

**TELECOMMUNICATIONS ACT
(CHAPTER 323)**

**TELECOMMUNICATIONS (CLASS LICENCES) (AMENDMENT)
REGULATIONS 2003**

In exercise of the powers conferred by section 74 of the Telecommunications Act, the Info-communications Development Authority of Singapore, with the approval of the Minister for Information, Communications and the Arts, hereby makes the following Regulations:

Citation and commencement

1. These Regulations may be cited as the Telecommunications (Class Licences) (Amendment) Regulations 2003 and shall come into operation on 10th February 2003.

Amendment of Third Schedule

2. The Third Schedule to the Telecommunications (Class Licences) Regulations (Rg 3) (referred to in these Regulations as the principal Regulations) is amended —

(a) by deleting paragraph 1 and substituting the following paragraphs:

“1. The telecommunication services specified in paragraph 1A may be resold under this class licence where they are provided through —

(a) an FBO who is licensed to provide public basic telecommunication services, public cellular mobile telephone services or public radio paging services; or

(b) an SBO who is licensed to provide international simple resale, mobile virtual network operation, international calling card services, internet based voice and data services, or call-back and call re-origination services.

1A. The telecommunication services referred to in paragraph 1 are the following public switched telecommunication services (whether domestic or international):

(a) public switched telephone services, other than public chain payphone services;

(b) public cellular mobile telephone services;

(c) public radio paging services;

(d) public switched message services;

(e) public switched data services; and

(f) public integrated services digital network services.”; and

(b) by inserting, immediately after “FBO” in paragraphs 5 and 8, the words “or SBO”.

Amendment of Fourth Schedule

3. The Fourth Schedule to the principal Regulations is amended —

(a) by inserting, immediately after “FBO” in paragraph 5, the words “or SBO”; and

(b) by deleting paragraph 10 and substituting the following paragraph:

“**10.** A licensee may only resell the services of—

(a) an FBO who is licensed to provide public basic telecommunication services, public cellular mobile telephone services or public radio paging services; or

(b) an SBO who is licensed to provide international simple resale, mobile virtual network operation, international calling card services, internet based voice and data services, or call-back and call re-origination services,
and not those of any other licensee.”.

Amendment of Seventh Schedule

4. Paragraph 1 of the Seventh Schedule to the principal Regulations is amended by deleting “PIN” and substituting the words “Personal Identification Number (PIN)”.

Made this 4th day of February 2003.

LAM CHUAN LEONG
*Chairman,
Info-communications
Development
Authority of Singapore.*

[AG/LEG/SL/323/2000/1 Vol. 4]