# UNSOLICITED COMMERCIAL E-MAIL PROTECTION ACT Act 42 of 2003

AN ACT to require certain notices regarding the transmission of unsolicited commercial e-mail; to establish procedures for e-mail service providers; to allow recipients of e-mail to be excluded from receiving future unsolicited commercial e-mail; and to prescribe penalties and remedies.

History: 2003, Act 42, Eff. Sept. 1, 2003.

The People of the State of Michigan enact:

#### 445.2501 Short title.

Sec. 1. This act shall be known and may be cited as the "unsolicited commercial e-mail protection act". **History:** 2003, Act 42, Eff. Sept. 1, 2003.

#### 445.2502 Definitions.

Sec. 2. As used in this act:

- (a) "Commercial e-mail" means an electronic message, file, data, or other information promoting the sale, lease, or exchange of goods, services, real property, or any other thing of value that is transmitted between 2 or more computers, computer networks, or electronic terminals or within a computer network.
- (b) "Computer network" means 2 or more computers that are, directly or indirectly, interconnected to exchange electronic messages, files, data, or other information.
- (c) "E-mail address" means a destination, commonly expressed as a string of characters, to which e-mail may be sent or delivered.
- (d) "E-mail service provider" means a person that is an intermediary in the transmission of e-mail or provides to end users of e-mail service the ability to send and receive e-mail.
- (e) "Internet domain name" means a globally unique, hierarchical reference to an internet host or service, assigned through centralized internet authorities, comprising a series of character strings separated by periods, with the right-most string specifying the top of the hierarchy.
- (f) "Person" means an individual, corporation, partnership, association, governmental entity, or any other legal entity.
- (g) "Preexisting business relationship" means a relationship existing before the receipt of an e-mail formed voluntarily by the recipient with another person by means of an inquiry, application, purchase, or use of a product or service of the person sending the e-mail.
- (h) "Unsolicited" means without the recipient's express permission. An e-mail is not unsolicited if the sender has a preexisting business or personal relationship with the recipient. An e-mail is not unsolicited if it was received as a result of the recipient opting into a system in order to receive promotional material.

History: 2003, Act 42, Eff. Sept. 1, 2003.

### 445.2503 Unsolicited commercial e-mail; requirements.

- Sec. 3. A person who intentionally sends or causes to be sent an unsolicited commercial e-mail through an e-mail service provider that the sender knew or should have known is located in this state or to an e-mail address that the sender knew or should have known is held by a resident of this state shall do all of the following:
  - (a) Include in the e-mail subject line "ADV:" as the first 4 characters.
  - (b) Conspicuously state in the e-mail all of the following:
  - (i) The sender's legal name.
  - (ii) The sender's correct street address.
  - (iii) The sender's valid internet domain name.
  - (iv) The sender's valid return e-mail address.
- (c) Establish a toll-free telephone number, a valid sender-operated return e-mail address, or another easy-to-use electronic method that the recipient of the commercial e-mail message may call or access by e-mail or other electronic means to notify the sender not to transmit by e-mail any further unsolicited commercial e-mail messages. The notification process may include the ability for the commercial e-mail messages based upon products, services, divisions, organizations, companies, or other selections of the recipient's choice. An unsolicited commercial e-mail message shall include, in print as large as the print used for the majority of the e-mail message, a statement informing the recipient of a toll-free telephone number that the recipient may call, or a valid return address to which the recipient may write or access by e-mail, notifying the

sender not to transmit to the recipient any further commercial e-mail messages.

(d) Conspicuously provide in the text of the commercial e-mail, in print as large as the print used for the majority of the e-mail, a notice that informs the recipient that the recipient may conveniently and at no cost be excluded from future commercial e-mail from the sender as provided under subdivision (c).

History: 2003, Act 42, Eff. Sept. 1, 2003.

## 445.2504 Unsolicited commercial e-mail; prohibited conduct; policies and records.

- Sec. 4. (1) A person who sends or causes to be sent an unsolicited commercial e-mail through an e-mail service provider located in this state or to an e-mail address held by a resident of this state shall not do any of the following:
- (a) Use a third party's internet domain name or third party e-mail address in identifying the point of origin or in stating the transmission path of the commercial e-mail without the third party's consent.
- (b) Misrepresent any information in identifying the point of origin or the transmission path of the commercial e-mail.
- (c) Fail to include in the commercial e-mail the information necessary to identify the point of origin of the commercial e-mail.
  - (d) Provide directly or indirectly to another person the software described under section 5.
- (2) If the recipient of an unsolicited commercial e-mail notifies the sender that the recipient does not want to receive future unsolicited commercial e-mail from the sender, the sender shall not send that recipient unsolicited commercial e-mail either directly or indirectly through a third party.
- (3) A sender of unsolicited commercial e-mail shall establish and maintain the necessary policies and records to ensure that the recipient who has notified the sender under subsection (2) does not receive any e-mail from the date of the notice. The sender shall update its records under this subsection not less than every 14 business days.

History: 2003, Act 42, Eff. Sept. 1, 2003.

# 445.2505 Selling, giving, or distributing software; restrictions.

- Sec. 5. A person shall not knowingly sell, give, or otherwise distribute or possess with the intent to sell, give, or distribute software that does any of the following:
- (a) Is primarily designed or produced for the purpose of facilitating or enabling the falsification of commercial e-mail transmission information or other routing information.
- (b) Has only limited commercially significant purpose or use other than to facilitate or enable the falsification of commercial e-mail transmission information or other routing information.
- (c) Is marketed by that person or another acting in concert with that person with that person's knowledge for use in facilitating or enabling the falsification of commercial e-mail transmission information or other routing information.

History: 2003, Act 42, Eff. Sept. 1, 2003.

# 445.2506 Notice of requirements; dispute resolution process.

- Sec. 6. (1) An e-mail service provider may design its software so that a sender of unsolicited commercial e-mail is given notice of the requirements of this act each time the sender requests delivery of e-mail. The existence of such software shall constitute actual notice to the sender of the requirements of this act.
- (2) An e-mail service provider that designs and implements a dispute resolution process for a sender who believes the sender's e-mail message has been improperly blocked, and makes contact information accessible on its website, is not liable under this act for blocking the receipt or transmission of the e-mail.

History: 2003, Act 42, Eff. Sept. 1, 2003.

## 445.2507 Violation; penalty; separate violations; evidence; defense.

- Sec. 7. (1) Except as otherwise provided under subsection (2), a person who violates this act is guilty of a misdemeanor punishable by imprisonment for not more than 1 year or a fine of not more than \$10,000.00, or both.
- (2) A person who violates section 4 or violates this act in the furtherance of another crime is guilty of a felony punishable by imprisonment for not more than 4 years or a fine of not more than \$25,000.00, or both.
  - (3) Each commercial e-mail sent in violation of this act is a separate violation under this section.
  - (4) An e-mail service provider does not violate this act as a result of either of the following:
- (a) Being an intermediary between the sender and recipient in the transmission of an unsolicited commercial e-mail that violates this act.
  - (b) Provides transmission of unsolicited commercial e-mail over the provider's network or facilities.

- (5) It is prima facie evidence that the sender is in violation of this section if the recipient is unable to contact the sender through the return e-mail address provided by the sender under section 3.
- (6) It is a defense to a case brought under this section or an action under section 8 that the unsolicited commercial e-mail was transmitted accidentally or as a result of a preexisting business relationship. The burden of proving that the commercial e-mail was transmitted accidentally or as a result of a preexisting business relationship is on the sender.

History: 2003, Act 42, Eff. Sept. 1, 2003.

## 445.2508 Civil action; recovery; costs and attorney fees.

- Sec. 8. (1) A civil action may be brought by a person who received an unsolicited commercial e-mail in violation of this act.
- (2) A civil action may be brought by an e-mail service provider through whose facilities the unsolicited commercial e-mail was transmitted in violation of this act.
  - (3) A civil action may be brought by the attorney general against a person who has violated this act.
- (4) In each action brought under this section, a recipient, e-mail service provider, or attorney general may recover 1 of the following:
  - (a) Actual damages.
  - (b) In lieu of actual damages, recover the lesser of the following:
- (i) \$500.00 per unsolicited commercial e-mail received by the recipient or transmitted through the e-mail
- auer shall be awarded actual of (5) The prevailing recipient or e-mail service provider shall be awarded actual costs and reasonable attorney fees.