GNSO COUNCIL REVIEW OF THE PANAMA GAC COMMUNIQUE

GAC Advice - Topic	GAC Advice Details			How has this issue been/is being/will be dealt with by the
торіс			J. ,	, ,
		can be considered	recommendations,	GNSO
		within the remit of the	implementation action	
		GNSO (yes/no)	or ongoing GNSO	
			policy development	
			work?	

 $^{^{\}rm 1}$ Only of "Section V of the Communiqué: GAC Advice to the ICANN Board"

² As per the ICANN Bylaws: 'There shall be a policy-development body known as the Generic Names Supporting Organization (GNSO), which shall be responsible for developing and recommending to the ICANN Board substantive policies relating to generic top-level domains.

1. GDPR and	The GAC considers that a unified	yes	Yes, the GNSO Council	Yes, the GNSO Council, in
WHOIS	access model is central to providing		has recently finished	discussing and preparing the
	access to non-public WHOIS data for		drafting the charter for	charter of the EPDP, has sought to
	users with a legitimate purpose and		the EPDP on reviewing	create adequate processes to
	this should continue to be addressed		the Temporary	address the issue.
	as a matter of urgency. Therefore,		Specification to	
	a. the GAC advises the ICANN Board		produce a WHOIS	As part of the EPDP group's
	to:		policy that is compliant	charter, the GNSO Council is
			with the GDPR. The	including places for GAC members
	i. Take all steps necessary to ensure		Council voted to	to engage in this policy process.
	the development and		initiate the EPDP and	
	implementation of a unified access		adopt the charter at its	
	model that addresses		July 2018 meeting.	
	accreditation, authentication,			
	access and accountability, and			
	applies to all contracted parties, as			
	quickly as possible; and			
	ii. Publish a status report, four weeks prior to ICANN 63.			
	RATIONALE			
	The GAC notes that access to WHOIS			
	information is critical for the			
	furtherance of legitimate purposes			
	associated with protecting the public			
	interest including law enforcement;			
	cybersecurity; consumer protection			
	and the protection of intellectual			
	property. To this effect, the			

	and workable access mechanisms for non-public WHOIS information is necessary. The GAC finds the existing requirements in the Temporary Specification for contracted parties to provide reasonable access to non-public information as insufficient to protect the public interest. In order to protect the public interest, as well as the secure, stable, and resilient operation of the DNS, the development and implementation of a unified access model is of utmost importance. The GAC considers that direct involvement and action is required by ICANN Org to facilitate and support this.			
2. Protection of IGO Identifiers	 a. The GAC advises the ICANN Board to: i. Maintain current temporary protections of IGO acronyms until a permanent means of protecting these identifiers is put into place; ii. Work with the GNSO and the GAC following the completion of the ongoing PDP on IGO-INGO access to 	yes	Yes, the PDP on IGO-INGO Access to Curative Rights Protection Mechanisms completed and delivered its Final Report to the GNSO Council on 9 July 2018.	The GNSO Council acknowledges the effort of the Access to Curative Rights Protection Mechanisms PDP Working Group since ICANN60 to reach consensus on its final recommendations, and having accepted the Final Report of the working group at the Council meeting on July 19, will review the report between now and the August 2018 Council

curative rights protection mechanisms to ensure that GAC advice on protection of IGO acronyms, which includes the available "small group" proposal, is adequately taken into account also in any related Board decision; and		meeting, with the goal of developing a possible path forward to also resolve the inconsistencies between GAC Advice and prior GNSO policy recommendations on the overall scope of IGO protections.
iii. Continue working with the GAC in order to ensure accuracy and completeness of IGO contacts on the current list of IGO identifiers.		
RATIONALE The GAC continues to await the long-delayed completion of the PDP on IGO-INGO access to curative rights protection mechanisms.		
As to (i), this PDP will have a direct impact on a permanent means of protecting IGO identifiers, which has been the subject of longstanding and consistent GAC advice.		
As to (ii), the GAC provided input to the PDP's draft report in 2017, notably on the issue of IGO immunities, as did individual members and observers.		
The final report should reflect that substantial input; noting that current indications are that the PDP recommendations will not adequality		

reflect the GAC's advice on this topic,		
the GAC remains open to discussions		
with the GNSO and the Board to		
ensure that this is the case. The GAC		
notes that the work on this PDP began		
by at least mid-2014 and has yet to		
satisfactorily reach a positive		
resolution. The GAC moreover notes		
that a 2007 GNSO Issue Report		
provided a blueprint for a means for		
handling domain name disputes		
concerning IGO identifiers which		
substantially matches the "small		
group" proposal. The temporary		
protections currently in place for IGO		
acronyms must remain in place until		
such time as the Board makes a		
decision regarding the most		
appropriate means to provide a		
permanent means for protecting these		
identifiers, given the irreparable harm		
that could result if these acronyms are		
released from the temporary reserve		
list before a permanent mechanism is		
established.		
As to (iii), the GAC has previously		
advised the ICANN Board to allocate		
sufficient resources to ensure the		
accuracy and completeness of IGO contacts on the reserve list and awaits		
progress on this issue.		
progress on this issue.		

3.	a. The GAC advises the ICANN Board	yes	yes	The GNSO repeats its concerns in
Two-character	to:			the matter in the Adopted GNSO
Country Codes				Council Response to the
at the Second	i. Work, as soon as possible, with those			Copenhagen GAC Communiqué
Level	GAC members who have expressed			submitted on the 2 June 2017,
	serious concerns with respect to the			namely that the Consensus Advice
	release of their 2-character			contained in Section VI. 4. of the
	country/territory codes at the second			Communique that essentially
	level in order to establish an effective			requires the ICANN Board to
	mechanism to resolve their concerns in			negotiate directly, and reach
	a satisfactory manner, bearing in mind			resolution, with individual
	that previous GAC advice on the			governments on two letter
	matter stands.			domain names at the second level
				is, in our view, inconsistent with
	ii. Immediately take necessary steps to			the Consensus Advice mechanism
	prevent further negative			found in the ICANN bylaws and as
	consequences for the concerned GAC			such should not be considered
	members arising from the November			"Consensus Advice". The GNSO
	2016 Board Resolution.			Council regards this as an
				unhelpful attempt to sidestep
	RATIONALE			requirements contained in
	The GAC notes the range of actions			the Bylaws to delegate
	taken by the Board in response to			GAC-equivalent consensus advice
	concerns previously expressed with			to individual GAC members,
	regard to release of 2-character codes			rather than the GAC as a whole.
	at the second level. However, these			We note that this was discussed
	actions have not been sufficient from			extensively during the
	the perspective of the concerned			CCWG-ACCT Workstream 1
	countries.			process and was ultimately
	On 15 March 2017, through the			rejected.
	Copenhagen Communiqué, the GAC			

communicated its understanding to Bilateralism between the Board the ICANN community, and in and individual GAC members also particular to the ICANN Board, that has the potential to undermine there were "changes created by the 8 the utility of the GAC itself and is November 2016 Resolution" relating to also inconsistent with ICANN's the release procedure of 2-Character commitment to the United States Country/Territory Codes at the Second Government and other parts of the ICANN Community that the Level. GAC or individual governments As stated in the 15 March 2017 Copenhagen Communiqué, the would not end up with more changes introduced by the 8 power in a post-transition ICANN November 2016 Resolution meant that, contrary to the then prevailing practice, "it is no longer mandatory for the registries to notify governments of the plans for their use of 2-letter codes, nor are registries required to seek agreement of governments when releasing two-letter country codes at the second level". Accordingly, in the 15 March 2017 Copenhagen Communiqué, the GAC provided full consensus advice to the ICANN Board, which included requests that the Board "[t]ake into account the serious concerns expressed by some GAC Members as contained in previous GAC Advice"; "[i]mmediately explore measures to find a satisfactory solution of the matter to meet the concerns of these countries before

being further aggravated"; and "[p]rovide clarification of the decision-making process and of the rationale for the November 2016 resolution, particularly in regard to consideration of the GAC advice, timing and level of support for this resolution." Under the 8 November 2016 Resolution, ICANN's "President and CEO, or his designee(s), is authorized to take such actions as appropriate to authorize registry operators to release at the second level the reserved		
letter/letter two-character ASCII		
labels, not otherwise reserved pursuant to Specification 5, Section 6 of the Registry Agreement, subject to		
these measures.		