From: Cherie Quin <cjverita@gmail.com>
Sent: Sunday, 4 March 2018 9:33 PM

To: auDA Policy Review

Subject: Submission

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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