



28 Disember 2016
28 December 2016
P.U. (A) 371

WARTA KERAJAAN PERSEKUTUAN

*FEDERAL GOVERNMENT
GAZETTE*

KAEDAH-KAEDAH KUMPULAN WANG SIMPANAN
PEKERJA (PINDAAN) (NO. 2) 2016

*EMPLOYEES PROVIDENT FUND (AMENDMENT)
(NO. 2) RULES 2016*



DISIARKAN OLEH/
PUBLISHED BY
JABATAN PEGUAM NEGARA/
ATTORNEY GENERAL'S CHAMBERS

AKTA KUMPULAN WANG SIMPANAN PEKERJA 1991

KAEDAH-KAEDAH KUMPULAN WANG SIMPANAN PEKERJA (PINDAAN) (NO. 2) 2016

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 (Pindaan) (No. 2) 2016**.

(2) Kaedah-Kaedah ini mula berkuat kuasa pada 1 Januari 2017.

Kaedah baharu 41A

2. Kaedah-Kaedah Kumpulan Wang Simpanan Pekerja 1991 [*P.U. (A) 493/1991*] dipinda dengan memasukkan selepas kaedah 41 kaedah yang berikut:

“Pengeluaran perumahan dan hadangan simpanan

41A. (1) Jika notis pengeluaran dibuat di bawah perenggan 54(6)(*da*) atau (*db*) Akta atas alasan ahli Kumpulan Wang telah membeli rumah daripada Perbadanan Perumahan Rakyat 1Malaysia dan telah mengambil pinjaman dan rumah itu telah digadaikan sebagai cagaran untuk pinjaman itu, Lembaga boleh, atas permohonan ahli Kumpulan Wang itu—

(*a*) menghadang simpanan dalam Akaun II ahli Kumpulan Wang itu sehingga penyelesaian bayaran pinjaman dibuat; dan

(*b*) membuat pembayaran terus kepada institusi kewangan tertakluk kepada amaun dalam Akaun II ahli Kumpulan Wang itu.

(2) Ahli Kumpulan Wang yang telah membuat pengeluaran di bawah subkaedah (1) tidak dibenarkan untuk membuat pengeluaran lain di bawah subseksyen 54(6) Akta sehingga hadangan simpanan di bawah perenggan (1)(a) dilepaskan oleh Lembaga.”.

Dibuat 23 Disember 2016

[KWSP/JUU/003/232 Vol. 2; KK/BUU/(S)10/0.14 Sj. 1 Jld. 6 (57); PN(PU2)498/X]

TAN SRI SAMSUDIN BIN OSMAN
Pengerusi
Lembaga Kumpulan Wang Simpanan Pekerja

EMPLOYEES PROVIDENT FUND ACT 1991

EMPLOYEES PROVIDENT FUND (AMENDMENT) (NO. 2) RULES 2016

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 (Amendment) (No. 2) Rules 2016**.

(2) These Rules come into operation on 1 January 2017.

New rule 41A

2. The Employees Provident Fund Rules 1991 [P.U. (A) 493/1991] are amended by inserting after rule 41 the following rule:

“Housing withdrawal and savings ring-fencing

41A. (1) Where a notice of withdrawal is made under paragraph 54(6)(da) or (db) of the Act on the ground that the member of the Fund has purchased a house from Perbadanan Perumahan Rakyat 1Malaysia and has taken a loan and the house has been charged as security for the loan, the Board may, upon request of the member of the Fund—

(a) ring-fence the savings in Account II of the member of the Fund until the settlement of the loan payment has been made; and

(b) make direct payment to the financial institution subject to the amount in the Account II of the member of the Fund.

(2) The member of the Fund who has made a withdrawal under subrule (1) is not allowed to make other withdrawal under subsection 54(6) of the Act until the ring-fencing under paragraph (1)(a) is released by the Board.”.

Made 23 December 2016

[KWSP/JUU/003/232 Vol. 2; KK/BUU/(S)10/0.14 Sj. 1 Jld. 6 (57); PN(PU2)498/X]

TAN SRI SAMSUDIN BIN OSMAN
Chairman
Employees Provident Fund Board