS.	WHOIS is deemed to be a strategic focus. Compliance restructured and reports to CEO. ICANN reported that in August, implementation was almost complete.	Most parts of the community have been silent on this. Advocates for At-Large have not been satisfied that the compliance changes are effective and not merely show, supported by the lack of replies to specific queries. [Citation: Garth Bruen, Individual commenter]	It is unclear how to assess to what extent the changes are effective. There is clearly a focus on long term WHOIS replacement as well as significant ongoing work on addressing the WHOIS-RT's other recommendations. How effective this will be remains to be seen, but it is encouraging that the issue is no longer being ignored. The provisions in the new RAA along with the registry agreement changes which will accelerate the move to this RAA also-provides a far more robust mechanism to enforce WHOIS policy than was available at the time the WHOIS RT filed their report and this is a significant improvement and a strong indication of the importance given to Whois-related issues.

Recommendation	Summary of ICANN's assessment of implementation including actions taken, implementability and effectiveness	Summary of community input on implementation, including effectiveness	ATRT2 analysis of recommendation implementation (e.g. complete, incomplete or ongoing) public updates on WHOIS-
			related issues, but these updates, as those initially provided to the ATRT2, have made it difficult to clearly assess this progress. The ATRT2 notes that the reports received later in process have been very helpful. Monthly Contractual Compliance reports are not sufficiently clear as to create a clear understanding, but even those reports are evolving based on community feedback. How effective all of this will be remains to be seen, but it is encouraging that the WHOIS issue is now receiving significant focus.
Single WHOIS Policy			
2. Board should oversee creation of a single WHOIS policy document, and reference it in agreements with Contracted Parties; clearly document the current gTLD WHOIS policy as set out in the gTLD Registry & Registrar contracts & Consensus	The Board Briefing Document noted the lack of a single policy (the WHOIS RT's conclusion) and said "These presently available conditions and policies should be publicly available from one source." The result, which is deemed to completely satisfy the recommendation, can be viewed at http://www.icann.org/en/resources/registrars/whois-policies-provisions , entitled "Single Webpage for	There was no community input other than from the WHOIS RT which considered the result to not meet their original intent.	The ATRT concurs with the WHOIS RT assessment and disagrees with the staff assessment that the Recommendation has been fully implemented. The WHOIS RT and the ATRT2 acknowledges that the task

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Policies and Procedure.	ICANN Whois-Related Policies and Provisions" but is largely a vast set of pointers to various policy documents and contractual terms. While saying that the implementation is complete, Staff acknowledges that the end result does not meet the desired target of having the WHOIS requirements in an understandable form, and says that the forthcoming various WHOIS portals will serve the purpose.		was difficult, but that difficulty for staff is multiplied many times for less knowledgeable users who are attempting to understand WHOIS policy. The ATRT2 also notes that the requirement to "clearly document" the current policy in a form that could be understandable to users and at the same time have sufficient specificity and detail to be usable as a contract amendment may not be achievable in a single document. The- future WHOIS portals should go a long way to addressing the user aspect of the recommendation, but the ATRT2 is disappointed in the amount of time it has taken to address this objective, delay in meeting this need has been excessive.
Outreach			
3. ICANN should ensure that WHOIS policy issues are accompanied by cross community	Planning is complete and the recommendation was implemented by creation of a detailed communications plan to raise awareness about	There was no community input.No input was received other than an overall	The new RAA has triggered much discussion and education related to the

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outreach, including outreach to the communities outside of ICANN with a specific interest in the issues, and an ongoing program for consumer awareness.	WHOIS policy issues beyond the ICANN community and to raise consumer awareness related to WHOIS. The plan leverages the regional and industry connections of ICANN staff and regional vice presidents to promote WHOIS awareness through speaking engagements, events, newsletters and blogs. Tools including slide decks, talking points and fact sheets have been developed for their use. A key component of the communications plan is leverage program milestones to generate news media attention and social media chatter. An example of how this works has to do with Communications' work on the recommendations of the Expert Working Group on 25 June. A news release was distributed to ICANN's media list and resulted in more than 25 news articles in publications including IT Avisen, ComputerWorld, TechEye, DomainIncite. Articles appeared in Dutch, English, French, Italian, Norwegian and Russian. Roughly 190 tweets appeared related to the ComputerWorld article alone. Similar efforts are planned for upcoming milestones such as the launch of the portal.	dissatisfaction with the ICANN efforts by the WHOIS RT.	improved WHOIS terms in the agreement. It is less clear to what extent communications has improved outside of contracted parties and ICANN meeting participants.
	A number of additional activities related to implementation for new WHOIS obligations under the 2013 RAA was implemented, as well as additional Registrar outreach activities (August		

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	2013, Los Angeles and Xiamen), etc. The Communications team is following the Communications Plan to generate news media attention whenever other WHOIS related milestones are reached. For example, the launch of the various WHOIS portals (educational and Search) will be accompanied by outreach as detailed in the Communications Plan. This recommendation was also implemented through the work to create the information portal to become the single source of information and data on WHOIS and the development of a blueprint for a new model of delivery data directory services that will be sent to GNSO Council for further policy development.		
Compliance			
4. ICANN should ensure that its compliance function is managed in accordance with best practice	1) People - grow staff in skills and expertise and number; Increase staff to 15 FTEs and contractors based on projects; Compliance led by VP reporting	Relatively little <u>explicit</u> community input was received. Representatives of At-Large	The designation of the head of Compliance as a Vice-President reporting to the
principles, including full	to CEO (100% complete)	expressed concern over the	CEO, although not as strong as

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transparency on resourcing and structure; provide annual reports; appoint a senior executive whose sole responsibility would be to oversee and manage ICANN's compliance function (reporting to Board Committee); provide all necessary resources to manage and scale compliance team's activities.	2)Processes - build, communicate, implement and publish operational processes (100%) 3) Systems - consolidate and automate the fragmented tools (100% for WHOIS; 50% for the full consolidation of other systems) 4) Communication (100%) -Annual Report redesigned and published in 6 UN languages to provide data on budget and across all areas -Monthly Updates published in 6 UN languages 5) Performance Measurement - Metrics published on MylCANN (100%) 6) Audit Program launched (Year one 80% complete)	ability of Compliance to address the Whois issue effectively. However, there is a pervasive concern within much of the ICANN community that there are still significant problems with Contractual Compliance, and they may not be in a position to effectively enforce contracts with relation to the New gTLD Program.	what the RT recommended is a step in the right direction. Full transparency on resourcing and structure has not been achieved. It is unclear what the exact approved and funded staffing levels are, not what the plans are for these being achieved (according to Compliance staff lists, the number of staff members has declined recently, so it is apparent that the approved head-count has not been achieved). Staff FTEs were reported as being at 15 in May 2013, but by August/September were down to 13 which is disturbing. Staff lists are at times out-of-date.
			"including full transparency on resourcing and structure" cannot be said to be the norm. Monthly Contractual Compliance reports are not sufficiently clear as to create a clear understanding, but those reports are evolving based on

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				Community feedback. Monthly updates and annual Contractual Compliance reports, although they provide a lot of data, lack clarity and numbers at times have not do not tally tallied in any understandable way. Usage of such terms as "Prevention Complaint Prevention Volume" to describe the number of complaints received is at best confusing and at worst deceptive. These negatives notwithstanding, there does
				appear to be improvement in the quantity and quality of information being made available by Contractual Compliance.
,	Data Accuracy			
	5. ICANN should ensure that the requirements for accurate WHOIS data are widely and proactively communicated, including to current and prospective Registrants, and should use all	 Staff is developing a WHOIS Information Portal to Provide historical record of WHOIS Consolidate WHOIS policy documentation Provide mechanisms to teach people how to use WHOIS 	There was no community input. Little direct input from the community.	Although staff reports much work being done, little has been seen by the community, so it is hard to evaluate just how effective it is.

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means available to progress WHOIS accuracy, including any internationalized WHOIS data, as an organizational objective.	 Provide mechanisms for people to submit complaints as they relate to WHOIS data Direct people to the appropriate channels to become engaged in the community on WHOIS related topics Educate registrants on WHOIS, their rights and responsibilities Provide a Knowledge Center where key WHOIS related documents can be located The Expert Working Group has developed a blueprint for a new model for delivery data directory services that will be sent to the GNSO Council for further policy development. (100% complete). 		Classing the EWG work as complete based on a draft report that is in the midst of a comment period and has been subject to much community discussion, not all positive, is far too optimistic. The Registrant Rights and Responsibilities document referred to as being complete is the one that is now called Registrant Benefits and Responsibilities, terminology that has caused some user representatives to significantly downgrade its importance. The planned WHOIS Portal, once online (October 2013) should address at least some of the communications needs. There are not yet any standards or specifications with respect to internationalized WHOIS data, and thus little communication or progress in this respect.

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6. ICANN should take appropriate	To address this recommendation, the Board	No community input other than	It would appear that there is
measures to reduce the number of	directed the CEO to:	At-Large expressing doubt that	progress being made,
WHOIS registrations that fall into	1) proactively identify potentially inaccurate gTLD	there is any movement in this	although extracting that
the accuracy groups "Substantial	data registration information in gTLD registry and	area.	information has been difficult.
Failure and Full Failure" (as	registrar services, explore using automated tools,		Despite initial reports to the
defined by the NORC Data	and forward potentially inaccurate records to gTLD		ATRT2 that the NORC
Accuracy Study, 2009/10) by 50%	registrars for action; and		methodology could - <u>might</u> not
within 12 months and by 50%	2) publicly report on the resulting actions to		be implemented <u>due to the</u>
again over the following 12	encourage improved accuracy.		cost of phone validation,
months.	0 6 11 11 11 1777		current reports indicate that it
	On further probing, the ATRT2 was told: ICANN has		will be (perhaps with some
	completed (but not fully documented) a		modification). Automated
	preliminary assessment of implementing a		tools are also being developed
	statistical analysis program following the		to aid in uncovering non-
	methodology used in the NORC study. As previously		compliant WHOIS data.
	discussed the study calls for phone validation,		
	which is costly to operationalize and we are looking		There is also some question as
	at competitive analysis to find the best rate for this		to whether the annual 50%
	option. In parallel, we are looking at alternative		reduction target is achievable.
	means of verifying and validating WHOIS sample		
	data. To accomplish this we are discussing the issue		It is unclear when all of this
	with businesses and experts in identity verification,		work will culminate in starting
	but have yet to identify a methodology that will		to look at and improve WHOIS
	yield acceptable results.		accuracy, but it appears that
			instead of a reduction of 50%
7. ICANN shall produce and publish	Staff is developing a WHOIS Accuracy Sampling and		in 12 months, we may have
an accuracy report focused on	Reporting System using the methodology of the		the ability to set a baseline

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measured reduction in WHOIS registrations that fall into the accuracy groups "Substantial Failure and Full Failure" on an annual basis.	NORC Study To accomplish the requested analysis, Staff's work is focusing on: 1. Statistical methodology 2. Access to WHOIS records 3. Parser to automate contact data extraction 4. Automated address verification 5. Call center to call all sampled records.		some time into the second year after Board action on the WHOIS RT recommendations. Any discussion about annual reports is premature at this point.
8. ICANN should ensure that there is a clear, unambiguous and enforceable chain of contractual agreements with registries, registrars, and registrants to require the provision and maintenance of accurate WHOIS data; agreements should ensure that clear, enforceable and graduated sanctions apply to registries, registrars and registrants that do not comply with its WHOIS policies; sanctions should include de-registration and/or deaccreditation in cases of serious or serial noncompliance.	Staff went through an extensive internal process to identify areas to improve the registry and registrar agreements. The outcome of this effort led to the additional negotiation topics for the RAA negotiations and the new gTLD Registry Agreements. ICANN received resistance from the contracted parties during negotiations resulted in language that differed from original proposals. Added in August, 2013: New 2013 RAA includes additional enforcement provisions and sanctions applicable to registrars, registrants, and resellers with regards to WHOIS. New gTLD Registry Agreements include enhanced WHOIS obligations Renewals of existing GTLDs to include enhanced WHOIS obligations.	Little feedback from the communityThere was little direct input to the ATRT on this. However there has been general agreement that the new RAA gives ICANN a far better ability to enforce WHOIS policy than has previously been available.	With respect to WHOIS enforceability, Thethe terms in the new RAA are orders of magnitude better than those in previous RAAs, and the RAA combined with terms in new and renewed gTLD agreements, will hopefully move most or all registrars to the 2013 RAA within a year or two. That being said, it is disappointing unfortunate that ICANN had to lower its goals in such a critical area (ICANN had wanted verification of both phone numbers and e-mail addresses, but the RAA required only one of the two

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			to be verified). How effective this will all be remains to be seen. Under the old RAAs, it is unclear whether any enforcement action was possible due to WHOIS inaccuracies (a claim which was not confirmed or denied by Compliance) — certainly none was taken during the first 6 months of 2013. Under the 2013 RAA, enforcement is possible. It remains to be seen whether there will be any. It should be noted thatmay be that in many cases, WHOIS inaccuracy is associated with transient domain names and the solution under the current regime is to simply delete the name, a situation that will not be alleviated until sufficient WHOIS validation is done at or immediately after registration time
9. Board should ensure that the Compliance Team develop metrics to track the impact of the annual	The issue was understood as WHOIS RT believed that -there was a need to establish a baseline in order to track whether Staff's implementation of	There was no community input.Little feedback from the community	The Board's Resolution addressing the WHOIS Review Team Recommendations

Recommendation	Summary of ICANN's assessment of	Summary of community input on	ATRT2 analysis of
	implementation including actions taken,	implementation, including effectiveness	recommendation
	implementability and effectiveness	effectiveness	implementation (e.g.
			complete, incomplete or
WILDIS Data Parsinder Policy	the WHOIS RT recommendations will lead to the		ongoing)
WHOIS Data Reminder Policy			questioned whether this
(WDRP) notices to registrants;	desired improvement in WHOIS accuracy. In		recommendation was actually
metrics should be used to as per	addition, there is a need for ICANN to collect and		implementable, a possibility
(1) above, the Board will initiate a	provide visibility into whether accuracy rates are		that the WHOIS RT foresaw,
policy on the purpose of the gTLD	improving over time.		and the ATRT2 concurs.
WHOIS service, and this will help	ICANN considered that no further action required		Alternative approaches to
drive the principles behind	here per board direction as it relates to the impact		achieving the intended result
privacy/proxy develop and publish	of the annual WHOIS Data Reminder Policy.		of this recommendation are
performance targets, to improve			being pursued.
data accuracy over time; if this is	The WRT recommendation as stated is not feasible.		
unfeasible, Board should ensure	(The policy only requires registrars to send the		The ATRT agrees that the
that an alternative, effective policy	reminder in a specific form including specific		issue can be further addressed
is developed and implemented	information. The policy does not require registrars		in course of EWG
that achieves the objective of	to track changes directly resulting from the		activities strategic initiative is a
improving data quality, in a	reminder. ICANN incorporated the WHOIS Data		reasonable path forward in
measurable way.	Reminder Policy (WHOIS accuracy) in the Audit		addressing the intent of the
	Program. As in the past, Registrars must, at least		<u>Recommendation</u> .
	once a year, send a reminder to Registered Name		
	Holders reminding them to verify/update WHOIS		
	data – ICANN to validate that the reminder notices		
	sent and stating consequences for inaccurate		
	WHOIS data.		
	Implementation of this recommendation involved		
	(1) Staff seeking amendments to the RAA and the		
	Registry Agreements to enhance the contractual		
	framework for WHOIS, (2) the creation of the		
	Expert Working Group to create a new policy		
	framework to better address the inadequacies of		
	the current contractual framework; (3) Staff to		
	initiate a process to create an accreditation		

Recommendation	Summary of ICANN's assessment of implementation including actions taken, implementability and effectiveness	Summary of community input on implementation, including effectiveness	ATRT2 analysis of recommendation implementation (e.g. complete, incomplete or ongoing)
	program for privacy/proxy providers, and work with the GNSO to develop a policy framework for these services, and (2) establishment of the online portal and proactive monitoring to be able to establish some metrics on accuracy over time.		
Data Access – Privacy and Proxy Services			
10. ICANN should initiate processes to regulate and oversee privacy and proxy service providers; processes should be developed in consultation with all interested stakeholders and note relevant GNSO studies; a possible approach to achieving this would be to establish an accreditation system for all proxy/privacy service providers, and consider the merits (if any) of establishing or maintaining a distinction between privacy and proxy services; goal is to provide clear, consistent and enforceable requirements for the operation of these services consistent with national laws, and to strike an appropriate balance between stakeholders with	 Adopted 2013 Registrar Accreditation Agreement includes many new obligations related to privacy/proxy providers, and commits ICANN to create a privacy/proxy accreditation program GNSO PDP to be commenced shortly to examine policy issues related to privacy/proxy services Staff Implementation work to develop the operational aspects of the Privacy/Proxy Accreditation Program to be conducted in parallel with GNSO PDP. Most of deliverables are expected by end 2013 – first half of 2014. 	There was no community input.Little input from the Community so far	-The process of regulating and overseeing privacy and proxy services after being ignored for so longfor many years is a complex and lengthy one. The new RAA addresses some issues and a forthcoming GNSO PDP should complete the process. That PDP may have a difficult time in bridging the privacy needs of end-users with the needs of both law enforcement and trademark owners, but the fact that the discussions will be starting is promising. New policies are not likely to be in place before 2015.
competing but legitimate interests including privacy, data			EWG and its follow-on PDP may reduce the need for

· · · · · · · · · · · · · · · · · · ·	lementation including actions taken, lementability and effectiveness	Summary of community input on implementation, including effectiveness	ATRT2 analysis of recommendation implementation (e.g. complete, incomplete or ongoing)
protection, law enforcement, the industry around law enforcement and the human rights community. A list of objectives for regulation is provided for consideration, including: labeling WHOIS entries made by a privacy or proxy service; providing full WHOIS contact details for the privacy/proxy service provider; adopting agreed standardized relay and reveal processes and timeframes; Registrars should disclose their relationship with any proxy/privacy service provider; maintaining dedicated abuse points of contact for each provider; conducting periodic due diligence checks on customer contact information; maintaining the privacy and integrity of registrations in the event that major problems arise with a privacy/proxy provider; and providing clear and unambiguous guidance on the rights and responsibilities of registered name holders, and how those should be managed in the privacy/proxy			privacy and proxy services, but they will not disappear completely.

Recommendation	Summary of ICANN's assessment of implementation including actions taken, implementability and effectiveness	Summary of community input on implementation, including effectiveness	ATRT2 analysis of recommendation implementation (e.g. complete, incomplete or ongoing)
Data Access – Common Interface			
11. It is recommended that the Internic Service is overhauled to provide enhanced usability for consumers, including the display of full registrant data for all gTLD domain names (whether those gTLDs operate thin or thick WHOIS services); operational improvements should include enhanced promotion of the service to increase user awareness.	WHOIS Inaccuracy complaints migrated by the Compliance Dept. and automated ICANN is currently working on a comprehensive WHOIS Portal, with development to occur in two phases to overhaul the Internic service: Phase 1- Launch of WHOIS Informational Portal Phase 2- Launch of WHOIS Online Search Portal to offer a place where people could initiate a	There was no community input. No specific input on the issue has been seen	The implementation of the recommendation is limited to the contents of the new WHOIS portal. "A place where people could initiate a search of global WHOIS recorded' is not exactly what was recommended substantially; moreover EWG preliminary report offers totally different approach to the search of
	search of global WHOIS records Communications Plan to be coordinated with launch of each phase		The recommendation thus cannot be considered implemented until the beta/formal launch of WHOIS portal is expected later in September, 2013 [Comment to Michael: the whois portal seems to be more that just search. What part of the Rec do you believe to be lacking once the portal is fully deployed, coupled with the new FAQ and related compliance stuff?] There has been significant

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			progress in replacing the Internic interface with native function on the ICANN web site. The new functionality will includes all aspects of the interface between users and ICANN with respect to Contractual Compliance, and will also include a domain name search capability as part of the forthcoming WHOIS Portal.
Internationalized Domain Names			
12. ICANN should task a working	IETF WEIRDS Working Group currently evaluating	Little input is received in writing,	The implementation of the
group within six months of	technical protocols.	however oral discussions on this	recommendation is different
publication of this report, to	Once adopted by the IETF, new gTLD Registry	matter were numerous within	from what was intended and
determine appropriate	Agreement and New 2013 RAA include	the communities affected by the	the deadlines are also far from
internationalized domain name	commitments to adopt new protocols.	current WHOIS/IRD situation	the initially expected time
registration data requirements and	ICANN is also in the process of tasking a team to		frame. The current estimate
evaluate available solutions; at a	work on the Internationalized Registration Data		for the IRD to submit its report
minimum, the data requirements	(IRD) requirements, the final product will be		is June 2014, which the ATRT
should apply to all new gTLDs, and	dependent upon the conclusion of the GNSO PDP		views as reasonable or
the working group should consider	on translation/transliteration described in #13		perhaps optimistic,
ways to encourage consistency of	below.		Givengiven the complexity of
approach across the gTLD and (on	ICANINI in commissioning of Children Control		the issue, the fact that there is
a voluntary basis) ccTLD space;	ICANN is commissioning a Study to Evaluate		a required linkage to the
working group should report	Available Solutions for the Submission and Display		translation and transliteration
within a year.	of Internationalized Contact Data		PDP (see Recommendation
			13) and given that the IRD was
			just convened in September

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			2013 it can be admitted that
			satisfactory results may be
			achieved by the estimated
			date of final report of IRD
			(June 2014). That
			notwithstanding, it is
			disappointing that the
			creation of the IRD group is
			still in the process of being
			created and is not expected to
			meet before
			September/October 2013.
			Moreover, it is also
			disappointing unfortunate
			that ICANN has not proposed
			any interim implementations
			or best practices for
			internationalized registration
			data, leaving registrar and
			registries to have to develop
			these on their own in order to
			meet RAA requirements to
			populate WHOIS information.
13. The final data model, including	Issue of Translation/Transliteration is being	See as above.	Given that the methodology
(any) requirements for the	explored as a policy matter within the GNSO		of the implementation of
translation or transliteration of the	Council .		recommendations 12-14 is
registration data, should be			slightly different from the
incorporated in relevant Registrar	Consensus policy, if produced out of the PDP would		proposed one, little can be
& Registry agreements within 6	become binding upon contracted parties, when		expected until the PDP

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months of Board adoption of working group's recommendations, or put explicit placeholders in the new gTLD program agreements, & in existing agreements when they come up for renewal.	adopted by Board This output of this PDP work is required to inform the rest of the IRD related implementation work being supervised by Staff (# 12 – 14). Conclusion of this aspect of the implementation is dependent upon the speed in which the PDP can be completed once the working group is formed.		initial/final report is due to compete (June/December 2014). Such delays seem unnecessary and could have been avoided if the proposed WHOIS RT methodology is accepted and implemented.
	The current completion estimate is 2015.		[Comment to Michael, let's talk about this one. Although I think that ICANN has delayed this process, I am not sure what else could have been done oter than the interim recommendations I mentioned in the previous item.]The Issue Report leading to a PDP on translation and transliteration was delivered at the end of January 2013 and the GNSO initiated the PDP in June. The current expectation is that the PDP work will begin in before the end of 2013. Given this, the staff prediction of completion in 2015 is reasonable, but the implication is that IDN TLDs

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			associated IDN WHOIS information.
14. Metrics should be developed to maintain and measure the accuracy of the internationalized registration data and corresponding data in ASCII, with clearly defined compliance methods and targets.	IDN WHOIS Records to be proactively identified once the work referenced in #12 and #13 is complete. The current estimate is 2015.	See as above.	Since this recommendation is largely contingent on the two previous ones, it is not surprising that it as yet untouched. The end result, however, is that this recommendation will arguably not even be started when the next WHOIS RT begins (or finishes its work).
Detailed and Comprehensive Plan			
15. ICANN should provide a detailed and comprehensive plan within 3 months after the submission of the Final WHOIS Review Team report that outlines how ICANN will move forward in implementing these recommendations.	ICANN Staff developed and published its proposed plan, which was adopted by the ICANN Board.	No substantial input from the Community, except for the criticism on how the WHOIS RT final report was perceived and evaluated by the Board (Nov.2012).	The ATRT acknowledges that ICANN is in the process of implementing the WHOIS RT recommendations and there has been much discussion of specific implementations. However, the contents the appendix of a staff briefing paper linked to in a Board resolution is not an optimal ways to make bring such a plan to the community's attention. Moreover, the referenced briefing document

Recommendation	Summary of ICANN's assessment of implementation including actions taken, implementability and effectiveness	Summary of community input on implementation, including effectiveness	ATRT2 analysis of recommendation implementation (e.g. complete, incomplete or ongoing) bares a title different from the one list in the resolution, and although it was updated to remove contents which were no longer deemed relevant, the title of the section on actions to take remained "Proposed Board Action and Rationale".
Annual Status Reports			Nationale:
16. ICANN should provide at least annual written status reports on its progress towards implementing the recommendations of this WHOIS Review Team. The first of these reports should be published one year, at the latest, after ICANN publishes the implementation plan mentioned in recommendation 15, above.	ICANN plans to publish first Annual Report one year after the Board's approval of the WHOIS Review Team Final Report recommendations (Nov.2013).	N/A	Deadline not yet reached at the time of writing.