

13 October, 2005

Mr. Andrew Haire  
Assistant Director  
Infocomm Development Authority of Singapore  
#14-00, Suntec Tower Three  
Singapore 038988.

Dear Sir,

Communication in the form of short messages which was not a result of any request or consent received by the recipient should be defined as unsolicited communications. The recipient may not have given consent to receive such email communication or messages, therefore such communication should be treated as unsolicited.

Receiving automated spamming should be considered as criminal offence. Banking in on our hard earned monies. I hope that the authority concerned would take a serious view of those involved directly or indirectly concerning sending spam through mobile phones or internet. At least the internet has filters which is to the benefit of internet users which filters spam or bug. Unlike mobile phones which do not have such features and by all means being attacked with unnecessary spams daily or weekly and being charged for something we are not accountable for.

For the benefit of all the people, a law should be passed to protect the innocent, unwary consumer like us. Anti-spam Laws had come into effect for countries like Australia since 10 April 2004.

**A LAW SHOULD BE PASSED NOT TO ENCOURAGE ALL THOSE INVOLVED  
IN SENDING OUT SPAM AND ACTION SHOULD BE TAKEN AGAINST THEM.**

Yours faithfully  
S. L. Tan