
From: Cherie Quin <cjverita@gmail.com>
Sent: Sunday, 4 March 2018 9:33 PM
To: auDA Policy Review
Subject: Submission

Follow Up Flag: Follow up
Flag Status: Flagged

Dear Panel

I would like to make a submission in response to the issues paper.

I would like to say that I oppose direct registrations and I am a small business person. It should not happen.

In response to your questions:

1. If direct registration can't be stopped then .au should be a general purpose domain name, and should be given to the .com.au owner.
2. Yes this is a good idea, as it will reduce the number of domains I will need to buy for my business if direct registrations are introduced.
3. I don't have an opinion on this question.
4. I don't have an opinion on this question.
5. I don't have an opinion on this question And I don't have enough knowledge.
6. Yes.
7. I don't have an opinion on this question.
8. Yes.
9. The current Australian presence requirements are fine and should not change.
10. This issue gets me annoyed, Australia should fall into line with places like .com, Uk and no where there are no crazy rules around close and substantial connection. If I buy a domain I should be able to use it any way I like except for fraud or criminal endeavours.
11. I don't have an opinion on this question.
12. Yes, as we have a holding company that current leases domains to our trading entity. It should be allowed all the time including related entities, or people in commercial relationships for example if there is a contract between our client and our agency to market for them.
13. Yes this is a good idea, free COR.
14. Yes in case of crime fraud or phishing.
15. In compliance with Privacy Act
16. Yes lease field could be an idea but leasing MUST be allowed, it is not prohibited in any other name space our agency deals with.

Thanks you
Cherie