



C chu

<cchu2828@yahoo.co
m.hk>

22/01/2007 23:17

To competition@edlb.gov.hk

cc

bcc

Subject RE CONCULATION OF COMPETITIVE LAW IN
HONG KONG

Urgent Return receipt Sign Encrypt

Dear Sirs,

The following are my views:

1. The scope should cover whatever bodies, trade or business, private or public, profit or non-profit-making without any limits including sole proprietors or individuals.
2. Criminal: All statutory bodies incorporated under an Ordinance of Hong Kong laws without exceptions as they are examples for private sector and supposedly don't compete with others.
 - 2.1. As they represent delegation of absolute powers from the government to regulate certain trade, profession or business etc with higher chance of abuse of power which are outside the jurisdictions of Ombudmen and Auditor General.
 - 2.2. For statutory bodies incorporated under an Ordinance, an attempt or results of permanently prohibited a person or a group of individuals or a body to enter or continue in any trade, profession or business should be criminal as such Chief executive appointed either directly or indirectly appointed by government has resources and legal advice.
3. Criminal, penalties or remedial under a Tribunal: For all others.
 - 3.1. Weak parties in this group should be allowed to apply with or without lawyers to lodge their complaints to the Tribunal.

Rdgs,

Chris Chu

To help you stay safe and secure online, we've developed the all new [Yahoo! Security Centre](#)