responser/responses	Should be analyzed	Q1	Q2	Q3	Q4A	Q4B
Vanda Scartezini (Brazil)	?	No not at this moment.	No, at least on my knowledge	No nothing to help	none to help.	I believe any jurisdiction has its pros & cons, but we need to see how things will perform during Mr. Trump's Administration in US. By now it is unpredictable if the reality we have seen till now under US jurisdiction will continue. It is, in my opinion too early to take any decision YES or NO for current or alternate jurisdiction due changes in several relevant countries occurring this and next year.
Brian J. Winterfeldt (USA)	?	Mayer Brown LLP represents various clients including brand owners, registrants, registry operators and registrars. The identity of these clients, where not already a matter of public record, is subject to attorney-client confidentiality. These parties have generally been affected by ICANN's jurisdiction, primarily the prescription of jurisdiction and venue in Los Angeles County, California. We support such jurisdiction and venue in these contexts. Otherwise, ICANN's jurisdiction has not negatively affected our clients' businesses, or their ability to purchase or use domain name services. Overall, we strongly favor keeping ICANN incorporated and headquartered in California, as agreed upon during CCWG-Accountability Work Stream 1.	None of these disputes involved ICANN directly as a party. However, we strongly favor keeping ICANN incorporated and headquartered in California, as agreed upon during CCWG-Accountability Work Stream 1. (See response for details)	No. We do not see the probative value of this inquiry, which attempts to garner information where survey respondents have no actual or direct knowledge.	No, we are not aware of any instances where ICANN has been unable to pursue its Mission because of its jurisdiction.	For all of the reasons and rationale expressed as part of the Work Stream 1 consensus building process, we do not believe any alternative jurisdiction would provide any greater ability for ICANN to pursue its Mission.
Luis R. Furlán (Guatemala)	No	No	No	No	No	No
Karina Cortes (Puero Rico)	No	No	Yes. It has affected the litigation process positively given that Puerto Rico has political (and therefore juridical) ties with the United States.	No	No	No
Rika Tsunoda - MIC Japan	No	I do not recognize such cases as those in the question.	I do not recognize such cases as those in the question.	No	No	No
Carlos Vera (?)	No	No	No	No	No	No
Michael Graham (USA)	No	Not to my knowledge	Not to my knowledge	No	(no response)	No
Mohammad Reza Mousavi (Iran)	Yes	Using some of essential services regarding domain name and numbering are definitely banned because of the political conflicts (such as US sanctions) which we think they should be neutralized by ICANN jurisdiction.	(no response)	(no response)	Domain name registrants in Iran which is subject to U.S. sanctions have been struggling with the arbitrary cancellation of their domain names by some registrars. Some registrars (both American and non-American) might stop providing services to countries sanctioned under the Office of Foreign Affairs Control (OFAC) regime. Sometimes they do this without prior notice. For instance several applications were submitted by Iranian entities and ICANN didn't approve referring to applied sanctions. 2. As you may know, the United States District Court of Columbia issued an order for ICANN to seize Iran's internet domain (.ir) and IP addresses in order to pressure Iran for another totally refused settlement. Court papers have been served to ICANN and seek ownership of top-level domain names like .ir TLD, the left by the Iranian government and its agencies. The court didn't accept their application but it is considered as an outstanding major risk we would like your cooperation to avoid.	(no response)

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		(no response)	(no response)	(no response)	The FCC is just the more obvious US regulatory agency	The best and most sustainable arrangement would be for
					that can exercise authority over ICANN. As the digital	ICANN to be incorporated under international law, which
					phenomenon, and with it the significance of Internet	will need to be negotiated specifically for this purpose
					names, begins to pervade every social sector, transforming	among countries. This is also the most democratic
					it and becoming a central feature of it, the mandate of	arrangement. It can be done without touching the current
					practically every US regulatory agency could impact	multistakeholder governance structure and community
					ICANN's functions. This holds especially as sector-based	accountability mechanisms of ICANN. (long response - see
					gTLDs are allowed (often with their own rules for inclusion,	submission)
					for example .pharmacy) and when gTLDs are granted to	
					entities that are key players in different sectors.	
					Consequently, whether it is the Food and Drugs Authority	
Just Net Coalition	Yes				or the Federal Trade Commission or the Federal Energy	
					Regulatory Commission, or various state utility	
					commissions in the US, and so on, there is no end to very	
					possible US jurisdictional incursions upon ICANN's	
					functions. A sector regulator in the US, say in the area of	
					health/ pharmaceuticals, transportation, hotels, etc, may	
					find issues with the registry agreement conditions that	
					ICANN allows for a sectoral gTLDs that is in the area of its	
					mandate. Such a sector regulator might be able to force	
					ICANN to either rescind or change the agreement, and the	
					conditions under it. (long response - see submission)	
QUEH Ser Pheng Singapore GAC	No	No	No	No	No	No
Representative						
		Issue 1: Application for new gTLD registration proved to be	ICANN's jurisdiction has affected .IR, .SY and .KP due to	We have reiterated some of the issues we said in	(no response)	(no response)
		difficult for residents from countries subject to the US sanctions.	a case brought by a group of terrorist victims in the US	this blog post, but please refer to it for other		
		ICANN in the new gTLD applicant guidebook stated that: "In the	that had a writ of attachment against the state of Iran.	issues and more explanation.		
		past, when ICANN has been requested to provide services to	Relying on US laws and arguing that ICANN is	http://www.internetgovernance.org/2017/01/13		
		individuals or entities that are not SDNs (specially designated	incorporated in the US, the litigants argued that these	/icanns-jurisdiction-sanctions-and-domain-		
		nationals) but are residents of sanctioned countries, ICANN has	ccTLDs are attachable property that could be seized by	names/		
		sought and been granted licenses as required. In any given case,	the plaintiff. It was a long legal battle but the			
		however, OFAC could decide not to issue a requested license."	importance of its effect on the operation of .IR and how			
		(long response - see submission) Issue 2: Sometimes the	the people of Iran who had registered domain names			
farzaneh badii - Internet	Yes	registrars seem to follow OFAC sanctions even when it appears	with .IR reacted is ignored during the discussions. (long			
governance Project (USA)		that they are not based in the U.S. For example Gesloten.cw, a	response - see submission)			
		registrar based in Curacao (Netherlands Antilles) follows OFAC				
		regulations in its legal agreement with the registrants. Another				
		example is Olipso, an ICANN accredited registrar based in Turkey				
		(Atak Domain Hosting). Olipso also prohibits persons located in				
		sanctioned countries from using its services due to				
		OFACIssue 3. Transferring money from countries under				
		sanction to ICANN, due to US financial embargo on these				
		countries, is very costly. (long response - see submission				
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Rita Forsi (Italy)	Yes	Yes. In 2013-2014 Italy was directly involved in the so-called "wine issue". Italy and European Union recognize the protection of Geographical Indications (GIs)1 through a very detailed regulation. The de facto non-recognition of GIs by US, and consequently by ICANN for example in its Registry Agreement and Uniform Domain Name Dispute Resolution Policy (UDRP)2, caused almost two years of intense debate among GAC members (US, Australia and New Zealand against the rest of the GAC), between GAC and the ICANN Board, between Governments and ICANN3. In line with the American approach to the GIs, domain names which consist, contains or unduly evoke GIs, have not been accorded consistent protection as those defined in the International Treaty or the European Regulation. For that reason, such domain names can be easily registered and used in a deceptive manner. Italy asked for protecting GIs by reserving the registration of their respective domain names to the rightholders, according to the TRIPS provisions, but ICANN was reluctant to impose such safeguards to the candidate Registries. In the end .wine issue was closed not in a satisfactory but at least acceptable manner for Italian rightholders, but this could serve as a good example to show how the US jurisdiction of ICANN affected the Italian business.	Yes, for the .wine issue, Italy filed two Reconsideration Requests4 , one of which was signed by the then Minister of Economic Development, Ms. Federica Guidi5 . Both the Reconsideration Request were rejected	(no response)	(no response)	In general, conflicts of jurisdiction on the Internet might have implications with respect to the "EU acquis", e.g. as regards data protection and geographical indications; For that reason it is necessary that an Independent third party studies possible conflicts of laws and jurisdictions in relation to the Internet and, on that basis and if warranted, consider options for action in order to prevent these conflicts and to solve them should they occur.
Jesús Rivera Venezuela GAC Represo	?		intervention of competent national authorities and interested parties as well as with the participation and advisory role of WIPO staff.			
Mzia Gogilashvili - Georgian govt	No	No	No	No	No	No
Mathieu Aubert (?)	No	No/. The hanlding of complaints like Whois inaccuracy is improving	No	No	No	No
Lance Hinds (Govt Guyana)	?	No difficulties to date	This has not been an issue	I do not	Not at this time, logic suggests however that ICANN may have challenges pursuing in countries under terrorist watch or US Economic Sanctions	All Jurisdictions have specific policies that may or not prevent ICANN from pursuing its mission in some instances
Ministry of ICT of Colombia Jaifa Margarita Mezher Arango	?	Domain name services have not been affected by ICANN s jurisdiction	For the .co ccTLD, dispute resolution is carried out pursuant to the UDRP policies and no impacts have been observed.	We do not have any links or copies.	We do not have any documented material of instances where ICANN has been unable to comply with its mission.	From our experience, we do not have any confirmation of any alternative jurisdiction for ICANN topursue its mission.
Ministry of Telecom and Mass Communications of the Russian Federation	Yes	YESWe also believe that in addition to the review of actual confirmed ICANN failures to fulfill responsibilities due to its jurisdiction, it's necessary to analyze risks of potential future ICANN's failures to fulfill responsibilities due to its jurisdiction. Cross Community Working Group on Enhancing ICANN Accountability should not replace comprehensive risk analysis with just gathering information about actual incidents. We therefore recommend that Cross Community Working Group on Enhancing ICANN Accountability (CCWG-Accountability) carry out comprehensive ICANN's risk analysis and develop solutions to mitigate these risks during Work Stream 2. (long response - see submission)	No information available	No	YESWe stand firm on the position that in addition to the post-factum review of actual confirmed ICANN failures to fulfill mission due to its jurisdiction, it's necessary to review the following relevant substantive questions: • Why the resources of such a global public infrastructure like Internet are under the jurisdiction of the single state? • Why all country code top-level domains, ccTLD (for example, ".RU" or domains of any other country) should be under the jurisdiction of the single state? • Why geographical domains (for example, ".AFRICA") should be under the jurisdiction of the USA? Such approach will help to avoid potential risks, in particular, when ICANN will have to implement the requirements of trade sanctions or court judgments of the certain jurisdiction. (long response - see submission)	between states under the auspices of the United Nations (see UN Charter), beyond the limits of national jurisdictions. We urge to discuss different possible ways to address the issue of ICANN's jurisdiction. For example, ICANN could be established pursuant to the international law. Another possible way is to separate main ICANN's responsibilities (policies development, operational activities, and root zone management) over different jurisdictions. One more way to arrange ICANN's activity and to address jurisdictional issue could be U.S. Government decision recognizing ICANN's jurisdictional immunity in accordance with the United States International Organizations
						Immunities Act.

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		Yes. 1. Application of the EU legislation on the protection of	(no response)	(no response)	(no response)	While the European Commission is not in a position to
		personal data to WHOIS Directories. The European Commission				document the existence of alternative jurisdictions where
		has received several complaints from EU citizens, pointing out to				ICANN would not be prevented from pursuing its Mission,
		the potential violation of their right to protection of personal				we are aware that ICANN, over the course of several years,
		data under EU law (Directive 95/46/EC, to be replaced by				has been investing a significant amount of work, time and
		Regulation 2016/6791 on 25 May 2018), in relation to processing				resources investigating this issue. It would be useful to
		of personal data by the WHOIS database, including publishing				know the outcome (if any) of this work and therefore we
		personal data by registrars. The most recent case we have is				would welcome an exhaustive ICANN report on its activities
		from February 2017, when we received an email from a				in this regard.
		European citizen working from home as a freelance				
		photographer expressing concerns as to the protection of her				
		right to data protection, given that her street address was				
		displayed publically in the WHOIS database. The problem is not				
European Commission	Yes	new. A letter on this matter was sent to ICANN by Article 29				
·		Data Protection Working Party (composed of national				
		supervisory authorities) already on 26 November 2012. This				
		letter highlighted in particular: 2. Application of EU				
		legislation on the protection of geographical indications to the				
		new gTLD programme. We have also had conflicts of jurisdiction				
		in the context of the new gTLD programme, with inconsistencies				
		with EU legislation on the protection of geographical indications				
		(GI) concerning .wine and .vin. Fortunately, after long and				
		protracted discussions and CEP (Cooperative Engagement				
		Process) a satisfactory solution for the Parties was finally found				
		in this particular case, in order to avoid consumer deception and misappropriation risks, and to protect European Union and				
		national laws (including those applicable to other jurisdictions).				
		The Commission tried to find a solution which respects the				
				to the second control of the second		0 7
		Representative from a Registry: These are the advices given by	Zhang Jianchuan: I think the key point here is logical	Liu Han: I want to first talk a little bit about the	Liu Han: Second, regarding global Internet governance, I	Song Zheng: In my opinion, ICANN has two features. One is
		the relevant business teams and the legal affairs team as I had	deduction. Once we face a lawsuit, do we have to settle	controversy over the judicial jurisdiction of	argue that state sovereignty has been never absent in	that it serves only public welfare and engages the security
		not participated in the previous meeting. Their advice concerns	it in the United States or Singapore? I'd like to ask about		cyberspace, despite numerous claims that cyberspace is	and stability of root server systems. These tasks, including
		the questionnaire only. According to them, there is no impact on	your experience on the issue, especially the fourth	the current legal setting, Chinese companies can	independent from governments of physical world. The	the distribution of top-level domain names in countries and
		our business, present and past.	question. You have to offer the organization evidence		creation of ICANN, for example, happened against the	regions, are absolutely the scope of the sovereignty within
		Liu Limei: As a contracting party, we noted that there was a very	and evidence is hard to collect. The question is difficult	•	backdrop of a soul-stirring event in which the American	countries and purely of public welfare, and should not be
		interesting thing as regards jurisdiction when we signed with RA.	to answer if similar issues did not happen before. So is	pure legal point of view, if a Chinese company	government tried to put the root of DNS in their control. I	controlled by a single government or jurisdiction. From this
		The agreement with RA states that different laws may be	logical deduction. No one wants to go to court in	has a litigation with ICANN in a California court,	mean the Clinton administration's 1998 move against Jon	point of view, we may doubt why such affairs are subject to
		applicable to different contracting parties. A conventional	California on a dispute.	there is a federal court precedent. In the Vitamin	Postel's attempt to removed four root DNS servers from	the jurisdiction of a country and believe that they should be
Internet Governance Research		commercial company or institution observes the laws of the		C case, the Second Circuit Court ruled that it	the supervision of the federal government. That shows the	given judicial exemption. It is similar to the United Nations
Center, Chinese Academy of	Yes	Rocky Mountain County, California, in contracting with the		defers to the Chinese law as interpreted in the	historical origins of the controversy over global Internet	in New York. The US police cannot just lock away the UN
Information Communications and		ICANN, while some governmental organizations and		amicus brief provided by the Ministry of	governance: the sovereign nation-state has never	Secretary-General. This is unactionable. Commercially, it
Technology		organizations with special needs observe the Swiss laws. Regardless of my limited knowledge of laws, I believe it is not		Commerce of the Chinese government, since it has no expertise on Chinese law. The result is	relinquished its fundamental control over the root of the Internet.(long response - see submission)	may be actionable. However, even if it is possible to make such legal arrangements, it would be truly difficult to
				•	internet. (iong response - see submission)	achieve such effects. (long response - see submission)
		fair and is unreasonable. Frankly speaking, they are conditional, which is, in my opinion, the biggest problem. This is our key		that the Chinese company won the case. The implication is that if such a case related to ICANN		achieve such effects. (long response - see submission)
		point of view.		arises in a California court, the Chinese company		
		point of view.		and the Chinese government can cooperate to		
				present Chinese law to American courts.(long		
				response - see submission)		
				response - see submission)		
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