
From: don rankin <drankin@bigpond.net.au>
Sent: Tuesday, 27 February 2018 1:50 PM
To: auDA Policy Review
Subject: Policy review

Don Rankin
Accommodation@Australia Pty Ltd
AUDA member
Ph 0417793193
My Answers below.

.au Structure

1. Should the .au Domain namespace be a 'general purpose' domain for all Australians allowing use for any purpose? **Yes**
2. Should the net.au namespace be closed to new registrations? If so, should existing net.au registrants be permitted to continue to renew their domain name indefinitely? **Yes and Yes**
3. What should happen to the asn.au namespace? Should it be closed to new registrations or retained as a dedicated namespace for associations? **Left**
4. Should the State and Territory namespaces be used for other purposes? If yes, why and what are the purposes for which domain names should be registered under these namespaces? **No and don't think they are needed**

Reserved Names

5. Should auDA continue to maintain a public reserved list? Should the public reserved list be published? What process or steps should auDA take before deleting a restricted or prohibited name? **No and Yes and registrars show that the name is on the list before anyone can register it.**
6. Should auDA be able to reserve names in the public interest? How should the public interest be defined? What names should be reserved in the .au domain namespace? Should the public interest test replace the Prohibition on Misspellings Policy? **no answer**
7. Should the names identified in the discussion paper be reserved as future 2LD namespaces? Are there other names that should be reserved for use as future 2LD namespaces and why? **no answer**
8. Should there be a requirement for auDA to publish a list of names that are reserved for use by the registry and names that pose a risk to the operational stability and utility of the .au domain? Should there be any exceptions to the publication of names? **Yes and no**

Eligibility and allocation rules

9. How should the Australian presence requirements be defined? Should trademark applicants and registrants only be allowed to register a domain name that is an exact match to their Australian trademark application or registration when relying on the trademark application

or registration to establish an Australian connection? **anyone should be able to register a domain with a Australian tax file number , just not trademark ones**

10. What eligibility and allocation rules should apply to the .au domain namespace (direct registration) and the open 2LD namespaces, and why? Should the close and substantial connection rule be retained and why? Should allocation criteria be removed, and the focus be on registrant eligibility? Should domain monetisation continue to be permitted in the com.au and net.au 2LD and at the second level? How should domain monetisers interests be balanced against the needs of the broader Australian Internet Community? **Australian tax file number can register a domain and keep monetisation rule**

11. Should internationalised domain names be trialled at the second level, and under what conditions? **no answer**

Licence conditions

12. Should a registrant be able to sublease the domain name to an unrelated party? If yes, in what circumstances should this be permitted? **Yes and must be close substantial connection to the domain name**

13. Where a domain name licence is transferred between registrants, should the transferee receive the benefit of the remainder of the licence period? **Yes**

14. Should auDA be given the power to suspend a domain name licence? When should auDA suspend rather than cancel a domain name licence? What should be the maximum suspension period before a domain name licence is cancelled? **No and no answer**

15. For what purposes should auDA be allowed to collect, use and disclose registrant data? **stats only**

16. Are there any concerns with the current level of information included in the public WHOIS service? Should the technical contact field be utilised for agent and lessee details? **no concerns**