



20 Jun 2011
20 June 2011
P.U. (A) 196

WARTA KERAJAAN PERSEKUTUAN

*FEDERAL GOVERNMENT
GAZETTE*

PERINTAH BANK DAN INSTITUSI-INSTITUSI
KEWANGAN (BROKER WANG ASING ELEKTRONIK
BERLESEN) (PENGECUALIAN) 2011

*BANKING AND FINANCIAL INSTITUTIONS (LICENSED
FOREIGN ELECTRONIC MONEY-BROKER)
(EXEMPTION) ORDER 2011*



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

AKTA BANK DAN INSTITUSI-INSTITUSI KEWANGAN 1989

PERINTAH BANK DAN INSTITUSI-INSTITUSI KEWANGAN (BROKER WANG ASING
ELEKTRONIK BERLESEN) (PENGECUALIAN) 2011

PADA menjalankan kuasa yang diberikan oleh subseksyen 118(1) Akta Bank dan Institusi-Institusi Kewangan 1989 [*Akta 372*], Menteri, atas syor Bank, membuat perintah yang berikut:

Nama

1. Perintah ini bolehlah dinamakan **Perintah Bank dan Institusi-Institusi Kewangan (Broker Wang Asing Elektronik Berlesen) (Pengecualian) 2011**.

Tafsiran

2. Dalam Perintah ini—

“broker wang asing elektronik berlesen” ertinya suatu broker wang berlesen yang mana pengawalnya adalah suatu institusi asing dan menjalankan perniagaan pembrokeran wang elektronik; dan

“perniagaan pembrokeran wang elektronik” ertinya perniagaan pembrokeran wang yang dijalankan melalui suatu sistem pepadanan harga elektronik.

Pengecualian

3. Suatu broker wang asing elektronik berlesen dikecualikan daripada kehendak seksyen 36, 38, 39, 40, 41, 42, 45, 46, 51, 52, 55, 57, 58, 60 dan 67 Akta.

Dibuat 10 Jun 2011
[BNM/JUN 1151/09/13; PN(PU2)479/XV]

DATO' SERI HAJI AHMAD HUSNI BIN MOHAMAD HANADZLAH
Menteri Kewangan Kedua

[*Akan dibentangkan di Dewan Rakyat menurut subseksyen 118(4) Akta Bank dan Institusi-Institusi Kewangan 1989*]

BANKING AND FINANCIAL INSTITUTIONS ACT 1989

BANKING AND FINANCIAL INSTITUTIONS (LICENSED FOREIGN ELECTRONIC
MONEY-BROKER) (EXEMPTION) ORDER 2011

IN exercise of the powers conferred by subsection 118(1) of the Banking and Financial Institutions Act 1989 [Act 372], the Minister, on the recommendation of the Bank, makes the following order:

Citation

1. This order may be cited as the **Banking and Financial Institutions (Licensed Foreign Electronic Money-Broker) (Exemption) Order 2011**.

Interpretation

2. In this Order—

“licensed foreign electronic money-broker” means a licensed money-broker whose controller is a foreign institution and which carries on electronic money-broking business; and

“electronic money-broking business” means money-broking business that is carried on through an electronic price matching system.

Exemption

3. A licensed foreign electronic money-broker is exempted from the requirements of sections 36, 38, 39, 40, 41, 42, 45, 46, 51, 52, 55, 57, 58, 60 and 67 of the Act.

Made 10 June 2011
[BNM/JUN 1151/09/13; PN(PU2)479/XV]

DATO' SERI HAJI AHMAD HUSNI BIN MOHAMAD HANADZLAH
Second Minister of Finance

[To be laid before the Dewan Rakyat pursuant to subsection 118(4) of the Banking and Financial Institutions Act 1989]