



19 Julai 2019  
19 July 2019  
P.U. (A) 199

WARTA KERAJAAN PERSEKUTUAN

*FEDERAL GOVERNMENT  
GAZETTE*

KAEDAH-KAEDAH KUMPULAN WANG SIMPANAN  
PEKERJA (PELABURAN DALAM INSTITUSI  
PENGURUSAN DANA) (PINDAAN) 2019

*EMPLOYEES PROVIDENT FUND  
(INVESTMENT IN FUND MANAGEMENT INSTITUTION)  
(AMENDMENT) RULES 2019*

DISIARKAN OLEH/  
*PUBLISHED BY*  
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*ATTORNEY GENERAL'S CHAMBERS*

AKTA KUMPULAN WANG SIMPANAN PEKERJA 1991

KAEDAH-KAEDAH KUMPULAN WANG SIMPANAN PEKERJA  
(PELABURAN DALAM INSTITUSI PENGURUSAN DANA) (PINDAAN) 2019

PADA menjalankan kuasa yang diberikan oleh seksyen 73 Akta Kumpulan Wang Simpanan Pekerja 1991 [*Akta 452*], Lembaga membuat kaedah-kaedah yang berikut:

**Nama dan permulaan kuat kuasa**

1. (1) Kaedah-kaedah ini bolehlah dinamakan **Kaedah-Kaedah Kumpulan Wang Simpanan Pekerja (Pelaburan dalam Institusi Pengurusan Dana) (Pindaan) 2019**.

(2) Kaedah-Kaedah ini mula berkuat kuasa pada 1 Ogos 2019.

**Pindaan kaedah 4**

2. Kaedah-Kaedah Kumpulan Wang Simpanan Pekerja (Pelaburan dalam Institusi Pengurusan Dana) 2016 [*P.U. (A) 380/2016*] yang disebut “Kaedah-Kaedah ibu” dalam Kaedah-Kaedah ini, dipinda dalam kaedah 4 dengan menggantikan subkaedah (2) dengan subkaedah yang berikut:

“(2) Ahli Kumpulan Wang dibenarkan untuk membuat pelaburan di bawah Bahagian IIIA Akta pada bila-bila masa tertakluk kepada—

(a) penentuan amaun yang layak bagi pemindahan pelaburan ditetapkan bagi setiap tempoh tiga bulan dari tarikh pemindahan pelaburan pertama diluluskan dan amaun yang boleh dipindahkan dalam tempoh tersebut tidak boleh melebihi tiga puluh peratus daripada amaun yang melebihi simpanan asas sebagaimana yang dinyatakan dalam Jadual; dan

(b) amaun pelaburan minimum oleh ahli Kumpulan Wang itu ialah satu ribu ringgit.”.

**Pemotongan kaedah 5**

3. Kaedah-Kaedah ibu dipinda dengan memotong kaedah 5.

Dibuat 11 Julai 2019  
[9/1/GUB(U)-4 Vol. 6; PN(PU2)498/XV]

TAN SRI SAMSUDIN BIN OSMAN  
*Pengerusi*  
*Lembaga Kumpulan Wang Simpanan Pekerja*

EMPLOYEES PROVIDENT FUND ACT 1991

EMPLOYEES PROVIDENT FUND (INVESTMENT IN FUND MANAGEMENT INSTITUTION)  
(AMENDMENT) RULES 2019

IN exercise of the powers conferred by section 73 of the Employees Provident Fund Act 1991 [Act 452], the Board makes the following rules:

**Citation and commencement**

1. (1) These rules may be cited as the **Employees Provident Fund (Investment in Fund Management Institution) (Amendment) Rules 2019**.

(2) These Rules come into operation on 1 August 2019.

**Amendment of rule 4**

2. The Employees Provident Fund (Investment in Fund Management Institution) Rules 2016 [P.U. (A) 380/2016] which are referred to as the “principal Rules” in these Rules, are amended in rule 4 by substituting for subrule (2) the following subrule:

“(2) The member of the Fund is allowed to make investments under Part IIIA of the Act at any time subject to—

(a) the determination of the amount eligible for the transfer of the prescribed investment for each three months period from the date of first approved investment transfer and the amount which may be transferred within that period shall not exceed thirty percent of the amount in excess of the basic savings as specified in the Schedule; and

(b) the minimum investment amount by the member of the Fund is one thousand ringgit.”.

**Deletion of rule 5**

3. The principal Rules are amended by deleting rule 5.

Made 11 July 2019  
[9/1/GUB(U)-4 Vol. 6; PN(PU2)498/XV]

TAN SRI SAMSUDIN BIN OSMAN  
*Chairman*  
*Employees Provident Fund Board*