

----- Forwarded by Kar Leng TAN/IPOS/SINGOV on 08/08/2006 01:58 PM -----

**aaradhana sadasivam**  
<aaradhanas@yahoo.com>

25 Jul, 2006 12:18 PM

To  
Kar Leng  
TAN/IPOS/SINGOV@SING  
OV

cc

Subject  
IPOS Event Confirmation-  
Public Engagement  
Session 2007 On The  
Patents Laws In Singapore

Hi Ms Kar Leng

I could not attend the Public Engagement Session due to certain unavoidable circumstances. I have the following three questions

1. with regard to the amendments that are to come into effect from 1 Oct 2006, please let us know whether deadlines that have already been extended as of 1 Oct 2006, will be covered under the amendments.
2. further to item 1, the difference in 39-m and 42-m deadlines is just a period of 3 months. Will the 42-month deadline be revised under a separate amendment.
3. inconsistency of R 43(5): R 43(5) refers to 39-m as the deadline for filing Prescribed Information and Patents form 11C. The deadline should be 60-months.
4. with regard to the proposed amendments that are to come in effect from 1 April 2007, section 17: what would be our interpretation of words 'due care' and 'intentional' and how are we going to establish that 'due care' was taken by the applicant or the lapse in the deadline was 'unintentional'.
5. terms like 'something', 'appears to be', and 'thing' in Section 26 appear quite uncertain.
6. The requirement of chopping Replacement sheet and date is being taken off. How is the Registry going to ensure that the pages are correctly identified.
7. Last but not least, may I please request the Registry to kindly organise

public engagement sessions either after office hours or on Saturday mornings.

Best Regards

Aaradhana Sadasivam

Do you Yahoo!?

Get on board. [You're invited](#) to try the new Yahoo! Mail Beta.