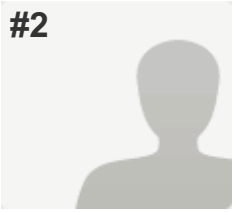


#2



**COMPLETE**

**Collector:** Web Link 1 (Web Link)

**Started:** Tuesday, December 01, 2015 7:53:20 PM

**Last Modified:** Tuesday, December 01, 2015 10:36:21 PM

**Time Spent:** 02:43:00

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PAGE 2: Personal Information

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**Q1: Name** c.m. scott

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**Q2: Affiliation** gnso

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**Q3: Responding on behalf of** blackrock

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PAGE 3: Recommendation 1

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**Q4: Is establishing an Empowered Community for enforcing Community Powers a solution that is acceptable to you?(Please see Annex 1 - Recommendation #1: Establishing An Empowered Community For Enforcing Community Powers for more information)**

No, I do not support this recommendation.,

Comment

The authority that comes from membership may be an appropriate replacement for NTIA, sole designator is not. The accountability mechanisms in are vague and unfinished, the right of inspection authority is unclear, bylaws language is unfinished. Overall, the "nuclear option" of spilling the Board or a member will not be used and the many ways in which staff leaders and board are unaccountable have not and will not be addressed.

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PAGE 4: Recommendation 2

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**Q5: Is empowering the community through consensus: engage, escalate, enforce a solution that is acceptable to you?(Please see Annex 02 - Recommendation #2: Empowering The Community Through Consensus: Engage, Escalate, Enforce for more information)**

No, I do not support this recommendation.,

Comment

Again, this is a blunt instrument -- cumbersome and extreme -- and will likely not be used. That leaves the community with little recourse to impose accountability in many areas, processes, etc Hundreds of smaller things that contribute to staff and board UN-accountability will remain unaddressed (i.e. a ridiculously short 15 business days to digest and comment on a highly complex transition proposal that will define how ICANN operates in the future, or repeatedly ignoring community requests for disclosure and detailed information regarding expenditures and budgets, etc.)

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PAGE 5: Recommendation 3

**Q6: Is redefining ICANN's Bylaws as 'Standard Bylaws' and 'Fundamental Bylaws' a solution that is acceptable to you?(Please see Annex 03 - Recommendation #3: Redefining ICANN's Bylaws As 'Standard Bylaws' And 'Fundamental Bylaws' for more information)**

Yes, I support this recommendation.

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PAGE 6: Recommendation 4

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**Q7: Is ensuring community involvement in ICANN decision-making: seven new Community Powers a solution that is acceptable to you? (Please refer to Annex 04: Details on Recommendation 4: Ensuring Community Involvement In ICANN Decision-Making: Seven New Community Powers for more information)**

No, I do not support this recommendation.,  
Comment see previous comments

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PAGE 7: Recommendation 5

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**Q8: Is changing aspects of ICANN's Mission, Commitments and Core Values a solution that is acceptable to you?(Please refer to Annex 05 - Details on Recommendation #5: Changing Aspects Of ICANN's Mission, Commitments And Core Values for more information)**

No, I do not support this recommendation.,  
Comment  
It is a corruption of the "bottom-up transparent accountable community process" to have a brief public comment period on aspirational language rather than the ACTUAL bylaw changes. What does this actually mean? "Mission does not include the regulation of services that use the Domain Name System or the regulation of the content these services carry or provide." One interpretation would prevent ICANN from "regulating" a whole range of services it currently regulates. The changes described in this section will be open to such broad interpretation as to be meaningless.

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PAGE 8: Recommendation 6

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**Q9: Is reaffirming ICANN's commitment to respect internationally recognized human rights as it carries out its Mission a solution that is acceptable to you?(Please refer to Annex 06 - Recommendation #6: Reaffirming ICANN's Commitment to Respect Internationally Recognized Human Rights as it Carries Out Its Mission for more information)**

No, I do not support this recommendation.,  
Comment  
See previous comment. This is so broad and vague as to be meaningless....or it could be interpreted in a way that severely impacts many ICANN activities. No one knows. To seek comment and approval on vague ideas that will be "operationalized" at a later date is irresponsible bordering on farcical.

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PAGE 9: Recommendation 7

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**Q10: Is strengthening ICANN's Independent Review Process a solution that is acceptable to you?(Please refer to Annex 07: Recommendation 7: Strengthening ICANN's Independent Review Process for more information)**

No, I do not support this recommendation.,

Comment

Good intention but not enough details and specific language on which to judge

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PAGE 10: Recommendation 8

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**Q11: Is fortifying ICANN's request for reconsideration process a solution that is acceptable to you?(Please refer to Annex 08 - Recommendation #8: Improving ICANN's Request For Reconsideration Process for more information)**

No, I do not support this recommendation.,

Comment

More work is needed, more details need to be provided to fully review and comment. Ombudsman is ill-equipped and not knowledgeable enough to do substantive evaluation. A new ombudsman with explicit, independent authority should be hired by the community.

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PAGE 11: Recommendation 9

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**Q12: Is incorporation of the Affirmation of Commitments a solution that is acceptable to you?(Please refer to Annex 09 - Recommendation #9: Incorporation of the Affirmation of Commitments for more information)**

No, I do not support this recommendation.,

Comment

ICANN is not fully implementing reviews that have already been done, which raises serious questions about how useful these reviews will be in the future

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PAGE 12: Recommendation 10

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**Q13: Is enhancing the accountability of Supporting Organizations and Advisory Committees a solution that is acceptable to you?(Please refer to Annex 10 - Recommendation #10: Enhancing the Accountability of Supporting Organizations and Advisory Committees for more information)**

No, I do not support this recommendation.,

Comment

the SO and AC groups are more accountable than the Board or the GAC and it is these groups that require accountability mechanisms and reviews

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PAGE 13: Recommendation 11

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**Q14: Is Board obligations regarding GAC Advice (Stress Test 18) a solution that is acceptable to you?(Please refer to Annex 11 - Recommendation #11: Board obligations regarding GAC Advice)**

Yes, I support this recommendation.

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PAGE 14: Recommendation 12

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CCWG-Accountability Draft Proposal on Work Stream 1 Recommendations

**Q15: Is committing to further accountability work in Work Stream 2 a solution that is acceptable to you? (Please refer to Annex 12 - Recommendation #12: Committing to further accountability work in Work Stream 2)**

No, I do not support this recommendation.,

Comment

Not enough details provided to fully assess and comment

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**PAGE 15: Additional Information**

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**Q16: Please submit comments you have in addition to the information provided above, including on NTIA criteria, CWG-Stewardship requirements and Stress Tests.**

Substantially more work and more details and more time are needed to fully consider these transition proposals. The current "deadline" should be extended through 2015 to fulfill ICANN's commitment to bottom-up multistakeholder transparent and accountable process

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