Policy Development Process Work Team Updated Final Report & Recommendations

STATUS OF THIS DOCUMENT

This document is the Updated Final Report of the Policy Development Process Work Team concerning the development of, and transition to, a new GNSO policy development process. This Updated Final Report has been prepared following review of public comment on the Initial, the Proposed Final Report and the Final Report and has been submitted to the GNSO Council for its review and approval on 28 September 2011.

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1 Executive Summary

- The Policy Development Process Work Team (PDP-WT) was tasked by the Policy Process Steering Committee (PPSC) to be 'responsible for developing a new policy development process that incorporates a working group approach and makes it more effective and responsive to ICANN's policy development needs'. The primary tasks of the PDP-WT were to develop:
 - 1 Appropriate operating principles, rules and procedures applicable to a new policy development process; and
 - 2 An implementation/transition plan.
- This Updated Final Report presents the PDP-WT's views and recommendations in relation to tasks 1 and 2. The proposed recommendations seek to:
 - Codify existing practices and procedures already utilized by the GNSO community in policy development processes (PDPs);
 - Clarify existing rules, methods and procedures set forth in the ICANN Bylaws and GNSO
 Council's Operating Procedures
 - Suggest new approaches, methods and procedures to be used in the new policy development process.
- To this end, the PDP-WT has developed dozens of recommendations to improve the existing PDP process. Some of the key recommendations of the new PDP include:
 - Recommending the use of a standardized "Request for an Issue Report Template" (recommendation 4)
 - The introduction of a "Preliminary Issues Report" which shall be published for public comment prior to the creation of a Final Issues Report to be acted upon by the GNSO Council (recommendations 10 & 11).
 - A Requirement that each PDP Working Group operate under a Charter (recommendation 18)

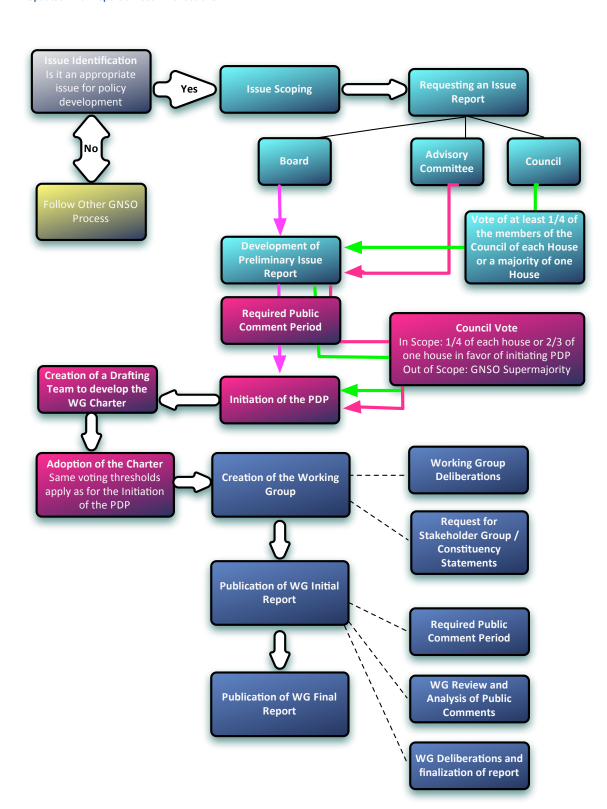
- Dialogue between the GNSO Council and an Advisory Committee in the event that an the GNSO Council decides not to initiate a PDP following an Issues Report requested by such Advisory Committee (recommendation 17)
- Changing the existing Bylaws requiring a mandatory public comment period upon initiation of a PDP to optional at the discretion of the PDP Working Group (recommendation 21)
- Clarification of 'in scope of ICANN policy process or the GNSO' (recommendation 22)
- Changing the timeframes of public comment periods including (i) a required public comment period of no less than 30 days on a PDP Working Group's Initial Report and (ii) a minimum of 21 days for any non-required public comment periods the PDP WG might choose to initiate at its discretion (recommendation 27)
- Maintaining the existing requirement of PDP Working Groups producing both an Initial Report and Final Report, but giving PDP Working Groups the discretion to produce additional outputs (recommendation 33)
- A recommendation allowing for the termination of a PDP prior to delivery of the Final Report (recommendation 36)
- Guidance to the GNSO Council on the treatment of PDP WG recommendations (recommendation 38)
- New procedures on the delivery of recommendations to the Board including a requirement that all reports presented to the Board are reviewed by either the PDP Working Group or the GNSO Council and made publicly available (recommendation 39)
- The use of Implementation Review Teams (recommendation 42)
- A redefinition of 'GNSO Supermajority vote' to include the original meaning of GNSO
 Supermajority i.e. 2/3 of Council members of each house so a GNSO Supermajority vote
 would be 3/4 of one House and a majority of the other house <u>or</u> 2/3 of Council members
 of each house (recommendation 47)

For a complete overview of all the recommendations, please see Section 2.

- For purposes of its discussions, the PDP-WT divided the policy development process into the separate distinct stages and initially considered each of these stages consecutively. The details of the discussion on each of these stages can be found in the Initial Report (see http://gnso.icann.org/issues/pdp-initial-report-31may10-en.pdf).
 - In addition, a number of overarching issues that are present in multiple stages of the policy development process, including timing, translation, development of definitions, voting thresholds and decision-making methodology, were also discussed following the review of the five different stages (see section 3).
- The WT, supported by ICANN staff, has developed a first outline of the new Annex A (see section 4) as well as a supporting document that is envisioned to be included in the GNSO Operating Procedures as the PDP Manual (see section 5).
- In section 2, you will find an overview of the recommendations of the PDP-WT. For further background information on how these recommendations were developed, you are strongly encouraged to review the <u>Initial Report</u>, the <u>proposed Final Report</u>, the <u>Final Report</u>, the WT's review of the public comments (see Annex A) and the WT's <u>deliberations on the outstanding issues</u>, to appreciate the deliberations of the PDP-WT that form the basis for these recommendations.
- To facilitate visualization of the new PDP, the WT has also developed a flow chart that
 includes that provides a high-level overview of the main elements of the new PDP that can
 be found hereunder¹.
- This report has unanimous consensus support of the PDP-WT.

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¹ It is the expectation that once the new PDP has been adopted, ICANN Staff will develop graphics, which are intended to be descriptive of the approved process and serve to facilitate understanding of the approved process.





2 Approach taken & Proposed Recommendations

Following the publication of the Initial Report and a subsequent public comment period, the WT reviewed and addressed the comments received (see public comment review tool attached as Annex A). In addition, the WT discussed the outstanding issues it had not been able to cover in time for the Initial Report and updated the recommendations accordingly. In order for the ICANN Community to review these updated recommendations, especially those not included in the Initial Report, the WT published a Proposed Final Report for public comment. Following review of the public comments received (see public comment review tool attached as Annex B), the WT updated the report where deemed appropriate and finalized the report for submission to the GNSO Council. The GNSO Council decided to conduct a public comment period on the Proposed Final Report before considering the report and its recommendations. Following the closing of the public comment period, the GNSO Council referred the comments received back to the PDP-WT for review to determine whether changes would need to be made to the Proposed Final Report. The PDP WT reviewed the comments received (see public comment review tool attached as Annex C) and has updated its report as appropriate. This Updated Final Report is now submitted to the GNSO Council for its consideration. Upon approval by the GNSO Council, the recommendations would be forwarded to the ICANN Board for its review and approval as appropriate.

The PDP WT agreed to divide the policy development process into the following separate stages and consider each of these stages consecutively:

- Stage 1 Planning and Request for an Issues Report
- Stage 2 GNSO Council Review of the Issues Report and Initiation of the Policy Development Process
- Stage 3 Working Group
- Stage 4 Voting and Implementation
- Stage 5 Policy Effectiveness and Compliance

Each of these stages were then broken down into related issues areas that were discussed by

the PDP-WT. The following sections provide an overview of these deliberations, including

proposed recommendations to address issues identified. To encourage input from the members

of the WT, a number of surveys were conducted to solicit feedback. For further details on the

surveys and interim notes, please visit the PDP-WT Workspace:

https://community.icann.org/display/gnsoppsc/PDP-WT+Home.

For each of these stages a number of recommendations were developed (see hereunder) that

form the basis of the proposed new GNSO Policy Development Process. These

recommendations are provided below. Please note that in order to make this section of the

document concise, most of the context for the recommendations has been removed and the

PDP-WT urges the community to read the Initial Report for further context on the

recommendations. It has been indicated for each of the recommendations whether these have

been incorporated into the proposed new Annex A of the ICANN Bylaws ("B") and/or the PDP

Manual ("M").

Stage 1 – Planning and Request for an Issues Report

Recommendation 1. Who can request an Issue Report (B)

Although a request for a GNSO Issues Report has never been issued directly by the ICANN

Board, or any Advisory Committee (other than the At-Large Advisory Committee), the PDP-

WT recommends that the current three mechanisms for initiating a request for an Issue

Report (Board request, Advisory Committee Request or GNSO Council Member Request)

should be maintained.

Recommendation 2. **Definition of 'Raising an Issue' and 'Initiating a PDP' (B)**

The current language in Annex A of the Bylaws contains several references to the term

"PDP" which over the years have been the source of confusion. The phrase "initiating a PDP"

is currently used to refer to initiating an issue report, for example, and is also used to refer

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to the process of formally establishing Task Forces or working groups. Therefore, the PDP-WT has distinguished the two concepts into (1) Raising an Issue and (2) Initiating a PDP. The PDP-WT has recommended clarification of this language in the Bylaws and whenever such terms are used by the community.

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Recommendation 3. Development of a Policy Development Manual (M)

The PDP-WT recommends the development of a Policy Development Process Manual, which will constitute an integral part of the GNSO Operating Rules, intended to provide guidance and suggestions to the GNSO and ICANN communities on the overall PDP process, including those steps that could assist the community, working group members, and Councillors in gathering evidence and obtaining sufficient information to facilitate an effective and informed policy development process.

Recommendation 4. Request for an Issue Report Template (M)

The PDP-WT recommends that a 'request for an Issue Report' template should be developed including items such as: definition of issue; identification and quantification of problems, to the extent feasible; supporting evidence; economic impact(s); effect(s) on competition and consumer trust and privacy and other rights, and; rationale for policy development. Any request for an Issue Report, either by completing the template included in the PDP Manual or in another form, must include at a minimum: the name of the requestor and the definition of the issue. The submission of any additional information, such as the identification and quantification of problems, and other as outlined for example in the template, is strongly encouraged, but not required.

Recommendation 5. Issue Scoping (M)

The PDP-WT recommends adopting the proposed Policy Development Process Manual, to provide guidance and suggestions to those parties raising an issue on which steps could be considered helpful in gathering evidence and obtaining sufficient information to facilitate an effective and informed policy development process.

Recommendation 6. Creation of an Issue Report (B/M)

The PDP-WT recommends that the currently required elements of an Issue Report² continue to be required for all future PDPs. However the PDP-WT recommends that only certain of the elements be identified in Annex A of the Bylaws and others in the PDP Manual. More specifically, the Bylaws should continue to require elements a (the proposed issue raised for consideration), b (the identity of the party submitting the issue) and c (how that party is affected by the issue), while elements d (support for the issue to initiate the PDP) and e (recommendation from the Staff Manager) should be added to the PDP Manual. In addition, the PDP-WT notes that element e (recommendation from the Staff Manager) should be split in two parts; the first part dealing with the question of whether a PDP is considered "in scope" (see recommendation 22 for the definition of "in scope") and the second part addressing whether the PDP should be initiated. Although currently included as one element in the ICANN Bylaws, the reality is that these two elements should be treated separately. In addition, the WT also recommends that changing 'Staff Manager' to 'ICANN Staff' because it recognizes that both the determination of "in scope" as well as whether a PDP should be initiated involves a number of different persons and departments within ICANN. Furthermore, the PDP-WT recommends including in the PDP Manual a recommendation for the entity requesting an Issue Report to indicate whether there are any additional items it would like to have addressed in the Issue Report. This in turn which could then be taken into consideration by the Staff Manager and/or Council when reviewing the request for an Issue Report. In addition, the PDP Manual should allow for ICANN Staff or the Council to request additional research, discussion, or outreach to be conducted as part of the development of the Issue Report.

² See provision 2 of Annex A of the ICANN Bylaws

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Recommendation 7. Outcomes of a PDP (M)

The PDP-WT recommends better information and communication with Working Group members on the potential outcomes of a policy development process. There are more potential outcomes of the PDP process than just the formation of "consensus policies" as defined under the applicable gTLD Registry and Registrar agreements. Acceptable outcomes also include the development of best practices, recommendations to other supporting organizations, recommendations that no changes are necessary, recommendations for future policy development, recommendations for additional research or study, etc. If known in advance, this information could be included in the Charter of a Working Group or in the Council's instructions to a WG. The PDP Manual should clearly advise the Council and Working Group members of these other potential outcomes.

Recommendation 8. Scope – General Counsel's opinion (B/M)

The PDP-WT recommends retaining the requirement for obtaining the opinion of the ICANN General Counsel's office in the Issues Report as to whether a proposed PDP is within the scope of the GNSO. Further details regarding the opinion of counsel are expected to be included in the PDP Manual as opposed to the Bylaws. For more clarification of the meaning of "in scope" please see Recommendation 22 below.

Recommendation 9. Role of ICANN Staff (M)

 The PDP-WT recommends that additional guidance on the different roles ICANN staff can perform, as outlined in the GNSO Working Group Guidelines, is to be included in the PDP Manual.

Recommendation 10. Timeframe for delivery of Preliminary Issue Report (B)

 The PDP-WT recommends the modification of timeframes included in clause 1 – Creation of an Issue Report in Annex A in relation to the development and delivery of an issues report as follows:

Within forty-five (45) calendar days after receipt of either (i) an instruction from the Board; (ii) a resolution from the GNSO Council; or (iii) a duly supported request from an Advisory Committee, the Staff Manager will create a report (a "Preliminary Issue Report"). In the event the Staff Manager determines that more time is necessary to create the Preliminary Issue Report, the Staff Manager may request an extension of time for completion of the Preliminary Issue Report, which request should be discussed with the Requestor.

Recommendation 11. Mandatory Public comment period on Preliminary Issue Report (B)

The PDP-WT recommends that there is a mandatory public comment period that follows the publication of a Preliminary Issue Report and before the GNSO Council is asked to consider the initiation of a PDP. Such a Public Comment period would, among other things, allow for additional information that may be missing from the Preliminary Issue Report, or the correction or updating of any information in the Preliminary Issue Report. In addition, this would allow for members of the ICANN Community to express their views to the Council on whether or not to initiate a PDP. Depending on the comments received, ICANN staff would include public inputs and any necessary corrections to the Preliminary Issue Report turning it into the Final Issue Report and/or summarize the comments received for Council consideration. If no comments are received on the Preliminary Issue Report, the content of the Final Issue Report should be substantially similar to the Preliminary Issue Report.

Recommendation 12. Role of workshops prior to initiating a PDP (M)

The PDP-WT recognizes the value of workshops on substantive issues prior to the initiation of a PDP. It is therefore recommending that information on the potential role of workshops and information gathering events be provided in the PDP Manual. In addition, the PDP-WT recommends that the GNSO Council should consider requiring such a workshop, on-line or

face-to-face, on a specific issue during the planning and initiation phase for a specific issue, when deemed appropriate. The PDP-WT does not recommend mandating the use of workshops prior to initiating a PDP. Furthermore, the PDP-WT recommends that, if a workshop is held, invitations and/or announcements for workshops are communicated as broadly as possible.

Recommendation 13. Consideration of Resources (M)

• The PDP-WT believes that the GNSO Council should take into full account the resources available, both volunteers from the community as well as ICANN staff, when making its decision on whether or not to initiate a PDP.

Recommendation 14. No fast-track procedure (B/M)

The PDP-WT discussed the notion of a fast-track procedure extensively but did not come to agreement on whether such a process is truly needed, and if so, what such a fast-track procedure might look like. The PDP-WT recommends that the GNSO re-evaluate the need for a fast-track procedure in due time as part of the review of the new PDP, as it is of the view that the new PDP will offer additional flexibility and would allow for 'faster' PDPs provided that the necessary resources are available without the need for a formal 'fast track' process.

<u>Stage 2 - GNSO Council Review of the Issues Report and Initiation of the Policy Development Process</u>

Recommendation 15. Timeframes for Initiation of a PDP (M)

The PDP-WT recommends modifying the timeframes currently included in clause 3 of Annex A – "Initiation of a PDP" to reflect current practice and experience. In addition, it proposed to add language to codify the current practice that any Council member may request the deferral of the consideration of an initiation of a PDP for one Council meeting.

Recommendation 16. Flexibility (M)

 The PDP-WT recommends that further guidance be included in the PDP Manual on how to deal with situations where further flexibility is required e.g. additional research, ensuring that the Council provides clear indications on expected timing of next steps.

Recommendation 17. Appeals mechanism for Advisory Committees (M)

The PDP-WT recommends that if the GNSO Council votes to not initiate a PDP following an Issue Report requested by an Advisory Committee (AC), the AC or its representatives should have the opportunity to meet with representatives of the GNSO to discuss the rationale for the rejection and why the AC feels that reconsideration is appropriate³. Following this meeting, the AC may submit a statement to the GNSO Council requesting a re-vote on the initiation of a PDP and giving its rationale for such a request. This process may be followed just once for any given Issue Report.

Recommendation 18. Chartering of a Working Group (M)

The PDP-WT recommends updating clause 7 of Annex A of the ICANN Bylaws to reflect that a charter is required for all Working Groups, and to specify the voting threshold that should apply to the adoption of the working group charter which is identical to the one that applies to the initiation of the PDP. Any modifications to a Working Group Charter made after adoption by the GNSO Council of such Charter, however, may be adopted by a majority vote of the GNSO Council (as such term is currently defined in article X, section 3 of the ICANN Bylaws).

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³ In particular those meeting with the AC should include members of the GNSO Council that voted against the initiation of the PDP.

Recommendation 19. Link to new PDP in GNSO Working Group Guidelines (M)

The PDP-WT recommends that a link to the new Annex A and the PDP Manual, once

finalized and approved, are included in the GNSO Working Group Guidelines, as these two

documents provide an overview of the requirements for PDP WGs.

Recommendation 20. Input from SOs and ACs (M)

The PDP-WT recommends that further explanation on how to involve Advisory Committees

or Supporting Organisations in a PDP be included as part of the PDP Manual. Much of this

will involve the codification of existing practice. It is the belief of the PDP-WT that input

from other SOs and ACs must be sought and treated with the same due diligence as other

comments and input processes. In addition, comments from ACs and SOs should receive a

response from the WG. This may include, for example, direct reference in the applicable

Report or embedded in other responsive documentation or a direct response. The PDP WG

is expected to detail in its report how input was sought from ACs and SOs and how, if input

was received, such input has been considered.

Recommendation 21. Optional public comment period after the Initiation of a PDP (M)

Taking into account the required public comment period on the Preliminary Issue Report

(see recommendation 11), the PDP WT considers it no longer necessary to require a public

comment period on the initiation of a PDP. However, a WG may, at its discretion, decide to

conduct a public comment period at the start of their deliberations to obtain input on issues

raised in the Charter.

Recommendation 22. Clarification of 'in scope' (B)

The PDP-WT recommends modifying clause 3 – Initiation of a PDP to clarify that within

scope means 'within scope of ICANN's mission and more specifically the role of the GNSO' as

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opposed to within scope of the contracted parties' definition of "consensus policies"⁴.

Furthermore, the PDP-WT recommends that issues raised should be mapable against specific provisions in the ICANN Bylaws, the Affirmation of Commitments and/or ICANN's Articles of Incorporation. This information should be included in the request for an Issue Report⁵ and should be added as a category in the Issue Report request template.

Stage 3 - Working Group

Recommendation 23. Mode of operation for a PDP (M)

The PDP-WT recommends that even though a Working Group currently forms the basic mode of operation for a PDP, there should be flexibility to accommodate different working methods if deemed appropriate by the GNSO Council, in accordance with the GNSO Operating Rules. For example, in the past use has been made of "Task Forces" as well as a "Committee of the Whole". Any new working methods or groups must contain each of the mandatory elements set forth in the ICANN Bylaws and PDP Manual.

Recommendation 24. Information for PDP Working Groups (M)

The PDP-WT recommends that each PDP WG will be strongly encouraged to review and become familiar with the GNSO Working Group Guidelines and the PDP Manual (once published), which includes further information and guidance on the functioning of GNSO Working Groups.

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⁴ See for example section 3.3.4 of the Registrar Accreditation Agreement (http://www.icann.org/en/registrars/ra-agreement-21may09-en.htm) or section 3.1 b of the .com Registry agreement (see http://www.icann.org/en/tlds/agreements/verisign/registry-agmt-com-22sep10.htm).

⁵ The WT notes that the ICANN Office of the General Counsel opines formally on the scope as part of the Issue Report.

Recommendation 25. Communication with different ICANN Departments (M)

The PDP-WT recommends that further guidance should be included in the PDP Manual on the mechanisms and protocols for Working Groups to communicate with different ICANN departments. It may be necessary for PDP Working Groups to consult with the General Counsel's office, Compliance, Operations, Finance, etc. The PDP-WT recommends that ICANN policy staff serve as the official intermediaries between a Working Group and the various ICANN departments, provided that a procedure is in place which allows for escalation via the WG Chair if the WG is of the opinion that communication is hindered through the involvement of ICANN policy staff.

Recommendation 26. Alignment with ICANN's Strategic Plan (M)

The PDP-WT recommends that the initiation of a PDP may include consideration of how ICANN's budget and planning can best accommodate the PDP and/or its possible outcomes, and, if applicable, how the proposed PDP is aligned with ICANN's Strategic Plan.

Recommendation 27. Duration of Public Comment Periods (B/M)

The PDP-WT recommends modifying clause 9 of Annex A of the ICANN Bylaws to change the duration of the public comment period on the Initial Report from 20 days to a minimum of thirty calendar days. This same minimum should also apply to the public comment period on the Preliminary Issue Report, while other public comment periods that a WG / GNSO Council opt to have as part of a PDP should have a minimum duration of 21 days. The minimum durations for the Preliminary Issue Report and Initial Report should be included in the ICANN Bylaws while the minimum requirement of 21 days for other public comment periods should be included in the PDP Manual. Further guidance on the recommended duration, for example taking into account overlap with ICANN meetings, should be included in the PDP Manual.

Recommendation 28. Summary and Analysis of Public Comments (M)

The PDP-WT recommends modifying clause 9 of Annex A of the ICANN Bylaws to reflect the current practice that a summary and analysis of the public comments received is to be provided by the staff manager to the Working Group. Such a summary and analysis of the public comments should be provided at the latest 30 days after the closing of the public comment period, absent exigent circumstances. The Working Group shall review and take into consideration the public comments received.

Recommendation 29. Guidance on Public Comment Periods (M)

The PDP-WT recommends providing further guidance in the PDP Manual on how to conduct public comment periods and review public comments received. Such guidance should include the expectation that public comments are carefully considered and analyzed by the WG; encouraging WGs to explain their rationale for agreeing or disagreeing with the comments received and, if appropriate, how these will be addressed in the report of the WG, and; other means to solicit input than the traditional public comment forums such as surveys.

Recommendation 30. Implementation, Impact and Feasibility (M)

- The PDP-WT recommends that PDP WGs be required to provide input on issues related to implementation on all policy recommendations. This input could include a discussion of the impacts of the policy, both positive and negative, including but not limited to economic, competition, operations, privacy and other rights, scalability and feasibility. When appropriate the following should be considered:
 - Recommend the inclusion of implementation guidelines as part of the Final Report;
 - o Consultation with the WG / Council on the draft implementation plan;
 - The creation of an implementation team that consists of representatives of the WG, amongst others, which would be tasked to review / provide input during the implementation phase

All reports should include a statement on the WG discussion concerning impact of the

proposed recommendations, which could consider areas as noted above. Further guidance

on this issue is to be included in the PDP Manual.

Recommendation 31. ICANN Staff Resources (M)

The PDP-WT recommends that staff resources needed or expected in order to implement

the policy recommendations should be evaluated as part of the WG recommendations, and

as part of the Council's review of those recommendations. This could be included as part of

the feasibility analysis and/or impact statement (see also recommendation 30).

Recommendation 32. Stakeholder Group and Constituency Statements (M)

The PDP-WT recommends amending clause 7 of Annex A of the ICANN Bylaws to reflect the

practice that Stakeholder Group / Constituency statements are requested by the Working

Group and the timeline for submission should start from that point instead of the initiation

of the PDP. It should be noted in the PDP Manual that a WG can request Stakeholder Group

/ Constituency statements more than once if so desired.

Recommendation 33. Mandatory Working Group Output (B)

The PDP-WT recommends that PDP Working Groups continue to be required to produce at

least an Initial Report and a Final Report, noting that additional outputs can be produced if

desirable.

Recommendation 34. Initial Report vs. Final Report (B)

The PDP-WT does note that the description of the difference between an Initial Report and a

Final Report as currently described in the Bylaws is not in line with actual practice, and

recommends that this language is updated to reflect that an Initial Report may reflect the

initial ideas of a WG which are then finalized, in combination with review and analysis of the

public comment period in the second phase leading to the Final Report.

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Recommendation 35. Mandatory Public Comment Period on Initial Report (B)

The PDP-WT recommends that a public comment period on the Initial Report remains mandatory. Additional guidance on further optional public comment periods, e.g. when there are substantial differences between the Initial Report and Final Report are to be included as part of the PDP Manual.

Recommendation 36. Termination of a PDP prior to publication of a Final Report (M)

The PDP recommends that a provision be added to the PDP Manual to allow for the termination of a PDP prior to the publication of a Final Report if the GNSO Council finds significant cause and passes a motion with a Supermajority vote, as defined in the ICANN Bylaws, in favour of termination.

Stage 4 - Voting and Implementation

Recommendation 37. Timing of consideration of Final Report (M)

■ The PDP-WT recommends modifying clause 10 — "Council Deliberations of Annex A" of the ICANN Bylaws to reflect current practice and requirements in the rules of procedure to consider a report if it is received at least eight (8) days in advance of a Council meeting, otherwise the report shall be considered at the next Council meeting. In addition, the PDP-WT recommends adding language to codify the current practice that any Council member can request the deferral of the consideration of a final report for one Council meeting.

Recommendation 38. Consideration of Working Group Recommendations (M)

The PDP-WT recommends providing additional guidance to GNSO Council in the PDP Manual on how to treat Working Group recommendations, especially those that have not received full consensus and the expected / desired approach to adoption of some, but not all, or rejection of recommendations. PDP WGs should be encouraged to indicate which, if any, recommendations are interdependent so the GNSO Council can take this into account as part of their deliberations. The Council should be cautious and is strongly discouraged from

separating recommendations that the PDP WT has identified as interdependent and should not take any decisions to do so lightly. The PDP-WT would like to express its concern about the GNSO Council 'picking and choosing' or modifying recommendations, but recognizes that this is the GNSO Council's prerogative. The PDP-WT would like to encourage the GNSO Council that where it does have concerns or would propose changes to recommendations, it passes these concerns and/or recommendations for changes back to the respective PDP Working Group for their input.

Recommendation 39. GNSO Council Report to the Board (B/M)

The PDP-WT recommends that all reports to the ICANN Board concerning a PDP should be publicly disclosed. In addition, it notes that the GNSO Council is responsible for the Board Report either as author of the report or by approving the report before it is sent to the Board. Board Reports on PDPs should be delivered from the GNSO Council directly to the Board and if any summaries or addenda are needed by request of the Board, those should be the assembled by the GNSO council (upon consultation of the Working Group if necessary). If feasible, the Board Report should be delivered to the Board within 21 days following the adoption of the Final Report. The PDP-WT discussed at length the current practice of ICANN Policy Staff submitting a separate report to the Board, which is not disclosed to the community and is drafted without the aid of the Council or applicable PDP Working Group. The PDP-WT unanimously believes that these reports should not be kept confidential. If ICANN Policy Staff would like to submit a separate report related to a PDP to the Board or is requested to do so, it should be done in an open and transparent matter and disclosed to the community at the same time it is delivered to the Board. The PDP-WT notes that there might be cases where certain confidential information cannot be publicly disclosed due to its privileged nature. Nevertheless, even in those circumstances, as much information as possible, without disclosing business confidential information, must be provided. This may include a description by ICANN Staff of the general nature of such information and the rationale for its non-disclosure.

Recommendation 40. Voting Thresholds (B/M)

The PDP-WT discussed whether the voting thresholds currently in place might need to be reviewed (see also overarching issues) but agrees that this issue should be addressed by the GNSO when deemed appropriate and/or necessary. The WT does note that it has proposed two new voting thresholds in relation to the adoption of the WG Charter (see recommendation 18), as well as a new voting threshold for the termination of a PDP (see recommendation 36), and the definition of "Supermajority Vote" (see recommendation 47).

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Recommendation 41. Board Vote (B)

The PDP-WT recommends that the provisions in relation to the Board Vote in the ICANN Bylaws remain essentially unchanged, but recognizes that the current provision 13f⁶ is not clear especially in relation to what 'act' means. Following further review and clarification by ICANN Staff (see http://forum.icann.org/lists/gnso-ppsc-pdp/docUUZkcHBh3A.doc), the WT recognizes that provision 13f relates to when the Board can reject ('act') a GNSO recommendation, if the GNSO recommendation was not adopted by a GNSO Supermajority. The WT notes that the current placing of provision 13f is confusing and therefore recommends to clarify this section by linking provision 13f to 13b, and make it clear that in both instances the desired next steps would be further discussion with the GNSO Council as outlined in provisions 13 c, d and e. In addition, an explanation needs to be added in the PDP Manual to clarify that all recommendations, including those not recommending new or changes to Consensus Policies, should be communicated to the Board.

Recommendation 42. Implementation Review Team (M)

The PDP-WT recommends the use of WG Implementation Review Teams, when deemed
appropriate, which would be responsible in dealing with implementation issues. A PDP WG
should provide recommendations for whether a WG Implementation Review Team should

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⁶ From the ICANN Bylaws – 13 Board Vote f. In any case in which the Council is not able to reach GNSO Supermajority vote, a majority vote of the Board will be sufficient to act.

be established and any other recommendations deemed appropriate in relation to such a Review Team (e.g. composition) as part of its Final Report. ICANN Staff should inform the GNSO of its proposed implementation of a new GNSO recommended policy. If the proposed implementation is considered inconsistent with the GNSO Council's recommendations, the GNSO Council may notify the Board and request that the Board review the proposed implementation (see also recommendation 31).

<u>Stage 5 – Policy Effectiveness and Compliance</u>

Recommendation 43. Periodic Assessment of PDP Recommendations / Policy (M)

 The PDP-WT notes that a periodic assessment of PDP recommendations and/or policy is important. WGs should be encouraged to include proposed timing, assessment tools and metrics for review as part of their Final Report.

Recommendation 44. GNSO Council Review of the PDP Working Group (M)

The PDP Work Team notes that several documents, including the PPSC-WG WT and the WG Guidelines, reference a "Working Group Self-Assessment," which all WGs are encouraged to conduct. The Work Team believes that this could be a valuable exercise, and encourages PDP WGs to complete a candid and objective self-assessment at the conclusion of their work. However, the Work Team also notes that there are no ICANN guidelines and recommends that the GNSO develops such guidelines after some experience is gained in WG self-assessments.

Recommendation 45. Periodic Assessment of the overall PDP Process (M)

The PDP-WT notes that the periodic assessment of the overall PDP process is important, noting that a certain threshold of completed PDPs should be met before an overall review is carried out. The WT does not have a specific view on whether the PPSC or a new Standing Committee should be responsible for such a periodic assessment.

Recommendation 46. Review of the Working Group Model (M)

The PDP-WT recommends that such an overall review also includes the review of the

Working Group Model in the context of the PDP, which should assess whether there are

stages in the PDP that are more suitable for Working Groups and those that might be more

suitable for formal advice from Stakeholder Groups and Constituencies.

Other

Recommendation 47. **Definition of GNSO Supermajority (B)**

The WT recommends that the definition of a 'GNSO Supermajority vote' be redefined in the

ICANN Bylaws as 2/3 of the Council members of each house or 3/4 of one House and a

majority of the other house.

Specifically, Section 3.9(c) of Article X, should be modified from:

"c. Initiate a PDP Not Within Scope: requires an affirmative vote of more than 3/4 of one

House and a majority of the other House ("GNSO Supermajority");

to:

"c. Initiate a PDP Not Within Scope: requires an affirmative vote of a GNSO Supermajority."

And a new stand-alone definition of GNSO Supermajority should be included at the end of

Section 3.9 as follows:

"3.9 g. A "GNSO Supermajority" shall mean: (a) two-thirds (2/3) of the Council members of

each House, or (b) three-fourths (3/4) of one House and a majority of the other House."

In addition, the WT recommends the consistent use of either percentage or fraction when

referring to voting thresholds, and has opted for using fraction in the context of the PDP

voting thresholds.

Recommendation 48. Simplify Section 3.9 of Article X (B)

• In the last sentence of section 3.9 Article X of the ICANN Bylaws, it should be sufficient to

say 'the GNSO Supermajority vote threshold will have to be met or exceeded' as the clause

'with respect to any contracting party affected by such contract provision' is irrelevant. As a

result, the WT recommends that this provision is updated accordingly.

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In addition, a number of overarching issues were identified which were deemed to have an

impact on the overall policy development process or related to various stages of the new PDP

and therefore needed to be considered once an initial outline of the new PDP would have been

completed. These overarching issues consist of:

Timing

Translation

Development of definitions

Voting thresholds

Decision-making methodology

Transition / Implementation of the new PDP

Based on the discussions and deliberations to date, a flow chart which outlines the main

elements of the proposed GNSO Policy Development Process can be found in the executive

summary.

The WT, supported by ICANN staff, has also developed a first outline of the new Annex A (see

section 4) as well as a supporting document that is envisioned to be included in the GNSO

Operating Procedures as the PDP Manual (see section 5).

Based on the input received on the Initial Report, Final Report and subsequent discussions, the

PDP-WT has finalized its report for submission to the GNSO Council.

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3 Overarching Issues

In addition to the five stages discussed in the previous sections of this report, the PDP-WT also identified a number of 'overarching issues' which were deemed to have an impact on the overall policy development process or related to various stages of the new PDP and therefore needed to be considered once an initial outline of the new PDP would have been completed. These overarching issues consist of:

- Timing
- Translation
- Development of definitions
- Voting thresholds
- Decision-making methodology
- Transition / Implementation of the new PDP

It should be noted that this section contains the deliberations of the WT on these issues, which did not all result into recommendations for the new Annex A or PDP Manual (it has been indicated in the text where the deliberations specifically relate to one of the recommendations in section 2).

The initial deliberations on a number of these issues can be found in the Initial Report (see http://gnso.icann.org/issues/pdp-initial-report-31may10-en.pdf). On the basis of these initial deliberations, the review of the public comments received on the Initial Report as well as the proposed Final Report and further discussions, the PDP-WT has reached the following conclusions.

1. Timing (B/M)

Based on the different recommendations that have timing included, the following timeline would be applicable to every PDP, noting the flexibility in a number of the different stages.

Task	Duration
Development of Preliminary Issue Report	Within forty-five (45) calendar days after
	receipt of either (i) an instruction from the
	Board; (ii) a resolution from the GNSO Council;
	or (iii) a duly supported request from an
	Advisory Committee. (See Recommendation
	10)
Public Comment Period on Preliminary Issue	Minimum of 30 Days (See Recommendation 27)
Report	
	Within 30 days of the closing of the public
Submission of Final Issue Report, including	comment forum, though the Staff Manager
	may request an extension of that 30-day time
ummary of comments received	for delivery based upon the considerations set
	forth in the PDP Manual. (Recommendation 11)
	At the request of any Council member, for any
Consideration of Final Issue Report by GNSO Council	reason, consideration of the Final Issue Report
	may be postponed by not more than one (1)
	meeting, provided that the Council member
	details the rationale for such a postponement.
	Consideration of the Final Issue Report may
	only be postponed for a total of one (1)
	meeting, even if multiple Council members
	request postponement.(See Recommendation
	15)

	Council may set timeline for delivery of WG
	Charter at its discretion considering existing
	resources (both Volunteer and ICANN staff).
Development of WG Charter	Such a timeframe should be realistic, but at the
·	same time ensure that this task is completed as
	soon as possible and does not unnecessarily
	delay the formation of a Working Group
	The Council shall consider whether to approve
	the proposed Working Group Charter at the
	Council meeting following the Chair's receipt of
	the proposed Working Group Charter; provided
	that the proposed Working Group Charter is
	received at least eight (8) calendar days prior to
	the GNSO Council meeting. If the proposed
Approval of WG Charter	Working Group Charter is forwarded to the
	GNSO Council Chair within the eight (8)
	calendar days immediately preceding the next
	GNSO Council meeting, the Council shall
	consider the proposed Working Group Charter
	at the meeting after the next GNSO Council
	meeting.
	To determined by the GNSO Council at its
Formation of WG	discretion considering existing resources (both
	Volunteer and ICANN staff).
	Milestones / timetable may be included in
Working Group	Charter if deemed appropriate by the GNSO
	Council.

Request for Constituency / Stakeholder Group	
Statements on issues presented in the	35 days (See Recommendation 32)
Charter.	
Public Comment Period on the Initial Report	Minimum of 30 days (See Recommendation 27)
	The GNSO Council is strongly encouraged to
	allow sufficient time for Stakeholder Group,
	Constituency and Councillor review of the Final
	Report prior to a motion being made to
	formally adopt the Final Report. However, the
	GNSO Council is also encouraged to take formal
	action on a Final Report in a timely manner,
	and preferably no later than the second GNSO
Consideration of Final Report by GNSO	Council meeting after the report is presented.
Council	At the request of any Council member, for any
	reason, consideration of the Final Report may
	be postponed for no more than one (1)
	meeting, provided that such Council member
	details the rationale for such a postponement.
	Consideration of the Final Report may only be
	postponed for a total of one (1) meeting, even
	if multiple Council members request
	postponement. (See Recommendation 37)
oproval of Council Recommendations Report	If feasible, at the next GNSO Council meeting
to the Board	following adoption of the Final Report (See
to the board	Recommendation 39)

Consideration by the ICANN Board	The Board should meet to discuss the GNSO
	Council recommendation(s) as soon as feasible,
	but preferably not later than the second
	meeting after receipt of the Board Report from
	the Staff Manager.

Given the greater flexibility introduced in to the process, and the variable time periods in which a Working Group has to complete its work, it might be worth pointing out that based on review of recent PDPs the average length varies between 350 – 550 days.

2. Translation (M)

The PDP-WT considered a number of issues related to translations, including: (i) what translations should be provided at each stage of the policy development process, (ii) how will translations impact timing / delay e.g. in relation to a public comment period, and (iii) how to assess the success and/or additional needs for translation?

The following are ICANN's current translation principles:

ICANN will provide timely and accurate translations, and move from an organisation that provides translation of texts to one that is capable of communicating comfortably with a range of different languages. The translation framework comprises a four-layer system:

- The bottom layer contains those specific documents and publications that address the organisation's overall strategic thinking. They will be translated into an agreed block of languages.
- The next layer contains a class of documents that ICANN undertakes to provide in different languages to allow interaction within ICANN processes by non-English speakers.
- The third layer comprises documents suggested by ICANN staff as being helpful

or necessary in ongoing processes; and documents requested by the Internet community for the same reasons. These documents will be run through a translation approval system.

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- The top layer is where the community is encouraged to use online collaborative tools to provide understandable versions of ICANN materials as well as material dynamically generated by the community itself. ICANN will provide the technology for community editing and rating, and a clear and predictable online location for this interaction to occur. It will also seek input from the community to review the tools.

English will remain the operating language of ICANN for business consultation and legal purposes.

Every effort will be made to ensure equity between comments made in languages other than English and those made in English. If it is not possible to arrange the release of particular documents in the agreed languages at the same time, then each language will be provided with the same time period in which to make comments.

ICANN will adopt the International Organisation for Standardisation's 639-2 naming system for identifying and labelling particular languages⁷.

PDP-WT Conclusion:

The WT recognizes the importance of translation to facilitate participation of non-English speakers in the GNSO Policy Development Process. At the same time, the WT acknowledges the costs and timing implications that might result from enhanced translation of documents. Furthermore, the WT wants to emphasize the

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⁷ See http://www.icann.org/en/transparency/acct-trans-frameworks-principles-23jun07.htm#trans

importance of a coherent and consistent approach across ICANN as an organization

when it comes to translation. Awaiting and encouraging an overall ICANN policy on

translation, the WT recommends the following in relation to the GNSO Policy

Development Process:

1. At a minimum the following PDP outputs should be translated in the 5 UN

languages:

Working Group Charter (including any amendments)

- Executive Summary of Initial, Final or any other report that is put out

for public comment, including recommendations (if not included in the

Executive Summary)

2. Public comments should be received in other languages where feasible and when

that occurs, these comments should also be translated into English.

3. ICANN is encouraged to consider whether the use of volunteers to assist with

translation is appropriate and practical as a cost-cutting measure while it is

considering the enhancements of the translation strategy, which is part of the

overall strategic plan.

3. Development of Definitions (B)

PDP-WT Conclusion: the WT recommends that, where appropriate, definitions are added to the

new Annex A and PDP Manual based on the PDP-WT discussions and recommendations. These

would include definitions related to "PDP", "in scope", "Consensus Policies", "Working Groups",

etc.

4. Voting thresholds (B)

The WT discussed whether the voting thresholds as adopted as part of the new GNSO bi-

cameral structure in 2009 are still appropriate and effective. Overall, the PDP-WT decided to

substantially keep the existing thresholds intact and added a couple of others. Below are listed the thresholds recommended by the PDP-WT followed by some notes by the PDP-WT.

- 1. Raising an Issue: Council initiation: one-fourth (1/4) of the members of the Council of each house or a majority of one house.
- 2. Initiating PDP:
 - a. More than one-third (1/3) of the Council members of each House; or More than two-thirds (2/3) vote of one House if within scope
 - GNSO Supermajority Vote required if not in scope (two-thirds (2/3) of the Council Members of each House or three-fourths (3/4) of one House and a majority of the other house)
- 3. Vote on Approving the Charter (as recommended by the WT see recommendation 19)
 - a. More than one-third (1/3) of the Council members of each house; or More than two-thirds (2/3) of one House if within Scope
 - b. GNSO Supermajority vote required if not in scope
- 4. Vote to terminate a PDP (as recommended by the WT see recommendation 37)
- 5. Vote of Council (From Article 10, Section 3, #9)
 - a. Approve a PDP Recommendation without a GNSO Supermajority requires an
 affirmative vote of majority of each House and further requires that one GNSO
 Council member representative of at least 3 of the 4 Stakeholder Groups
 supports the Recommendation
 - b. <u>Approve a PDP Recommendation with a GNSO Supermajority</u> requires an affirmative vote of a GNSO Supermajority; and
 - c. Approve a PDP Recommendation Imposing New obligations on certain Contracting Parties: where an ICANN contract provision specifies that "a two-thirds vote of the council" demonstrates the presence of a consensus, the GNSO Supermajority vote threshold will have to be met or exceeded with respect to any contracting party affected by such contract provision.

6. Board Vote

- a. The Board will meet to discuss the GNSO Council recommendation as soon as feasible after receipt of the Board Report from the Staff Manager.
- b. In the event that the Council reached a GNSO Supermajority Vote, the Board shall adopt the policy according to the GNSO Supermajority Vote recommendation unless by a vote of more than two-thirds (2/3) of the Board determines that such policy is not in the best interests of the ICANN community or ICANN.
- c. In the event that the Board determines not to act in accordance with the GNSO Supermajority Vote recommendation, the Board shall (i) articulate the reasons for its determination in a report to the Council (the "Board Statement"); and (ii) submit the Board Statement to the Council.
- d. The Council shall review the Board Statement for discussion with the Board within twenty (20) calendar days after the Council's receipt of the Board Statement. The Board shall determine the method (e.g., by teleconference, e-mail, or otherwise) by which the Council and Board will discuss the Board Statement.
- e. At the conclusion of the Council and Board discussions, the Council shall meet to affirm or modify its recommendation, and communicate that conclusion (the "Supplemental Recommendation") to the Board, including an explanation for its current recommendation. In the event that the Council is able to reach a GNSO Supermajority Vote on the Supplemental Recommendation, the Board shall adopt the recommendation unless more than two-thirds (2/3) of the Board determines that such policy is not in the interests of the ICANN community or ICANN.

f. In any case in which the Council is not able to reach GNSO
 Supermajority vote, a majority vote of the Board will be sufficient to act.

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g. When a final decision on a GNSO Council Recommendation or Supplemental Recommendation is timely, the Board shall take a preliminary vote and, where practicable, will publish a tentative decision that allows for a ten (10) day period of public comment prior to a final decision by the Board

PDP-WT Conclusion:

- a) The PDP-WT agreed that the existing voting threshold 1 for 'Raising an Issue' is appropriate, as the initial gauge should continue to be low.
- b) The PDP-WT discussed voting threshold 2 'Initiating a PDP' and discussed whether a higher voting threshold should apply if staff recommended against the initiation of a PDP (as opposed to the ICANN General Counsel opining that the PDP is not "in scope" as set out in recommendation 23). Most agreed that no higher voting threshold should be required, as it would otherwise give staff indirectly a vote in the process. PDP-WT members discussed the issue of prioritization and the role the current threshold, which is considered low by some, plays in creating work the community and staff has difficulty keeping up with. Some where of the opinion that keeping the threshold as it currently is would be appropriate. Others considered there to be a strong relationship between this threshold and the prioritization effort the GNSO is currently undertaking and were of the opinion that if there is no effective prioritization this threshold may need to be raised in order to avoid GNSO community and staff overload. No consensus was reached on how best to address this issue and therefore no recommendation is presented.
- c) The WT recommends that the definition of a 'GNSO Supermajority vote' is redefined as two-thirds (2/3) of the Council members of each house or three-fourths (3/4) of one House and a majority of the other house. (see recommendation 47)
- d) In line with recommendation 19, the WT recommends the proposed voting threshold for the adoption of a WG charter (voting threshold number 3 above), noting that this would

require every WG to have a charter. In cases where two or more competing charters would be proposed, the GNSO Council Chair should facilitate a meeting between the proponents of the different charter to determine whether a compromise charter can be developed ahead of the GNSO Council vote. If no compromise is found, the two or more competing charters are put forward for GNSO Council consideration whereby the charter with the most votes is adopted. Any modifications to a Working Group Charter may be adopted by a simple majority vote of the GNSO Council.

- e) In relation to voting threshold 4 Vote of the Council, the WT confirms its earlier conclusion that the Council should be strongly discouraged from separating recommendations that a PDP Working Group has identified as interdependent. (see recommendation 38)
- f) In relation to 4c, it was noted that only registrars have a clause in their agreement that specifies that "a two-thirds vote of the council" demonstrates the presence of a consensus. Registries have a general definition of consensus in their agreements. A staff memorandum circulated to the group (see http://forum.icann.org/lists/gnso-ppsc-pdp/msg00359.html) recommends the standardization of 'all of the voting requirements for all registries and all registrars in order to adopt Consensus Policies that would be enforceable against them.' In addition, ICANN Staff proposed that the PDP-WT recommend that the GNSO Supermajority Vote apply in all instances where the GNSO Council intends to adopt Consensus Policies to be enforceable against all registrars and registries'. Some argued that the current wording could also imply the lower threshold vote and this clarification would ensure that the higher threshold would apply, while others argued this might be a lower standard than currently applicable as 'consensus' in the registry agreement does not only relate to the vote of the GNSO Council. No consensus was reached within the PDP-WT to adopt the ICANN Staff recommendation.
- g) In relation to 6a, the WT discussed whether it would be possible to word this provision in a positive way (instead of noting how many are needed to reject, note how many are needed to approve).

- h) In relation to 6b, the WT highlighted the importance of the board statement with info on why something was rejected. The WT discussed whether a timeframe should be included as to when the board is required to submit its statement to the GNSO Council and it was suggested that a certain timeframe should be included (e.g. Board shall within x days submit the board statement to the GNSO Council with guidance on how to cure the identified deficiencies).
- i) In relation to 6c, the WT agreed to consider including a similar timeframe as for earlier discussed items (i.e. consider at next meeting if received 8 days ahead of the meeting, or at the following meeting if not received 8 days ahead of the meeting).
- j) The WT also discussed whether the board should be able to pick and choose recommendations or whether they should be adopted or rejected 'en block' as has been current practice. Most agreed that the board should only be able to adopt or reject the GNSO Council recommendations as a whole as policy development is supposed to be done at the SO level, not by the board.
- k) The WT discussed 6f and noted that there were different interpretations of what 'will be sufficient to act' means. Some members of the contracted parties interpret this as meaning that without supermajority vote of the Council, the Board can act and adopt the recommendations with a majority vote, but these would not be binding on the contracted parties. Other members of the non-contracted parties were of the opinion that it meant that the board could act and adopt policy recommendations that would be enforceable on contracted parties even without a supermajority vote of the GNSO Council. Following further review and clarification by ICANN Staff (see http://forum.icann.org/lists/gnso-ppsc-pdp/docUUZkcHBh3A.doc), the WT recognizes that provision 13f relates to when the Board can reject ('act') a GNSO recommendation, if the GNSO recommendation was not adopted by a GNSO Supermajority. The WT notes that the current placing of provision 13f is confusing and therefore recommends to clarify this section by linking provision 13f to 13b, and make it clear that in both instances the desired next steps would be further discussion with the GNSO Council as outlined in provisions 13 c, d and e. (see recommendation 41).

I) The WT discussed 6g and the meaning of 'timely'. Some suggested this could mean

time-sensitive, critical or urgent. The question was raised who makes the assessment on

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whether something is timely? Most agreed that it would be the role of the ICANN Board

to make this assessment, although the GNSO Council could make a recommendation to

this end. It should be noted that this specific provision is not included as part of the

proposed new Annex A.

m) The WT agreed to add a new voting threshold for the termination of a PDP (see

recommendation 36).

n) Overall, the WT agreed that the existing voting thresholds should be addressed by the

GNSO when deemed appropriate and/or necessary.

5. Decision-making methodology (M)

The PDP-WT recommends that PDP Working Groups are required to use the decision-making

methodology that is outlined in the GNSO Working Group Guidelines, which were adopted by

the GNSO Council, at least for a certain period of time, following which its effectiveness and

usability could be reviewed and assessed as part of the overall review of the new PDP.

6. Transition (B)

The WT agreed that following the adoption and implementation, the new PDP should apply to

all issued raised and PDPs initiated after the date of adoption. In addition, the WT recommends

that, upon review by the GNSO Council, existing PDP Working Groups may be transitioned to the

new policy development process.

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4 New GNSO PDP – Basis for new Annex A

Based on the PDP-WT recommendations and deliberations, the PDP-WT, with the support of ICANN Staff, has developed the outline below of a new Annex A which is intended to replace the current Annex A contained in the ICANN Bylaws.

Annex A – GNSO Policy Development

The following process shall govern the GNSO policy development process ("PDP") until such time as modifications are recommended to and approved by the ICANN Board of Directors ("Board"). The role of the GNSO is outlined in Article X of these Bylaws. If the GNSO is conducting activities that are not intended to result in a Consensus Policy, the Council may act through other processes.

Section 1. Required Elements of a Policy Development Process

The following elements are required at a minimum to form Consensus Policies as defined within ICANN contracts, and any other policies for which the GNSO Council requests application of this Annex A:

- a. Final Issue Report requested by the Board, the GNSO Council ("Council") or Advisory Committee, which should include at a minimum a) the proposed issue raised for consideration, b) the identity of the party submitting the issue, and c) how that party Is affected by the issue;
- b. Formal initiation of the Policy Development Process by the Council;
- c. Formation of a Working Group or other designated work method;
- d. Initial Report produced by a Working Group or other designated work method;
- e. Final Report produced by a Working Group, or other designated work method, and forwarded to the Council for deliberation;

f. Council approval of PDP Recommendations contained in the Final Report, by the

required thresholds;

g. PDP Recommendations and Final Report shall be forwarded to the Board through a

Recommendations Report approved by the Council]; and

h. Board approval of PDP Recommendations.

Section 2. Policy Development Process Manual

The GNSO shall maintain a Policy Development Process Manual (PDP Manual) within the

operating procedures of the GNSO maintained by the GNSO Council. The PDP Manual shall

contain specific additional guidance on completion of all elements of a PDP, including those

elements that are not otherwise defined in these Bylaws. The PDP Manual and any amendments

thereto are subject to a twenty-one (21) day public comment period, as well as Board oversight

and review, as specified at Article X, Section 3.6.

Section 3. Requesting an Issue Report

Board Request. The Board may request an Issue Report by instructing the GNSO Council

("Council") to begin the process outlined the PDP Manual. In the event the Board makes a

request for an Issue Report, the Board should provide a mechanism by which the GNSO Council

can consult with the Board to provide information on the scope, timing, and priority of the

request for an Issue Report.

Council Request. The GNSO Council may request an Issue Report by a vote of at least one-fourth

(1/4) of the members of the Council of each House or a majority of one House.

Advisory Committee Request. An Advisory Committee may raise an issue for policy development

by action of such committee to request an Issue Report, and transmission of that request to the

Staff Manager and GNSO Council.

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Section 3: Creation of an Issue Report

Within forty-five (45) calendar days after receipt of either (i) an instruction from the Board; (ii) a

properly supported motion from the GNSO Council; or (iii) a properly supported motion from an

Advisory Committee, the Staff Manager will create a report (a "Preliminary Issue Report"). In the

event the Staff Manager determines that more time is necessary to create the Preliminary Issue

Report, the Staff Manager may request an extension of time for completion of the Preliminary

Issue Report.

The following elements should be considered in the Issue Report:

a) The proposed issue raised for consideration;

b) The identity of the party submitting the request for the Issue Report;

c) How that party is affected by the issue, if known;

d) Support for the issue to initiate the PDP, if known;

e) The opinion of the ICANN General Counsel regarding whether the issue proposed for

consideration within the Policy Development Process is properly within the scope of

the ICANN's mission, policy process and more specifically the role of the GNSO as

set forth in the Bylaws.

f) The opinion of ICANN Staff as to whether the Council should initiate the PDP on the

issue

Upon completion of the Preliminary Issue Report, the Preliminary Issue Report shall be posted

on the ICANN website for a public comment period of no less than 30 days

The Staff Manager is responsible for drafting a summary and analysis of the public comments

received on the Preliminary Issue Report and producing a Final Issue Report based upon the

comments received. The Staff Manager should forward the Final Issue Report, along with any

summary and analysis of the public comments received, to the Chair of the GNSO Council for

consideration for initiation of a PDP.

Section 4: Initiation of the PDP

The Council may initiate the PDP as follows:

Board Request: If the Board requested an Issue Report, the Council, within the timeframe set

forth in the PDP Manual, shall initiate a PDP. No vote is required for such action.

GNSO Council or Advisory Committee Requests: The Council may only initiate the PDP by a vote

of the Council. Initiation of a PDP requires a vote as set forth in Article X, Section 3, paragraph

9(b) and (c) in favor of initiating the PDP.

Section 5: Reports

An Initial Report should be delivered to the GNSO Council and posted for a public comment

period of not less than 30 days, which time may be extended in accordance with the PDP

Manual. Following the review of the comments received and, if required, additional

deliberations, a Final Report shall be produced for transmission to the Council.

Section 6. Council Deliberation

Upon receipt of a Final Report, whether as the result of a working group or otherwise, the

Council chair will (i) distribute the Final Report to all Council members; and (ii) call for Council

deliberation on the matter in accordance with the PDP Manual.

The Council approval process is set forth in Article X, Section 3, paragraph 9(d) through (g), as

supplemented by the PDP Manual.

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Section 7: Preparation of the Board Report

If the PDP recommendations contained in the Final Report are approved by the GNSO Council, a Recommendations Report shall be approved by the GNSO Council for delivery to the ICANN Board.

Section 8. Board Approval Processes

The Board will meet to discuss the GNSO Council recommendation as soon as feasible, but preferably not later than the second meeting after receipt of the Board Report from the Staff Manager. Board deliberation on the PDP Recommendations contained within the Recommendations Report shall proceed as follows:

- a. Any PDP Recommendations approved by a GNSO Supermajority Vote shall be adopted by the Board unless, by a vote of more than two-thirds (2/3) of the Board, the Board determines that such policy is not in the best interests of the ICANN community or ICANN. If the GNSO Council recommendation was approved by less than a GNSO Supermajority Vote, a majority vote of the Board will be sufficient to determine that such policy is not in the best interests of the ICANN community or ICANN.
- b. In the event that the Board determines, in accordance with paragraph a above, that the policy recommended by a GNSO Supermajority Vote or less than a GNSO Supermajority vote is not in the best interests of the ICANN community or ICANN (the Corporation), the Board shall (i) articulate the reasons for its determination in a report to the Council (the "Board Statement"); and (ii) submit the Board Statement to the Council.
- c. The Council shall review the Board Statement for discussion with the Board as soon as feasible after the Council's receipt of the Board Statement. The Board shall determine the method (e.g., by teleconference, e-mail, or otherwise) by which the Council and Board will discuss the Board Statement.
- d. At the conclusion of the Council and Board discussions, the Council shall meet to affirm or modify its recommendation, and communicate that conclusion (the "Supplemental Recommendation") to the Board, including an explanation for the then-current

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recommendation. In the event that the Council is able to reach a GNSO Supermajority

Vote on the Supplemental Recommendation, the Board shall adopt the

recommendation unless more than two-thirds (2/3) of the Board determines that such

policy is not in the interests of the ICANN community or ICANN. For any Supplemental

Recommendation approved by less than a GNSO Supermajority Vote, a majority vote of

the Board shall be sufficient to determine that the policy in the Supplemental

Recommendation is not in the best interest of the ICANN community or ICANN.

Section 9. Implementation of Approved Policies

Upon a final decision of the Board adopting the policy, the Board shall, as appropriate, give

authorization or direction to ICANN staff to work with the GNSO Council to create an

implementation plan based upon the implementation recommendations identified in the Final

Report, and to implement the policy. The GNSO Council may, but is not required to, direct the

creation of an implementation review team to assist in implementation of the policy.

Section 10. Maintenance of Records

Throughout the PDP, from policy suggestion to a final decision by the Board, ICANN will

maintain on the Website, a status web page detailing the progress of each PDP issue. Such

status page will outline the completed and upcoming steps in the PDP process, and contain links

to key resources (e.g. Reports, Comments Fora, WG Discussions, etc.).

Section 11: Additional Definitions

[TO BE DETERMINED]

Section 12: Applicability

The procedures of this Annex A shall be applicable to all requests for Issue Reports and PDPs

initiated after [insert date of adoption]. For all ongoing PDPs initiated prior to [insert date], the

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Council shall determine the feasibility of transitioning to the procedures set forth in this Annex A for all remaining steps within the PDP. If the Council determines that any ongoing PDP cannot be

feasibly transitioned to these updated procedures, the PDP shall be concluded according to the

procedures set forth in Annex A in force on [insert date prior to adoption].

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5 Policy Development Process Manual

As outlined before, in order to enhance flexibility of the Policy Development Process, the PDP-

WT proposes to incorporate the details as well as further guidance on how to manage a PDP in a

Policy Development Process Manual that would become an integral part of the GNSO Operating

Procedures. Below is the WT proposed form of a PDP Manual that contains the main elements

based on the recommendations outlined in the previous chapters.

5.1 PDP Manual - Introduction

These guidelines and processes supplement the requirements for PDPs described in Annex A of

the ICANN Bylaws [insert link].

5.2 Requesting an Issue Report

As outlined in Annex A of the ICANN Bylaws, a request for an Issue Report may be initiated upon

Board, Council or Advisory Committee request.

Requests for an Issue Report by the Board or by an Advisory Committee do not require any

GNSO Council action, but are to be reviewed by Staff and prepared in accordance with Section

5.4 below.

5.3 Planning for Initiation of a PDP

Consistent with ICANN's commitment to fact-based policy development, the GNSO and Staff are

encouraged to provide advice in advance of a vote on the request for an Issue Report specifying

any additional research, discussion, or outreach that should be conducted as part of the

development of the Issue Report, in order to ensure a balanced and informed Issue Report.

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The GNSO is encouraged to consider scheduling workshops on substantive issues prior to the initiation of a PDP. Such workshops could, amongst others; facilitate community understanding of the issue; assist in scoping and defining the issue; gather support for the request of an Issue Report, and/or; serve as a means to gather additional data and/or information before a request is submitted. Where appropriate, the GNSO Council should consider requiring such a workshop during the planning and initiation phase for a specific issue. To the extent such workshops are utilized by the GNSO, the invitations and/or announcements for workshops should be communicated as broadly as possible.

The GNSO Council should take into full account the resources available, both volunteers and staff, when making its decision on whether or not to initiate a PDP.

5.4 Recommended Format of Issue Report Requests

The recommended format of requests for Issue Reports under paragraphs (b) and (c) of Section 2 is described below:

Request for Issue Report	
Name of Requestor:	
Name of Stakeholder Group/Constituency/Advisory	
Committee (if applicable) in support of request:	
Please provide rationale for policy development:	
Brief explanation of how issue affects your SG /	
Constituency / Advisory Committee:	
Suggestions on specific items to be addressed in the	
Issue Report (if any):	
Please provide a concise definition of the issue	
presented and the problems raised by the issue,	
including quantification to the extent feasible:	

What is the economic impact or effect on	
competition, consumer trust, privacy and other	
rights:	
Please provide supporting evidence (if any):	
How does this issue relate to the provisions of the	
ICANN Bylaws, the Affirmation of Commitments	
and/or ICANN's Articles of Incorporation:	
Date Submitted:	
Expected Completion Date:	

Any request for an Issue Report, either by completing the template or in another form, must include at a minimum: the name of the requestor and the definition of the issue. The submission of any additional information, such as the identification and quantification of problems, and other as outlined for example in the template, is strongly encouraged.

5.5 Creation of the Preliminary Issue Report

Within forty-five (45) calendar days after receipt of either (i) an instruction from the Board; (ii) a properly supported motion from the GNSO Council; or (iii) a properly supported motion from an Advisory Committee, the Staff Manager will create a report (a "Preliminary Issue Report"). In the event the Staff Manager determines that more time is necessary to create the Preliminary Issue Report, the Staff Manager may request an extension of time for completion of the Preliminary Issue Report, which request should be discussed with the Requestor.

In the event that the Issue Report was initially requested by the Board or an Advisory Committee, the requestor shall be informed of any extension of time for completion of the Issue Report. Any request for extension of time should include consideration of the complexity of the issue, the extent of research and outreach recommended, and the ICANN Staff workload.

The following elements should be considered in the Issue Report:

- a) The proposed issue raised for consideration;
- b) The identity of the party submitting the request for the Issue Report;
- c) How that party is affected by the issue, if known;
- d) Support for the issue to initiate the PDP, if known;
- e) The opinion of the ICANN General Counsel regarding whether the issue proposed for consideration within the Policy Development Process is properly within the scope of the ICANN's mission, policy process and more specifically the role of the GNSO. In determining whether the issue is properly within the scope of the ICANN policy process, General Counsel's opinion should examine whether the issue:
 - a. is within the scope of ICANN's mission statement, and more specifically the role of the GNSO;
 - b. is broadly applicable;
 - is likely to have lasting value or applicability, albeit with the need for occasional updates;
 - d. is likely to enable ICANN to carry out its commitments under the Affirmation of Commitments;
 - e. will establish a guide or framework for future decision-making;
 - f. will implicate or affect an existing ICANN policy.
- f) The opinion of ICANN Staff as to whether the Council should initiate the PDP on the issue

5.6 Public Comment on the Preliminary Issue Report

Upon completion of the preliminary Issue Report, the preliminary Issue Report shall be posted on the ICANN website for a public comment period of no less than 30 days. When posted for Public Comment, Staff is encouraged to translate the executive summary of Preliminary Issue Reports into the six UN languages to the extent permissible under the ICANN translation policy

and the ICANN budget, though the posting of any version in English shall not be delayed while

translations are being completed.

The Staff Manager is responsible for drafting a summary and analysis of the public comments

received on the Issue Report and producing a Final Issue Report based upon the comments

received. The Staff Manager should forward the Final Issue Report, along with any summary and

analysis of the public comments received, to the Chair of the GNSO Council for consideration for

initiation of a PDP.

The summary and analysis and the Final Issue Report are expected to be delivered to the Chair

of the GNSO Council within 30 days of the closing of the public comment forum, though the Staff

Manager may request an extension of that 30-day time for delivery.

5.7 Initiation of the PDP

The Council may initiate the PDP as follows:

Board Request: If the Board requested an Issue Report, the Council, within the timeframe set

forth in the paragraph below, shall note for the record the confirmation of receipt of the Issue

Report and the formal initiation of the PDP. No vote is required for such action.

GNSO Council or Advisory Committee Requests: The Council may only initiate the PDP by a vote

of the Council. Initiation of a PDP requires a vote as set forth in Article X, Section 3, paragraph

9(b) and (c) in favor of initiating the PDP.

Timing of vote on Initiation of the PDP. The Council should endeavour to vote on whether to

initiate the policy development process at the next scheduled Council meeting following the

receipt of a Final Issue Report; provided that the Final Issue Report is received at least eight (8)

calendar days prior to the GNSO Council meeting. If the Final Issue Report is forwarded to the

GNSO Council Chair within the eight (8) calendar days immediately preceding the next GNSO Council meeting, the Council should endeavour to vote on the initiation of the PDP at the subsequent GNSO Council meeting. At the request of any Council member, for any reason, consideration of the Final Issue Report may be postponed by not more than one (1) meeting, provided that the Council member details the rationale for such a postponement. Consideration

of the Final Issue Report may only be postponed for a total of one (1) meeting, even if multiple

Council members request postponement.

Upon consideration of the Final Issue Report the GNSO Council may, when necessary, vote to suspend further consideration of the Final Issue Report. Any motion to suspend further consideration of the Final Issue Report shall fail if the votes in favor of continuing consideration of the Final Issue Report is sufficient to initiate a PDP under Article X Section 9.b or 9.c of the Bylaws, as appropriate. The basis for suspension could include prioritization reasons such as insufficient Staff or community support available due to other ongoing PDP work, requests for additional data and requests for additional discussion. The GNSO Council is expected to use this procedure sparingly, and should generally endeavour to vote on the initiation of a PDP within 90 calendar days of the receipt of the Final Issue Report. Any decision to suspend consideration of the Final Issue Report is to be accompanied by a proposed timeline for further consideration, including a timeline for a vote on the initiation of the PDP.

In the event that the GNSO Council does not approve the initiation of the PDP, not including the possible suspension of further consideration of the Final Issue Report as described above, any Councillor may appeal the denial, and request that the GNSO Council hold a renewed vote on the initiation of the PDP at the next subsequent GNSO Council meeting.

In the event that the GNSO Council does not approve the initiation of the PDP following a Final Issue Report requested by an Advisory Committee (AC), the AC or its representatives should have the opportunity to meet with representatives of the GNSO, and in particular, those voting against the initiation of the PDP, to discuss the rationale for the rejection and why the AC feels

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that reconsideration is appropriate. Following this meeting, the AC may submit a statement to

the GNSO Council requesting a re-vote and giving its rationale for such a re-vote. This process

may be followed just once for any given Issue Report.

As part of its decision on the initiation of the PDP, the GNSO Council may include consideration

of how ICANN's budget and planning can best accommodate the PDP and/or its possible

outcomes, and, if applicable, how the proposed PDP is aligned with ICANN's Strategic Plan.

5.8 Development and Approval of the Charter for the PDP

Upon initiation of the PDP, a group formed at the direction of Council should be convened to

draft the charter for the PDP Team. The Council should indicate the timeframe within which a

draft PDP Charter is expected to be presented to the Chair of the GNSO Council. Such a

timeframe should be realistic, but at the same time ensure that this task is completed as soon as

possible and does not unnecessarily delay the formation of a Working Group. The elements of

the Charter should include, at a minimum, the following elements as specified in the GNSO

Working Group Guidelines: Working Group Identification; Mission, Purpose and Deliverables;

Formation, Staffing and Organization, and; Rules of Engagement.

The Council should consider whether to approve the proposed PDP Charter at the Council

meeting following the Chair's receipt of the proposed PDP Charter; provided that the proposed

PDP Charter is received at least eight (8) calendar days prior to the GNSO Council meeting. If the

proposed PDP Charter is forwarded to the GNSO Council Chair within the eight (8) calendar days

immediately preceding the next GNSO Council meeting, the Council should endeavour to

consider the proposed PDP Charter at the meeting after the next GNSO Council meeting.

The same voting thresholds that apply to the initiation of the PDP also apply to the approval of

the proposed PDP Charter. Specifically, the proposed PDP Charter is to be approved with an

affirmative vote of vote of more than one-third (1/3) of the Council members of each House or

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more than two-thirds (2/3) vote of one House in favour of approval of a Charter for a PDP within

scope; unless the Staff Recommendation stated that the issue is not properly within the scope of

the ICANN policy process or the GNSO, in which case a GNSO Supermajority Vote as set forth in

Article X, Section 3, paragraph 9(c) in favour of approving the PDP Team Charter is specified to

approve the PDP Charter.

Once approved, modification of any PDP Charter is discouraged, absent special circumstances.

Approved charters may be modified or amended by a simple majority vote of each House.

In exigent circumstances, upon approval of the initiation of the PDP, the GNSO Council may

direct certain work to be performed prior to the approval of the PDP Charter.

5.9 PDP Outcomes and Processes

Upon approval of the PDP Charter, the GNSO Council may form a working group, task force,

committee of the whole or drafting team (the "PDP Team"), to perform the PDP activities. The

preferred model for the PDP Team is the Working Group model due to the availability of specific

Working Group rules and procedures that are included in the GNSO Operating Rules and

Procedures. The GNSO Council should not select another model for conducting PDPs unless the

GNSO Council first identifies the specific rules and procedures to guide the PDP Team's

deliberations which should at a minimum include those set forth in the ICANN Bylaws and PDP

Manual. The PDP Team is required to review and become familiar with the GNSO Working

Group Guidelines, which also apply to PDP Working Groups (see

http://gnso.icann.org/council/annex-1-gnso-wg-guidelines-07apr11-en.pdf), which includes

further information and guidance on the functioning of GNSO Working Groups.

Once formed, the PDP Team is responsible for engaging in the collection of information. If

deemed appropriate or helpful by the PDP Team, the PDP Team may solicit the opinions of

outside advisors, experts, or other members of the public. The PDP Team should carefully

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consider the budgetary impacts, implementability, and/or feasibility of its proposed information requests and/or subsequent recommendations.

The PDP Team should formally solicit statements from each Stakeholder Group and Constituency in the early stages of the PDP. Stakeholder Groups and Constituencies should at a minimum have 35 days to complete such a statement from the moment that the statement is formally requested by the PDP Team. If appropriate, such statements may be solicited more than once by the PDP Team throughout the PDP process. The PDP Team is also encouraged to formally seek the opinion of other ICANN Advisory Committees and Supporting Organizations, as appropriate that may have expertise, experience, or an interest in the PDP issue. Solicitation of opinions should be done during the early stages of the PDP.

In addition, the PDP Team should seek input from other SOs and ACs. Such input should be treated with the same due diligence as other comments and input processes. In addition, comments from ACs and SOs should receive a response from the PDP Team. This may include, for example, direct reference in the applicable Report or embedded in other responsive documentation or a direct response. The PDP Team is expected to detail in its report how input was sought from other SOs and ACs.

The PDP Team is encouraged to establish communication in the early stages of the PDP with other departments, outside the policy department, within ICANN that may have an interest, expertise, or information regarding the implementability of the issue. The Staff Manager is responsible for serving as the intermediary between the PDP Team and the various ICANN departments (finance, legal, compliance, etc.). The PDP Team Chair may escalate to the Vice President of Policy if the PDP Team is of the opinion that such communications have been hindered through the involvement of ICANN policy Staff. ICANN Staff may perform additional distinct roles for a PDP Team as requested and appropriate (see GNSO Working Group Guidelines for further details).

This Section illustrates the types of outcomes that are permissible from a PDP. PDP Teams may make recommendations to the GNSO Council regarding:

- i. Consensus policies
- ii. Other policies
- iii. Best Practices
- iv. Implementation Guidelines
- v. Agreement terms and conditions
- vi. Technical Specifications
- vii. Research or Surveys to be Conducted
- viii. Advice to ICANN or to the Board
- ix. Advice to other Supporting Organizations or Advisory

Committee

- x. Budget issues
- xi. Requests for Proposals
- xii. Recommendations on future policy development activities

At the same time, a PDP Team may also conclude that no recommendation is necessary.

The Staff Manager is responsible for coordinating with the Chair(s) of the PDP Team to supervise and to carry out the PDP activities as necessary or appropriate, including, without limitation, making available the standard technical resources for the PDP Team, scheduling and attending PDP Team meetings, drafting and publishing PDP reports for public comment, and providing expertise where needed.

5.10 Publication of the Initial Report

After collection and review of information, the PDP Team and Staff are responsible for producing an Initial Report. The Initial Report should include the following elements:

- Compilation of Stakeholder Group and Constituency Statements
- Compilation of any statements received from any ICANN Supporting Organization or Advisory Committee

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- Recommendations for policies, guidelines, best practices or other proposals to address the issue
- Statement of level of consensus for the recommendations presented in the Initial Report
- Information regarding the members of the PDP Team, such as the attendance records, Statements of Interest, etc.
- A statement on the WG discussion concerning impact of the proposed recommendations, which could consider areas such as economic, competition, operations, privacy and other rights, scalability and feasibility.

These elements may be included as content within the Initial Report or by reference to information posted on an ICANN website (such as through a hyperlink).

The Initial Report should be delivered to the GNSO Council and posted for a public comment period of not less than 30 days. If such a public comment period would coincide with an ICANN Public Meeting, the PDP Team is strongly encouraged to extend the public comment period a minimum of seven (7) days. Any public comment period on items other than the Issue Report and Initial Report shall be for a minimum of 21 days. The PDP Team is encouraged to explore other means to solicit input than the traditional public comment forum such as, for example, the use of a survey which might allow for asking more targeted questions.

5.11 Preparation of the Final Report

At the end of the public comment period, the Staff Manager will prepare a summary and analysis of the public comments received for the Working Group. Such a summary and analysis of the public comments should be provided at the latest 30 days after the closing of the public

comment period, absent exigent circumstances. The Working Group shall review and take into consideration the public comments received. Following this review, the Staff Manager, in close coordination with the PDP Team, shall add those comments deemed appropriate for inclusion to the Initial Report. In addition, the Staff Manager and the PDP Team may update the Initial Report if there are any recommendations within the Initial Report that require modification to address comments received through public comment. Such a revised Report shall be put forward for consideration by the PDP Team. The Staff Manager and the PDP Team are not obligated to include all comments made during the comment period, including each comment made by any one individual or organization.

The PDP Team is expected to deliberate as appropriate to properly evaluate and address comments raised during the public comment period. This should include the careful consideration and analysis of the public comments; explaining the rationale for agreeing and disagreeing with the different comments received, and, if appropriate, how these will be addressed in the report of the PDP Team. Following the review of the comments received and, if required, additional deliberations, the PDP Team is expected to produce a Final Report for transmission to the Council. The analysis of the comments by the PDP Team is expected to be included or referenced as part of the Final Report.

While the Final Report is not required to be posted for public comment, in preparing the Final Report, the PDP Team should consider whether the Final Report should be posted for public comment as a [Draft] Final Report, with the goal of maximizing accountability and transparency with regards the PDP, especially when substantial changes have been made compared to the contents of the Initial Report. When posted for Public Comment, Staff should consider translating the executive summaries of the Initial Reports and Draft Final Reports into the six UN languages, to the extent permissible under the ICANN translation policy and the ICANN budget, though the posting of any version in English is not to be delayed while translations are being completed. Upon completion of the Public Comment period, if any, and incorporation of any additional comments identified therein, or if no further comment period is necessary, the Final

Report is to be forwarded to the GNSO Council Chair to begin the GNSO Council deliberation

process.

In addition to any required public comment periods, the PDP Team may seek public comment on

any item that the PDP Team notes it will benefit from further public input. The PDP Team does

not have to seek approval from the GNSO Council to seek public comment on interim items. The

minimum duration of a public comment period that does not concern the Initial Report is twenty

(21) days.

Each recommendation in the Final Report should be accompanied by the appropriate consensus

level designation (see section 3.6 – Standard Methodology for Making Decisions in the GNSO

Working Group Guidelines).

5.12 Council Deliberation

The GNSO Council is strongly encouraged to allow sufficient time for Stakeholder Group,

Constituency and Councillor review of the Final Report prior to a motion being made to formally

adopt the Final Report. However, the GNSO Council is also encouraged to take formal action on

a Final Report in a timely manner, and preferably no later than the second GNSO Council

meeting after the report is presented. At the request of any Council member, for any reason,

consideration of the Final Report may be postponed for no more than one (1) meeting, provided

that such Council member details the rationale for such a postponement. Consideration of the

Final Report may only be postponed for a total of one (1) meeting, even if multiple Council

members request postponement. The GNSO Council may, if deemed appropriate, schedule a

separate session with the PDP Team to discuss the Final Report and ask any clarifying questions

that might arise.

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The GNSO Council is expected to vote on the recommendations contained in the Final Report. Approval of the PDP recommendations contained in the Final Report requires an affirmative vote meeting the thresholds set forth at Article X, Section 3(9) d - f.

In the event that the Final Report includes recommendations that did not achieve the consensus within the PDP Team, the GNSO Council should deliberate on whether to adopt them or remand the recommendations for further analysis and work. Although the GNSO Council may adopt all or any portion of the recommendations contained in the Final Report, it is recommended that the GNSO Council take into account whether the PDP Team has indicated that any recommendations contained in the Final Report are interdependent. The GNSO Council is strongly discouraged from itemizing recommendations that the PDP Team has identified interdependent or modifying recommendations wherever possible. In the event the GNSO Council expresses concerns or proposes changes to the PDP recommendations, it may be more appropriate to pass these concerns or recommendations for changes back to the respective PDP Team for input and follow-up.

5.13 Preparation of the Board Report

If the PDP Recommendations contained in the Final Report are approved by the GNSO Council, the GNSO Council may designate a person or group responsible for drafting a Recommendations Report to the Board. If feasible, the Recommendations Report to the Board should be submitted to the Board in time for consideration at the next GNSO Council meeting following adoption of the Final Report. Staff should inform the GNSO Council from time to time of the format requested by the Board. These GNSO Council Reports supplement any Staff Reports that may highlight any legal, implementability, financial, and other operational concerns related to the PDP recommendations contained in the Final Report. In order to enhance ICANN's accountability and transparency, Staff is encouraged to publish its Staff Reports with minimal redactions wherever possible, without jeopardizing information that may be protected under attorney/client or other legal privileges.

5.14 GNSO Council Role in Implementation

Upon a final decision of the Board adopting the GNSO PDP policy, the Board may, as appropriate, give authorization or direction to ICANN staff to work with the GNSO Council to create an implementation plan based upon the implementation recommendations identified in the Final Report, and to implement the policy in as timely a fashion as possible. The GNSO Council may, but is not required to, direct the creation of an Implementation Review Team to assist Staff in developing the implementation details for the policy. In its Final Report, the PDP Team should provide recommendations to the GNSO Council on whether an Implementation Review Team should be established and any other recommendations deemed appropriate in relation to such an Implementation Review Team (e.g. composition).

ICANN Staff should inform the GNSO of its proposed implementation of a new GNSO recommended policy. If the proposed implementation is considered inconsistent with the GNSO Council's recommendations, the GNSO Council may notify the Board and request that the Board review the proposed implementation. Until the Board has considered the GNSO Council request, ICANN Staff should refrain from implementing the policy, although it may continue developing the details of the proposed implementation while the Board considers the GNSO Council request.

5.15 Termination of PDP prior to Final Report

The GNSO Council may terminate a PDP prior to the publication of a Final Report only for significant cause, upon a motion that passes with a Supermajority Vote in favour of termination.

The following are illustrative examples of possible reasons for a premature termination of a PDP:

 <u>Deadlock</u>. The PDP Team is hopelessly deadlocked and unable to identify recommendations or statements that have either the strong support or a consensus of its members despite significant time and resources being dedicated to the PDP;

2. **Changing Circumstances**. Events have occurred since the initiation of the PDP that

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have rendered the PDP moot or no longer necessary; or

3. Lack of Community Volunteers. Despite several calls for participation, the work of

the PDP Team is significantly impaired and unable to effectively conclude its

deliberations due to lack of volunteer participation.

If there is no recommendation from the PDP Team for its termination, the Council is required to

conduct a public comment forum first prior to conducting a vote on the termination of the PDP

(as described above).

5.16 Amendments or Modifications of Approved Policies

Approved GNSO Council policies may be modified or amended by the GNSO Council at any time

prior to the final approval by the ICANN Board as follows:

1. The PDP Team is reconvened or, if disbanded, reformed, and should be consulted with

regards to the proposed amendments or modifications;

2. The proposed amendments or modifications are posted for public comment for not less

than thirty (30) days;

3. The GNSO Council approves of such amendments or modifications with a Supermajority

Vote of both Houses in favour.

Approved GNSO Council policies that have been adopted by the ICANN Board and have been

implemented by ICANN Staff may only be amended by the initiation of a new PDP on the issue.

5.17 Periodic Assessments of Approved Policies

Periodic assessment of PDP recommendations and policies is an important tool to guard against

unexpected results or inefficient processes arising from GNSO policies. PDP Teams are

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encouraged to include proposed timing, assessment tools, and metrics for review as part of their

Final Report. In addition, the GNSO Council may at any time initiate reviews of past policy

recommendations.

5.18 Miscellaneous

This Manual may be updated by the GNSO Council from time to time following the same

procedures as applicable to amendments to the GNSO Operating Rules and Procedures.

In the event of any inconsistencies between the ICANN Bylaws or this Manual, the terms of the

ICANN Bylaws shall supersede.

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Annex A - Public Comment Forum on the Initial Report

A public comment forum was held on the Initial Report, which ran from 31 May to 30 September (see http://www.icann.org/en/announcements/announcement-2-31may10-en.htm). A summary of the comments received can be found here. In addition, the WT developed a public comment review tool to facilitate review and discussion of the comments received as well as providing an overview of how the different comments have been addressed in this report. You can review the public comment review tool hereunder.

PDP WT - Public Comments Review Tool - Updated 11 November 2010

	Comment (Summary)	Who	WG Response	Recommended Action/Change
General Issues				
Working Group Model	Prior to formally institutionalizing the WG model, the PDP WT should undertake or commission a review of whether the WG model is in fact optimal for addressing PDP issues	ALAC	There are some concerns from the ALAC if the PDP would mandate the WG model as there are known weaknesses, e.g. uneven representation. It was suggested that the PDP-WT could call for the evaluation of the WG model which should assess whether there are stages in the PDP that are more suitable for WGs and those that might be more suitable for formal advice from SGs / Constituencies. It was also noted that new models might emerge, therefore, the PDP should not be restricted to only	 Recommend review of WG model for PDP Ensure a structure that is flexible enough to accommodate different working methods, possibly requiring some core principles

Policy Development Process Work Team Updated Final Report & Recommendations

Author: Marika Konings

Evidence / data	PDPs should be based on responsibly document evidence of an issue to be addressed. A reasonable data-driven threshold for introduction of a PDP is a necessary step.	RrSG	WGs but leave flexibility for future adoption of alternative mechanisms. The WT debated whether there should be overall principles that any method should contain such e.g. representativeness. The basis of the comment is that anecdotal evidence is not sufficient, there should be a push to provide as much information as possible. The question was raised whether there are certain areas where there should be some flexibility. It was suggested that in those cases additional efforts should be made to gather information, but if there is community agreement, this might be circumvented. Some noted that the GNSO is the manager of the process and should have the discretion to make these kinds of decisions, a black/white rule	None
Stage 3 – 3a	ICANN was established with parameters for good reasons – to keep the organization from overreaching and causing disruption, to clearly define its role, etc. If the GNSO is willing to continue accepting every issue that's raised, whether in scope or not, ICANN will continue to	RrSG	would not make sense here. Some noted that not every issue that is raised at the GNSO Council level is a gTLD policy issue, e.g. Internet Governance, DNS Cert. Not every issue that is raised will meet the GNSO scope test.	

Stage 3 – 3b	experience the difficulties it does now. Setting reasonable boundaries about scope should not be difficult. No potential outcomes should be dictated as part of the PDP, though the SG agrees a requestor should identify potential outcomes if	RrSG	As the comment is in line with the views expressed in the report, no further discussion needed.	None
Stage 3 – 3c	possible, without bias. The proposed suggestion (if there is not sufficient information available, an issue does not pass to the next stage) is a reasonable one. Proceeding blindly on policy development without sufficient information is irresponsible.	RrSG	As the comment is in line with the views expressed in the report, no further discussion needed.	None
Stage 3 – 3d	The RrSG agrees that a variety of alternatives should be employed to address issues of concern to the community. A PDP may or may not be the appropriate method.	RrSG	As the comment is in line with the views expressed in the report, no further discussion needed.	None
PDP and other activities	It is important to distinguish between what constitutes a PDP and 'other' GNSO Council activities that might also result in creation of WGs or development of charters but for which no formal process has been defined at this point in time.	BXL meeting	The WT discussed that although it might be helpful to provide further details on the significance of a PDP and when a PDP is supposed to be utilized to distinguish it from 'other' GNSO activities.	 Develop introductory paragraph on what constitutes a PDP to be added to the report.

GNSO Council / GNSO	Need to distinguish between GNSO Council and GNSO as these are not synonyms	BXL meeting	The WT agreed with this comment and will update the report accordingly.	•	Review report and verify that the terms GNSO Council and GNSO are used correctly
By-laws	By-laws should provide high-level overview of PDP process, with further details going into rules of procedure.	BXL meeting	The WT agreed that the by-laws should provide a high-level overview of the PDP process by outlining the main principles and constraints in the by-laws, while other elements would be incorporated in the rules of procedure.	•	Ensure that any draft by-law language follows this principle
PDP Flow Chart	The RySG notes that the PDP Flowchart shows the 'Initiation of a PDP' prior to the 'Creation if a Drafting Team to develop the WG Charter'. In recent GNSO PDPs, it has appeared to be helpful to have a draft charter prepared before initiating the PDP; that then makes it easier to decide whether a PDP should be initiated because the desired objectives and deliverables are defined. For 'Adoption of the Charter', the "Same voting thresholds apply as for the Initiation of the PDP". The voting thresholds for initiating a	RySG	The WT noted that the flowchart did not allow for the flexibility that might be needed in this case and it expressed its support for the flexibility of having a draft of the charter prepared before or after initiation of the PDP. Further guidance on such flexibility should be provided in the rules of procedure. The WT pointed out that by applying the default threshold, the vote to adopt a charter would be higher than the actual initiation of a PDP which could result in possible gaming (i.e. those opposed to initiating the PDP could block the adoption of the charter). The WT did agree that modifications to the charter should be adopted by a simple majority	•	Update recommendation 19 by adding that modifications to a WG charter may be adopted by a simple majority vote of the GNSO Council

	PDP are as follows: To initiate a		vote of the GNSO Council.	
	PDP within scope requires an		vote of the divo council.	
	affirmative vote of more than 33%			
	of each House or more than 66% of			
	one House. To initiate a PDP not			
	within scope requires an			
	affirmative vote of more than 75%			
	of one House and a majority of the			
	· · ·			
	other House ("GNSO			
	Supermajority"). It might be			
	simpler to apply the default			
	threshold, a simple majority of			
2111112	each house.			
Relating to Recomm	I			
1 (Who -Request	The PDP ought to address the	INTA	The WT did discuss this question as part	
for Issues Report)	manner in which unaffiliated		of its deliberations. In its view, if the	
	groups and individuals can properly		issue would be considered important	
	raise issues they would like to be		enough, it would be picked up by one of	
	considered. For instance, a		the constituencies or stakeholder groups.	
	funneling mechanism through		In addition, if there is no interest from	
	which issues are vetted and/or		constituencies or stakeholder groups to	
	passed to the GNSO or AC or		take up the issue, the unaffiliated group	
	relevant constituencies likely to		or individual can reach out to the Board	
	have similar concerns, may be		or one of the Advisory Committees to get	
	considered.		the issue raised.	
1 (Who -Request	It is appropriate that the current	Mary	Noted and agreed. The WT agrees with	

⁸ Please note that the numbering refers to the numbering of the recommendations as marked in the Initial Report

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Date: 28 S	eptember 2011
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2 (Language –	Although this was presumably not	Mary	The WT notes that this will be addressed	
Request for Issues	part of the WT's charge, striking	Wong	in the new Annex A. The WT agrees that	
Report)	the "members present" language		the use of a template is to be	
	should be reviewed against other		recommended but not mandatory.	
	parts of the Bylaws (and any other			
	applicable rules to ICANN			
	constituent bodies, offices,			
	committees, teams and groups, as			
	the case may be) to see if similar			
	problems present themselves in			
	those situations and respects.			
	A template for requesting an Issues			
	Report would be useful, but ought			
	not to be mandatory.			
3 (How – Request	Support for recommendation 3 and	INTA	Noted. The WT confirmed that it does	
for Issues Report)	suggests that said Manual will also		have the intention to put out the manual	
	be open for public comment as it is		or rules of procedure (which might be a	
	developed.		more appropriate term) for public	
			comment in due time.	
3 (How – Request	How are the contents of the PDP	RySG	The WT discussed that the rules of	
for Issues Report)	Manual/Guidebook going to be		procedure would together with the by-	
	developed?		laws form one whole, with the by-laws	
	Note also that Recommendation 5		outlining the basic (mandatory) principles	
	appears to duplicate		and the rules of procedures providing the	
	Recommendation 3.		details including examples and optional	
			steps. Normally the WT report should	
			provide the ingredients for the rules of	
			procedure which might be further	
			worked out by the WT with the support	

			of ICANN staff.	
4 (How – Request for Issues Report)	Some basic template detail should probably be mandatory, including for instance a statement as to why the issue is important to the relevant constituency.	INTA	The WT did discuss as part of its deliberations whether a template or certain elements of the template should be mandatory, but the WT is of the opinion that its use should be strongly recommended, but not mandatory. The WT also noted that in combination with some of the other recommendations, such as additional research and discussion in advance of making a request would contribute to making additional information available in support of a request for an issues report.	
4 (How – Request for Issues Report)	Issues for consideration should be raised through an electronic/online process that is linked to relevant sections of the PDP Manual.	INTA	The WT agreed that it might be worth exploring in due time, but as a 'nice to have', not a mandatory function.	
4 (How – Request for Issues Report)	The RrSG believes this is a responsible step toward making future policies based on evidence and facts. A template that includes a clearly defined problem, well-documented supporting evidence, and a rationale for the use of increasingly very limited resources for development of policy, would be a useful tool.	RrSG	The WT agreed noting that there the limited resources apply both to staff as well as community volunteers.	
4 (How – Request	Any manual or guidebook should	RrSG	The WT noted that limited resources	

for Issues Report)	encourage that ICANN participants are mindful and respectful of ICANN's limited resources.		apply both to staff as well as community volunteers.
4 (How – Request for Issues Report)	The RrSG looks forward to a continued discussion of what would constitute a reasonable threshold for initiating a PDP.	RrSG	Noted, and this will be covered in further detail in the discussion on 'overarching issues' that addresses voting thresholds.
3, 4 & 5 (How – Request for Issues Report & Issue Scoping)	A manual and/or guidelines would be helpful. It is not clear at this point how, and by whom, these manuals and guidelines will be developed. They ought to be a community process. Similarly, suggestions for identifying potential outcomes and ways to define the issue should be accomplished with community input. Recommendation #5 seems repetitive in light of previous	Mary Wong	Noted and agreed. The content of the manual will be open for community input as the basic outline for such a manual is expected to be part of the draft Final Report. Agreed, but recommendation #5 is the result of a different discussion and
	recommendations. Are there specific issues or concerns that were not addressed by, say, Recommendation #3, that the WT intended be addressed here?		therefore does serve a specific purpose.
6 (Creation of Issues Report)	Should there be certain requirements for which elements an Initial Report should contain, e.g. draft recommendations /	BXL Meeting	The WT is of the opinion that certain elements should be encouraged, but not necessarily mandated.

	conclusions?			
6 (Creation of Issues Report)	In some cases it might be useful to do additional research, hold discussions or conduct outreach before an Issues Report is requested, so it might be useful to include this possibility in the manual/guidebook.	RySG	Noted	
6 (Creation of Issues Report)	The Bylaws should not be complicated with too much detail, particularly (in this regard) the precise contents of an Issues Report. The WT recommendation that this be taken up as part of the preparation of the manual and guidelines is a good way of ensuring that sufficient guidance is given such that an Issues Report will serve as both a precise and informative document upon which to base a vote to initiate a PDP (or not.)	Mary Wong	Noted and agreed.	
7 (End result of PDP)	The RrSG welcomes this recommendation. Issues should be met with the solution that most appropriately resolves them.	RrSG	Noted	
7 (End result of PDP)	Although other outcomes are possible, the focus of a PDP should be foremost on the development of	BXL meeting	The WT noted that although nothing prevents issues that are not focused on developing consensus policies going	

	consensus policies relating to issues that are within the 'picket fence'.		through a PDP, other GNSO processes that might be applicable (as indicated with 'follow other GNSO process' in the diagram) should be encouraged. Some noted that the reason for using a PDP could be that its outcome cannot easily be dismissed by the Board.	
7 (End result of PDP)	The fact that potential outcomes of a PDP can be other than the development of consensus policies ought to be further highlighted to the ICANN community, in line with the WT's recommendation.	Mary Wong	Noted and agreed.	
8 & 9 (Role of ICANN staff)	The General Counsel's role in opining whether a proposed PDP is "within scope" is both useful and necessary, thus the WT's recommendation in this respect should be followed. It would, additionally, be helpful if ICANN staff's function with respect to a particular Issues Report (e.g. whether technical expertise was provided or sought) could be included, where possible. The proposed manual/guidelines could further explore this question.	Mary Wong	Noted. The WT agrees with the suggestion and proposes to include a description of the role of ICANN Staff in the Manual.	Include description of the role of ICANN staff in the PDP Procedure Manual.
10 (Timeline Issues Report)	Maximum time frames in the current PDP in the Bylaws have for	RySG	Agreed	

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10 (Timeline Issues Report)	the most part have had to be ignored because they were unrealistic for many issues. Timeframes are better put into the manual/guidebook instead of any Bylaws. The practice of asking Staff to provide estimates of time needed has worked fairly well in GNSO history and better accommodates the variability of issue complexity. It may be possible to combine options (c) and (d); for example, prescribing the time frame (minimum to maximum) in the Bylaws, with the added provison that if ICANN staff requests a	Mary Wong	Noted. This seems in line with the WT's current thinking and will be taken into account when finalizing the recommendation.	
	modification of the time frame, then the estimate requirements in (d) be provided as soon as possible upon the request for an Issues Report.			
11 (Community Input)	INTA agrees with this position as it would allow relevant stakeholders and community members to have input on new issues that may not be reflected in the Issues Report.	INTA	Noted	
11 (Community Input)	Considering the nature of ICANN as a multi-stakeholder, consensus-	Mary Wong	Noted	

	building organization, the recommendation for a mandatory public comment period, after the preparation of an Issues Report and prior to the Council vote in favor (or not) of a PDP, should be implemented.			
12 (Role of workshops)	What is meant by a workshop? Workshops traditionally have been held at ICANN international meetings but those are held only three times a year. Note that drafting teams have been used successfully in the GNSO in recent years for several purposes including drafting charters, developing recommendations for consideration before initiating a PDP, etc. Does the WT see a place for DTs in the PDP process and, if so, what would that be?	RySG	The workshop / DTs mentioned in the report were optional not mandatory. Workshops would be intended to introduce an issue to the community and see if there is community interest, while a DT seems more appropriate if there is a certain product that is expected / needed. The WT is open to considering other mechanisms such as briefings or webinars that might be used in between ICANN meetings. Workshops do not need to be organized by ICANN; an interested party could also undertake such an effort to socialize an issue.	Recommend that invitations / announcements for workshops or other events are communicated as broadly as possible.
12 (Role of workshops) & 13 (Impact Analysis)	This should be discussed, and possible processes recommended, by those tasked with preparing the relevant manual/guidelines.	Mary Wong	Noted	
13 (Impact Analysis)	INTA generally agrees with this recommendation with the caveat that more detailed guidance should be in the Manual on what	INTA	These comments (also other ones made in relation to this issue) are in line with the comments expressed by the WT in its report.	

	constitutes 'appropriate or necessary' and how the GNSO Council should consider and use		An Issues Report might include recommendations for further study or impact analysis which is then	
	such analyses. The design of such		subsequently considered by the Council.	
	studies so early in the process might be flawed or could bias the		Although the Council could also request a study or impact analysis as a separate	
	outcome or decision on whether to		study of impact analysis as a separate step from the PDP. Some suggested that	
	proceed with a PDP. Public		an impact analysis as part of a PDP	
	comment period could provide		should be preceded by an Issues Report.	
	adequate bases for parties to argue		should be preceded by all issues keport.	
	or support undue fiscal hardship			
	economic impact.			
13 (Impact	The RrSG agrees with this	RrSG	See above	
Analysis)	recommendation and believes it	150	See above	
,	would be a prudent step in a PDP.			
	It recommends that the PDP-WT			
	add to this recommendation that			
	impact analyses include, to the			
	extend possible, an assessment of			
	the impact to: the operations of			
	registries, registrars and service			
	providers; ICANN as an entity			
	(including ICANN's revenue); end-			
	users and customers of the DNS.			
13 (Impact	Further consideration should be	BXL	Some disagreed with this comment,	
Analysis)	given on how the request for an	meeting	noting that it is important that the	
	impact analysis could be abused to		potential impact an issue might have	
	delay a decision on the initiation of		before starting a PDP. If there is a	
	a PDP and how this can be avoided		concern to start a PDP, it might be even	

			more reason to conduct an impact analysis. Some noted that there is a potential under the guise of studies or impact analysis to delay moving forward with a PDP. The WT noted that this kind of issue should be handled by the Council as part of its role as manager of the process, also noting that launching an impact analysis would require resources and co-ordination from policy staff.		
13 (Impact Analysis)	The RySG believes that this is a very constructive recommendation.	RySG	Noted		
14 (Prioritization)	The RrSG supports this recommendation and looks forward to a continued discussion of prioritization methods.	RrSG	The WT noted that it is not clear yet what will come out of Council's prioritization effort. It was pointed out that is not only the number of PDPs that are running simultaneously, but also all the other initiatives, Working Groups, Work Teams and Drafting Teams that are going on, especially those with tight deadlines. It was suggested that one of the solutions is to get more people involved to share the workload. The WT noted that the Council hasn't considered yet how to deal with future issue and has focused for now on the ongoing projects. It might therefore be appropriate for the WT to give more	•	Reword in the report that it is not only PDPs, but also other initiatives that need to be taken into account when prioritizing Change some of the terminology (managing workload)

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			consideration to this. Another issue that was identified is that as WGs progress, the interest in the issue seems to disappear resulting in fewer volunteers trying to finish the task. This becomes especially apparent when a new 'hot' topic is launched which attracts many new volunteers at the expense of other efforts.	
14 (Prioritization)	Given the possibility of unexpected	Mary	The WT would favor some kind of	
& 15 (Fast Track	or urgent issues that can arise from	Wong	prioritization even if it would be a simple	
Process)	time to time, it will be difficult for		method like 'first in, first out'. The WT	
	the GNSO Council to accomplish a		suggests exploring how other	
	truly meaningful prioritization of		organizations prioritize as this might	
	the various tasks (including a PDP.)		serve as an example. It was pointed out	
	It would be unfortunate if a		that it is not only PDPs that create	
	particularly important issue (e.g. as		workload, but especially other initiatives	
	demonstrated by strong support		and working groups. The WT is of the	
	for a PDP amongst numerous		opinion that activities should be limited	
	constituencies or committees)		to what the volunteer community and	
	could not be pursued due to a lack		staff resources can sustain. The WT	
	of resources. Specific indicators		debated three different options to	
	(e.g. level of support; existence of		manage workload:	
	third party economic impact		- Put PDPs on temporary hold	
	studies) could be identified as aids		- Develop elaborate calendar with	
	to the GNSO Council when		timeframes and set milestones	
	determining prioritization or		for WGs. If any milestones are	
	initiation of PDPs.		missed, the Council should	
	A "fast track" procedure would be		review why milestones are	
	a useful option. However, as		missed and address issue.	

	identified by the WT, due consideration needs to be given to		- Acknowledge at the start of a PDP what resources are available	
	questions relating to gaming and ensuring broad (and diverse)		and which other initiatives contend for the same resources.	
	participation.		The WT agrees that a fast track	
			procedure would be a useful option.	
15 (Fast Track	For issues that need urgent	ALAC	To be discussed in further detail at one of	
Process)	attention, the ALAC supports the		the upcoming meetings. (see separate	
	development of a streamlined		note)	
	process which will require less			
	volunteer and staff time, and less			
	elapsed time.			
15 (Fast Track	INTA agrees that, under certain	INTA		
Process)	circumstances, emergency			
	procedures (requiring by-law			
	amendment) may be necessary.			
	INTA concurs with a sunset period			
	that requires a subsequent (full)			
	PDP procedure to confirm or adapt			
	any temporary policy.			
15 (Fast Track	Recent experiences in the GNSO	RySG		
Process)	have demonstrated the need for			
	such a procedure so the RySG			
	supports this recommendation.			
	But it should be recognized that			
	some issues will be too complex to			
	adequately cover in a fast-track			
	process so it would be helpful if			
	there were some guidelines that			

	could be used to decide when to consider a fast track procedure.				
16 (Flexibility)	INTA agrees with the proposed	INTA	Agreed and should be updated	•	Update in report
	modified language set out in the report, but suggests that the				
	clarifying language 'calendar' days				
	be inserted in sub-clause 'b'.				
16 & 17 (Flexibility)	Where a PDP is initiated by Board	Mary	A PDP requested by the Board will also		
16 & 17 (Flexibility)	action, it is not clear what (if any)	· •	start with the development of an Issue		
	role public comment (which, as	Wong	Report, followed by a comment period.		
	recommended, should be provided		Report, followed by a confinent period.		
	after the issuance of an Issues				
	Report) would play in this regard.				
	As such, the 8 calendar days				
	proposed by the WT may be either				
	unnecessary (if the Council has no				
	choice but to act on the Board's				
	instruction) or insufficient (if public				
	comment is to be considered.)				
	The recommendation that a				
	Stakeholder Group or constituency				
	may defer a vote on a PDP for no				
	more than one meeting, and needs				
	to detail its reasons for such a				
	request, is necessary to ensure timely action on issues of				
	importance, and minimize gaming				
	or other similarly strategic actions.				
19 (Appeals		Many	Noted		
18 (Appeals	For the reasons stated by the WT in	Mary	Noteu		

mechanism)	its report, requiring the Council to	Wong		
	state its reasons in the absence of a			
	formal appeal mechanism would			
	help ensure transparency and			
	accountability.			
19 & 20	The WT's rationale and	Mary	Noted	
(Chartering)	recommendations regarding, in	Wong		
	particular, the nomenclature for,			
	participation in, and chartering			
	processes for, a Working Group (as			
	opposed to a "task force") are			
	timely and should be adopted.			
21 (AC/SO input)	It is encouraging that AC/SO	ALAC	Noted, the recent CWG Rec6 might serve	
	cooperation is being contemplated		as a model. Further examples to promote	
	on a more formal basis and will be		AC/SO cooperation were also included in	
	institutionalized.		the notes relating to this issue.	
21 (AC/SO input)	The WT's recommendation that	Mary	Noted	
	further consideration be given as to	Wong		
	how to further involve other SOs			
	and ACs in the PDP process are			
	welcome and should be adopted.			
22 (timeframe for	This recommendation presumably	Mary	Agreed and the WT will incorporate this	Incorporate suggestion in
taking a decision)	applies to situations where the	Wong	in the recommendation. As a general	the recommendation.
	Council (as opposed to Councilors		rule, a vote can be deferred to the next	
	representing particular Stakeholder		Council meeting but for a maximum of	
	Groups or constituencies) believe a		three meetings.	
	vote should be deferred, e.g. in			
	order to obtain expert advice. To			
	ensure timely action (one way or			

the other), however, it does not seem advisable to leave the question of how long such a deferral can last unanswered. Similarly, the question of whether a certain threshold of Council members is required before a deferral is confirmed is also important. To leave these questions to guidelines may not be the optimal solution, although it is certainly better than the current lack of guidelines and clarity. The WT may wish to explore the possibility of at least requiring that a deferral be made for no longer	
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possibility of at least requiring that a deferral be made for no longer	
a deferral be made for no longer	
than the next Council meeting	
(unless the reason for the deferral	
reveals the need for a longer	
deferral period, in which case there	
should be a maximum time limit	
set, to be amended only upon	
further vote of the Council.)	
23 (Public INTA believes that the public INTA Some suggested it should be Clarify section	າ in the
Comment Period comment period must be recommended, but not mandatory. Some report as outl	lined in
after Initiation) mandatory, noting that the public suggested that this should be considered the notes.	iiiica III
comment period is ample and the in combination with the public comment	iiiica iii
scope of comments is not period on Issues Report. Should one of	icu III
restricted to the WG's initial the two or both be mandatory? If there is	iiiicu III
questions. a public comment period, the WG should	mica III

have the opportunity to ask specific questions, but should also solicit input on the issues within the scope of that WG. Most agreed that there shouldn't be an obligation for a WG to respond to comments that are outside of scope of the WG. The WT supported that a public comment period on the issues report should take place. The second public comment period after the initiation of the PDP would then be optional, unless no public comment period had taken place on the Issues Report in which case it would become 'highly recommendable'.

It was pointed out that the Council and/or WG both have the flexibility to run additional public comment periods as deemed appropriate.

The WT discussed how comments on the Issues Report would need to be dealt with and noted that this would depend on the nature of the comments received: some might require updating of the Issues Report, some might be passed on the Council for further consideration and some might be passed on to the WG for consideration.

23 (Public	The function – and nature – of	Mary		
Comment Period	public comments in relation to a	Wong		
after Initiation)	Working Group (WG) request after			
	its initiation can be different from			
	public comments solicited and			
	received in response to an Issues			
	Report. As such, a public comment			
	period should be mandatory,			
	unless the WG specifically deems it			
	– and documents its reasons –			
	unnecessary. Even so, this should			
	not preclude the WG from initiating			
	a public comment period at some			
	later point in its processes.			
24 (Clarify 'in	INTA agrees with the proposed	INTA	Noted	
scope')	language			
24 (Clarify 'in	The RrSG found this language to be	RrSG	It was noted that 'in scope' is frequently	Update report to
scope')	confusing and would appreciate		used, but also frequently misunderstood.	include that issues
	clarification from the WT. With		It was suggested that there is a general	identified should be
	regard to the general issue, it		feeling amongst registrars that if	mapable to provisions
	believes that ICANN's role should		something bad is happening on the	in the by-laws, incl.
	be limited to that of a technical		Internet that ICANN is supposed to be	annexes or AoC
	coordination body and avoid		doing something about it. ICANN has a	
	mission creep. Furthermore, the		role to play, but it is not the 'end all – be	
	GNSO should not confuse policy		all' target for complaints about the	
	development with policy		Internet. Further clarification of 'scope'	
	implementation.		might therefore be helpful. The WT	
			agreed that issues should be readily able	
			to be mapped to ICANN's mission or AoC	

			at the outset of a PDP, and if it is not	
			clear where an issue falls, then it is a	
			problem that needs to be further	
			considered. It was suggested that the (
24 (Clarify 'in	Further review of 'in scope'	BXL	The WT noted that it might be difficult to	
scope')	definition by ICANN legal Counsel,	meeting	come up with examples.	
	including consideration of how		· · ·	
	'scope' is defined elsewhere in the			
	by-laws (such as Article 10, section			
	1) which might form the reference			
	point. At the same time, further			
	details / examples on what 'in			
	scope' in practice means might be			
	included in the rules of procedure			
	or PDP handbook.			
24 (Clarify 'in	The WT's recommendation to	Mary		
scope')	clarify the "in scope" question, to	Wong		
	distinguish this issue from that of			
	"consensus policy", is necessary			
	and should be adopted.			
25 (Maximize	INTA agrees with the proposed	INTA	Noted	
effectiveness of	recommendation			
WGs)				
25 (Maximize	Development of a "cheat sheet" for	RySG	It was pointed out that the WG	
effectiveness of	WGs could facilitate		Guidelines do include a chairs check	
WGs)	implementation of this		sheet for first meeting. The WT	
	recommendation		expressed support for providing training	
			on the WG Guidelines to new Working	
			Groups, incl. PDP WGs. It was also	

			pointed out that there is a placeholder in the GNSO WG Guidelines to include specific details concerning PDP WGs, which could also be translated in a presentation or cheat sheet in due time. Some expressed concern about cheat sheets as certain details and/or links with other provisions might be left out. Some suggested that an annotated index might be more appropriate (e.g. if you want to know about issue x, look at section y). The WT did agree that further information on WG basic should be provided to make it easier for newcomers, while at the same time encouraging review of the complete WG Guidelines.	
26 (Communication with ICANN departments)	INTA agrees that such inquiry is worthy and that mechanisms for communication with ICANN departments should be clearly established.	INTA	Noted. WT agreed to change language in report to make it a firm recommendation instead of a suggested approach.	 Update language to reflect recommendation instead of suggested approach.
26 (Communication with ICANN departments)	Clarification over appropriate and available means and channels of communication with various ICANN departments, will be necessary and should be developed.	Mary Wong		
27 (Link with strategic plan &	The initiation of a PDP might include consideration of how	INTA	Noted and agreement with comment.	 Reflect comment in report.

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budget)	ICANN's budget and planning can		
J ,	best embrace the PDP and/or its		
	possible outcomes, the priority		
	must be on ensuring that GNSO		
	policy development can address		
	the public's needs, and ICANN		
	should adequately budget and plan		
	to meet those requirements.		
27 (Link with	The fact that policy issues do not	Mary	
strategic plan &	arise in organized fashion according	Wong	
budget)	to a calendar (budgetary or		
	otherwise) renders it practically		
	impossible to implement a single		
	process to determine how best to		
	link a PDP with an overall strategic		
	plan or central budget (e.g. the fact		
	that emergency and fast track		
	processes are being considered		
	demonstrates this.) It is important,		
	however, that financial constraints		
	not be the major factor curtailing		
	the initiation, timing or workings of		
	a PDP. Much responsibility		
	therefore devolves by default to		
	the GNSO Council in its current role		
	as manager of overall GNSO		
	processes and work. It would be		
	helpful, however, if through the		
	Issues Report and		
	constituency/stakeholder group		

	input as well as SO and AC			
	feedback prior to and during a PDP,			
	as much detailed information (such			
	as costs, timing and the need for			
	further expert analysis) can be			
	provided to the Council, to assist its			
	deliberations as to whether to			
	initiate a PDP, and (if applicable) to			
	the WG once a PDP is initiated and			
	a charter approved. Suggestions as			
	to what and how such information			
	could consist of and be compiled			
	could be made part of the			
	manual/guidelines under			
	consideration.			
28 / 29 (Public	INTA agrees with the extension of	INTA	See below	
comment)	timing for public comments, but			
	believes the minimum should be 45			
	days to ensure that all members of			
	the public have adequate time to			
	comment. In addition, there may			
	be circumstances under which			
	more than 45 days is necessary,			
	either because of the likely interest			
	in the issue, or the calendaring of			
	the request, and that provision			
	should be made for extending the			
	period for public comment under			
	certain defined circumstances.			

28 (Public	Timeframes are better placed in	RySG	The WT agreed that there needs to be	•	Reflect WT position in
comment)	the manual / guidebook than in the		flexibility and suggested that the		the report and update
	Bylaws because the former are		absolute minimum should be noted in		recommendation
	much easier to change as needed.		the by-laws (21 days), while the		accordingly.
	GNSO experience to date has		guidebook should indicate reasonable		
	shown that flexibility is often		parameters, for example taking into		
	needed; in that regard, it might be		account when a public comment period		
	better to suggest comments		coincides with a public comment period.		
	periods of 20 to 30 days, the latter		The guidebook could also indicate what		
	being preferred if possible.		the recommended length is for a 'typical'		
			public comment period (30 days), noting		
			that there is flexibility to extend but also		
			taking into account the overall		
			milestones and target dates of the WG as		
			outlined in its Charter.		
28, 29 & 30 (Public	Given ICANN's reliance on	Mary			
Comment)	volunteer input and the	Wong			
	importance of public comments,				
	the proposed extension of a public				
	comment period to 30 days is				
	welcome and should be adopted.				
	Although it might not be feasible to				
	expect a WG to review and				
	acknowledge all public comments				
	received, nor would it be fair to				
	add unnecessarily to ICANN staff				
	workload, it is still important that				
	the WG have easy access to all				
	public comments submitted. The				
	recommended language should				

	therefore be amended such that, at a minimum, the ICANN staff manager must provide, a full list of all public comments received and an indication of which comments were deemed appropriate to be included in the summary and analysis provided to the WG, and which not.			
31 (Implementation / impact)	The first option seems like it could have value but it is not clear that it would be practical in some PDPs. It may depend on what is meant by implementation guidelines, so that may need some clarification. For example, the New gTLD PDP contained implementation guidelines but they were at a fairly high level; if the final report had to contain more detail, the PDP would have taken considerably longer than the 1.5 years it lasted. And we have seen that the implementation process has taken even longer than the PDP took. To the extent possible, it would be helpful to consult with WGs during the implementation process, but for PDPs that last a long time, WG membership tends to change a lot	RySG	Taking into account the comments made in relation to recommendation 31 and 42, the WT noted that there seems to be general support for the concept of an implementation team, noting the need for flexibility on when and how such a team should be used.	

	so that reality needs to be		
	considered. Also, it is important to		
	do that in a way that does not too		
	easily provide an avenue for		
	redoing recommendations in cases		
	where some parties may not have		
	been totally satisfied with the		
	results unless there is strong		
	justification for doing so.		
	Consultation with the GNSO should		
	definitely happen during the		
	implementation plan development.		
	The GNSO Council should mainly be		
	a channel through which that		
	happens.		
	In cases where an implementation		
	team is formed, it would be useful		
	to include members of the WG as		
	possible.		
31	To the extent that a WG can	Mary	
(Implementation /	provide recommendations as to	Wong	
impact)	implementation, they would		
	doubtless be useful. A WG ought in		
	all cases to consider including these		
	as part of its report, and should		
	also consider whether to		
	recommend the formation of an		
	implementation team, which		
	should consist of a broad base of		
	participants and preferably include		

	at least a few WG members. Recognizing the periodic difficulty of distinguishing between "policy" and "implementation", it would be helpful (particularly in soliciting public comment) also if a WG could indicate which issues discussed or raised crossed the line, in its view, from one to the other.			
32 (Staff resources)	The RrSG concurs with this recommendation and encourages adoption of this provision as part of the PDP reform.	RrSG	Noted	 Update recommendation to include language that encourages staff to provide that information.
32 (Staff resources)	The RySG strongly supports this recommendation.	RySG	Noted	
33 (Constituency Statements)	The RySG thinks this is a good change. It might also be a good idea to note that in some cases constituency statements may be requested more than once.	RySG	Noted, this flexibility is also acknowledged in the report.	
33 (Constituency Statements)	The WT's note that the lack of a statement from a constituency or Stakeholder Group may reflect that group's belief as to the relative importance of that issue to it, or simply the group's current	Mary Wong		

	workload, is important as it			
	recognizes that there are			
	numerous stakeholders in the			
	ICANN community with varying			
	interests in different issues. The			
	reliance on volunteer participation			
	and the recent increase in overall			
	GNSO workload has also taken its			
	toll on volunteer time and			
	resources. Regardless of the			
	amendment to Clause 7, therefore,			
	the WT's suggestion of additional			
	follow-up with constituencies and			
	Stakeholder Groups should be			
	incorporated into the proposed			
	manual and/or guidelines, and			
	perhaps included as part of the			
	charter for all WGs tasked with a			
	PDP, where possible.			
34, 35, 36 (WG	The WT's recommendations in	Mary		
Output) & 37 (WG	these respects make sense and	Wong		
Recommendations)	should be adopted.			
36 (Public	INTA agrees that such a public	INTA	Noted and in line with the	
Comment period	comment period should be		recommendations.	
Initial Report)	mandatory. Optional additional			
	comment periods may be useful in			
	certain circumstances, such as			
	when a final report differs			
	substantially from the Initial			

	Report.			
38 (WG	The RrSG has no currently formed	RrSG	The WT noted that the different	
Recommendations)	position on this issue, but agrees it		comments in relation to this	
	is an issue that deserves attention		recommendation express different points	
	and looks forward to contributing		of view. In its discussion, some suggested	
	to further discussion.		that recommendation that have full	
38 (WG	It is important to note that WGs do	RySG	consensus of the WG, cannot be altered	
Recommendations)	not necessarily have balanced		or picked / chosen by the WG. Some	
	representation.		suggested that the WG should have the	
	In contrast, the Council structure is		obligation to indicate if there are	
	designed to facilitate balanced		interdependencies between	
	representation of the stakeholder		recommendations to the Council. Most	
	groups.		agreed that it should not be the Council's	
	Assuming that Councilors are		job to change recommendations,	
	consulting with their SGs and		especially those that have consensus.	
	constituencies, Council decisions		Some suggested that the Council does	
	should reflect the consensus or lack		make the final call and weigh the	
	thereof of the broader GNSO		different recommendations and pick	
	community and hopefully the		which ones they send to the Board. Some	
	broader ICANN Community as		expressed concern about	
	applicable.		recommendations that would come out	
38 (WG	No, the GNSO Council should not	Naomasa	of a WG that is unbalanced, but it was	
Recommendations)	have the flexibility to 'pick and	Maruyama	noted that the issue of balance should be	
	choose' recommendations. It is		addressed at the WG level before	
	very important for PDP Final		recommendations are even developed.	
	Reports to give an objective			
	description of the level of each			
	consensus for each opinion /			
	recommendation.			

38 (WG	The Council should not be able to	Mary		
Recommendations)	"pick and choose"	Wong		
	recommendations, where these			
	have not received full consensus			
	within a WG, without at least fully			
	documenting its reasons for doing			
	so. In such a case, Council members			
	should also indicate for the record			
	whether it consulted with his/her			
	constituency and Stakeholder			
	Group as well as the outcome of			
	such consultations. Where WG			
	recommendations have not			
	received full consensus, the WG			
	report should indicate the actual			
	level of support each			
	recommendation received and			
	(subject to a WG participant's			
	consent) a list of WG members in			
	support of, or against, particular			
	recommendations.			
39 (Board Report)	ALAC strongly supports this	ALAC	Noted	
20 (2 12 1)	recommendation.			- 1.1
39 (Board Report)	INTA's view is that Staff should be	INTA	It was noted that there should be	Reword the
	allowed to provide its opinion to		flexibility for issues for which confidential	recommendation to
	the Board, in an open, and non-		information has been provided by staff to	clarify that staff can
	confidential manner. Staff may be		the board, noting that this should not	have its say but in an
	in a better position than most to		become an excuse to not make	open and transparent
	decipher positive and negative		information public.	manner

	suggestions and recommendations and should be heard in this capacity.		•	Reflect in recommendation that in cases where privileged/ confidential information is concerned, ICANN staff should indicate that privileged advice was given and as much information as possible should be provided without breaking attorney-client privilege.
39 (Board Report)	The RySG suggests rewording this sentence along the lines of the following: "Reports on PDPs should be delivered from the GNSO Council to the Board and any summaries needed should be approved by the Council after consultation with the Working Group (if necessary)". This would more clearly allow the Council to enlist GNSO policy staff support in preparing and delivering summaries and reports while still leaving approval of such to the Council in its representative	RySG	•	Update recommendation to reflect suggestion made by RySG

	capacity of GNSO Community members. In relation to the last sentence, as this initial report illustrates, reports need to be much more concise. Detailed background and supporting information can be referenced as appendices or attachments.			
39 (Board Report)	All reports to the Board should be public. ICANN staff may be requested by the GNSO Council to assist in providing summary and analysis to the Board, but (as recommended by the WT) ultimate responsibility for the content of such summary and analysis should lie with the Council, who should work with the relevant WG to determine the need for and extent of ICANN staff assistance.	Mary Wong	Noted and agreed (see also previous comment)	
40 (Agreement of the Council)	Although not presumably within the scope of this WT, it should be noted that the actual procedures regarding absentee voting in the GNSO Council Operating Rules are currently being clarified. The WT should take note of the official interpretation (if any) of the	Mary Wong	WT to review new procedures in further detail in future meeting (see http://gnso.icann.org/council/docs.html).	

41 (Board Vote)	pertinent part of the Rules, and review whether or not to revisit this issue in light of it. Should there be a Board vote for recommendations that are not changes to existing or recommendations for new consensus policies, recognizing that a PDP might have different outcomes?	Brussels meeting	The WT agreed that any recommendations adopted as the result of a PDP should be communicated to the Board, noting that some recommendations might have cost implications or an impact on staff resources. The same process should apply as for the adoption of consensus policies.	Update report to reflect that all recommendations adopted as a result of a PDP should be communicated to the Board.
42 (Implementation)	INTA agrees with the recommendation to create an implementation review team as it will ensure that policy is implemented as agreed to in other stages of the process.	INTA	Noted. The WT supports that a PDP WG should provide guidance if needed and appropriate on how an implementation DT might be composed, but this should not be binding or obligatory.	 Update recommendation to reflect that WG may provide guidance on the composition of an implementation DT.
42 (Implementation)	The RrSG has no objection to this recommendation, but it should be considered in the context of the RrSG's other comments about an overtaxed staff and volunteer community.	RrSG		
42 (Implementation)	Should there be a provision for when a sub-element is determined not to be final or not to be finished in terms of its policy implementation and that sub-	BXL meeting		

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	element needs to be returned to	
	the Council for further work. At the	
	same time, if there is a certain	
	oversight by the Council / WG on	
	implementation, how can you	
	avoid stakeholders trying to	
	influence the implementation	
	process? Appropriate safeguards	
	would need to be in place to avoid	
	gaming. Potential concerns with	
	WG transforming into	
	Implementation Review Team	
	(anti-trust); staff should be	
	responsible for implementation.	
42	The RySG supports the idea	RySG
(Implementation)	contained in the first sentence of	
	the recommendation and suggests	
	that the recommended	
	composition of such review team	
	be made in the WG final report.	
	The review team then could serve	
	as an ongoing resource for the	
	GNSO Council and ICANN	
	implementation staff.	
42	A WG Implementation Review	Mary
(Implementation)	Team would likely facilitate	Wong
	implementation efforts, and could	
	act as the main conduit between	
	the GNSO Council and ICANN staff	

	charged with actual implementation of adopted policy recommendations. If a WG has included implementation recommendations as part of its report, the Implementation Review Team should ensure that these recommendations are either followed or amendments/departures from them justified. In addition, ICANN staff should consult regularly with the Team and update it frequently on the status of implementation efforts, as well as refer questions that might raise policy issues to it promptly, for review as to whether these should be referred to the Council.			
43 / 44 (Review of	Providing a policy now on these	INTA	The WT noted that for an individual PDP	
policy and WG)	issues might create an avenue to appeal policy decisions rather than		the WG may/should provide recommendations on which steps should	
	provide meaningful insights. Other		be taken to review and measure the	
	aspects of the report already		outcome.	
	address avenues for measuring whether specific policy			
	implementations are successful.			
	Review can be positive and			
	beneficial, but the multiple layers			
	of review and assessment			

	proposed may be overly extensive and might hinder the PDP process.			
45 (Review of PDP process)	A periodic review of the effectiveness of the PDP Process would probably be beneficial. It may be that this review should be undertaken after a threshold number of PDPs have been completed.		The WT agreed that a periodic review of the overall PDP process would be appropriate, as also acknowledged in the Affirmation of Commitments, noting that a certain thresholds of completed PDPs should be met before an overall review is carried out. There was support for a Standing Committee being responsible for such a review, but there was no strong view whether the PPSC should be this Standing Committee or whether a new body should be created.	
Overarching Issues			new year sheara we oreated.	
	Without firm recommendations or, in some cases, any roadmap suggesting the direction of the WT's discussions to date on a particular overarching issue, it is difficult for the public to comment. INTA hopes that the public will have another opportunity to comment upon any recommendations relating to the overarching issues before the Council considers them.	INTA	Noted, another public comment forum is foreseen on the draft Final Report.	
Timing	INTA agrees that an overall assessment of timing needs to be	INTA	Noted, the draft Final Report will include an overview of the overall timing, noting	Include overview of overall timing of new

	conducted. It hopes that the public		that it will be difficult to give a precise	PDP in draft Final
	will have a further opportunity to		number of days due to the flexibility built	Report
	comment on any overarching		in the different stages. As noted above,	
	timing recommendations that may		another public comment forum is	
	be propounded following this		foreseen on the draft Final Report.	
	public comment period.			
Translation	INTA believes that provisions in the	INTA	WT agrees, but notes that there currently	
	new PDP relating to translations		is no ICANN translation policy.	
	should, where possible, be			
	consistent with the translation			
	policy being developed by ICANN.			
Translation	INTA does not support the idea of	INTA	Noted	
	utilizing volunteers to translate key			
	documents or public comments,			
	however, it may support the role of			
	a volunteer editorial group that			
	would review professionally			
	prepared translations to ensure			
	that the translations use technically			
	terms correctly. The qualifications			
	for volunteers seeking to			
	participate on a translation			
	editorial review group should be			
	outlined and how and by whom			
	those individuals would be			
	selected.			
Translation	Further consideration should be	INTA	The WT agrees that when public	 Update Report to
	given to how the proposed		comment periods are run in other	reflect support for this
	translation of key documents and		languages, the same amount of time to	concept.

	public comments will impact the		submit comments should be allocated to	
	new timelines proposed for public		the other languages.	
	comment periods. Fairness and			
	inclusion dictate that non-English			
	speakers should have the same			
	length of time to comment on			
	initial reports. Providing			
	translations of public comments			
	may improve inclusiveness, but			
	may have a negative effect on the			
	efficiency of the PDP.			
Definitions	INTA hopes that the public will	INTA	Noted, another public comment forum is	
	have a further opportunity to		foreseen for the draft Final Report.	
	comment on any proposed			
	definitional changes once the PDP-			
	WT has an opportunity to complete			
	its work on this overarching issue.			
Voting Thresholds	INTA agrees that a higher voting	INTA	Noted	
	threshold should not apply if			
	ICANN staff recommends against			
	initiating a PDP.			
Voting Thresholds	The PDP-WT should make	INTA	The WT agrees and discussed the	Update report
	recommendations about how to		following approach: In cases where two	accordingly
	handle competing WG charters and		or more competing charters would be	
	supports the proposal that in the		proposed, the GNSO Council Chair should	
	case of competing charters, the		facilitate a meeting between the	
	Council should select the charter by		proponents of the different charters to	
	majority vote.		determine whether a compromise	
			charter can be developed ahead of the	

			01100 0 11 1 15	
			GNSO Council vote. If no compromise is	
			found, the two or more competing	
			charters are put forward for GNSO	
			Council consideration whereby the	
			charter with the most votes is adopted.	
Voting Thresholds	INTA supports the	INTA	Noted, but after further discussion, the	
	recommendation that a majority of		WT is of the view that any modifications	
	both houses should be required to		to the charter should be adopted by a	
	change administrative elements of		simple majority vote of the GNSO	
	an approved charter, but that a		Council.	
	supermajority should be required			
	to modify the charter questions			
	themselves.			
Transition	INTA hopes that the public will	INTA	Noted	
	have a further opportunity to			
	comment on any proposed			
	recommendations relating the			
	_			
	transition to the new PDP. Of			
	particular note will be the			
	recommendations relating to (1)			
	the timeline for the adoption of the			
	new PDP, and (2) the effect of that			
	adoption on working groups			
	already convened under the 'old'			
	PDP.			

Annex B – Public Comment Forum on the Proposed Final Report

A public comment forum was held on the proposed Final Report, which ran from 21 February to 1 April (see http://www.icann.org/en/announcements/announcement-3-21feb11-en.htm). A summary of the comments received can be found http://www.icann.org/en/announcements/announcement-3-21feb11-en.htm). A summary of the comments received can be found http://www.icann.org/en/announcement-3-21feb11-en.htm). A summary of the comments received can be found http://www.icann.org/en/announcement-3-21feb11-en.htm). A summary of the comments received can be found http://www.icann.org/en/announcement-3-21feb11-en.htm). A summary of the comments received can be found http://www.icann.org/en/announcement-3-21feb11-en.htm). A summary of the comments received can be found http://www.icann.org/en/announcement-3-21feb11-en.htm). A summary of the comments received can be found http://www.icann.org/en/announcement-3-21feb11-en.htm). A summary of the comments received can be found http://www.icann.org/en/announcement-3-21feb11-en.htm). A summary of the comments received can be found http://www.icann.org/en/announcement-3-21feb11-en.htm). A summary of the comments received can be summary of the comments r

WT developed a public comment review tool to facilitate review and discussion of the comments received as well as providing an overview of how the different comments have been addressed in this report. You can review the public comment review tool hereunder.

	Comment (Summary)	Who	WG Response	Recommended Action /
				Change
General Comments	General Comments relating to			
Bylaws vs. Manual	It would be helpful from an implementation	RySG,	Noted and agreed.	Update Report to reflect
	point of view if it would be made clear in the	INTA,		whether each
	report whether the recommendation relates	SFO		recommendation relates
	to the Bylaws (Annex A), GNSO Operating	Meeting		to Bylaws or PDP Manual.
	Procedures or the PDP Manual.			
Streamlining of	ALAC supports the appropriate operating	ALAC	Noted.	
the Process	principles, rules and procedures applicable			
	to the new PDP and notes that the different			
	enhancements proposed by the WT should			
	result in thoroughly-researched, well scoped			
	objectives, and are run in a predictable			
	manner that will yield results that can be			
	implemented effectively.			

	Comment (Summary)	Who	WG Response	Recommended Action / Change
Titles for	Short titles for each recommendation would	INTA	Noted and agreed.	Update/add short titles
recommendations	be helpful to readers to navigate the Final			for each recommendation.
	Report (suggestions provided in the			
	submission).			
Transparency and	Transparency and accountability are the	CADNA	Noted.	
Accountability	keys to an effective and fair policy			
	development process. The PDP review and			
	the resulting recommendations are			
	important first steps towards the			
	achievement of this goal.			
PDP Summary	The report is not yet a guide for prospective	BC	Noted and agreed. However, the	Develop summary / guide
Guide	participants in a PDP. The manual is helpful,		WT proposes that such a	to new PDP following
	but too long. A short practical manual on		summary is developed once the	approval of new PDP by
	the PDP without references to the WT or		report has been finalized and	GNSO Council.
	recommendation # should be developed.		approved by the GNSO Council.	
PDP Flow Chart	The PDP Flow Chart is useful but overly	ВС	Noted and agreed. The WT notes	Update / modify PDP Flow
	complex. A simplified one for Council		that different versions of the flow	Chart for Final Report
	initiated work only is needed. Showing		chart may be developed which	
	timelines would also be useful.		would show different levels of	

	Comment (Summary)	Who	WG Response	Recommended Action / Change
PDP Flow Chart	The PDP Flow Chart should also be included as part of the PDP Manual. The following information should be added though: (1) the required ICANN General Counsel opinion on the 'in scope' nature of the Issue Report as well as (2) the existence of an optional 'Impact Analysis' showing the stage at which this optional Impact Analysis enters the revised process of initiating a PDP.	INTA	detail for each of the steps in the process. The WT recommends, however, that this is done at the end of the process, following adoption by the Board, so that a final and professionally developed graphics can be included in the PDP Manual	
PDP Flow Chart	The Council vote box should say "In scope: 33% of each house or 66% of one house".	RySG		
	to Recommendation # (see rg/issues/pdp-wt-proposed-final-report-			
1 (Who -Request for Issues Report)	What is the rationale for leaving in place the possibility for an Advisory Committee or the Board to request an Issue Report? How does the WT see the GNSO Council cope with such 'outside influences'?	SVG	The WT did discuss whether the existing practice should be changed, but agreed not to do so. Even though to date this possibility to request an Issue Report has only been used by the ALAC, the WT wants to keep this option open for other Advisory Committees to make use of if deemed appropriate.	No change
1 (Who -Request for Issues Report)	The ALAC supports maintaining the three methods for requesting an Issue Report as recommended by the WT.	ALAC	Noted.	No change

	Comment (Summary)	Who	WG Response	Recommended Action / Change
3 (Development of PDP Manual)	The development of the manual should not hold up policy development efforts. An interim working arrangement must be achieved pending adoption of a final Policy Development Process Manual.	INTA	Noted, but the WT notes that it is unlikely that the manual will hold up the process as it is being developed in parallel to the recommendations and proposed Bylaw changes. Furthermore, the manual will not require board approval (only board oversight) while the new Annex A will need to be approved by the ICANN Board.	No change
4 (Template – Request for Issues Report)	What use does the WT see for the proposed template if it is not compulsory? Not making it compulsory might result in people taking "short cuts" and not filling in the template.	SVG	The WT takes note of the comments received and suggests that certain elements of the template should be made	Update recommendation accordingly.
4 (Template – Request for Issues Report)	CADNA recommends that the use of the template is made mandatory to ensure that requests for an Issue Report are complete, each indicating "definition of issue, identification of problems, supporting evidence, economic impact(s), effect(s) on competition and consumer trust, and rationale for policy development".	CADNA	mandatory while at the same time leaving sufficient flexibility to address different situations. Following additional deliberations, the WT agreed to make the 'name of the requestor' and the 'definition of the issue' required elements of any request	
4 (Template – Request for Issues Report)	A template can be designed in a flexible manner in order to allow for varying situations and so that use of the template can be required.	RySG	for an Issue Report. Submission of additional information is strongly encouraged, but not required.	

	Comment (Summary)	Who	WG Response	Recommended Action / Change
4 (Template – Request for Issues Report)	The template should be limited to defining the issue, identifying problems and providing the rationale for investigating whether policy development is needed. If other elements, such as supporting evidence and economic impact are desirable, these should be explored through an impact analysis.	INTA		
5 (Guidance on Issue Scoping)	Policy Development efforts should not be delayed while a PDP Manual is being finalized and adopted.	INTA	Noted, see also response above (#3).	No change
6 (Creation of Issues Report)	It would be helpful to better define what 'in scope means'. It is noted that some of these distinctions are made in other recommendations (#7, #8 and #23), but they should also be made in this recommendation as well.	RySG	Noted and agreed.	Update recommendation to reflect comment.

	Comment (Summary)	Who	WG Response	Recommended Action / Change
6 (Creation of Issues Report)	INTA is concerned that the request for the ICANN Staff Manager to express an opinion as to whether the PDP should be initiated may result in delays. Also, this appears to be beyond the responsibilities of ICANN Staff.	INTA	The WT does not understand why the request for the ICANN Staff Manager to express an opinion would cause delay as it reflects current practice. Also, the WT considers it appropriate for ICANN Staff to express its opinion, especially at this early stage, on whether or not to initiate a PDP. The WT would like to point out that this staff opinion is in no way binding and can be disregarded by the GNSO Council if it would choose to do so (and has done so in the past).	No change
10 (Timeline Issues Report)	INTA agrees that in most cases the maximum timeframe for the creation of the Preliminary Issue Report should be 45 calendar days. Extensions should generally be limited to an additional 30 calendar days to ensure that requests for Issue Report are addressed in timely manner.	INTA	The WT notes that there seems to be a misconception with regard to the Preliminary Issue Report. The WT would like to clarify that the Preliminary Issue Report is the final report, if no comments are received (it is not an outline,	Clarify what the Preliminary Issue Report is and isn't in the Final Report.

	Comment (Summary)	Who	WG Response	Recommended Action / Change
10 (Timeline Issues Report) & 11 (Comment Period Preliminary Issue Report)	The BC is concerned that the Preliminary Issue Report is being over engineered. It is intended to be short and factual, not solving the issue or adding opinion on its merit. An additional public comment period at this stage is therefore both redundant and a waste of time.	BC	or initial draft). The comment period is intended to address any issues or information that has been overlooked or is incorrect in the Preliminary Issue Report, and provide input to the GNSO Council for its consideration of the Issue Report and decision on whether or not to initiate a PDP. It is not intended to discuss approaches or solutions to the issue.	
11 (Comment Period Preliminary Issue Report)	INTA agrees that the Preliminary Issue Report should be posted for public comment. INTA would recommend a relatively short commenting window, for example no more than 30 days, to ensure that the initiation of the PDP is not subject to a lengthy delay.	INTA		
11 (Comment Period Preliminary Issue Report)	CADNA strongly supports this recommendation as it will incorporate and allow for critical public input much sooner in the PDP and will ensure that no necessary information is missing from the Preliminary Issue Report.	CADNA		
12 (Role of workshops)	How can be determined which issues require a workshop and which don't?	SVG	WT agrees that a workshop is not required, but might be advisable	Clarify that workshop is not required, but might be
12 (Role of workshops)	The WT should clarify that the GNSO Council may consider workshops, but that it is not required to hold workshops prior to voting on the initiation of a PDP.	INTA	in certain cases. In any event, it would be up to the GNSO Council to determine whether a workshop is needed / helpful	advisable in certain cases.

	Comment (Summary)	Who	WG Response	Recommended Action / Change
12 (Role of workshops)	Organizing a workshop should not be a mandatory step of the PDP.	ВС	prior to the initiation of a PDP.	
13 (Impact Analysis)	The terms 'public interest' and 'consumer trust' should be defined. Any analysis of competition should be performed by qualified competition authorities. Analysis of human rights should be based on international principles of law because of the wide variations of local law in this regard.	RySG	The WT notes the concerns and issues identified with the current wording of the recommendation. Following further discussion, the WT noted that 'impact analysis' might not be the appropriate terminology as it concerns here an assessment prior to the	Update recommendation to reflect comments and WT's subsequent discussion.
13 (Impact Analysis)	The WT should clarify that the GNSO Council may consider an Impact Analysis, but that it is not required to do so prior to voting on the initiation of a PDP. INTA requests, therefore, the deletion of 'or necessary'. With respect to the elements of the Impact Analysis, INTA is of the opinion that 'human rights' is included in the category of 'the public interest'.	INTA	initiation of a PDP, not the assessment of the impact of potential new policies or recommendations for which the term 'impact assessment' would be appropriate. The WT therefore suggests changing the recommendation to reflect that it concerns a scope assessment or	
13 (Impact Analysis)	A possible impact analysis before a vote to start a PDP is an option that will be gamed by parties wishing to delay a new PDP.	BC	'scope sanity check' to determine whether the issue is in scope for ICANN / GNSO to address by	
13 (Impact Analysis)	Who would undertake the impact assessment? Are human rights part of ICANN's mission?	SFO Meeting	assessing it against existing mechanisms such as the AoC and ICANN Bylaw. The WT also notes	

	Comment (Summary)	Who	WG Response	Recommended Action / Change
13 (Impact	Support for dropping the "impact on Human	RrSG	that such a 'scope assessment'	
Analysis)	Rights" from the list of issues in		would not be mandatory and at	
	Recommendation #13, as it is adequately		the request of the Council if	
	covered in other areas.		deemed appropriate.	
14 (Resources &	How should resources be measured and	SVG	The WT notes that in its view it is	No change
Prioritization)	how can the availability be determined,		not the role of WTs or WGs to set	
	noting that there is currently no mechanism		the community priorities, but that	
	in place for the GNSO Council to do so.		it is the responsibility of the	
14 (Resource &	If the WT has specific guidelines for the	INTA	GNSO Council to do so. The WT	
Prioritization	GNSO Council to refer to in connection with		also notes that there are	
	the process of 'prioritization' then it would		currently only a limited number	
	be helpful to state those guidelines		of PDPs going on, non-PDP	
	specifically in the Final Report.		related issues take up the	
			majority of resources.	

	Comment (Summary)	Who	WG Response	Recommended Action / Change
15 (Fast Track Process)	The WT should clarify what recommendations will enable the PDP to move more quickly. Several mechanisms proposed in the report seem more likely to slow down the PDP instead of making it faster.	INTA	The WT is of the view that a better informed, well-scoped PDP in combination with substantial work and data gathering at the pre-PDP stages will allow for more effective and hopefully quicker PDPs. If the GNSO Council does see the need for the development of a fast track mechanism, it could take action to develop such a mechanism for example by tasking the recently created Standing Committee to look into this issue.	No change
16 (Flexibility) & 38 (deferral of consideration of Final Report)	There is no practice to allow a Councilor to defer a PDP for one meeting, although there is an informal practice of allowing a GNSO SG or Constituency to request through one of its Council representatives that a vote on a motion is deferred for one meeting. Is this what is referred to here?	SVG	The WT notes that it is indeed this informal practice that is referred to.	No change
16 (Flexibility)	General agreement with the modification of timeframes as proposed, but INTA suggests that a request for deferral would need to be seconded to avoid additional delays.	INTA	The WT agrees that this should not be a cumulative practice, there should only be one deferral. WT disagrees that this should be	No change.

	Comment (Summary)	Who	WG Response	Recommended Action / Change
16 (Flexibility)	Codifying a practice to delay seems a dangerous precedent. However, if the WT does propose codifying this practice it should make clear that this is not a cumulative right.	BC	clarified in the PDP rules. It would be up to the GNSO Council to determine its operational rules in relation to deferral of votes, but in relation to consideration of the Issue Report the WT is of the opinion that it should not be deferred for more than one meeting.	
18 (Appeals mechanism)	ALAC supports the proposed appeal process, as it is important that all decisions in an organization such as ICANN have due process in place to address such possibilities.	ALAC	Noted.	No change
19 (Chartering)	Recommendation to change 'Bylaws' at the end of the recommendation to GNSO Bylaws' to make it clear that this is not the same document as is being referenced earlier in the paragraph.	SVG	The WT notes that there are no GNSO Bylaws, but suspects that the commenter is referring to the section on the GNSO in the ICANN Bylaws instead of Annex A.	Review recommendation and clarify language if needed.
19 (Chartering)	Recommendation to explicitly state what a 'majority' vote means according to the GNSO Operating Procedures: 'Any modifications to a Working Group Charter made after adoption by the GNSO Council of such Charter, however may be adopted by a majority vote of each house of the GNSO Council.	RySG	Noted and agreed.	No change

	Comment (Summary)	Who	WG Response	Recommended Action / Change
19 (Chartering)	INTA agrees that a WG Charter should be required. INTA would suggest setting a reasonable timeframe for the development and approval of the Charter to ensure that this task is completed as soon as possible and does not delay the formation of a WG.	INTA	The WT notes that there might be difficulties with setting a fixed timeframe, as the time to develop will depend on the availability of volunteers as well as the complexity of the issue. The WT would support inserting language such as 'as soon as possible' but wants to ensure sufficient flexibility to allow for different circumstances. The WT would like to point out that the GNSO Council can always set a timeline for a drafting team to develop a Charter if it would like to do so.	Review recommendation and update accordingly.
19 (Chartering)	CADNA supports this recommendation and notes that it is important to ensure that the charter establishes a clear set of goals to work towards in order to be able to properly	CADNA	Noted. In addition, the WT would like to point out that further guidance on what should be in the Charter is included in the	No change
	measure the WGs progress.		GNSO Working Group Guidelines.	

	Comment (Summary)	Who	WG Response	Recommended Action / Change
21 (AC/SO input)	The WT should consider more detailed procedures for communication and responses to the GAC in an effort try to improve the involvement of the GAC and/or GAC members earlier in policy development and implementation efforts. The RySG also suggests that interim procedures be included regarding the involvement of community working groups in a GNSO policy development process until such time that community working group procedures are developed and implemented.	RySG	The WT notes that it has not considered CWG in the context of PDPs. The WT does agree that more detailed procedures for communication and responses to the GAC might be helpful, but is the view that it is not within the remit of this WT to develop, but should be for the GNSO Council and GAC to develop jointly on a more general level.	No change
21 (AC/SO input)	Additional explanation is needed regarding how to best involve the ACs and SOs in a PDP. A clarification regarding how such input 'must be sought' would be useful, as well as the manner and timeframe in which the WG should respond to AC and SO comments.	INTA	Taking note of this comment, the WT agreed to update the recommendation to reflect that PDP WGs should detail in their report how input was sought from others and how this input has been considered.	Review recommendation and update accordingly.
22 (Public comment after Initiation of PDP)	Complete agreement with this recommendation	SVG	Noted	No change

	Comment (Summary)	Who	WG Response	Recommended Action / Change
23 (Clarify 'in scope')	The RySG agrees that the definition provided by the WT is one definition of 'in scope' and that this definition is important. The RySG suggests that the definition of 'in scope' with regard to possible consensus policies be included here for clarity.	RySG	Noted and agreed. Some suggested that a clear distinction between the two types of 'in scope' might be helpful, such as for example, GNSO scope and consensus policy scope.	Review recommendation and update accordingly by adding a footnote to relevant sections in registry / registrar agreements that define consensus policy.
23 (Clarify 'in scope')	CADNA fully supports this recommendation and notes that with regard to the initiation of a PDP it is import to define how the proposed issue fits within the scope of ICANN's mission and how it addresses the provisions laid out in the Affirmation of Commitments.	CADNA	Noted	No change
24 (Working Methods)	It would be helpful if some examples of possible different working methods are provided.	RySG	The WT noted that it would not be in the remit of the WT to develop new working methods, but that this would be the responsibility of the GNSO Council as outlined in the PDP Manual. The WT agrees that examples from previous experiences can be added for illustrative purposes (Task Force, Committee of the Whole).	Review recommendation and update accordingly.

	Comment (Summary)	Who	WG Response	Recommended Action / Change
24 (Working Methods)	The ALAC is pleased to see that the WT has supported the flexibility suggested by the ALAC as part of its comments on the Initial Report with regard to working methods for policy development.	ALAC	Noted.	No change
24 (Working methods)	INTA is supportive of the flexibility proposed in the recommendation but it should clarify who may, or who is responsible for, suggesting and developing such alternate processes, as well as the approvals required to implement such processes instead of a Working Group.	INTA	The WT notes that the PDP Manual outlines that the GNSO Council may select a different working method if it 'first identifies the specific rules and procedures to guide the PDP Team's deliberations which should at a minimum include those set forth in the ICANN Bylaws and PDP Manual'.	No change
28 (Public comment)	CADNA supports the proposed extension of the public comment period on the Preliminary Issue Report and the Initial Report to a minimum of 30 days.	CADNA	Noted.	No change
29 (Public Comments)	INTA agrees with this recommendation but further recommends setting a reasonable timeframe, for example 30 days after the closing of the public comment forum, to ensure that comments can be relayed to the WG promptly.	INTA	Noted and agreed, absent exigent circumstances.	Review recommendation and update accordingly.
29 (Public Comments)	The WG 'shall' review (delete 'responsible for reviewing')	SFO Meeting	Noted and agreed.	Review recommendation and update accordingly.

	Comment (Summary)	Who	WG Response	Recommended Action / Change
31 (Implementation / impact)	The RySG suggests that the WT make clear the role of the GNSO with regard to implementation of approved policies by addressing questions such as 1) should the GNSO have approval rights for implementation plans, 2) what should the GNSO do if implementation plans are not consistent with approved policy?	RySG	Noted and agreed.	Staff should inform the GNSO Council of its proposed implementation of a new GNSO recommended policy. If the proposed implementation is inconsistent with the GNSO Council's recommendations, the Council may notify the Board and request that the Board review the proposed implementation. Until the Board has considered the GNSO request, Staff should refrain from actually implementing the policy, although it may continue developing the details of the proposed implementation while the Board considers the GNSO Council request.

	Comment (Summary)	Who	WG Response	Recommended Action / Change
34 (Working Group Output)	What would be the recommendation of the WT on the timing of the Initial Report? Expectations for the publication of the Initial Report should be clarified and detailed.	SVG	Noted. The WT believes it is better to be less specific in this regard. The Charter for the WG typically specifies the initial timing of the initial report. It is incumbent upon the WG chair and the Council liaison to update the Council and communicate any changes in the proposed timeline for the Initial Report.	No change.
37 (Termination of a PDP)	Recommendation to reword as follows: ' and passes a motion with at least 75% of one house and a simple majority of the other house'. Noting that if recommendation #48 is approved, 'or with at least 2/3 of each house' should also be added.	RySG	Following additional discussion, the WT supported leaving the recommendation as is, but agreed to add the words 'as defined in the ICANN Bylaws' following the word 'supermajority' to ensure that it is clear what is meant and to avoid having multiple, possibly different, definitions of supermajority.	Change as suggested.

	Comment (Summary)	Who	WG Response	Recommended Action / Change
38 (Deferral of consideration of Final Report)	Clarification should be added that states that only one delay may be requested regardless of what SG requests the delay.	RySG	Noted. WT disagrees that this should be clarified in the new PDP rules. It would be up to the GNSO Council to determine its operational rules in relation to deferral of votes, but in relation to consideration of the Issue Report the WT is of the opinion that it should not be deferred for more than one meeting.	No change.
38 (Deferral of consideration of Final Report)	INTA supports this recommendation and is of the view that the deferral per the request of one Council member apply only to the consideration of the final report, and that, as indicated in its comments on Recommendation 16, any deferral relating to the initiation of a PDP should need to be seconded.	INTA	Noted. The WT disagrees that the deferral needs to be seconded because this would dilute the ability of a Stakeholder Group to duly consider a proposed PDP recommendation. It is preferable to leave this issue to the Council to determine as appropriate under its operating rules and procedures.	No Change.

	Comment (Summary)	Who	WG Response	Recommended Action /
				Change
39 (WG	Why is the WT concerned with the GNSO	SVG	Noted. This issue was extensively	No Change, except to
Recommendations)	Council accepting some but not other		considered by the WT prior to the	remove "there" in the last
	recommendations? Isn't that what is		publication of the Draft Final	sentence of the
	expected from the GNSO Council?		Report. Since the Council's role is	recommendation.
	Suggested correction to last sentence of the		to manage the process, and not	
	recommendation: remove 'there'.		to make policy, the GNSO Council	
			should not be changing	
			recommendations designated as	
			"interdependent" by the WG	
			without referring the issue back	
			to the WG to consider.	

	Comment (Summary)	Who	WG Response	Recommended Action / Change
39 (WG Recommendations)	INTA supports recommendation 39, but only if it is clarified that unanimity is not the ICANN policy standard, but rather consensus, even if it is only 'rough consensus' at times. Additionally, the recommendation should make clear that the GNSO Council can consult with the WG for their input whenever concerns or changes occur, but that the WGs input does not automatically govern. The GNSO Council should be able to consider the composition of WGs, including the level of representation in WGs and whether they may be either underrepresented or overrepresented, and any related lack of participation.	INTA	As outlined in the report, the GNSO Working Group Guidelines outline the standard methodology for decision-making, including designation of level of consensus. These guidelines also outline the procedures for addressing underor overrepresentation. The WG does recommend that the decision-making methodology as prescribed by the GNSO Working Group Guidelines is used for a certain period of time 'following which its effectiveness and usability could be reviewed and	No change
			assessed as part of the overall review of the new PDP'.	
39 (WG	CADNA supports this recommendation.	CADNA	Noted.	No Change.
Recommendations)				
40 (Board Report)	INTA supports this recommendation.	INTA	Noted.	No Change.
40 (Board Report)	CADNA agrees that all reports to the ICANN Board concerning a PDP should be publicly disclosed.		Noted.	No Change.

	Comment (Summary)	Who	WG Response	Recommended Action / Change
41 (Voting	Whether or not the voting thresholds should	INTA	Noted and agreed. However,	No change.
Thresholds)	be revised should not wait for the next		there has not been sufficient	
	GNSO review, the GNSO Council should		experience with the current	
	remand this topic for further consideration		voting thresholds to determine	
	by the WT with a short timeframe for a		whether a change is warranted.	
	recommendation.		The Council should revisit this in	
			the future when it deems	
			appropriate, perhaps during the	
			next GNSO review cycle.	
42 (Board Vote)	Preference for option 1, the 'narrow sense'	SVG	Following further review and	Modify provision 13 to
	interpretation: the Board cannot choose to		explanation of the staff memo on	make clear that this
	ignore a GNSO Council vote as it sees fit.		this issue (see	section and especially
42 (Board Vote)	The RySG supports the 'narrow'	RySG	http://forum.icann.org/lists/gnso-	provision 13f relates to
	interpretation of what 'act' means (the		ppsc-pdp/msg00628.html), the	the rejection of GNSO
	Board cannot declare a recommendation as		WT agreed that the current	recommendations and
	a Consensus Policy under the applicable		provision 13f should be seen in	clarify that discussion
	ICANN Contracts if that recommendation		the context of when the Board is	between the Board and
	was not approved by the required GNSO		able to reject a GNSO	GNSO Council is desirable
	voting threshold) and suggests that the		recommendation (either as	both when the Board
	Bylaws be modified to make it clear.		explained in 13b if the GNSO	rejects a GNSO

	Comment (Summary)	Who	WG Response	Recommended Action / Change
42 (Board Vote)	Provision 13f should be amended to make clear that, absent the appropriate voting threshold by the GNSO Council, the Board cannot act on its own to initiate policy, and that the matter should be remanded to the GNSO Council for further consideration or termination of the PDP if the Council so decides.	INTA	recommendation is adopted by a GNSO Supermajority or as explained in 13f if the GNSO recommendation was not adopted by a GNSO Supermajority). The WT noted that this provision does not provide the option for the board to adopt a recommendation that was not adequately supported by the GNSO as this whole section only relates to rejection of the Board of GNSO recommendations. The WT noted that the current placing of provision 13f is confusing and that it would make more sense to link it closer to provision 13 b, as in both instances the desired next steps would be further discussion with the GNSO as outlined in provisions 13 c, d and e.	supermajority recommendation or a GNSO recommendation that was not adopted by supermajority.

	Comment (Summary)	Who	WG Response	Recommended Action / Change
45 (Review of WG)	Guidelines for WG self-assessment should be developed and these should be included in the final PDP Manual.	INTA	Noted. The issue of group assessments are relevant to all GNSO Council chartered committees, working groups and drafting teams, and is not unique to those involved in PDPs. This issue should be referred to the new GNSO Council Standing Committee on Improvements Implementation after there is more experience with the new PDP process. The WT suggests that an assessment mechanism might explore whether the WG accomplished what it set out to do in the charter.	No change.
48 (Definition of Supermajority)	Proposal for rewording as current proposal is considered confusing: 'The WT recommends that the definition of a 'GNSO Supermajority vote' is redefined as 2/3 of the Council members of each house or 75% of one house and a majority of the other house'.	RySG	Noted. The WT agrees with the clarification so long as it does not change the substance of the threshold.	Change as suggested.
Overarching Issues				

	Comment (Summary)	Who	WG Response	Recommended Action / Change
Translation	The ALAC is satisfied that the WT has recognized the importance of translation to facilitate the participation of non-English speakers and supports the WT recommendations in this regard.	ALAC	Noted.	No Change.
Voting Thresholds	The WT should recommend something in relation to the voting thresholds, especially in relation to the 'low' voting threshold to request an Issue Report, and not put this back to the GNSO Council to deal with as part of its prioritization efforts.	SVG	The current voting thresholds to initiate a PDP were developed as part of a carefully crafted compromise that led to the recent GNSO restructuring. There is insufficient support within the WT to recommend a change and there is not enough data connected to this issue to justify a change at this time.	No Change.
Voting Thresholds	Further changes to the voting thresholds should simplify not add complexity to an already overly complex structure.	ВС	Noted.	No Change.
PDP Manual				

	Comment (Summary)	Who	WG Response	Recommended Action / Change
5.9 PDP Outcomes and Processes	CADNA strongly recommends that the PDP Team be required to engage in the collection of information from outside advisors and experts but would like to see the addition of a provision that would ensure that those selected are of a neutral position.	CADNA	Noted. The WT notes that there are budgetary constraints involved with requiring the collection of information from experts. In addition, the WT does not agree that outside advisors should be neutral. A PDP WG may welcome the input of an expert even if it not neutral so long as the PDP WG is aware of the expert's viewpoint on the issue.	No Change.
5.11 Preparation of Final Report	CANA would like further information about how the comments will be evaluated and what would be required to deem them appropriate for inclusion. An additional report on how comments were considered should be required as well. CANDA also proposes that the Final Report be required to be posted for public comment as a [Draft] Final Report.	CADNA	The PDP WG is responsible for properly viewing and analyzing the public comments.	PDP WG should be required to use a public comment tool that notes the WG response to comments and recommended changes as a result.

Annex C – Public Comment Forum on the Final Report

A public comment forum was held on the Final Report, which ran from 9 June to 9 July 2011 (see http://www.icann.org/en/public-comment/pdp-final-report-09jun11-en.htm). A summary of the comments received can be found here. In addition, the WT developed a public comment review tool to facilitate review and discussion of the comments received as well as providing an overview of how the different comments have been addressed in this report. You can review the public comment review tool hereunder.

General Comments	Who	WG Response	Recommended Action / Change
The RySG suggests that the term 'GNSO' is used in the report instead of 'Council' or 'GNSO Council' to 'reflect the fact that it is the GNSO community as a whole that develops policy'.	RySG	The WT agrees with this comment, but notes that in certain places the term 'GNSO Council' might be appropriate.	Review report and replace 'GNSO Council' with 'GNSO', where appropriate. If there are instances where it is not clear whether GNSO or GNSO Council is appropriate, further review of the WT to take place.
Consistent use of either percentage (e.g. 33%) or fraction (1/3) when referring to voting thresholds.	RySG	The WT agrees with this comment and notes that in this regard the Bylaws are not consistent either. The WT expressed a preference to use	Update report accordingly.

Policy Development Process Work Team Updated Final Report & Recommendations

Author: Marika Konings

		fraction.	
The RySG advocates that sufficient flexibility should be foreseen to 'allow for bottom-up vetting of issues' and recommends that the following guidelines are followed: • There should be at least 30 days for consideration of a motion that is made on a report, if such report differs significantly from a previously published version of the same report. • All time related requirements in the new PDP should allow for 'exceptions to provide flexibility for special circumstances'.	RySG	The WT is of the opinion that the proposed timelines and processes allow for sufficient flexibility to allow for flexibility for special circumstances as well as ensuring sufficient time for substantive review and consideration of reports and motions by stakeholder groups and constituencies e.g. by incorporating the practice to allow for deferral by one meeting of a motion on the request of a Council member. The WT notes that a recent practice to share draft motions to encourage stakeholder group and constituency feedback and input before these are formally made could be encouraged in the Final Report.	Review report and determine whether it would be appropriate to include reference to the practice to share draft motions to allow for input and feedback before these are formally made.
Draft graphics are developed and made available for public comment, prior to finalization	INTA	The WT notes that ICANN Staff will take on this task once the process is finalized and will consider putting these out for public comment. It should be noted that the graphics are descriptive of the approved	Clarify in the report, possibly by use of a footnote, that the graphics are intended to be descriptive of the approved process and serve to facilitate

		process and will not add new elements or steps.	understanding of the approved process.
Will the adoption of the new PDP procedures set forth in the final report increase or decrease' the duration of the overall PDP? It notes that the WT may have overlooked opportunities for streamlining such as a separate drafting and voting process on a WG's Charter.	IPC	The WT notes that the proposed PDP procedures in its view do not structurally increase or decrease the duration of the overall PDP, although they do have the potential to increase (for example mandatory public comment period on the Preliminary Issue Report) or decrease the duration (for example, no longer requiring a public comment period at the initiation of a PDP), but that it does provide opportunities for streamlining such as for example combining the voting and drafting process on a WG's Charter, which is not forbidden under the new proposed process as the comment seems to suggest.	No change
What commitments can ICANN make to fully staff and resource the "improved" policy development function' noting that there a number of actions in the new PDP that require staff involvement.	IPC	The WT notes that there are no changes in the proposed process that would dramatically increase staff resources required to complete a PDP.	No change

			The WT does assume that	
			if/once the Board's approves	
			the new process it also	
			approves the staff resources	
			that are associated with the	
			new process.	
How will the proposed PDP will become op	erational, does the PDP	IPC	The WT notes that the PDP	No change
Manual need to be approved first by the G	NSO Council and what role		Manual will become operational	
should the Standing Committee on Improv	ement Implementation play		upon Board approval (following	
in producing or reviewing the PDP Manual.			approval by the GNSO). The	
			Standing Committee will only be	
			involved in the periodic review	
			of the Manual once approved	
			and implemented.	
Could the process of developing the propo	sed new PDP have been	IPC	The WT is very mindful of the	No change
adapted 'so that more volunteers could ha	ve made a more meaningful		burden on volunteers that the	
contribution to its fulfillment, without havi	ng to devote considerable		review of the PDP has posed	
time over more than two years to the effor	rt'?		and has struggled itself with	
			lack of participation.	
Recommendation / Section	Comment	Who	WG Response	Recommended Action /
				Change
#3 Development of a Policy	Developing a PDP Manual	INTA	The WT would like to clarify that	No change
Development Manual	is advisable, but should not		the PDP Manual is an intrinsic	
The PDP-WT recommends the	hold up policy		part of the Final Report and the	
development of a Policy Development	development efforts.		proposed new PDP. The PDP	
Process Manual, which will constitute an	Therefore, an interim		Manual is intended to be	
integral part of the GNSO Council	working arrangement must		approved and implemented	
Operating Rules, intended to provide	be achieved pending		together with the new PDP	
guidance and suggestions to the GNSO	adoption of the final PDP		process, therefore no delay is	
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N.A			
Manual.			
		solution will be needed.	
The Template should be	INTA	The WT would like to clarify that	No change
limited to defining the		the only required information	
issue, identifying problems		on the template is the name of	
and providing the rationale		the requestor and the definition	
for investigating whether		of the issue; all other elements	
policy development is		are optional, which seems to be	
needed. Other items, such		in line with the comment.	
as 'supporting evidence'			
and 'economic impact' may			
not be available until the			
issue is more thoroughly			
explored.			
	limited to defining the issue, identifying problems and providing the rationale for investigating whether policy development is needed. Other items, such as 'supporting evidence' and 'economic impact' may not be available until the issue is more thoroughly	The Template should be limited to defining the issue, identifying problems and providing the rationale for investigating whether policy development is needed. Other items, such as 'supporting evidence' and 'economic impact' may not be available until the issue is more thoroughly	The Template should be limited to defining the issue, identifying problems and providing the rationale for investigating whether policy development is needed. Other items, such as 'supporting evidence' and 'economic impact' may not be available until the issue is more thoroughly INTA The WT would like to clarify that the only required information on the template is the name of the requestor and the definition of the issue; all other elements are optional, which seems to be in line with the comment.

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# 5 Issue Scoping	Developing a PDP Manual	INTA	The WT would like to clarify that	No change
The PDP-WT recommends adopting the	is advisable, but should not		the PDP Manual is an intrinsic	
proposed Policy Development Process	hold up policy		part of the Final Report and the	
Manual, to provide guidance and	development efforts.		proposed new PDP. The PDP	
suggestions to those parties raising an			Manual is intended to be	
issue on which steps could be considered			approved and implemented	
helpful in gathering evidence and			together with the new PDP	
obtaining sufficient information to			process, therefore no delay is	
facilitate an effective and informed policy			anticipated and no interim	
development process.			solution will be needed.	
#6 Creation of an Issue Report	The request for the ICANN	INTA	The WT would like to clarify that	Consider whether the
The PDP-WT recommends that the	Staff Manager to express		in the current process the	term 'Staff Manager'
currently required elements of an Issue	an opinion as to whether		opinion of the staff manager is	should be replaced by
Report9 continue to be required for all	the PDP should be initiated		also required, so no 'extra step'	the term 'Staff' in
future PDPs. However the PDP-WT	may be beyond the		is injected. Also, it should be	instances such as in
recommends that only certain of the	responsibilities of ICANN		pointed out that the opinion of	relation to the opinion
elements be identified in Annex A of the	Staff. INTA believes this		the staff manager relates to	on whether to initiate a
Bylaws and others in the PDP Manual.	opinion tends to inject an		whether or not a PDP should be	PDP or not.
More specifically, the Bylaws should	extra step and would tend		initiated, it does not concern	
continue to require elements a (the	to prejudge matters before	IPC	policy recommendations or	
proposed issue raised for consideration),	an appropriate policy		possible solutions. In addition,	
b (the identity of the party submitting	airing.		the WT notes that the opinion	
the issue) and c (how that party is			of the staff manager is usually	
affected by the issue), while elements d	By what criteria are staff		formed through internal	
(support for the issue to initiate the PDP)	making the determination		discussions with relevant staff	
and e (recommendation from the Staff	on scope and		members, so it might be more	

 $^{^{9}}$ See provision 2 of Annex A of the ICANN Bylaws

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Manager) should be added to the PDP	recommendation on		appropriate to call it 'Staff's	
Manual. In addition, the PDP-WT notes	initiation of a PDP? These		opinion' instead of the 'Staff	
that element e (recommendation from	criteria should be spelled		Manager's opinion' which might	
the Staff Manager) should be split in two	out and the Staff		lead people to believe that it is	
parts; the first part dealing with the	Manager's		just the view of one individual.	
question of whether a PDP is considered	recommendation should		The WT also notes that 'scope'	
"in scope" (see recommendation 22 for	address each of them. In		is defined as within ICANN's	
the definition of "in scope") and the	relation to the opinion of		mission and GNSO scope, it	
second part addressing whether the PDP	the General Counsel, if the		does not consider 'out of scope	
should be initiated. Although currently	determination is made that		of ICANN'.	
included as one element in the ICANN	a proposed PDP is 'out of			
Bylaws, the reality is that these two	scope', does it have the			
elements should be treated separately.	same significance if it is			
Furthermore, the PDP-WT recommends	determined out of scope of			
including in the PDP Manual a	ICANN or out of scope of			
recommendation for the entity	the role of the GNSO?			
requesting an Issue Report to indicate				
whether there are any additional items it				
would like to have addressed in the Issue				
Report. This in turn which could then be				
taken into consideration by the Staff				
Manager and/or Council when reviewing				
the request for an Issue Report. In				
addition, the PDP Manual should allow				
for ICANN Staff or the Council to request				
additional research, discussion, or				
outreach to be conducted as part of the				
development of the Issue Report.				
#23 Mode of operation for a PDP	Other examples should be	RySG	The WT noted that 'Task Force'	In the last sentence,
The PDP-WT recommends that even	provided instead of 'Task		and 'Committee of the whole'	remove 'such' and add

though a Working Group currently forms the basic mode of operation for a PDP, there should be flexibility to accommodate different working methods if deemed appropriate by the GNSO Council, in accordance with the GNSO Operating Rules. For example, in the past use has been made of "Task Forces" as well as a "Committee of the Whole". Any such new working methods must contain each of the mandatory elements set forth in the ICANN Bylaws and PDP Manual.	Force' and 'Committee of the whole' which are not considered consistent with the working group model. Instead examples such as 'drafting teams' or 'review teams' should be added.		were only included as examples not necessarily endorsed. The WT proposed to clarify the language to make this clear.	'or groups' after methods so that the last sentence reads: 'Any new working methods or groups must contain each of the mandatory elements set forth in the ICANN Bylaws and PDP Manual'.
#14 No fast-track procedure The PDP-WT discussed the notion of a fast-track procedure extensively but did not come to agreement on whether such a process is truly needed, and if so, what such a fast-track procedure might look like. The PDP-WT recommends that the GNSO Council re-evaluates the need for a fast-track procedure in due time as part of the review of the new PDP, as it is of the view that the new PDP will offer additional flexibility and would allow for 'faster' PDPs provided that the necessary resources are available without the need for a formal 'fast track' process.	The WT should clarify what recommendations will enable the PDP process to move more quickly. The development of a fast-track process now (rather than waiting for the GNSO to assess whether to create one later) would ensure greater efficiency and timelier decision-making. The concept of monitoring outcomes needs to have an accompanying method to make corrections to a policy if a policy is not	AG	The WT notes that the objective of the new PDP is not necessarily to make it faster, but to make it more effective. As pointed out above, the WG is of the view that the proposed PDP procedures in its view do not structurally increase or decrease the duration of the overall PDP, although they do have the potential to increase (for example mandatory public comment period on the Preliminary Issue Report) or decrease the duration (for example, no longer requiring a public comment period at the	No Change

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working as originally intended, without having to go through the full PDP process. Once the new PDP is implemented, the GNSO Council should charter a small group to propose such a change. This should not wait until a full review of the PDP process takes place.

initiation of a PDP). The WT also notes that if there would be a way to fast-track a PDP, it would be done for all PDPs. In the WT's view, ensuring that more data gathering and scoping is done upfront will result in a narrow focused PDP, which will be more efficient (and hopefully faster) than some of the historic PDPs that have taken a lot of time to complete.

In relation to monitoring outcomes and correcting policies, the WT notes that a process does exist to make changes before a policy is adopted by the Board. The WT, however, acknowledges that no such mechanism exists after adoption by the Board and in the proposed PDP the only way to make changes would be a new PDP. The WT did point out that if such a change would be universally supported, presumably a PDP would require minimal time. The WT also noted that a WG Charter

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			could foresee for the WG to review the results of the implementation of the policy and propose changes, if deemed appropriate. However, it would probably need to be determined on a case by case basis whether a new PDP would need to be conducted in order make changes to an already adopted and implemented policy.	
#15 Timeframes for Initiation of a PDP The PDP-WT recommends modifying the timeframes currently included in clause 3 of Annex A — "Initiation of a PDP" to reflect current practice and experience. In addition, it proposed to add language to codify the current practice that any voting10 Council members may request the deferral of the consideration of an initiation of a PDP for one Council meeting.	INTA remains concerned that codifying this practice may result in additional delays. Discretion should be limited in terms of allowing for these delays. This recommendation allows any 'voting Council' member to request deferral, excluding the	AG	The WT notes that discretion is limited as a deferral can only be invoked for one GNSO Council meeting. The WT agrees with the comment and proposes to remove the term 'voting' from the text (note: liaisons are not considered Council members	Remove 'voting' from the proposed text (and check other occurrences of the word 'voting' in this context). Remove 'written' from the language in the PDP manual, as such a request can also be made orally.
	non-voting Nominating Committee appointee to		under the definition in the	

¹⁰ The term "voting Council Member" is intentionally used by the PDP-WT to refer to only those persons serving on the GNSO Council that have a vote as opposed to liaisons and others that do not.

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	the GNSO Council. Since the deferral is a request to not only defer voting, but to defer discussion, it is reasonable that this NCA, whose only tool is discussion, be able to make a deferral request to allow him or her to further study the issue.		Bylaws).	
#20 Input from SOs and ACs The PDP-WT recommends that further explanation on how to involve Advisory Committees or Supporting Organisations in a PDP be included as part of the PDP Manual. Much of this will involve the codification of existing practice. It is the belief of the PDP-WT that input from other SOs and ACs must be sought and treated with the same due diligence as other comments and input processes. In addition, comments from ACs and SOs should receive a response from the WG. This may include, for example, direct reference in the applicable Report or embedded in other responsive documentation or a direct response. The PDP WG is expected to detail in its report how input was sought from ACs and SOs and how, if input was received, such	Request that additional language be added explaining how to best involve the ACs and SOs in a PDP. In addition to explaining how input should be sought, details should be included for the manner and timeframe in which the WG should respond to AC and SO comments.	INTA	The WT agrees in general with the sentiment of this comment, but considers this an evolving process and doesn't consider it necessary to write in more details as this might limit flexibility in engaging ACs and SOs.	No Change

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input has been considered.				
#23 Mode of operation for a PDP	The recommendation	INTA	The WT notes that specific	No Change
The PDP-WT recommends that even	should clarify who may, or		language is provided in the	
though a Working Group currently forms	who is responsible for,		manual on who (GNSO Council)	
the basic mode of operation for a PDP,	suggesting and developing		and what ('The GNSO Council	
there should be flexibility to	such alternate processes,		should not select another	
accommodate different working	as well as the approvals		model for conducting PDPs	
methods if deemed appropriate by the	required. Relying on GNSO		unless the GNSO Council first	
GNSO Council, in accordance with the	Council discretion is		identifies the specific rules and	
GNSO Operating Rules. For example, in	insufficient to address the		procedures to guide the PDP	
the past use has been made of "Task	concerns raised.		Team's deliberations which	
Forces" as well as a "Committee of the			should at a minimum include	
Whole". Any such new working methods			those set forth in the ICANN	
must contain each of the mandatory			Bylaws and PDP Manual. The	
elements set forth in the ICANN Bylaws			PDP Team is required to review	
and PDP Manual.			and become familiar with the	
			GNSO Working Group	
			Guidelines, which also apply to	
			PDP Working Groups') is	
			required for suggesting and	
			developing alternate processes.	
#28 Summary and Analysis of Public	Delays should be avoided	INTA	The WT agrees that, where	No Change
Comments	by defining and limiting		possible, delays should be	
The PDP-WT recommends modifying	'exigent circumstances'.		avoided, but disagrees that	
clause 9 of Annex A of the ICANN Bylaws			further specificity needs to be	
to reflect the current practice that a			provided with regard to what	
summary and analysis of the public			'exigent circumstances' includes	
comments received is to be provided by			as that would limit flexibility	
the staff manager to the Working Group.			and be too prescriptive.	

Such a summary and analysis of the public comments should be provided at the latest 30 days after the closing of the public comment period, absent exigent circumstances. The Working Group shall review and take into consideration the public comments received.				
#29 Guidance on Public Comment Periods The PDP-WT recommends providing further guidance in the PDP Manual on how to conduct public comment periods and review public comments received. Such guidance should include the expectation that public comments are carefully considered and analyzed by the WG; encouraging WGs to explain their rationale for agreeing or disagreeing with the different comments received and, if appropriate, how these will be addressed in the report of the WG, and; other means to solicit input than the traditional public comment forums such as surveys.	In cases where few comments are received, it may be realistic for the WG to respond to every public comment, but when there are large numbers it would be time consuming and not realistic to expect the WG to respond to every single comment. Suggest changing the recommendation to read: 'encouraging WGs to explain their rationale for agreeing or disagreeing with different comments the main themes of comments received'.	RySG	The WT agrees with the sentiment of the comment and proposes to remove 'different' from the last sentence to take away the impression that each and every comment will be responded to.	Remove 'different' from the last sentence.
#37 Timing of consideration of Final	Allowing as late as 8 days	RySG	The WT notes that the 8-day	No Change
Report	before a Council Meeting		rule is part of the GNSO	
The PDP-WT recommends modifying	for considering a Final		Operating Procedures, not the	
clause 10 – "Council Deliberations of	Report is completely		proposed PDP, but also notes	

current practice and requirements in the rules of procedure to consider a report if it is received at least eight (8) days in advance of a Council meeting, otherwise the report shall be considered at the next Council meeting, in addition, the PDP-WT recommends adding language to codify the current practice that any voting Council member can request the deferral of the consideration of a final report for one Council meeting. Deferral should only apply to the consideration of Working Group Recommendations #38 Consideration of Working Group Recommendations #38 Consideration of Working Group additional guidance to GNSO Council in #38 Consideration of Working Group additional guidance to GNSO Council in #38 Consideration of GNSO Council in #38 Lonsideration of Working Group additional guidance to GNSO Council in #38 Consideration of GNSO Council in #38 Lonsideration of Working Group additional guidance to GNSO Council in #38 Lonsideration of Working Group additional guidance to GNSO Council in #38 Lonsideration of Working Group additional guidance to GNSO Council in #38 Lonsideration of Working Group additional guidance to GNSO Council in #38 Lonsideration of Working Group additional guidance to GNSO Council in #38 Lonsideration of Working Group additional guidance to GNSO Council in #38 Lonsideration of Working Group additional guidance to GNSO Council in #38 Lonsideration of Working Group additional guidance to GNSO Council in #38 Lonsideration of Working Group additional guidance to GNSO Council in #38 Lonsideration of Working Group additional guidance to GNSO Council in #38 Lonsideration of Working Group additional guidance to GNSO Council in #38 Lonsideration of Working Group additional guidance to GNSO Council in #38 Lonsideration of Working Group additional guidance to GNSO Council in #38 Lonsideration of Working Group additional guidance to GNSO Council in #38 Lonsideration of Working Group additional guidance to GNSO Council in #39 Lonsideration of a Final Report. The WT also notes t			1		•
rules of procedure to consider a report if it is received at least eight (8) days in advance of a Council meeting, otherwise the report shall be considered at the next Council meeting. In addition, the PDP-WT recommends adding language to codify the current practice that any voting Council meeting. Council meeting. In addition, the PDP-WT recommends adding language to codify the current practice that any voting Council meeting. Deferral should only apply to the consideration of a final report for one Council meeting. Deferral should only apply to the consideration of the Final Report, and any deferral relating to the initiation of a PDP should require a 'second'. #38 Consideration of Working Group Recommendations #38 Consideration of Working Group Recommendations #38 Consideration of Working Group Recommendations #38 Consideration of GNSO Council in the last sentence View already allows for additional time for consideration of a Final Report. The WT also notes that the 8 day rule is a minimum and other measures might be considered to encourage submission of motions / Final Report entire. The WT notes that a practice of sharing draft motions before these are formally made has emerged at recent Council meetings, which is another way of allowing additional time for consideration of the comment. The WT acknowledges that it might add delay, but notes that reasoned consideration is needed before a vote is conducted. #38 Consideration of Working Group Recommendations Wiew already allows for additional time for consideration of a Final Report. The WT also notes that the 8 day rule is a minimum and other measures might be considered to encourage submission of motions / Final Report. The WT notes that a practice of sharing draft motions before these are formally made has emerged at recent Council meeting. Wiew already allows for additional time for consideration of a Final Report. The WT also notes that the 8 day rule is a minimum and other measures might be considered to encourage submission of motions	Annex A" of the ICANN Bylaws to reflect	unworkable.		that the practice of allowing	
it is received at least eight (8) days in advance of a Council meeting, otherwise the report shall be considered at the next Council meeting. In addition, the PDP-WT recommends adding language to codify the current practice that any voting Council member can request the deferral of the consideration of a final report for one Council meeting. Deferral should only apply to the consideration of the Final Report, and any deferral relating to the initiation of a PDP should require a 'second'. #38 Consideration of Working Group Recommendations #38 Consideration of GNSO Council in More additional guidance to GNSO Council in the final septical at the final septical and the final septical at the sentence of the final septical at the final septical at the final septical at the final septical at the sentence of a douncil meeting of a final report. The WT also notes that the 8 day rule is a minimum and other measures might be considered to encourage submission of motions / Final Report action of a final report for one council gestion of a final report for one council meeting. The WT notes that a practice of sharing draft motions before these are formally made has emerged at recent Council meetings, which is another way of allowing additional time for consideration by SGs and constituencies. INTA The WT disagrees with the comment. The WT acknowledges that it might add delay, but notes that reasoned consideration is needed before a vote is conducted. #38 Consideration of Working Group are recommended: The PDP-WT recommends providing additional guidance to GNSO Council in the final Report. The WT also notes that the 8 day rule is a minimum and other measures might be consideration of motions / final Report. The WT notes that a practice of sharing draft motions before these are formally meetings. The WT disagrees with the comment. The WT acknowledges that it might add delay, but notes tha				_	
advance of a Council meeting, otherwise the report shall be considered at the next Council meeting. In addition, the PDP-WT recommends adding language to codify the current practice that any voting Council meeting. Deferral should only apply to the consideration of allowing additional time for consideration of working Group Recommends of Working Group Recommends providing additional guidance to GNSO Council in Member Coun	rules of procedure to consider a report if			view already allows for	
the report shall be considered at the next Council meeting. In addition, the PDP-WT recommends adding language to codify the current practice that any voting Council member can request the deferral of the consideration of a final report for one Council meeting. Deferral should only apply to the consideration of the Final Report, and any deferral relating to the initiation of a PDP should require a 'second'. #38 Consideration of Working Group Recommendations Recommendations The WT also notes that the 8 day rule is a minimum and other measures might be considered to encourage submission of motions / Final Report earlier. The WT notes that a practice of sharing draft motions before these are formally made has emerged at recent Council meetings, which is another way of allowing additional time for consideration by SGs and constituencies. INTA The WT disagrees with the comment. The WT acknowledges that it might add delay, but notes that reasoned consideration is needed before a vote is conducted. #38 Consideration of Working Group Recommendations The PDP-WT recommends providing additional guidance to GNSO Council in The following two changes are recommended: - Add a sentence before the last sentence The WT also notes that the 8 day rule is a minimum and other measures might be considered to encourage submission of motions / Final Report earlier. The WT notes that a practice of sharing draft motions before these are formally made has emerged at recent Council meetings, which is another way of allowing additional time for consideration by SGs and constituencies. FYFA The WT disagrees with the sentiment of the comment, but is of the view that it is sufficiently covered in the	it is received at least eight (8) days in			additional time for	
Council meeting. In addition, the PDP-WT recommends adding language to codify the current practice that any voting Council member can request the deferral of the consideration of a final report for one Council meeting. Deferral should only apply to the consideration of the Final Report, and any deferral relating to the initiation of a PDP should require a 'second'. #38 Consideration of Working Group Recommendations Page Council meeting. In addition, the PDP-WT recommends providing additional guidance to GNSO Council in day rule is a minimum and other measures might be considered to encourage submission of motions / Final Report earlier. The WT notes that a practice of sharing draft motions before these are formally made has emerged at recent Council meetings, which is another way of allowing additional time for consideration by SGs and constituencies. INTA The WT disagrees with the comment. The WT acknowledges that it might add delay, but notes that reasoned consideration is needed before a vote is conducted. #38 Consideration of Working Group Recommendations The PDP-WT recommends providing additional guidance to GNSO Council in	advance of a Council meeting, otherwise			consideration of a Final Report.	
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Council member can request the deferral of the consideration of a final report for one Council meeting. Deferral should only apply to the consideration of the Final Report, and any deferral relating to the initiation of a PDP should require a 'second'. #38 Consideration of Working Group Recommendations The PDP-WT recommends providing additional guidance to GNSO Council in motions / Final Report earlier. The WT notes that a practice of sharing draft motions before these are formally made has emerged at recent Council meetings, which is another way of allowing additional time for consideration by SGs and constituencies. INTA The WT disagrees with the comment. The WT acknowledges that it might add delay, but notes that reasoned consideration is needed before a vote is conducted. The WT agrees with the sentiment of the comment, but is of the view that it is sufficiently covered in the	recommends adding language to codify			measures might be considered	
of the consideration of a final report for one Council meeting. The WT notes that a practice of sharing draft motions before these are formally made has emerged at recent Council meetings, which is another way of allowing additional time for consideration by SGs and constituencies. Deferral should only apply to the consideration of the Final Report, and any deferral relating to the initiation of a PDP should require a 'second'. #38 Consideration of Working Group Recommendations The PDP-WT recommends providing additional guidance to GNSO Council in The WT notes that a practice of sharing draft motions before these are formally made has emerged at recent Council meetings, which is another way of allowing additional guidance to GnSO Council in The WT notes that a practice of sharing draft motions before these are formally made has emerged at recent Council meetings, which is another way of allowing additional guidance to GnSO dunly apply to the recommended these are formally made has emerged at recent Council meetings, which is another way of allowing additional guidance to GnSO Council in The WT disagrees with the comment. The WT acknowledges that it might add delay, but notes that reasoned consideration is needed before a vote is conducted. The WT disagrees with the sentiment of the comment, but is of the view that it is sufficiently covered in the	the current practice that any voting			to encourage submission of	
one Council meeting. Sharing draft motions before these are formally made has emerged at recent Council meetings, which is another way of allowing additional time for consideration by SGs and constituencies. Deferral should only apply to the consideration of the Final Report, and any deferral relating to the initiation of a PDP should require a 'second'. #38 Consideration of Working Group Recommendations The PDP-WT recommends providing additional guidance to GNSO Council in Sharing draft motions before these are formally made has emerged at recent Council meetings, which is another way of allowing additional padditional guidance to GNSO Council in Sharing draft motions before these are formally made has emerged at recent Council meetings, which is another way of allowing additional padditional time for consideration by SGs and constituencies. INTA The WT disagrees with the comment. The WT acknowledges that it might add delay, but notes that reasoned consideration is needed before a vote is conducted. The following two changes are recommended: - Add a sentence before these are formally made has emerged at recent Council meetings, which is another way of allowing additional time for consideration by SGs and constituencies. INTA The WT disagrees with the comment. The WT acknowledges that it might add delay, but notes that reasoned consideration is needed before a vote is conducted. The Following two changes are recommended: - Add a sentence before these are formally made has emerged at recent Council in meetings, which is another way of allowing additional padditional paddition	Council member can request the deferral			motions / Final Report earlier.	
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Recommendationsare recommended:sentiment of the comment, but'cautiously' into theThe PDP-WT recommends providing additional guidance to GNSO Council in- Add a sentence before the last sentenceis of the view that it is sufficiently covered in therecommendation.	#38 Consideration of Working Group	•	RySG	The WT agrees with the	Incorporate the word
The PDP-WT recommends providing - Add a sentence before additional guidance to GNSO Council in the last sentence is of the view that it is sufficiently covered in the	•		,	<u> </u>	-
additional guidance to GNSO Council in the last sentence sufficiently covered in the	The PDP-WT recommends providing	- Add a sentence before		,	•
	•	the last sentence		sufficiently covered in the	
the PDP invalual on now to treat working noting that "the current recommendation.	the PDP Manual on how to treat Working	noting that 'the		current recommendation.	

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Group recommendations, especially those that have not received full consensus and the expected / desired approach to adoption of some, but not all, or rejection of recommendations. PDP WGs should be encouraged to indicate which, if any, recommendations are interdependent so the GNSO Council can take this into account as part of their deliberations. The Council should be strongly discouraged from separating recommendations that the PDP WT has identified as interdependent. The PDP-WT would like to express its concern about the GNSO Council 'picking and choosing' or modifying recommendations, but recognizes that this is the Council's prerogative. The PDP-WT would like to encourage the GNSO Council that where it does have concerns or would propose changes to recommendations, it passes these concerns and/or recommendations for changes back to the respective PDP Working Group for their input.

Council, in its policy process management role, should cautiously handle any reconsideration of WG recommendations to ensure that the WG does not get the impression that their work was in vain. If the Council thinks that a particular recommendation does not have support from any particular group, it should determine whether that group's input was reflected in the final recommendation' Change the word

It would be helpful for the Council to develop standards and definitions to gauge the level of assent along these lines (Strong Consensus, Rough

'encourage' to require'

in the last sentence.

However, to strengthen the current language, the WT proposes to incorporate the word 'cautiously' into the recommendation.

The WT notes that the intent is correct, but perhaps this is a case where the Chair of the WG be asked whether it needs to be referred back or not.

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INTA

	Consensus, No Consensus).			
#40 Voting Thresholds	There should not be any	INTA	The WT points out that it did	Change 'should be
The PDP-WT discussed whether the	delay in determining fair		review and discuss the voting	covered as part of the
voting thresholds currently in place	voting thresholds. The		thresholds extensively, but also	next overall review of
might need to be reviewed (see also	fairness of the processes is		noted that these are the result	the GNSO' to 'should be
overarching issues) but agrees that this	directly tied to the voting		of significant debate and	addressed by the GNSO
issue should be covered as part of the	thresholds and, as such,		compromise as part of the	when deemed
next overall review of the GNSO. The WT	whether or not the voting		restructuring of the GNSO and	appropriate and/or
does note that it has proposed two new	thresholds should be		did not consider it part of its	necessary'.
voting thresholds in relation to the	revised should not wait for		mandate to propose changes to	
adoption of the WG Charter (see	the next GNSO review.		these agreed upon voting	
recommendation 18),as well as a new	Instead the GNSO Council		thresholds. The WT does agree	
voting threshold for the termination of a	should remand this topic		that a review of the voting	
PDP (see recommendation 36), and the	for further consideration		thresholds does not necessarily	
definition of "Supermajority Vote" (see	by the PDP-WT with a short		need to wait until the next	
recommendation 47) .	timeframe for a		review of the GNSO, but is of	
	recommendation.		the view that it is up to the	
			GNSO Council to initiate such	
			action.	
#44 GNSO Council Review of the PDP	Basic standards could and	INTA	The WT notes that such a self-	No change
Working Group	should be adopted now as		assessment would apply to all	
The PDP Work Team notes that several	a helpful tool subject to		GNSO Working Groups, not only	
documents, including the PPSC-WG WT	amendment after there is		PDP WGs and it would therefore	
and the WG Guidelines, reference a	more experience with the		not be appropriate for the PDP-	
"Working Group Self-Assessment," which	new PDP process. This		WT to develop such rules. In	
all WGs are encouraged to conduct. The	issue should not have to		addition, the WT notes that the	
Work Team believes that this could be a	wait for referral to the		development of such rules are	
valuable exercise, and encourages PDP	Standing Committee or		not on the critical path to the	
WGs to complete a candid and objective	additional experience with		adoption of the new PDP and	

self-assessment at the conclusion of their work. However, the Work Team also notes that there are no ICANN guidelines and recommends that the GNSO Council develops such guidelines after some experience is gained in WG self-assessments.	the PDP process.		might take substantial time to develop.	
Section 3 – Overarching Issues	If all the overarching issues are included in the proposed PDP Manual it should say so, if not, it would be helpful to identify which ones are not included and why not.	RySG	The WT agrees with the comment.	Update section to clarify if overarching issues are covered in the Bylaws, PDP Manual or neither.
Section 3 - Consideration of Final Issue Report by GNSO Council	Allowing as late as 8 days before a Council Meeting for considering a Final Issue Report is completely unworkable.	RySG	See earlier comment on page12-13 in relation to the 8 day timeframe.	No change
Section 3 – Approval of WG Charter	Allowing as late as 8 days before a Council Meeting for considering a WG Charter is too short.	RySG	See earlier comment on page12-13 in relation to the 8 day timeframe.	No change
Section 3 – Consideration of Final Report by GNSO Counil	Allowing as late as 8 days before a Council Meeting for considering a Final Report is too short.	RySG	See earlier comment on page12-13 in relation to the 8 day timeframe.	No change
Section 3 – Consideration by the Board	The recommendation does	RySG	The WT notes that the actual	Update proposed

	not take into account Board requirements and needs. Item should be reworded to say 'The Board shall consider the Recommendations Report as soon as possible according to its requirements but not later than the second meeting at the Board's next meeting after receipt'		language that has been proposed in the Bylaws does leave sufficient flexibility ('as soon as feasible after receipt of the Board Report'), but agrees that encouraging a certain timeframe might be appropriate.	language for the Bylaws to 'as soon as feasible, but preferably not later than the second meeting after receipt of the Board Report'. Update section 3 to reflect proposed language.
Section 3 – PDP Document Translation	Recommend changing the recommendation to 'public comments should be received in other languages and-where feasible, and when that occurs these comments should also be translated back into English'.	RySG	The WT agrees with the comment.	Make change as proposed.
Section 3 – Voting Thresholds	The organization of this section is confusion and could be clearer if all items relating to a Vote of Council would be grouped together under one heading. In the last sentence of 5c, it should be	RySG	In relation to the comment on the last sentence of 5c, the WT agrees with the proposed change. The WT agrees to review this section and determine whether there is a better way to organize it. In relation to the comment on 6b,	Update 5c as proposed. Review section and determine whether there is a better way to organize it.

tl n c	Supermajority vote threshold will have to be met or exceeded', as the clause 'with respect to any contracting party affected		language for the new Annex A leaves flexibility ('as soon as feasible').	
n c	met or exceeded', as the clause 'with respect to any		, ,	
c	clause 'with respect to any		feasible').	
	·			
	contracting party affected			
L C				
b	by such contract provision'			
S	seems to be irrelevant.			
R	Regarding Board Vote, the			
G	GNSO recommended Board			
V	voting threshold should be			
c	consistent with those in			
t	the Bylaws. In relation to			
	tem 6b, it is recommended			
to	to change the timing to at			
	east thirty days for the			
	Council to review the			
	Board Statement.			
	Recommendation to	RySG	The WT agrees to number the	Number the different
	number instead of		different sections instead of	sections instead of
	oulleting the different		bulleting. With regard to the	bulleting. Clarify that
	tems in this section.		comment on the second page	this section reflects
	Regarding second bullet on		on page 38, the WT notes that	deliberations of the WT,
·	page 38, to ensure		the proposed language for the	which did not
	flexibility, proposed change		new Annex A has sufficient	necessarily translate
	to 'a certain timeframe		flexibility, as it does not include	into recommendations
	should be included (e.g.		a certain timeframe. With	for the Manual or
	t he Board shall within x		regard to the third bullet on	Bylaws. Update first
	days submit the board		page 38, this has been	bullet on page 39 to
S	statement to the GNSO		addressed in the WT's response	note that no clarification

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	Council with guidance on		on page 12-13. In relation to the	was received from Legal
	how to cure the identified		fourth bullet on page 38, the	and this is no longer
	deficiencies, with an		WT notes that it does not	considered relevant as
	option to extend if		consider it in its remit to	the provision in question
	necessary').		prescribe what the Board must	is not included in the
	Regarding third bullet on		or should do (as such, this	proposed new PDP.
	page 38, as late as eight		comment of the WT has not	
	days before a Council		been 'translated' into language	
	Meeting for considering a		in the Manual or Bylaws).	
	Board statement is too		However, the WT notes that the	
	short.		GNSO Council might consider	
	Regarding the fourth bullet		including a message of this	
	on page 38, suggestion to		nature when it submits its	
	add 'If the Board is		report to the Board. Regarding	
	considering separating		the first bullet on page 39, the	
	recommendations, it		WT agrees that this section	
	should discuss this with the		needs to be updated that no	
	GNSO Council beforehand'.		clarification was received by	
	Regarding the first bullet		Legal and it is no longer	
	on page 39, if clarification		considered relevant as the	
	was received by Legal as		provision is not included in the	
	suggested in this bullet, the		proposed new PDP.	
	paragraph should be			
	updated to reflect that, if			
	not, clarification should be			
	obtained.			
Annex A – Section 1 Required Elements	Because of the importance	RySG	The WT agrees with this	Create a separate
of a PDP	of the recommendations, it		suggestion.	Annex, which only
	might be useful to require			contains the
	that the recommendations			recommendations. This

	be provided as a separate document from the full report or that they be concisely provided as a distinct section of the report after the Executive Summary.			Annex will be made available as a separate download from the report.
Annex A – Section 3 Creation of an Issue	Recommendation to	RySG	The WT agrees with suggestion.	Update accordingly.
Report	change 'and more specifically the role of the GNSO as set forth in the PDP Manual' to 'and more specifically the role of the GNSO as set forth in the Bylaws' as the Bylaws are authoritative, not the Manual.			
Annex A – Section 4 Initiation of the PDP	Recommendation to change the sentence on the Board Request as follows: 'Except in cases where the Board believes that a PDP is urgently needed, before requesting a PDP, the Board should request the GNSO to provide information regarding the availability of community and staff	RySG	The WT does not consider it appropriate for the Board to micromanage the GNSO by making it provide information on community and staff resources, as well as projects underway. The WT does agree that it would be appropriate to encourage or enable discussions between the GNSO Council and ICANN Board once the Board has submitted a request for an	Update section 3 (Request for an Issue Report) with the following sentence: 'In the event the Board makes a request for an Issue Report, the Board should provide a mechanism by which the GNSO Council can consult with the Board to provide information

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resources as well as what **GNSO** activities may have to be delayed to add a **new PDP.** If the Board requested an Issue Report for what they consider an urgent need, the Council, within the timeframe set forth in the PDP Manual, shall initiate a PDP unless resources are not available. No vote is required for such action. If Report'. the Board requested a PDP for a matter that is not considered urgent, they should provide guidance regarding what other **GNSO** activities may be delayed if necessary and make suggestions with regard to how additional resources may be found'.

Issue Report. As such, the WT proposes to add to section 3 (Request for an Issue Report) the following language: 'In the event the Board makes a request for an Issue Report, the Board should provide a mechanism by which the GNSO Council can consult with the Board to provide information on the scope, timing, and priority of the request for an Issue Report'.

on the scope, timing, and priority of the request for an Issue Report'.

Annex D - Background

On 26 June 2008 the ICANN Board <u>approved a set of recommendations</u> designed to improve the effectiveness of the GNSO, including its policy activities, structure, operations, and communications. The <u>GNSO Improvements Report</u>, approved by the Board, identified the following key objectives:

- Maximize the ability for all interested stakeholders to participate in the GNSO's policy development processes;
- Ensure that recommendations can be developed on gTLD "consensus policies" for Board review and that the subject matter of "consensus policies" is clearly defined;
- Ensure that policy development processes are based on thoroughly-researched, well-scoped objectives, and are run in a predictable manner that yields results that can be implemented effectively;
- Align policy development more tightly with ICANN's strategic and operations plans; and
- Improve communications and administrative support for GNSO objectives.

The Board emphasized the need to improve inclusiveness and representativeness in the GNSO's work while increasing its effectiveness and efficiency. The following pertains to the PDP-WT's mission:

Revising the PDP: The Policy Development Process (PDP) needs to be revised to make it more effective and responsive to ICANN's needs. It should be brought in-line with the time and effort actually required to develop policy and made consistent with ICANN's existing contracts (including, but not limited to, clarifying the appropriate scope of GNSO "consensus policy" development). While the procedure for developing "consensus policies" will need to continue to be established by the Bylaws as long as

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rules for the Board's consideration and approval that contain more flexibility. The new

required by ICANN's contracts, the GNSO Council and Staff should propose new PDP

rules should emphasize the importance of the preparation that must be done before

launch of a working group or other activity, such as public discussion, fact-finding, and

expert research in order to properly define the scope, objective, and schedule for a

specific policy development goal and the development of metrics for measuring success.

The charter of the PDP-WT is to develop and document a revised GNSO Policy Development

Process that achieves the goals established by the ICANN Board. The PDP-WT, with staff

assistance, will need to determine what changes to the bylaws will be required. New processes

will need to be documented properly to ensure that the bylaws (and any related operational

rules or procedures) are updated accurately. The revised PDP, after review and approval by the

PPSC, GNSO Council, and ICANN Board, would replace the current PDP defined in Annex A of the

ICANN bylaws.

This mandate arises not from a change in the mission or role of the GNSO, but from the

accumulation of experience with the current PDP and the decisions that have been made by the

ICANN Board concerning an organizational restructuring of the GNSO.

The PDP-WT's mission is closely related to that of the parallel Working Group Work Team (WG-

WT) also chartered by the PPSC. The charter of the WG-WT is to "[d]evelop a new GNSO

Working Group Model that improves inclusiveness, improves effectiveness, and improves

efficiency". The two PPSC Work Teams are expected to work independently, but in consultation

with each other.

For further details please visit the GNSO Improvements Home Page.

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ANNEX E - Working Group Charter¹¹

I. TEAM CHARTER/GOALS:

The GNSO Council's responsibility in recommending substantive policies relating to generic top-level domains is a critical part of ICANN's function. The mechanism by which the GNSO makes such recommendations to the ICANN Board of Directors is through the GNSO Policy Development Process (PDP) set forth in the ICANN Bylaws. The PDP Work Team is responsible for developing a new policy development process that incorporates a working group approach and makes it more effective and responsive to ICANN's policy development needs. The primary tasks are to develop:

- Appropriate operating principles, rules and procedures applicable to a new policy development process; and
- 2. An implementation/transition plan.

Specifically, the GNSO Improvements Report approved by the ICANN Board recommended that a new PDP:

1. Be better aligned with the contractual requirements of ICANN's consensus policies as that term is used in its contracts with registries and registrars and clearly distinguishes the development of "consensus policies" from general policy advice the GNSO Council may wish to provide to the Board. In addition, the Bylaws should clarify that only a GNSO recommendation on a consensus policy can, depending on the breadth of support, be considered binding on the Board, unless it is rejected by a supermajority vote.

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¹¹ Updated following the adoption of resolution 20010428-2

- Emphasize the importance of the work that must be done before launching a working group
 or other policy development activity, such as public discussion, fact-finding and expert
 research in order to define properly the scope, objective and schedule for a specific policy
 development goal.
- 3. Be more flexible than the current model, containing timelines that are consistent with the task.
- 4. Provide for periodic assessment to determine the effectiveness of revised rules, processes, and procedures on policy development work including self-reporting by each working group of any lessons learned, as well as input on metrics that could help measure the success of the policy recommendation. In addition the GNSO Council Chair should present an annual report to the ICANN community on the effectiveness of new GNSO policies using the metrics developed at the end of each PDP. The report should also contain a synthesis of lessons learned from policy development during the year with a view to establishing best practices. The report should be presented annually at an ICANN public meeting each year, and the material should be incorporated into the ICANN Annual Report prepared by Staff.
- 5. Better align the PDP process with ICANN's strategic plan and operations plan. The Council, constituencies and staff should publish an annual "policy development plan" for current and upcoming work, to better align resources with strategic objectives, and to create a stronger nexus between the work plan of the GNSO Council and the ICANN planning process. The plan should be linked to ICANN's overall strategic plan, but be sufficiently flexible to accommodate changes in priority determined by rapid evolution in the DNS marketplace and unexpected initiatives.
- 6. Contain rules, processes and procedures that are more effective and efficient and that meet consensus policy requirements as detailed further in the Report, to include specifying certain policy activities that should be done, including: research, consultation with constituencies, periods for public comment, timelines consistent with the complexity of the task, regular reporting to the Council as established in the scoping phase, and a final report and public comment period as in the current PDP.

The PDP Team shall work independently from, but in close consultation with, the Working Group Team of the Policy Process Steering Committee (PPSC). The Policy Development Process Team shall be responsible for making recommendations concerning the development of and transition to a new PDP for the GNSO Council's review.

ANNEX F - The Working Group

Following the adoption of the charter by the GNSO Council, a call for volunteers was launched. The following individuals are part of the PDP-WT. Statements of Interests can be found here.

NAME	AFFILIATION	Meetings Attended (Total # of meetings: 72)
Jeff Neuman (Chair)	RySG	65
James Bladel	RrSG	65
Paul Diaz	RrSG	60
Alan Greenberg	ALAC	58
Tatyana Khramtsova	RrSG	46
Wolf-Ulrich Knoben	ISP	45
David Maher	RyC	44
Avri Doria	NCA/NCSG ¹²	40
Alex Gakuru	NCUC	36
Marilyn Cade	Individual	17
Gabriel Pineiro	NCUC	9
Brian Winterfeldt	IPC	9
Mike Rodenbaugh	CBUC	8
Sophia Bekele	Individual	6
Bertrand de la Chapelle	Individual	4
Robin Gross ¹³	NCUC	3
John Berard ¹⁴	CBUC	3
Jean-Christophe Vignes	RrSG	3
Liz Williams ¹⁵	CBUC	2

¹² NCA until 26 Oct 09, NCSG after

¹³ Joined WT in September 2010

¹⁴ Joined WT in January 2011

¹⁵ Resigned from WT in January 2011

Tony Harris	ISP	1
Cheryl Langdon-Orr	ALAC (Alternate)	1
Zbynek Loebl	IPC	1
Kristina Rosette	IPC	1
Jaime Wagner ¹⁶	ISP	1
Keith Medansky ¹⁷	IPC	1
J. Scott Evans (Observer)	IPC	0
Antonio Tavares	ISP	0

RySG = Registries Stakeholder Group

RrSG = Registrar Stakeholder Group

CBUC = Commercial and Business Users Constituency

ISP = Internet Service and Connection Providers Constituency

IPC = Intellectual Property Constituency

NCSG = Non-Commercial Stakeholder Group

NCUC = Non-Commercial Constituency

ALAC = At-Large Advisory Committee

To view the attendance sheet, please click <u>here</u>.

¹⁶ Resigned from WT June 2009

¹⁷ Joined WT on 8 September 2011