Issues related with ICANN’s corporate governance-

1. What are the mechanisms, if any, which may enable the community to exercise powers so that specific decisions need be approved by the community prior to its implementation?
2. What would those mechanisms require to be implemented considering ICANN’s current corporate structure?
3. Where would appropriate mechanisms need to be established for proper implementation?
4. What are the pros and cons of establishing membership?
5. How can capture by a certain group or groups be avoided?
6. Can the affirmation of commitments be part of the bylaws?
7. Can an independent review body be formed by the community and stated in the bylaws?
8. How can Board members be removed by either the community or by their appointing constituencies?
9. How can principles be established so that ICANN cannot enter into or have others enter into contracts that would go against ICANN’s bylaws and the public interest?

Issues related with jurisdictional matters-

1. What are the pros and cons of having ICANN based in California?
2. What are the pros and cons of changing ICANN’s domicile to a non-U.S. jurisdiction?
3. Which countries could offer the best overall legal conditions to host ICANN?
4. Is there any way in which ICANN be immune to lawsuits by acquiring an international status?
5. How would that immunity play against ICANN’s community and the ability to hold it accountable to the community?

Issues related with protection of ICANN from potential anti-trust and other lawsuits-

1. Can ICANN’s current role be seen as infringing anti-trust laws?
2. How can ICANN be shielded against anti-trust lawsuits?
3. Would changing ICANN’s jurisdiction help in any way to avoid anti-trust lawsuits?
4. How can ICANN be protected against having to pay indemnifications that could put it into bankruptcy?