## **Executive Summary**

On 1 December 2016, the GNSO Council directed 'ICANN Policy Staff to draft proposed language for any necessary modifications or additions to the GNSO Operating Procedures and, if applicable, those parts of the ICANN Bylaws pertaining to the GNSO. The GNSO Council requests that ICANN Legal evaluate whether the proposed modifications are consistent with the post-transition Bylaws and report their findings to the GNSO Council'. In its analysis of the DT recommendations, staff took a minimalist approach by focusing on the minimum changes needed to implement the DT recommendations, recognizing that in certain cases additional work may be desirable to facilitate the GNSO's participation in the Empowered Community, such as creating templates or fact sheets. Where applicable, this further work has been flagged. The GNSO Council will need to determine when and whom is expected to carry out this work which could result in further changes or additions to the GNSO Operating Procedures.

Based on this analysis, staff concluded that any necessary modifications or additions can basically be categorized as follows (with some covering more than one category):

- 1. No new procedures and/or modifications to the ICANN Bylaws or GNSO Operating Procedures are needed as the current Bylaws and/or GNSO Operating Procedures provide sufficient guidance. For example, for those situations in which the DT indicated that a simple majority vote of each house would be applicable, no changes are needed as this is the default GNSO Council voting threshold. Also, for a number of sections detailed steps are provided that need to be followed. This applies to items #1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 28, 31, 32, 33, 37, 38, 39, 40, 41, 42, 43, 47 and 49 Annex A.
- 2. No new procedures and/or modifications to the ICANN Bylaws or GNSO Operating Procedures are needed as a separate mechanism is in the process of being created which will deal with the required actions in relation to appointments and nominations. This applies to items #3, 4 and 9 in Annex A.
- 3. Changes to section 11.3.i of the ICANN Bylaws to reflect new GNSO voting thresholds<sup>1</sup> which are different from the current threshold of a simple majority vote of each House. This applies to items #12, 26, 27, 29, 30, 36, 44, 45 and 46 in Annex A.

However, in undertaking this work, staff did identify a number of questions and made a number of assumptions that it is requesting the DTs input on before this document and the revised ICANN Bylaws and GNSO Operating Procedures are published for public comment. These assumptions and questions have been highlighted in the subsequent table in the fifth column in addition to legal assessment observations that can be found in the sixth column. In summary, the main questions and legal assessment issues that staff is looking for guidance from the DT on before being able to publish the proposed changes for public comment:

Item Number	Questions Identified	Legal Assessment
1 (Reconsideration	Should any specific guidance, for example in the form of a	
requests; (IRP) for	template, be provided for the submission of such a request? If	
covered ICANN	yes, can this be developed at a later date?	

<sup>1</sup> Note, this only applies to voting thresholds that are not already specifically called out in the ICANN Bylaws but which are the result of the Bylaws DT recommendations.

actions		
4 (Specific Reviews)		The Drafting Team proposes that "decisions to approve the 21 total review team members shall be presented to Council for approval by a majority of each House." We note that the Bylaws do not grant SO/ACs any special approval rights over the entire slate of review team members. If the Drafting Team's concern is to guide who the GNSO Chair selects for the remaining slots in the review teams (in collaboration with the other SO/AC Chairs), the Drafting Team could consider providing interim decisional guidance to the GNSO Chair when participating in the process (e.g. criteria, ranking, etc.).
5 (Community	Should any specific guidance, for example in the form of a	
Mediation)	template, be provided for the submission of such a request? If	
	yes, can this be developed at a later date?	
15 (CSC Composition,	Should the RySG procedure for appointing members be	
Appointment, Term	documented in the same way in the GNSO Operating Procedures	
and removal)	as the Board member selection process is?	
26 (Inspection)		For subpart (a), the Drafting Team's recommended is that "Any GNSO Stakeholder Group or Constituency may request ICANN document inspection. This request would be automatically communicated by the GNSO's Decisional Participant representative, and would not require action by GNSO Council. In addition, GNSO Council may request ICANN document inspection, with approval by 1/4 of each House or majority of one House."  We note that granting of an inspection right directly to a Stakeholder Group or Constituency, without any requirement that it pass through the Decisional Participant (here, the GNSO) seems to run afoul of Section 22.7(d), which specifically limits this right: "The inspection rights provided to the Decisional Participants are granted to the Decisional Participants and are not granted or available to any other person or entity." We advise that action be required at the GNSO level to confirm that any request issued in the GNSO name meets the specific form and requirements set out in Section 22.7 as a whole. While the low approval threshold may not be optimal, it is better to have a

		low threshold than no threshold at all to demonstrate an action
		taken in the name of the full GNSO.
27 (Inspection)		For subpart (e) regarding remedies for Decisional Participants
		who believe that ICANN has violated Section 22.7, the Drafting
		Team's recommendation is that the "requesting Constituency or
		SG may decide whether to seek the remedy. If Council was the
		requesting entity, Council may seek review with approval by 1/4
		of each House or majority of one House."
		Please take note our comments for Item 26 as this
		recommendation is related. Whichever portion of the GNSO is
		seeking to challenge the response will still be doing so in the
		GNSO's name. There should be some process for indicating the
		GNSO's agreement with using this escalation method, even if by
		a low threshold. Because of the potential for use of ICANN's
		other accountability mechanisms, up to Board recall, there
		should be some checks that the broader GNSO is aligned with in
		escalating the matter.
37 (Petition	The standards that should be developed for how a petition is	
Process)	raised in the GNSO do not seem to have been addressed by the	
	Drafting Team. Is it simply by motion, as other things would get	
	on the Council agenda? Who can raise? What about special	
	timing considerations to meet the timing of the EC process?	
44 (Nominating	The standards that should be developed for how a petition/issue	
Director Committee	is raised in the GNSO do not seem to have been addressed by	
Removal Process)	the Drafting Team. How can people raise any of these	
	petition/initiation issues? Will individuals be allowed? Must it	
	be through Councilors? Should there be processes within the	
	SGs or Constituencies on how to escalate to a petition?	

45 (SO/AC Director	Further guidance is needed before a recommendation can be	The discussion of whether the ¾ threshold required in Bylaws
Removal Process)	made, namely:	Annex D, Section 3.2(f) should be applied across the GNSO
	How to apply the ¾ threshold (which would be added to section	Council or only in the House that nominated the Director seems
	11.3.i of the ICANN Bylaws) – is this ¾ of Council members, ¾ of	to be a bit vague. However, we want to highlight the language of
	each house or ¾ of the House that appointed the Board member	the IANA Stewardship Proposal, which says, "If a three-quarters
	in question?	majority within the nominated SO or AC supports using the
		power the EC will use its power. The SO or AC will also publish
	As with #44 above, the standards that should be developed for	and explanation of why it has chosen to do so."
	how a petition/issue is raised in the GNSO do not seem to have	
	been addressed by the Drafting Team. How can people raise any	Therefore, the Proposal supports that the use of this power
	of these petition/initiation issues? Will individuals be allowed?	should be at the SO/AC level, and not a subcomponent, and the
	Must it be through councilors? Should there be processes within	reference to internal procedures is about how each SO/AC might
	the SGs or Constituencies on how to escalate to a petition?	demonstrate ¾ support.
46 (Board Recall	As with #44 and 45, the standards that should be developed for	The discussion of whether the ¾ threshold required in Bylaws
Process)	how a petition/issue is raised in the GNSO do not seem to have	Annex D, Section 3.2(f) should be applied across the GNSO
	been addressed by the Drafting Team. How can people raise any	Council or only in the House that nominated the director seems
	of these petition/initiation issues? Will individuals be allowed?	to be a bit vague. However, we want to highlight the language of
	Must it be through councilors? Should there be processes within	the IANA Stewardship Proposal, which says, "If a three-quarters
	the SGs or Constituencies on how to escalate to a petition?	majority within the nominated SO or AC supports using the
		power the EC will use its power. The SO or AC will also publish
		and explanation of why it has chosen to do so."
		Therefore, the Proposal supports that the use of this power
		should be at the SO/AC level, and not a subcomponent, and the
		reference to internal procedures is about how each SO/AC might
		demonstrate ¾ support.

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## Annex A - Drafting Team (DT) recommendations applied to table by staff, listing potential changes to Bylaws and GNSO Operating Procedures

This table is color-coded to match 3 categories of decisions analyzed by the Drafting Team (DT):

Nominations for GNSO representatives on Empowered Community Administration, Customer Service Committee, IANA Functions Review Team, and other review teams in new Bylaws

The consensus recommendation is that a majority of each house is the appropriate threshold for nominations to roles created in the new Bylaws.

Decisions made by GNSO to initiate or respond to Empowered Community petitions, instruct the GNSO Empowered Community Representative, and initiate investigations (per Bylaws Sections 22.8)

The consensus recommendation is that a majority of each house is the appropriate threshold to make most EC decisions, and that a GNSO Supermajority is the appropriate threshold for certain decisions, as indicated below.

Decisions made by GNSO on its own. e.g., request document inspection (Bylaws 22.7(a) and (e))

The DT unanimously recommends that any GNSO Stakeholder Group or Constituency be empowered to request ICANN document inspection per Bylaws 22.7(a) and (e). This request would be automatically communicated by the GNSO's Decisional Participant representative, and would not require action by GNSO Council.

In addition, the DT has a consensus recommendation to empower GNSO Council to request ICANN document inspection per Bylaws 22.7(a) and (e), with approval by 1/4 of each House or majority of one House.

Note: the table below includes excerpts from the new ICANN Bylaws, at https://www.icann.org/resources/pages/governance/bylaws-en.

No.	Relevant Bylaw Section	DT Recommendation	Proposed language for Operating Procedures and/or Bylaws	Open issues / questions / assumptions	Legal Assessment
1.	ARTICLE 4 ACCOUNTABILITY AND REVIEW 4.2 & 4.3 RECONSIDERATION REQUESTS; (IRP) FOR COVERED ICANN ACTIONS  4.2(b) EC may file a Reconsideration Request if approved pursuant to Section 4.3 of Annex D ("Community Reconsideration Request") and if the matter relates to the exercise of the powers and rights of the EC of these Bylaws.	GNSO representative on the EC will act in accord with instructions approved by majority of each house.  PROCESS NOTES: EC can file Reconsideration Request; SO/ACs expressly acknowledged as a possible Claimant for IRP (which may now be filed to cover enforcement of IANA contract and PTI service complaints); SO/ACs to be consulted as part of process for establishing Standing Panel (in coordination with the IRP Implementation Oversight Team); SO/ACs can nominate Standing Panel members from the list of qualified candidates.	No new procedures or changes to the GNSO Operating Procedures and/or ICANN Bylaws. The action requested by the EC of the GNSO representative will be put before the GNSO Council as a motion for consideration. Threshold for approval is a simple majority vote of each house, which per Section 11.3-I of the ICANN Bylaws is the default voting threshold.	Assumptions The existing procedure for consideration of motions would apply as well as the default threshold per Section 11.3-I of the ICANN Bylaws.  Question: Should any specific guidance, for example in the form of a template, be provided for the submission of such a request? If yes, this could be something that could be developed at a later date?	
2.	4.3(b) A "Claimant" is any legal or natural person, group, or entity including, but not limited to the EC, a Supporting Organization, or an Advisory Committee that has been materially affected by a Dispute. To be materially affected by a Dispute, the Claimant must suffer an injury or harm that is directly and causally connected to the	For GNSO on its own to initiate a claim would require a majority of each house.	No new procedures or changes to the GNSO Operating Procedures and/or ICANN Bylaws. The proposal for the GNSO to be a claimant will be put before the GNSO Council as a motion for consideration. Threshold for approval is a simple majority vote of each house, which per Section 11.3-I of the ICANN Bylaws	Assumptions The GNSO will need to develop further details for the process to decide to be an IRP Claimant.  How a decision to initiate an IRP is reached - not just the threshold, but what it covers. Presumably it would need to cover at a minimum the basis for the dispute and the	

No.	Relevant Bylaw Section	DT Recommendation	Proposed language for Operating Procedures and/or Bylaws	Open issues / questions / assumptions	Legal Assessment
3.	4.3(j) ICANN shall, in consultation with SO/ACs, initiate a four-step process to establish the [IRP] Standing Panel [SO/ACs] shall nominate a slate of proposed panel members from the well-qualified candidates identified per the process set forth in Section 4.3(j)(ii)(B).  4.3(k) The Claimant and ICANN shall each select one panelist from the Standing Panel, and the two panelists selected by the parties will select the third panelist from the Standing Panel.	Decisions to approve the nominated panelist shall be presented to Council for approval by a majority of each House	is the default voting threshold.  A template will be developed that provides guidance for what should appear in the motion. Specifically, it would state, ""The claim shall state the basis for the dispute and the harms in reasonable detail."  No new procedures or changes to the GNSO Operating Procedures and/or ICANN Bylaws. The decision to nominate a slate of proposed panel members will be put before the GNSO Council as a motion for consideration. Threshold for approval is a simple majority vote of each house, which per Section 11.3-I of the ICANN Bylaws is the default voting threshold.	harms in reasonable detail.  Who would represent the GNSO?  Who would pay for representation?  How would a claim that is supported by the GNSO be put forward?  Such details could be in the form of a separate guideline which eventually are to be added to the GNSO Operating Procedures?  Assumptions:  The process for nominating a slate of proposed panel members will be carried out by the GNSO Standing Selection Committee.	

No.	Relevant Bylaw Section	DT Recommendation	Proposed language for Operating Procedures and/or Bylaws	Open issues / questions / assumptions	Legal Assessment
	<b>4.3(n)</b> An IRP				
	Implementation Oversight Team shall be established in consultation with SO/ACs and comprised of members of the global Internet community to develop clear, published rules for the IRP.				
4.	4.6 SPECIFIC REVIEWS  (a) Review teams will be established for each applicable review, which will include both a limited number of members and an open number of observers. The chairs of SO/ACs shall select a group of up to 21 review team members from among the prospective members nominated by SO/ACs, balanced for diversity and skill:  (A)Each SSO/AC may nominate up to seven prospective members for the review team; (B)Any SO/AC nominating one, two or three prospective review team members shall be entitled to have those one, two or three nominees selected as	Each GNSO Constituency/Stakeholder Group may nominate 1 candidate. (7 candidates for GNSO)  Decisions to approve the 21 total review team members shall be presented to Council for approval by a majority of each House.	No new procedures or changes to the GNSO Operating Procedures and/or ICANN Bylaws. The decision to nominate up to seven prospective members for the review team will be put before the GNSO Council as a motion for consideration. Threshold for approval is a simple majority vote of each house, which per Section 11.3-I of the ICANN Bylaws is the default voting threshold.	Assumptions: The process for nominating up to seven prospective members of the review team will be carried out by the GNSO Standing Selection Committee.	The Drafting Team proposes that "decisions to approve the 21 total review team members shall be presented to Council for approval by a majority of each House." We note that the provisions in the Bylaws do not grant SO/ACs any special approval rights over the entire slate of review team members. If the Drafting Team's concern is to guide who the GNSO Chair selects for remaining slots in the review teams (in collaboration with the other SO/AC Chairs), the Drafting Team could consider providing interim decisional guidance to the GNSO Chair when participating in the process

No.	Relevant Bylaw Section	DT Recommendation	Proposed language for Operating Procedures and/or Bylaws	Open issues / questions / assumptions	Legal Assessment
	members to the review team (C)If any SO/AC has not nominated at least 3 review team members, the Chairs of the SO/ACs shall determine whether all 21 SO/AC member seats shall be filled and, if so, how seats should be allocated from among those nominated.				(e.g. criteria, ranking, etc.).
5.	4.7 COMMUNITY MEDIATION  (a) If the Board refuses or fails to comply with a duly authorized and valid EC Decision (as defined in Section 4.1(a) of Annex D) under these Bylaws, the EC Administration representative of any Decisional Participant who supported the exercise by the EC of its rights in the applicable EC Decision during the applicable decision period may request that the EC initiate a mediation process pursuant to this Section 4.7.	PROCESS NOTES: Procedure to request that the EC initiate a mediation process; ability to recommend individuals to represent the EC in the Mediation Administration.	No new procedures or changes to the GNSO Operating Procedures and/or ICANN Bylaws. The GNSO request, via the GNSO's EC Administration representative, for the EC to initiate a mediation will be put before the GNSO Council as a motion for consideration. Threshold for approval is a simple majority vote of each house, which per Section 11.3-I of the ICANN Bylaws is the default voting threshold.  However, note that each Decisional Participant is expected to provide direction to its EC	Assumptions:  Process for requesting and initiating at EC level to be agreed by EC  Question: Should any specific guidance, for example in the form of a template, be provided for the submission of such a request? If yes, can this be developed at a later date?	

No.	Relevant Bylaw Section	DT Recommendation	Proposed language for Operating Procedures and/or Bylaws	Open issues / questions / assumptions	Legal Assessment
	(b) If the EC Administration delivers a Mediation Initiation Notice (as	Majority of each House	Administration representative for designating representatives in the Mediation Administration.  No new procedures or changes to the GNSO Operating Procedures	Assumptions:  • The EC Administration is expected to act on	
	defined in Section 4.1(a) of Annex D) to the Secretary pursuant to and in compliance with Section 4.1(a) of Annex D, as soon as reasonably practicable thereafter, the EC Administration shall designate individuals to represent the EC in the mediation. Members of the EC Administration can designate themselves as representatives.		and/or ICANN Bylaws. As noted in #5a, a proposal for the GNSO to request that mediation be initiated will be put before the GNSO Council as a motion for consideration. Threshold for approval is a simple majority vote of each house, which per Section 11.3-I of the ICANN Bylaws is the default voting threshold.	the direction from each Decisional Participant. Each Decisional Participant should provide direction to its EC Administration representative for designating representatives in the Mediation Administration.  • Should the GNSO Standing Selection Committee be created, it can be responsible for managing the selection. (Note, any recommendations by the GNSO Standing Selection Committee are to be approved by the GNSO Council)	

No.	Relevant Bylaw Section	DT Recommendation	Proposed language for Operating Procedures and/or Bylaws	Open issues / questions / assumptions	Legal Assessment
6.	ARTICLE 6 EMPOWERED COMMUNITY SECTION 6.1 COMPOSITION AND ORGANIZATION OF THE EMPOWERED COMMUNITY  (a) The Empowered Community ("EC") shall be a nonprofit association formed under the laws of the State of California consisting of the ASO, the ccNSO, the GNSO, the ALAC and the GAC	Majority of each House to approve GNSO representative on EC	No new procedures or changes to the GNSO Operating Procedures and/or ICANN Bylaws. The proposal for the GNSO to appoint the GNSO representative on the EC Administration will be put before the GNSO Council as a motion for consideration. Threshold for approval is a simple majority vote of each house, which per Section 11.3-I of the ICANN Bylaws is the default voting threshold.	Assumptions:  The process for selecting the GNSO representative on the EC Administration will be carried out by the GNSO Standing Selection Committee.  The DT recommendation intended to refer to the EC Administration.	
7.	SECTION 6.1 COMPOSITION AND ORGANIZATION OF EMPOWERED COMMUNITY (g) Each Decisional Participant shall, except as otherwise provided in Annex D, adopt procedures for exercising the rights of such Decisional Participant pursuant to the procedures set forth in Annex D, including (i) who can submit a petition to such Decisional Participant, (iii) how the Decisional Participant	GNSO Council speaks for GNSO, based on approval by majority of each house.  PROCESS NOTES: Procedures for exercising the rights of a Decisional Participant as described in (i)-(vi)	No new procedures or changes to the GNSO Operating Procedures and/or ICANN Bylaws. Any decisions in relation to the role of the GNSO as a Decisional Participant will be put before the GNSO Council as a motion for consideration. Threshold for approval is a simple majority vote of each house, which per Section 11.3-I of the ICANN Bylaws is the default voting threshold.		

No.	Relevant Bylaw Section	DT Recommendation	Proposed language for Operating Procedures and/or Bylaws	Open issues / questions / assumptions	Legal Assessment
	determines whether to accept or reject a petition, (iv) how Decisional Participant determines whether an issue has been resolved, (v) how the Decisional Participant determines whether to support or object to actions supported by another Decisional Participant, and (vi) the process for the Decisional Participant to notify its constituents of relevant matters.				
8.	SECTION 6.2 EC POWERS 6.2(a) & (b) EC will have various powers and rights, including appointing and removing individual Directors; recall the entire Board; reject ICANN Budgets, IANA Budgets, Operating Plans and Strategic Plans; reject Standard Bylaws Amendments; approve Fundamental Bylaw Amendments, Articles Amendments and Asset Sales; reject PTI Governance Actions; require the ICANN Board to re-review its rejection	GNSO Council speaks for GNSO, based on approval by majority of each house.	No new procedures or changes to the GNSO Operating Procedures and/or ICANN Bylaws. Any action requested of the EC, including to the EC Administration through the GNSO representative on the EC Administration, will be put before the GNSO Council as a motion for consideration. Threshold for approval is a simple majority vote of each house, which per Section 11.3-I of the ICANN Bylaws is the default voting threshold.		

No.	Relevant Bylaw Section	DT Recommendation	Proposed language for Operating Procedures and/or Bylaws	Open issues / questions / assumptions	Legal Assessment
	of IFR Recommendation Decisions, Special IFR Recommendation Decisions, SCWG Creation Decisions; initiate a Community Reconsideration Request, mediation or a Community IRP; and take necessary and appropriate action to enforce powers and rights, including through the community mechanism in Annex D or an action filed in a court of competent jurisdiction. EC may also pursue an action in any court with jurisdiction over ICANN to enforce EC's rights under Bylaws.				
9.	SECTION 6.3 EC ADMINISTRATION (a) The Decisional Participants shall act through their respective chairs or such other persons as may be designated by the Decisional Participants (collectively, such persons are the "EC Administration"). Each Decisional Participant shall deliver annually a written certification designating	GNSO Rep to EC is approved by majority of each house.  If GNSO does not reach this threshold to designate its EC Rep, Bylaws say that GNSO Chair is default EC Rep.  GNSO rep on the EC will act in accord with instructions approved by majority of each house.	No new procedures or changes to the GNSO Operating Procedures and/or ICANN Bylaws. The proposal for the GNSO to appoint the GNSO representative on the EC will be put before the GNSO Council as a motion for consideration. Threshold for approval is a simple majority vote of each house, which per Section 11.3-I of the ICANN Bylaws is the default voting	Assumptions:  The process for selecting the GNSO representative on the EC Administration will be carried out by the GNSO Standing Selection Committee.  The GNSO Standing Committee will need to give further consideration to the details of the selection process, such as:  How does the	

No.	Relevant Bylaw Section	DT Recommendation	Proposed language for Operating Procedures and/or Bylaws	Open issues / questions / assumptions	Legal Assessment
	the individual who shall represent Decisional Participant on the EC. (b) In representing a Decisional Participant on the EC, the representative individual shall act solely as directed by the represented Decisional Participant and in accordance with processes developed by such Decisional Participant in accordance with Section 6.1(g).		threshold.	GNSO decide whether another person than the GNSO Chair should be designated to the EC Administration?  2. In case the GNSO decides that another person should be designated, what selection process should be in place to review / evaluate candidates to serve as the GNSO representative on the EC Administration? Can the general process for appointments / nominations be followed?  3. Is there a need to consider an alternate in case the representative is not available?	

No.	Relevant Bylaw Section	DT Recommendation	Proposed language for Operating Procedures and/or Bylaws	Open issues / questions / assumptions	Legal Assessment
11.	SECTION 11.3 GNSO COUNCIL  (i) Except as otherwise specified in these Bylaws, Annex A, or GNSO Operating Procedures, the default threshold to pass a GNSO Council motion or other voting action requires a simple majority vote of each House. The voting thresholds described below shall apply to the following GNSO actions:	This is the existing Bylaws section describing GNSO voting thresholds.  This section can be amended to add new thresholds required in bylaws or recommended by DT and approved by GNSO Council.  The DT notes that Sec 17.3 requires "simple majority of GNSO Council", and suggests that GNSO Operating Procedures define that as a majority of Council, or a majority of each house.	No new procedures or changes to the GNSO Operating Procedures and/or ICANN Bylaws.	Assumptions:  In those instances where there is a reference to GNSO Supermajority, there is no need to add the voting threshold to section 11.3 as a GNSO Supermajority is already a defined term.  For those decisions that are new as a result of the GNSO's role in the EC but that are subject to the default voting threshold, no changes to the ICANN Bylaws or GNSO Operating Procedures are required.  Nevertheless, it may be helpful to draw up a separate list so that the GNSO is aware what decisions it may be required to or may be asked to make as part of the EC.  The reference to simple majority of GNSO Council refers to the default voting threshold of simple	

No.	Relevant Bylaw Section	DT Recommendation	Proposed language for	Open issues / questions /	Legal Assessment
			Operating Procedures and/or Bylaws	assumptions	
			and/or bylaws		
				majority of each house.	
12.	SECTION 16.2 PTI GOVERNANCE No amendment or modification of the articles of incorporation of PTI shall be effective unless approved by the EC	GNSO representative on the EC will act in accord with instructions approved by GNSO Supermajority for approval of PTI Amendments .	Add new voting thresholds for the following action by GNSO Council in its role as Decisional Participant to section 11.3.i of the ICANN Bylaws:  • Amendment of PTI Articles of Incorporation – GNSO Supermajority.	Assumptions: Decision gets sent to and is tallied by the EC Administration, and then based on the EC threshold is essentially self-executing. No independent action is needed at the EC Administration level.	
13.	SECTION 16.3 IANA NAMING FUNCTIONS CONTRACT ICANN shall enter into contract with PTI for performance of IANA naming functions ICANN shall not agree to modify, amend or waive any Material Terms of the IANA Naming Function Contract if a majority of each of the ccNSO and GNSO Councils reject the proposed modification, amendment or waiver.	GNSO representative on the EC will act in accord with instructions approved by majority of each house.	No new procedures or changes to the GNSO Operating Procedures and/or ICANN Bylaws.	Assumption:  The reference to the GNSO representative on the EC by the DT was an oversight, as no action is required of the EC or EC Administration in Section 16.3, which refers to a majority of the ccNSO and GNSO Councils.	

No.	Relevant Bylaw Section	DT Recommendation	Proposed language for Operating Procedures and/or Bylaws	Open issues / questions / assumptions	Legal Assessment
14.	SECTION 17.1 CSC  The CSC is not authorized to initiate a change in PTI through a Special IFR, but may escalate a failure to correct an identified deficiency to the ccNSO and GNSO, which might then decide to take further action using consultation and escalation processes, which may include a Special IFR. The ccNSO and GNSO may address matters escalated by the CSC, pursuant to their operating rules and procedures.	GNSO Council speaks for GNSO, and a majority of each house is required to instruct the GNSO Representative on the EC.	No new procedures or changes to the GNSO Operating Procedures and/or ICANN Bylaws. The required action will be put before the GNSO Council as a motion for consideration Threshold for approval is a simple majority vote of each house, which per Section 11.3-I of the ICANN Bylaws is the default voting threshold.	Assumptions:  The reference in the DT recommendation to the EC is an oversight as the Empowered Community is not part of the CSC Escalation Procedure.  Collaboration and agreement on how to collaborate with the ccNSO may be needed in relation to escalation.	
15.	SECTION 17.2 CSC COMPOSITION, APPOINTMENT, TERM AND REMOVAL (b) If so determined by the ccNSO and GNSO, the CSC may, but is not required to, include one additional member: an individual representing top-level domain registry operators that are not considered a ccTLD or gTLD, who shall be appointed by the ccNSO and the GNSO. (c) Each of the following organizations may also	On its own, the Registry Stakeholder Group names 2 CSC members. No involvement of Council.  The Registrars Stakeholder Group or the NCPH may name 1 CSC member. Decisions to approve the nominated GNSO liaison shall be presented to Council for approval by a majority of each House.  The nominated slate of CSC members shall be presented to Council for	No new procedures or changes to the GNSO Operating Procedures and/or ICANN Bylaws. The decision to approve the nominated GNSO member and/or liaison as well as the slate of CSC members will be put before the GNSO Council as a motion for consideration. Threshold for approval is a simple majority vote of each house, which per Section 11.3-I of the ICANN Bylaws is the default voting threshold.	Assumptions:  The reference to "1 CSC Member" should be read as "liaison" in accordance with the Bylaws.  The GNSO process for selecting the optional additional ccNSO-GNSO registry operator member on the CSC will be carried out by the GNSO Standing Selection Committee and is to be coordinated with the	

No.	Relevant Bylaw Section	DT Recommendation	Proposed language for Operating Procedures and/or Bylaws	Open issues / questions / assumptions	Legal Assessment
	appoint one liaison to the CSC in accordance with the rules and procedures of the appointing organization: (i) GNSO (from the Registrars Stakeholder Group or the Non-Contracted Parties House) (d) The GNSO and ccNSO shall approve the initial proposed members and liaisons of the CSC, and thereafter, the ccNSO and GNSO shall approve each annual slate of members and liaisons recommended for a new term.	approval by a majority of each House	and/or bylaws	ccNSO.  The GNSO and ccNSO will need to discuss whether or not to formalize the joint approval process and what process / procedures should be in place in case of disagreement / nonapproval by one of the two.  If one or more letters of support are provided for a non ccTLD or gTLD representative to join as a member, a procedure will need to be developed to identify how the GNSO will (i) internally and (ii) externally [with the ccNSO] determine the additional member.  Question:	
				Should the RySG procedure for appointing members be documented in the same way in the GNSO Operating Procedures as the board	

No.	Relevant Bylaw Section	DT Recommendation	Proposed language for Operating Procedures and/or Bylaws	Open issues / questions / assumptions	Legal Assessment
16	CECTION 47 2 CCC	CNSO Courtil many and and	No new page days and	selection process is?	
16.	SECTION 17.3 CSC CHARTER; PERIODIC	GNSO Council may approve effectiveness review	No new procedures or changes to the GNSO	Assumptions:  • How this review is to	
	REVIEW	resolution by majority of	Operating Procedures	be conducted as well	
	(b) The effectiveness of	each house.	and/or ICANN Bylaws. The	as the timeline is to	
	the CSC shall be reviewed	each nouse.	decision to approve the	be discussed and	
	two years after the first		effectiveness review will be	coordinated with the	
	meeting of the CSC; and		put before the GNSO	ccNSO. Following	
	then every three years		Council as a motion for	agreement on the	
	thereafter. The method of		consideration. Threshold for	process and timeline,	
	review will be determined		approval is a simple	this could eventually	
	by the ccNSO and GNSO		majority vote of each	be documented as	
			house, which per Section	part of the GNSO	
			11.3-I of the ICANN Bylaws	Operating	
			is the default voting	Procedures or as a	
			threshold.	standalone	
				document.	
17.	(c) The CSC Charter shall	GNSO Council may approve	No new procedures or	Assumption:	
	be reviewed by a	amendments by majority of	changes to the GNSO	There is a distinction	
	committee of	each house.	Operating Procedures	between requesting	
	representatives from the	PROCESS MOTES CASO:	and/or ICANN Bylaws. The	that the Charter be	
	ccNSO and the Registries	PROCESS NOTES: GNSO is	decisions to request a	reviewed after the	
	Stakeholder Group	one of the bodies that is to	periodic CSC Charter review	first such review,	
	selected by such organizations. This review	request the formation of committee comprised of	(following the first required review) and appoint a	forming the Charter	
	shall commence one year	ccNSO and RySG	review committee will be	review committee, and approving any	
	after the first meeting of	representatives, to review	put before the GNSO	amendments	
	the CSC. Thereafter, the	CSC Charter.	Council as a motion for	following a review	
	CSC Charter shall be	555 5.141 6511	consideration Threshold for	(see Bylaws Section	
	reviewed by such		approval is a simple	17).	
	committee of		majority vote of each	/-	
	representatives from the		house, which per Section		
	ccNSO and the Registries		11.3-I of the ICANN Bylaws		
	Stakeholder Group		is the default voting		
	selected by such		threshold. This threshold is		

No.	Relevant Bylaw Section	DT Recommendation	Proposed language for Operating Procedures and/or Bylaws	Open issues / questions / assumptions	Legal Assessment
	organizations at the request of the CSC, ccNSO, GNSO, the Board and/or the PTI Board and/or by an IFRT in connection with an IFR.		also specified in Bylaws Section 17.3(d).		
18.	(d) Amendments to the CSC Charter shall not be effective unless ratified by the vote of a simple majority of each of the ccNSO and GNSO Councils pursuant to each such organizations' procedures. Prior to any action by the ccNSO and GNSO, any recommended changes to the CSC Charter shall be subject to a public comment period	The DT notes that Sec 17.3 requires "simple majority of GNSO Council", and suggests that GNSO Operating Procedures define that as a majority of Council, or a majority of each house.	No new procedures or changes to the GNSO Operating Procedures and/or ICANN Bylaws. The decision to approve amendments to the CSC charter will be put before the GNSO Council as a motion for consideration Threshold for approval is a simple majority vote of each house, which per Section 11.3-I of the ICANN Bylaws is the default voting threshold.	Assumptions:  The reference to simple majority of GNSO Council refers to the default voting threshold of simple majority of each house.  Coordination with the ccNSO in relation to any possible amendments is anticipated.	
19.	ARTICLE 18 IANA NAMING FUNCTION REVIEWS SECTION 18.2 FREQUENCY OF PERIODIC IFRS (c) In the event a Special IFR is ongoing at the time a Periodic IFR is required to be convened under this Section 18.2, the Board shall cause the convening of the Periodic IFR to be delayed if such delay is approved by the vote of (i) a supermajority of the	No recommended action, noting that GNSO Supermajority is defined in Bylaws:  " (A) two-thirds (2/3) of the Council members of each House, or (B) three-fourths (3/4) of the Council members of one House and a majority of the Council members of the other House."	See #11	See #11	

No.	Relevant Bylaw Section	DT Recommendation	Proposed language for Operating Procedures and/or Bylaws	Open issues / questions / assumptions	Legal Assessment
20.	ccNSO Council and (ii) a GNSO Supermajority.  SECTION 18.6 RECOMMENDATION TO AMEND THE IANA NAMING FUNCTION CONTRACT, IANA NAMING FUNCTION SOW OR CSC CHARTER  (b) (i) The IFR Recommendation becomes effective if it has been approved by the vote of and (B) a GNSO Supermajority.	No recommended action, noting that GNSO Supermajority is defined in Bylaws:  " (A) two-thirds (2/3) of the Council members of each House, or (B) three-fourths (3/4) of the Council members of one House and a majority of the Council members of the other House."	No new procedures or changes to the GNSO Operating Procedures and/or ICANN Bylaws	Assumptions:  In those instances where there is a reference to GNSO Supermajority, there is no need to add the voting threshold to section 11.3 as a GNSO Supermajority is already a defined term.	
21.	SECTION 18.7 COMPOSITION OF IFR REVIEW TEAMS Each GNSO SG can appoint one member (except that the RySG may appoint two). One of the two IFRT co-chairs is to be appointed "by the GNSO" from among the members appointed by the different stakeholder groups or constituencies in the GNSO. There is also the possibility of "other participants" that cannot vote.	Each GNSO Stakeholder Group designates its own review team members: 2 from RySG; 1 from RrSG; 1 from CSG; 1 from NCSG.  GNSO Council approves the GNSO co-chair on IFRT from among the 6 GNSO reps, by majority of each house.	No new procedures or changes to the GNSO Operating Procedures and/or ICANN Bylaws. The decision to approve the GNSO Co-chair on the IFRT among the 5 GNSO reps will be put before the GNSO Council as a motion for consideration. Threshold for approval is a simple majority vote of each house, which per Section 11.3-I of the ICANN Bylaws is the default voting threshold.	Assumption:  There is no role here for the GNSO Standing Selection Committee as appointments are directly made by the SGs (this will need to be made clear in the charter for the GNSO Standing Selection Committee)  Each SG will publish the procedures for making appointments in its respective operating	

No.	Relevant Bylaw Section	DT Recommendation	Proposed language for Operating Procedures and/or Bylaws	Open issues / questions / assumptions	Legal Assessment
				procedures.  • The reference to "6" GNSO reps should read "5".	
22.	SECTION 18.12 SPECIAL IFRS  (a) A Special IFR may be initiated outside of the cycle for the Periodic IFRs to address any deficiency, problem or other issue that has adversely affected PTI's performance under the IANA Naming Function Contract and IANA Naming Function SOW [under] the following conditions:  (i) The Remedial Action Procedures of the CSC set forth in the IANA Naming Function Contract shall have been followed and failed to correct the PTI Performance Issue and the outcome of such procedures shall have been reviewed by the ccNSO and GNSO according to each organization's respective operating procedures;  (ii) The IANA Problem Resolution Process set forth in the IANA Naming	Required review by GNSO shall be determined by majority of each house.  GNSO Supermajority, as defined in Bylaws:  " (A) two-thirds (2/3) of the Council members of each House, or (B) three-fourths (3/4) of the Council members of one House and a majority of the Council members of the other House."	See #11	<ul> <li>Assumptions:         <ul> <li>In those instances where there is a reference to GNSO Supermajority, there is no need to add the voting threshold to section 11.3 as a GNSO Supermajority is already a defined term.</li> <li>For (a) there needs to be a process for revising the procedures and outcomes (i) and (ii) and then a consultation process developed with the ccNSO on whether to initiate the IFR. Only then the threshold comes into play.</li> <li>For the review referenced in ii, the GNSO has processes available such as the GIP it could use.</li> </ul> </li> </ul>	

No.	Relevant Bylaw Section	DT Recommendation	Proposed language for Operating Procedures and/or Bylaws	Open issues / questions / assumptions	Legal Assessment
	Function Contract shall				
	have been followed and				
	failed to correct the PTI				
	Performance Issue and the				
	outcome of such process				
	shall have been reviewed				
	by the ccNSO and GNSO				
	according to each				
	organization's respective				
	operating procedures;				
	(iii) The ccNSO and GNSO				
	shall have considered the				
	outcomes of the processes				
	set forth in the preceding				
	clauses (i) and (ii) and shall				
	have conducted				
	meaningful consultation				
	with the other SO/ACs				
	with respect to the PTI				
	Performance Issue and				
	whether or not to initiate a				
	Special IFR; and				
	(iv) After a public				
	comment period if a				
	public comment period is				
	requested by the ccNSO				
	and the GNSO, a Special				
	IFR shall have been				
	approved by the vote of				
	(A) a <b>supermajority</b> of the				
	ccNSO Council and (B) a				
	GNSO Supermajority.				
	(c) A recommendation of				
	an IFRT for a Special IFR				

No.	Relevant Bylaw Section	DT Recommendation	Proposed language for Operating Procedures and/or Bylaws	Open issues / questions / assumptions	Legal Assessment
23.	shall only become effective if, with respect to each such recommendation, each of the following occurs: (i) The Special IFR Recommendation has been approved by the vote of (A) a supermajority of the ccNSO Council and (B) a GNSO Supermajority.  ARTICLE 19 IANA NAMING FUNCTION SEPARATION PROCESS SECTION 19.1 ESTABLISHING AN SCWG (b) The Board shall establish an SCWG if each of the following occurs: (ii) The SCWG Creation Recommendation has been approved by the vote of (A) a supermajority of the ccNSO Council and (B) a GNSO Supermajority;	No recommended action, noting that GNSO Supermajority is defined in Bylaws:  " (A) two-thirds (2/3) of the Council members of each House, or (B) three-fourths (3/4) of the Council members of one House and a majority of the Council members of the other House."	No new procedures or changes to the GNSO Operating Procedures and/or ICANN Bylaws	Assumptions: In those instances where there is a reference to GNSO Supermajority, there is no need to add the voting threshold to section 11.3 as a GNSO Supermajority is already a defined term.	
24.	SECTION 19.4 SCWG RECOMMENDATIONS (b) ICANN shall not implement an SCWG recommendation (including an SCWG recommendation to issue an IANA Naming Function RFP) unless, with respect to each such	No recommended action, noting that GNSO Supermajority is defined in Bylaws:  " (A) two-thirds (2/3) of the Council members of each House, or (B) three-fourths (3/4) of the Council members of one House and a majority of the Council	No new procedures or changes to the GNSO Operating Procedures and/or ICANN Bylaws	Assumptions: In those instances where there is a reference to GNSO Supermajority, there is no need to add the voting threshold to section 11.3 as a GNSO Supermajority is already a defined term.	

No.	Relevant Bylaw Section	DT Recommendation	Proposed language for Operating Procedures and/or Bylaws	Open issues / questions / assumptions	Legal Assessment
	recommendation (each, an "SCWG Recommendation"), each of the following occurs: (i) The SCWG Recommendation has been approved by the vote of (A) a supermajority of the ccNSO and (B) a GNSO Supermajority.	members of the other House."			
25.	SECTION 19.6 ELECTION OF CO-CHAIRS AND LIAISONS (a) The SCWG shall be led by two co-chairs: one appointed by the GNSO from one of the members appointed pursuant to clauses (iii)-(vi) of Section 19.5(a) and one appointed by the ccNSO from one of the members appointed pursuant to clauses (i)-(ii) of Section 19.5(a).	Each GNSO Stakeholder Group designates its own review team members: 3 from RySG; 1 from RrSG; 1 from CSG; 1 from NCSG. (per 19.5 a)  GNSO Council approves the GNSO co-chair on SCWG from among the 6 GNSO reps, by majority of each house.	No new procedures or changes to the GNSO Operating Procedures and/or ICANN Bylaws. The decision to approve the GNSO Co-chair on the SCWG from among the 6 GNSO reps will be put before the GNSO Council as a motion for consideration Threshold for approval is a simple majority vote of each house, which per Section 11.3-I of the ICANN Bylaws is the default voting threshold.	Assumption:  There is no role here for the GNSO Standing Selection Committee as appointments are directly made by the SGs (this will need to be made clear in the charter for the GNSO Standing Selection Committee)  Each SG will publish the procedures for making appointments in its respective operating procedures.	
26.	<b>SECTION 22.7 INSPECTION</b> (a) A Decisional Participant may request to inspect the accounting books and records of ICANN, as interpreted pursuant to the provisions of Section 6333 of the CCC, and the minutes of the Board or	Any GNSO Stakeholder Group or Constituency may request ICANN document inspection. This request would be automatically communicated by the GNSO's Decisional Participant representative, and would not require	Add new voting thresholds for the following action by GNSO Council to section 11.3.i of the ICANN Bylaws:  GNSO Council to request ICANN document inspection — ¼ of each house or majority of one house	Assumption:  Communication will be relayed by the GNSO Secretariat to ICANN requesting an inspection as a Decisional Participant, on behalf of the GNSO.	For subpart (a), the Drafting Team's recommended is that "Any GNSO Stakeholder Group or Constituency may request ICANN document inspection. This request would be automatically communicated by the

No.	Relevant Bylaw Section	DT Recommendation	Proposed language for Operating Procedures and/or Bylaws	Open issues / questions / assumptions	Legal Assessment			
	<u> </u>							
	any Board Committee for a purpose reasonably related to such Inspecting Decisional Participant's interest as a Decisional Participant in the EC.	action by GNSO Council.  In addition, GNSO Council may request ICANN document inspection, with approval by 1/4 of each House or majority of one House.			GNSO's Decisional Participant representative, and would not require action by GNSO Council. In addition, GNSO Council may request ICANN document inspection, with approval by 1/4 of each House or majority of one House." We note that granting of an inspection right directly to a Stakeholder Group or Constituency, without any requirement that it pass through the Decisional Participant (here, the GNSO) seems to run afoul of Section 22.7(d), which specifically limits this right: "The inspection rights provided to the Decisional Participants are granted to the Decisional Participants and are not granted or available to any other person or entity." We advise that action be required at the GNSO level to confirm that any request issued in the GNSO name meets the specific form and requirements set out in Section 22.7 as a whole. While the low			

No.	Relevant Bylaw Section	DT Recommendation	Proposed language for Operating Procedures and/or Bylaws	Open issues / questions / assumptions	Legal Assessment
					approval threshold may not be optimal, it is better to have a low threshold than no threshold at all to demonstrate an action taken in the name of the full GNSO.
27.	(e) If the Inspecting Decisional Participant believes that ICANN has violated the provisions of this Section 22.7, the Inspecting Decisional Participant may seek one or more of the following remedies: (i) appeal such matter to the Ombudsman and/or the Board for a ruling on the matter, (ii) initiate the Reconsideration Request process in accordance with Section 4.2, (iii) initiate the Independent Review Process in accordance with Section 4.3, or (iv) petition the EC to initiate (A) a Community Independent Review Process pursuant to Section 4.3 of Annex D or (B) a Board Recall Process pursuant to Section 3.3 of Annex D.	The requesting Constituency or SG may decide whether to seek the remedy.  If Council was the requesting entity, Council may seek review with approval by 1/4 of each House or majority of one House.	Add new voting thresholds for the following action by GNSO Council to section 11.3.i of the ICANN Bylaws:  GNSO Council to request inspection remedy, if it was the requesting entity – ¼ of each house or majority of one house		For subpart (a) regarding remedies for Decisional Participants who believe that ICANN has violated Section 22.7, the Drafting Team's recommendation is that the "requesting Constituency or SG may decide whether to seek the remedy. If Council was the requesting entity, Council may seek review with approval by 1/4 of each House or majority of one House."  Please take note our comments for Item 26 as this recommendation is related. Whichever portion of the GNSO is seeking to challenge the response will still be doing so in the GNSO's name. There should be some process for indicating the GNSO's agreement with using this escalation method, even if

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28.	SECTION 22.8 INDEPENDENT INVESTIGATION If three or more Decisional Participants deliver to the Secretary a joint written certification from the respective chairs of each Decisional Participant that the constituents of such Decisional Participants have, pursuant to the internal procedures of such Decisional Participants, determined that there is a credible allegation that ICANN has committed fraud or that there has been a gross mismanagement of ICANN's resources, [excerpt]	GNSO representative on the EC will act in accord with instructions approved by majority of each house.	No new procedures or changes to the GNSO Operating Procedures and/or ICANN Bylaws. The action requested will be put before the GNSO Council as a motion for consideration. Threshold for approval is a simple majority vote of each house, which per Section 11.3-I of the ICANN Bylaws is the default voting threshold.	Assumption:  The DT's reference to the EC may be an oversight as the Bylaws do not require that this action go through the EC Administration.  Where the GNSO receives a request from another Decisional Participant to consider joining such a certification, deliberations on whether to do so will take place within the GNSO SG/Constituencies and at Council level (where a vote will be taken on a final decision) in accordance with existing practice and procedures.	by a low threshold. Because of the potential for use of ICANN's other accountability mechanisms, up to Board recall, there should be some checks that the broader GNSO is aligned with escalating the matter

No.	Relevant Bylaw Section	DT Recommendation	Proposed language for Operating Procedures and/or Bylaws	Open issues / questions / assumptions	Legal Assessment
29.	SECTION 25.2  AMENDMENTS TO FUNDAMENTAL BYLAWS & ARTICLES OF INCORPORATION 25.2(b) a Fundamental Bylaw or the Articles of Incorporation may be altered, amended, or only upon approval by a three- fourths vote of all Directors and the approval of the EC as set forth in	GNSO representative on the EC will act in accord with instructions approved by GNSO Supermajority	Add new voting threshold for the following action by GNSO Council to section 11.3.i of the ICANN Bylaws:  • Amendments to Fundamental Bylaws & Articles of Incorporation GNSO Supermajority.	Assumptions: The motion should include direction to forward to EC Administration, which will just tally the votes to determine if the overall EC threshold is met. There is no specific additional role for the EC Administration or for the GNSO representative to the EC Administration.	
30.	this Section 25.2.  ARTICLE 26 SALE & DISPOSITION OF ICANN ASSETS 26(a) ICANN may consummate a transaction or series of transactions that would result in the sale or disposition of all or substantially all of ICANN's assets (an "Asset Sale") only upon approval by a three-fourths vote of all Directors and the approval of the EC as set forth in this Article 26.	GNSO representative on the EC will act in accord with instructions approved by GNSO Supermajority.	Add new voting threshold for the following action by GNSO Council to section 11.3.i of the ICANN Bylaws:  • Approval of Sale & Disposition of ICANN Assets GNSO Supermajority.	Assumptions: The motion should include direction to forward to EC Administration, which will just tally the votes to determine if the overall EC threshold is met. There is no specific additional role for the EC Administration or for the GNSO representative to the EC Administration.	
31.	ANNEX D EC MECHANISM SECTION 1.2 APPROVAL PROCESS  Regarding: Fundamental Bylaw	GNSO notification, but no decision.	No new procedures or changes to the GNSO Operating Procedures and/or ICANN Bylaws. Communication will be made by the GNSO	Assumption: The existing methods for the GNSO to send a communication or notice via the Council will suffice.	

No.	Relevant Bylaw Section	DT Recommendation	Proposed language for Operating Procedures and/or Bylaws	Open issues / questions / assumptions	Legal Assessment
	Amendments Articles Amendments Asset Sales  Following the delivery of a Board Notice for an Approval Action by the Secretary to the EC, the Decisional Participants shall promptly inform their constituents of the delivery of the Approval Action Board Notice.		Secretariat.		
32.	SECTION 1.3 APPROVAL ACTION COMMUNITY FORUM  1.3(a) ICANN shall, at the direction of the EC Administration, convene a forum at which the Decisional Participants and interested parties may discuss the Approval Action.	GNSO representative on the EC will act in accord with instructions approved by majority of each house.	No new procedures or changes to the GNSO Operating Procedures and/or ICANN Bylaws. Any action to be requested of the EC by the GNSO representative will be put before the GNSO Council as a motion for consideration. Threshold for approval is a simple majority vote of each house, which per Section 11.3-I of the ICANN Bylaws is the default voting threshold.		
33.	1.3(b) If the EC Administration requests a publicly-available conference call by providing a notice to the Secretary, ICANN shall, at the direction of the EC Administration, schedule	GNSO notification, but no decision.  In any decision, the GNSO representative on the EC will act in accord with instructions approved by majority of each house.	No new procedures or changes to the GNSO Operating Procedures and/or ICANN Bylaws. Any action requested of the EC through the GNSO representative will be put before the GNSO Council as	Assumptions: The GNSO Council may wish to consider the following item as inputs to the EC Administration: Does the GNSO believe that a conference call will be appropriate? If so, they	

No.	Relevant Bylaw Section	DT Recommendation	Proposed language for Operating Procedures and/or Bylaws	Open issues / questions / assumptions	Legal Assessment
	such call prior to any		a motion for consideration.	can direct the EC Admin	
	Approval Action		Threshold for approval is a	rep to request one.	
	Community Forum, and		simple majority vote of	(community conversation	
	inform the Decisional		each house, which per	should take place to	
	Participants of the date,		Section 11.3-I of the ICANN	determine how many	
	time and participation		Bylaws is the default voting	members of the EC Admin	
	methods of such		threshold.	are required to convene	
	conference call.			the conference call.)	
34.	(f) ICANN and any SO or AC	GNSO representative on the	No new procedures or	Assumptions:	
	(including Decisional	EC will act in accord with	changes to the GNSO	This item is not about	
	Participants) may deliver	instructions approved by	Operating Procedures	GNSO as a participant in	
	to the EC Administration	majority of each house.	and/or ICANN Bylaws. Any	the EC. This item is about	
	its views and questions on		decision by the GNSO as a	how the GNSO will	
	the Approval Action prior		Decisional Participant will	develop inputs (views and	
	to the convening of and		be put before the GNSO	questions) for	
	during the Approval Action		Council as a motion for	consideration at the	
	Community Forum.		consideration Threshold for	Community Forum. Once	
			approval is a simple	that process is agreed,	
			majority vote of each	then whatever is produced	
			house, which per Section	is sent for information and	
			11.3-I of the ICANN Bylaws	posting. This should not	
			is the default voting	focus on any action by the	
			threshold.	EC Admin Rep.	
35.	<b>1.3(i)</b> During the Approval	GNSO representative on the	No new procedures or	Assumption:	
	Action Community Forum	EC will act in accord with	changes to the GNSO	The GNSO will need to	
	Period, an additional one	instructions approved by	Operating Procedures	determine how it	
	or two Community Forums	majority of each house.	and/or ICANN Bylaws. Any	communicates to the EC	
	may be held at the		action requested of the EC	Administration that it	
	discretion of the Board or		by the GNSO representative	thinks another community	
	the EC Administration.		will be put before the GNSO Council as a motion for	forum is of use, as well as determine what is the	
			consideration. Threshold for		
			approval is a simple	community coordination	
			1	requirement on that.	
			majority vote of each		
			house, which per Section		

No.	Relevant Bylaw Section	DT Recommendation	Proposed language for Operating Procedures and/or Bylaws	Open issues / questions / assumptions	Legal Assessment
36.	SECTION 1.4 DECISION WHETHER TO APPROVE AN APPROVAL ACTION Regarding: - Fundamental Bylaw	GNSO representative on the EC will act in accord with instructions approved by GNSO Supermajority	11.3-I of the ICANN Bylaws is the default voting threshold.  Add new voting threshold for the following action by GNSO Council to section 11.3.i of the ICANN Bylaws:	Assumptions: This is a notification to the EC Admin as a whole for tallying.	
	Amendments - Articles Amendments - Asset Sales		Approval of an     Approval Action     regarding Fundamental     Bylaw amendments,     Articles amendments     or Asset Sales - GNSO     Supermajority.		
37.	SECTION 2.2 PETITION PROCESS FOR SPECIFIED ACTIONS (b) During the period beginning on the Rejection Action Board Notification Date and ending on the 21st day after the Rejection Action Board Notification Date, subject to the procedures and requirements developed by the applicable Decisional Participant, an individual may submit a petition to a Decisional Participant, seeking to reject the Rejection Action and initiate the Rejection Process (a "Rejection	GNSO representative on the EC will act in accord with instructions approved by majority of each house.	No new procedures or changes to the GNSO Operating Procedures and/or ICANN Bylaws. GNSO Council action on the receipt, acceptance or rejection of a Rejection Action Petition will be put before the GNSO Council as a motion for consideration. Threshold for approval is a simple majority vote of each house, which per Section 11.3-I of the ICANN Bylaws is the default voting threshold.	Question: This does not seem to address the standards that should be developed for how a petition is raised in the GNSO. Is it simply by motion, similar to how other items get on the Council agenda? Who can raise? Special timing considerations to meet the timing of the EC process?	

No.	Relevant Bylaw Section	DT Recommendation	Proposed language for Operating Procedures and/or Bylaws	Open issues / questions / assumptions	Legal Assessment
	Action Petition"). (c) A Decisional Participant that has received a Rejection Action Petition shall either accept or reject such Rejection Action Petition; provided that a Decisional Participant may only accept such Rejection Action Petition if it was received by such Decisional Participant		and/or Bylaws		
	during the Rejection Action Petition Period. (i) If, in accordance with the requirements of Section 2.2(c) of this Annex D, a Decisional Participant accepts a Rejection Action Petition during the Rejection Action Petition Period, the Decisional Participant shall promptly providewritten notice of such acceptance				
38.	(d) Following the delivery of a Rejection Action Petition Notice to the EC Administration pursuant to Section 2.2(c)(i) of this Annex D, the Rejection Action Petitioning Decisional Participant shall contact the EC	GNSO representative on the EC will act in accord with instructions approved by majority of each house.  PROCESS NOTES: (d) Contact EC Administration and other Decisional Participants to	No new procedures or changes to the GNSO Operating Procedures and/or ICANN Bylaws. All decisions (including whether to support a Rejection Action Petition) will be put before the GNSO Council as a motion for	Assumptions:  • A template to be developed for a Rejection Action Supporting Petition which will include the following information:  (A) Supporting rationale, (B) Contact	

No.	Relevant Bylaw Section	DT Recommendation	Proposed language for Operating Procedures and/or Bylaws	Open issues / questions / assumptions	Legal Assessment
	Administration and the other Decisional Participants to determine whether any other Decisional Participants support the Rejection Action Petition.  (i) If the Rejection Action Petitioning Decisional Participant obtains the support of at least one other Decisional Participant (a "Rejection Action Supporting Decisional Participant (a "Rejection Action Supporting Decisional Participant shall provide written notice, to include: (A) a supporting rationale in reasonable detail; (C) a statement as to whether or not the Rejection Action Petitioning Decisional Participant and/or the Rejection Action Petitioning Decisional Participant requests that ICANN organize a conference call prior to the Rejection Action Community Forum for the community to discuss the Rejection Action	determine whether any others support. (i) Providing written notice to the EC Administration, other Decisional Participant and Secretary. (A) Supporting rationale. (B) Contact information. (C) Statement re: conference call. (D) Statement re: forum. (E) Citing PDP Standard Bylaw Statement.	consideration Threshold for approval is a simple majority vote of each house, which per Section 11.3-I of the ICANN Bylaws is the default voting threshold.	information, (C) Statement re: conference call, (D) Statement re: forum, (E) Citing PDP Standard Bylaw Statement.  The first part of this process is only triggered if the GNSO received a petition and accepts it according to its procedures. Notice of acceptance must include rationale, etc. as set forth in 2.2ciA. Then the GNSO will need to determine the process that it would follow to become a Supporting Decisional Participant if it receives notice of a petition from another DP.  The GNSO will also need processes to identify its representative for purpose of the petition to act as a liaison and how it will provide direction to that person.	

No.	Relevant Bylaw Section	DT Recommendation	Proposed language for Operating Procedures and/or Bylaws	Open issues / questions / assumptions	Legal Assessment
39.	Supported Petition; (D) a statement as to whether the Rejection Action Petitioning and Supporting Decisional Participants have determined to hold the Rejection Action Community Forum during the next scheduled ICANN public meeting. (E) a PDP Standard Bylaw Statement  SECTION 2.3 REJECTION ACTION COMMUNITY FORUM 2.3(a) If the EC Administration receives a Rejection Action Supported Petition under	GNSO representative on the EC will act in accord with instructions approved by majority of each house.	No new procedures or changes to the GNSO Operating Procedures and/or ICANN Bylaws.	Assumptions:  If there is a supported petition, the need for a community forum is automatic.  The GNSO can consider how it wishes	
	Section 2.2(d) of this Annex D during the Rejection Action Petition Support Period, ICANN shall, at the direction of the EC Administration, convene a forum at which the Decisional Participants and interested parties may discuss the Rejection Action Supported Petition			to organize its representation and participation at the Community Forum.	
40.	(f) ICANN and any SO or AC may deliver to the EC Administration in writing its views and questions on	GNSO representative on the EC will act in accord with instructions approved by majority of each house.	No new procedures or changes to the GNSO Operating Procedures and/or ICANN Bylaws. Any	Assumption:  • EC will need to decide on process for receiving and	

No.	Relevant Bylaw Section	DT Recommendation	Proposed language for Operating Procedures and/or Bylaws	Open issues / questions / assumptions	Legal Assessment
	the Rejection Action Supported Petition prior to the convening of and during the Rejection Action Community Forum.		GNSO views or questions, and any action requested of the EC Administration through the GNSO representative, will be put before the GNSO Council as a motion for consideration Threshold for approval is a simple majority vote of each house, which per Section 11.3-I of the ICANN Bylaws is the default voting threshold.	processing submissions; however, this section is not about GNSO participation in the EC, it is about how the GNSO will develop its inputs (views and questions) for consideration at the Community Forum. Once that process is agreed, then whatever is produced is sent for information and posting.  GNSO will use existing practices and processes for collecting views and questions.	
41.	(h) If the Rejection Action Petitioning and Supporting Decisional Participants for a Rejection Action Supported Petition agree before, during or after the Community Forum that the issue has been resolved, such Rejection Action Supported Petition shall be deemed withdrawn	GNSO representative on the EC will act in accord with instructions approved by majority of each house  PROCESS NOTES: For the avoidance of doubt, the Rejection Action Community Forum is not a decisional body and the foregoing resolution process shall be handled pursuant to the <i>internal</i> procedures of the Rejection	No new procedures or changes to the GNSO Operating Procedures and/or ICANN Bylaws.	Assumptions: Further details may need to be developed in relation to how the GNSO determines that an issue is resolved if they are a petitioner or supporting decisional participant.	

No.	Relevant Bylaw Section	DT Recommendation	Proposed language for Operating Procedures and/or Bylaws	Open issues / questions / assumptions	Legal Assessment
		Action Petitioning Decisional Participant and the Rejection Action Supporting Decisional Participant(s).			
42.	(i) During the Rejection Action Community Forum Period, an additional one or two Rejection Action Community Forums may be held at the discretion of a Rejection Action Petitioning and Supporting Participant or the EC Administration	GNSO representative on the EC will act in accord with instructions approved by majority of each house.	No new procedures or changes to the GNSO Operating Procedures and/or ICANN Bylaws. Any request for additional Forums, and any action requested of the EC by the GNSO representative, will be put before the GNSO Council as a motion for consideration Threshold for approval is a simple majority vote of each house, which per Section 11.3-I of the ICANN Bylaws is the default voting threshold.	Assumption: The GNSO will need to determine how it communicates to the EC Administration that it thinks another community forum is of use, as well as determine what is the community coordination requirement on that.	
43.	SECTION 2.4 DECISION WHETHER TO REJECT A REJECTION ACTION (a) Following the expiration of the Rejection Action Community Forum Period, with respect to each Rejection Action Supported Petition, each Decisional Participant shall inform the EC Administration in writing as to whether such	GNSO representative on the EC will act in accord with instructions approved by majority of each house.	No new procedures or changes to the GNSO Operating Procedures and/or ICANN Bylaws. All decisions will be put before the GNSO Council as a motion for consideration Threshold for approval is a simple majority vote of each house, which per Section 11.3-I of the ICANN Bylaws is the default voting threshold.	Assumptions: This is not an action requested of the EC. This is a vote by the GNSO as a Decisional Participant as to whether it supports the action or not. Once the action is taken, it is forwarded to the EC Administration solely for tallying against the relevant threshold.	

No.	Relevant Bylaw Section	DT Recommendation	Proposed language for Operating Procedures and/or Bylaws	Open issues / questions / assumptions	Legal Assessment
44.	Decisional Participant (i) supports such Rejection Action Supported Petition and has determined to reject the Rejection Action , (ii) objects to such Rejection Action Supported Petition or (iii) has determined to abstain from the matter (which shall not count as supporting or objecting to such Rejection Action Supported Petition)  SECTION 3.1 NOMINATING COMMITTEE DIRECTOR REMOVAL PROCESS (a) Subject to the procedures and requirements developed by the applicable Decisional Participant, an individual may submit a petition to a Decisional Participant seeking to remove a Director holding Seats 1 through 8 and initiate the Nominating Committee Director Removal Process ("Nominating Committee Director Removal Petition"). Each	GNSO representative on the EC will act in accord with instructions approved by GNSO Supermajority. [Note higher threshold.]	Add new voting threshold for the following action by GNSO Council to section 11.3.i of the ICANN Bylaws:  • Approval of a petition to remove a director holding seats 1 through 8 – GNSO Supermajority	Assumptions:  Petitions are to be received in the form of a motion which is to be made by a GNSO Council member (? – see also question below)  If the petition does not meet the GNSO Supermajority threshold, the petition is considered rejected.  The steps as outlined in the Bylaws are to be followed, factoring in the customary GNSO practices and procedures.	

No.	Relevant Bylaw Section	DT Recommendation	Proposed language for Operating Procedures and/or Bylaws	Open issues / questions / assumptions	Legal Assessment
	Director Removal Petition shall set forth the rationale upon which such individual seeks to remove such Director.  (b) During the period beginning on the date that the Decisional Participant received the Removal Petition and ending on the 21st day after, the Decisional Participant that has received a Nominating Committee Director Removal Petition shall either accept or reject such Nominating Committee Director Removal Petition;  (i) the Nominating Committee Director Removal Petitioning Decisional Participant must obtain the support of at least one other Decisional Participant shall provide a written notice to the EC Administration, the other Decisional Participants and the Secretary, to include:		and/or Bylaws	The DT's recommendation does not seem to address the standards that should be developed for how a petition/issue is raised in the GNSO. How can people raise any of these petition/initiation issues? Will individuals be allowed? Must it be through councilors? Should there be processes within the SGs or Constituencies on how to escalate to a petition?	
	(A) a supporting rationale in reasonable detail;				

No.	Relevant Bylaw Section	DT Recommendation	Proposed language for Operating Procedures and/or Bylaws	Open issues / questions / assumptions	Legal Assessment
	(C) a statement as to				
	whether or not the				
	Nominating Committee				
	Director Removal				
	Petitioning and/or				
	supporting Decisional				
	Participant requests that				
	ICANN organize a				
	conference call prior to the				
	Nominating Committee				
	Director Removal				
	Community Forum for the				
	community to discuss the				
	Nominating Committee				
	Director Removal				
	Supported Petition; and				
	(f) Following the				
	expiration of the				
	Nominating Committee				
	Director Removal				
	Community Forum Period,				
	each Decisional Participant				
	shall inform the EC				
	Administration in writing				
	as to whether such				
	Decisional Participant (i)				
	supports such Nominating				
	Committee Director				
	Removal Supported				
	Petition, (ii) objects to such				
	Nominating Committee				
	Director Removal				
	Supported Petition or (iii)				
	has determined to abstain				
	from the matter (which				

No.	Relevant Bylaw Section	DT Recommendation	Proposed language for Operating Procedures and/or Bylaws	Open issues / questions / assumptions	Legal Assessment
45.	shall not count as supporting or objecting to the Nominating Committee Director Removal Supported Petition),  SECTION 3.2 SO/AC DIRECTOR REMOVAL PROCESS (a) Subject to the procedures and requirements developed by the applicable Decisional Participant, an individual may submit a petition to the ASO, ccNSO, GNSO or At-Large Community (as applicable, the "Applicable Decisional Participant") seeking to remove a Director who was nominated by that Supporting Organization or the At-Large Community in accordance with Section 7.2(a) of the Bylaws, and initiate the SO/AC Director Removal	GNSO will determine in its procedures how to satisfy the ¾ threshold required in Bylaws Annex D Section 3.2(f) "three-quarters majority as determined pursuant to the internal procedures of the Applicable Decisional Participant".  Five DT members believe that voting would occur only in the House that nominated the director, while other DT members said the entire GNSO should vote on this decision.	, · · · · · · · · · · · · · · · · · · ·	Assumptions:  The steps as outlined in the Bylaws are to be followed, factoring in the customary GNSO practices and procedures.  Question: The DT's recommendation does not seem to address the standards that should be developed for how a petition/issue is raised in the GNSO. How can people raise any of these petition/initiation issues? Will individuals be allowed? Must it be through Councilors? Should there be processes within the SGs or	The discussion of whether the ¾ threshold required in Bylaws Annex D, Section 3.2(f) should be applied across the GNSO Council or only in the House that nominated the director seems to be a bit vague. However, we want to highlight the language of the IANA Stewardship Proposal, which says, "If a three-quarters majority within the nominated SO or AC supports using the power the EC will use its power. The SO or AC will also publish and explanation of why it has chosen to do so."
	(b) During the 21 day period, the Applicable Decisional Participant shall either accept or reject such SO/AC Director Removal Petition pursuant to the internal procedures			Constituencies on how to escalate to a petition?	supports that the use of this power should be at the SO/AC level, and not a subcomponent, and the reference to internal procedures is about how each SO/AC might

No.	Relevant Bylaw Section	DT Recommendation	Proposed language for Operating Procedures and/or Bylaws	Open issues / questions / assumptions	Legal Assessment
	of the Applicable				demonstrate ¾ support.
	Decisional Participant.				
	(i) If the Applicable				
	Decisional Participant				
	accepts an SO/AC Director				
	Removal Petition, the				
	Applicable Decisional				
	Participant shall, within				
	twenty-four (24) hours of				
	the Applicable Decisional				
	Participant's acceptance of				
	the SO/AC Director				
	Removal Petition, provide				
	written notice ("SO/AC				
	<b>Director Removal Petition</b>				
	Notice") of such				
	acceptance. Such SO/AC				
	Director Removal Petition				
	Notice shall include:				
	(A) a supporting rationale				
	in reasonable detail;				
	(B) contact information for				
	at least one representative				
	who has been designated				
	by the Applicable				
	Decisional Participant who				
	shall act as a liaison with				
	respect to the SO/AC				
	Director Removal Petition;				
	(C) a statement as to				
	whether or not the				
	Applicable Decisional				
	Participant requests that				
	ICANN organize a publicly-				
	available conference call				

No.	Relevant Bylaw Section	DT Recommendation	Proposed language for Operating Procedures and/or Bylaws	Open issues / questions / assumptions	Legal Assessment
	prior to the SO/AC Director				
	Removal Community				
	Forum (as defined in				
	Section 3.2(d) of this				
	Annex D) for the				
	community to discuss the				
	SO/AC Director Removal				
	Petition; and				
	(D) a statement as to				
	whether the Applicable				
	Decisional Participant has				
	determined to hold the				
	SO/AC Director Removal				
	Community Forum during				
	the next scheduled ICANN				
	public meeting.				
	The SO/AC Director				
	Removal Process shall				
	thereafter continue for				
	such SO/AC Director				
	Removal Petition pursuant				
	to <u>Section 3.2(d)</u> of this				
	Annex D.				
	(f) Following the avgiration				
	(f) Following the expiration of the SO/AC Director				
	Removal Comment Period,				
	the Applicable Decisional				
	Participant shall inform the				
	EC Administration as to				
	whether the Decisional				
	Participant has support for				
	the SO/AC Director				
	Removal Petition of a				
	three-quarters majority as				

No.	Relevant Bylaw Section	DT Recommendation	Proposed language for Operating Procedures and/or Bylaws	Open issues / questions / assumptions	Legal Assessment
46.	determined pursuant to the internal procedures of the Applicable Decisional Participant.  SECTION 3.3 BOARD RECALL PROCESS  (a) Subject to the procedures and requirements developed by the applicable Decisional Participant, an individual may submit a petition to a Decisional Participant seeking to remove all Directors (other than the President) at the same time and initiate the Board Recall Process ("Board Recall Process ("Board Recall Petition"), provided that a Board Recall Petition cannot be submitted solely on the basis of a matter decided by a Community IRP if (i) such Community IRP was initiated in connection with the Board's implementation of GAC Consensus Advice and (ii) the EC did not prevail in such Community IRP. Each Board Recall Petition shall include a rationale setting forth the reasons why such	GNSO representative on the EC will act in accord with instructions approved by GNSO supermajority. [Note higher threshold.]	Add new voting threshold for the following action by GNSO Council to section 11.3.i of the ICANN Bylaws:  - Approval of Board recall petition – GNSO Supermajority	Assumptions  Petitions are to be received in the form of a motion which is to be made by a GNSO Council member [??]  If the petition does not meet the GNSO Supermajority threshold, the petition is considered rejected.  The steps as outlined in the Bylaws are to be followed, factoring in the customary GNSO practices and procedures.  Question: The DT's recommendation does not seem to address the standards that should be developed for how a petition/issue is raised in the GNSO. How can people raise any of these petition/initiation issues? Will individuals be allowed? Must it be through councilors?	The discussion of whether the ¾ threshold required in Bylaws Annex D, Section 3.2(f) should be applied across the GNSO Council or only in the House that nominated the director seems to be a bit vague. However, we want to highlight the language of the IANA Stewardship Proposal, which says, "If a three-quarters majority within the nominated SO or AC supports using the power the EC will use its power. The SO or AC will also publish and explanation of why it has chosen to do so."  Therefore, the Proposal supports that the use of this power should be at the SO/AC level, and not a subcomponent, and the reference to internal procedures is about how each SO/AC might demonstrate ¾ support.

No.	Relevant Bylaw Section	DT Recommendation	Proposed language for Operating Procedures and/or Bylaws	Open issues / questions / assumptions	Legal Assessment
	the Board. The process set			within the SGs or	
	forth in this Section 3.3 of			Constituencies on how to	
	this <u>Annex D</u> is referred to			escalate to a petition?	
	herein as the "Board				
	Recall Process."				
	(b) A Decisional Participant				
	that has received a Board				
	Recall Petition shall either				
	accept or reject such				
	Board Recall Petition				
	during the period				
	beginning on the date the				
	Decisional Participant				
	received the Board Recall				
	Petition ("Board Recall				
	Petition Date") and ending				
	at 11:59 p.m. (as				
	calculated by local time at				
	the location of ICANN's				
	principal office) on the				
	date that is the 21st day				
	after the Board Recall				
	Petition Date (the "Board				
	Recall Petition Period").				
	(i) If, in accordance with				
	Section 3.3(b) of this				
	Annex D, a Decisional				
	Participant accepts a Board				
	Recall Petition during the				
	Board Recall Petition				
	Period (such Decisional				
	Participant, the "Board				
	Recall Petitioning				
	Decisional Participant"),				
	the Board Recall				

No.	Relevant Bylaw Section	DT Recommendation	Proposed language for Operating Procedures and/or Bylaws	Open issues / questions / assumptions	Legal Assessment
	<del>-</del>				
	Petitioning Decisional				
	Participant shall, within				
	twenty-four (24) hours of				
	the expiration of its				
	acceptance of the Board				
	Recall Petition, provide				
	written notice ("Board				
	Recall Petition Notice") of				
	such acceptance to the EC				
	Administration, the other				
	Decisional Participants and				
	the Secretary.				
	(c) EC Administration and				
	the other Decisional				
	Participants to determine				
	whether any other				
	Decisional Participants				
	support the Board Recall				
	Petition.				
	(i) If the Board Recall				
	Petitioning Decisional				
	Participant obtains the support of at least two				
	other Decisional				
	Participants provide				
	notice:				
	(A) a supporting rationale				
	in reasonable detail;				
	(C) a statement as to				
	whether or not the Board				
	Recall Petitioning and/or				
	Supporting Decisional				
	Participants want a				
	conference call prior to the				
	Board Recall Board Recall				

No.	Relevant Bylaw Section	DT Recommendation	Proposed language for Operating Procedures and/or Bylaws	Open issues / questions / assumptions	Legal Assessment
	Community Forum; and				
	(D) a statement as to				
	whether the Board Recall				
	Petitioning Decisional and				
	Supporting Participants				
	have determined to hold				
	the Board Recall				
	Community Forum during				
	the next scheduled ICANN				
	public meeting.				
	(v) ICANN and any				
	Supporting Organization or				
	Advisory Committee				
	(including Decisional				
	Participants) may deliver				
	to the EC Administration in				
	writing its views and				
	questions on the Board				
	Recall Supported Petition				
	prior to the convening of				
	and during the Board				
	Recall Community Forum				
	.Each Decisional				
	Participant shall inform the EC Administration as to				
	whether such Decisional				
	Participant (i) supports such Board Recall				
	Supported Petition, (ii)				
	objects to such Board				
	Recall Supported Petition				
	or (iii) has determined to				
	abstain from the matter				
	(which shall not count as				

## ICANN Bylaws & GNSO Procedures Proposed Revisions & Legal Review – 6 March 2017

No.	Relevant Bylaw Section	DT Recommendation	Proposed language for Operating Procedures and/or Bylaws	Open issues / questions / assumptions	Legal Assessment
	supporting or objecting to such Board Recall Supported Petition),				

No.	Relevant Bylaw Section	DT Recommendation	Proposed language for	Open issues / questions /	Legal Assessment
			Operating Procedures	assumptions	
			and/or Bylaws		

7.	SECTION 4.1 MEDIATION	GNSO representative on	No new procedures or	See notes in #5, above.	
	INITIATION	the EC will act in accord	changes to the GNSO		
	(a) If the Board refuses or	with instructions approved	Operating Procedures		
	fails to comply with a	by majority of each house.	and/or ICANN Bylaws. Any		
	decision by the EC delivered		request that the EC		
	to the Secretary pursuant to		Administration initiate a		
	an EC Approval Notice, EC		Mediation, to be made		
	Rejection Notice,		through the GNSO		
	Nominating Committee		representative, will be put		
	Director Removal Notice,		before the GNSO Council		
	SO/AC Director Removal		as a motion for		
	Notice or EC Board Recall		consideration Threshold		
	Notice pursuant to and in		for approval is a simple		
	compliance with Article 1,		majority vote of each		
	Article 2 or Article 3 of this		house, which per Section		
	Annex D, or rejects or		11.3-I of the ICANN Bylaws		
	otherwise does not take		is the default voting		
	action that is consistent		threshold.		
	with a final IFR				
	Recommendation, Special				
	IFR Recommendation,				
	SCWG Creation				
	Recommendation or SCWG				
	Recommendation, as				
	applicable (each, an "EC				
	Decision"), the EC				
	Administration				
	representative of any				
	Decisional Participant who				
	supported the exercise by				
	the EC of its rights in the				
	applicable EC Decision				
	during the applicable				
	decision period may				

No.	Relevant Bylaw Section	DT Recommendation	Proposed language for Operating Procedures and/or Bylaws	Open issues / questions / assumptions	Legal Assessment
48.	request that the EC initiate mediation with the Board in relation to that EC Decision as contemplated by Section 4.7 of the Bylaws  SECTION 4.2 COMMUNITY	GNSO representative on	No new procedures or	Assumptions:	
	IRP  (a) After completion of a Mediation under Section 4.7 of the Bylaws, the EC Administration representative of any Decisional Participant who supported the exercise by the EC of its rights in the applicable EC Decision during the applicable decision period may request that the EC initiate a Community IRP (a "Community IRP Petitioning Decisional Participant"), as contemplated by Section 4.3 of the Bylaws, by delivering a notice to the EC Administration and the Decisional Participants requesting the initiation of a Community IRP ("Community IRP ("Community IRP Petition"). The Community IRP Petitioning Decisional Participant shall forward such notice to the Secretary	the EC will act in accord with instructions approved by majority of each house.	changes to the GNSO Operating Procedures and/or ICANN Bylaws. Any action requested of the EC Administration by the GNSO representative will be put before the GNSO Council as a motion for consideration Threshold for approval is a simple majority vote of each house, which per Section 11.3-I of the ICANN Bylaws is the default voting threshold.	<ul> <li>The steps as outlined in the Bylaws are to be followed, factoring in the customary GNSO practices and procedures.</li> <li>The GNSO to consider how it will develop the advice to its representative on the EC Administration. How the GNSO wishes to join a petition raised by a different Decisional Participant could be part of the same process. (see also other related items).</li> </ul>	

No.	Relevant Bylaw Section	DT Recommendation	Proposed language for Operating Procedures and/or Bylaws	Open issues / questions / assumptions	Legal Assessment
	for ICANN to promptly post				
	on the Website. The				
	process set forth in this				
	Section 4.2 of this Annex D				
	as it relates to a particular				
	Community IRP Petition is				
	referred to herein as the				
	"Community IRP Initiation				
	Process."				
	(b) Following the delivery of				
	a Community IRP Petition to the EC Administration by a				
	Community IRP Petitioning				
	Decisional Participant				
	pursuant to Section 4.2(a)				
	of this Annex D (which				
	delivery date shall be				
	referred to herein as the				
	"Community IRP				
	Notification Date"), the				
	Community IRP Petitioning				
	Decisional Participant shall				
	contact the EC				
	Administration and the				
	other Decisional				
	Participants to determine				
	whether any other				
	Decisional Participants				
	support the Community IRP				
	Petition.				
	(i) If the Community IRP				
	Petitioning Decisional				
	Participant obtains the				
	support of at least one				
	other Decisional Participant				

No.	Relevant Bylaw Section	DT Recommendation	Proposed language for Operating Procedures and/or Bylaws	Open issues / questions / assumptions	Legal Assessment
	<b>T</b>	T			
	provide a written notice				
	Such Community IRP				
	Supported Petition shall				
	include:				
	(A) a supporting rationale in				
	reasonable detail; (B) contact information for				
	at least one representative				
	who has been designated				
	by the Community IRP				
	Petitioning Decisional				
	Participant who shall act as				
	a liaison with respect to the				
	Community IRP Supported				
	Petition;				
	(C) a statement as to				
	whether or not the				
	Community IRP Petitioning				
	Decisional Participant				
	and/or the Community IRP				
	Supporting Decisional				
	Participant requests that				
	ICANN organize a publicly-				
	available conference call				
	prior to the Community IRP				
	Community Forum;				
	(D) a statement as to				
	whether the Community				
	IRP Petitioning Decisional				
	Participant and the				
	Community IRP Supporting				
	Decisional Participant have				
	determined to hold the				
	Community IRP Community				
	Forum during the next				

Relevant Bylaw Section	DT Recommendation	Proposed language for Operating Procedures and/or Bylaws	Open issues / questions / assumptions	Legal Assessment
scheduled ICANN public				
meeting;				
(E) where the Community				
IRP Supported Petition				
relates to a Fundamental				
Bylaw Amendment, a PDP				
Fundamental Bylaw				
Statement if applicable and,				
if so, the name of the				
Fundamental Bylaw				
Amendment PDP Decisional				
Participant;				
(F) where the Community				
IRP Supported Petition				
relates to a Standard Bylaw				
Amendment, a PDP				
Standard Bylaw Statement				
if applicable and, if so, the				
name of the Standard Bylaw				
Amendment PDP Decisional				
Participant; and				
(G) where the Community				
IRP Supported Petition relates to a policy				
recommendation of a cross				
community working group				
chartered by more than one				
Supporting Organization				
("CCWG Policy				
Recommendation"), a				
statement citing the specific				
CCWG Policy				
Recommendation and				
related provision in the				
Community IRP Supported				

No.	Relevant Bylaw Section	DT Recommendation	Proposed language for Operating Procedures and/or Bylaws	Open issues / questions / assumptions	Legal Assessment
	Petition ("CCWG Policy				
	Recommendation				
	<b>Statement</b> "), and, if so, the				
	name of any Supporting				
	Organization that is a				
	Decisional Participant that approved the CCWG Policy				
	Recommendation("CCWG				
	Policy Recommendation				
	Decisional Participant").				
	(v) ICANN and any SO/AC				
	may deliver to the EC				
	Administration its views and				
	questions on the				
	Community IRP Supported				
	Petition prior to the				
	convening of and during the				
	Community IRP Community				
	Forum.				
	(vii) If the Community IRP				
	Petitioning Decisional				
	Participant and each of the				
	Community IRP Supporting				
	Decisional Participants for the Community IRP				
	Supported Petition agree				
	before, during or after a				
	Community IRP Community				
	Forum that the issue raised				
	in such Community IRP				
	Supported Petition has				
	been resolved, such				
	Community IRP Supported				

No.	Relevant Bylaw Section	DT Recommendation	Proposed language for Operating Procedures and/or Bylaws	Open issues / questions / assumptions	Legal Assessment
49.	Petition shall be deemed withdrawn and the Community IRP Process with respect to such Community IRP Supported Petition will be terminated  (d) Following the expiration of the Community IRP Community Forum Period, each Decisional Participant shall inform the EC Administration whether such Decisional Participant (i) supports such Community IRP Petition, (ii) objects to such Community IRP Petition or (iii) has determined to abstain from the matter  (a) Any Decisional Participant may request that the EC initiate a Reconsideration Request (a "Community Reconsideration Decisional Participant"), as contemplated by Section 4.2(b) of the Bylaws, by delivering a notice to the EC Administration and the other Decisional Participants, with a copy to the Secretary for ICANN to promptly post on the	GNSO representative on the EC will act in accord with instructions approved by majority of each house.	No new procedures or changes to the GNSO Operating Procedures and/or ICANN Bylaws. The request to the EC Administration through the GNSO representative will be put before the GNSO Council as a motion for consideration Threshold for approval is a simple majority vote of each house, which per Section 11.3-I of the ICANN Bylaws is the	Assumptions:  The steps as outlined in the Bylaws are to be followed, factoring in the customary GNSO practices and procedures.  Further consideration to be given to the standards internal to the GNSO in order to raise this to a decision and the process for doing so.	

Relevant Bylaw Section	DT Recommendation	Proposed language for Operating Procedures and/or Bylaws	Open issues / questions / assumptions	Legal Assessment
Website, requesting the review or reconsideration of an action or inaction of the ICANN Board or staff ("Community Reconsideration Petition"). A Community Reconsideration Petition must be delivered within 30 days after the occurrence of any of the conditions set forth in Section 4.2(g)(i)(A), (B) or (C) of the Bylaws. In that instance, the Community Reconsideration Petition must be delivered within 30 days from the initial posting of the rationale.  (b) Following the delivery of a Community Reconsideration Petition to the EC Administration the Community Reconsideration Petitioning Decisional Participant shall contact the EC Administration and the other Decisional	DI Recommendation	Operating Procedures		Legal Assessment
Participants to determine whether any other Decisional Participants support the Community Reconsideration Petition. The Community				

No.	Relevant Bylaw Section	DT Recommendation	Proposed language for Operating Procedures and/or Bylaws	Open issues / questions / assumptions	Legal Assessment
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	Reconsideration Decisional				
	Participant shall forward				
	such communication to the				
	Secretary for ICANN to				
	promptly post on the				
	Website.				
	(i) If the Community Reconsideration Petitioning				
	Decisional Participant				
	obtains the support of at				
	least one other Decisional				
	Participant provide a				
	written notice. Such				
	Community				
	Reconsideration Supported				
	Petition shall include:				
	(A) a supporting rationale in				
	reasonable detail;				
	(C) a statement as to				
	whether or not the				
	Community				
	Reconsideration Petitioning				
	and/or Supporting				
	Participant requests a				
	conference callfor the				
	community to discuss the				
	Community				
	Reconsideration Supported				
	Petition; and (D) a statement as to				
	whether the Community				
	Reconsideration Petitioning				
	Decisional and Supporting				
	Participants want to hold				
	the Community				

No.	Relevant Bylaw Section	DT Recommendation	Proposed language for Operating Procedures and/or Bylaws	Open issues / questions / assumptions	Legal Assessment
	Reconsideration				
	Community Forum during				
	the next scheduled ICANN				
	public meeting.				
	(v) ICANN and any SO/AC				
	may deliver to the EC its				
	views and questions on the Community				
	Reconsideration Supported				
	Petition prior to the				
	convening of and during the				
	Community				
	Reconsideration				
	Community Forum.				
	···				
	(d) Following the expiration				
	of the Community Reconsideration				
	Community Forum Period				
	each Decisional Participant				
	shall inform the EC				
	Administration whether				
	such Decisional Participant				
	(i) supports such				
	Community				
	Reconsideration Petition,				
	(ii) objects to such				
	Community				
	Reconsideration Petition or				
	(iii) has determined to				
	abstain from the matter				