Example of pro-forma email from vote.com.au

Question 1: You will lose your right to free trade. You won't be allowed to offer your domain for sale, and if you do, auDA may possibly take it from you. Is this fair and reasonable?

I should be allowed to list, advertise and auction my domain names for sale

Question 2: Do you believe you should have the legal right to buy and sell any domain name, for any amount, without fear of inquiry?

I should have the legal right to buy and sell any domain name, for any amount, without fear of inquiry.

Question 3. You're at risk of losing your domain investments because auDA may put a stop to you holding multiple domains – Is this fair?

I should have the right and freedom to register and retain as many domain names as I want.

Question 4: If you have parked your domain or are not using it, you're at risk of losing it.

I should be allowed to use my domain name for any purpose I want including, not using it at all.

Question 5: Regardless of what you have paid for your domains, if auDA decides to retrospectively move the goalposts and deletes any of your domains, do you believe you should be entitled to fair market compensation?

Yes

This PRP Public Submission was made from Vote.com.au

auDA please be advised; each question corresponds with the following PRP recommendations as follows;

Question 1: The domain name in question is listed or advertised for sale or auction, and other domain names owned by the registrant are also listed or advertised for sale or auction.

Question 2: The registrant of the domain name in question solicited the sale of the domain name or offered the domain name for sale to another for valuable consideration in excess of documented out-of-pocket costs directly related to the domain name.

Question 3: The registrant, or entities associated with the registrant, own more than 100 Australian domain names that are not substantially identical to trademarks or business names of the registrant or that consist of acronyms, dictionary words, or common phrases.

Question 4: Domain names may contain monetised (computer-generated advertising) links and content but, it will not be the basis for registration (as is currently) and; Websites must not contain 'purely monetised content' created from computer generated software.

Question 5: The Panel will also recommend that a registrant of a domain name must meet the "close and substantial connection" rule on the date of registration, or if that is not possible (for example, the relevant business is a start-up and yet to commence operations) within 6 months of first registration of the domain name, and then continuously from that date.