

MALAYSIA

Warta Kerajaan

SERI PADUKA BAGINDA

DITERBITKAN DENGAN KUASA

HIS MAJESTY'S GOVERNMENT GAZETTE

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*TAMBAHAN No. 75
PERUNDANGAN (A)*

P.U. (A) 282.

AKTA ISTANA NEGARA (ELAUN-ELAUN DIRAJA) 1982

PERINTAH ISTANA NEGARA (ELAUN-ELAUN DIRAJA)
(PINDAAN JADUAL KEDUA) 2003

PADA menjalankan kuasa yang diberikan oleh seksyen 7 Akta Istana Negara (Elaun-Elaun Diraja) 1982 [*Akta 270*], Jemaah Menteri membuat perintah yang berikut:

Nama dan permulaan kuat kuasa

1. (1) Perintah ini bolehlah dinamakan **Perintah Istana Negara (Elaun-Elaun Diraja) (Pindaan Jadual Kedua) 2003**.

(2) Perintah ini disifatkan telah mula berkuat kuasa pada 1 November 2001.

Pindaan Jadual Kedua

2. Jadual Kedua kepada Akta Istana Negara (Elaun-Elaun Diraja) 1982 dipinda—

(a) dengan menggantikan butiran (a) dengan butiran yang berikut:

“(a) suatu jumlah wang pukat sebanyak RM2,590.87 sebulan bagi penyenggaraan kereta dan penggajian drebar dan kakitangan istana;”;

(b) dengan menggantikan butiran (b) dengan butiran yang berikut:

“(b) sebuah kereta (tidak dikenakan fi pendaftaran dan fi lesen kenderaan motor), atau suatu elaun kereta dalam bentuk jumlah wang pukal sebanyak RM250,000 dan pengecualian daripada fi lesen kenderaan motor bagi sebuah kereta yang didaftarkan di atas namanya; dan”;

(c) dalam butiran (c), dengan menggantikan perkataan “Tempat” dengan perkataan “tempat”.

Dibuat 21 Julai 2003

[JPM (R) 11456/12; PN(PU²)627]

TAN SRI SAMSUDIN BIN OSMAN
Setiausaha Jemaah Menteri

ISTANA NEGARA (ROYAL ALLOWANCES) ACT 1982

ISTANA NEGARA (ROYAL ALLOWANCES) (AMENDMENT OF SECOND SCHEDULE) ORDER 2003

IN exercise of the powers conferred by section 7 of the Istana Negara (Royal Allowances) Act 1982 [Act 270], the Cabinet makes the following order:

Citation and commencement

1. (1) This order may be cited as the **Istana Negara (Royal Allowances) (Amendment of Second Schedule) Order 2003**.

(2) This Order is deemed to have come into operation on 1 November 2001.

Amendment of Second Schedule

2. The Second Schedule to the Istana Negara (Royal Allowances) Act 1982 is amended—

(a) by substituting for item (a) the following item:

(a) a lump sum of RM2,590.87 per month for maintenance of car and employment of driver and household staff;”;

(b) by substituting for item (b) the following item:

“(b) a car (free of registration fee and of motor vehicle licence fee), or in lieu thereof a lump sum car allowance of RM250,000 and an exemption of motor vehicle licence fee on one car registered under her name; and”;

(c) in item (c), by substituting for the word “Rent-free” the word “rent-free”.

Made 21 July 2003
[JPM (R) 11456/12; PN(PU²)627]

TAN SRI SAMSUDIN BIN OSMAN
Secretary to the Cabinet

P.U. (A) 283.

AKTA SYARIKAT 1965

KAEDAH-KAEDAH SYARIKAT (PENGKULUNGAN) (PINDAAN) 2003

PADA menjalankan kuasa yang diberikan oleh seksyen 372 Akta Syarikat 1965 [Akta 125] dan seksyen 16 Akta Mahkamah Kehakiman 1964 [Akta 91], Jawatankuasa Kaedah-Kaedah membuat kaedah-kaedah yang berikut:

Nama

1. Kaedah-kaedah ini bolehlah dinamakan **Kaedah-Kaedah Syarikat (Pengkulungan) (Pindaan) 2003**.

Kaedah baru 23A

2. Kaedah-Kaedah Syarikat (Pengkulungan) 1972 [*P.U. (A) 289/72*], yang disebut “Kaedah-Kaedah ibu” dalam Kaedah-Kaedah ini, dipinda dengan memasukkan selepas kaedah 23 kaedah yang berikut:

“Deposit by petitioner. 23A. (1) The petitioner shall deposit with the approved liquidator or the Official Receiver as the case may be—

- (a) upon the presentation of a petition, a sum of three thousand ringgit to cover the fees and expenses to be incurred by the approved liquidator or the Official Receiver; and
- (b) such further sum as may from time to time be required by the approved liquidator or the Official Receiver to cover the fees and expenses to be incurred by the approved liquidator or the Official Receiver which are not covered by the deposit mentioned in subparagraph (a).

(2) The deposits mentioned in subparagraphs (1)(a) and (b) shall be refunded to the petitioner by the liquidator before taking any action under section 292.”.

Pindaan kaedah 32

3. Subkaedah 32(1) Kaedah-Kaedah ibu dipinda dengan menggantikan subperenggan (e) dengan subperenggan yang berikut:

“(e) a sum of three thousand ringgit has been deposited as required by subparagraph (1)(a) of rule 23A.”.

Pindaan Jadual Kedua

4. Jadual Kedua kepada Kaedah-Kaedah ibu dipinda dalam Senarai B dengan menggantikan angka “3 00” yang terdapat bersempang dengan butiran 5 dengan angka “10 00”.

Dibuat 13 Jun 2003
[JPH(R)98; PN(PU²)4F/II]

TUN MOHAMED DZAIDDIN BIN HAJI ABDULLAH
Ketua Hakim Negara, Malaysia

TAN SRI DATO' SRI AHMAD FAIRUZ BIN DATO' SHEIKH ABDUL HALIM
Hakim Besar Mahkamah Tinggi di Malaya

TAN SRI DATUK AMAR STEVE SHIM LIP KIONG
Hakim Besar Mahkamah Tinggi di Sabah dan Sarawak

DATO' HAJI ABDUL MALEK BIN HAJI AHMAD
Hakim Mahkamah Persekutuan

DATO' GOPAL SRI RAM
Hakim Mahkamah Rayuan

DATO' ABDUL AZIZ BIN MOHAMED
Hakim Mahkamah Tinggi di Malaya

DATUK IAN CHIN HON CHONG
Hakim Mahkamah Tinggi di Sabah dan Sarawak

DATO' AZAHAR BIN MOHAMED
bagi pihak Peguam Negara, Malaysia

DATO' MOHD AZMAN BIN HUSIN
Hakim Kanan Mahkamah Sesyen, Kuala Lumpur

ENCIK MAH WENG KWAI
Peguam Bela dan Peguam Cara, Malaysia Barat

ENCIK FRANK TANG KING HUNG
Peguam Bela, Sarawak

ENCIK LAWRENCE CHONG SOON CHOI
Peguam Bela, Sabah

COMPANIES ACT 1965

COMPANIES (WINDING-UP) (AMENDMENT) RULES 2003

IN exercise of the powers conferred by section 372 of the Companies Act 1965 [Act 125] and section 16 of the Courts of Judicature Act 1964 [Act 91], the Rules Committee makes the following rules:

Citation

1. These rules may be cited as the **Companies (Winding-Up) (Amendment) Rules 2003**.

New rule 23A

2. The Companies (Winding-Up) Rules 1972 [*P.U. (A) 289/72*], which are referred to as the “principal Rules” in these Rules, are amended by inserting after rule 23 the following rule:

“Deposit
by
petitioner. 23A. (1) The petitioner shall deposit with the approved liquidator or the Official Receiver as the case may be—

(a) upon the presentation of a petition, a sum of three thousand ringgit to cover the fees and expenses to be incurred by the approved liquidator or the Official Receiver; and

(b) such further sum as may from time to time be required by the approved liquidator or the Official Receiver to cover the fees and expenses to be incurred by the approved liquidator or the Official Receiver which are not covered by the deposit mentioned in subparagraph (a).

(2) The deposits mentioned in subparagraphs (1)(a) and (b) shall be refunded to the petitioner by the liquidator before taking any action under section 292.”.

Amendment of rule 32

3. Subrule 32(1) of the principal Rules is amended by substituting for subparagraph (e) the following subparagraph:

“(e) a sum of three thousand ringgit has been deposited as required by subparagraph (1)(a) of rule 23A.”.

Amendment of Second Schedule

4. The Second Schedule to the principal Rules is amended in Table B by substituting for the figure “3 00” appearing against item 5 the figure “10 00”.

Made 13 June 2003
[JPH(R)98; PN(PU²)4F/II]

TUN MOHAMED DZAIDDIN BIN HAJI ABDULLAH
Chief Justice, Malaysia

TAN SRI DATO' SRI AHMAD FAIRUZ BIN DATO' SHEIKH ABDUL HALIM
Chief Judge of the High Court in Malaya

TAN SRI DATUK AMAR STEVE SHIM LIP KIONG
Chief Judge of the High Court in Sabah and Sarawak

DATO' HAJI ABDUL MALEK BIN HAJI AHMAD
Judge of the Federal Court

DATO' GOPAL SRI RAM
Judge of the Court of Appeal

DATO' ABDUL AZIZ BIN MOHAMED
Judge of the High Court in Malaya

DATUK IAN CHIN HON CHONG
Judge of the High Court in Sabah and Sarawak

DATO' AZAHAR BIN MOHAMED
for Attorney General, Malaysia

DATO' MOHD AZMAN BIN HUSIN
Senior Sessions Court Judge, Kuala Lumpur

ENCIK MAH WENG KWAI
Advocate and Solicitor, West Malaysia

ENCIK FRANK TANG KING HUNG
Advocate, Sarawak

ENCIK LAWRENCE CHONG SOON CHOI
Advocate, Sabah

P.U. (A) 284.**AKTA KEBANKRAPAN 1967****KAEDAH-KAEDAH (BAYARAN) KEBANKRAPAN (PINDAAN) 2003**

PADA menjalankan kuasa yang diberikan oleh seksyen 124 Akta Kebankrapan 1967 [*Akta 360*], Menteri membuat kaedah-kaedah yang berikut:

Nama

1. Kaedah-kaedah ini bolehlah dinamakan **Kaedah-Kaedah (Bayaran) Kebankrapan (Pindaan) 2003**.

Pindaan kepada Jadual

2. Butiran 5 dalam Susunan B dalam Jadual kepada Kaedah-Kaedah (Bayaran) Kebankrapan 1969 [*P.U. (A) 201/69*] dipinda dengan menggantikan angka “5.00” dengan angka “10.00”.

Dibuat 8 Julai 2003
[JPH 6/20; PN(PU²)180/II]

DATUK SERI UTAMA DR. RAIS YATIM
Menteri di Jabatan Perdana Menteri

BANKRUPTCY ACT 1967**BANKRUPTCY (FEES) (AMENDMENT) RULES 2003**

IN exercise of the powers conferred by section 124 of the Bankruptcy Act 1967 [*Act 360*], the Minister makes the following rules:

Citation

1. These rules may be cited as the **Bankruptcy (Fees) (Amendment) Rules 2003**.

Amendment to Schedule

2. Item 5 in Table B in the Schedule to the Bankruptcy (Fees) Rules 1969 [*P.U. (A) 201/69*] is amended by substituting for the figure “5.00” the figure “10.00”.

Made 8 July 2003
[JPH 6/20; PN(PU²)180/II]

DATUK SERI UTAMA DR. RAIS YATIM
Minister in the Prime Minister's Department

P.U. (A) 285.**AKTA PENYEMAKAN UNDANG-UNDANG 1968****PERINTAH PENYEMAKAN UNDANG-UNDANG (PEMBETULAN AKTA LEMBAGA
KEMAJUAN KELANTAN SELATAN 1978) 2003**

PADA menjalankan kuasa yang diberikan oleh seksyen 15 Akta Penyemakan Undang-Undang 1968 [*Akta 1*], Pesuruhjaya Penyemak Undang-Undang membuat perintah yang berikut:

Nama

1. Perintah ini bolehlah dinamakan **Perintah Penyemakan Undang-Undang (Pembetulan Akta Lembaga Kemajuan Kelantan Selatan 1978) 2003**.

Pembetulan

2. Cetakan semula teks bahasa Inggeris Akta Lembaga Kemajuan Kelantan Selatan 1978 [*Akta 203*] yang disiarkan dalam tahun 2001 yang mengandungi segala pindaan hingga 30 April 2001 dibetulkan—

- (a) dalam subseksyen 5(5), dengan menggantikan perkataan “has” dengan perkataan “had”;
- (b) dalam seksyen 16H, dengan menggantikan perkataan “compostion” dengan perkataan “composition”; dan
- (c) dalam subseksyen 28(1), dengan menggantikan perkataan “Gazette” dengan perkataan “*Gazette*”.

Dibuat 17 Julai 2003

[P.N. (SU.2) 485; PN(PU²)231/III]

DATO' SALMAH BINTI ABDUL RAHMAN
Pesuruhjaya Penyemak Undang-Undang Malaysia

REVISION OF LAWS ACT 1968**REVISION OF LAWS (RECTIFICATION OF LEMBAGA KEMAJUAN KELANTAN
SELATAN ACT 1978) ORDER 2003**

IN exercise of the powers conferred by section 15 of the Revision of Laws Act 1968 [*Act 1*], the Commissioner of Law Revision makes the following order:

Citation

1. This order may be cited as the **Revision of Laws (Rectification of Lembaga Kemajuan Kelantan Selatan Act 1978) Order 2003**.

Rectification

2. The reprint of the English language text of the Lembaga Kemajuan Kelantan Selatan Act 1978 [*Act 203*] published in the year 2001 incorporating all amendments up to 30 April 2001 is rectified—

- (a) in subsection 5(5), by substituting for the word “has” the word “had”;
- (b) in section 16H, by substituting for the word “compostion” the word “composition”; and
- (c) in subsection 28(1), by substituting for the word “Gazette” the word “*Gazette*”.

Made 17 July 2003

[P.N. (SU.2) 485; PN(PU²)231/III]

DATO' SALMAH BINTI ABDUL RAHMAN
Commissioner of Law Revision Malaysia

P.U. (A) 286.**AKTA PENYEMAKAN UNDANG-UNDANG 1968****PERINTAH PENYEMAKAN UNDANG-UNDANG (PEMBETULAN PERLEMBAGAAN PERSEKUTUAN) 2003**

PADA menjalankan kuasa yang diberikan oleh seksyen 15 Akta Penyemakan Undang-Undang 1968 [*Akta 1*], Pesuruhjaya Penyemak Undang-Undang membuat perintah yang berikut:

Nama

1. Perintah ini bolehlah dinamakan **Perintah Penyemakan Undang-Undang (Pembetulan Perlembagaan Persekutuan) 2003**.

Pembetulan

2. Cetakan semula Perlembagaan Persekutuan yang disiarkan dalam tahun 2002 yang mengandungi segala pindaan hingga 31 Januari 2002 dibetulkan dalam Fasal (4) Perkara 1, dengan menggantikan perkataan “2000” dengan perkataan “2001”.

Dibuat 21 Julai 2003

[P.N. (SU.2) 485; PN(PU²)231/III]

DATO' SALMAH BINTI ABDUL RAHMAN
*Pesuruhjaya Penyemak Undang-Undang
Malaysia*

REVISION OF LAWS ACT 1968

REVISION OF LAWS (RECTIFICATION OF FEDERAL CONSTITUTION) ORDER 2003

IN exercise of the powers conferred by section 15 of the Revision of Laws Act 1968 [*Act 1*], the Commissioner of Law Revision makes the following order:

Citation

1. This order may be cited as the **Revision of Laws (Rectification of Federal Constitution) Order 2003**.

Rectification

2. The reprint of the Federal Constitution published in the year 2002 incorporating all amendments up to 31 January 2002 is rectified in Clause (4) of Article 1, by substituting for the word “2000” the word “2001”.

Made 21 July 2003

[P.N. (SU2) 485; PN(PU²)231/III]

DATO' SALMAH BINTI ABDUL RAHMAN
Commissioner of Law Revision
Malaysia

P.U. (A) 287.

AKTA PENCETAKAN TEKS AL-QUR'AN 1986

PERATURAN-PERATURAN PENCETAKAN TEKS AL-QUR'AN (PINDAAN) 2003

PADA menjalankan kuasa-kuasa yang diberikan oleh seksyen 25 Akta Pencetakan Teks Al-Qur'an 1986 [*Akta 326*], Menteri membuat peraturan-peraturan yang berikut:

Nama dan permulaan kuat kuasa

1. (1) Peraturan-peraturan ini bolehlah dinamakan **Peraturan-Peraturan Pencetakan Teks Al-Qur'an (Pindaan) 2003**.

(2) Peraturan-Peraturan ini hendaklah mula berkuat kuasa pada tarikh yang ditetapkan oleh Menteri melalui pemberitahuan dalam *Warta*.

Pindaan peraturan 2

2. Peraturan-Peraturan Pencetakan Teks Al-Qur'an 1986 [*P.U. (A) 488/1986*], yang disebut “Peraturan-Peraturan ibu” dalam Peraturan-Peraturan ini, dipinda dalam subperaturan 2(2) dengan menggantikan perkataan “sebanyak \$100.00” dengan perkataan “sebanyak RM300.00”.

Pindaan peraturan 3

3. Peraturan 3 Peraturan-Peraturan ibu dipinda—

- (a) dengan memasukkan selepas perkataan “pruf akhir”, di mana-mana jua terdapat, dengan perkataan “atau salinan benar”; dan
- (b) dalam subperaturan (3)—
 - (i) dengan menggantikan perkataan “\$100.00” dengan perkataan “RM300.00”; dan
 - (ii) dengan menggantikan perkataan “\$10.00 bagi perakuan di bawah seksyen 6(1)” dengan perkataan “fee sebanyak RM1.00 bagi setiap perakuan di bawah seksyen 6(1) untuk setiap salinan teks Al-Qur’an dalam bentuk pelekat”.

Pindaan peraturan 4

4. Peraturan 4 Peraturan-Peraturan ibu dipinda—

- (a) dalam subperaturan (2)—
 - (i) dalam teks bahasa Inggeris, dengan menggantikan perkataan “idential” dengan perkataan “identical”; dan
 - (ii) dengan memasukkan selepas perkataan “salinan foto” perkataan “atau salinan berbentuk lain”;
- (b) dalam subperaturan (5), dengan menggantikan perkataan “\$100.00” dengan perkataan “RM300.00”; dan
- (c) dalam subperaturan (7)—
 - (i) dengan menggantikan perkataan “dalam Borang E” dengan perkataan “menepati seksyen 8(1) Akta dan hendaklah dalam Borang C”; dan
 - (ii) dalam teks bahasa Inggeris, dengan memasukkan selepas perkataan “required” perkataan “under”;
- (d) dalam subperaturan (8), dengan menggantikan perkataan “\$10.00 bagi perakuan” dengan perkataan “RM1.00 bagi setiap perakuan yang dikeluarkan untuk setiap salinan teks Al-Qur’an dalam bentuk pelekat”; dan
- (e) dalam subperaturan (9), dengan memasukkan selepas perkataan “salinan foto” perkataan “atau salinan berbentuk lain”.

Pindaan peraturan 5

5. Peraturan 5 Peraturan-Peraturan ibu dipinda—

- (a) dalam subperaturan (3), dengan menggantikan perkataan “Borang F” dengan perkataan “Borang C”;

- (b) dalam subperaturan (4), dengan menggantikan perkataan “Kedua-duanya Skrip Rumi dan Jawi” dengan perkataan “Skrip Rumi atau Jawi”; dan
- (c) dengan memasukkan selepas subperaturan (4) subperaturan yang berikut:

“(5) Fee sebanyak RM1.00 bagi setiap perakuan untuk setiap salinan teks Al-Qur’an dalam bentuk pelekat hendaklah dibayar sebelum ia dikeluarkan.”.

Pindaan Jadual

6. Jadual kepada Peraturan-Peraturan ibu dipinda—

- (a) dengan menggantikan Borang C dengan borang dalam Jadual; dan
- (b) dengan memotong Borang F.

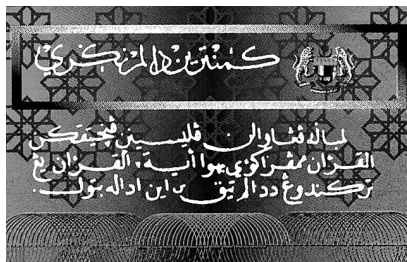
JADUAL

Borang C

[Subperaturan 3(4), 4(7) dan 5(3)]

AKTA PENCETAKAN TEKS AL-QUR’AN 1986

TANDA PERAKUAN BETULNYA AYAT-AYAT AL-QUR’AN PADA TEKS AL-QUR’AN YANG AKAN DICETAK, DITERBITKAN, DIIMPORT DAN YANG TELAH DICETAK SEBELUM AKTA INI BERKUAT KUASA HENDAKLAH SEPERTI YANG BERIKUT:



Dibuat 9 April 2003

[PKP (KDN). S.12/12; PN(PU²)447]

DATO' SERI ABDULLAH BIN HAJI AHMAD BADAWI
Menteri Dalam Negeri

PRINTING OF QUR'ANIC TEXTS ACT 1986

PRINTING OF QUR'ANIC TEXTS (AMENDMENT) REGULATIONS 2003

In exercise of the powers conferred by section 25 of the Printing of Qur'anic Texts Act 1986 [Act 326], the Minister makes the following regulations:

Citation and commencement

1. (1) These regulations may be cited as the **Printing of Qur'anic Texts (Amendment) Regulations 2003**.

(2) These Regulations come into operation on a date to be appointed by the Minister by notification in the *Gazette*.

Amendment of regulation 2

2. The Printing of Qur'anic Texts Regulations 1986 [P.U. (A) 488/1986], which in these Regulations are referred to as the "principal Regulations", are amended in subregulation 2(2) by substituting for the words "\$100.00" the words "RM300.00".

Amendment of regulation 3

3. Regulation 3 of the principal Regulations is amended—

(a) by inserting after the words "final proof", wherever appearing, the words "or true copy"; and

(b) in subregulation (3)—

(i) by substituting for the words "\$100.00" the words "RM300.00"; and

(ii) by substituting for the words "\$10.00 for the certificate under section 6(1)" the words "a fee of RM1.00 for each certificate under section 6(1) for each copy of the Qur'anic text in sticker form".

Amendment of regulation 4

4. Regulation 4 of the principal Regulations is amended—

(a) in subregulation (2)—

(i) in the English language text, by substituting for the word "identical" the word "identical"; and

- (ii) by inserting after the word “photocopy” the words “or other form of copy”;
- (b) in subregulation (5), by substituting for the words “RM100.00” the words “RM300.00”; and
- (c) in subregulation (7)—
 - (i) by substituting for the words “Form E” the words “compliance with section 8(1) of the Act and shall be in Form C”; and
 - (ii) in the English language text, by inserting after the word “required” the word “under”;
- (d) in subregulation (8), by substituting for the words “\$10.00 for the certificate” the words “RM1.00 for each certificate issued under section 6(1) for each copy of the Qur’anic text in sticker form”; and
- (e) in subregulation (9), by inserting after the word “photocopy” the words “or other form of copy”.

Amendment of regulation 5

- 5. Regulation 5 of the principal Regulations is amended—
 - (a) in subregulation (3), by substituting for the words “Form F” the words “Form C”;
 - (b) in subregulation (4), by substituting for the words “both the Rumi and Jawi” the words “the Rumi or Jawi”; and
 - (c) by inserting after subregulation (4) the following subregulation:
 - “(5) A fee of RM1.00 for each certificate for each copy of the Qur’anic text in sticker form shall be paid before it is issued.”.

Amendment of Schedule

- 6. The Schedule to the principal Regulations is amended—
 - (a) by substituting Form C with the form in the Schedule; and
 - (b) by deleting Form F.

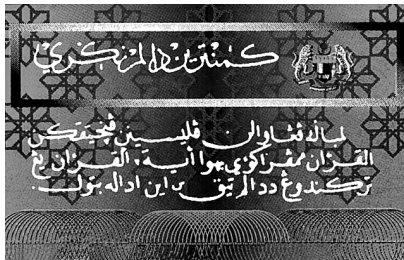
SCHEDULE

Form C

[Subregulations 3(4), 4(7) and 5(3)]

PRINTING OF QUR'ANIC TEXTS ACT 1986

A CERTIFICATE OF THE TRUTH OF THE VERSES OF AL-QUR'AN IN QUR'ANIC TEXTS WHICH WILL BE PRINTED, PUBLISHED, IMPORTED AND WHICH HAVE BEEN PRINTED BEFORE THE COMMENCEMENT OF THIS ACT, SHALL BE AS FOLLOWS:



Made 9 April 2003

[PKP (KDN). S.12/12; PN(PU²)447]

DATO' SERI ABDULLAH BIN HAJI AHMAD BADAWI
Minister of Home Affairs

P.U. (A) 288.**AKTA BANK DAN INSTITUSI-INSTITUSI KEWANGAN 1989**

PERINTAH BANK DAN INSTITUSI-INSTITUSI KEWANGAN (SABAH FINANCE BERHAD)
(PENGAMBILAN ALIH KAWALAN DAN PENGGULUNGAN) (PEMBATALAN) 2003

PADA menjalankan kuasa yang diberikan oleh subseksyen 73(5) Akta Bank dan Institusi-Institusi Kewangan 1989 [Akta 372], Menteri membuat perintah yang berikut:

Nama dan permulaan kuat kuasa

1. (1) Perintah ini bolehlah dinamakan **Perintah Bank dan Institusi-Institusi Kewangan (Sabah Finance Berhad) (Pengambilan Alih Kawalan dan Penggulungan) (Pembatalan) 2003**.

(2) Perintah ini disifatkan telah mula berkuat kuasa pada 1 Januari 2001.

Pembatalan

2. Perintah Bank dan Institusi-Institusi Kewangan (Sabah Finance Berhad) (Pengambilan Alih Kawalan dan Penggulangan) 1999 [*P.U. (A) 261/1999*] dibatalkan.

Dibuat 28 Jun 2003
[BNM JUN.1151/02; PN(PU²)479/XII]

Bagi pihak dan atas nama Menteri Kewangan

CHAN KONG CHOY
Timbalan Menteri Kewangan

BANKING AND FINANCIAL INSTITUTIONS ACT 1989

**BANKING AND FINANCIAL INSTITUTIONS (SABAH FINANCE BERHAD)
(ASSUMPTION OF CONTROL AND WINDING UP) (REVOCATION) ORDER 2003**

IN exercise of the powers conferred by subsection 73(5) of the Banking and Financial Institutions Act 1989 [*Act 372*], the Minister makes the following order:

Citation and commencement

1. (1) This order may be cited as the **Banking and Financial Institutions (Sabah Finance Berhad) (Assumption of Control and Winding Up) (Revocation) Order 2003**.

(2) This Order is deemed to have come into operation on 1 January 2001.

Revocation

2. The Banking and Financial Institutions (Sabah Finance Berhad) (Assumption of Control and Winding Up) Order 1999 [*P.U. (A) 261/1999*] is revoked.

Made 28 June 2003
[BNM JUN.1151/02; PN(PU²)479/XII]

On behalf and in the name of the Minister of Finance

CHAN KONG CHOY
Deputy Minister of Finance

P.U. (A) 289.

AKTA KASTAM 1967

PERINTAH KASTAM (NILAI-NILAI) (ISIRONG KELAPA SAWIT) (No. 7) 2003

PADA menjalankan kuasa yang diberikan oleh seksyen 12 Akta Kastam 1967 [Akta 235], Menteri membuat perintah yang berikut:

Nama dan permulaan kuat kuasa

1. Perintah ini bolehlah dinamakan **Perintah Kastam (Nilai-Nilai) (Isirong Kelapa Sawit) (No. 7) 2003** dan hendaklah berkuat kuasa bagi tempoh 1 Ogos 2003 hingga 31 Ogos 2003.

Pemungutan dan pembayaran duti kastam

2. Bagi maksud pemungutan dan pembayaran duti-duti kastam, menurut peruntukan-peruntukan Perintah Duti Kastam 1996 [*P.U. (A) 15/96*], nilai bagi Isirong Kelapa Sawit yang jatuh di bawah nombor subkepala 1207.10 100 adalah **RM883.08** setan.

CUSTOMS ACT 1967

CUSTOMS (VALUES) (PALM KERNEL) (No. 7) ORDER 2003

IN exercise of the powers conferred by section 12 of the Customs Act 1967 [*Act 235*], the Minister makes the following order:

Citation and commencement

1. This order may be cited as the **Customs (Values) (Palm Kernel) (No. 7) Order 2003** and shall have effect for the period from 1 August 2003 to 31 August 2003.

Levy and payment of customs duties

2. For the purpose of the levy and payment of customs duties, in accordance with the provision of the Customs Duties Order 1996 [*P.U. (A) 15/96*], the value of Palm Kernel falling under subheading number 1207.10 100 shall be **RM883.08** per tonne.

Dibuat 25 Julai 2003

Made 25 July 2003

[KE.HT (34.11)819/03-6/Klt. 3(67); Perb.(8,20)116/1-4; PN.(PU²) 338/VII]

Dengan arahan Menteri Kewangan.

By direction of the Minister of Finance.

Bagi pihak dan atas nama Menteri Kewangan/

On behalf and in the name of the Minister of Finance

KAMARIAH BINTI HUSSAIN
Setiausaha
Bahagian Analisa Cukai

P.U. (A) 290.

AKTA SETEM 1949

PERINTAH DUTI SETEM (PENGECCUALIAN) (No. 15) 2003

PADA menjalankan kuasa yang diberikan oleh subseksyen 80(1) Akta Setem 1949 [*Akta 378*], Menteri membuat perintah yang berikut:

Nama

1. (1) Perintah ini bolehlah dinamakan **Perintah Duti Setem (Pengeccualian) (No. 15) 2003**.

(2) Perintah ini disifatkan telah mula berkuat kuasa pada 1 Jun 2003.

Pengeccualian

2. Semua surat cara pinjaman yang disempurnakan menurut suatu Skim Kredit Mikro bagi suatu amaun yang tidak melebihi lima puluh ribu ringgit (RM50,000) antara seorang peminjam dengan Bank Simpanan Nasional dan antara seorang peminjam dengan Bank Pertanian Malaysia, adalah dikeccualikan daripada duti setem.

Dibuat 28 Julai 2003

[Perb. CR (8.09)248/39/7-88 Vol.5 (sk.8); LHDN. 01/34/42/68-180-1(16/03); PN(PU²)159/XXIX]

Bagi pihak dan atas nama Menteri Kewangan

DR. NG YEN YEN
Timbalan Menteri Kewangan

STAMP ACT 1949

STAMP DUTY (EXEMPTION) (No. 15) ORDER 2003

IN exercise of the powers conferred by subsection 80(1) of the Stamp Act 1949 [*Act 378*], the Minister makes the following order:

Citation

1. (1) This order may be cited as the **Stamp Duty (Exemption) (No. 15) Order 2003**.

(2) This Order is deemed to have come into operation on 1 June 2003.

Exemption

2. All loan instruments executed pursuant to a Micro Credit Scheme for an amount not exceeding fifty thousand ringgit (RM50,000) between a borrower and Bank Simpanan Nasional and between a borrower and Bank Pertanian Malaysia, are exempted from stamp duty.

Made 28 July 2003

[Perb. CR (8.09)248/39/7-88 Vol.5 (sk.8); LHDN. 01/34/42/68-180-1(16/03); PN(PU²)159/XXIX]

On behalf and in the name of the Minister of Finance

DR. NG YEN YEN
Deputy Minister of Finance

P.U. (A) 291.

AKTA KASTAM 1967

PERINTAH KASTAM (LARANGAN MENGENAI IMPORT) (PINDAAN) (No. 2) 2003

PADA menjalankan kuasa yang diberikan oleh subseksyen 31(1) Akta Kastam 1967 [*Akta 235*], Menteri membuat perintah yang berikut:

Nama dan permulaan kuat kuasa

1. (1) Perintah ini bolehlah dinamakan **Perintah Kastam (Larangan Mengenai Import) (Pindaan) (No. 2) 2003**.

(2) Perintah ini mula berkuat kuasa pada 31 Julai 2003.

Pindaan Jadual Keempat

2. Perintah Kastam (Larangan Mengenai Import) 1998 [*P.U. (A) 210/98*] dipinda dalam Bahagian I Jadual Keempat, dengan memasukkan selepas butiran 47 dan butir-butir yang berhubungan dengan butiran itu butiran yang berikut:

(1) <i>Item No.</i>	(2) <i>Description of Goods</i>	(3) <i>Heading/ Subheading</i>	(4) <i>Country</i>	(5) <i>Manner of Import</i>
"48.	Rough Diamond	7102.10 7102.21 7102.31	All countries	That the import is accompanied by a KIMBERLEY PROCESS CERTIFICATE".

Dibuat 28 Julai 2003

[10 Sulit KE. HE. (96) 669/15-36 SK. 30; Perb. 0.9060/18 Vol. 18 (SK. 2); PN(PU²)338c/IX]

Bagi pihak dan atas nama Menteri Kewangan

DR. NG YEN YEN
Timbalan Menteri Kewangan

CUSTOMS ACT 1967

CUSTOMS (PROHIBITION OF IMPORTS) (AMENDMENT) (NO. 2) ORDER 2003

IN exercise of the powers conferred by subsection 31(1) of the Customs Act 1967 [Act 235], the Minister makes the following order:

Citation and commencement

1. (1) This order may be cited as **Customs (Prohibition of Imports) (Amendment) (No. 2) Order 2003**.

(2) This Order comes into operation on 31 July 2003.

Amendment of Fourth Schedule

2. The Customs (Prohibition of Imports) Order 1998 [P.U. (A) 210/98] is amended in Part I of Fourth Schedule, by inserting after item 47 and the particulars relating to the item the following item:

(1) Item No.	(2) Description of Goods	(3) Heading/ Subheading	(4) Country	(5) Manner of Import
"48.	Rough Diamond	7102.10 7102.21 7102.31	All countries	That the import is accompanied by a KIMBERLEY PROCESS CERTIFICATE".

Made 28 July 2003

[10 Sulit KE. HE. (96) 669/15-36 SK. 30; Perb. 0.9060/18 Vol. 18 (SK. 2); PN(PU²)338c/IX]

On behalf and in the name of the Minister of Finance

DR. NG YEN YEN
Deputy Minister of Finance

P.U. (A) 292.

AKTA KASTAM 1967

PERINTAH KASTAM (LARANGAN MENGENAI EKSPORT) (PINDAAN) 2003

PADA menjalankan kuasa yang diberikan oleh subseksyen 31(1) Akta Kastam 1967 [Akta 235], Menteri membuat perintah yang berikut:

Nama dan permulaan kuat kuasa

1. (1) Perintah ini bolehlah dinamakan **Perintah Kastam (Larangan Mengenai Eksport) (Pindaan) 2003**.

(2) Perintah ini mula berkuat kuasa pada 31 Julai 2003.

Pindaan Jadual Ketiga

2. Perintah Kastam (Larangan Mengenai Eksport) 1998 [*P.U. (A) 211/98*] dipinda dalam Jadual Ketiga dengan memasukkan selepas butiran 19 dan butir-butir yang berhubungan dengan butiran itu butiran yang berikut:

(1) <i>Item No.</i>	(2) <i>Description of Goods</i>	(3) <i>Heading/ Subheading</i>	(4) <i>Manner of Export</i>
“20.	Rough Diamond	7102.10 7102.21 7102.31	That the export is accompanied by the KIMBERLEY PROCESS CERTIFICATE as attached”.

Dibuat 28 Julai 2003

[10 Sulit KE. HE. (96) 669/15-36 SK. 30; Perb. 0.9060/18 Vol. 18 (SK. 2); PN(PU²)338c/IX]

Bagi pihak dan atas nama Menteri Kewangan

DR. NG YEN YEN
Timbalan Menteri Kewangan

CUSTOMS ACT 1967

CUSTOMS (PROHIBITION OF EXPORTS) (AMENDMENT) ORDER 2003

IN exercise of the powers conferred by subsection 31(1) of the Customs Act 1967 [*Act 235*], the Minister makes the following order:

Citation and commencement

1. (1) The order may be cited as the **Customs (Prohibition of Exports) (Amendment) Order 2003**.

(2) This Order comes into operation on 31 July 2003.

Amendment of Third Schedule

2. The Customs (Prohibition of Exports) Order 1998 [P.U. (A) 211/98] is amended in the Third Schedule by inserting after item 19 and the particulars relating to the item the following item:

(1) <i>Item No.</i>	(2) <i>Description of Goods</i>	(3) <i>Heading/ Subheading</i>	(4) <i>Manner of Export</i>
“20.	Rough Diamond	7102.10 7102.21 7102.31	That the export is accompanied by the KIMBERLEY PROCESS CERTIFICATE as attached”.

Made 28 July 2003

[10 Sulit KE. HE. (96) 669/15-36 SK. 30; Perb. 0.9060/18 Vol. 18 (SK. 2); PN(PU²)338c/IX]

On behalf and in the name of the Minister of Finance

DR. NG YEN YEN
Deputy Minister of Finance

Hakcipta Pencetak (H)

PERCETAKAN NASIONAL MALAYSIA BERHAD

Semua Hak Terpelihara. Tiada mana-mana bahagian jua daripada penerbitan ini boleh diterbitkan semula atau disimpan di dalam bentuk yang boleh diperolehi semula atau disiarkan dalam sebarang bentuk dengan apa jua cara elektronik, mekanikal, fotokopi, rakaman dan/atau sebaliknya tanpa mendapat izin daripada Percetakan Nasional Malaysia Berhad (Pencetak kepada Kerajaan Malaysia yang dilantik).



DICETAK OLEH
PERCETAKAN NASIONAL MALAYSIA BERHAD,
CAWANGAN KUALA LUMPUR
BAGI PIHAK DAN DENGAN PERINTAH KERAJAAN MALAYSIA