GNSO COUNCIL REVIEW OF GAC ADVICE CONTAINED IN THE	ICANN77 GAC COMMUNIOUE ¹

GAC Advice - Topic	GAC Advice Details	Does the advice concern an issue that can be considered within the remit ² of the GNSO (yes/no)	If yes, is it subject to existing policy recommendations, implementation action or ongoing GNSO policy development work?	How has this issue been/is being/will be dealt with by the GNSO
1. Predictability in New gTLD Applications	 a. The GAC advises the Board: i. To take steps to ensure equitable participation in the proposed Standing Predictability Implementation Review Team (SPIRT) by all interested ICANN communities, on an equal footing. RATIONALE: The GAC recalls persistent GAC concerns regarding both the weak implementation of PICs applicable to gTLDs in highly-regulated sectors and the lack of clarity and effectiveness of the mechanism to resolve disputes (the Public Interest Commitments 	Yes, the topic is related to New gTLD Subsequent Procedures	Relates to the implementation of the SubPro PDP recommendations	The GNSO Council has agreed that, since the SPIRT will fall under the oversight of the GNSO Council, it is appropriate for the GNSO Council to take the lead in drafting the charter of this group. In drafting the charter for the SPIRT, the GNSO Council will take into consideration the extensive guidance in Annex E of the SubPro Final Report, including that: The SPIRT should be open to all interested parties, but may not necessarily be representative of the ICANN community, as actual participation may depend on

¹ Focused only the following sections of the Communiqué: Section V: GAC Advice to the ICANN Board and Section VI: Follow-up on Previous Advice ² As per the ICANN Bylaws: 'There shall be a policy-development body known as the Generic Names Supporting Organization (GNSO), which shall be responsible for developing and recommending to the ICANN Board substantive policies relating to generic top-level domains.

	remedied in any subsequent rounds.			criteria should identify knowledge, experience, responsibilities to their respective organization, rules of engagement, a Statement of Participation, etc.
2. Registry Voluntary Commitments (RVCs) / Public Interest Commitments (PICs) in New gTLDs	 a. The GAC advises the Board: i. To ensure that any future Registry Voluntary Commitments (RVCs) and Public Interest Commitments (PICs) are enforceable through clear contractual obligations, and that consequences for the failure to meet those obligations should be specified in the relevant agreements with Contracted Parties. RATIONALE: The GAC recalls persistent GAC concerns regarding both the weak implementation of PICs applicable to gTLDs in highly-regulated sectors and the lack of clarity and effectiveness of the mechanism to resolve disputes (the Public Interest Commitments Dispute Resolution Process or PICDRP) and recommends that these issues are remedied in any subsequent rounds. 	Yes, the topic is related to New gTLD Subsequent Procedures	There are existing policy recommendations related to PICs/RVCs which are currently pending adoption by the Board.	The Council small team has been working closely with members of the Board Caucus to understand the Board concerns with these recommendations and how best these can be addressed. The GNSO Council small team agrees with the GAC that PICs/RVCs must be contractually enforceable.

	a. The GAC advises the Board:			The Board may find it of
3. Applicant				assistance to review SubPro Final
Support in New	i. To specify ICANN's plans related to	Yes, the topic is	The SubPro WG did	Report Topic 17 section c, which
gTLD Applications	steps to expand financial support and	related to New gTLD	consider whether the	summarises the matters
	engage with actors in	Subsequent	Applicant Support	considered by the working group.
	underrepresented or underserved	Procedures.	Program should	
	regions by ICANN78 in order to inform		include	The GNSO Council approved the
	GAC deliberations on these matters.		the reduction or	SubPro Final Report
			elimination of ongoing	recommendations, which among
	ii. To take steps to substantially reduce		registry fees specified	other things, recommended the
	or eliminate the application fees and		in Article 6 of the	expansion of the scope of
	ongoing ICANN registry fees to expand		Registry	financial support provided to
	financial support for applicants from		Agreement for eligible	Applicant Support Program
	underrepresented or underserved		candidates. The	beneficiaries beyond the
	regions.		Working Group's Initial	application fee to also cover costs
			Report included a	such as application writing fees
	iii. To take timely steps to facilitate		preliminary	related to the application process
	significant global diversification in the		recommendation to	(17.2)*; improving outreach,
	New gTLD program by ensuring		this effect, but this was	awareness raising, as well
	increased engagement with a diverse		removed from the Final	usability of the applicant support
	array of people and organizations in		Report following the	program (17.3).
	underrepresented or underserved		public comment input	
	markets and regions, including by:		which reflected a range	The SubPro Working Group did
			of perspectives.	not achieve consensus on
	 Raising awareness of the 			recommendations to reduce or
	Applicant Support Program;			eliminate ongoing ICANN Registry
	 Providing training and 			fees, though the topic was
	assistance to potential			addressed in its discussions and in
	applicants;			its preliminary recommendations.
				After public comment of the
				Preliminary Report, the SubPro

 Exploring the potential to support the provision of back-end services; and Providing adequate funding for the Applicant Support Program consistent with diversification targets. RATIONALE: 		Working Group removed any recommendations on ongoing registry fees because of concerns expressed by the community about whether a reduction or elimination of the ongoing fees would lead to less secure, reliable and resilient TLD Registry Operators.
The GAC reaffirms the importance of increasing the number and geographical distribution of applications from underrepresented or underserved regions in future rounds of New gTLDs through the Applicant Support Program. The GAC reiterates its "support for proposals to substantially reduce 11 or eliminate the application fees and ongoing ICANN registry fees to expand financial support" ³ , in order to sufficiently cover all such applications.		* Recommendation 17.2 has not been approved yet by the ICANN Board and is under discussion with the GNSO Small Team. However, the GNSO Council agrees with the SubPro Final Report (and the GAC) that ICANN should find ways to support applicants beyond just covering the application fee as stated in Recommendations 17.1, 17.2, and 17.15.
Without a substantial reduction in, or financial support for, the application and ongoing fees, many potential		

³ GAC Comment on GNSO New gTLD Subsequent Procedures Final Outputs for ICANN Board Consideration, 1 June 2021: <u>https://gac.icann.org/publications/public/gac-comment-subpro-final-outputs-1june21.pdf</u>

	applicants in underrepresented or underserved regions would be unable to apply due to the status of their economies, where available capital for ICT/digital initiatives has been historically limited. The GAC highlights that non-financial support is also an important element of an applicant support programme, for example awareness raising, capacity development services and training. Assisting in the provision of back-end services may also be appropriate in some cases.			
4. Auctions: Mechanisms of Last Resort/Private Resolution of Contention Sets in New gTLDs	 a. The GAC advises the Board: i. To take steps to avoid the use of auctions of last resort in contentions between commercial and non-commercial applications; alternative means for the resolution of such contention sets, such as drawing lots, may be explored. ii. To ban or strongly disincentivize 	Yes, the topic is related to New gTLD Subsequent Procedures.	Yes - SubPro Topic 35 deals with contention resolution, including ICANN auctions of last resort and private means of contention resolution. i. Affirmation with Modification 35.1 states:	i Recommendation 35.1 ⁵ has been adopted by the Board which requires the use of auctions of last resort for all applicants unable to resolve contention between themselves (commercial or non-commercial). The SubPro working group considered the GAC proposal for a different mechanism for auctions involving non-commercial applicants but

⁵ The Council small team has been working closely with members of the Board Caucus to understand the Board concerns with these recommendations 35.3 and 35.5 and how best these can be addressed. It appears that the Board's concerns relate only to the inclusion of references to private auctions and not to the overall recommendations. The likely mechanism to address the Board concerns will be the provision of a GNSO clarifying statement.

private monetary means of resolution	"Implementation	ultimately did not agree by
of contention sets, including private	Guideline F from 2007	consensus to have a separate
auctions.	states: "If there is	mechanism.
	contention for strings,	
RATIONALE:	applicants may: i)	ii
	resolve contention	
While the GAC acknowledges that, in	between them within	
an attempt to reduce potential	a pre-established	The GNSO Council notes that the
gaming, recommendation 35.3 of the	timeframe ii) if there is	SubPro Working Group had
SubPro PDP Working Group Final	no mutual agreement,	extensive discussions on the topic
Report included the need for	a claim to support a	of private resolution of contention
applications to be submitted with a	community by one	sets including the use of private
"bona fide" intention to operate a	party will be a reason	auctions. There were some
TLD, the GAC reiterates concerns	to award priority to	members of the Working Group,
regarding the implementation of this	that application. If	including those from the GAC and
condition, and notes that punitive	there is no such claim,	ALAC as well as some from the
measures for non compliance with the	and no mutual	GNSO Community that opposed
condition of submission of a "bona	agreement a process	the use of private auctions.
fide" intention are not sufficiently	will be put in place to	However, although that position
defined.	enable efficient	had strong support, there was
	resolution of	also substantial opposition to that
Regarding Auctions of Last Resort, the	contention and; iii) the	position and therefore a
GAC reaffirms its view that they	ICANN Board may be	recommendation banning the use
should not be used in contentions	used to make a final	of private auctions was not
between commercial and	decision, using advice	adopted.
non-commercial applications. In	from staff and expert	
addition the GAC reiterates that	panels."	
private monetary means of resolution	The Working Group	
of contention sets should be banned	affirms this	
or strongly disincentivized, to prevent	Implementation	
applications under false pretences for	Guideline with the	

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	monetary gain. Other means, like	following changes in	
	drawing lots, may be used to resolve	italicized text: "If there	
	contention sets.	is contention for	
		strings, applicants may:	
·	The GAC supports ALAC's view	i) resolve contention	
	expressed in its advice to the ICANN	between them within a	
	Board noting that they believe there	pre-established	
	"should be a ban on private auctions"	timeframe in	
	and that "by mandating ICANN only	accordance with the	
	auctions, the proceeds of any such	Applicant Guidebook	
	ICANN auctions can at least be	and supporting	
	directed for uses in pursuit of public	documents ii) if there is	
	interest, such as was determined	no mutual agreement,	
	through the CCWG on Auction	a claim to	
	Proceeds." ⁴	support a community	
		by one party will be a	
		reason to award	
		priority to that	
		application. If there is	
		no such claim, and no	
		mutual agreement,	
		contention will be	
		resolved through an	
		ICANN Auction of Last	
		Resort and; iii) Expert	
		panels may be used to	
		make Community	
		Priority Evaluation	
		determinations."	

⁴ ALAC Advice to the ICANN Board on the Subsequent Procedures PDP Recommendations (16 April 2021)

The revision to part i)
specifies that any
private resolution of
contention must be in
accordance with the
Application Guidebook
and supporting
documents, including
the Application Change
request process and
Terms and Conditions.
Adjustments in the text
of ii) and iii) describe in
greater specificity
program elements as
they were
implemented
in the 2012 round,
which will carry over
into subsequent
rounds.
ii Yes -
Recommendations in
Topic 35 support the
use of private means of
contention resolution.
However, the WG s
sought to disincentivise
the practice of

	"winning by losing" by
	its consensus
	recommendations:
	35.3 relating to the
	requirement for there
	to be a bona fide
	intention to operate
	the TLD, and
	identifying possible
	factors for
	consideration in
	assessing this; and
	35.5 setting out
	transparency
	requirements where
	there has been private
	resolution.
	Council notes that
	these two
	recommendations are
	currently pending
	adoption by the Board.