

Senarai Kandungan Enakmen

Bil.	Enakmen Ibu
1.	Compassionate Allowance (Her Highness Tengku Ampuan Raja Jema'ah Binti Raja Ahmad) Enactment 1961 (Tiada Terjemahan BM)
2.	Loan (Group Settlement Schemes) Enactment 1961 Enakmen Pinjaman (Skim Penempatan Berkumpulan) 1961 (Tiada Terjemahan BM)
3.	Loan (Low Cost Housing Schemes) Enactment 1961 Enakmen (Rancangan Rumah Murah) Pinjaman 1961 (Tiada Terjemahan BM)
4.	Age Majority (Adoption) Enactment 1961 (Tiada Terjemahan BM)
5.	Emblems And Names (Prevention Of Improper Use) Enactment 1962 (Tiada Terjemahan BM)
6.	Fisheries (Adoption) Enactment 1963 Enakmen Perikanan (Pemakaian) 1963 (Tiada Terjemahan BM)

7.	<p>Loan (Industrial Site Development Project) Enactment 1964</p> <p>Enakmen Pinjaman (Projek Pembangunan Tapak Perusahaan) 1964</p> <p>(Tiada Terjemahan BM)</p>
8.	<p>Selangor State Development Corporation Enactment 1964</p> <p>Enakmen Pemerbadanan Kemajuan Negeri Selangor 1964</p> <p>(Tiada Terjemahan BM)</p>
9.	<p>Married Women And Children (Enforcement Of Maintenance) (Application To Selangor) Enactment 1968</p> <p>Enakmen (Menguatkuasakan Nafkah) (Pemakaian Kepada Negeri Selangor) Perempuan Bersuami dan Kanak-Kanak 1968</p>
10.	<p>Selangor Public Library Corporation Enactment 1969</p> <p>Enakmen Perbadanan Perpustakaan Awam Negeri Selangor 1969</p>
11.	<p>Control Of Cattle Enactment 1971</p> <p>Enakmen Mengawal Lembu-Kerbau 1971</p>
12.	<p>Selangor Agricultural Development Corporation Enactment 1972</p> <p>Enakmen Perbadanan Kemajuan Pertanian Selangor 1972</p>
13.	<p>Loans (Business Complex Projects) Enactment 1973</p> <p>Enakmen (Projek Kompleks Perniagaan) Pinjaman 1973</p>

14.	Federal Territory Enactment 1973 Enakmen Wilayah Persekutuan 1973
15.	Composition Of Elected Members Of The Selangor Legislative Assembly Enactment 1973 Enakmen Bilangan Ahli-Ahli Yang Dipilih Bagi Dewan Undangan Negeri Selangor 1973
16.	Selangor Museum Enactment 1975 Enakmen Muzium Selangor 1975
17.	Legislative Assembly (Member Remuneration) (Validation And Indemnity) Enactment 1976 Enakmen Dewan Negeri (Saraan Ahli-Ahli) (Pengesahan Dan Tanggungrugi) 1976
18.	Special Pension (Widows Of Rulers) Enactment 1977 Enakmen Pencen Khas (Balu Pemerintah) 1977
19.	Loan Guarantee Enactment 1977 Enakmen Gerenti Pinjaman 1977
20.	Forest Royalty Rate Validation And Indemnity Enactment 1978 Enakmen Pengesahan Kadar Royalti dan Tanggungrugi Perhutanan 1978

<p>21</p>	<p>Klang Town Council Rates Validation And Indemnity Enactment 1979</p> <p>Enakmen Pengesahan Kadar Bayaran Dan Tanggungrugi Majlis Bandaran Klang 1979</p>
<p>22.</p>	<p>Klang Municipal Council Rates Validation And Indemnity Enactment 1979</p> <p>Enakmen Pengesahan Kadar Bayaran Dan Tanggungrugi Majlis Perbandaran Klang 1979</p>
<p>23.</p>	<p>Ulu selangor District Council Rates Validation And Indemnity Enactment 1979</p> <p>Enakmen Pengesahan Kadar Bayaran Dan Tanggungrugi Majlis Daerah Ulu Selangor 1979</p>
<p>24.</p>	<p>Members Of The Administration And The Legislative Assembly (Remuneration) Enactment 1980</p> <p>Enakmen Anggota Pentadbiran Ahli Dewan Negeri (Saraan) 1980</p>

**COMPASSIONATE ALLOWANCE (HER
HIGHNESS TENGKU AMPUAN RAJA
JEMA'AH BINTI RAJA AHMAD)**

ENACTMENT 1961

(Tiada Terjemahan BM)

I ASSENT,

T. ABDUL AZIZ SHAH,

(STATE SEAL)

Sultan of Selangor.

8th day of May, 1961.

An Enactment to make special provision for the grant of a compassionate allowance to Her Highness Tengku Ampuan Raja Jema'ah binti Raja Ahmad the widow of His late Highness Sultan Hisamuddin Alam Shah ibni Al-Marhum Sultan Ala'iddin Sulaiman Shah.

IT IS HEREBY ENACTED by the Legislature of the State of Selangor as follows:

1. This Enactment may be cited as the Compassionate Allowance (Her Highness Tengku Ampuan Raja Jema'ah binti Raja Ahmad) Enactment, 1961, and shall be deemed to have come into force on the second day of September, 1960. Short title and commencement.
2. There shall be granted to Her Highness Tengku Ampuan Raja Jema'ah binti Raja Ahmad, the widow of His late Highness Sultan Hisamuddin Alam Shah ibni Al-Marhum Sultan Ala'iddin Sulaiman Shah a compassionate allowance at the rate of eight hundred dollars per month. Grant of compassionate allowance.
3. The provisions of section 12 of the Pensions Ordinance, 1951 (which relates to the non-assignability and non-attachment of pensions) shall apply *mutatis mutandis* to the compassionate allowance granted under this Enactment. Application of section 12 of the Pensions Ordinance, 1951.
4. The compassionate allowance granted under this Enactment shall be charged on the Consolidated Fund of the State. Compassionate allowance to be charged on Consolidated Fund.

Passed this 13th day of April, 1961.
[Sel. Sec. Conf. 1252.]

YANG RASHDI BIN MA'ASOM,
*Clerk of the Legislative Assembly,
Selangor*

**LOANS (GROUP SETTLEMENT
SCHEMES) ENACTMENT 1961
(Tiada Terjemahan BM)**

I ASSENT,

T. ABDUL AZIZ SHAH,

(STATE SEAL)

Sultan of Selangor

8th day of May, 1961.

An Enactment to authorise the borrowing of a sum not exceeding one million dollars from the Federation for certain purposes.

IT IS HEREBY ENACTED by the Legislature of the State of Selangor as follows:

- | | |
|--|--|
| <p>1. This Enactment may be cited as the Loans (Group Settlement Schemes) Enactment, 1961.</p> | Short title. |
| <p>2. The State is hereby authorised, subject to the provisions of this Enactment, to borrow from the Federation sums of money not exceeding one million dollars (\$1,000,000.00) on such terms and conditions as may be agreed upon between the State and the Federation.</p> | Power to borrow money from the Federation. |
| <p>3. The principal moneys borrowed under the provisions of this Enactment together with all interest and other charges thereon are hereby charged on the Consolidated Fund of the State.</p> | Loan to be charged upon the State Consolidated Fund. |
| <p>4. All moneys borrowed under the provisions of this Enactment shall be applied for the purpose of financing group settlement schemes within the State and all matters ancillary thereto.</p> | Application of loan. |
| <p>5. All moneys borrowed under the provisions of this Enactment, together with all interest and other charges thereon, shall be repaid in accordance with the terms and conditions agreed upon between the State and the Federation in accordance with section 2, and there shall be appropriated out of the Consolidated Fund of the State and paid to the Federation in each financial year all sums due to be paid in that year.</p> | Repayment. |

Passed this 13th day of April, 1961.

[C.L.M. (Sel.) 62.]

YANG RASHDI BIN MA'ASOM,
*Clerk of the Legislative Assembly,
Selangor*

LOANS (LOW COST HOUSING SCHEMES) ENACTMENT 1961

ENAKMEN (RANCANGAN RUMAH MURAH) PINJAMAN 1961 (Tiada Terjemahan)

- LOANS (LOW COST HOUSING SCHEMES)
(AMENDMEND) ENACTMENT 7/1972 (BI & BM)**
- LOANS (LOW COST HOUSING SCHEMES)
(AMENDMEND) ENACTMENT 2/1976 (BI & BM)**
- LOANS (LOW COST HOUSING SCHEMES)
(AMENDMEND) ENACTMENT 8/1982 (BI & BM)**

I ASSENT,

T. ABDUL AZIZ SHAH,

(STATE SEAL)

Sultan of Selangor

4th day of October, 1961.

An Enactment to authorise the borrowing of a sum not exceeding ten million dollars from the Federation for certain purposes.

[]

IT IS HEREBY ENACTED by the legislature of the State of Selangor as follows:

- 1. This Enactment may be cited as the Loans (Low Cost Housing Schemes) Enactment, 1961. Short title.
- 2. The State is hereby authorised, subject to the provisions of this Enactment, to borrow from the Federation sums of money not exceeding ten million dollars on such terms and conditions as may be agreed upon between the State and the Federation. Power to borrow money from the Federation.
- 3. The principal moneys borrowed under the provisions of this Enactment together with all interest and other charges thereon are hereby charged on the Consolidated Fund of the State. Loan to be charged upon the State Consolidated Fund.
- 4. All monies borrowed under the provisions of this Enactment shall be applied for the purpose of financing Low Cost Housing Schemes within the State and all matters ancillary thereto. Application of Loan.
- 5. All monies borrowed under the provisions of this Enactment, together with all interest and other charges thereon, shall be repaid in accordance with the terms and conditions agreed upon between the State and the Federation in accordance with section 2, and there shall be appropriated out of the Consolidated Fund of the State and paid to the Federation in each financial year all sums due to be paid in that year. Repayment.

Passed this 17th day of August, 1961.
[Sel. Sec. Conf. 1331.]

YANG RASHDI BIN MA'ASOM,
*Clerk of the Legislative Assembly,
Selangor*

SELANGOR

ENAKMEN No. 7 tahun 1972

BETA PERKENANKAN,

TENGGU IDRIS SHAH,
Pemangku Raja Selangor

(MOHOR KERAJAAN)

2hb Januari, 1973

Suatu Enakmen bagi meminda Enakmen (Rancangan Rumah Murah) Pinjaman, 1961.

[15hb Disember, 1972.]

MAKA INILAH DIPERBUAT UNDANG-UNDANG oleh Badan Perundangan Negeri Selangor seperti berikut:

1. Enakmen ini bolehlah dinamakan sebagai Enakmen (Rancangan Rumah Murah) (Pindaan) Pinjaman, 1972.

Tajuk ringkas. Sel. Enakmen No. 12 tahun 1961.

2. Enakmen (Rancangan Rumah Murah) Pinjaman, 1961 adalah dengan ini dipinda dengan memotong perkataan-perkataan "ten million dollars" yang tertulis di ayat permulaan Enakmen itu dan menggantikannya dengan perkataan-perkataan "twenty-five million dollars".

3. Seksyen 2 Enakmen (Rancangan Rumah Murah) Pinjaman, 1961 adalah dengan ini dipinda dengan memotong perkataan-perkataan "ten million dollars" yang tertulis di baris 3 Seksyen itu dan menggantikannya dengan perkataan-perkataan "twenty-five million dollars".

Pindaan kepada seksyen 2.

Di-luluskan pada 15hb Disember, 1972.
 (I.P.K. Sel. 1331/SJ. 1.)

IBRAHIM BIN HAJI MOHD. SHARIFF,
Setiausaha,
Dewan Negeri Selangor

SELANGOR

ENACTMENT No. 7 of 1972

I ASSENT,

TENGGU IDRIS SHAH,
Regent of Selangor

(STATE SEAL)

2nd day of January, 1973

An Enactment to amend the Loans (Low Cost Housing Schemes) Enactment, 1961.

[15th December, 1972.]

IT IS HEREBY ENACTED by the Legislature of the State of Selangor as follows:

1. This Enactment may be cited as the Loans (Low Cost Housing Schemes) (Amendment) Enactment, 1972. Short title.
Sel. Enact.
12/1961.
2. The Loans (Low Cost Housing Schemes) Enactment, 1961 is hereby amended by deleting the words "ten million dollars" appearing in the preamble and by substituting therefor the words "twenty-five million dollars".
3. Section 2 of the Loans (Low Cost Housing Schemes) Enactment, 1961 is hereby amended by deleting the words "ten million dollars" appearing in line 3 thereof and by substituting therefor the words "twenty-five million dollars". Amendment
of section 2.

Passed this 15th day of December, 1972.
[I.P.K. Sel. 1331/SJ. 1.]

IBRAHIM BIN HAJI MOHD. SHARIFF,
*Clerk of the Legislative Assembly,
Selangor*

SELANGOR

ENAKMEN No. 2 tahun 1976

BETA PERKENANKAN,

(MOHOR KERAJAAN)

T. IDRIS SHAH,
Pemangku Raja Selangor

29hb Jun, 1976

Suatu Enakmen bagi meminda Enakmen Pinjaman (Rancangan Rumah Murah), 1961.

[4hb Mei, 1976.]

MAKA INILAH DIPERBUAT UNDANG-UNDANG oleh Badan Perundangan Negeri Selangor seperti berikut:

1. Enakmen ini bolehlah dinamakan Enakmen Pinjaman (Rancangan Rumah Murah) (Pindaan), 1976. Tajuk ringkas.
2. Enakmen Pinjaman (Rancangan Rumah Murah), 1961 adalah dengan ini dipinda dengan memotong perkataan-perkataan "dua puluh lima juta ringgit" yang terdapat di kedua-dua tempat di mukaddimah dan di seksyen 2 dan menggantikannya dengan perkataan-perkataan "enam puluh juta ringgit". Pindaan bagi mukad. dimah dan seksyen 2.

Diluluskan pada 4hb Mei, 1976.
[I.P.K. Sel. 30051/14.]

JAMIAN BIN MOHAMED,
Setiausaha,
Dewan Negeri Selangor

7✓

SELANGOR

ENACTMENT No. 2 of 1976

I ASSENT,

T. IDRIS SHAH,
Regent of Selangor

(STATE SEAL)

29th day of June, 1976

An Enactment to amend the Loans (Low Cost Housing Schemes) Enactment, 1961.

[4th May, 1976.]

IT IS HEREBY ENACTED by the Legislature of the State of Selangor as follows:

1. This Enactment may be cited as the Loans (Low Cost Housing Schemes) (Amendment) Enactment, 1976. short title.

2. The Loans (Low Cost Housing Schemes) Enactment, 1961 is hereby amended by deleting the words "twenty-five million dollars" appearing both in the preamble and in section 2 thereof and by substituting therefor the words "sixty million ringgit". Amendment of preamble and section 2.

Passed this 4th day of May, 1976.
[I.P.K. Sel. 30051/14.]

JAMIAN BIN MOHAMED,
*Clerk of the Legislative Assembly,
Selangor*

SELANGOR

ENAKMEN No. 8 tahun 1982

BETA PERKENANKAN,

SALAHUDDIN ABDUL AZIZ SHAH,

Sultan Selangor

(MOHOR KERAJAAN)

29hb Mac 1983

Suatu Enakmen bagi meminda Enakmen Pinjaman
(Rancangan Rumah Murah) 1961.

[1hb Januari 1980.]

MAKA INILAH DIPERBUAT UNDANG-
UNDANG oleh Badan Perundangan Negeri Selangor
seperti berikut:

1. Enakmen ini boleh dinamakan Enakmen Pinjaman (Rancangan Rumah Murah) (Pindaan) 1982 dan hendaklah disifatkan sebagai telah mula berkuatkuasa pada 1hb Januari 1980.

Tajuk
singkas
dan mula
berkuat-
kuasa.

Pindaan
bagi
mukadimah
dan
seksyen 2.

2. Enakmen Pinjaman (Rancangan Rumah Murah) 1961 adalah dengan ini dipinda dengan memotong perkataan-perkataan "enam puluh juta ringgit" yang terdapat di kedua-dua tempat di mukadimah dan di seksyen 2 dan menggantikannya dengan perkataan-perkataan "empat ratus juta ringgit".

Sel. En,
12/61

Dihuluskan pada 1hb Disember 1982.
[DUN. Sel. 30051/28 Jld. II; PWN. Sel. 308/2.]

MOHAMAD HASHIM BIN MAT AZIZ,
Setiausaha,
Dewan Undangan Negeri Selangor

SELANGOR

ENACTMENT No. 8 of 1982

I ASSENT,

SALAHUDDIN ABDUL AZIZ SHAH,
Sultan of Selangor

(STATE SEAL)

29th March 1983

An Enactment to amend the Loans (Low Cost Housing Schemes) Enactment 1961.

[1st January 1980]

IT IS HEREBY ENACTED by the Legislature of the State of Selangor as follows:

1. This Enactment may be cited as the Loans (Low Cost Housing Schemes) Enactment (Amendment) 1982 and shall be deemed to have come into force on the 1st day of January 1980.

Short
title and
commence-
ment

Amendment
of preamble
and
section 2.

2. The Loans (Low Cost Housing Schemes) Enactment 1961 is hereby amended by deleting the word "sixty million ringgit" appearing both in the preamble and in Section 2 thereof and by substituting therefor the words "four hundred million ringgit".

Sel. En.
12/1961

Passed this 1st day of December 1982.
[DUN. Sel. 30051/28 Jld. II; PWN. Sel. 308/2.]

MOHAMAD HASHIM BIN MAT AZIZ,
*Clerk of the Legislative Assembly,
Selangor*

**AGE OF MAJORITY (ADOPTION)
ENACTMENT 1961
(Tiada Terjemahan BM)**

I ASSENT,

T. ABDUL AZIZ SHAH,

(STATE SEAL)

Sultan of Selangor

4th day of October, 1961.

An Enactment to adopt the Age of Majority Act, 1961, insofar as it relates to persons professing the Muslim religion.

[]

WHEREAS Parliament has pursuant to paragraph (b) of Clause (1) of Article 76 of the Federal Constitution made a law with respect to the age of majority of persons professing the Muslim religion for the purpose of promoting uniformity of the laws of two or more States:

AND WHEREAS such law shall not, pursuant to Clause (3) of the said Article 76, come into operation in the State until it has been adopted by a law made by the Legislature of the State:

NOW, THEREFORE, IT IS HEREBY ENACTED by the Legislature of the State of Selangor as follows:

1. This Enactment may be cited as the Age of Majority (Adoption) Enactment, 1961, and shall be deemed to have come into operation upon the date on which the Age of Majority Act, 1961, came into force. - 30/8/1971

Short title and commencement
9 of 1961.

2. Pursuant to the provisions of Clause (3) of Article 76 of the Federal Constitution, section 4 of the Age of Majority Act, 1961, is hereby adopted by this Enactment.

Adoption of section 4 of the Age of Majority Act, 1961.

Passed this 17th day of August, 1961.

[Sel. Sec. 5038.]

YANG RASHDI BIN MA'ASOM,
*Clerk of the Legislative Assembly,
Selangor*

**EMBLEMS AND NAMES (PREVENTION
OF IMPROPER USE) ENACTMENT 1962
(Tiada Terjemahan BM)**

WE ASSENT,

TENGGU BADLI SHAH,

TENGGU IBRAHIM SHAH,

(STATE SEAL)

HAJI MOHD. ALI BIN TAIB,

Council of Regency, Selangor

23rd day of May, 1962

An Enactment to prevent the improper use of certain emblems and names for professional and commercial purposes.

[]

IT IS HEREBY ENACTED by the Legislature of the State of Selangor as follows:

1. This Enactment may be cited as the Emblems and Names (Prevention of Improper Use) Enactment, 1962. Short title.

2. In this Enactment, unless the context otherwise requires— Definition.

“competent authority” means any authority competent under any law for the time being in force to register any company, firm or other body of persons, or any trade mark or design, or to grant a patent;

“specified emblem” means any emblem, seal, flag, insignia, coat-of-arms or pictorial representation specified in the Schedule;

“specified name” means any name or title specified in the Schedule and includes any abbreviation of any such name.

3. (1) Notwithstanding anything contained in any law for the time being in force, no person shall, except with the written permission of the Ruler in Council— Prohibition of improper use of certain emblems and names.

(a) use any specified name or specified emblem, or any colourable imitation thereof, for the purpose of any trade, business, calling or profession; or

(b) use or continue to use any specified name or specified emblem, or any colourable imitation thereof, in the title of any patent, or in any trade mark or design; or

(c) make for the purposes of sale or sell or expose for sale or have in his possession for sale any specified emblem.

(2) The Ruler in Council may subject any permission given under sub-section (1) to such conditions, if any, as he may deem fit.

Prohibition of registration of certain companies, etc.

4. (1) Notwithstanding anything contained in any law for the time being in force, no competent authority shall—

- (a) register any company, firm or other body of persons under any name; or
- (b) register a trade mark or design which bears any emblem or name; or
- (c) grant a patent in respect of an invention which bears a title containing any emblem or name,

if the use of such name or emblem would be in contravention of section 3.

(2) If any dispute arises whether any emblem or name is a specified emblem or specified name or a colourable imitation thereof, the competent authority shall refer the question to the Ruler in Council and the decision of the Ruler in Council thereon shall be final.

Penalty.

5. Any person who contravenes the provisions of section 3 shall be guilty of an offence and shall be liable on conviction to a fine not exceeding one thousand dollars.

Sanction for prosecution.

6. No prosecution for any offence punishable under this Enactment shall be instituted except with the previous sanction in writing of the Legal Adviser.

Power to amend Schedule.

7. The Ruler in Council may, by notification in the *Gazette*, add to or alter the Schedule.

SCHEDULE

(Sections 2 and 7)

PART I—EMBLEMS

1. The Standards, Coats-of-Arms and Official Seals of Their Highnesses the Sultan and the Tengku Ampuan.
2. The Public Seal of the State.
3. The State Coat-of-Arms.
4. The Orders, Insignias, Medals, Badges and Decorations instituted by His Highness the Sultan.

PART II—FLAGS

The State Flag.

PART III—NAMES

1. The name of His Highness the Sultan.
2. The name of Her Highness the Tengku Ampuan.

3. *Ngaji, Selangor*

4. *Shah Aman*

Passed this 12th day of April, 1962.

[Sel. Sec. 6122 Vol. 2.]

MOHD. NOOR BIN ABU OSMAN,
*Clerk of the Legislative Assembly,
Selangor*

**FISHERIES (ADOPTION)
ENACTMENT 1963**

**ENAKMEN PERIKANAN
(PEMAKAIAN) 1963
(Tiada Terjemahan BM)**

I ASSENT,

T. ABDUL AZIZ SHAH,
Sultan of Selangor

(STATE SEAL)

30th day of August, 1963

An Enactment to adopt the Fisheries Act (No. 8 of 1963)
in so far as it relates to riverine fishing.

{ }

WHEREAS Parliament has pursuant to paragraph (b) of Clause (1) of Article 76 of the Federal Constitution made a law with respect to Fisheries for the purpose of promoting uniformity of the laws of two or more States :

AND WHEREAS such law shall not, pursuant to Clause (3) of the said Article 76, come into operation in the State until it has been adopted by a law made by the Legislature of the State :

IT IS HEREBY ENACTED by the Legislature of the State of Selangor as follows :

1. This Enactment may be cited as the Fisheries (Adoption) Enactment, 1963, and shall be deemed to have come into operation upon the date on which the Fisheries Act, 1963, came into force.

Short title
and com-
mencement.
No. 8 of
1963.

2. Pursuant to the provisions of Clause (3) of Article 76 of the Federal Constitution, the provisions of the Fisheries Act in so far as they relate to riverine fishing are hereby adopted by this Enactment.

Adoption
of certain
provisions
of the
Fisheries
Act, 1963.

Passed this 13th day of August, 1963.

[Sel. Sec. 6810; L.A. Sel. 802.]

ARIFFIN BIN SAID,
Clerk of the Legislative Assembly,
Selangor

**LOANS (INDUSTRIAL SITE
DEVELOPMENT PROJECT)
ENACTMENT 1964**

**ENAKMEN PINJAMAN (PROJEK
PEMBANGUNAN TAPAK
PERUSAHAAN) 1964
(Tiada Terjemahan BM)**

- **LOANS (INDUSTRIAL SITE DEVELOPMENT
PROJECT)(Amendment) Enactment
10/1982 (BI & BM)**

No. 1 OF 1964

I ASSENT,

T. ABDUL AZIZ SHAH,

(STATE SEAL)

Sultan of Selangor

27th day of July, 1964

An Enactment to authorise the borrowing of a sum not exceeding ~~five million dollars~~ *twenty million ringgit* from the Federation for certain purposes. *Sal En 10/82*

[6 - 8 - 1964]

IT IS HEREBY ENACTED by the Legislature of the State of Selangor as follows:

1. This Enactment may be cited as the Loans (Industrial Site Development Project) Enactment, 1964. Short title.

2. The State is hereby authorised, subject to the provisions of this Enactment, to ~~borrow from the Federation~~ *twenty million ringgit* sums of money not exceeding ~~five million dollars~~ on such terms and conditions as may be agreed upon between the State and the Federation. Power to borrow money from the Federation. *Sal En 10/82*

3. The principal moneys borrowed under the provisions of this Enactment together with all interest and other charges thereon are hereby charged on the Consolidated Fund of the State. Loan to be charged upon the State Consolidated Fund.

4. All moneys borrowed under the provisions of this Enactment shall be applied for the purpose of the industrial site development project within the State and all matters ancillary thereto. Application of loan.

5. All moneys borrowed under the provisions of this Enactment, together with all interest and other charges thereon, shall be repaid in accordance with the terms and conditions agreed upon between the State and the Federation in accordance with section 2, and shall be appropriated out of the Repayment.

Consolidated Fund of the State and paid to the Federation
in each financial year all sums due to be paid in that year.

Passed this 14th day of July, 1964.
[Sel. Sec. Secret 1205 Pt. I; L.A. Sel. 630.]

ABDUL RAZAK BIN GANI,
*Clerk of the Legislative Assembly,
Selangor*

SELANGOR

ENAKMEN No. 10 tahun 1982

BETA PERKENANKAN,

SALAHUDDIN ABDUL AZIZ SHAH,
Sultan Selangor

(MOHOR KERAJAAN)

29hb Mac 1983

Suatu Enakmen bagi meminda Enakmen Pinjaman
(Projek Pembangunan Tapak Perusahaan) 1964.

[1hb Januari 1974.]

MAKA INILAH DIPERBUAT UNDANG-
UNDANG oleh Badan Perundangan Negeri Selangor
seperti berikut:

1. Enakmen ini bolehlah dinamakan Enakmen Pinjaman (Projek Pembangunan Tapak Perusahaan) (Pindaan) 1982 dan hendaklah disifatkan mula berkuatkuasa pada 1hb Januari 1974.

Tajuk
ringkas
dan mula
berkuat-
kuasa.

Pindaan
bagi
mukaddimah
dan
seksyen 2.

2. Enakmen Pinjaman (Projek Pembangunan Tapak Perusahaan) 1964 adalah dengan ini dipinda dengan memotong perkataan-perkataan "lima juta ringgit" yang terdapat di kedua-dua tempat di mukaddimah dan di seksyen 2. dan menggantikannya dengan perkataan-perkataan "dua puluh juta ringgit".

2/1.5
/bu

Diluluskan pada 2hb Disember 1982.
[DUN. Sel. 30051/28 Jld. II; PWN. Sel. 308/2.]

MOHAMAD HASHIM BIN MAT AZIZ,
Setiausaha,
Dewan Undangan Negeri Selangor

SELANGOR

ENACTMENT No. 10 of 1982

I ASSENT,

SALAHUDDIN ABDUL AZIZ SHAH,
Sultan of Selangor

(STATE SEAL)

29th March 1983

An Enactment to amend the Loans (Industrial Site
Development Project) Enactment 1964.

[1st January 1974.]

IT IS HEREBY ENACTED by the Legislature of
the State of Selangor as follows:

1. This Enactment may be cited as the Loans (Industrial Site Development Project) Enactment (Amendment) 1982 and shall be deemed to have come into force on the 1st day of January 1974.

Short
title and
commence-
ment.

Amendment
of preamble
and section
2.

2. The Loans (Industrial Site Development Project) Enactments 1964 is hereby amended by deleting the words "five million dollars" appearing both in the preamble and in section 2 thereof and substituting therefor the words "twenty million ringgit".

Sel. En
1/64

Passed this 2nd day of December 1982.
[DUN. Sel. 30051/28 Jld. II; PWN. Sel. 308/2.]

MOHAMAD HASHIM BIN MAT AZIZ,
*Clerk of the Legislative Assembly,
Selangor*

SELANGOR STATE DEVELOPMENT CORPORATION ENACTMENT 1964

ENAKMEN PERBADANAN KEMAJUAN NEGERI SELANGOR 1964 (Tiada Terjemahan)

- **SELANGOR STATE DEVELOPMENT CORPORATION
(AMENDMENT) 8/1967 (BI & BM)**
- **SELANGOR STATE DEVELOPMENT CORPORATION
(AMENDMENT) 10/1972 (BI & BM)**
- **SELANGOR STATE DEVELOPMENT CORPORATION
(AMENDMENT) 4/1976 (BI & BM)**
- **SELANGOR STATE DEVELOPMENT CORPORATION
(AMENDMENT) 9/1977 (BI & BM)**
- **SELANGOR STATE DEVELOPMENT CORPORATION
(AMENDMENT) 2/1979 (BI & BM)**
- **SELANGOR STATE DEVELOPMENT CORPORATION
(AMENDMENT) 6/1982 (BI & BM)**

P.U.Sd. 723

Am. En. 8/67

1/67

No. 4 OF 1964

7

I ASSENT,

T. ABDUL AZIZ SHAH,

Sultan of Selangor

STATE SEAL)

27th day of July, 1964

For Rules see
LN 9/65 (Sec. 50
Dev. Corp. Malay
Reservations
Housing Loan
Rules -
LN 9/65)

An Enactment to provide for the re-constitution of the Petaling Jaya Development Corporation into a State Development Corporation and for matters incidental thereto.

[18-8-64]

IT IS HEREBY ENACTED by the Legislature of the State of Selangor as follows:

Sec. L.N.
28/6/64
(Discontinuation)

PART I—PRELIMINARY

1. This Enactment may be cited as the Selangor State Development Corporation Enactment, 1964.

Short title.

2. In this Enactment unless the context otherwise requires—

Interpretation.

“Chairman” means the Chairman of the Corporation and includes the Deputy Chairman and any temporary Chairman appointed under section 4;

“Corporation” means the Selangor State Development Corporation established under section 3;

“Member” or “member of the Corporation” means any member of the Corporation appointed under paragraph (a) of sub-section (1) of section 4 and includes the Chairman and the ex-officio Members.

Sec. 4
6/67

“Minister” - - - Sel. Enact 16/16.

PART II—THE CORPORATION

1. There is hereby established a body, which shall be a body corporate by the name of “the Selangor State Development Corporation”, and shall have perpetual succession and may sue and be sued in its said name, and subject to and for the purposes of this Enactment, may enter into contracts and may acquire, purchase, take, hold and enjoy movable and immovable property of every description and may convey, assign, surrender, yield-up, charge, mortgage, demise, re-assign, transfer or otherwise dispose of, or deal with, any movable or immovable property or any interest therein vested in the Corporation upon such terms as the Corporation deems fit.

Establishment and incorporation of the Selangor State Development Corporation.

76.

Constitution
of the Cor-
poration.

4. (1) The Corporation shall consist of:

*Subst. by
Sel. En. 10/72*

- (a) a Chairman, who shall be a person for time being holding the office of Mentri Besar, Selangor;
- (b) a ~~Deputy Chairman~~, who shall be a person for the time being holding the office of State Secretary, Selangor;
- (c) two ex-officio Members, who shall be the persons for the time being holding the offices of State Financial Officer and State Engineer, Selangor, and *Am. by Sel. Enact 11/77 eleven*
- (d) not less than six and not more than ~~ten~~ *eleven* other members to be appointed by the Ruler-in-Council from amongst persons appearing to him to be qualified as having wide experience of and shown capacity in matters relating to banking, manufacturing, housing, commerce, finance, professional or administration, or to be otherwise suitable for appointment by virtue of their special knowledge and experience.

** not more
than
Sel. En. 10/72*

(2) Subject to the provisions of this Enactment, every member of the Corporation other than the Chairman and the ex-officio members shall hold office for a term of three years from the date of his appointment unless he has previously resigned from his office. *Subst. by Sel. Enact. 10/72*

(3) A member of the Corporation may be re-appointed upon the expiry of his term of office.

*Added by
Sel. Enact.
8/67.*

(4) Any member of the Corporation *appointed under para (d) of* may resign his office by notice in writing under his hand given to the Chairman.

(5) The Ruler-in-Council may appoint any member of the Corporation to be temporary Chairman of the Corporation during the temporary incapacity through illness or during the temporary absence from the Federation, of the Chairman ~~and~~ Deputy Chairman of the Corporation.

*Amend. by
Sel. En. 10/72*

(6) The Ruler-in-Council may at any time revoke the appointment of any member of the Corporation other than the Chairman and an ex-officio member, if he thinks it expedient so to do without assigning any reason therefor.

*Subst. by
Sel. En. 11/76*

(7) If any member of the Corporation, other than the Chairman, or an ex-officio member, is temporarily absent from the Federation or temporarily incapacitated through illness or any other sufficient cause for the performance of his duties as a member of the Corporation, another person may be appointed in his place by the Ruler-in-Council but shall hold office only during such absence or incapacity of such member.

(8) - (9) - - - Sel. Enact. 11/76

5. (1) The Corporation shall have a common seal which shall bear such device as the Corporation may approve and such seal may from time to time be broken, changed, altered and made anew by the Corporation, as the Corporation may think fit.

Common Seal of the Corporation.

(2) Until a seal is provided by the Corporation under this section a stamp bearing the inscription "Selangor State Development Corporation", may be used as the common seal.

(3) The common seal, or stamp referred to in subsection (2) so long as it is used as the common seal, shall be in the custody of the Chairman and all deeds, documents and other instruments requiring the seal of the Corporation shall be sealed with the seal or stamp of the Corporation in the presence of the Chairman and of a member or an officer of the Corporation authorised by the Corporation to act in that behalf, who shall sign any such deed, document or other instrument to which such seal or stamp is affixed and such signing shall be sufficient evidence that such seal or stamp was duly and properly affixed and that the same is or is used as the lawful seal of the Corporation.

(4) The seal or stamp of the Corporation shall be officially and judicially noticed.

6. (1) The Corporation shall meet at least once in each year for the purpose of considering, in addition to any other business of which due notice shall have been given, the annual budget for the next ensuing year.

Meetings of the Corporation.

(2) The Chairman may at any time call a meeting of the Corporation and shall, upon the written request of not less than three members of the Corporation, call a special meeting thereof within one month of the date of such request.

(3) Minutes in proper form of each meeting of the Corporation shall be kept and shall be confirmed and signed by the Chairman as soon as practicable thereafter at a subsequent meeting.

(4) The Corporation may invite any one or more persons to attend any particular meeting of the Corporation for the purpose of assisting or advising the Corporation but such invited persons shall have no right to vote.

7. (1) The ~~quorum~~ at all meetings of the Corporation shall be five members present in addition to the Chairman.

Quorum.

Amend. by Sel. Enact. 4/76.

(2) In the event of the votes on any question being equal the Chairman shall have a casting vote in addition to his original vote.

Member interested not to act.

8. Any member who has or acquires, directly or indirectly by himself, his partner or agent,

Subst. by Sel. Enact. #/76

(a) any share or interest in any contract made with or work done for the Corporation or in any company or with any person or in respect of any undertaking with which the Corporation proposes to contract; or

(b) any beneficial interest in land proposed to be acquired, purchased, leased or otherwise dealt in by the Corporation or which he knows to be affected or to be likely to be affected by any project, scheme or enterprise approved or proposed to be approved by the Corporation,

shall, before taking part in any proceeding at a meeting of the Corporation, relating to or affecting directly or indirectly any such contract or land inform the person presiding at such meeting of the nature and extent of such share or interest, and such information shall be recorded in the minutes of the Corporation, and such member, unless specifically authorised by the Chairman, shall not vote upon any resolution or question relating to such contract, acquisition, purchase, lease, dealing, or take part in any deliberation or decision relating thereto, or to matters incidental thereto:

Provided that no person shall be deemed to have or acquire any share or interest in a contract with the Corporation by reason only that he has or acquires a share in any loan issued by the Corporation or in any security for the same.

Added by Sel. Enact. #/76 Appointment of officers and servants of the Corporation.

78A, 8B, 8C...

PART III—OFFICERS AND SERVANTS

9. (1) The Corporation may appoint or employ such other officers and servants as may be reasonably necessary for the purposes of this Enactment.

(2) The officers and servants of the Corporation shall be under the administrative control of the Chairman.

(3) All members, officers and servants of the Corporation shall be deemed to be public servants within the meaning of the Penal Code.

Public Authorities Protection Ordinance, 1948, to apply to the Corporation.

10. The Public Authorities Protection Ordinance, 1948, shall apply to any action, suit, prosecution or proceeding against the Corporation or against any member, officer, servant or agent of the Corporation in respect of any act, neglect or default done or committed by the Corporation or such person in such capacity.

11

PART IV--DUTIES AND POWERS OF THE CORPORATION

11. It shall be the duty of the Corporation--

Duty of the Corporation.

(a) to promote residential, industrial and commercial development of areas in the State designated for this purpose;

Sl. En. 10/1972

(b) to do all such other matters and things as are necessary for the exercise or performance of all or any of the functions and duties of the Corporation;

Added by Sl. Enact. 8/67.

(c) subject to the provisions of this Enactment, the Corporation may--

General powers of the Corporation.

(a) purchase, exchange, lease and hold land, buildings and other immovable property;

(b) build houses, flats, tenements, shops and shop-houses, convert any house, shop or shop-house into flats or tenements;

(c) purchase, exchange, lease and hold land for the purpose of development and resale to the public as building lots, and for the purpose of providing open spaces and recreation grounds;

(d) do any work on land necessary for the purpose of its development, as building land;

(e) sell land, buildings or other immovable property;

(f) lease to other persons in accordance with the provisions of any law in force in the State relating to land or dealings in land, from month to month or otherwise, any land or buildings or other immovable property at such rent and subject to such terms and conditions as the Corporation shall think fit;

(g) enter into contracts with other persons that such persons should build or do any work on behalf of the Corporation;

(h) enter into any contract or do any other act or matter necessary and proper for carrying into effect the purposes of this Enactment;

13. (1) The Corporation may from time to time borrow, at such rate of interest and for such period and upon such terms as to the time and method of repayment and securing the repayment and otherwise as the Ruler-in-Council may approve, any sum necessary for the purpose of meeting any capital expenditure incurred or to be incurred under the provisions of this Enactment or repaying any sum previously borrowed.

Added by Sl. Enact. 8/67, Sl. En. 10/72, Sl. En. 4/76.

Subst. by Sl. Enact. 4/76.

(2) For the purposes of this section "capital expenditure" means—

Subst. by Sel. Enact. 4/76

- (a) compensation payable by the Corporation for acquisition of land;
- (b) the cost of acquiring land, buildings or other immovable property for the purposes of this Enactment;
- (c) the cost of constructing or altering buildings or doing work necessary for the development of any land as building land for the purposes of this Enactment;
- (d) loans made by the Corporation to any person under the provisions of section 15 of this Enactment;
- (e) any other expenditure properly chargeable to capital account.

Loans may be secured by mortgage.

13A ... Am. Sel. Enact. 2/1979

14. The Corporation may secure the repayment of any sum borrowed, by the mortgage or charge, legal or equitable, of any property vested in the Corporation, or of any revenue receivable by the Corporation under this Enactment or any other written law.

Power to make loans.

Subst. by Sel. Enact. 9/65

15. (1) The Corporation may make loans or advance out of the funds of the Corporation to any person for the purpose of enabling or assisting such person to purchase immovable property for the purpose of building houses or to construct or alter buildings or to do any work necessary for the development of any land as building land for the purpose of housing.

Subst. by Sel. Enact. 8/67

(2) Every loan or advance under sub-section (1) of this section shall be made upon the security of titles in perpetuity of land or leases of land (other than mining leases) for a term whereof fifty years at least is unexpired at the time of such loan or advance and such security shall be by way of a charge.

(3) No loan or advance shall be made under this section upon the security of property subject to a prior charge.

Deleted by Sel. Enact. 8/67

~~(4) The amount of any loan or advance made under this section shall not at any time exceed two-third parts of the then value of the property.~~

PART V—FUNDS AND REVENUES OF THE CORPORATION

Funds of the Corporation.

16. The funds of the Corporation shall consist of—

- (a) such sums as may from time to time be paid to the Corporation out of the general revenues of the State of Selangor, or donated by the Government

Law Reform Commission Sel. En. 6/82

"E and part of"

SELANGOR STATE DEVELOPMENT CORPORATION 13

of Selangor or any Government in the Federation or by any other person for the purposes of the Corporation;

- (b) such sums as may from time to time be raised by the Corporation by loan;
- (c) all rents and proceeds of sale and other funds derived by the Corporation directly or indirectly from the property belonging to the Corporation;
- (d) all such other sums as may from time to time be paid to the Corporation.

17. The funds of the Corporation may be applied in defraying the following charges—

Application of Corporation Funds.

(a) the expenses and allowances of the members, other than ex-officio members;

Deleted by Sel. Enact. 10/72

(b) the salaries, fees or remuneration of the officers, agents and servants, and technical or other advisers of the Corporation;

(c) all costs, charges and expenses of and incidental to the exercise of the powers of the Corporation under this Enactment;

(d) interest on any loan raised by the Corporation;

(e) sums required for the repayment of moneys borrowed;

(f) such sums as it may be deemed appropriate to set aside in respect of depreciation on the property of the Corporation;

(g) any other architect, management and agency fees; and

(h) any other expenditure authorised by the Corporation and properly chargeable to revenue account.

17(2) - Sel. Enact. 10/72 +/76

18. (1) All moneys paid to the Corporation shall forthwith be paid into an account in such bank or banks as may be approved by the Corporation.

Bank Account.

(2) All orders or cheques against the said account shall be signed by the Chairman and of a member or an officer of the Corporation authorised by the Corporation.

18(1) - Sel. Enact. 10/72
19. (1) The Corporation shall keep proper accounts and other records in respect of its operations, and shall cause to be prepared a statement of account in respect of each financial year.

Accounts and audit.

Deleted by Sel. Enact. 4/76

(2) The accounts of the Corporation shall be audited annually by the Auditor-General, or other Auditor appointed by the Corporation.

(3) At the end of each financial year, as soon as the accounts of the Corporation shall have been audited, the

Sel. Enact. 8/71

14

Subst. by Sel. En. 4/76
A or other Auditor appointed under sub-section (2) Corporation shall cause a copy of the statement of account to be transmitted to the Ruler-in-Council together with a copy of any report made by the Auditor-General or any statement or on the accounts of the Corporation.

Annual report.

Subst. by Sel. Enact 4/76

20. (1) The Corporation shall, as soon as practicable after the end of each financial year, cause to be made and transmitted to the Ruler-in-Council a report dealing generally with the activities of the Corporation during the preceding financial year and containing such information relating to the proceedings and policy of the Corporation as the Ruler-in-Council may direct.

(2) A copy of every such report shall be laid on the table of the Legislative Assembly of the State.

Power to employ agents.

21. The Corporation may employ and pay agents and technical advisers whether solicitors, bankers, stock-brokers, surveyors or valuers or other persons, to transact any business or do any act required to be transacted or done in execution of the duties of the Corporation or for the better carrying into effect the purposes of this Enactment and may pay all charges and expenses so incurred.

PART VI—WINDING UP OF THE CORPORATION

Winding up.

22. (1) The Ruler-in-Council may by order published in the Gazette direct that the Corporation shall be wound up and dissolved.

(2) Any surplus arising from the winding up of the Corporation shall be paid into the State Consolidated Fund and any deficit shall be defrayed out of monies provided by the Legislative Assembly.

Subst. by Sel. En. 4/76

(3) The winding up of the Corporation shall be conducted in such manner as may be prescribed by the Ruler-in-Council.

PART VII—MISCELLANEOUS

Standing Orders.

23. The Corporation may with the approval of the Ruler in Council make rules not inconsistent with the provisions of this Enactment—

- (a) prescribing the manner in which documents, cheques and instruments of any description shall be signed or executed on behalf of the Corporation;
- (b) prescribing for the responsibility and control of officers and servants of the Corporation;

Handwritten notes and signatures at the bottom right of the page.

- (c) prescribing the circumstances in which members of the Corporation and the officers and servants of the Corporation may receive travelling expenses and subsistence allowances and fixing the rates of such expenses and allowances;
- (d) the placing of contracts and the manner in which and the persons by whom such contracts may be entered into on its behalf;
- (e) making of loans under the provisions of section 15 of this Enactment;
- (f) imposing fees in such cases as may be determined by the Corporation; and
- (g) generally for the exercise of the powers and duties of the Corporation under the provisions of this Enactment.

24. (1) The Ruler-in-Council may by order published in the *Gazette* direct that the Petaling Jaya Development Corporation be wound up and dissolved as from such date as may be specified in the Order. Such order shall provide for the manner in which the winding up shall be carried out and for all matters consequential to such winding up and dissolving including the transfer of staff or the determination of their services.

Winding
up of the
Petaling
Jaya
Develop-
ment Cor-
poration.

(2) Upon the winding up and dissolution of the Petaling Jaya Development Corporation under section (1) all rights, liabilities and obligations of the said Corporation shall become the rights, liabilities and obligations of the State Development Corporation.

Passed this 14th day of July, 1964.
[Sel. Secret 1426; L.A. Sel. 723.]

ABDUL RAZAK BIN GANI,
*Clerk of the Legislative Assembly,
Selangor*

No. 8 OF 1967

I ASSENT,

T. ABDUL AZIZ SHAH,
Sultan of Selangor

(STATE SEAL)

30th day of November, 1967

An Enactment to amend the Selangor State Development Corporation Enactment, 1964.

[]

IT IS HEREBY ENACTED by the Legislature of the State of Selangor as follows:

1. This Enactment may be cited as the Selangor State Development Corporation (Amendment) Enactment, 1967, and shall be construed as one with the Selangor State Development Corporation Enactment, 1964 (hereinafter referred to as "the principal Enactment"). Short title.
Enactment
No. 4 of
1964.
2. Sub-section (4) of section 4 of the principal Enactment is hereby amended by inserting the words, "appointed under paragraph (d) of section 4 (1)", immediately after the word "Corporation" contained therein. Amendment
of section 4.
3. The principal Enactment is hereby amended by inserting immediately after section 8 thereof the following new sections 8A and 8B: Amendment
of section 8.

*Power of
corporation
to delegate.

8A. (1) Subject to the provisions of this Enactment and of any Rules made thereunder the Corporation may by resolution delegate to any member, officer or servant of the Corporation or to any committee consisting of two or more such members, officers or servants of the Corporation the power and authority to carry out on its behalf such duties, powers or functions as the Corporation may determine.

(2) The Corporation may at the time of delegating any power or authority under sub-section (1) to any member, officer, servant or committee, or at any time thereafter give directions as to the manner in which such delegated power or authority is to be exercised and may at any time revoke, modify or increase such delegation.

(3) Without prejudice to the generality of sub-section (1) and subject to the provisions of sub-section (2), the Corporation may by resolution delegate to any member, officer or servant of the Corporation or to any committee consisting of two or more such members, officers or servants of the Corporation, authority to sanction expenditure, up to such limit as the Corporation shall in each case prescribe, from the Fund or of any other money under the control of the Corporation.

(4) No resolution to delegate any duty, power or function under this section shall be valid unless at least 5 members of the Corporation vote in favour thereof.

Power of
Chairman
to delegate.

8B. (1) Subject to the provisions of this Enactment and of any Rules made thereunder, the Chairman may delegate in writing to any member, officer or servant of the Corporation the power and authority to carry out on his behalf his duties, powers or functions as he may determine.

(2) The Chairman may at the time of delegating any power or authority under sub-section (1) to any member, officer or servant, or at any time thereafter give directions as to the manner in which such delegated power or authority is to be exercised and may at any time revoke, modify or increase such delegation."

Amendment
of section 11.

4. Section 11 of the principal Enactment is hereby amended by—

- (i) deleting the sign full-stop (.) at the end of subparagraph (b) thereof and substituting therewith the sign semi-colon (;);

- (ii) inserting a new sub-paragraph (c) immediately after sub-paragraph (b) thereof as follows—

“(c) to act as a local authority in areas outside local authorities if so authorised in accordance with any written law.”.

5. Section 12 of the principal Enactment is hereby amended by— Amendment of section 12.

- (i) substituting the sign semi-colon (;) for the full-stop (.) at the end of paragraph (h); and
(ii) inserting a new paragraph (i) immediately after paragraph (h) thereof as follows—

“(i) vest in any local authority such property of the Corporation as the Ruler in Council may determine.”.

6. Section 15 of the principal Enactment is hereby amended by deleting the whole of sub-section (4) of the said section. Amendment of section 15.

7. Section 19 of the principal Enactment is hereby amended by— Amendment of section 19 (2) and (3).

- (i) deleting the sign full-stop (.) at the end of sub-section (2) thereof;
(ii) inserting the words “or other Auditor appointed by the Corporation.” after the words “Auditor-General” which occur in sub-section (2) thereof;
(iii) inserting the words “or other Auditor appointed under sub-section (2),” after the words “Auditor-General” which occur in sub-section (3) thereof.

8. Immediately after paragraph (c) of section 23 of the principal Enactment, add the following new paragraph (cc): Amendment of section 23.

“(cc) prescribing for the establishment and management, as from such date specified in the rules, of a contributory provident fund, and for the

transfer into that fund of contributions or parts of contributions paid into any other provident fund in anticipation of the establishment of the first mentioned fund;"

Passed this 16th day of November, 1967.
(I.P.K. Sel. Rahsia 1426; L.A. Sel. 723.)

MOHD. IDRIS BIN KAMARUDDIN,
*Clerk of the Legislative Assembly,
Selangor*

BIL. 8 TAHUN 1967

BETA PERKENANKAN,

T. ABDUL AZIZ SHAH,

(MOHOR KERAJAAN)

Sultan Selangor

30hb November, 1967

Suatu Enactment bagi meminda Enactment Perbadanan Kemajuan Negeri Selangor, 1964.

[]

MAKA INI-LAH DI-PERBUAT UNDANG² oleh Badan Perundangan Negeri Selangor seperti berikut :

1. Enactment ini boleh-lah di-namakan Enactment (Pinda'an) Perbadanan Kemajuan Negeri Selangor, 1967 dan hendak-lah di-sifatkan sebagai satu dengan Enactment Perbadanan Kemajuan Negeri Selangor, 1964 (kemudian daripada ini di-sebut sa-bagai "Enactment utama").

Tajok ringkas.

Enactment No. 4 Tahun 1964.

2. Sekshen-kecil (4) kepada sekshen 4 bagi Enactment utama ada-lah dengan ini di-pinda dengan memasukkan perkata'an², "yang di-lantek di-bawah perenggan (d) sekshen 4 (1)", sa-lepas sahaja perkata'an "Perbadanan" yang terkandung di-situ.

Pinda'an bagi sekshen 4.

3. Enactment utama ada-lah dengan ini di-pinda dengan memasukkan sa-lepas sahaja sekshen 8 bagi Enactment itu sekshen 8A dan 8B yang baharu seperti berikut :

Pinda'an bagi sekshen 8.

"Kuasa Perbadanan bagi mewakilkan.

8A. (1) Terta'alok kepada peruntokan² Enactment ini dan apa² Atoran yang di-buat di-bawah-nya, Perbadanan boleh dengan chara ketetapan mewakilkan kuasa kepada mana² ahli, pegawai atau kakitangan Perbadanan atau kepada mana² jawatan-kuasa yang mengandongi dua atau lebih ahli, pegawai² atau kakitangan² Perbadanan itu bagi pehak-nya apa² kewajipan, kuasa atau kerja sa-bagaimana yang di-tetapkan oleh Perbadanan.

(2) Perbadanan boleh pada masa mewakilkan apa² kuasa di-bawah sekshen-kecil (1) kepada mana² ahli, pegawai, kakitangan atau jawatan-kuasa, atau pada

5. Sekshen 12 bagi Enactment utama dengan ini di-pinda dengan— Pinda'an bagi sekshen 12.

- (i) mengganti tanda koma bernoktah (,) bagi noktah (.) di-akhir perenggan (h); dan
- (ii) memasokkan satu perenggan-kecil (i) yang baharu sa-lepas sahaja perenggan-kecil (h) bagi sekshen ini seperti berikut:

“(i) memberi hak kepada sa-suatu pihak berkuasa tempatan mana² harta Perbadanan yang di-tentukan oleh Raja di-dalam Majlis Meshuarat.”

6. Sekshen 15 bagi Enactment utama ada-lah dengan ini di-pinda dengan memotong semua sa-kali sekshen-kecil (4) dalam sekshen tersebut. Pinda'an bagi sekshen 15.

7. Sekshen 19 bagi Enactment utama ada-lah dengan ini di-pinda dengan— Pinda'an bagi sekshen 19 (2) dan (3).

- (i) memotong tanda noktah (.) di-hujung sekshen-kecil (2) di-situ;
- (ii) memasokkan perkata'an² “atau Juru Odit lain yang di-lantek oleh Perbadanan.” sa-lepas perkata'an “Juru Odit Negara” yang terdapat di-dalam sekshen-kecil (2) di-situ;
- (iii) memasokkan perkata'an² “atau Juru Odit lain yang di-lantek di-bawah sekshen-kecil (2),” sa-lepas perkata'an “Juru Odit Negara” yang terdapat di-dalam sekshen-kecil (3) di-situ.

8. Sa-lepas sahaja perenggan (c) sekshen 23 bagi Enactment utama, tambahkan perenggan (cc) yang baharu yang berikut: Pinda'an bagi sekshen 23.

“(cc) menetapkan bagi penubuhan dan pengurusan satu kumpulan-wang simpanan charum, mulai daripada tarikh yang di-tetapkan di-dalam atoran itu, dan bagi memindah ka-dalam kumpulan-wang charum atau bahagian² charum yang

bila² masa kemudian-nya memberi arahan² mengenai chara bagaimana kuasa yang di-wakulkan itu akan di-jalankan dan boleh pada bila² masa membatalkan, mengubah atau menambah kuasa yang di-wakulkan itu.

(3) Dengan tidak menyentoh kekuasaan ma'ana sekshen-kechil (1) dan terta'alok kapada peruntokan sekshen-kechil (2), Perbadanan boleh dengan chara ketetapan mewakulkan kuasa kapada mana² ahli, pegawai atau kakitangan Perbadanan itu atau kapada mana² jawatan-kuasa, yang mengandongi dua atau lebih ahli itu, pegawai atau kakitangan Perbadanan, bagi membenarkan perbelanjaan sa-takat yang di-tetapkan oleh Perbadanan bagi satu² perkara, daripada Kumpulan-wang atau daripada mana² wang lain yang di-bawah kelolaan Perbadanan.

(4) Tidak ada ketetapan bagi mewakulkan apa² kewajipan, kuasa atau kerja di-bawah sekshen ini akan sah sa-lagi sa-kurang²-nya lima ahli Perbadanan mengundi menyokong-nya.

Kuasa
Pengerusi
bagi
mewakulkan.

8B. (1) Terta'alok kapada peruntokan² Enactment ini dan mana² Atoran yang di-buat di-bawah-nya, Pengerusi boleh mewakulkan kuasa sechara bertulis kapada mana² ahli, pegawai atau kakitangan Perbadanan bagi menjalankan bagi pehak-nya kewajipan, kuasa atau tugas sa-bagaimana yang di-tetapkan oleh-nya.

(2) Pengerusi boleh pada masa mewakulkan apa² kuasa di-bawah sekshen-kechil (1) kapada mana² ahli, pegawai atau kakitangan atau pada bila² masa kemudian-nya memberi arahan² mengenai chara bagaimana kuasa yang di-wakulkan itu akan di-jalankan dan boleh pada bila² masa membatalkan, mengubah atau menambah kuasa yang di-wakulkan itu."

Pinda'an
bagi
sekshen 11.

4. Sekshen 11 bagi Enactment utama ada-lah dengan ini di-pinda dengan—

- (i) memotong tanda noktah (.) di-hujung perenggan-kechil (b) bagi sekshen ini dan menggantikan-nya dengan koma bernoktah (;);
- (ii) memasokkan satu perenggan-kechil (c) yang baharu sa-lepas sahaja perenggan-kechil (b) bagi sekshen ini seperti berikut—

"(c) untok menjadi sebagai satu pehak berkuasa tempatan di-dalam kawasan² di-luar kawasan pehak berkuasa tempatan mengikut mana² undang² bertulis."

di-bayar ka-dalam mana² kumpulan-wang simpanan yang lain terdahulu daripada penu-bohan kumpulan-wang pertama yang di-sebut-kan itu;”.

Di-luluskan pada 16hb November, 1967.
[I.P.K. Sel. Rahsia 1426; L.A. Sel. 723.]

MOHD. IDRIS BIN KAMARUDDIN,
Setia-usaha,
Dewan Negeri, Selangor

appear-
deleted
irs (\$40)".

SELANGOR

ENAKMEN No. 10 tahun 1972

BETA PERKENANKAN,

ARIFF,
S. V.

(MOHOR KERAJAAN)

TENGGU IDRIS SHAH,
Pemangku Raja Selangor

2hb Januari, 1973

Suatu Enakmen bagi meminda Enakmen Perbadanan
Kemajuan Negeri Selangor, 1964.

[15hb Disember, 1972.]

MAKA INILAH DIPERBUAT UNDANG-UNDANG
oleh Badan Perundangan Negeri Selangor seperti berikut :

1. Enakmen ini bolehlah dinamakan Enakmen (Pindaan)
Perbadanan Kemajuan Negeri Selangor, 1972.

Tajuk
ringkas.

2. Seksyen 4 Enakmen Perbadanan Kemajuan Negeri
Selangor, 1964 (selepas ini disebut sebagai Enakmen utama)
adalah dengan ini dipinda seperti berikut :

Pindaan
kepada
seksyen 4.
Sel. Enak-
men No. 4
tahun 1964

(i) dengan menggantikan yang berikut bagi perenggan
(b) seksyen (1)—

“(b) a Deputy Chairman who shall be a person
appointed by the Ruler in Council from time
to time to hold such office.”

(ii) dengan memasukkan perkataan-perkataan “not
more than” di antara perkataan-perkataan “for a
term of” dan perkataan-perkataan “three years
from” dalam seksyenkecil (2);

(iii) dengan memotong perkataan “and” selepas perka-
taan “Chairman” di barisan penghabisan seksyen-
kecil (5) dan digantikan dengan perkataan “or”.

PADA

Pindaan
kepada
seksyen 11.

3. Seksyen 11 Enakmen utama adalah dengan ini dipinda dengan menambahkan yang berikut dihujung seksyen itu :

“(d) to promote, stimulate, facilitate and undertake industrial, social, commercial and economic development and activities in the State of Selangor.”.

4. Enakmen utama adalah dengan ini dipinda dengan memasukkan selepas sahaja Seksyen 11, Seksyen 11A yang baru seperti berikut :

“11A. (1) The Corporation may with the approval of the Ruler in Council designate from time to time any area within the State of Selangor, other than the Federal Capital and local authority areas to be a Development Area.

(2) Notwithstanding any written law for the time being in force, the Corporation shall act in such capacity as it may be designated by the Ruler in Council in such Development Area for the purposes of such written law and the provisions of such law shall have effect accordingly.”.

Pindaan
kepada
seksyen 12.

5. Seksyen 12 Enakmen utama adalah dengan ini dipinda dengan menambahkan yang berikut dihujung seksyen itu :

“(j) to carry on and undertake all activities of an industrial, social, commercial and economic nature the carrying on and undertaking whereof appears to the Corporation to be requisite or advantageous for or in connection with the discharge of any of its duties;

(k) to carry on and undertake any such activities either alone or in association with other bodies or persons;

(l) to do all actions and things which the Corporation considers desirable or expedient.”.

Pindaan
kepada
seksyen 17.

6. Perenggan (a) kepada seksyen 17 Enakmen utama adalah dengan ini dipinda dengan memotong perkataan-perkataan “other than ex-officio members” daripada perenggan itu.

7. Seksyen 17 Enakmen utama adalah dengan ini dipinda supaya seksyen 17 tersebut hendaklah sekarang dibaca sebagai seksyen 17 (1).

8. Enakmen utama adalah dengan ini dipinda dengan menambahkan seksyen 17 (2) selepas sahaja seksyen 17 (h) Enakmen utama :

“17. (2) The Corporation may invest its funds in any undertaking after consultation with the Treasury.”.

9. Enakmen Darurat (Selangor) No. 2 tahun 1970 adalah dengan ini dibatalkan.

Di-luluskan pada 15hb Disember, 1972.
[I.P.K. Sel. Sulit 1807/3.]

IBRAHIM BIN HAJI MOHD. SHARIFF,
Setiausaha,
Dewan Negeri Selangor

SELANGOR

ENACTMENT No. 10 of 1972

I ASSENT,

(STATE SEAL)

TENGGU IDRIS SHAH,
Regent of Selangor

2nd day of January, 1973

An Enactment to amend the Selangor State Development Corporation Enactment, 1964.

[15th December, 1972.]

IT IS HEREBY ENACTED by the Legislature of the State of Selangor as follows:

1. This Enactment may be cited as the Selangor State Development Corporation (Amendment) Enactment, 1972. Short title.
2. Section 4 of the Selangor State Development Corporation Enactment, 1964 (hereinafter referred to as "the principal Enactment") is hereby amended as follows: Amendment of section 4. Sel. Enact. No. 4/64.
 - ✓ (i) by substituting the following for paragraph (b) of section (1)—

“(b) a Deputy Chairman who shall be a person appointed by the Ruler in Council from time to time to hold such office.”
 - ✓ (ii) by inserting the words “not more than” between the words “for a term of” and the words “three years from” in subsection (2);
 - ✓ (iii) by deleting the word “and” after the word “Chairman” in the last line of subsection (5) and substitute the word “or”.

Amendment
of section 11.

3. Section 11 of the principal Enactment is hereby amended by adding at the end of that section the following:

“(d) to promote, stimulate, facilitate and undertake industrial, social, commercial and economic development and activities in the State of Selangor.”

4. The principal Enactment is hereby amended by inserting immediately after section 11 thereof the following new section 11A:

“11A. (1) The Corporation may with the approval of the Ruler in Council designate from time to time any area within the State of Selangor, other than the Federal Capital and local authority areas to be a Development Area.

(2) Notwithstanding any written law for the time being in force, the Corporation shall act in such capacity as it may be designated by the Ruler in Council in such Development Area for the purposes of such written law and the provisions of such law shall have effect accordingly.”

Amendment
of section 12.

5. Section 12 of the principal Enactment is hereby amended by adding at the end of that section the following:

“(j) to carry on and undertake all activities of an industrial, social, commercial and economic nature the carrying on and undertaking whereof appears to the Corporation to be requisite or advantageous for or in connection with the discharge of any of its duties;

(k) to carry on and undertake any such activities either alone or in association with other bodies or persons;

(l) to do all actions and things which the Corporation considers desirable or expedient.”

Amendment
of section 17.

6. Paragraph (a) of section 17 of the principal Enactment is hereby amended by deleting the words “other than ex-officio members” therefrom.

7. Section 17 of the principal Enactment is hereby amended so that the said section 17 shall now read as section 17 (1).

8. The principal Enactment is hereby amended by inserting immediately after section 17 (h) the following new section 17 (2):

"17. (2) The Corporation may invest its funds in any undertaking after consultation with the Treasury."

9. The Emergency (Selangor) Enactment No. 2, 1970 is hereby repealed.

Passed this 15th day of December, 1972.
(I.P.K. Sel. Sulit 1807/3.)

IBRAHIM BIN HAJI MOHD. SHARIFF,
Clerk of the Legislative Assembly,
Selangor

SELANGOR

ENAKMEN No. 4 tahun 1976

BETA PERKENANKAN,

T. IDRIS SHAH,

(MOHOR KERAJAAN)

Pemangku Raja Selangor

29hb Jun, 1976

Suatu Enakmen bagi meminda Enakmen Perbadanan
Kemajuan Negeri Selangor, 1964.

[5hb Mei, 1976.]

MAKA INILAH DIPERBUAT UNDANG-UNDANG
oleh Badan Perundangan Negeri Selangor seperti berikut:

1. Enakmen ini bolehlah dinamakan Enakmen Perbadanan
Kemajuan Negeri Selangor (Pindaan), 1976.

Tajuk
ringkas.

2. Seksyen 2 Enakmen Perbadanan Kemajuan Negeri
Selangor, 1964 (kemudian daripada ini disebut "Enakmen
ibu") adalah dengan ini dipinda dengan menambah yang
berikut di hujungnya:

Pindaan bagi
seksyen 2.

"Minister" means the Prime Minister of Malaysia
or such Minister as may be nominated by him."

3. Seksyen 4 (1) Enakmen ibu adalah dengan ini dipinda
dengan menambah yang berikut di hujung seksyen 4 (1)
(d):

Pindaan bagi
seksyen 4
(1).

"(e) three members representing the Federal Govern-
ment appointed by the Minister."

Pindaan bagi seksyen 4 (2). 4. Seksyen 4 (2) Enakmen ibu adalah dengan ini dipotong dan digantikan dengan seksyen baru 4 (2) yang berikut:

"(2) A member of the Corporation other than those mentioned in section 4 (1) (a), (c) and (e) shall, unless he sooner resigns or his appointment is revoked, hold office for a term not exceeding three years and shall be eligible for reappointment."

Pindaan bagi seksyen 4 (6). 5. Seksyen 4 (6) Enakmen ibu adalah dengan ini dipotong dan digantikan dengan seksyen baru 4 (6) yang berikut:

"(6) The Ruler-in-Council may at any time revoke the appointment of any member of the Corporation other than those mentioned in section 4 (1) (a), (c) and (e), if he thinks it expedient so to do, without assigning any reason therefor."

Pindaan bagi seksyen 4 dengan menambah seksyen-kecil (8) dan (9). 6. Seksyen 4 Enakmen ibu adalah dengan ini dipinda dengan menambah di hujungnya seksyen-kecil baru (8) dan (9) yang berikut:

"(8) The following persons shall be disqualified from being appointed or being members of the Corporation:

- (a) a person who is of unsound mind or is otherwise incapable of performing his duties;
- (b) a bankrupt;
- (c) a person who has been convicted of an offence and sentenced to imprisonment for a term of not less than one year.

(9) A member of the Corporation shall be deemed to have vacated his office if he fails to attend three consecutive meetings of the Corporation without the permission in writing of the person charged with the responsibility of general administration of the Corporation or if he becomes disqualified under section 4 (8) herein."

Pindaan bagi seksyen 7. 7. Seksyen 7 Enakmen ibu adalah dengan ini dipotong dan digantikan dengan yang berikut:

"Quorum and procedure of meetings.

7. (1) The quorum for a meeting of the Corporation shall be four.

(2) If on any question to be determined by the Corporation there is an equality of votes, the person presiding at such meeting shall have a casting vote.

(3) Subject to section 7 (1) and (2) above, the Corporation may determine its own procedure."

8. Seksyen 8 Enakmen ibu adalah dengan ini dipotong dan digantikan dengan seksyen baru 8 yang berikut: Pindaan bagi seksyen 8

"Disclosure of interest.

8. A member of the Corporation having any interest in any undertaking with which the Corporation proposes to make any contract or having any interest in any such contract or in any matter under discussion by the Corporation shall forthwith disclose to the Corporation the fact of his interest and the nature thereof, and such disclosure shall be recorded in the minutes of the Corporation and unless specifically authorised thereto by the person presiding at such meeting, the member shall take no part in any deliberation or discussion by the Corporation relating to the undertaking or contract or matter."

9. Enakmen ibu adalah dengan ini dipinda dengan memasukkan seksyen baru 8c yang berikut selepas sahaja seksyen 8b: Penambahan seksyen baru 8c.

"Corporation subject to Minister's direction.

8c. The Corporation shall be subject to any direction that may be given from time to time by the Minister not inconsistent with the provisions of this Enactment."

10. Seksyen 12 Enakmen ibu adalah dengan ini dipinda dengan menambah yang berikut di hujung seksyen itu: Pindaan bagi seksyen 12.

"(m) undertake such other functions and administer and expend such other monies for such purposes as the Minister or the Ruler-in-Council or any statutory authority may assign to it not inconsistent with the provisions of this Enactment or any law passed by Parliament."

11. Seksyen 13 Enakmen ibu adalah dengan ini dipotong dan digantikan dengan seksyen baru 13 yang berikut: Pindaan bagi seksyen 13.

"Borrowing powers.

13. The Corporation may from time to time with the approval of the Ruler-in-Council and the Minister of Finance borrow such sums as it may require for the purpose of carrying out any of its functions."

12. Seksyen 17 (2) Enakmen ibu adalah dengan ini dipotong dan digantikan dengan seksyen baru 17 (2) yang berikut: Pindaan bagi seksyen 17 (2).

"(2) The assets of the Corporation may in so far as they are not required to be expended by the Corporation be invested in such manner as may be approved by the Ruler-in-Council and the Minister of Finance."

Penambahan
seksyen
baru 18A.

13. Enakmen ibu adalah dengan ini dipinda dengan memasukkan seksyen baru 18A yang berikut selepas sahaja seksyen 18 :

"Expendi-
ture and
prepara-
tion of
estimates.

18A. (1) The expenses of the Corporation shall be defrayed out of monies in the funds of the Corporation in accordance with such estimates as may be authorised in subsection (2) herein.

(2) Before the beginning of September each year, the Corporation shall submit to the Ruler-in-Council an estimate of the expenses for the following year in such form and with such particulars as the Ruler-in-Council may require; and the Menteri Besar shall before the beginning of November of each year notify the Corporation of the amount authorised by the Ruler-in-Council for expenses generally or of the amounts authorised for each description of expenditure.

(3) The Corporation may at any time submit to the Menteri Besar a supplementary estimate for any one year and the Ruler-in-Council may allow the whole or any part of the additional expenditure included therein."

Pindaan bagi
seksyen 19.

14. Seksyen 19 Enakmen ibu adalah dengan ini dipotong dan digantikan dengan seksyen 19 baru yang berikut :

"Accounts
and audit.

19. (1) The Corporation shall keep proper accounts and other records in respect of its operation and shall prepare a statement of accounts in respect of each financial year.

(2) The accounts of the Corporation shall be audited annually by the Auditor-General or by an auditor appointed by the Corporation with the approval of the Minister of Finance.

(3) After the end of each financial year and as soon as accounts of the Corporation have been audited, the Corporation shall cause a copy of the statement of accounts to be transmitted to the Minister together with a copy of any observations made by the Auditor-General or by the Auditor appointed under subsection (2) herein or any statement or on the accounts of the Corporation.

(4) A copy of every such statement of accounts shall be laid on the table of the Legislative Assembly of the State of Selangor."

15. Seksyen 20 Enakmen ibu adalah dengan ini dipotong dan digantikan dengan seksyen baru 20 yang berikut: Pindaan bagi seksyen 20.

^{*Annual report.} 20. (1) The Corporation shall not later than the 30th day of June of each year cause to be made and transmitted to the Minister and the Ruler-in-Council a report dealing with the activities of the Corporation during the preceding year.

(2) A copy of every such report shall be laid on the table of the Legislative Assembly of the State of Selangor."

16. Enakmen ibu adalah dengan ini dipinda dengan menambahkan seksyen baru 21A selepas seksyen 21: Penambahan seksyen baru 21A.

^{*Exemption from stamp duty.} 21A. The Corporation shall be exempted from the payment of stamp duty under the Stamp Ordinance, 1949 by virtue of paragraph 16 of the Second Schedule of the Incorporation (State Legislatures Competency) (Amendment) Act, 1974."

17. Seksyen 22 (2) dan (3) Enakmen ibu adalah dengan ini dipotong dan digantikan dengan berikut: Pindaan bagi seksyen 22 (2) dan (3).

"(2) Upon the dissolution of the Corporation, the assets of the Corporation shall after the payment of all liabilities be disposed of in such manner the Ruler-in-Council may determine.

(3) Subject to section 22 (2) above, the winding-up of the Corporation shall be conducted in such manner as may be prescribed by the Ruler-in-Council."

18. Seksyen 23 Enakmen ibu adalah dengan ini dipinda dengan memasukkan perkataan-perkataan "and the Minister" antara perkataan-perkataan "Ruler-in-Council" dan perkataan-perkataan "make rules not inconsistent with". Pindaan bagi seksyen 23.

Diluluskan pada 5hb Mei, 1976.
[I.P.K. Sel. 30051/14.]

JAMIAN BIN MOHAMED,
Setiausaha,
Dewan Negeri Selangor

SELANGOR

ENAKMEN No. 9 tahun 1977

BETA PERKENANKAN,

(MOHOR KERAJAAN)

T. ABDUL AZIZ SHAH,
Sultan Selangor.

24hb Januari 1978

Suatu Enakmen bagi meminda Enakmen Perbadanan
Kemajuan Negeri Selangor 1964.

[8hb September 1977.]

MAKA INILAH DIPERBUAT UNDANG-UNDANG
oleh Badan Perundangan Negeri Selangor seperti berikut:

1. Enakmen ini bolehlah dinamakan Enakmen Perbadanan
Kemajuan Negeri Selangor (Pindaan) 1977 dan hendaklah
disifatkan telah mula berkuatkuasa pada 8 haribulan
September 1977.

Tajuk
ringkas dan
berkuat-
kuasa.

Pindaan
bagi
seksyen 4
(1) (d)

2. Seksyen 4 (1) (d) Enakmen Perbadanan Kemajuan Negeri Selangor 1964 adalah dengan ini dipinda dengan memotong perkataan "ten" dan digantikan dengan perkataan "eleven" yang terdapat di barisan pertama seksyen tersebut.

Diluluskan pada 20hb Disember 1977.
[PK. Sel. Sulit 1426 Jld. 2; PU.² Sel. 723.]

JAMIAN BIN MOHAMAD,
Setiausaha,
Dewan Negeri Selangor

SELANGOR

ENACTMENT No. 9 of 1977

I ASSENT,

(STATE SEAL)

T. ABDUL AZIZ SHAH,
Sultan of Selangor

24th day of January 1978

An Enactment to amend the Selangor State Development
Corporation Enactment 1964.

{8th September 1977.}

IT IS HEREBY ENACTED by the Legislature of the
State of Selangor as follows:

1. This Enactment may be cited as the Selangor State
Development Corporation (Amendment) Enactment 1977
and shall be deemed to have come into force on 8th day of
September 1977.

Short title
and com-
mencement.

Amendment
to section 4
(1) (d).

2. Section 4 (1) (d) of the Selangor State Development Corporation Enactment 1964 is hereby amended by deleting the word "ten" and substituting therefore the word "eleven" appearing in the first line of the section.

Passed this 20th day of December 1977.
[PK. Sel. Sulit 1426 Jld. 2; PU.² Sel. 723.]

JAMIAN BIN MOHAMAD,
*Clerk of the Legislative Assembly,
Selangor*

SELANGOR



ENACTMENT No. 2 of 1979

I ASSENT,

T. ABDUL AZIZ SHAH,
Sultan of Selangor

(STATE SEAL)

6th day of July 1979

An Enactment to amend the Selangor State Development Corporation Enactment 1964.

[12th June 1979.]

IT IS HEREBY ENACTED by the Legislature of the State of Selangor as follows :

1. This Enactment may be cited as the Selangor State Development Corporation (Amendment) Enactment 1979, and shall be deemed to have come into force on the day of 1st May 1977.

Short title
and
commence-
ment.

Amendment
of
section 13.

2. Section 13 of the Selangor State Development Corporation Enactment 1964 is hereby amended by adding a new section 13A as follows:

"Power to
stand
guarantor.

13A. The Corporation may from time to time stand as a guarantor for any person who takes a loan from any bank, other financial institution or any licensed borrowing company for the purchase of any land, house, flat, tenement, shop, shop-house or any other building from the Corporation."

Passed this 12th day of June 1979.

[IPK. Sel. Sulit 1426/2; IPK. Sel. 30051/21.]

JAMIAN BIN MOHAMAD,
*Clerk of the Legislative Assembly,
Selangor*

SELANGOR

ENAKMEN No. 2 tahun 1979

BETA PERKENANKAN,

(MOHOR KERAJAAN)

T. ABDUL AZIZ SHAH,
Sultan Selangor

6hb Julai 1979

Suatu Enakmen bagi meminda Enakmen Perbadanan
Kemajuan Negeri Selangor 1964.

[12hb Jun 1979.]

MAKA INILAH DIPERBUAT UNDANG-UNDANG
oleh Badan Perundangan Negeri Selangor seperti berikut :

1. Enakmen ini bolehlah dinamakan Enakmen Perbadanan
Kemajuan Negeri Selangor (Pindaan) 1979, dan hendaklah
disifatkan sebagai telah mula berkuatkuasa pada 1hb
Mei 1977.

Tajuk
ringkas
dan memula
berkuat-
kuasa.

Pindaan
kepada
seksyen 13.

2. Seksyen 13 Enakmen Perbadanan Kemajuan Negeri Selangor 1964 adalah dengan ini dipinda dengan menambah seksyen 13A baru seperti berikut:

"Power to
stand
guarantor.

13A. The Corporation may from time to time stand as a guarantor for any person who takes a loan from any bank, other financial institution or any licensed borrowing company for the purchase of any land, house, flat, tenement, shop, shop-house or any other building from the Corporation."

Diluluskan pada 12hb Jun 1979.

[IPK. Sel. Sulit 1426/2; IPK. Sel. 30051/21.]

JAMIAN BIN MOHAMAD,
Setiausaha,
Dewan Negeri Selangor

**MARRIED WOMEN AND
CHILDREN (ENFORCEMENT OF
MAINTENANCE)
(APPLICATION TO SELANGOR)
ENACTMENT 1968**

**ENAKMEN
(MENGUATKUASAKAN
NAFKAH) (PEMAKAIAN
KEPADA NEGERI SELANGOR)
PEREMPUAN BERSUAMI DAN
KANAK-KANAK 1968**

SELANGOR

ENACTMENT No. 4 tahun 1968

BETA PERKENANKAN,

T. ABDUL AZIZ SHAH,

(MOHOR KERAJAAN)

Sultan Selangor

19hb Julai, 1968

Suatu Enactment untuk memakai Act (Menguatkuasakan Nafkah) Perempuan Bersuami dan Kanak², 1968, mengenai perintah² nafkah yang di-buat oleh Mahkamah Syariah.

| |

BAHAWA SA-NYA Parlimen telah menurut perenggan (1) Perkara 76A dalam Perlembagaan Persekutuan, membuat suatu undang² bernama Act (Menguatkuasakan Nafkah) Perempuan Bersuami dan Kanak², 1968, bagi mengadakan peruntukan berkenaan dengan chara yang lebih baik dan lebih berkesan bagi menguatkuasakan perintah² nafkah.

DAN BAHAWA SA-NYA di-bawah seksyen 14 Act tersebut, Badan Perundangan Negeri ada-lah di-beri kuasa membuat undang² bagi mengadakan peruntukan supaya peruntukan² Act tersebut itu di-pakai kepada atau mengenai sa-suatu perintah nafkah yang di-buat oleh Mahkamah Syariah yang di-tubuhkan oleh atau di-bawah Enactment Negeri.

MAKA OLEH YANG DEMIKIAN ADA-LAH DENGAN INI DI-PERBUAT UNDANG² oleh Badan Perundangan Negeri Selangor seperti berikut:

1. Enactment ini boleh-lah di-namakan Enactment (Menguatkuasakan Nafkah) (Pemakaian kepada Negeri Selangor) Perempuan Bersuami dan Kanak², 1968, dan hendak-lah di-sifatkan sebagai telah berkuatkuasa pada tarikh manakala Act (Menguatkuasakan Nafkah) Perempuan Bersuami dan Kanak², 1968, berjalan kuatkuasa-nya.

Tajuk
ringkas
dan tarikh
berkuat-
kuasa.

Tafsiran.

Selangor
Enactment
No. 3
tahun 1952.

2. Dalam Enactment ini, "Mahkamah Syariah" erti-nya "Mahkamah" sebagaimana di-ta'rifkan dalam seksyen-kecil (1) seksyen 2 Enactment Pentadbiran Ugama Islam, 1952, atau mana² Mahkamah bagi Pentadbiran Ugama Islam yang di-tubuhkan oleh atau di-bawah sa-suatu Enactment Negeri, yang pada masa ini berjalan kuatkuasa-nya di-dalam Negeri.

Pemakaian
Act
(Menguat-
kuasakan
Nafkah)
Perempuan
Bersuami
dan Kanak²,
1968.

3. Menurut peruntukan Fasal (1) Perkara 76A dalam Perlembagaan Persekutuan dan pada menjalankan kuasa² yang di-beri oleh seksyen 14 Act (Menguatkuasakan Nafkah) Perempuan Bersuami dan Kanak², 1968, keseluruhan peruntukan² Act (Menguatkuasakan Nafkah) Perempuan Bersuami dan Kanak², 1968, ada-lah dengan ini di-pakai kepada atau mengenai sa-suatu perintah nafkah yang di-buat oleh Mahkamah Syariah.

Di-luluskan pada 27hb Jun, 1968.

[I.P.K. Sel. Sulit 8996; L.A. Sel. 1343.]

ABDUL AZIZ BIN ISMAIL,
Setia-usaha,
Dewan Negeri, Selangor

erti-nya
a sekshen-
ara Islam,
ai Ugama
dan Enact-
tkuasa-nya

dalam Per-
sa² yang
in Nafkah)
han perun-
nyan Ber-
ak i kepada
li-kuat oleh

ISMAIL,
elangor

SELANGOR
ENACTMENT No. 4 of 1968

I ASSENT,

T. ABDUL AZIZ SHAH,
Sultan of Selangor

(STATE SEAL)

19th day of July, 1968

An Enactment to apply the Married Women and Children
(Enforcement of Maintenance) Act, 1968, in respect of
maintenance Orders made by Shariah Court.

[]

WHEREAS Parliament has pursuant to paragraph (1) of
Article 76A of the Federal Constitution made a law known
as the Married Women and Children (Enforcement of
Maintenance) Act, 1968, to provide for better and more
effective method of enforcing orders of maintenance:

AND WHEREAS under section 14 of the said Act the State
Legislature is authorised to make laws providing that the
provisions of the said Act shall apply to or in respect of a
maintenance order made by Shariah Court constituted by
or under the Enactment of the State.

NOW, THEREFORE, IT IS HEREBY ENACTED by the
Legislature of the State of Selangor as follows:

1. This Enactment may be cited as the Married Women and
Children (Enforcement of Maintenance) (Application to
Selangor) Enactment, 1968 and shall be deemed to have
come into operation upon the date on which the Married
Women and Children (Enforcement of Maintenance) Act,
1968, came into force.

Short title
and com-
mencement.

2. In this Enactment "Shariah Court" means the "Court"
as defined in sub-section (1) of section 2 of the Administra-
tion of Muslim Law Enactment, 1952, or any Court for the
Administration of Islamic Law constituted by or under a
State Law for the time being in force in the State.

Interpreta-
tion.
Selangor
Enactment
No. 3 of
1952.

Application
of Married
Women and
Children
(Enforce-
ment of
Mainten-
ance) Act,
1968.

3. Pursuant to the provision of Clause (1) of Article 76A of the Federal Constitution and in exercise of the powers conferred by section 14 of the Married Women and Children (Enforcement of Maintenance) Act, 1968, the whole provisions of the Married Women and Children (Enforcement of Maintenance) Act, 1968 are hereby applied to or in respect of maintenance order made by Shariah Court.

Passed this 27th day of June, 1968.

[J.P.K. Sel. Sulit 8996; L.A. Sel. 1343.]

ABDUL AZIZ BIN ISMAIL,
*Clerk of the Legislative Assembly,
Selangor*

**SELANGOR PUBLIC LIBRARY
CORPORATION ENACTMENT 1969**

**ENAKMEN PERBADANAN
PERPUSTAKAAN AWAM NEGERI
SELANGOR 1969**

- **SELANGOR PUBLIC LIBRARY CORPORATION
(AMENDMENT) ENACTMENT 7/1975 (BI & BM)**

SELANGOR

ENACTMENT No. 5 tahun 1969

KAMI PERKENANKAN,

TENGGU IDRIS SHAH IBNI SULTAN SALAHUDDIN
ABDUL AZIZ SHAH, RAJA MUDA, SELANGOR.

TENGGU BADLI SHAH IBNI ALMARHUM SULTAN
HISAMUDDIN ALAM SHAH, D.P.M.S., P.I.K.,
TENGGU LAKSAMANA SELANGOR.

(Mohor
Kerajaan)

TENGGU IBRAHIM SHAH ALHAI IBNI ALMARHUM
SULTAN ALA'IDDIN SULAIMAN SHAH, S.M.S.,
TENGGU SRI WANGSA.

DATO' MAHMOOD BIN AMBAK, J.M.N., I.P., DATO'
JAYA RAKNA.

DATO' HAJI MOHD. GHAZALI BIN HAJI ABDULLAH,
A.M.N., DATO' SERI UTAMA, MUFTI SELANGOR.

Juma'ah Pemangku Raja, Selangor

27th Mach, 1969

Suatu Enactment untuk mengadakan peruntukan bagi penubuhan satu Perbadanan yang di-namakan Perbadanan Perpustakaan 'Am Selangor dan bagi perkara² yang berkaitan dengan-nya.

MAKA INI-LAH DI-PERBUAT UNDANG² oleh Badan Perundangan Negeri Selangor seperti berikut:

BAHAGIAN I

PERMULAAN:

1. Enactment ini boleh-lah di-namakan Enactment Perbadanan Perpustakaan 'Am Selangor, 1968, dan hendak-lah berjalan kuatkuasa-nya pada tarikh yang di-tetapkan oleh Raja melalui pemberitahu dalam *Warta Kerajaan*.

Tajuk
rangkas
dan tarikh
berkuat-
kuasa.

Tafsiran.

2. Dalam Enactment ini, melainkan jika kandungan aya
nya menghendaki ma'ana yang lain—

Digantikan oleh
Sel. En. 7/75

"Ahli" erti-nya sa-orang Ahli bagi mana² kumpulan-ata
kelas ahli Perpustakaan 'Am atau mana² chawangan-ny
atau pun Perpustakaan Berkenderaan dan termasuk la
Ahli² Biasa;

Dipotong oleh
Sel. En. 7/75

"Ahli Biasa" erti-nya Ahli² Perpustakaan 'Am yang di
kenakan bayaran;

"Buku" termasuk lah resensi², majalah², suratkhbar
charta², gambar², filem², peta² dan apa² jua cetakan-ata
bahan² bacaan yang lain;

Dipotong oleh
Sel. En. 7/75

"Mesnuarat Agung Tahunan" erti-nya Mesnuarat Agung
Tahunan bagi Ahli² Biasa;

"Negeri" erti-nya Negeri Selangor;

"Pengarah" erti-nya sa-orang Pengarah yang di-lantel
atau di-pilih di-bawah seksyen 5 (1), dan termasuk-lah sa
orang Pengarah yang di-lantek di-bawah seksyen-kecil (5
seksyen 5);

Dipotong oleh
Sel. En. 7/75

"Pengarah yang di-lantek" erti-nya sa-orang Pengarah
yang di-lantek di-bawah seksyen 5 (1) (a);

"Pengarah yang di-pilih" erti-nya sa-orang ahli-biasa yan
telah di-pilih sa-bagai Pengarah mengikut peruntukan
Enactment ini dan Atoran² yang di-buat di-bawah-nya;

Digantikan
oleh Sel. En. 7/75

"Pengerusi" erti-nya sa-orang pengarah yang telah di
pilih menjadi Pengerusi Perbadanan dan termasuk-lah
sa-orang Pengerusi sementara yang di-lantek di-bawah
seksyen-kecil (9) seksyen 5;

Digantikan
oleh Sel. En. 7/75

"Perpustakaan 'Am" erti-nya Perpustakaan 'Am Selange
yang di-tubuh, di-urus atau di-selenggara oleh Perbadana
di-bawah seksyen 12 (a);

"Perpustakaan Berkenderaan" erti-nya suatu Perpusta
kaan yang bergerak dari satu tempat ka-satu tempat di
dalam Negeri di-sabua kenderaan yang di-sesnaikan bag
maksud yang tersebut;

"tahun kewangan" erti-nya satu tempoh yang tidak lebe
dari dua belas bulan, dan tidak kurang dari enam bufa
yang berakhir pada 31 haribulan Disember.

BAHAGIAN II

PERBADANAN

Penubuhan
Perbadanan.

3. Bagi maksud Enactment ini ada-lah dengan ini di
tubuhkan sa-buah badan yang di-namakan "Perbadana

Perpustakaan 'Am Selangor" (kemudian daripada ini disebut sa-bagai "Perbadanan") yang hendak-lah menjadi suatu pertubohan yang di-perbadankan kekal turun temurun yang boleh menda'awa dan di-da'awa.

4. (1) Perbadanan hendak-lah mempunyai suatu meteri dan boleh dari masa ka-semasa membuat, menukar, mengubah atau membuat yang lain sa-bagaimana yang di-sifatkan patut, dan sa-hingga suatu meteri di-adakan di-bawah sekshen ini suatu chap yang mengandongi perkataan² "Perbadanan Perpustakaan 'Am Selangor" boleh di-gunakan sa-bagai meteri.

Meteri
Perbadanan.

(2) Meteri atau chap Perbadanan ini hendak-lah di-i'tiraf dalam hal rasmi dan hakimian.

5. (1) Terta'alok kepada peruntokan² kemudian sa-lepas ini di-adakan Perbadanan hendak-lah mengandongi—

Tuboh
Perbadanan.

(a) lima orang Pengarah yang di-lantek, atas nama atau jawatan, oleh Raja dalam Majlis Meshuarat;

(b) lima orang Pengarah yang di-pilih oleh Ahli² Biasa di-dalam Meshuarat Agong Tahunan.

(2) Pengarah² hendak-lah memilih antara mereka mengikut achara yang hendak-lah mereka sendiri menetapkan, sa-orang Pengerusi Perbadanan bagi mempengerusikan semua meshuarat Perbadanan dan Meshuarat Agong Tahunan;

Dengan sharat bahawa sa-saorang Pengerusi yang di-lantek itu tidak boleh memegang jawatan-nya dengan tiada kebenaran bertulis dari Menteri Besar.

(3) Sa-orang Pengerusi hendak-lah memegang jawatan sa-lama tiga tahun melainkan jika ia meletakkan atau mengosongkan jawatan-nya terlebih dahulu.

(4) Sa-orang Pengarah yang di-lantek lain daripada sa-orang Pengarah yang di-lantek kerana jawatan-nya, hendak-lah memegang jawatan sa-lama tempoh tiga tahun kewangan melainkan jika ia di-berhentikan terlebih dahulu atau ia terlebih dahulu meletakkan jawatan.

(5) Terta'alok kepada peruntokan² Enactment ini, sa-orang Pengarah yang di-lantek hendak-lah memegang jawatan bagi tempoh satu tahun kewangan melainkan jika ia meletakkan jawatan terlebih dahulu atau menjadi tidak berkelayakan, atau mengosongkan jawatan-nya.

Perbadanan Perpustakaan 'Am Selangor
Sel En. 1/5

Pengerusi
Meshuarat Agong
Sel En.

7/5

(6) Pengerusi dan sa-orang Pengarah boleh di-lantek atau di-pilih sa-mula, mengikut mana yang berkenaan, sa-telah tamnat tempoh ia memegang jawatan.

(7) Mana² Pengarah, lain daripada sa-orang Pengarah yang di-lantek atas jawatan-nya, boleh meletak jawatan-nya dengan memberi notis bertulis di-bawah tandatangan-nya kepada Pengerusi, dan sa-orang Pengarah yang di-pilih hendak-lah mengosongkan jawatan-nya apabila sahaja ia tiada lagi menjadi sa-orang Ahli Biasa.

(8) Pengerusi boleh meletak jawatan dengan memberi notis bertulis di-bawah tandatangan-nya kepada Menteri Besar, dan ia hendak-lah mengosongkan jawatan itu apabila sahaja ia tiada lagi menjadi sa-orang Pengarah.

(9) Menteri Besar boleh dengan bertulis melantek mana² Pengarah sa-bagai Pengerusi sementara dan melantek mana² Ahli Biasa yang sesuai sa-bagai Pengarah sementara semasa Pengerusi atau Pengarah, mengikut mana yang berkenaan, tiada berdaya bagi sementara kerana sakit atau semasa tidak ada di-dalam Persekutuan buat sementara; dan manakala mana² Pengarah yang di-pilih meletak jawatan atau mengosongkan jawatan, Menteri Besar boleh melantek sa-orang Ahli Biasa yang sesuai untuk mengisi kekosongan yang tersebut sa-hingga tamat tempoh jawatan Pengarah yang meletakkan atau mengosongkan jawatan-nya itu.

(10) Walau pun ada apa² jua yang terkandung dalam Enactment ini yang bertentangan, bagi selama tempoh tiga tahun kewangan daripada Enactment ini mula² berkuat-kuasa, Pengarah yang di-pilih yang di-sebutkan di-bawah perenggan (b) sekshen-kechil (1), hendak-lah di-lantek oleh Raja dalam Majlis Meshuarat.

(11) Pengerusi dan Pengarah² Perbadanan sa-bagai yang di-peruntukan di-bawah sekshen ini boleh-lah dari semasa ka-semasa di-ishtiharkan di-dalam *Warta Kerajaan Negeri*.

Meshuarat
Perbadanan.

6. (1) Perbadanan hendak-lah mengadakan meshuarat di-Ibu Pejabat Perbadanan sa-kurang²-nya empat kali dalam satu tahun kewangan sa-belum mengadakan Meshuarat Agung Tahunan bagi maksud menimbangkan urusan tahunan bagi tahun kewangan yang berikut-nya sa-lain daripada urusan² lain yang mengenai-nya, hendak-lah notis di-beri dengan sawajar-nya.

(2) Pengerusi boleh pada bila² masa mengadakan suatu meshuarat Perbadanan dan hendak-lah, atas permintaan bertulis daripada tidak kurang daripada tiga orang Pengarah mengadakan suatu meshuarat khas dalam tempoh satu bulan daripada tarikh permintaan itu.

(3) Minit² bagi sesuatu mesuarat Perbadanan hendaklah di-simpan dan hendaklah di-sahkan serta di-tandatangan oleh Pengerusi dengan sa-berapa segera yang boleh di-mesuarat yang berikut sa-lepas itu.

(4) Perbadanan boleh menjemput satu atau beberapa orang bagi menghadziri mana² mesuarat Perbadanan yang tertentu bagi maksud membantu atau menasihati Perbadanan, tetapi orang² yang di-jemput itu tidak berhak mengundi.

7. (1) Chukup-bilang bagi semua mesuarat² Perbadanan ialah lima orang Pengarah dan Pengerusi. Chukup-bilang.

(2) Jika sekira-nya undi atas apa² soal sama banyak-nya, maka Pengerusi ada-lah berhak memberi undi pemutus di-samping undi asai-nya.

8. (1) Terta'alok kepada peruntokan² Enactment ini dan kepada mana² Atoran yang di-buat di-bawah-nya, Perbadanan boleh dengan satu usul mewakilkan kepada mana² Pengarah, pegawai atau kakitangan Perbadanan, kuasa dan kebenaran bagi menjalankan bagi pehak-nya kewajipan², kuasa² atau kerja² sa-bagaimana yang di-tetapkan oleh Perbadanan selain dari kuasa² di-bawah seksyen² 4, 27, 28 dan 29. Mewakilkan kuasa.

(2) Perbadanan boleh pada masa mewakilkan apa² kuasa atau kebenaran di-bawah seksyen-kecil (1) kepada mana² Pengarah, pegawai atau kakitangan atau pada bila² masa kemudian-nya memberi arahan² mengenai cara bagaimana kuasa atau kebenaran yang di-wakilkan itu di-kehendaki di-jalankan dan boleh pada bila² masa membatalkan, mengubah atau menambahkan perwakilan itu.

(3) Dengan tidak menyentoh keluasan ma'ana seksyen-kecil (1) dan terta'alok kepada peruntokan seksyen-kecil (2), Perbadanan boleh dengan satu usul mewakilkan kepada mana² Pengarah, pegawai atau kakitangan Perbadanan, kuasa membenarkan perbelanjaan hingga sa-takat yang di-tetapkan oleh Perbadanan bagi sa-suatu perkara, daripada Kumpulan-wang atau daripada mana² wang lain di-bawah kawalan Perbadanan.

(4) Tiada-lah apa² jua usul untok mewakilkan apa² kewajipan, kuasa atau kerja di-bawah seksyen ini menjadi sah melainkan jika sa-kurang²nya enam orang Pengarah Perbadanan mengundi menyokong-nya.

u
n
h
ta

BAHAGIAN III

PEGAWAI² DAN KAKITANGAN

Perlantekan
pegawai²
dan
kakitangan
Perbadanan.

22 - Sel 50
9. (1) Tertalok kepada peruntokan² Sekshen 25, Perbadanan boleh melantek beberapa orang pegawai² dan kakitangan sa-bagaimana yang munasabah dan perlu bagi maksud² Enactment ini.

(2) Pegawai² dan kakitangan Perbadanan ada-lah di-bawah kawalan tadbir Pengerusi, atau sa-orang pegawai yang di-lantek oleh Pengerusi.

(3) Pengarah², pegawai dan kakitangan Perbadanan hendak-lah di-sifatkan sa-bagai penjawat awam dalam erti Kanun Keseksaan.

(4) Perbadanan boleh-lah dengan kelulusan Menteri Besar membuat Atoran² bagi menuboh dan menguruskan suatu kumpulan wang bekal yang di-charumkan bagi pegawai² dan kakitangan² yang di-lantek di-bawah sekshen ini.

Pejabat
Perbadanan.

10. Perbadanan hendak-lah mempunyai sa-buah Ibu Pejabat ~~di Kuala Lumpur atau di Ibu Negeri~~, di-tempat² yang akan di-tentukan oleh Perbadanan dari sa-masa kasamasa, dan boleh menuboh lain² pejabat yang di-sifatkan perlu oleh Perbadanan.

Pemakaian
Ordinance
Perlin-
dongan
Pihak-
Berkuasa
'Awam, 1948
kapada
Perbadanan.

11. Ordinance Perlindungan Pihak-Berkuasa 'Awam, 1948, hendak-lah di-pakai bagi apa² tindakan, guaman, pen-da'awan atau pembicharaan ternadap Perbadanan atau terhadap mana² Pengarah, pegawai, kakitangan atau ejen bagi Perbadanan berkenaan dengan apa² perbuatan, kechuaian atau keenggaran yang di-buat atau di-lakukan oleh Perbadanan atau orang² itu atas jawatan-nya.

BAHAGIAN IV

KERJA² DAN KUASA² PERBADANAN

Kerja²
Perbadanan.

12. Kerja² Perbadanan ada-lah—

- (a) bagi menuboh, mengurus dan menyelenggara sa-buah Perpustakaan 'Am Selangor, ~~di Kuala Lumpur atau di Ibu Negeri~~;
- (b) bagi memajukan dan menggalakkan semangat membacha, khusus-nya dalam Bahasa Kebangsaan;
- (c) bagi membuat apa² jua perkara yang di-fikirkan perlu bagi menjalankan atau menunaikan segala atau apa² juga kerja² Perbadanan;

13. Perbadanan boleh—

- (a) menubuh, mengurus dan menyelenggara chawangan² Perpustakaan 'Am di-mana² bahagian Negeri;
- (b) mengada dan menyelenggara Perpustakaan Berkenderaan;
- (c) membeli, tukar-menukar, meminjam dan menerima buku², dan lain² harta yang boleh di-aleh² yang bersangkutan dengan penubohan dan pengurusan Perpustakaan 'Am atau mana² chawangan-nya atau mana² Perpustakaan Berkenderaan;
- (d) membeli, tukar-menukar, memajak dan memilik tanah bangunan dan lain² harta yang tidak boleh di-aleh² bagi penubohan Perpustakaan 'Am atau mana² chawangan-nya dan perkara² yang bersangkutan dengan-nya;
- (e) mengambil alih mana² perpustakaan yang ada di-dalam Negeri dengan persetujuan perpustakaan tersebut, dan pada melakukan-nya boleh-lah membuat apa² konterek atau perkiraan yang menasabah dengan mana² orang, kelab atau persatuan dengan persetujuan Raja dalam Majlis Meshuarat;
- (f) membuat perhubungan dan bekerja sama setakat mana dan atas syarat² sa-bagaimana yang di-sifatkan perlu dengan lain² perpustakaan, Yayasan² Pengajian Tinggi atau mana² Persatuan Antara Bangsa, sama ada di-dalam Negeri² Tanah Melayu atau di-luar Negeri;
- (g) membuat apa² jua perbuatan atau perkara yang di-fikirkan perlu dan patut pada menjalankan maksud² Enactment ini.

Kuasa²
Perbadanan.

14. Perbadanan boleh dari masa ka-semasa meminjam dengan apa² kadar faedah dan untok tempoh beberapa lama dan atas apa² syarat mengenai chara dan masa pembayaran balek dan menjamin pembayaran balek dan sa-bagai-nya mengikut yang di-luluskan oleh Raja dalam Majlis Meshuarat, apa² wang yang perlu bagi menunaikan apa² perbelanjaan modal bagi maksud² yang berikut:

Kuasa
Menjamin.

- (a) pampasan yang kena di-bayar oleh Perbadanan bagi pengambilan tanah;
- (b) belanja² bagi memperolehi tanah, bangunan² atau lain² harta yang tidak boleh di-aleh bagi maksud Enactment ini;

- (c) belanja bagi pembenaan atau memperbaiki bangunan² untuk perpustakaan 'am atau mana² chawangan-nya dan kerja yang berkaitan dengannya;
- (d) belanja membeli kereta² bagi penubuhan Perpustakaan Berkenderaan;
- (e) belanja bagi membeli buku².

BABAGIAN V

AHLI² PERPUSTAKAAN 'AM

Ahli².

15. (1) Ahli² Perpustakaan 'Am hendak-lah:

- (a) di-hadkan kepada orang yang biasa-nya tinggal di-dalam Negeri² Tanah Melayu; dan
- (b) terdiri daripada Ahli² Biasa dan lain² kumpulan atau kelas² ahli² sa-bagaimana dari masa ka-semasa di-tetapkan oleh Atoran² yang di-buat di-bawah sekshen 28 atau sekshen 29.

(2) Ahli² mana² chawangan Perpustakaan 'Am atau mana² Perpustakaan Berkenderaan hendak-lah--

- (a) di-hadkan kepada orang² yang biasa-nya tinggal di-dalam Negeri atau di-sesuai kawasan di-dalam Negeri sa-bagaimana yang di-tetapkan oleh Perbadanan; dan
- (b) terdiri daripada kumpulan atau kelas ahli² sa-bagaimana dari masa ka-semasa di-tetapkan oleh Atoran² di-buat di-bawah sekshen 28 atau sekshen 29.

Meshuarat
Agong
Tahunan.

16. Terta'alok kepada peruntukan sekshen-kecil (10) sekshen 5, ada-lah menjadi kewajipan Perbadanan untuk mengadakan suatu Meshuarat Agong Tahunan bagi Ahli² Biasa dalam bulan Disember sa-kutang²-nya dua minggu sa-belum penghujung tahun kewangan bagi maksud memilih Pengarah² bagi tahun kewangan yang akan datang, sa-lain daripada urusan lain yang notis mengenai-nya hendak-lah di-beri dengan sepatut-nya, di-tempat dan pada masa yang sesuai sa-bagaimana yang di-tetapkan oleh Pengerusi.

Hak
Isimewa
Ahli² Biasa.

17. Hanya Ahli² Biasa yang sudah berumur 21 tahun sahaja yang berhak menghadziri dan mengundi di-Meshuarat Agong Tahunan, dan hanya Ahli² Biasa yang biasa-nya tinggal di-dalam Negeri dan yang menjadi warganegara Persekutuan sahaja yang layak menjadi calon bagi di-pilih sa-bagai sa-orang Pengarah yang di-pilih.

18. (1) Perbadanan hendaklah menyimpan daftar² ahli² di-ibu Pejabat-nya dan daftar² itu hendaklah menunjukkan berkenaan dengan tiap² ahli kumpulan atau kelas ahli-nya dan daftar tersebut hendaklah menjadi bukti mutamat mengenai kenyataan² yang di-rekodkan di-dalam-nya.

Daftar Ahli².

(2) Daftar² berasingan ahli² hendaklah di-simpan bagi tiap² chawangan Perpustakaan 'Am dan Perpustakaan Ber-kenderaan.

19. (1) Sa-lain daripada Ahli² Biasa, ahli² bagi Perpustakaan 'Am atau mana² chawangan-nya atau mana² Perpustakaan Berkenderaan hendaklah tiada di-kenakan bayaran.

Ahli² tidak dikenakan bayaran.

(2) Pada masa tempoh memegang jawatan, semua, Pen-garah² yang di-lantik hendaklah di-sifatkan sa-bagai Ahli² Biasa Perpustakaan 'Am dan hendaklah di-kecualikan daripada apa² bayaran dan yuran.

Pinjaman

tidak dikenakan bayaran.

BAHAGIAN VI

KUMPULAN-WANG DAN HASIL² PERBADANAN

20. Kumpulan-Wang Perbadanan hendaklah mengandungi—

Kumpulan-Wang Perbadanan.

(a) apa² wang yang dari semasa ka-semasa di-bayar kepada Perbadanan daripada hasil 'am Negeri, atau yang di-derma oleh Kerajaan Negeri atau mana² Kerajaan atau oleh mana² orang lain bagi maksud² Perbadanan;

(b) apa² wang yang dari semasa ka-semasa di-dapati oleh Perbadanan sa-chara pinjaman;

(c) apa² wang yang boleh di-pungut oleh Perbadanan dengan chara bayaran², yuran² atau denda² dari-pada ahli²;

(d) segala wang yang boleh di-perolehi oleh Perbadanan sa-chara langsung atau tidak langsung daripada harta yang boleh di-aleh atau tidak boleh di-aleh yang di-miliki oleh Perbadanan;

21. Kumpulan-Wang Perbadanan bolehlah di-gunakan bagi membayar bayaran² berikut—

Mengguna-kan Kum-pulan-wang Perbadanan.

(a) elaun Pengarah² kerana menghadiri mesnuarat mengikut kadar sa-bagaimana yang di-luluskan oleh Raja dalam Majlis Meshuarat;

(b) gaji², bayaran atau seraan bagi pegawai², ejen² dan kakitangan serta Penasihat² teknik dan lain² Penasihat Perbadanan;

- (c) segala belanja, bayaran dan perbelanjaan bagi menjalankan kuasa² Perbadanan di-bawah Enactment ini dan bersangkutan dengan-nya;
- (d) faedah atas apa² pinjaman yang sah di-sisi Undang² yang di-buat oleh Perbadanan;
- (e) wang² di-kehendaki bagi membayar balek wang² yang telah di-pinjam;
- (f) wang² sa-bagaimana yang di-sifatkan patut di-asingkan berkenaan dengan kesusutan nilai harta Perbadanan.

Kira² Bank. 22. (1) Segala wang yang di-bayar kepada Perbadanan hendak-lah segera di-masokkan ka-dalam suatu kira² di-dalam bank atau bank² yang di-luluskan oleh Perbadanan.

(2) Segala bayaran mengikut perintah atau chek² terhadap kira² itu hendak-lah di-tandatangani oleh Pengerusi dan sa-orang Pengarah yang di-beri kuasa oleh Perbadanan.

Kira² dan Odit. 23. (1) Perbadanan hendak-lah menyimpan kira² dan lain² rekod yang betul berkenaan dengan perjalanan-nya dan hendak-lah menyebabkan supaya di-sediakan suatu kenyataan kira² bagi tiap² satu tahun kewangan.

(2) Kira² Perbadanan hendak-lah di-odit tiap² tahun oleh Juru Odit Negara.

(3) Pada penghujung tiap² tahun kewangan, sa-telah sahaja kira² Perbadanan di-odit, Perbadanan hendak-lah menyebabkan supaya suatu salinan kenyataan kira² itu di-hantar kepada Raja dalam Majlis Meshuarat bersama² dengan suatu salinan apa² penyata yang di-buat oleh Juru Odit Negara di-atas apa² penyata atau kira² Perbadanan.

Penyata Tahunan. 24. (1) Perbadanan hendak-lah dengan sa-berapa segera yang boleh sa-lepas penghujung tiap² tahun kewangan, menyebabkan supaya di-buat dan di-hantar kepada Raja dalam Majlis Meshuarat suatu penyata mengenai kegiatan² Perbadanan pada 'am-nya dalam tahun kewangan yang lalu dan mengandongi ma'alumat² berkenaan dengan perjalanan dan dasar Perbadanan sa-bagaimana yang di-arahkan oleh Raja dalam Majlis Meshuarat.

(2) Suatu salinan penyata itu hendak-lah di-bentangkan di-dalam Dewan Perundangan Negeri.

Kuasa menggaji Penasihat. 25. Perbadanan boleh-lah dengan kelulusan Menteri Besar menggaji dan membayar penasihat² teknik atau pakar² sa-bagai peguamchara, pegawai bank, penilai dan pakar

khutub-khanah bagi menjalankan apa² urusan yang tertentu atau bagi membuat apa² pekerjaan khas yang dikehendaki di-jalankan atau di-buat pada melaksanakan kewajipan² Perbadanan atau bagi menjalankan dengan lebih baik lagi maksud². Enactment ini dan membayar segala bayaran² dan perbelanjaan² yang di-kenakan.

BAHAGIAN VII

PELBAGAI

25-26. Sesiapa jua yang, di-dalam mana² bahagian Perpustakaan atau mana² chawangan-nya yang di-tuboh, di-selenggara atau di-uruskan oleh Perbadanan, menyebabkan kekusaran dan gangguan kepada mana² orang yang menggunakan-nya—

- (a) berkelakuan sa-chara tidak senonoh; atau
- (b) menggunakan bahasa² kesat, kasar atau luhah; atau
- (c) bertaroh atau berjudi; atau
- (d) yang, sa-telah di-beri amaran yang sepatut-nya maseh berada di-dalam-nya lebeh daripada masa yang di-tetap untok menutup Perpustakaan 'Am atau chawangan-nya,

ada-lah melakukan suatu kesalahan dan apabila di-thabitkan boleh di-kenakan denda tidak lebeh daripada tiga ratus ringgit atau dua bulan penjara, atau bagi kesalahan yang kedua atau yang kemudian-nya di-kenakan tidak lebeh daripada enam ratus ringgit atau empat bulan penjara.

24-27. Perbadanan boleh, dengan persetujuan Menteri Besar membuat Peratoran Tetap yang tidak berlawanan dengan peruntokan Enactment ini—

- (a) menetapkan achara² di-meshuarat Perbadanan;
- (b) menetapkan chara bagaimana suratan, dan surat²-chara dari apa² jua jenis pun akan di-tandatangani atau di-laksanakan bagi pihak Perbadanan;
- (c) menetapkan tanggung-jawab dan kawalan bagi pegawai² dan kakitangan Perbadanan;
- (d) menetapkan chara bagaimana pegawai² serta kakitangan Perbadanan boleh menerima belanja perjalanan dan elaun hidup dan menetapkan kadar perbelanjaan dan elaun itu;
- (e) pada 'am-nya menjalankan kuasa² dan kerja² Perbadanan di-bawah peruntok² Enactment ini.

Kuasa
membuat
Peratoran
Tetap.

Si Enact
7/95

Kuasa
membuat
Atoran².

28. (1) Tertalok kepada Peruntokan² seksyen 29, adalah sah di-sisi Undang² bagi Perbadanan membuat Atoran² yang tidak berlawanan dengan peruntokan² Enactment ini dalam Meshuarat Agong Tahunan—

- Digantikan*
- oleh Seksyen 29*
- (a) bagi menetapkan borang permohonan untuk menjadi ahli Perpustakaan 'Am atau mana² chawangan-nya atau Perpustakaan Berkenderaan;
 - (b) bagi menetapkan bayaran masuk, dan yuran bagi Ahli² Biasa;
 - (c) bagi menyusun dan menentukan berbagai² kumpulan atau kelas Ahli² dan menentukan hak kelebihan dan tanggungan Ahli² itu masing² dan tiap² satu daripada kumpulan atau kelas itu;
 - (d) bagi mengadakan peruntokan penggantungan, pembatalan dan pemberhentian ahli²;
 - (e) bagi mentadbirkan pemeliharaan darjah dan tata-tertib bagi ahli² dan mengambil tindakan di-atas sesuatu pelanggaran-nya;
 - (f) bagi mengadakan peruntokan bagi ahli² yang tidak berkelayakkan;
 - (g) bagi menetapkan achara di-Meshuarat Agong Tahunan;
 - (h) bagi menetapkan achara bagi memilih Pengarah² yang di-pilih;
 - (i) bagi menetapkan pembentokan jawatan-kuasa²;
 - (j) bagi menetapkan chara bagaimana buku² boleh di-gunakan, di-rojo²kan dan di-pinjam, dan tanggungan (kewangan atau sebalek-nya) bagi ahli² sekira-nya buku² itu hilang atau rosak; dan
 - (k) bagi apa² jua maksud lain sama ada dari jenis yang sama dengan yang di-atas atau tidak, yang perlu atau mustahak dalam atau pada menguruskan Perpustakaan 'Am atau mana² chawangan-nya atau mana² Perpustakaan Berkenderaan.

(2) Apa² Atoran yang di-buat di-bawah seksyen ini boleh dari semasa ka-semasa di-batalkan, di-ubah, di-pinda atau di-tambah oleh Perbadanan di-dalam Meshuarat Agong Tahunan dengan syarat bahawa:

- (a) notis dua puluh satu hari genap hendak-lah di-berkapada Ahli² Biasa mengenai pembatalan, perubahan, pindaan atau tambahan yang di-chadangkan itu; dan

(b) apa² jua pembatalan, perubahan, pindaan atau tambahan kepada mana² Atoran itu tiada boleh berkuatkuasa—

(i) melainkan jika perkara² itu telah di-persetujukan oleh sa-kurang²-nya tiga suku Ahli² Biasa yang hadzir dan yang mengundi di-meshuarat itu; dan

(ii) sa-hingga perkara² itu telah di-luluskan oleh Menteri Besar dan di-siarkan di-dalam *Warta Kerajaan Negeri*.

29. (1) Dalam tempoh tiga tahun kewangan daripada mula berkuatkuasa Enactment ini ada-lah menjadi sah di-sisi undang² bagi Perbadanan membuat Atoran² berhubung dengan apa² perkara yang di-nyatakan dalam sekshen-kecil (1) sekshen 28, dan membatalkan, mengubah, meminda atau membuat tambahan² kepada mana² Atoran² itu dari semasa ka-semasa.

Kuasa
membuat
Atoran²
Pertama.

(2) Apa² Atoran yang di-buat di-bawah sekshen ini atau apa² pembatalan, perubahan, pindaan atau tambahan yang di-buat kepada-nya tidak-lah boleh berjalan kuatkuasa-nya sa-hingga perkara² itu telah di-luluskan oleh Menteri Besar dan di-siarkan di-dalam *Warta Kerajaan Negeri*.

(3) Sa-lepas habis tempoh tiga tahun kewangan, mana² Atoran yang telah di-buat di-bawah sekshen ini, hendaklah terus berkuatkuasa sa-hingga di-batal, di-ubah, di-pinda atau di-tambah mengikut achara yang telah di-tetapkan di-bawah sekshen-kecil (2) sekshen 28.

BAHAGIAN VIII

MENYELESAIKAN URUSAN PERBADANAN

26. 30. (1) Raja dalam Majlis Meshuarat boleh, dengan membuat perintah yang di-siarkan dalam *Warta Kerajaan*, mengarahkan supaya Perbadanan hendak-lah menyelesaikan urusan-nya dan di-bubarkan.

Menyelesai-
kan Urusan.

(2) Apa² jua kelebihan wang yang terbit-nya daripada penyelesaian urusan Perbadanan hendak-lah di-bayar ka-dalam Kumpulan-wang yang di-satukan bagi Negeri dan apa² jua kekurangan hendak-lah di-bayar daripada wang² yang di-untukkan oleh Dewan Perundangan Negeri.

(3) Penyelesaian urusan Perbadanan hendaklah dijalankan mengikut chara sa-bagaimana yang di-tetapkan oleh Raja dalam Majlis Meshuarat.

(4) Dengan tidak menghiraukan apa² jua yang terkandung di-dalam Enactment ini atau mana² Atoran yang dibuat di-bawah-nya, apa² jua hak dan kelebihan mana² Pengarah atau ahli hendaklah di-sifatkan sa-bagai berakhir dengan sah-nya di-sisi undang² mulai daripada tarikh *Warta Kerajaan* yang di-siarkan di-bawah sekshen-kechil (1).

Di-luluskan pada 12hb Februari, 1969.

[I.P.K. Sel. 8594; L.A. Sel. 1185.]

BAHAROM BIN MOHD. SHARIFF,

Setia-usaha,

Dewan Negeri, Selangor

SELANGOR

ENACTMENT No. 5 of 1969

WE ASSENT,

TENGGU IDRIS SHAH IBNI SULTAN SALAHUDDIN
ABDUL AZIZ SHAH, RAJA MUDA, SELANGOR.

TENGGU BADLI SHAH IBNI ALMARHUM SULTAN
HISAMUDDIN ALAM SHAH, D.P.M.S., F.J.K.,
TENGGU LAKSAMANA SELANGOR.

(State Seal)

TENGGU IBRAHIM SHAH ALHAI IBNI ALMARHUM
SULTAN ALA'IDDIN SULAIMAN SHAH, S.M.S.,
TENGGU SRI WANGSA.

DATO' MAHMOOD BIN AMBAK, J.M.N., J.P., DATO'
JAYA RAKNA.

DATO' HAJI MOHD. GHAZALI BIN HAJI ABDULLAH,
A.M.N., DATO' SERI UTAMA, MUFTI SELANGOR.

Council of Regency, Selangor

27th day of March, 1969

An Enactment to provide for the establishment of a
Corporation to be known as the Selangor Public Library
Corporation and for matters connected therewith.

[1 . 1 . 71] 1 - Si Ruj. 12/70

IT IS HEREBY ENACTED by the Legislature of the
State of Selangor as follows:

PART I
PRELIMINARY

1. This Enactment may be cited as the Selangor Public Library Corporation Enactment, 1968, and shall come into force on such date as the Ruler may by notification in the *Gazette* appoint.

Short title
and com-
mencement.

Pa 131-0 - 1.1.1971

Interpreta-
tion.

2. In this Enactment unless the context otherwise requires—

~~“Appointed Director” means a Director appointed under section 5 (1) (a);~~

~~“Annual General Meeting” means the Annual General Meeting of the Ordinary Members;~~

~~“Books” include reviews, magazines, newspapers, charts, photographs, films, maps and any publication or other reading materials;~~

~~“Chairman” means a director who has been elected Chairman of the Corporation and includes a temporary Chairman appointed under sub-section (9) of section 5;~~

~~“Director” means a Director appointed or elected under section 5 (1), and includes a Director appointed under sub-section (9) of section 5;~~

~~“Elected Director” means an ordinary member who has been elected as a Director in accordance with the provisions of this Enactment and the Rules made thereunder;~~

~~“financial year” means a period of not more than two months and not less than six months ending on the 31st of December;~~

~~“Member” means a member of any category or class of membership of the Public Library or any branch thereof or the mobile library and includes Ordinary Members;~~

~~“Mobile library” means a library which moves from place to place within the State on a vehicle adopted for that purpose;~~

~~“Ordinary Member” means the paying member of the Public Library;~~

~~“Public Library” means the Selangor Public Library established, managed or maintained by the Corporation under section 12 (a);~~

~~“State” means the State of Selangor.~~

PART II

THE CORPORATION

Establish-
ment of the
Corporation.

3. For the purpose of this Enactment there is hereby established a body to be called “The Selangor Public Library Corporation” (hereinafter referred to as “the Corporation”) which shall be a body corporate with perpetual succession and which may sue or be sued.

4. (1) The Corporation shall have a common seal and may from time to time make, change, alter or make anew the said seal as it deems fit, and until a seal is provided under this section a stamp bearing the inscription "~~Perbadanan Perpustakaan 'Am Selangor~~" may be used as the common seal. Common seal of the Corporation.

(2) The seal or stamp of the Corporation shall be officially and judicially noticed.

5. (1) Subject to the provisions hereinafter provided the Corporation shall consist of— Constitution of the Corporation.

(a) five Directors to be appointed, by name or office, by the Ruler-in-Council;

(b) five Directors to be elected by the Ordinary Members at the Annual General Meeting.

(2) The Directors shall elect among themselves according to the procedure it shall determine, a Chairman of the Corporation to preside over all meetings of the Corporation and of the Annual General Meeting:

Provided that a Chairman so elected shall not hold office without the written approval of the Mentri Besar.

(3) A Chairman shall hold office for three years unless he sooner resigns or vacates his office.

(4) An appointed Director other than a Director appointed by virtue of his office, shall hold office for a period of three financial years unless his appointment is sooner revoked or he sooner resigns.

(5) Subject to the provisions of this Enactment, an elected Director shall hold office for one financial year unless he sooner resigns or becomes disqualified or vacates his office.

(6) The Chairman and a Director may be re-appointed or re-elected as the case may be upon the expiry of his term of office.

(7) Any Director other than a Director appointed by virtue of his office, may resign his office by notice in writing under his hand given to the Chairman, and an elected Director shall vacate his office as soon as he ceases to be an Ordinary Member.

(8) The Chairman may resign his office by notice in writing under his hand given to the Mentri Besar, and he shall vacate his office as soon as he ceases to be a Director.

(9) The Mentri Besar may in writing appoint any Director to be temporary Chairman and may appoint any suitable Ordinary Member to be a temporary Director during the temporary incapacity through illness or during the temporary absence from the Federation of the Chairman or Director as the case may be; and in the case of any elected Director resigning or vacating his office the Mentri Besar may appoint a suitable Ordinary Member to fill in such vacancy until the expiry of the term of office of the Director who so resigned or vacated his office.

(10) Notwithstanding anything contained to the contrary in this Enactment, for a period of three financial years from the commencement of this Enactment, the elected Directors referred to under paragraph (b) of sub-section (1) shall be appointed by the Ruler-in-Council.

(11) The Chairman and Directors of the Corporation as provided under this section may from time to time be published in the State Gazette.

6. (1) The Corporation shall meet at the principal office of the Corporation at least four times in a financial year before the holding of the Annual General Meeting for the purpose of considering the annual business for the next ensuing financial year in addition to any other business of which due notice shall have been given.

(2) The Chairman may at any time call a meeting of the Corporation and shall upon the written request of not less than three Directors call a special meeting thereof within one month of the date of such request.

(3) Minutes of each meeting of the Corporation shall be kept and shall be confirmed and signed by the Chairman as soon as practicable thereafter at a subsequent meeting.

(4) The Corporation may invite one or more persons to attend any particular meeting of the Corporation for the purpose of assisting or advising the Corporation but such invited persons shall have no right to vote.

7. (1) The quorum at all meetings of the Corporation shall be five Directors and the Chairman.

(2) In the event of the votes on any question being equal, the Chairman shall have a casting vote in addition to his original vote.

8. (1) Subject to the provisions of this Enactment and of any Rules made thereunder, the Corporation may by a resolution delegate to any Director, officer or servant of the

Subst. by
S. 27

Meeting
of the
Corporation.

Issued by
S. 27

S. 27

Quorum.

Delegation
of power.

Corporation, the power and authority to carry out on its behalf such duties, powers or functions as the Corporation may determine, except the powers under sections ~~14, 27, 28 and 29, 14, 27 and 28~~ *Amended by Sel. En. 7/75*

(2) The Corporation may at the time of delegating any power or authority under sub-section (1) to any Director, officer or servant or at any time thereafter give directions as to the manner in which such delegated power or authority is to be exercised and may at any time revoke, modify or increase such delegation.

(3) Without prejudice to the generality of sub-section (1) and subject to the provision of sub-section (2), the Corporation may by a resolution delegate to any Director, officer or servant of the Corporation, authority to sanction expenditure up to such limit as the Corporation shall in each case prescribe, from the Fund or of any other money under the control of the Corporation.

(4) No resolution to delegate any duty, power or function under this section shall be valid unless at least six Directors of the Corporation vote in favour thereof.

PART III

OFFICERS AND SERVANTS

9. (1) Subject to the provisions of section ~~25~~ ²², the Corporation may appoint as many officers and servants as may be reasonable and necessary for the purposes of this Enactment. *Sel. En. 7/75*

Appoint-
ment of
officers and
servants
of the
Corporation.

(2) The officers and servants of the Corporation shall be under the administrative control of the Chairman, or an officer appointed by the Chairman.

(3) The Directors, officers and servants of the Corporation shall be deemed to be public servants within the meaning of the Penal Code.

(4) The Corporation may with the approval of the Mentri Besar make Rules for the establishment of a Contributory Provident Fund for the officers and servants appointed under this section.

10. The Corporation shall have a principal office in ~~Kuala Lumpur or~~ in the State Capital, at such place as the Corporation may from time to time determine, and may establish other offices as the Corporation deems desirable. *Amended by Sel. En. 7/75*

Office of the
Corporation.

Public
Authorities
Protection
Ordinance,
1948 to
apply to the
Corporation.

11. The Public Authorities Protection Ordinance, 1948, shall apply to any action, suit, prosecution or proceeding against the Corporation or against any Director, officer, servant or agent of the Corporation in respect of any act, neglect, default done or omitted by the Corporation or such person in such capacity.

PART IV

FUNCTIONS AND POWERS OF THE CORPORATION

Functions
of the
Corporation.

12. The functions of the Corporation shall be—

- (a) to establish, manage and maintain a Selangor Public Library in Kuala Lumpur or in the State Capital;
- (b) to promote and encourage reading particularly the National Language;
- (c) to do all such other matters and things as may be reasonably necessary for the exercise or performance of all or any of the functions of the Corporation;

Powers
of the
Corporation.

13. The Corporation may—

- (a) establish, manage and maintain branches of the Public Library in any part of the State;
- (b) provide and maintain mobile libraries;
- (c) purchase, exchange, borrow and receive books and other moveable property incidental to the establishment and management of the Public Library or any branch thereof or of any mobile library;
- (d) purchase, exchange, lease and hold land, buildings and other immovable property for the establishment of the Public Library or any branch thereof and matters incidental thereto;
- (e) take over any existing library in the State with the consent of such library, and in pursuance thereof may enter into any contract or reasonable arrangement with any person, club or association with the approval of the Ruler-in-Council;
- (f) enter into relations and co-operate to such extent and on such conditions as may be deemed desirable with other libraries, Institutions of Higher Learning or any International Organisation whether within the States of Malaya or otherwise;
- (g) do any other acts or things as may be necessary and proper for carrying into effect the purposes of this Enactment.

See Enact. 7/75

14. The Corporation may from time to time borrow, at such rate of interest and for such period and upon such terms as to the time and method of repayment and securing the repayment and otherwise as the Ruler-in-Council may approve, any sum necessary for meeting any capital expenditure for the following purposes—

Power of borrowing.

- (a) compensation payable by the Corporation for acquisition of land;
- (b) the cost of acquiring land, buildings or other immovable property for the purpose of this Enactment;
- (c) the cost of constructing or renovating buildings for the Public Library or any branch thereof and work in connection thereof;
- (d) the cost of purchasing vehicles for the establishment of mobile library;
- (e) the cost of purchasing books.

library material - See Enact. 7/75

PART V

MEMBERSHIP OF THE PUBLIC LIBRARY

15. (1) Membership of the Public Library shall—

Member-ship.

- (a) be confined to persons ordinarily resident in the States of Malaya; and
- (b) comprise of Ordinary Members and such other category or class of members as may from time to time be prescribed by the Rules made under section 28 or section 29.

(2) Membership of any branch of the Public Library or of any mobile library shall—

- (a) be confined to persons ordinarily resident in the State or such area of the State as the Corporation may determine; and
- (b) comprise of such category or class of members as may from time to time be prescribed by the Rules made under sections 28 or 29.

16. Subject to the provision of sub-section (10) of section 5, it shall be the duty of the Corporation to call an Annual General Meeting of the Ordinary Members in the Month of December at least two weeks before the end of the financial year for the purpose of election of Directors for the next ensuing financial year, in addition to any other business of which due notice shall have been given, at such convenient place and time as the Chairman may determine.

Annual General Meeting.

See Enact. 7/75

Special
rights of
Ordinary
Members.

17. Only Ordinary Members who have reached the age of 21 years shall be entitled to attend and vote at the Annual General Meeting, and only Ordinary Members ordinarily resident in the State and who are citizens of the Federation shall be eligible as candidates for election as an elected Director.

Deleted by S...

Register of
Members.

18. (1) The Corporation shall keep registers of Members at its principal office and such registers shall show with respect to each member the category or class of his membership and the said registers shall be conclusive proof of the facts recorded therein.

(2) Separate registers of Members shall be kept for each branch of the Public Library and of any mobile library.

Free
Member-
ship.

19. (1) Other than Ordinary Members, membership of the Public Library or any branch thereof or of any mobile library shall be free.

(2) During the term of their office, all appointed Directors shall be deemed to be Ordinary Members of the Public Library, and shall be exempted from any payment of fees or subscriptions.

PART VI

FUNDS AND REVENUES OF THE CORPORATION

Funds
of the
Corporation.

20. The funds of the Corporation shall consist of—

- (a) such sums as may from time to time be paid to the Corporation out of the general revenues of the State, or donated by the State Government or any other Government or by any other person for the purposes of the Corporation;
- (b) such sums as may from time to time be raised by the Corporation by loan;
- (c) such sums as may be collected by the Corporation by way of fees, subscriptions or fines from members;
- (d) all such sums as may be derived by the Corporation directly or indirectly from the movable or immovable property belonging to the Corporation;

Applica-
tion of
Corporation
Funds.

21. The funds of the Corporation may be applied in defraying the following charges—

- (a) the allowances of the Directors for attending meetings at such rate as may be approved by the Ruler-in-Council;

- (b) the salaries, fees or remunerations of the officers, agents and servants, and technical or other advisers of the Corporation;
- (c) all costs, charges and expenses of and incidental to the exercise of the powers of the Corporation under this Enactment;
- (d) interest on any loan lawfully raised by the Corporation;
- (e) sums required for the repayment of moneys borrowed;
- (f) such sums as it may deem appropriate to set aside in respect of depreciation on the property of the Corporation.

19. ~~22.~~ (1) All moneys paid to the Corporation shall forthwith be paid into an account in such bank or banks as may be approved by the Corporation. Bank Account.

(2) All orders or cheques against the said account shall be signed by the Chairman and a Director authorised by the Corporation.

20. ~~23.~~ (1) The Corporation shall keep proper accounts and other records in respect of its operations and shall cause to be prepared a statement of account in respect of each financial year. Accounts and Audit.

(2) The Accounts of the Corporation shall be audited annually by the Auditor-General.

(3) At the end of each financial year, as soon as the accounts of the Corporation shall have been audited, the Corporation shall cause a copy of the statement of account to be transmitted to the Ruler-in-Council together with a copy of any report made by the Auditor-General on any statement of the accounts of the Corporation.

21. ~~24.~~ (1) The Corporation shall, as soon as practicable after the end of each financial year, cause to be made and transmitted to the Ruler-in-Council a report dealing generally with the activities of the Corporation during the preceding financial year and containing such information relating to the proceedings and policy of the Corporation as the Ruler-in-Council may direct. Annual Report.

(2) A copy of every such report shall be laid on the table of the Legislative Assembly of the State.

age of
annual
inarily
ration
lected
ers at
spect
rship,
is
each
f the
obile
ctors
ublic
es or
the
son
by
ion
om
ra-
ug
he

7/75
7/75
21

Power to
employ
Advisers.

25. The Corporation may with the approval of the Menteri Besar employ and pay technical or professional advisers such as solicitors, bankers, valuers or librarian expert, to transact any particular business or do any special act required to be transacted or done in execution of the duties of the Corporation or for the better carrying into effect the purposes of this Enactment and pay all charges and expenses as incurred.

PART VII

MISCELLANEOUS

Offences.

26. Any person who, in any part of the Public Library or any branch thereof established maintained or managed by the Corporation, to the annoyance or disturbance of any person using the same—

- (a) behaves in a disorderly manner; or
- (b) uses violent, abusive or obscene language; or
- (c) bets or gambles; or
- (d) who, after proper warning persists in remaining therein beyond the hours fixed for the closing of such library or branch thereof,

shall be guilty of an offence and liable on conviction to a fine not exceeding three hundred dollars or two months' imprisonment, or in the case of a second or subsequent offence to a fine not exceeding six hundred dollars or four months' imprisonment.

Power
to make
Standing
Orders.

27. The Corporation may with the approval of the Menteri Besar make Standing Orders not inconsistent with the provisions of this Enactment—

- (a) prescribing the procedure at the meeting of the Corporation;
- (b) prescribing the manner in which documents and instruments of any description shall be signed or executed on behalf of the Corporation;
- (c) prescribing for the responsibility and control of officers and servants of the Corporation;
- (d) prescribing the circumstances in which the officers and servants of the Corporation may receive travelling expenses and subsistence allowances and fixing the rates of such expenses and allowances;
- (e) generally for the exercise of the powers and duties of the Corporation under the provisions of this Enactment.

25
28. (1) Subject to the provisions of section 29 it shall be lawful for the Corporation in the Annual General Meeting to make Rules, not inconsistent with the provisions of this Enactment—

Power to make Rules.

- (a) to prescribe the form of application for membership of the Public Library or any branch thereof or of any mobile library; *Subst. by Sel. Enact. 3/1/55*
- (b) to prescribe entrance fees, and subscriptions for Ordinary Members;
- (c) to constitute and define the various categories or classes of members and to define the respective rights, privileges and obligations of members and of each such category or class;
- (d) to provide for the suspension, cancellation, or termination of membership;
- (e) to regulate for the maintenance of proper standards and conduct of members and to deal with infringements of the same;
- (f) to provide for the disqualification of members;
- (g) to prescribe the procedure at Annual General Meeting;
- (h) to prescribe the procedure for the election of elected Directors;
- (i) to prescribe for the establishment of committees;
- (j) to prescribe the manner in which books may be used, referred to or borrowed, and the liability (financial or otherwise) of members when books are lost or damaged; and
- (k) for any other purposes whether of a similar nature to the foregoing or not, necessary or expedient in or about the management of the Public Library or any branch thereof or any inobile library.

(2) Any Rule made under this section may from time to time be revoked, altered, amended or added to by the Corporation in the Annual General Meeting provided that—

- (a) twenty-one clear days' notice shall have been given to the Ordinary Members of the proposed revocation, alteration, amendment or addition; and
- (b) ~~no revocation, alteration, amendment or addition of~~ or to any Rules shall be effective—
 - (i) unless the same shall have been approved by at least three quarters of the Ordinary Members present and voting at such meeting; and

- (ii) until the same shall have been approved by the *Mentri Besar* and published in the *State Gazette*.

Power
to make
first Rules.

29. (1) During the period of three financial years from the commencement of this Enactment it shall be lawful for the Corporation to make Rules relating to any of the matters enumerated in sub-section (1) of section 28, and to revoke, alter, amend or make addition to any such Rules from time to time.

Deleted
by Sel Enact
- 7/1/69

(2) Any Rule made under this section or any revocation, alteration, amendment or addition made thereto shall not come into force until the same shall have been approved by the *Mentri Besar* and published in the *State Gazette*.

(3) After the expiry of the period of three financial years, any Rules made under this section shall continue to be in force until revoked, altered, amended or added to in accordance with the procedure laid down in sub-section (2) of section 28.

PART VIII

WINDING UP OF THE CORPORATION

Winding
up.

30. (1) The Ruler-in-Council may by order published in the *Gazette* direct that the Corporation shall be wound up and dissolved.

(2) Any surplus from the winding up of the Corporation shall be paid into the State Consolidated Fund and any deficit shall be defrayed out of monies provided by the Legislative Assembly.

(3) The winding up of the Corporation shall be conducted in such manner as may be prescribed by the Ruler-in-Council.

(4) Notwithstanding anything contained in this Enactment or Rules made thereunder, from the date of *Gazette* published under sub-section (1), any right or privilege of any Director or member shall be deemed to have been lawfully terminated.

Passed this 12th day of February, 1969.
[I.P.K. Sel. 8594; L.A. Sel. 1185.]

BAHAROM BIN MOHD. SHARIFF,
Clerk of the Legislative Assembly,
Selangor

SELANGOR

ENAKMEN No. 7 tahun 1975

BETA PERKENANKAN,

T. ABDUL AZIZ SHAH,
Sultan Selangor

(MOHOR KERAJAAN)

27hb Disember, 1975

Suatu Enakmen bagi meminda Enakmen Perbadanan Perpustakaan Awam Negeri Selangor, 1968.

[21hb November, 1975.]

MAKA INILAH DIPERBUAT UNDANG-UNDANG oleh Badan Perundangan Negeri Selangor seperti berikut:

1. Enakmen ini bolehlah dinamakan Enakmen Perbadanan Perpustakaan Awam Negeri Selangor (Pindaan), 1975. Tajuk ringkas.

2. Seksyen 2 dalam Enakmen Perbadanan Perpustakaan Awam Negeri Selangor, 1968 (kemudian daripada ini disebut Enakmen ibu) adalah dengan ini dipinda dengan: Pindaan kepada seksyen 2.

- (a) memotong darinya perkataan-perkataan "Pengarah yang dilantik" "Mesyuarat Agong Tahunan", "Buku-buku", "Pengarah yang dipilih" dan "Ahli Biasa" serta juga kesemua perkataan-perkataan takrif yang digunakan dalam ayat-ayat tafsirannya masing-masing;

- (b) memotong kesemua perkataan-perkataan takrif yang terdapat selepas sahaja perkataan "Pengerusi" dan menggantikannya dengan yang berikut:

"ertinya seorang Pengarah yang telah dilantik sebagai Pengerusi Perbadanan di bawah seksyen-kecil (2) section 5;"

- (c) memasukkan di bawah perkataan "tahun kewangan" perkataan-perkataan yang berikut:

"Bahan Perpustakaan" ertinya apa-apa bentuk perkara bertulis, bercetak atau graphic termasuklah tulisan tangan, tulisan taip, buku, akhbar, majallah berkala, musik, gambarfoto, peta, citakan, lukisan dan lain-lain bentuk seni graphic, filem, strip filem, piring hitam, rakaman pita dan lain-lain bahan dan pengeluaran ulangnya:

- (d) memotong kesemua perkataan-perkataan takrif yang terdapat selepas sahaja perkataan "Ahli" dan menggantikannya dengan yang berikut:

"ertinya seseorang ahli Perpustakaan Awam atau mana-mana cawangannya atau seseorang ahli Perpustakaan Bergerak."

- (e) memotong kesemua perkataan-perkataan takrif yang terdapat selepas sahaja perkataan "Perpustakaan Awam" dan menggantikannya dengan yang berikut:

"ertinya Perpustakaan Awam Selangor yang ditubuh, diurus dan disenggarakan oleh Perbadanan di bawah seksyen 12 dan termasuklah mana-mana cawangan atau perpustakaan bergerak yang ditubuhkan di bawah seksyen 13".

Pindaan
bagi seksyen
4 (f).

3. Seksyen 4 (1) dalam Enakmen ibu adalah dengan ini dipinda dengan menggantikan perkataan-perkataan "Perbadanan Perpustakaan Am Selangor" dengan perkataan-perkataan "Perbadanan Perpustakaan Awam Selangor".

Pindaan
bagi
seksyen 5.

4. Enakmen ibu adalah dengan ini dipinda dengan menggantikan seksyen 5 dengan yang berikut:

"5. (1) Tertakluk kepada Peruntukan-peruntukan yang diadakan kemudian daripada ini, Perbadanan hendaklah mempunyai satu Lembaga Pengarah yang terdiri daripada orang-orang yang berikut:

- (a) seorang Pengerusi;
(b) seorang Timbalan Pengerusi;

- (c) seorang Wakil Persatuan Perpustakaan Malaysia;
- (d) seorang Wakil Perpustakaan Negara;
- (e) Setiausaha Kerajaan atau wakilnya;
- (f) Pengarah Pelajaran Negeri atau wakilnya; dan
- (g) enam orang ahli-ahli lain.

(2) Pengerusi, Timbalan Pengerusi dan mana-mana daripada ahli-ahli di bawah seksyen-kecil (1) (g) di atas hendaklah dilantik oleh Raja dalam Mesyuarat dan hendaklah, melainkan jika jawatannya dibatalkan atau dikosongkan terlebih dahulu atau ia terlebih dahulu meletakkan jawatan, memegang jawatan selama suatu tempoh tiga tahun kewangan tetapi adalah layak dilantik semula setelah tamat tempoh ianya memegang jawatan.

(3) Pengerusi dan Timbalan Pengerusi boleh meletakkan jawatan dengan memberi notis bertulis kepada Menteri Besar.

(4) Mana-mana daripada enam orang ahli yang dilantik sebagai Pengarah di bawah seksyen-kecil (1) (g) di atas boleh juga meletakkan jawatannya dengan memberi suatu notis bertulis kepada Menteri Besar.

(5) Sesuatu kekosongan yang terdapat dari antara ahli-ahli yang dilantik oleh Raja dalam Mesyuarat boleh dipenuhkan dengan melantik ahli baru.

(6) Semasa Pengerusi tidak ada, Timbalan Pengerusi hendaklah menjalan dan melaksanakan semua kuasa-kuasa Pengerusi.

(7) Menteri Besar boleh melantik seseorang daripada Lembaga Pengarah untuk bertindak sebagai Pengerusi sementara semasa Pengerusi atau Timbalan Pengerusi tidak berdaya buat sementara oleh kerana sakit atau apa-apa juga sebab atau semasa Pengerusi atau Timbalan Pengerusi tidak ada buat sementara daripada Negeri dan pengerusi sementara itu hendaklah mempunyai semua kuasa Pengerusi."

5. Seksyen 6 Enakmen ibu adalah dengan ini dipinda dengan—

- (a) memotong ayat "sebelum mengadakan Mesyuarat Agung Tahunan" dan ayat "hendaklah notis diberi dengan sewajarnya" yang terdapat dalam seksyen kecil (1) dan memasukkan tanda noktah (.) selepas sahaja perkataan "mengenainya" yang masih tidak dipotong diujung seksyen-kecil tersebut; dan

Pindaan
bagi
seksyen 6.

(b) menggantikan perkataan "tiga" dengan perkataan "empat" dalam seksyen-kecil (2).

Pindaan
bagi seksyen
8 (1).

6. Seksyen 8 (1) dalam Enakmen ibu adalah dengan ini dipinda dengan memotong perkataan dan angka "14, 27, 28, dan 29" dan menggantikannya dengan perkataan dan angka "14, 24 dan 28".

Pindaan
bagi
seksyen 9.

7. Seksyen 9 (1) dalam Enakmen ibu adalah dengan ini dipinda dengan menggantikan angka "25" dengan angka "22".

Pindaan
bagi
seksyen 10.

8. Seksyen 10 dalam Enakmen ibu adalah dengan ini dipinda dengan memotong perkataan-perkataan "di Kuala Lumpur atau" dan memasukkan perkataan "atau" selepas sahaja perkataan "Ibu Negeri".

Pindaan
bagi
seksyen 12.

9. Seksyen 12 dalam Enakmen ibu adalah dengan ini dipinda dengan—

(a) memasukkan tanda noktah (.) selepas perkataan "Selangor" dalam perenggan (a) dan memotong kesemua ayat-ayat berikutnya yang terdapat selepas sahaja daripadanya;

(b) menggantikan tanda noktah (.) yang terdapat di hujung perenggan (c) dengan tanda koma bertitik (;) dan

(c) memasukkan selepas sahaja perenggan (c) dengan yang berikut:

"(d) bagi memberi perkhidmatan rujukan, bibliografi dan perkhidmatan pinjamau antara Perpustakaan kepada Jabatan-Jabatan Negeri dan Dewan Undangan Negeri".

Pindaan
bagi
seksyen 13.

10. Seksyen 13 dalam Enakmen ibu adalah dengan ini dipinda dengan menggantikan perkataan-perkataan "Negeri-Negeri Tanah Melayu" yang terdapat dalam perenggan (f) dengan perkataan "Malaysia".

Pindaan
bagi
seksyen 14.

11. Seksyen 14 dalam Enakmen ibu adalah dengan ini dipinda dengan—

(a) menggantikan perkataan "buku-buku" yang terdapat dalam perenggan (e) dengan perkataan-perkataan "Bahan-bahan Perpustakaan";

(b) menambah padanya seksyen-kecil (2) baru yang berikut:

"(2) Perbadanan boleh melabur mana-mana bahagian daripada kumpulan wangnya yang tidak diperlukan untuk kegunaan segera ke dalam

mana-mana daripada pelaburan-pelaburan yang dibenarkan oleh Ordinan Pemegang Amanah, 1949, atau dengan apa-apa cara yang diluluskan oleh Raja dalam Mesyuarat"; dan

(c) menomborkan semula "Seksyen 14" sebagai "Seksyen 14 (1)".

12. Enakmen ibu adalah dengan ini dipinda dengan menggantikan seluruh seksyen 15 dengan yang berikut: Pindaan bagi seksyen 15.

"15. (1) Keanggotaan Perpustakaan Awam hendaklah dihadkan kepada orang-orang yang biasanya tinggal dalam Malaysia;

(2) Keanggotaan mana-mana cawangan Perpustakaan Awam atau Perpustakaan Bergerak hendaklah dihadkan kepada orang-orang yang biasanya tinggal dalam Negeri atau di sesuatu kawasan dalam Negeri sebagaimana yang ditetapkan oleh Perbadanan."

13. Seksyen 16, 17 dan 18 dalam Enakmen ibu adalah dengan ini dipotong. Pemotongan seksyen-seksyen 16, 17 dan 18.

14. Enakmen ibu adalah dengan ini dipinda dengan menggantikan seksyen 19 dengan yang berikut: Pindaan bagi seksyen 19.

"19. Keanggotaan Perpustakaan Awam atau mana-mana cawangannya atau mana-mana Perpustakaan Bergerak yang ditubuhkan di bawah seksyen 13 hendaklah percuma."

15. Seksyen 20 dalam Enakmen ibu adalah dengan ini dipinda dengan: Pindaan bagi seksyen 20.

(a) menambah selepas sahaja perenggan (d), perenggan (e) baru yang berikut:

"(e) segala bunga yang didapati daripada pelaburan-pelaburan."; dan

(b) menggantikan tanda noktah (.) yang terdapat di hujung perenggan (d) dengan tanda koma bertitik (,);

16. Seksyen 23 (3) dalam Enakmen ibu adalah dengan ini dipinda dengan menggantikan perkataan "atau" yang terdapat di baris akhir seksyen itu dengan perkataan "bagi". Pindaan bagi seksyen 23.

17. Seksyen 26 dalam Enakmen ibu adalah dengan ini dipinda dengan menggantikan perkataan "atau" yang terdapat di antara perkataan-perkataan "penjara" dan "bagi kesalahan" dengan perkataan "dan". Pindaan bagi seksyen 26.

Pindaan
bagi
seksyen 28.

18. Enakmen ibu adalah dengan ini dipinda dengan menggantikan seluruh seksyen 28 dengan yang berikut :

"28. (1) Perbadanan boleh dengan ketetapan yang dibuat di Mesyuaratnya membuat kaedah-kaedah yang perlu dan mustahak bagi menjalankan maksud-maksud Enakmen ini dengan lebih berkesan—

- (a) bagi menetapkan borang permohonan untuk menjadi ahli Perpustakaan Awam atau mana-mana Cawangannya atau mana-mana Perpustakaan Bergerak;
- (b) bagi mengadakan peruntukan mengenai pergantungan, pembatalan dan pemberhentian atau kehilangan kelayakan daripada menjadi ahli Perpustakaan Awam;
- (c) bagi membuat peraturan mengenai pemeliharaan standard dan tingkah-laku ahli-ahli dan bagi mengambil tindakan terhadap sesuatu pelanggarannya;
- (d) bagi menetapkan pembentukan jawatankuasa-jawatankuasa;
- (e) bagi menetapkan cara bagaimana bahan-bahan Perpustakaan boleh digunakan; dijadikan rujukan atau dipinjam; dan tanggungan (Kewangan atau selainnya) bagi ahli-ahli sekiranya bahan-bahan Perpustakaan hilang atau rosak; dan
- (f) bagi apa-apa jua maksud lain samada dari jenis yang sama dengan yang tersebut di atas atau tidak yang perlu atau mustahak maksud dalam pada menguruskan Perpustakaan Awam atau mana-mana Cawangannya atau mana-mana Perpustakaan bergerak.

(2) Apa-apa kaedah yang dibuat di bawah seksyen ini boleh dari semasa ke semasa dibatalkan, di ubah, dipinda atau ditambah oleh Perbadanan dengan syarat bahawa ianya hendaklah disahkan oleh Raja dalam Mesyuarat dan disiarkan dalam *Warta Kerajaan Negeri*."

19. Seluruh seksyen 29 dalam Enakmen ibu adalah dengan ini dipotong. Pemotongan seksyen 29.
20. Seksyen 19 hingga 28 dan 30 dalam Enakmen ibu adalah dengan ini dipinda dengan menomborkannya semula berturut-turut sebagai seksyen 16 hingga 25 dan 26. Menomborkan semula seksyen 19 hingga 28 dan 30.

Diluluskan pada 21hb November, 1975.
[I.P.K. Sel. 20280 Jld. III.]

JAMIAN BIN MOHAMED,
Seriausaha,
Dewan Negeri Selangor

SELANGOR

ENACTMENT No. 7 of 1975

I ASSENT,

T. ABDUL AZIZ SHAH,
Sultan of Selangor

(STATE SEAL)

27th day of December, 1975

An Enactment to amend the Selangor Public Library
Corporation Enactment, 1968.

[21st November, 1975.]

IT IS HEREBY ENACTED by the Legislature of the
State of Selangor as follows:

1. This Enactment may be cited as the Selangor Public Library Corporation (Amendment) Enactment, 1975. Short title.
2. Section 2 of the Selangor Public Library Corporation Enactment, 1968 (hereinafter referred to as the principal Enactment) is hereby amended by: Amendment of section 2.
 - (a) deleting there from the terms "Appointed Director", "Annual General Meeting", "Books", "Elected Directors" and "Ordinary Member" as well as the entire definitive words used in their respective interpretation clauses;

- (b) deleting the entire definitive words appearing immediately after the term "Chairman" and substituting therefor the following:

"means a director who has been appointed a Chairman of the Corporation under subsection (2) of section 5;"

- (c) inserting immediately below the term "financial year" the following:

"Library material" means any form of written, printed or graphic matters including manuscripts, typescripts, books, newspapers, periodicals, music, photographs, maps, prints, drawings and other graphic art forms, films, filmstrip, gramophone records, tape recordings and other materials and reproductions thereof;"

- (d) deleting the entire definitive words appearing immediately after the term "Member" and substituting therefor the following:

"means a member of the Public Library or any branch thereof or a member of the mobile library;"

- (e) deleting the entire definitive words appearing immediately after the term "Public Library" and substituting therefor the following:

"means the Selangor Public Library established, managed or maintained by the Corporation under section 12 and includes any branches or mobile libraries established under section 13;"

Amendment
of section
4 (1).

3. Section 4 (1) of the principal Enactment is hereby amended by substituting for the words "Perbadanan Perpustakaan Am Selangor" thereof the words "Perbadanan Perpustakaan Awam Selangor".

Amendment
of section 5.

4. The principal Enactment is hereby amended by substituting the following for section 5:

"5. (1) Subject to the provisions hereinafter provided the Corporation shall have a Board of directors comprising the following persons:

- (a) a chairman;
- (b) a deputy chairman;
- (c) a representative of the Persatuan Perpustakaan Malaysia;
- (d) a representative of the National Library;
- (e) the State Secretary or his representative;

(f) the State Director of Education or his representative; and

(g) six other members.

(2) The Chairman, Deputy Chairman and any of the members under subsection 1 (g) above shall be appointed by the Ruler in Council and shall, unless his appointment is sooner revoked or vacated or he sooner resigns, hold office for a period of three financial years but may be eligible for reappointment upon the expiry of his term of office.

(3) The Chairman and Deputy Chairman may resign from his office by giving a written notice to the Menteri Besar.

(4) Any of the six members appointed as Directors under subsection 1 (g) above may also resign his office by giving a written notice to the Menteri Besar.

(5) Any vacancy among the members appointed by the Ruler in Council may be filled by appointment of new member.

(6) In the absence of the Chairman, the Deputy Chairman shall exercise and perform all the powers of the Chairman.

(7) The Menteri Besar may appoint any person from the Board of Directors to act as a temporary chairman during the temporary incapacity through illness or for any cause whatsoever, or during the temporary absence from the country of the Chairman or Deputy Chairman and such temporary chairman shall have all the powers of the Chairman."

5. Section 6 of the principal Enactment is hereby amended by— Amendment of section 6.

(a) deleting the phrase "before the holding of the Annual General Meeting" and the phrase "of which due notice shall have been given" appearing in subsection (1) thereof and inserting the sign full-stop (.) immediately after the word "business" remaining undeleted at the end of the said subsection; and

(b) substituting for the word "three" the word "four" in subsection (2) thereof.

6. Section 8 (1) of the principal Enactment is hereby amended by deleting the word and figure "14, 27, 28 and 29" thereof, and substituting therefor the word and figure "14, 24 and 28". Amendment of section 8 (1).

- Amendment of section 9.* 7. Section 9 (1) of the principal Enactment is hereby amended by substituting the figure "22" for the figure "25" thereof.
- Amendment of section 10.* 8. Section 10 of the principal Enactment is hereby amended by deleting the words "in Kuala Lumpur or" and inserting the word "or" immediately after the word "Capital".
- Amendment of section 12.* 9. Section 12 of the principal Enactment is hereby amended by—
- (a) inserting the sign fullstop (.) after the word "Library" in paragraph (a) and deleting the rest of the sentence appearing immediately thereafter;
 - (b) substituting the sign semi-colon (;) for the sign fullstop (.) appearing at the end of paragraph (c); and
 - (c) inserting immediately after paragraph (c) the following—
 - "(d) to provide reference, bibliographic and inter-library loan services to the State Departments and to the State Legislative Assembly."
- Amendment of section 13.* 10. Section 13 of the principal Enactment is hereby amended by substituting for the words "States of Malaya" appearing in paragraph (f) thereof, the word "Malaysia".
- Amendment of section 14.* 11. Section 14 of the principal Enactment is hereby amended by—
- (a) substituting for the word "books" appearing in paragraph (e) thereof the words "library material";
 - (b) adding thereto the following new subsection (2)—
 - "(2) The Corporation may invest any part of its fund which is not required for immediate use in any of the investments authorised by the Trustee Ordinance, 1949, or in such manner as the Ruler in Council may approve."; and
 - (c) renumbering "section 14" as "section 14 (1)".
- Amendment of section 15.* 12. The principal Enactment is hereby amended by substituting the following for the whole of section 15.
- "15. (1) Membership of the Public Library shall be confined to persons ordinarily resident in Malaysia.
 - (2) Membership of any branch of the Public Library or of any mobile library shall be confined to persons ordinarily resident in the State or such area of the State as the Corporation may determine."

13. Sections 16, 17 and 18 of the principal Enactment are hereby deleted. Deletion of sections 16, 17 and 18.
14. The principal Enactment is hereby amended by substituting the following for section 19: Amendment of section 19.
 "19. Membership of the Public Library or any branch thereof or of any mobile library established under section 13 shall be free."
15. Section 20 of the principal Enactment is hereby amended by— Amendment of section 20.
 (a) adding immediately after paragraph (d) thereof the following new paragraph (e)—
 "(e) all interest derived from investment"; and
 (b) substituting the sign semi-colon (;) for the sign fullstop (.) appearing at the end of paragraph (d) thereof.
16. Section 23 (3) of the principal Enactment is hereby amended by substituting for the words "or the" the word "of" appearing in the last line of the section. Amendment of section 23.
17. Section 26 of the principal Enactment is hereby amended by substituting for the word "or" appearing between the words "imprisonment" and "in the" the word "and". Amendment of section 26.
18. The principal Enactment is hereby amended by substituting the following for the whole of section 28. Amendment of section 28.
 "28. (1) The Corporation may by resolution at its meeting make such rules as may be necessary or expedient for the better carrying out of the purposes of this Enactment—
 (a) to prescribe the form of application for membership of the Public Library or any branch thereof or of any mobile library;
 (b) to provide for the suspension, cancellation, termination or disqualification of membership of the Public Library;
 (c) to regulate for the maintenance of proper standards and conduct of members and to deal with infringements of the same;
 (d) to prescribe for the establishment of committees;

- (e) to prescribe the manner in which library materials may be used, referred to or borrowed, and the liability (financial or otherwise) of members when library materials are lost or damaged; and
- (f) for any other purposes whether of a similar nature to the foregoing or not, necessary or expedient in or about the management of the Public Library or any branch thereof or any mobile library.

(2) Any rule made under this section may from time to time be revoked, altered, amended or added to by the Corporation provided that the same shall have been confirmed by the Ruler in Council and published in the *State Gazette*."

Deletion of section 29.

19. The whole of section 29 of the Principal Enactment is hereby deleted.

Renumbering of sections 19 to 28 and 30.

20. Sections 19 to 28 and 30 of the Principal Enactment are hereby amended by renumbering them as sections 16 to 25 and 26 consecutively.

Passed this 21st day of November, 1975.
[I.P.K. Sel. 20280 Jld. III.]

JAMIAN BIN MOHAMED,
*Clerk of the Legislative Assembly,
Selangor*

**CONTROL OF CATTLE
ENACTMENT 1971**

**ENAKMEN MENGAWAL
LEMBU-KERBAU 1971**

- **CONTROL OF CATTLE (AMENDMENT)
ENACTMNET 4/1978 (BI & BM)**

SELANGOR

ENAKMEN No. 3 tahun 1971

BETA PERKENANKAN,

T. ABDUL AZIZ SHAH,
Sultan Selangor

(MOHOR KERAJAAN)

20hb April, 1971

Suatu Enakmen untok membuat peruntokan bagi mengawal lembu-kerbau dan perkara² yang berkaitan dengan-nya.

[20hb Februari, 1970.]

MAKA INI-LAH DI-PERBUAT UNDANG² oleh Badan Perundangan Negeri Selangor saperti berikut:

1. Enakmen ini boleh-lah di-namakan Enakmen Mengawal Lembu-kerbau, 1971, dan hendak-lah di-sifatkan sa-bagai telah mula berkuatkuasa pada 20 haribulan Februari, 1970. Nama dan mula berkuatkuasa.
2. Di-dalam Enakmen ini, melainkan jika kandungan ayat-nya menghendaki ma'ana yang lain— Tafsiran.

“Lembu-kerbau” erti-nya lembu, sapi, kerbau, kambing-biri², kambing dan babi walau apa jua umur, jantina atau jenis-nya;

“kandang lembu-kerbau” erti-nya sa-suatu bangunan atau sa-bahagian daripada bangunan yang di-gunakan atau yang di-chadang untok di-gunakan bagi memelihara atau menyimpan lembu-kerbau;

"kawasan pehak-berkuasa tempatan" erti-nya sa-suatu kawasan di-dalam Negeri yang telah di-ishtiharkan sa-bagai Lembaga Bandaran, Majlis Bandaran atau Majlis Tempatan di-bawah mana² undang² bertulis yang berkuatkuasa pada masa itu, dan termasuk-lah sa-suatu kawasan yang telah di-ishtiharkan di-bawah sekshen 150 Enakmen Lembaga Bandaran;

*N.M.B.
Bab 137.*

"Pihak-berkuasa Tertentu" erti-nya Pegawai Haiwan Negeri, Pegawai Daerah, Pegawai Penjaga Daerah Polis, Pengerusi Lembaga Bandaran atau Majlis Bandaran, dan termasuk-lah sa-saorang pegawai atau pekerja yang di-lantek dengan bertulis oleh mana² pegawai yang tersebut di-atas sa-bagai Pihak-berkuasa Tertentu bagi maksud Enakmen ini;

"kawasan larangan" erti-nya sa-suatu kawasan yang telah di-ishtiharkan di-bawah sekshen 3.

*Mengishti-
harkan
kawasan
larangan.*

3. (1) Raja dalam Meshuarat boleh, jika di-fikirkan-nya perlu bagi maksud menghapuskan gangguan awam atau memelihara kesihatan dan keselamatan awam, mengishti-harkan melalui pemberitahu *Warta* mana² kawasan pehak-berkuasa tempatan atau sa-bahagian daripada-nya sa-bagai kawasan larangan bagi lembu-kerbau atau bagi sa-suatu gulungan, kelas atau jenis lembu-kerbau sa-bagaimana yang di-nyatakan dalam pemberitahu itu.

(2) Pemberitahu itu hendak-lah menyatakan tarikh perishti-haran itu akan mula berkuatkuasa dalam kawasan larangan itu, tarikh tersebut tidak boleh lebeh awal daripada satu bulan dari tarikh tersiar-nya pemberitahu itu.

*Memelihara
atau
menyimpan
lembu-
kerbau
di-dalam
kawasan
larangan
di-tegah.*

4. (1) Dengan tidak menghiraukan peruntukan² mana² undang² Negeri atau perundangan kecil mengenai melesen lembu-kerbau atau kandang lembu-kerbau—

(a) mana² lembu-kerbau yang di-pelihara atau di-simpan atau di-dapati dalam kawasan larangan dengan tiada mempunyai kebenaran bertulis dari Pegawai Haiwan Negeri, boleh di-tangkap atau di-tembak oleh Pihak-berkuasa Tertentu dan di-bawa dengan serta merta ka-suatu tempat sembeleh atau ka-mana² tempat lain yang di-fikirkan sesuai oleh Pihak-berkuasa Tertentu untuk di-sembeleh di-situ atau di-selenggarakan dengan apa chara jua yang di-tentukan oleh Pihak-berkuasa Tertentu;

(b) jika mana² lembu-kerbau itu di-pelihara, di-simpan atau di-dapati dalam kandang lembu-kerbau atau berdekatan dengan-nya, maka Pihak-berkuasa

Tertentu boleh merobohkan kandang lembu-kerbau tersebut, melainkan tuan punya kandang itu sendiri bersetuju dengan bertulis untok merobohkan-nya sendiri di-dalam tempoh masa yang di-fikirkan patut oleh Pehak-berkuasa Tertentu.

(2) Kuasa² yang di-beri oleh sekshen-kechil (1) hanya boleh di-jalankan oleh Pegawai Daerah bagi daerah yang berkenaan, atau Pegawai Haiwan Negeri.

(3) Mana² lembu-kerbau yang di-sembeleh di-bawah peruntokan² sekshen-kechil (1) (a) atau mana² harta boleh aleh yang di-dapati dari merobohkan kandang lembu-kerbau di-bawah peruntokan² sekshen-kechil (1) (b) hendaklah di-jual atau di-selenggarakan dengan apa chara jua yang di-tentukan oleh Pehak-berkuasa Tertentu.

(4) Terta'alok kepada peruntokan² sekshen-kechil (5), tiada apa² pampasan kena di-bayar bagi mana² lembu-kerbau yang di-tembak, di-sembeleh atau di-selenggarakan, atau bagi sa-suatu kandang lembu-kerbau yang di-robuhkan di-bawah peruntokan sekshen ini.

(5) Hasil, jika ada, daripada jualan mana² lembu-kerbau yang di-sembeleh atau penjualan harta boleh aleh di-bawah peruntokan sekshen-kechil (3) sa-telah di-tolak perbelanjaan-nya, hendaklah di-simpan oleh Pehak-berkuasa Tertentu yang berkenaan, sa-hingga tuntutan di-buat oleh tuan punya lembu-kerbau atau kandang lembu-kerbau itu.

(6) Jika dalam tempoh dua minggu dari tarikh jualan tiada sa-orang pun membuktikan tuntutan-nya terhadap harta itu maka pemilikan atau hasil berseh daripada jualan itu hendaklah terserah dan menjadi hak Kerajaan Negeri.

(7) Sa-kira-nya ada lebeh dari satu orang yang menuntut terhadap harta itu, maka Pehak-berkuasa Tertentu hendaklah menentukan dengan mengadakan penyiasatan siapakah yang berhak kepada hasil itu.

(8) Sa-siapa yang tiada puashati dengan keputusan yang di-buat oleh Pehak-berkuasa Tertentu itu boleh membuat apil kepada Raja dalam Meshuarat dalam tempoh sa-puloh hari dari tarikh tersiar-nya keputusan itu dan keputusan Raja dalam Meshuarat itu ada-lah mu'tamad.

5. (1) Sa-saorang yang menjaga mana² lembu-kerbau yang di-dapati berada dalam kawasan larangan ada-lah melakukan suatu kesalahan dan apabila thabit kesalahan itu boleh di-kenakan denda yang tidak lebeh daripada satu ribu ringgit atau di-penjara sa-lama tempoh yang tidak lebeh daripada dua belas bulan. Kesalahan.

(2) Sa-saorang yang memelihara, menyimpan atau membenarkan supaya di-pelihara atau di-simpan mana² lembu-kerbau atau mana² gulongan, kelas atau jenis lembu-kerbau sa-bagai yang di-nyatakan dalam *Warta* di-dalam kawasan larangan tanpa suatu kebenaran bertulis dari Pegawai Haiwan Negeri, ada-lah melakukan suatu kesalahan dan apabila thabit kesalahan itu boleh di-kenakan denda yang tidak lebeh daripada satu ribu ringgit atau di-penjara sa-lama tempoh yang tidak lebeh daripada dua belas bulan atau kedua² hukoman denda dan penjara.

(3) Sa-saorang yang memindah atau mengangkut mana² lembu-kerbau atau membenarkan supaya di-pindah atau di-angkut mana² lembu-kerbau atau mana² gulongan, kelas atau jenis lembu-kerbau yang di-nyatakan dalam *Warta* daripada, ka-dalam atau di-dalam sa-suatu kawasan larangan, tanpa kebenaran bertulis dari Pehak-berkuasa Tertentu, ada-lah melakukan suatu kesalahan, melainkan jika lembu-kerbau itu dalam transit, dan apabila thabit kesalahan itu boleh di-kenakan denda yang tidak lebeh daripada lima ratus ringgit atau di-penjara sa-lama tempoh yang tidak lebeh daripada enam bulan atau kedua² hukoman denda dan penjara.

Anggapan.

6. (1) Bagi maksud seksyen 5, sa-saorang yang di-dapati berhampiran dengan mana² lembu-kerbau hendak-lah di-anggap, sa-hingga akas-nya di-buktikan, sa-bagai orang yang menjaga lembu-kerbau yang tersebut, atau orang yang memelihara, menyimpan atau membenarkan supaya di-pelihara atau di-simpan lembu-kerbau itu, atau orang yang memindah atau mengangkut atau membenarkan supaya di-pindah atau di-angkut daripada, ka-dalam atau di-dalam kawasan larangan, mengikut mana yang berkenaan.

(2) Anggapan di-bawah seksyen-kecil (1) tidak-lah menghalang tuan punya lembu-kerbau itu daripada di-da'awa dan di-thabitkan atas mana² kesalahan di-bawah seksyen 5.

Menghalang pegawai² menjalankan kewajipan atau kuasa-nya.

7. Sa-saorang yang menghalang atau mengendala atau menolong supaya terhalang atau tergendala Pehak-berkuasa Tertentu atau mana² orang yang di-wakil-nya pada menjalankan kewajipan atau kuasa-nya di-bawah Enakmen ini atau mana² kaedah atau perintah yang di-buat di-bawah-nya ada-lah melakukan suatu kesalahan dan boleh di-kenakan denda yang tidak lebeh daripada dua ratus lima-puluh ringgit atau di-penjara sa-lama tempoh yang tidak lebeh daripada enam bulan atau kedua²-nya.

8. Sa-saorang yang telah di-thabitkan atas mana² kesalahan terhadap Enakmen ini atau mana² kaedah yang di-buat di-bawah-nya, jika tiada penalti di-peruntokkan bagi kesalahan itu, boleh di-kenakan denda yang tidak lebeh daripada dua ratus ringgit atau di-penjara sa-lama tempoh yang tidak lebeh daripada tiga bulan. Penalti am.
9. Sa-saorang yang telah di-thabitkan atas mana² kesalahan terhadap Enakmen ini, yang dalam tempoh dua belas bulan daripada tarikh thabitan itu, di-thabitkan lagi atas kesalahan bagi kali yang kedua atau tiap² kali sa-terus-nya terhadap Enakmen ini hendak-lah di-penjara sa-lama tempoh yang tidak kurang daripada dua bulan sa-lain daripada di-kenakan denda. Penalti bagi thabitan kali yang kedua.
10. Raja dalam Meshuarat boleh melalui pemberitahu dalam *Warta*, membuat dengan am-nya kaedah² bagi melaksanakan peruntokan² Enakmen ini. Kaedah².
11. Pehak-berkuasa Tertentu ada-lah pada bila² masa pun, bebas keluar masuk mana² harta sendirian bagi maksud menyiasat sa-suatu kesalahan atau bagi menjalankan kuasa² yang di-beri di-bawah Enakmen ini. Kebebasan keluar masuk harta sendirian.
12. Tiada-lah apa² tanggungan boleh di-kenakan kepada Kerajaan Negeri, Pehak-berkuasa Tertentu, atau mana² pegawai atau orang lain yang bertindak mengikut arahan Pehak-berkuasa Tertentu, mengenai apa² perbelanjaan, kerugian atau kechachatan yang berbangkit dalam atau pada menjalankan dengan sah kuasa² yang di-beri oleh Enakmen ini. Perlindungan bagi pegawai dan orang² lain.
13. Sa-suatu penda'awaan berkenaan dengan mana² kesalahan terhadap Enakmen ini boleh di-jalankan oleh— Perjanaan penda'awaan.
- (a) Timbalan Penda'awa Raya;
- (b) Sa-orang pegawai Lembaga Bandaran atau ~~Majlis~~ Bandaran yang pangkat-nya tidak rendah daripada Merinyu Kesihatan; *Merinyu Kesihatan*
- (c) Pegawai Daerah dan Penolong Pegawai Daerah; *Penolong Pegawai Daerah*
- (d) Sa-orang pegawai Jabatan Haiwan yang pangkat-nya tidak rendah daripada Pembantu Urusan Haiwan;
- (e) Sa-orang pegawai polis yang pangkat-nya tidak rendah dari Inspektor.

Natijah
Enakmen
ini.

14. Di-dalam kawasan larangan, jika sa-suatu peruntokan Enakmen ini ada-lah berlawanan dengan sa-suatu peruntokan Undang² Negeri atau perundangan kecil, maka peruntokan Enakmen ini hendak-lah terpakai dan peruntokan yang lain² itu hendak-lah, sa-takat yang ia-nya berlawanan itu menjadi tidak sah.

Peman-
sokhan.

15. Enakmen Dharurat No. I (Selangor), 1970 ada-lah dengan ini di-mansokhkan.

Di-luluskan pada 19hb Mach, 1971.

[I.P.K. Sel. Sulit 1824; L.A. Sel. Rahsia 37 Vol. II.]

KAMARUL BAHRIM BIN HAJI ABDUL RAOF,
Setiausaha,
Dewan Negeri, Selangor

2

15

SELANGOR

ENACTMENT No. 3 of 1971

*Amendment -
En. 4/1978*

I ASSENT,

T. ABDUL AZIZ SHAH,
Sultan of Selangor

(STATE SEAL)

20th day of April, 1971

An Enactment to make provisions for the control of cattle and for matters incidental thereto.

[20th February, 1970.]

IT IS HEREBY ENACTED by the Legislature of the State of Selangor as follows:

1. This Enactment may be cited as the Control of Cattle Enactment, 1971, and shall be deemed to have come into force on the 20th day of February, 1970.

Short title and commencement.

2. In this Enactment, unless the context otherwise requires—

Interpretation.

"cattle" means cows, oxen, buffaloes, sheep, goats and pigs of any age, sex or type;

"cattle-shed" means any building or part of a building used or intended to be used for the rearing or keeping of cattle;

"local authority area" means any area in the State which has been declared to be a Town Board, Town Council, or Local Council under any written law for the time being in force includes any area which has been declared under section 150 of the Town Boards Enactment;

*Sub. by
E. 4/78*

*P.M.S.
Cap. 137.*

"Proper Authority" means the State Veterinary Officer, the District Officer, the Officer-in-Charge of a Police District, the Chairman of a Town Board or Town Council, and includes any subordinate officer or employee appointed in writing by any of the aforesaid officers to be a Proper Authority for the purposes of this Enactment.

"restricted area" means any area declared under section 3.

Declara-
tion of
restricted
area.

3. (1) The Ruler in Council may if it considers necessary for the purpose of suppressing public nuisance, or preserving public health or safety by notification in the Gazette declare any local authority area or part thereof to be a restricted area for cattle or for any category, class or type of cattle as may be specified therein.

(2) The notification shall specify the date on which the declaration shall come into force, such date being not earlier than one month from the date on which the notification is published.

Rearing or
keeping of
cattle in
restricted
area
prohibited.

4. (1) Notwithstanding the provisions of any State law or subsidiary legislation relating to the licensing of cattle or cattle shed—

(a) any cattle which is reared, kept or found within a restricted area without the written permission of the State Veterinary Officer may be seized or be shot by the Proper Authority and taken forthwith to an abattoir or to any other place as the Proper Authority may think fit to be slaughtered therein or disposed of in such manner as the Proper Authority may determine;

(b) if any such cattle is reared, kept or found in a cattle shed or in close proximity to it, the Proper Authority may demolish such cattle shed unless the owner thereof undertakes in writing to do so himself within such time as the Proper Authority deems reasonable.

(2) The powers under subsection (1) may only be exercised by the District Officer of the district concerned or the State Veterinary Officer.

E. 4/78

(3) Any cattle slaughtered under the provisions of subsection (1) (a) or any movable property recovered from the demolition of the cattle shed under the provisions of subsection (1) (b) shall be sold or disposed of in such manner as the Proper Authority may determine.

by the President of the Municipal Council or District Council concerned.

(4) - (5) - - -

(4) Subject to the provisions of subsection (5), no compensation shall be payable for any cattle shot, slaughtered or disposed of, or for the demolition of any cattle-shed under the provisions of this section.

(5) The proceeds, if any, of sale of any cattle slaughtered or of any movable property recovered under the provisions of subsection (3), after deducting expenses, shall be held by the Proper Authority concerned, until a claim is made by the owner of the cattle or the cattle-shed as the case may be.

(6) If within two weeks from such sale no person has established a claim to such property the ownership of the net proceeds thereof shall thereupon pass to and become vested in the State Government.

(7) Where there is more than one claimant to such property the Proper Authority shall after due inquiry decide as to the person who shall be entitled to the proceed thereof.

(8) Any person dissatisfied with the decision of the Proper Authority may appeal to the Ruler in Council within ten days from the date when the decision is published, and the decision of the Ruler in Council shall be final.

5. (1) Any person in charge of any cattle found within a restricted area shall be guilty of an offence and be liable on conviction to a fine not exceeding one thousand dollars or to imprisonment for a term not exceeding twelve months.

Offences.

(2) Any person who rears, keeps or permits the rearing or keeping of any cattle or any category, class or type of cattle as may be specified in the *Gazette* within any restricted area without the written permission of the State Veterinary Officer, shall be guilty of an offence and be liable on conviction to a fine not exceeding one thousand dollars or to imprisonment not exceeding twelve months or to both such fine and imprisonment.

(3) Any person who moves or transports any cattle or permits the movement or transportation of any cattle, or any category, class or type of cattle as may be specified in the *Gazette*, from, into or within any restricted area, without the written permission of the Proper Authority shall, except where the cattle is merely in transit, be guilty of an offence and be liable on conviction to a fine not exceeding five hundred dollars or to imprisonment not exceeding six months or to both such fine and imprisonment.

- Presumption.** 6. (1) For the purposes of section 5, any person found in close proximity of any cattle shall until the contrary is proved be presumed to be in charge of such cattle, or to have reared, kept or permitted the rearing or keeping of such cattle, or to have moved or transported them or permitted their movement or transportation from, into or within the restricted area, as the case may be.
- (2) The presumption under subsection (1) shall be no bar to the owner of the cattle being charged and convicted for any offence under section 5.
- Obstructing officers in executing their duties.** 7. Any person who obstructs or impedes or assists in obstructing or impeding the Proper Authority or anyone delegated by it in the exercise of its duty or power under this Enactment or any rules or order made thereunder shall be guilty of an offence and be liable to a fine not exceeding two hundred and fifty dollars or imprisonment for a term of six months or both.
- General penalty.** 8. Any person convicted of any offence against this Enactment or any rules made thereunder where no penalty is provided for such offence shall be liable to a fine not exceeding two hundred dollars or to imprisonment not exceeding three months.
- Penalty for second conviction.** 9. Any person convicted of an offence against this Enactment who within a period of twelve months from the date of such conviction is convicted of a second or subsequent offence against this Enactment shall be liable to imprisonment for a term not less than two months in addition to any fine.
- Rules.** 10. The Ruler in Council may by notification in the *Gazette* make rules generally to give effect to the provisions of this Enactment.
- Access to private property.** 11. The Proper Authority shall at all times have free access to any private property for the purpose of investigating an offence or of exercising the powers conferred by this Enactment.
- Protection of officers and other persons.** 12. No liability shall attach to the State Government, the Proper Authority or any officer or person acting on the instruction of the Proper Authority in respect of any expense, loss or injury arising in or from the lawful exercise of the powers conferred by this Enactment.
- Conduct of prosecution.** 13. Any prosecution in respect of any offence against this Enactment may be conducted by:
- (a) Deputy Public Prosecutor;

2005-03
 2011-01-01
 10/7/71

- (b) An officer of the Town Board or the Town Council not below the rank of Health Inspector;
- (c) District Officer and Assistant District Officer;
- (d) An officer of the Veterinary Department not below the rank of Veterinary Assistant;
- (e) Any police officer not below the rank of Inspector.

Emergency Council

District Council

14. In a restricted area if any provision of this Enactment is inconsistent with any provisions of any State law or subsidiary legislation, the former provisions shall prevail, and the latter provision shall, to the extent of the inconsistency, be void.

Effect of this Enactment.

15. The Emergency (Selangor) Enactment No. 1, 1970 is hereby repealed.

Repeal

Passed this 19th day of March, 1971.

[I.P.K. Sel. Sulit 1824; L.A. Sel. Rahsia 37 Vol. II.]

KAMARUL BAHRIM BIN HAJI ABDUL RAOF,
*Clerk of the Legislative Assembly,
 Selangor*

SELANGOR

ENAKMEN No. 4 tahun 1978

BETA PERKENANKAN,

(MOHOR KERAJAAN) T. ABDUL AZIZ SHAH,
Sultan Selangor

15hb Januari 1979

Suatu Enakmen bagi meminda Enakmen Mengawal Lembu-Kerbau 1971.

[15hb Januari 1979.]

MAKA INILAH DIPERBUAT UNDANG-UNDANG oleh Badan Perundangan Negeri Selangor seperti berikut:

1. Enakmen ini bolehlah dinamakan sebagai Enakmen Mengawal Lembu-Kerbau (Pindaan) 1978 dan adalah disifatkan sebagai berkuatkuasa pada 1 haribulan Januari 1979. Tajuk ringkas dan mula berkuatkuasa.
2. Seksyen 2, Enakmen Mengawal Lembu-Kerbau 1971 (selepas ini disebut sebagai "Enakmen ibu") adalah dengan ini dipinda— Pindaan kepada seksyen 2.

(a) menggantikan takrif "kawasan pihak berkuasa tempatan" dengan takrif yang baru seperti berikut:

"kawasan pihak berkuasa tempatan" ertinya sesuatu kawasan di dalam Negeri Selangor yang telah diisytiharkan dan diwartakan sebagai

kawasan Majlis Perbandaran atau Majlis Daerah di bawah peruntukan seksyen 3, Akta Kerajaan Tempatan 1976;

- (b) menggantikan takrif "pihak berkuasa tertentu" dengan takrif baru seperti berikut:

"Pihak berkuasa tertentu" ertinya Pegawai Haiwan Negeri, Pegawai Daerah, Pegawai Penjaga Daerah Polis dan Yang Dipertua Majlis Perbandaran atau Majlis Daerah.

Pindaan
kepada
seksyen 4.

3. Seksyen 4 Enakmen itu adalah dipinda seperti berikut:

- (a) potong perkataan "atau" selepas sahaja perkataan-perkataan "yang berkenaan" di dalam seksyen-kecil (2);

- (b) masukkan koma selepas sahaja perkataan-perkataan "yang berkenaan" di dalam seksyen-kecil (2);

- (c) masukkan perkataan-perkataan "atau Yang Dipertua Majlis Perbandaran atau Majlis Daerah yang berkenaan" selepas sahaja perkataan-perkataan "Pegawai Haiwan Negeri" dalam seksyen-kecil (2);

- (d) masukkan selepas sahaja seksyen-kecil (3) seksyen-seksyen-kecil (4) dan (5) yang baru seperti berikut—

"(4) Pihak berkuasa tertentu boleh mengurung mana-mana lembu-kerbau yang ditangkap di bawah peruntukan-peruntukan seksyen-kecil (1) (a) di tempat yang sesuai dan disimpan di situ atas risiko pemunyaanya atau orang yang menjaga lembu-kerbau itu dan seterusnya mengurung lembu-kerbau itu sehingga belanja bagi tangkapan, kurungan dan memberi makan lembu-kerbau itu dibayar."

"(5) Pihak berkuasa tertentu hendaklah memperakui belanja itu kepada pemunyaanya atau orang yang menjaga lembu-kerbau itu dan perakuan pihak berkuasa tertentu itu adalah bukti muktamad mengenai jumlah wang yang kena dibayar itu.";

- (e) menomborkan semula seksyen-seksyen-kecil (4), (5), (6), (7) dan (8) yang ada sebagai seksyen-seksyen-kecil (6), (7), (8), (9) dan (10) seterusnya;

- (f) gantikan perkataan-perkataan "seksyen-kecil (7)" bagi "seksyen-kecil (5)" yang terdapat selepas sahaja perkataan-perkataan "tertakluk kepada peruntukan-peruntukan" di dalam seksyen-kecil (4).

4. Seksyen 5 kepada Enakmen itu adalah dipinda dengan menambah seksyen-kecil (4) baru seperti berikut: Pindaan kepada seksyen 5.

“(4) Pihak berkuasa tertentu boleh mengikut budi-bicaranya menyelesaikan kesalahan-kesalahan di bawah seksyen-seksyen-kecil (1), (2) dan (3) ke peringkat tidak melebihi dua ratus ringgit.”

5. Seksyen 13, Enakmen itu adalah dipinda dengan menggantikan “Majlis Daerah” dan “Majlis Perbandaran” bagi perkataan-perkataan “Lembaga Bandaran” dan “Majlis Bandaran” seterusnya di dalam butiran (b) seksyen itu. Pindaan kepada seksyen 13.

Diluluskan pada 19hb Disember 1978.
[IPK. Sel. 30051/20; IPK. Sel. Sulit 1824.]

JAMIAN BIN MOHAMAD,
Setiausaha,
Dewan Negeri Selangor

SELANGOR

ENACTMENT No. 4 of 1978

I ASSENT,

(STATE SEAL)

T. ABDUL AZIZ SHAH,
Sultan of Selangor

15th day of January 1979

An Enactment to amend the Control of Cattle Enactment
1971.

[1st January 1979.]

IT IS HEREBY ENACTED by the Legislature of the
State of Selangor as follows :

1. This Enactment may be cited as the Control of Cattle (Amendment) Enactment 1978, and shall be deemed to have come into force on the 1st day of January 1979.

Short title
and com-
mencement.

2. Section 2 of the Control of Cattle Enactment 1971 (hereinafter referred to as "the principal Enactment") is hereby amended--

Amend-
ment of
section 2.

(a) by substituting for the definition of "local authority area" a new definition as follows :

"local authority area" means any area in the State of Selangor which has been declared and gazetted to be a Municipal Council or District Council area under the provision of Section 3 of the Local Government Act 1976;

(b) by substituting for the definition of "Proper Authority" a new definition as follows:

"Proper Authority" means the State Veterinary Officer, the District Officer, the Officer-in-charge of a Police District and the President of a Municipal or District Council.

Amend-
ment of
section 4.

3. Section 4 of the principal Enactment is amended as follows:

(a) delete the word "or" immediately after the word "concerned" in subsection (2);

(b) insert a comma immediately after the word "concerned" in subsection (2);

(c) add the words "or the President of the Municipal Council or District Council concerned" immediately after the words "the State Veterinary Officer" in subsection (2);

(d) add immediately after subsection (3) the following new subsections (4) and (5)—

"(4) The proper authority may impound any cattle seized under the provision of subsection (1) (a) at a suitable place and there to remain at the risk of the owner or the person in charge of the cattle and may impound the same until the expenses of seizure, impounding and feeding of the cattle are paid."

"(5) The proper authority shall certify such expenses to the owner or the person in charge of the cattle and the certificate of the proper authority shall be conclusive proof of the sum due."

(e) renumber the existing subsections (4), (5), (6), (7) and (8) as subsections (6), (7), (8), (9) and (10);

(f) substitute for the words "subsection (5)" the words "subsection (7)" immediately after the words "subject to the provisions of" in subsection (4).

Amend-
ment of
section 5.

4. The principal Enactment is amended by adding the following new subsection (4) to section 5:

"(4) The proper authority may at its discretion compound any of the offences under subsections (1), (2) and (3) for a sum not exceeding two hundred ringgit."

5. Section 13 of the principal Enactment is amended by substituting "Municipal Council" and "District Council" for the words "Town Board" and "Town Council" respectively in item (b) thereof. Amendment of section 13.

Passed this 19th day of December 1978.
[IPK. Sel. 30051/20; IPK. Sel. Sulit 1824.]

JAMIAN BIN MOHAMAD,
*Clerk of the Legislative Assembly,
Selangor*

**SELANGOR AGRICULTURAL
DEVELOPMENT CORPORATION
ENACTMENT 1972**

**ENAKMEN PERBADANAN
KEMAJUAN PERTANIAN
SELANGOR 1972**

- **SELANGOR AGRICULTURAL DEVELOPMENT
CORPORATION (AMENDMENT) ENACTMENT
8/1976 (BI & BM)**
- **SELANGOR AGRICULTURAL DEVELOPMENT
CORPORATION (AMENDMENT) ENACTMENT
7/1982 (BI & BM)**
- **SELANGOR AGRICULTURAL DEVELOPMENT
CORPORATION (AMENDMENT) ENACTMENT
2/2005 (BI & BM)**

SELANGOR

ENAKMEN No. 12 tahun 1972

BETA PERKENANKAN,

TENGGU IDRIS SHAH,
Pemangku Raja Selangor

(MOHOR KERAJAAN)

2hb Januari, 1973

Suatu Enakmen bagi membuat peruntukan bagi penubuhan suatu Perbadanan yang di-namakan sa-bagai Enakmen Perbadanan Kemajuan Pertanian Selangor, 1972 dan bagi perkara² yang berkaitan dengan-nya.

[]

MAKA INI-LAH DI-PERBUAT UNDANG² oleh Badan Perundangan Negeri Selangor seperti berikut:

BAHAGIAN I
 PERMULAAN

1. Enakmen ini boleh-lah di-namakan Enakmen Perbadanan Kemajuan Pertanian Selangor, 1972, dan hendaklah mula berkuatkuasa pada tarikh yang di-tetapkan oleh Raja melalui pemberitahu dalam *Warta*. Tajuk rengkas dan mula berkuatkuasa.
2. Dalam Enakmen ini, melainkan jika kandungan ayat-nya menghendaki makna yang lain— Tafsiran.

"keluaran Pertanian" erti-nya mana² keluar pertanian atau perkebunan (sama ada telah di-proses di-kilang atau dengan lain²) dan ada-lah termasuk ternakan ladang dan ternakan petani (sama ada hidup atau di-sembeleh) daging atau belulang binatang² itu, ayam itek, hasil susu, ikan dan keluar perikanan;

"pemasaran" erti-nya menjual, memproses, membeli, menyimpan, mengumpul, memasang, mengangkut bagi maksud membeli dan menjual mana² hasil pertanian dan mengiklan dan membiayai pengendahan² hasil pertanian itu bagi maksud perdagangan;

"pertanian" ada-lah termasuk menangkap ikan di-sungai dan penggunaan tanah bagi apa² maksud ternakan;

"ternakan" ada-lah termasuk membela atau membiak ternakan, ayam itek atau lebah dan menanam buah²an, sayur²an dan sa-umpama-nya.

BAHAGIAN II PERMULAAN

Penubohan
Perbadanan.

3. (1) Maka ada-lah dengan ini di-tubuhkan suatu pertubuhan perbadanan bernama "Perbadanan Kemajuan Pertanian Selangor" (kemudian daripada ini di-sebut "Perbadanan") yang kekal turun temurun dan mempunyai satu materi dan boleh mendakwa dan di-dakwa atas nama-nya, dan tertaklok kepada Enakmen ini boleh membuat kontrek dan mempunyai kuasa bagi memperolehi dan memegang harta alih atau harta takalah dan bagi melepaskan-nya atau dengan sa-chara lain membuat apa² urusan mengenai-nya.

(2) Perbadanan hendak-lah terdiri daripada ahli² berikut—

- (a) Sa-orang Pengerusi yang di-lantek oleh Raja dalam Majlis Meshuarat;
- (b) Timbalian Pengerusi yang dilantek oleh Raja dalam Majlis;
- (c) Pegawai Kewangan Negeri;
- (d) Pegawai Kemajuan Negeri;
- (e) Tidak kurang daripada lima dan tidak lebih daripada sembilan orang yang di-lantek oleh Menteri Besar ia-itu orang² yang berpengalaman dan telah menunjukkan kebolehan dalam perkara² berhubungan dengan pengeluaran pertanian, pemasaran, kewangan atau pentadbiran.

(3) Sa-orang pengerusi atau ahli sementara boleh di-lantek dalam masa Pengerusi atau ahli tidak berupaya buat sementara (sama ada oleh kerana sakit atau tidak ada di-dalam Persekutuan), dan Pengerusi atau ahli sementara itu hendak di-lantek dengan chara sa-rupa seperti Pengerusi itu atau ahli itu, mengikut mana yang berkenaan, di-lantek di-bawah sekshen ini.

(4) Sa-saorang ahli Perbadanan, kechuali orang² yang tersebut dalam perenggan (b) hingga (d) sekshen-kechil (2) hendak-lah, melainkan jika ia-nya meletakkan jawatan-nya atau perlantekan-nya di-batalkan terlebih dahulu, memegang jawatan bagi tempoh sa-bagaimana yang di-nyatakan di-dalam surat perlantekan-nya, dan ada-lah layak di-lantek sa-mula.

4. (1) Orang² yang berikut ada-lah hilang kelayakan daripada di-lantek atau menjadi ahli² Perbadanan— Hilang Kelayakan.

- (a) orang yang tidak sempurna akal atau sa-chara lain tidak berupaya menyempurnakan kewajipan²-nya;
- (b) orang bankrap;
- (c) orang yang telah di-thabitkan kesalahan dan di-jatuhkan hukuman penjara bagi tempoh tidak kurang daripada satu tahun;
- (d) orang yang telah di-thabitkan apa² kesalahan mengenai rasuah atau kechurangan.

(2) Sa-orang ahli Perbadanan hendak-lah mengosongkan jawatan-nya, jika ia tidak menghadhiri meshuarat tiga kali berturut² tanpa kebenaran bertulis daripada Pengerusi atau jika ia hilang kelayakan di-bawah perenggan-kechil (1).

5. (1) Perbadanan hendak-lah berimeshuarat sa-kurang²-nya enam bulan sa-kali. Meshuarat².

(2) Perbadanan boleh-lah melantek Jawatankuasa² bagi memeriksa dan melaporkan apa² jua perkara yang berbangkit daripada atau berkaitan dengan mana² daripada kuasa-nya di-bawah Enakmen ini.

(3) Dengan tidak menghiraukan kepada seksyen-kecil (2) dan tidak mengurangkan kuasa-kuasanya, Perbadanan berkuasa melantik Jawatankuasa-jawatankuasa kecil atau Jawatankuasa khas untuk menyelenggarakan tujuan-tujuannya.

6. (1) Mana² ahli yang mempunyai atau memperoleh dengan sa-chara langsung atau sa-chara tidak langsung melalui-nya sendiri, kongsi atau ejen-nya— Kenyataan oleh ahli² Perbadanan mengenai kepentingan urusan dengan Perbadanan.

(a) sa-suatu sher atau kepentingan—

- (i) dalam mana² kontrek yang di-buat dengan Perbadanan;
- (ii) dalam mana² kerja yang di-buat untuk Perbadanan; atau

(iii) dalam mana² sharikat atau firma atau mengenai apa² pengusahaan dengan mana Perbadanan berchadang hendak membuat satu kontrak; atau

(b) apa² kepentingan berfaedah mengenai tanah yang di-chadang hendak di-perolehi, di-beli, di-pajak atau pun di-urus dengan jala² lain oleh Perbadanan yang ia tahu sa-bagai terlibat atau mungkin terlibat oleh mana² projek, ranchangan atau enterprais yang di-luluskan atau di-chadang hendak di-luluskan oleh Perbadanan,

hendak-lah menyatakan jenis dan takat sher atau kepentingan-nya kepada Perbadanan.

(2) Tiap² kenyataan yang di-buat menurut seksyen ini hendak-lah di-rekodkan dalam minit mesnuarat di-mana ia-nya telah di-buat atau di-bacha.

(3) Sa-saorang ahli tidak boleh mengundi atas apa² ketetapan atau soal berhubong dengan mana² kontrak, pemerolehan, pembelian, pajakan, urusan, projek, atau ranchangan dalam mana ia ada mempunyai apa² sher atau kepentingan, sama ada ia telah menyatakan-nya atau tidak, dan juga ia tidak boleh mengambil bahagian dalam apa² perbincangan (kechuali atas pelawa²an Perbadanan) atau keputusan berhubong dengan-nya atau apa² perkara yang bersampingan dengan-nya, dan jika ia berbuat demikian maka undi-nya tidak boleh di-kira dan juga ia tidak boleh di-kira dalam koram yang hadir di-mesnuarat itu bagi maksud ketetapan atau soal itu.

Koram.

7. (1) Koram bagi Perbadanan ia-lah—

- (a) lima, jika Perbadanan mempunyai sembilan orang ahli;
- (b) enam, jika Perbadanan mempunyai lebih daripada sembilan orang ahli.

(2) Dalam semua mesnuarat Perbadanan, Pengerusi, atau jika ia tidak hadir, sa-orang ahli sa-bagaimana yang di-pilih oleh ahli² yang hadir, hendak-lah mempengerusikan mesnuarat itu.

(3) Jika atas apa² soal yang hendak di-putuskan oleh Perbadanan, bilangan undi sama banyak-nya, maka Pengerusi ada-lah berhak memberi undi pemutus sa-lain dari undi asal-nya; tetapi berhubong dengan sa-suatu pengundian, Pengerus Besar tidak mempunyai undi.

(4) Tertaklok kepada perenggan-kechil (1), (2) dan (3) Perbadanan hendak-lah menetapkan achara-nya sendiri.

8. Maka boleh-lah di-bayar kepada tiap² sa-orang ahli atau sa-orang ahli Jawatankuasa Perbadanan daripada Kumpulanwang apa² elaun termasuk elaun perjalanan dan elaun hidup sa-bagaimana yang di-putuskan oleh Perbadanan dari sa-masa ka-samasa tertaklok kepada apa² had dan sharat sa-bagaimana yang di-arahkan oleh Raja dalam Meshuarat.

Elaun² yang boleh di-bayar kepada ahli².

9. Materi Perbadanan hendak-lah di-sahkan oleh Pengerusi dan sa-orang lagi ahli Perbadanan, dan apa² surat yang berupa sa-bagai telah di-materikan dengan materi tersebut, di-sahkan seperti tersebut, hendak-lah di-sifatkan sa-bagai telah di-sempurnakan dengan sah-nya sa-hingga akas-nya di-buktikan.

Materi Perbadanan.

10. (1) Perbadanan boleh—

(a) melantek sa-orang pegawai kerja yang akan menjadi Pengurus Besar Perbadanan;

(b) melantek beberapa orang pegawai dan kakitangan lain bagi Perbadanan sa-bagaimana yang di-fikirkan-nya patut.

Perlantekan Pegawai².

(2) Semua pegawai dan kakitangan yang di-lantek di-bawah peruntokan² yang tersebut di-atas hendak-lah tertaklok kepada apa² sharat yang di-tentukan oleh Perbadanan.

(3) Perbadanan boleh membuat kaedah² bagi menubuh dan menguruskan suatu kumpulanwang simpanan bercharom bagi pegawai² dan kakitangan² yang di-lantek di-bawah peruntokan yang tersebut di-atas.

(4) Mana² pegawai dan kakitangan yang di-lantek di-bawah perenggan-kechil (1) dan mana² ahli Perbadanan hendak-lah di-sifatkan sa-bagai penjawat awam dalam erti Kanun Keseksaan.

11. (1) Perbadanan boleh mewakilkan kepada Pengurus Besar atau mana² pegawai Perbadanan mana² daripada tugas dan kuasa-nya, kechuali kuasa² di-bawah seksyen 15 dan 23.

Perwakilan Kuasa.

(2) Pengurus Besar hendak-lah menjalankan penyeliaan dan kawalan atas perbuatan² dan-perjalanan² semua pegawai dan kakitangan Perbadanan dalam perkara² pentadbiran kerja dan mana² perkara berkenaan dengan akaun² dan rekod² Perbadanan, dan, tertaklok kepada mana² kaedah² yang di-buat di-bawah Enakmen ini, menguruskan perkara² berhubung dengan perkhidmatan pegawai² dan kakitangan² itu dan gaji, keistimewaan dan elaun² mereka.

Tugas²
Perbadanan.

12. Tugas Perbadanan ia-lah untuk menggalakkan kemajuan pertanian dan, bagi maksud itu, untuk membantu mana² orang yang mengambil bahagian dalam pengeluaran dan pemasaran apa² keluaran pertanian.

Kuasa² Am.

13. Perbadanan ada-lah di-beri kuasa melakukan semua perkara yang menasabah perlu bagi atau bersampingan dengan menjalankan tugas²-nya dan khusus-nya—

- (a) bagi mengadakan cara kemudahan untuk pengeluaran dan pemasaran keluaran pertanian;
- (b) bagi menjalankan segala aktiviti (sama ada dengan sendiri atau dengan badan² atau orang² lain) yang pada pendapat Perbadanan perlu, berfaedah dan sesuai bagi atau berkaitan dengan menjalankan kewajipan²-nya yang tersebut di-atas;
- (c) bagi mendirikan rumah², pejabat² dan lain² bangunan bagi maksud² Perbadanan;
- (d) bagi membeli, bertukar, membahagi², menyimpan, memproses, memindah-milik dan menjual semua keluaran pertanian dan keluaran sampingan-nya, termasuk padi;
- (e) bagi membeli, menyimpan, membahagi², membekal dan menjual benih² dan baja²;
- (f) menjalan atau menyebab di-jalankan pengajian kemungkinan ekonomi mengenai pertanian;
- (g) pada am-nya melakukan semua apa² perkara dan benda yang perlu atau bersampingan dengan atau berbangkit dari menjalankan kuasa²-nya atau menunaikan tugas²-nya di-bawah Enakmen ini.

BAHAGIAN III

PERUNTOKAN² KEWANGAN

Kumpulan-
wang
Perbadanan.

14. (1) Ada-lah dengan ini di-tubuhkan suatu kumpulan-wang (kemudian daripada ini di-sebut "Kumpulanwang") yang akan di-tadbir dan di-kawal oleh Perbadanan—

- (a) yang ka-dalam-nya akan di-bayar—
 - (i) apa² wang yang di-peruntokkan dari sa-masa ka-samasa oleh Daerah Negeri;
 - (ii) apa² wang yang di-untokkan dari sa-masa ka-samasa kepada Perbadanan daripada pendapatan pinjaman yang di-dapatkan daripada Kerajaan Negeri Selangor;

- (iii) segala wang yang dari sa-masa ka-samasa di-terima oleh atau kena di-bayar kepada Perbadanan mengenai pembayaran balek mana² pinjaman yang di-beri oleh Perbadanan dan bunga yang kena di-bayar bagi mana² pinjaman itu;
- (iv) wang² yang di-dapati atau yang timbul daripada apa² harta, pelaburan, gadaian² atau debenchar yang di-perolehi oleh atau terletak pada Perbadanan;
- (v) apa² harta, pelaburan, gadaian, atau debenchar yang di-perolehi oleh atau terletak pada Perbadanan;
- (vi) segala wang atau harta lain yang mungkin dengan apa² cara kena di-bayar kepada atau terletak pada Perbadanan dalam apa² perkara yang bersampingan dengan kuasa² dan kewajipan²-nya; dan

(b) yang daripada-nya akan di-bayar—

- (i) segala perbelanjaan (termasuk perbelanjaan modal) yang di-lakukan oleh Perbadanan pada menunaikan tanggongannya atau menjalankan kewajipannya;
- (ii) wang² bagi membayar balek apa² pinjaman yang di-beri kepada Perbadanan menurut kuasa-nya untuk meminjam;
- (iii) gaji, bayaran atau saraan bagi pegawai², ejen² dan kakitangan dan penasihat teknikal atau lain² penasihat Perbadanan; dan
- (iv) apa² bayaran akitek, pengurusan dan ejensi.

15. Aset Kumpulan wang boleh sa-takat mana ia-nya tidak di-kehendaki untuk di-bejajakan oleh Perbadanan di-bawah Enakmen ini, di-laborkan dengan apa² cara yang di-fikirkan patut oleh Perbadanan. Pelaboran.

16. (1) Perbadanan hendak-lah menyimpan akaun² dan lain² rekod dengan sa-patut-nya berkenaan dengan pengendahan-nya dan hendak-lah menyediakan penyata akaun bagi tiap² satu tahun kewangan. Akaun dan odit.

(2) Akaun² Perbadanan hendak-lah di-odit tiap² tahun oleh Juru Odit Negara atau juru odit lain yang di-lantek oleh Perbadanan dengan kelulusan Raja dalam Meshuarat.

(3) Sa-lepas akhir tiap² satu tahun kewangan, dan sa-telah sahaja akaun Perbadanan di-odit, Perbadanan hendak-lah mengarahkan supaya satu salinan penyata akaun itu di-hantar kepada Raja dalam Meshuarat, bersama dengan satu salinan apa² pandangan yang telah di-buat oleh Juru Odit Negara atau juru odit lain yang di-lantek di-bawah sekshen-kechil (2) atas apa² penyata atau akaun² Perbadanan.

(4) Raja dalam Meshuarat hendak-lah mengarahkan supaya satu salinan tiap² penyata dan pandangan itu di-bentangkan dalam Dewan Negeri.

Laporan
tahunan.

17. (1) Perbadanan hendak-lah, tidak lewat daripada 30 haribulan Jun tiap² satu tahun, mengarahkan supaya di-buat dan di-hantar kepada Raja dalam Meshuarat suatu laporan berkenaan dengan aktiviti² Perbadanan dalam masa tahun yang lalu dan mengandongi apa² maklumat berhubung dengan perjalanan dan dasar Perbadanan sa-bagaimana yang di-kehendaki dari sa-masa ka-samasa oleh Raja dalam Meshuarat.

(2) Raja dalam Meshuarat hendak-lah mengarahkan supaya satu salinan laporan itu di-bentangkan dalam Dewan Negeri.

BAHAGIAN IV

PENGGULONGAN PERBADANAN

Peng-
gulongan
urusan.

18. (1) Raja dalam Meshuarat boleh, dengan perintah yang di-siarkan dalam *Warta*, mengarahkan supaya Perbadanan di-gulung dan di-bubarkan.

(2) Apa² wang lebehan yang terbit dari penggulongan Perbadanan hendak-lah di-bayar ka-dalam Kumpulanwang Negeri Di-satukan dan apa² kekurangan hendak-lah di-bayar daripada wang yang di-peruntokkan oleh Dewan Negeri.

(3) Penggulongan Perbadanan hendak-lah di-jalankan mengikut chara sa-bagaimana yang di-tetapkan oleh Raja dalam Meshuarat.

BAHAGIAN V

PERUNTOKAN² PELBAGAI

Ordinan
Per-
lindungan
Pihak-
berkuasa
Awam No.
19/1948.

19. Mana² orang yang bertindak pada melaksanakan jawatan atau kewajipan²-nya di-bawah peruntokan Enakmen ini atau peruntokan mana² kaedah² yang di-buat di-bawah-nya ada-lah berhak mendapat perlindungan yang di-beri oleh Ordinan Perlindungan Pihak-berkuasa Awam, 1948, atau oleh mana² undang² bertulis yang berkuatkuasa ber- hubong dengan perlindungan pihak-berkuasa awam.

20. Walau apa pun peruntukan mana² undang² bertulis, dalam sa-suatu pembicharaan sivil oleh atau terhadap Perbadanan mana² Pegawai Perbadanan yang di-berikuasa bagi maksud itu dengan arahan khas atau am Pengerusi boleh, bagi pehak Perbadanan, memulakan hadir dan men-jalakan pembicharaan itu dan boleh membuat dan melakukan segala kehadiran, perbuatan dan permohonan berkenaan dengan pembicharaan itu.

Pem-bicharaan sivil.

21. Mana² orang yang—

- (a) mendapatkan pinjaman atau gerenti daripada Perbadanan di-bawah peruntukan² Enakmen ini dengan jalan apa² penyata palsu atau salah-penyataan; atau
- (b) dengan bersengaja menggunakan apa² pinjaman yang di-beri kepada-nya oleh Perbadanan di-bawah peruntukan² Enakmen ini bagi apa² maksud yang daripada maksud yang kerana-nya pinjaman itu di-beri; atau
- (c) sa-telah mendapatkan pinjaman atau gerenti itu daripada Perbadanan di-bawah peruntukan² Enakmen ini, dengan bersengaja memusnahkan apa² chagaran yang telah di-beri berhubung dengan mana² pinjaman itu,

Kesalahan² berkenaan dengan pinjaman² dan beban bagi mem-buktikan.

ada-lah melakukan suatu kesalahan dan, apabila di-thabitkan, boleh di-kenakan penjara bagi tempoh tidak lebeh daripada enam bulan atau denda tidak lebeh daripada satu ribu ringgit atau kedua²-nya.

22. Tiada apa² pendakwaan bagi kesalahan yang terbit daripada peruntukan² Enakmen ini atau berhubung dengan sa-suatu pinjaman yang di-beri di-bawah-nya boleh di-mulakan kechuali dengan persetujuan bertulis daripada Pendakwa Raya.

Persetujuan Pendakwa Raya.

23. Perbadanan boleh dengan persetujuan Raja dalam Meshuarat membuat kaedah² yang tidak berlawanan dengan peruntukan Enakmen ini—

Kaedah².

- (a) bagi memperatorokan achara-nya sendiri termasuk achara berhubung dengan memberi pinjaman;
- (b) bagi menyimpan, menutup dan mengodit akaun² Perbadanan;
- (c) mengenai deposit² dan pengeluaran² dari Kumpulan-wang;

- (d) menetapkan kontrak² dan chara bagaimana dan siapa-kah orang² yang akan membuat kontrak² itu bagi pihak Perbadanan;
- (e) menetapkan chara bagaimana suratan², chek² dan suratchara dari apa² jenis akan di-tandatangani atau di-sempurnakan bagi pihak Perbadanan;
- (f) mengadakan tanggungjawab dan kawalan dan syarat² perkhidmatan bagi pegawai² dan kakitangan Perbadanan; dan
- (g) mengenakan bayaran dalam apa² hal sa-bagaimana yang di-tetapkan oleh Perbadanan.

Peman-
sokhkan
Enakmen
Bil. 10/58.

24. (1) Enakmen Lembaga Penanam Padi Selangor, 1958 ada-lah dengan ini di-mansokhkan.

(2) Semua hak, tanggungan dan kewajipan Lembaga Penanam Padi Selangor yang di-tubuhkan di-bawah Enakmen yang di-mansokhkan itu hendak-lah menjadi hak, tanggungan dan kewajipan Perbadanan apabila Enakmen ini mula berkuatkuasa.

Diluluskan pada 15hb Disember, 1972.
(I.P.K. Sel. Sulit 1677; L.A. Sel. 1285.)

IBRAHIM BIN HAJI MOHD. SHARIFF,
Setiausaha,
Dewan Negeri Selangor

SELANGOR

ENACTMENT No. 12 of 1972

I ASSENT,

(STATE SEAL)

TENGKU IDRIS SHAH,
Regent of Selangor

2nd day of January, 1973

An Enactment to provide for the establishment of a Corporation to be known as the Selangor Agricultural Development Corporation Enactment, 1972 and for matters connected therewith.

[]

IT IS HEREBY ENACTED by the Legislature of the State of Selangor as follows:

PART I

PRELIMINARY

1. This Enactment may be cited as the Selangor Agricultural Development Corporation Enactment, 1972, and shall come into force on such date as the Ruler may by notification in the *Gazette* appoint. Short title and commencement.

2. In this Enactment, unless the context otherwise requires— Interpretation.

“agriculture” includes riverine fishing and the use of land for any purpose of husbandry;

“agricultural produce” means any agricultural or horticultural produce (whether processed manufactured or otherwise) and includes farm and farmyard animals (whether alive or slaughtered), the flesh or hide of such animals, poultry, dairy produce, fish and fish products;

"husbandry" includes the keeping or breeding of live-stock, poultry or bees and the growing of fruits, vegetables and the like;

"marketing" means the sale, processing, purchase, storage, collection, assembling and the transport for purposes of purchase and sale, of any agricultural produce and the advertising and financing of operations of such produce for the purpose of trade.

PART II

THE CORPORATION

Establishment of the Corporation.

3. (1) There is hereby established a body corporate by the name of "The Selangor Agricultural Development Corporation" (hereinafter referred to as "the Corporation") with perpetual succession and a common seal and may sue and be sued in its name and subject to this Enactment may enter into contracts, and with power to acquire and hold movable and immovable property and to dispose thereof or otherwise deal therewith.

(2) The Corporation shall consist of the following members—

- (a) a Chairman to be appointed by the Ruler in Council;
- (b) a Deputy Chairman to be appointed by the Ruler in Council;
- (c) the State Financial Officer;
- (d) the State Development Officer;
- (e) not less than five and not more than nine persons to be appointed by the Menteri Besar being persons who have had experience of and have shown capacity in matters relating to agricultural production, marketing, finance or administration.

(3) A temporary chairman or member may be appointed during the temporary incapacity of the Chairman or member (whether by reason of illness or absence from the Federation), such temporary chairman or member to be appointed in like manner as the Chairman or the member, as the case may be, is appointed under this section.

(4) A member of the Corporation other than the persons mentioned in paragraphs (b) to (d) of subsection (2) shall, unless he sooner resigned or his appointment is sooner revoked, hold office for such time as may be specified in the instrument appointing him, and shall be eligible for reappointment.

4. (1) The following persons shall be disqualified from being appointed or from being members of the Corporation— Disqualification.

- (a) a person who is of unsound mind or is otherwise incapable of performing his duties;
- (b) a bankrupt;
- (c) a person who has been convicted of an offence and sentenced to imprisonment for a term of not less than one year;
- (d) a person who has been convicted of any offence involving corruption or dishonesty.

(2) A member of the Corporation shall vacate his office if he fails to attend three consecutive meetings of the Corporation without the permission in writing of the Chairman or if he becomes disqualified under subparagraph (1).

5. (1) The Corporation shall meet at least once in every six months. Meetings.

(2) The Corporation may appoint Committees to examine and report on any matter whatsoever arising out of or connected with any of its powers under this Enactment.

(3) Notwithstanding subsection (2) and without prejudice thereto, the Corporation shall have power to appoint committees and subcommittees or special committees to assist it in achieving its objectives.

6. (1) Any member who has or acquires, directly or indirectly by himself, his partner or agent— Disclosure by member of the Corporation of interests in transaction with the Corporation

- (a) any share or interest—
 - (i) in any contract made with the Corporation;
 - (ii) in any work done for the Corporation; or
 - (iii) in any company or firm or in respect of any undertaking with which the Corporation proposes to enter into a contract; or

(b) any beneficial interest in land proposed to be acquired, purchased, leased or otherwise dealt with by the Corporation, which he knows to be affected or likely to be affected by any project, scheme or enterprise approved or proposed to be approved by the Corporation,

shall declare the nature and extent of his share or interest to the Corporation.

(2) Every declaration made in pursuance of this section shall be recorded in the minutes of the meeting at which it was made or read.

(3) A member shall not vote upon any resolution or question relating to any contract, acquisition, purchase, lease, dealing, project or scheme in which he has any share or interest, whether or not he has declared the same, nor shall he take part in any deliberation (except by the invitation of the Corporation) or decision relating thereto or to any matter incidental thereto, and if he shall do so his vote shall not be counted, nor shall he be counted in the quorum present at the meeting for the purpose of such resolution or question.

Quorum.

7. (1) The quorum of the Corporation shall—

(a) where the Corporation has nine members, be five;

(b) where the Corporation has more than nine members, be six.

(2) At all meetings of the Corporation the Chairman, or in his absence, such member as the members present may elect, shall preside.

(3) If on any question to be determined by the Corporation there is an equality of votes, the Chairman shall have a casting vote in addition to his original vote; but in relation to any voting, the General Manager shall have no vote.

(4) Subject to sub-paragraph (1), (2) and (3), the Corporation shall determine its own procedure.

Allowances payable to members.

8. There may be paid to each member or each committee member of the Corporation out of the Fund such allowances, including travelling and subsistence allowances as the Corporation may from time to time determine subject to such limits and conditions as the Ruler in Council may direct.

Seal of Corporation.

9. The seal of the Corporation shall be authenticated by the Chairman and one other member of the Corporation; and any document purporting to be sealed with the said seal, authenticated as aforesaid, shall until the contrary is proved, be deemed to have been validly executed.

Appointment of officers.

10. (1) The Corporation may—

(a) appoint an executive officer who shall be the General Manager of the Corporation;

(b) appoint such other officers and servants of the Corporation as it deems fit.

(2) All officers and servants appointed under the foregoing provisions shall be subject to such terms and conditions as the Corporation may determine.

(3) The Corporation may make rules for the establishment and management of a contributory provident fund for the officers and servants appointed under the foregoing provisions.

(4) Any officer and servant appointed under subparagraph (1) and any member of the Corporation shall be deemed to be a public servant within the meaning of the Penal Code.

11. (1) The Corporation may delegate to the General Manager or to any officer of the Corporation any of its function and powers, except the powers under section 15 and 23. Delegation of power.

(2) The General Manager shall exercise supervision and control over the acts and proceedings of all officers and servants of the Corporation in matters of executive administration and any matters concerning the accounts and records of the Corporation, and, subject to any Rules made under this Enactment, deal with matters relating to the service of such officers and servants and their pay, privileges and allowances.

12. The function of the Corporation shall be to promote the development of agriculture and, for that purpose, to assist any person engaged in the production and marketing of any agricultural produce. Functions of the Corporation.

13. The Corporation shall have power to do all things reasonably necessary for or incidental to the discharge of its function and in particular— General Powers.

- (a) to provide means to facilitate the production and marketing of agricultural produce;
- (b) to carry on all activities (whether by itself or with other bodies or persons) which appear to the Corporation to be requisite, advantageous and convenient for or in connection with the discharge of its duties aforesaid;
- (c) to erect houses, offices and other buildings for the purposes of the Corporation;
- (d) to purchase, exchange, distribute, store, process, transfer and sell all agricultural produce and their by-products, including padi;
- (e) to purchase, store, distribute, supply and sell seeds and fertilisers;

- (f) to undertake or cause to be undertaken economic feasibility studies of agricultural possibilities;
- (g) to generally do all such matters and things as may be necessary or incidental to or consequential upon the exercise of its powers or the discharge of its functions under this Enactment.

PART III

FINANCIAL PROVISIONS

The Fund
of the
Corporation.

14. (1) There is hereby established a fund (hereinafter referred to as "the Fund") to be administered and controlled by the Corporation—

(a) into which shall be paid—

- (i) such sums as may be provided from time to time by the Legislative Assembly;
- (ii) such sums as may be allocated from time to time to the Corporation from the proceeds of loans raised by the Government of the State of Selangor;
- (iii) all sums from time to time received by or falling due to the Corporation in respect of the repayment of any loan made by the Corporation and the interest payable in respect of any such loan;
- (iv) monies earned or arising from any property, investments, charges and debentures acquired by or vested in the Corporation;
- (v) any property, investments, charges or debentures acquired by or vested in the Corporation;
- (vi) all other sums or property which may in any manner become payable or vested in the Corporation in any matter incidental to its powers and duties; and

(b) out of which shall be defrayed—

- (i) all expenditure (including capital expenditure) incurred by the Corporation in meeting its obligations and discharging its duties;
- (ii) monies for the repayment of any loan made to the Corporation pursuant to its power to borrow;

- (iii) the salaries, fees or remuneration of the officers, agents and servants, and technical or other advisers of the Corporation; and
- (iv) any other architect, management and agency fees.

79

Ruler Rules
ions

assets of the Fund may insofar as they are not to be expended by the Corporation under this be invested in such manner as the Corporation it. Investment.

The Corporation shall keep proper accounts and records in respect of its operation and shall prepare nt of accounts in respect of each financial year. Accounts and audit.

he accounts of the Corporation shall be audited y by the Auditor General, or other auditor appointed Corporation with the approval of the Ruler in l.

After the end of each financial year, and as soon accounts of the Corporation have been audited, the ation shall cause a copy of the statement of accounts ransmitted to the Ruler in Council, together with a of any observations made by the Auditor General er auditor appointed under subsection (2) on any ent or the accounts of the Corporation.

nu
be

ad

58 Repeal of
Enactment
No. 10/58.

The Ruler in Council shall cause a copy of every t ment and observations to be laid before the State ative Assembly.

or
d
s
f

) The Corporation shall, not later than the 30th day ne of each year, cause to be made and transmitted to uler in Council a report dealing with the activities of orporation during the preceding year and containing information relating to the proceedings and policy of orporation as the Ruler in Council may from time to require. Annual report.

The Ruler-in-Council shall cause a copy of every report to be laid before the State Legislative Assembly.

PART IV

WINDING UP OF THE CORPORATION

(1) The Ruler in Council may by order published in Winding-up Gazette direct that the Corporation shall be wound up dissolved.

(2) Any surplus fund arising from the winding up of the Corporation shall be paid into the State Consolidated Fund and any deficit shall be defrayed out of monies provided by the Legislative Assembly.

(3) The winding-up of the Corporation shall be conducted in such manner as may be prescribed by the Ruler in Council.

PART V

MISCELLANEOUS PROVISIONS

Public
Authorities
Protection
Ordinance
No. 19/1948.

19. Any person acting in the execution of his office or duty under the provisions of this Enactment or of any rules made hereunder shall be entitled to the protection afforded by the Public Authorities Protection Ordinance, 1948, or by any written law in force relating to the protection of public authorities.

Civil
Proceedings.

20. Notwithstanding the provisions of any written law, in any Civil proceedings by or against the Corporation any officer of the Corporation authorised in that behalf by special or general directions of the Chairman may on behalf of the Corporation, institute, appear in and conduct such proceedings and may make and do all appearances, acts, and applications in respect of such proceedings.

Offences in
respect of
loan and
burden
of proof.

21. Any person who—

- (a) obtains a loan or guarantee from the Corporation under the provisions of this Enactment by means of any false representations; or
- (b) wilfully applies any loan made to him by the Corporation under the provisions of this Enactment to any purpose other than that for which the loan was made; or
- (c) having obtained the loan or guarantee from the Corporation under the provisions of this Enactment wilfully destroys any security given in relation to any such loan,

shall be guilty of an offence and shall be liable on conviction to imprisonment for a term not exceeding six months or to a fine not exceeding one thousand dollars or both.

Public
Prosecutor's
consent.

22. No prosecution for any offence arising out of the provisions of this Enactment or in connection with any loan made hereunder shall be instituted except with the consent in writing of the Public Prosecutor.

23. The Corporation may with the approval of the Ruler ^{Rules.} in Council make rules not inconsistent with the provisions of this Enactment—

- (a) to regulate its own procedure including those relating to the lending of monies;
- (b) for the keeping, closing and auditing of accounts of the Corporation;
- (c) regarding deposits to and withdrawals from the Fund;
- (d) the placing of contracts and the manner in which and the persons by whom such contracts may be entered into on behalf of the Corporation;
- (e) prescribing the manner in which documents, cheques and instruments of any description shall be signed or executed on behalf of the Corporation;
- (f) providing for the responsibilities and control and condition of service of officers and servants of the Corporation; and
- (g) imposing fees in such cases as may be determined by the Corporation.

24. (1) The Selangor Padi Planters Board Enactment, 1958 is hereby repealed. ^{Repeal of Enactment No. 10/58.}

(2) All rights, liabilities and obligations of the Selangor Padi Planters Board established under the repealed Enactment shall upon the coming into force of this Enactment become the rights, liabilities and obligations of the Corporation.

Passed this 15th day of December, 1972.
[I.P.K. Sel. Sulit 1677; L.A. Sel. 1285.]

IBRAHIM BIN HAJI MOHD. SHARIFF,
*Clerk of the Legislative Assembly,
Selangor*

SELANGOR

ENAKMEN No. 8 tahun 1976

BETA PERKENANKAN,

T. ABDUL AZIZ SHAH,
Sultan Selangor

(MOHOR KERAJAAN)

1hb Januari 1977

Suatu Enakmen bagi meminda Enakmen Perbadanan Kemajuan Pertanian Selangor 1972.

[21hb Disember, 1976]

MAKA INILAH DIPERBUAT UNDANG-UNDANG oleh Badan Perundangan Negeri Selangor seperti berikut:

1. Enakmen ini bolehlah dinamakan *Enakmen Perbadanan Kemajuan Pertanian Selangor (Pindaan) 1976*.

Tajuk ringkas.

2. Enakmen Perbadanan Kemajuan Pertanian Selangor, 1972, adalah dengan ini dipinda dengan memasukkan seksyen baru 14A yang berikut selepas sahaja seksyen 14:

Pindaan kepada Enakmen 12/72.

"Perbelanjaan dan Penyediaan Anggaran.

14A. (1) Perbelanjaan-perbelanjaan Perbadanan hendaklah dibayar dari Kumpulan Wang Perbadanan menurut anggaran-anggaran yang diluluskan di seksyen kecil (2) di bawah.

(2) Sebelum awal bulan September tiap-tiap tahun, Perbadanan hendaklah mengemukakan kepada Raja dalam Mesyuarat satu anggaran perbelanjaan bagi tahun berikutnya di dalam bentuk dan butir-butir seperti Raja dalam Mesyuarat perlukan; dan Menteri Besar hendaklah sebelum awal bulan November tiap-tiap tahun memberitahu Perbadanan akan perbelanjaan-perbelanjaan secara keseluruhan atau jumlah bagi tiap-tiap butir perbelanjaan yang diluluskan.

(3) Perbadanan dari masa ke semasa boleh mengemukakan kepada Menteri Besar satu anggaran tambahan bagi mana-mana tahun dan Raja dalam Mesyuarat akan membenarkan sepenuhnya atau mana-mana bahagian tambahan perbelanjaan yang dikemukakan di dalam anggaran itu."

Diluluskan pada 21hb Disember, 1976.
[I.P.K. Sel. Sulit 1677 Jld. II.]

JAMIAN BIN MOHAMAD,
Setiausaha,
Dewan Negeri Selangor

SELANGOR

ENACTMENT No. 8 of 1976

I ASSENT,

T. ABDUL AZIZ SHAH
Sultan of Selangor

(STATE SEAL)

1st day of January 1977

An Enactment to amend the Selangor Agricultural Development Corporation Enactment, 1972.

[21st December, 1976]

IT IS HEREBY ENACTED by the Legislature of the State of Selangor as follows:

1. This Enactment may be cited as the Selangor Agricultural Development Corporation (Amendment) Enactment, 1976. Short title.

2. The Selangor Agricultural Development Corporation Enactment, 1972, is hereby amended by inserting immediately after section 14 the following new section 14A: Amendment to Enactment 12/72.

*Expenditure and preparation of estimates.

14A. (1) The expenses of the Corporation shall be defrayed out of monies in the funds of the Corporation in accordance with such estimates as may be authorised in subsection (2) herein.

(2) Before the beginning of September each year, the Corporation shall submit to the Ruler-in-Council an estimate of the expenses for the following year in such form and with such particulars as the Ruler-in-Council may require; and the Menteri Besar shall before the beginning of November of each year notify the Corporation of the amount authorised by the Ruler-in-Council for expenses generally or of the amounts authorised for each description of expenditure.

(3) The Corporation may at any time submit to the Menteri Besar a supplementary estimate for any one year and the Ruler-in-Council may allow the whole or any part of the additional expenditure included therein."

Passed this 21st day of December, 1976.
[L.P.K. Sel. Sulit 1677 Jld. II.]

JAMIAN BIN MOHAMAD,
*Clerk of the Legislative Assembly,
Selangor*

SELANGOR

ENAKMEN No. 7 tahun 1982

BETA PERKENANKAN,

SALAHUDDIN ABDUL AZIZ SHAH,
Sultan Selangor

(MOHOR KERAJAAN)

29hb Mac 1983

Suatu Enakmen untuk meminda Enakmen Perbadanan
Kemajuan Pertanian Selangor 1972.

[6hb Februari 1981.]

MAKA INILAH DIPERBUAT UNDANG-
UNDANG oleh Badan Perundangan Negeri Selangor
seperti berikut:

1. Enakmen ini bolehlah dinamakan Enakmen Per-
badanan Kemajuan Pertanian Selangor (Pindaan) 1982
dan hendaklah disifatkan telah mula berkuatkuasa pada
6hb Februari 1981.

Tajuk
ringkas
dan mula
berkuat-
kuasa.

2. Seksyen 3 Enakmen Perbadanan Kemajuan Per-
tanian Selangor 1972 (kemudian dari ini disebut
"Enakmen Ibu") adalah dengan ini dipinda seperti
berikut:

Pindaan
seksyen 3.

(a) dengan menggantikan seksyen-kecil (2) (e)
dengan yang berikut:

"2. (e) tidak lebih daripada lima orang ahli
lain yang dilantik oleh Raja dalam Mesyua-
rat daripada orang-orang yang telah menun-

jukkan kebolehan dalam perkara-perkara berhubung dengan pengeluaran pertanian, pemasaran, kewangan atau pentadbiran:

Dengan syarat bahawa di mana ahli-ahli yang dilantik di bawah seksyen ini melebihi sembilan orang dalam hal perlantikan yang dibuat sebelum 6hb Februari 1981, ahli-ahli itu hendaklah terus menjadi ahli-ahli sehingga tempoh perlantikan mereka masing-masing tamat untuk tempoh tidak lebih daripada setahun mulai dari 6hb Februari 1981, mengikut tempoh mana yang lebih dahulu.”;

- (b) dengan memasukkan perenggan (f) baharu selepas sahaja perenggan (e) dalam seksyen-kecil (2):

“(f) tiga wakil Kerajaan Persekutuan yang dilantik oleh Perdana Menteri atau oleh mana-mana Menteri yang dinamakan olehnya;” dan

- (c) dengan menggantikan seksyen-kecil (4) dengan yang berikut:

“(4) Ahli Perbadanan selain dari ahli-ahli yang dilantik di bawah seksyen-kecil (2) (f) dan mana-mana ahli lain yang dilantik oleh kerana jawatannya, hendaklah, melainkan jika ia terlebih dahulu meletakkan jawatannya atau perlantikannya dibatalkan, memegang jawatan untuk suatu tempoh tidak lebih daripada dua tahun dan layak dilantik semula:

Dengan syarat bahawa jika seseorang ahli terlebih dahulu meletakkan jawatan atau perlantikannya dibatalkan, seorang lain boleh dilantik bagi menggantikan tempatnya untuk baki tempoh ahli yang digantikan itu”.

Pindaan
seksyen 6.

3. Seksyen 6 Enakmen Ibu adalah dipinda dengan menggantikannya dengan yang berikut:

“Per-
selisihan
kepen-
tingan.

6. (1) Tiada seorang pun ahli Perbadanan boleh mempunyai (dan jika ia mempunyai ia hendaklah serta-merta berhenti menjadi ahli sedemikian) apa-apa kepentingan, secara langsung atau tidak langsung, tersendiri atau melalui saudara-mara, kewangan atau lain-lain-

nya dalam mana-mana skim, projek, enterprais atau kontrak yang sedang dijalankan atau dicadang untuk dijalankan oleh Perbadanan atau di dalam mana-mana perkara yang sedang dirundingkan oleh Perbadanan.

(2) Seksyen-kecil (1) di atas tidak terpakai bagi seorang ahli berhubung dengan kepentingannya dalam sesebuah syarikat atau badan-badan lain yang ia telah dilantik oleh Perbadanan menjadi wakilnya dan di mana Perbadanan atau badan-badan lain itu adalah di bawah kawalan Perbadanan sama ada sepenuhnya atau sebahagiannya."

4. Seksyen 7 Enakmen Ibu adalah dengan ini dipinda dengan menggantikan seksyen-kecil (1) dengan yang berikut: Pindaan seksyen 7.

"7. (1) Korum bagi sesuatu mesyuarat Perbadanan hendaklah sekurang-kurangnya setengah daripada ahli-ahli Perbadanan dengan keahlian sekurang-kurangnya seorang ahli yang mewakili Kerajaan Persekutuan melainkan bahawa korum hendaklah sekurang-kurangnya dua pertiga dengan kehadiran sekurang-kurangnya seorang ahli yang mewakili Kerajaan Persekutuan di mana mesyuarat menimbang atau memutuskan berhubung dengan perkara-perkara yang disebut dalam seksyen 14B."

5. Seksyen 10 Enakmen Ibu adalah dipinda: Pindaan seksyen 10

(i) dengan memasukkan selepas sahaja perenggan (b) dalam seksyen-kecil (1) perenggan (c) dan (d) seperti berikut:

"(c) Pegawai-pegawai dan kakitangan-kakitangan Perbadanan hendaklah terletak di bawah Pentadbiran dan kawalan Pengurus Besar Perbadanan;

(d) Baik Pengerusi mahupun Timbalan Pengerusi Perbadanan tidak boleh menjadi Pengurus Besar Perbadanan."

(ii) dengan memasukkan selepas sahaja seksyen-kecil (4) seksyen-kecil (5) seperti berikut:

"(5) Seorang pegawai atau kakitangan Perbadanan hendaklah tidak boleh menggunakan apa-apa maklumat yang diperolehinya oleh kerana kedudukannya sebagai seorang

SELANGOR

ENAKMEN No. 6 tahun 1982

BETA PERKENANKAN,

SALAHUDDIN ABDUL AZIZ SHAH,
Sultan Selangor

(MOHOR KERAJAAN)

29hb Mac 1983

Suatu Enakmen untuk meminda Enakmen Perbadanan
Kemajuan Negeri Selangor 1964.

[6hb Februari 1981.]

MAKA INILAH DIPERBUAT UNDANG-
UNDANG oleh Badan Perundangan Negeri Selangor
seperti berikut:

1. Enakmen ini boleh dinamakan Enakmen Perbadanan
Kemajuan Negeri Selangor (Pindaan) 1981 dan hendak-
lah disifatkan sebagai telah mula berkuatkuasa pada
6hb Februari 1981. Tajuk
ringkas
dan mula
berkuat-
kuasa.
2. Seksyen 2 Enakmen Perbadanan Kemajuan Negeri
Selangor 1964 yang dalam Enakmen ini disebut
"Enakmen Ibu" adalah dipinda dengan dihapuskan
takrif "member" atau "member of the Corporation"
dan menggantikannya dengan yang berikut: Pindaan
bagi
seksyen 2
Enakmen
4/1964.

"member" or "member of the Corporation" means
any member of the Corporation appointed under
section 4 (1)."

Pindaan
bagi
seksyen 4.

3. Seksyen 4 Enakmen Ibu adalah dipinda dengan menggantikan seksyenkecil-seksyenkecil (1) (b), (1) (d), (1) (e), (2), (8) (c) dan (9) dengan yang berikut :

"(1) (b) A Deputy Chairman who shall be the person for the time being holding the office of State Secretary, Selangor.

(1) (d) Not more than five other members to be appointed by the Ruler-in-Council from amongst persons appearing to him to be qualified as having wide experience of and proven capacity in matters relating to banking, manufacturing, housing, commerce, finance, professional or administrative, or to be otherwise suitable for appointment by virtue of their special knowledge and experience:

Provided that where the members appointed under sections 4 (1) (a), (b), (c) and (d) above exceed six in the case of appointments made before the 6th February 1981 such members shall continue to be members until their respective terms of appointment expire or for not longer than one year from the 6th February 1981, whichever period comes sooner.

(1) (e) Three representatives of the Federal Government appointed by the Minister.

(2) A member of the Corporation appointed under section 4 (1) (d), shall, unless he sooner resigns or has his appointment revoked, hold office for a term not exceeding two years and shall be eligible for reappointment:

Provided that if a member resigns or has his appointment sooner revoked another person may be appointed to replace him for the remainder of the term of the member replaced.

(8) (c) A person who has been guilty of an offence involving fraud, dishonesty or moral turpitude.

(9) A member of the Corporation shall vacate his office if he fails to attend three consecutive meetings of the Corporation without permission in writing of the person charged with the responsibility for the general administration of the Corporation or if he becomes disqualified under section 4 (8)".

4. Seksyen 7 Enakmen Ibu adalah dipinda dengan Pindaan bagi seksyen 7.
menggantikannya seksyenkecil (1) seperti berikut :

"Quorum and procedure of meetings. 7. (1) The quorum for any meeting of the Corporation shall be at least half of the members of the Corporation with at least one member being a representative of the Federal Government being present except that the quorum shall be at least two-thirds with at least one member being a representative of the Federal Government being present where the meeting deliberates or decides on matters referred to in section 13."

5. Seksyen 8 Enakmen Ibu adalah dipinda dengan Pindaan bagi seksyen 8.
menggantikannya seperti berikut :

"Conflict of interest. 8. (1) No member of the Corporation shall have (and if he has, he shall forthwith cease to be such a member) any interest, directly or indirectly, personally or through relatives, financial or otherwise in any scheme, project, enterprise or contract undertaken or which is proposed to be undertaken by the Corporation or in any matter under discussion by the Corporation.

(2) Subsection (1) above shall not apply to a member in respect of his interest in a company or other body to which he has been nominated by the Corporation to be its representative and where the Corporation or other body is under the control or partial control of the Corporation."

6. Seksyen 8c Enakmen Ibu adalah dipinda dengan Pindaan bagi seksyen 8c.
menggantinya seperti berikut :

"Corporation subject to Minister's direction. 8c. (1) The Corporation shall be subject to any direction of the Minister.

(2) The Corporation may on the direction of the Minister—

(a) perform any function of an authority of the Federation; and

(b) permit the executive authority of the Federation to extend to the Corporation.

(3) The assets of the Corporation may in so far as they are not required to be expended by the Corporation, be invested in such manner as may be approved by the Minister of Finance."

Pindaan
bagi
seksyen 9

7. Seksyen 9 Enakmen Ibu adalah dipinda dengan—

(i) menggantikan seksyenkecil (2) seperti berikut—

"(a) The officers and servants of the Corporation shall be under the administrative control of a Chief Executive;

(b) Neither the Chairman nor the Deputy Chairman of the Corporation shall be the Chief Executive of the Corporation."

(ii) memasukkan seksyenkecil baharu (4) selepas seksyenkecil (3) seperti berikut—

"(4) An officer or servant of a Corporation shall not make use of any information acquired by virtue of his position as an officer or servant of the Corporation to gain directly or indirectly an improper advantage for himself or for any other person or to cause detriment to the Corporation."

Seksyen
baharu 9A.

8. Enakmen Ibu adalah dipinda dengan memasukkan seksyen baharu 9A selepas sahaja seksyen 9 seperti berikut—

"Establish-
ment of
security
force.

9A. (1) The Corporation may, with the approval of the Minister of Home Affairs, establish a security force for keeping order and security within any premises vested or deemed to be vested in, or in the possession or under the control of the Corporation.

(2) The security force shall consist of such persons as may be appointed under subsection (1) of section 9.

(3) A member of the security force shall have the power to arrest without warrant any person found on any premises of the Corporation or in premises in the possession of or under the control of the authority or any part thereof, without lawful excuse.

(4) Every person arrested pursuant to subsection (3) shall be taken to the nearest Police Station as soon as possible."

9. Seksyen 11 Enakmen Ibu adalah dipinda dengan Pindaan
memasukkan seksyenkecil baharu 11 (e) selepas bagi
seksyenkecil 11 (d) seperti berikut— seksyen 11

“11. (e) To promote, stimulate, facilitate and undertake agricultural development or housing development in the State of Selangor.”

10. Seksyen 12 Enakmen Ibu adalah dipinda dengan Pindaan
memasukkan selepas sahaja seksyenkecil 12 (n) bagi
seksyenkecil baru 12 (n) berikut— seksyen 12.

“12. (n) Carry on and undertake all activities of agricultural or housing development in urban and rural areas.”

11. Seksyen 13 Enakmen Ibu adalah dipinda dengan Pindaan
menggantinya seperti berikut— bagi
seksyen 13.

“Investment and borrowing. 13. (1) The Corporation shall not, without the prior written consent of the Minister of Finance unless he gives a general or specific direction on the matter—

- (a) establish or promote the establishment or expansion of companies or other bodies to carry on activities either under the control or partial control of the Corporation itself or independently;
- (b) give financial assistance to any company, other statutory authority, any body or person by the taking up of shares or debentures or by way of any loan, advance, grant or otherwise;
- (c) purchase, underwrite or otherwise acquire any stock and shares in any public or private company; or
- (d) borrow money or enter into any guarantee involving financial liability.

(2) Where the Corporation exercises its power under section 13 (1) (a) above or where it already has control or partial control of a company or other body the members of the management of the company or other body shall comprise not less than one member or one officer of the Corporation.

(3) In giving any consent under section 13 (1) above, the Minister of Finance may impose such terms and conditions as he may deem fit.

(4) No statutory authority shall be established by the Corporation either under the law establishing the Corporation or under any other law."

Pindaan
bagi
seksyen 16.

12. Seksyen 16 Enakmen Ibu adalah dipinda dengan memasukkan perkataan-perkataan "the Federal Government or" di antara perkataan-perkataan "donated by" dan perkataan-perkataan "the Government of Selangor" yang terdapat dalam butiran (a).

Pindaan
bagi
seksyen 18A.

13. Seksyen 18A Enakmen Ibu adalah dipinda dengan menggantikan seksyenkecil (2) dan seksyenkecil (3) seperti berikut—

"Expen-
diture and
preparation
of esti-
mates.

(2) Before the beginning of July each year, the Corporation shall submit to the Menteri Besar an estimate of the expenses for the following year in such form and with such particulars as the Menteri Besar may require; and the Menteri Besar shall before the beginning of September of each year notify the Corporation of the amount authorised for each description of expenditure.

(3) The Corporation may at any time submit to the Menteri Besar a supplementary estimate for any one year and the Menteri Besar may allow the whole or any part of the additional expenditure included therein."

Pindaan
bagi
seksyen 19.

14. Seksyen 19 Enakmen Ibu adalah dipinda dengan menggantinya seperti berikut—

"Keeping
of accounts.

19. (1) The Corporation shall keep proper accounts and other records of the Corporation's transaction and affairs in accordance with generally accepted accounting principles and shall do all things necessary to ensure that all income are properly accounted for and that all expenditures out of its fund, including payments in respect of salaries, remuneration and other monetary benefits to members of the Corporation and its employees, are properly authorised and that assets, or in the custody of, the Corporation and over the incurring of any liability by the Corporation.

(2) In order to accomplish the objective of subsection (1) above the Corporation shall observe any regulations that may be made by the Minister of Finance in respect of matters detailed in paragraph 16 (2) of the Second Schedule of the Incorporation (State Legislatures Competency) Act 1962.

(3) The Corporation shall have a financial year beginning on 1st January.

(4) The accounts shall be audited annually by the Auditor-General or other auditor appointed by the Corporation with the approval of the Minister of Finance.

(5) The Corporation shall within 6 months after the end of each financial year have its accounts audited and transmitted to the Minister together with a copy of any observations made by the Auditor-General or the auditor appointed under section 19 (4) above on any Statement or on the accounts of the Corporation and a copy of the annual report referred to in section 20.

(6) The Menteri Besar shall cause a copy of every such statement together with a copy of any observations made by the Auditor-General or the auditor appointed under section 19 (4) above on any statement or on the accounts of the Corporation and a copy of the annual report referred to in section 20 to be laid on the table of the next meeting of the Legislature of the State."

13. Seksyen 20 Enakmen Ibu adalah dipinda dengan menggantikan seksyenkecil (1) seperti berikut—

Pindaan
bagi
seksyen 20.

"(1) The Corporation shall not later than the 30th day of June after each financial year cause to be made and transmitted to the Minister and the Menteri Besar a report dealing with the activities of the Corporation during the preceding year."

Pindaan
bagi
seksyen 21A.

16. Seksyen 21A Enakmen Ibu adalah dipinda dengan menggantinya seperti berikut—

“21A. The Corporation shall be exempt from the payment of stamp duty under the Stamp Ordinance 1949 by virtue of paragraph 22 of the Second Schedule of the Incorporation (State Legislatures Competency) Act 1962.”

Pindaan
bagi
seksyen 22.

17. Seksyen 22 Enakmen Ibu adalah dipinda—

(a) dengan menggantikan seksyen (2) seperti berikut—

“(2) Upon the dissolution of the Corporation, the assets of the Corporation shall after payment of all liabilities be disposed of in such manner as the Minister may after consulting with the State Authority determine;”
dan

(b) dengan menghapuskan seksyenkecil (3).

Pindaan
bagi
seksyen 23.

18. Seksyen 23 Enakmen Ibu adalah dipinda dengan menggantinya seperti berikut—

“Power to
make
regula-
tions and
rules.

23. (1) The Corporation may, with the approval of the Minister after his consultation with the Menteri Besar make regulations for the better carrying out of the provisions of this Enactment not inconsistent with the provisions of the Second Schedule of the Incorporation (State Legislatures Competency) Act 1962.

(2) The State Authority may make rules for any other purposes not inconsistent with the provisions of the Second Schedule of the Incorporation (State Legislatures Competency) Act 1962.”

Dibuluskan pada 30hb November 1982.

[DUN. Sel. 30051/28 Jld. II; IPK. Sel. (S) 1426/2.]

MOHAMAD HASHIM BIN MAT AZIZ,
Setiausaha,
Dewan Undangan Negeri Selangor

SELANGOR

ENACTMENT No. 6 of 1982

I ASSENT,

SALAHUDDIN ABDUL AZIZ SHAH,
Sultan of Selangor

(STATE SEAL)

29th March 1983

An Enactment to amend the Selangor State Development Corporation Enactment 1964.

[6th February 1981.]

IT IS HEREBY ENACTED by the Legislature of the State of Selangor as follows:

1. This Enactment may be cited as the Selangor State Development Corporation (Amendment) Enactment 1981 and shall be deemed to have come into force on the 6th day of February 1981. Citation and commencement.
2. Section 2 of the Selangor State Development Corporation Enactment 1964 which is herein referred to as "the Principal Enactment" is hereby amended by deleting the definition of "member" or "member of the Corporation" and substituting therefor the following— Amendment of section 2. Enactment 4/1964.

"member" or "member of the Corporation" means any member of the Corporation appointed under section 4 (1)."

Amendment
of section 4.

3. Section 4 of the Principal Enactment is amended by substituting for subsections (1) (b), (1) (d), (1) (e), (2), (8) (c) and (9) thereof the following—

“(1) (b) A Deputy Chairman who shall be the person for the time being holding the office of State Secretary, Selangor.

(1) (d) Not more than five other members to be appointed by the Ruler-in-Council from amongst persons appearing to him to be qualified as having wide experience of and proven capacity in matters relating to banking, manufacturing, housing, commerce, finance, professional or administrative, or to be otherwise suitable for appointment by virtue of their special knowledge and experience:

Provided that where the members appointed under sections 4 (1) (a), (b), (c) and (d) above exceed six in the case of appointments made before the 6th February 1981 such members shall continue to be members until their respective terms of appointment expire or for not longer than one year from the 6th February 1981, whichever period comes sooner.

(1) (e) Three representatives of the Federal Government appointed by the Minister.

(2) A member of the Corporation appointed under section 4 (1) (d), shall unless he sooner resigns or has his appointment revoked, hold office for a term not exceeding two years and shall be eligible for reappointment:

Provided that if a member resigns or has his appointment sooner revoked another person may be appointed to replace him for the remainder of the term of the member replaced.

(8) (c) A person who has been guilty of an offence involving fraud, dishonesty or moral turpitude.

(9) A member of the Corporation shall vacate his office if he fails to attend three consecutive meetings of the Corporation without permission in writing of the person charged with the responsibility for the general administration of the Corporation or if he becomes disqualified under section 4 (8).”

SELANGOR STATE DEVELOPMENT CORPORATION 35
(AMENDMENT)

4. Section 7 of the Principal Enactment is amended by substituting for subsection (1) thereof the following— Amendment of section 7.

"Quorum and procedure of meetings. 7. (1) The quorum for any meeting of the Corporation shall be at least half of the members of the Corporation with at least one member being a representative of the Federal Government being present except that the quorum shall be at least two-thirds with at least one member being a representative of the Federal Government being present where the meeting deliberates or decides on matters referred to in section 13."

5. Section 8 of the Principal Enactment is amended by substituting the following therefor— Amendment of section 8.

"Conflict of interest. 8. (1) No member of the Corporation shall have (and if he has, he shall forthwith cease to be such a member) any interest, directly or indirectly, personally or through relatives, financial or otherwise in any scheme, project, enterprise or contract undertaken or which is proposed to be undertaken by the Corporation or in any matter under discussion by the Corporation.

(2) Subsection (1) above shall not apply to a member in respect of his interest in a company or other body to which he has been nominated by the Corporation to be its representative and where the Corporation or other body is under the control or partial control of the Corporation."

6. Section 8c of the Principal Enactment is amended by substituting the following therefor— Amendment of section 8c.

"Corporation subject to Minister's direction. 8c. (1) The Corporation shall be subject to any direction of the Minister.

(2) The Corporation may on the direction of the Minister—

- (a) perform any function of an authority of the Federation; and
- (b) permit the executive authority of the Federation to extend to the Corporation.

(3) The assets of the Corporation may in so far as they are not required to be expended by the Corporation, be invested in such manner as may be approved by the Minister of Finance."

Amendment
of section 9.

7. Section 9 of the Principal Enactment is amended by—

(i) substituting for subsection 2 thereof the following—

"(a) The officers and servants of the Corporation shall be under the administrative control of a Chief Executive;

(b) Neither the Chairman nor the Deputy Chairman of the Corporation shall be the Chief Executive of the Corporation."

(ii) inserting immediately after subsection 3 thereof the following new subsection (4)—

"(4) An officer or servant of a Corporation shall not make use of any information acquired by virtue of his position as an officer or servant of the Corporation to gain directly or indirectly an improper advantage for himself or for any other person or to cause detriment to the Corporation."

New
section 9A.

8. The Principal Enactment is amended by inserting immediately after section 9 the following new section 9A—

"Establish-
ment of
security
force.

9A. (1) The Corporation may, with the approval of the Minister of Home Affairs, establish a security force for keeping order and security within any premises vested or deemed to be vested in, or in the possession or under the control of the Corporation.

(2) The security force shall consist of such persons as may be appointed under subsection (1) of section 9.

(3) A member of the security force shall have the power to arrest without warrant any person found on any premises of the Corporation or in premises in the possession of or under the control of the authority or any part thereof, without lawful excuse.

SELANGOR STATE DEVELOPMENT CORPORATION 37
(AMENDMENT)

(4) Every person arrested pursuant to subsection (3) shall be taken to the nearest Police Station as soon as possible."

9. Section 11 of the Principal Enactment is amended by inserting immediately after subsection 11 (d) the following new subsection 11 (e)— Amendment of section 11.

"11. (e) To promote, stimulate, facilitate and undertake agricultural development or housing development in the State of Selangor."

10. Section 12 of the Principal Enactment is hereby amended by inserting immediately after subsection 12 (n) the following subsection 12 (n)— Amendment of section 12.

"12. (n) Carry on and undertake all activities of agricultural or housing development in urban and rural areas."

11. Section 13 of the Principal Enactment is amended by substituting the following therefor— Amendment of section 13.

"Investment and borrowing. 13. (1) The Corporation shall not, without the prior written consent of the Minister of Finance unless he gives a general or specific direction on the matter—

- (a) establish or promote the establishment or expansion of companies or other bodies to carry on activities either under the control or partial control of the Corporation itself or independently;
- (b) give financial assistance to any company, other statutory authority, any body or person by the taking up of shares or debentures or by way of any loan, advance, grant or otherwise;
- (c) purchase, underwrite or otherwise acquire any stock and shares in any public or private company; or
- (d) borrow money or enter into any guarantee involving financial liability.

(2) Where the Corporation exercises its power under section 13 (1) (a) above or where it already has control or partial control of a company or other body the members of the

management of the company or other body shall comprise not less than one member or one officer of the Corporation.

(3) In giving any consent under section 13 (1) above, the Minister of Finance may impose such terms and conditions as he may deem fit.

(4) No statutory authority shall be established by the Corporation either under the law establishing the Corporation or under any other law."

Amendment
of section
16.

12. Section 16 of the Principal Enactment is amended by inserting the words "the Federal Government or" between the words "donated by" and the words "the Government of Selangor" appearing in item (a) thereof.

Amendment
of section
18A.

13. Section 18A is amended by substituting for subsections (2) and (3) the following—

"Expenditure and preparation of estimates. (2) Before the beginning of July each year, the Corporation shall submit to the Menteri Besar an estimate of the expenses for the following year in such form and with such particulars as the Menteri Besar may require; and the Menteri Besar shall before the beginning of September of each year notify the Corporation of the amount authorised for each description of expenditure.

(3) The Corporation may at any time submit to the Menteri Besar a supplementary estimate for any one year and the Menteri Besar may allow the whole or any part of the additional expenditure included therein."

Amendment
of section 19.

14. Section 19 of the Principal Enactment is amended by substituting therefor the following—

"Keeping of accounts. 19. (1) The Corporation shall keep proper accounts and other records of the Corporation's transactions and affairs in accordance with generally accepted accounting principles and shall do all things necessary to ensure that all income are properly accounted for and that all expenditures out of its fund, including payments in respect of salaries, remuneration and other monetary benefits to members of the Corporation and its employees,

are properly authorised and that adequate control is maintained over the assets, or in the custody of, the Corporation and over the incurring of any liability by the Corporation.

(2) In order to accomplish the objective of subsection (1) above the Corporation shall observe any regulations that may be made by the Minister of Finance in respect of matters detailed in paragraph 16 (2) of the Second Schedule of the Incorporation (State Legislatures Competency) Act 1962.

(3) The Corporation shall have a financial year beginning on 1st January.

(4) The accounts shall be audited annually by the Auditor-General or other auditor appointed by the Corporation with the approval of the Minister of Finance.

(5) The Corporation shall within 6 months after the end of each financial year have its accounts audited and transmitted to the Minister together with a copy of any observations made by the Auditor-General or the auditor appointed under section 19 (4) above on any Statement or on the accounts of the Corporation and a copy of the annual report referred to in section 20.

(6) The Menteri Besar shall cause a copy of every such statement together with a copy of any observations made by the Auditor-General or the auditor appointed under section 19 (4) above on any statement or on the accounts of the Corporation and a copy of the annual report referred to in section 20 to be laid on the table of the next meeting of the Legislature of the State."

15. Section 20 of the Principal Enactment is amended by substituting for subsection (1) thereof the following—

Amendment
of section
20.

"(1) The Corporation shall not later than the 30th day of June after each financial year cause to be made and transmitted to the Minister and the Menteri Besar a report dealing with the activities of the Corporation during the preceding year."

Amendment of section 21A. 16. Section 21A of the Principal Enactment is amended by substituting the following therefor—

“21A. The Corporation shall be exempt from the payment of stamp duty under the Stamp Ordinance 1949 by virtue of paragraph 22 of the Second Schedule of the Incorporation (State Legislatures Competency) Act 1962.”

Amendment of section 22. 17. Section 22 of the Principal Enactment is amended—

(a) by substituting for subsection (2) thereof the following—

“(2) Upon the dissolution of the Corporation, the assets of the Corporation shall after payment of all liabilities be disposed of in such manner as the Minister may after consulting with the State Authority determine;”

(b) by deleting subsection (3) thereof.

Amendment of section 23. 18. Section 23 of the Principal Enactment is hereby amended and replaced by the following new section 23—

“Power to make regulations and rules.

23. (1) The Corporation may, with the approval of the Minister after his consultation with the Menteri Besar make regulations for the better carrying out of the provisions of this Enactment not inconsistent with the provisions of the Second Schedule of the Incorporation (State Legislatures Competency) Act 1962.

(2) The State Authority may make rules for any other purposes not inconsistent with the provisions of the Second Schedule of the Incorporation (State Legislatures Competency) Act 1962.”

Passed this 30th day of November 1982.
[DUN. Sel. 30051/28 Jld. II: IPK. Sel. (S) 1426/2.]

MOHAMAD HASHIM BIN MAT AZIZ,
*Clerk of the Legislative Assembly,
Selangor*

pegawai atau kakitangan Perbadanan untuk mendapat keuntungan secara langsung atau secara tidak langsung sesuatu faedah yang tidak berpatutan bagi diri sendiri atau bagi mana-mana orang lain atau mendatangkan kerugian kepada Perbadanan.”

Seksyen
baharu 12A.

6. Enakmen Ibu adalah dipinda dengan memasukkan selepas sahaja seksyen 12 seksyen baharu 12A seperti berikut:

“Perbadanan
tertakluk
kepada
arahan
Menteri.

12A. (1) Perbadanan hendaklah tertakluk kepada apa-apa arahan oleh Perdana Menteri atau mana-mana Menteri yang dinamakan olehnya.

(2) Perbadanan boleh atas arahan Perdana Menteri atau mana-mana Menteri yang dinamakan olehnya di bawah seksyen-kecil (1):

(a) menjalankan apa-apa fungsi sesuatu pihak berkuasa kepada Persekutuan; dan

(b) membenarkan kuasa eksekutif Persekutuan diperluaskan kepada Perbadanan.”

Pindaan
seksyen 14.

7. Seksyen 14 Enakmen Ibu adalah dipinda dengan memasukkan selepas sahaja perenggan (b) perenggan (c) baharu seperti berikut:

“(c) Kerajaan Persekutuan boleh membenarkan pemberian wang kepada Perbadanan untuk maksud-maksud melaksanakan fungsi-fungsi dan tugas-tugasnya.”

Pindaan
seksyen 14A.

8. Seksyen 14A Enakmen Ibu adalah dipinda dengan menggantikan seksyen-kecil (2) dengan yang berikut:

“(2) Sebelum bermulanya bulan Julai tiap-tiap tahun, Perbadanan hendaklah mengemukakan kepada Menteri Besar suatu anggaran mengenai perbelanjaan bagi tahun yang berikutnya mengikut apa-apa bentuk dan mengandungi apa-apa butir-butir seperti yang dikehendaki oleh Menteri Besar; dan Menteri Besar hendaklah sebelum bermulanya bulan September tiap-tiap tahun memberitahu Perbadanan mengenai amaun yang dibenarkan bagi setiap jenis perbelanjaan.”

9. Enakmen Ibu adalah dipinda dengan memasukkan selepas sahaja seksyen 14A seksyen 14B baharu: Seksyen 14B
baharu.

^{"Pelaburan dan pinjaman.} 14B. (1) Perbadanan tidak boleh, tanpa persetujuan bertulis terlebih dahulu daripada Menteri Kewangan, melainkan Menteri Kewangan memberi suatu arahan secara am atau secara tertentu di atas perkara:

- (a) menubuhkan atau menggalakkan penubuhan atau pengembangan syarikat-syarikat atau lain-lain badan untuk menjalankan aktiviti-aktiviti samada di bawah kawalan sepenuhnya atau kawalan sebahagiannya oleh Perbadanan sendiri atau secara bebas;
- (b) memberi bantuan kewangan kepada mana-mana syarikat, lain-lain pihak berkuasa berkanun, mana-mana badan atau orang dengan mengambil syer-syer atau debenture atau dengan cara pinjaman, pendahuluan, pemberian atau dengan apa-apa cara lain;
- (c) membeli, menanggung atau dengan apa-apa cara lain mengambil apa-apa stok dan syer dalam mana-mana syarikat awam atau sendiri; atau
- (d) meminjam wang atau memberi apa-apa jaminan yang melibatkan tanggungan kewangan.

(2) Di mana Perbadanan menjalankan kuasanya yang ditentukan dalam seksyen 14B (1) di atas atau di mana ia telah mempunyai kawalan sepenuhnya atau sebahagiannya dalam sesuatu syarikat atau lain-lain badan ahli-ahli pengurusan syarikat atau lain-lain badan tersebut hendaklah mengandungi sekurang-kurangnya seorang pegawai Perbadanan.

(3) Dalam memberi apa-apa persetujuan di bawah seksyen 14B (1) di atas, Menteri Kewangan boleh mengenakan apa-apa had dan syarat sebagaimana yang difikirkannya patut.

pegawai atau kakitangan Perbadanan untuk mendapat keuntungan secara langsung atau secara tidak langsung sesuatu faedah yang tidak berpatutan bagi diri sendiri atau bagi mana-mana orang lain atau mendatangkan kerugian kepada Perbadanan."

Seksyen
baharu 12A.

6. Enakmen Ibu adalah dipinda dengan memasukkan selepas sahaja seksyen 12 seksyen baharu 12A seperti berikut :

"Perbadanan
tertakluk
kepada
arahan
Menteri.

12A. (1) Perbadanan hendaklah tertakluk kepada apa-apa arahan oleh Perdana Menteri atau mana-mana Menteri yang dinamakan olehnya.

(2) Perbadanan boleh atas arahan Perdana Menteri atau mana-mana Menteri yang dinamakan olehnya di bawah seksyen-kecil (1) :

(a) menjalankan apa-apa fungsi sesuatu pihak berkuasa kepada Persekutuan; dan

(b) membenarkan kuasa eksekutif Persekutuan diperluaskan kepada Perbadanan."

Pindaan
seksyen 14.

7. Seksyen 14 Enakmen Ibu adalah dipinda dengan memasukkan selepas sahaja perenggan (b) perenggan (c) baharu seperti berikut :

"(c) Kerajaan Persekutuan boleh membenarkan pemberian wang kepada Perbadanan untuk maksud-maksud melaksanakan fungsi-fungsi dan tugas-tugasnya."

Pindaan
seksyen 14A.

8. Seksyen 14A Enakmen Ibu adalah dipinda dengan menggantikan seksyen-kecil (2) dengan yang berikut :

"(2) Sebelum bermulanya bulan Julai tiap-tiap tahun, Perbadanan hendaklah mengemukakan kepada Menteri Besar suatu anggaran mengenai perbelanjaan bagi tahun yang berikutnya mengikut apa-apa bentuk dan mengandungi apa-apa butir-butir seperti yang dikehendaki oleh Menteri Besar; dan Menteri Besar hendaklah sebelum bermulanya bulan September tiap-tiap tahun memberitahu Perbadanan mengenai amaran yang dibenarkan bagi setiap jenis perbelanjaan."

(4) Tiada satupun pihak berkuasa berkanun boleh ditubuhkan oleh Perbadanan sama ada di bawah undang-undang yang menubuhkan Perbadanan ini atau di bawah mana-mana undang-undang lain."

Pindaan
seksyen 15.

10. Enakmen Ibu adalah dipinda dengan menggantikan seksyen 15 dengan yang berikut:

"Pelaburan. 15. Aset Perbadanan boleh setakat mana yang tidak perlu dibelanjakan oleh Perbadanan di-labur mengikut cara yang diluluskan oleh Menteri Kewangan."

Pindaan
seksyen 16.

11. Seksyen 16 Enakmen Ibu adalah dipinda dengan menggantikannya dengan yang berikut:

"Akaun
dan
audit.

16. (1) Perbadanan hendaklah menyebabkan disimpan akaun-akaun yang patut dan lain-lain rekod urusan-urusan dan halehwal-halehwal Perbadanan mengikut prinsip-prinsip perakaunan yang diakui umum dan hendaklah membuat apa-apa yang perlu bagi menentukan bahawa semua pendapatan diakaunkan dengan sepatutnya dan semua perbelanjaan-perbelanjaan daripada kumpulanwangannya, termasuk pembayaran-pembayaran gaji-gaji, saraan dan lain-lain faedah kewangan kepada ahli-ahli dan pekerja-pekerja Perbadanan, adalah dibenarkan dengan sepatutnya dan kawalan-kawalan yang mencukupi adalah dikendalikan ke atas harta-harta Perbadanan atau di dalam simpanan Perbadanan dan ke atas apa-apa penanggungan yang dilakukan oleh Perbadanan.

(2) Untuk mencapai objektif-objektif seksyen-kecil (1) di atas Perbadanan hendaklah mematuhi apa-apa peraturan-peraturan yang mungkin diperbuat oleh Menteri Kewangan mengenai perkara-perkara yang ditetapkan dalam perenggan 16 (2). Jadual kedua bagi Akta Perbadanan (Kelayakan Pihak berkuasa Perundangan Negeri), 1962.

(3) Perbadanan hendaklah mempunyai suatu tahun kewangan yang bermula pada 1hb Januari.

(4) Akaun hendaklah diaudit setiap-tiap tahun oleh Ketua Audit Negara atau juruaudit lain yang dilantik oleh Perbadanan dengan kelulusan Menteri Kewangan.

(5) Perbadanan hendaklah dalam masa 6 bulan selepas akhir tiap-tiap tahun kewangan mengaudit akaunnya dan menghantarnya kepada Menteri Kewangan bersama dengan satu salinan apa-apa pandangan yang dibuat oleh Ketua Audit Negara atau juruaudit yang dilantik di bawah seksyen-kecil (4) di atas apa-apa penyata atau di atas akaun-akaun Perbadanan dan satu salinan laporan tahunan yang tersebut dalam seksyen 17.

(6) Ketua Menteri hendaklah menyebabkan satu salinan bagi tiap-tiap penyata itu bersama dengan satu salinan apa-apa pandangan yang dibuat oleh Ketua Audit Negara atau juruaudit yang dilantik di bawah seksyen-kecil (4) di atas apa-apa penyata atau akaun-akaun Perbadanan dan satu salinan laporan tahunan yang tersebut di dalam seksyen 17 dibentangkan di dalam Persidangan Dewan Undangan Negeri yang akan datang."

12. Enakmen Ibu adalah dipinda dengan memasukkan selepas sahaja seksyen 16 seksyen baharu 16A:

Pindaan
seksyen 16.

"Penyiasatan
akaun-
akaun.

16A. (1) Perdana Menteri atau mana-mana Menteri yang dinamakan olehnya atau Menteri Kewangan boleh pada bila-bila masa mengarahkan mana-mana orang yang dinamakan olehnya untuk menyiasat buku-buku, akaun-akaun dan urusan-urusan Perbadanan.

(2) Perbadanan hendaklah membenarkan orang itu menggunakan buku-buku dan dokumen-dokumen dan hendaklah membekalkan maklumat-maklumat yang diperlukan oleh orang yang menjalankan penyiasatan itu.

Dengan syarat bahawa buku-buku, akaun-akaun dan dokumen-dokumen itu hendaklah tidak perlu dikeluarkan pada sesuatu masa dan sesuatu tempat yang akan mengganggu perjalanan sempurna urusan harian biasa Perbadanan."

Pindaan
seksyen 17.

13. Seksyen 17 Enakmen Ibu adalah dipinda:

(a) dengan menggantikan seksyen-kecil (1) dengan yang berikut:

"Perbadanan hendaklah tidak lewat daripada 30hb Jun selepas tiap-tiap tahun kewangan menyebabkan dibuat dan dihantar kepada Perdana Menteri atau seorang Menteri lain yang dinamakan olehnya dan Menteri Besar satu laporan berkenaan dengan aktiviti-aktivitinya dalam tahun terdahulu;" dan

(b) dengan menggantikan perkataan-perkataan "Raja dalam Mesyuarat" terdapat dalam seksyen-kecil (2) dengan perkataan-perkataan "Menteri Besar".

Pindaan
seksyen 18.

14. Seksyen 18 Enakmen Ibu adalah dipinda:

(a) dengan menggantikan seksyen-kecil (2) dengan yang berikut:

"(2) Setelah penggufungan dan pembubaran Perbadanan segala aset Perbadanan hendaklah selepas penjelasan semua tanggungan dilupuskan mengikut cara yang ditetapkan oleh Menteri Kewangan setelah berunding dengan Pihak Berkuasa Negeri;" dan

(b) dengan memotong seksyen-kecil (3).

Seksyen 19A
baharu.

15. Enakmen Ibu adalah dipinda dengan memasukkan selepas sahaja seksyen 19 seksyen 19A baharu:

"19A. Perbadanan hendaklah dikecualikan daripada pembayaran cukai setem di bawah Ordinan Setem, 1949 menurut perenggan 22 Jadual Kedua Akta Pemerbadanan (Kelayakan Pihak Berkuasa Perundangan Negeri), 1962."

16. Seksyen 23 Enakmen Ibu adalah dengan ini dipinda dan digantikan dengan seksyen 23 baharu seperti berikut: Pindaan seksyen 23.

"Kuasa membuat peraturan-peraturan dan kaedah-kaedah.

23. (1) Perbadanan boleh, dengan kelulusan Menteri setelah perundingan dengan Menteri Besar, membuat peraturan-peraturan untuk menjalankan dengan lebih licin peruntukan-peruntukan Enakmen ini yang tidak bertentangan dengan peruntukan-peruntukan Jadual Kedua Akta Pemerbadanan (Kelayakan Pihak Berkuasa Perundangan Negeri), 1962.

(2) Pihak Berkuasa Negeri boleh membuat kaedah-kaedah untuk apa-apa maksud lain yang tidak berlawanan dengan peruntukan-peruntukan Jadual Kedua Akta Pemerbadanan (Kelayakan Pihak Berkuasa Perundangan Negeri), 1962."

Diluluskan pada 1hb Disember 1982.
{DUN. Sel. 30051/28 Jld. II; IPK. Sel. (S) 1677 Jld. II}

MOHAMAD HASHIM BIN MAT AZIZ,
Setiausaha,
Dewan Undangan Negeri Selangor

SELANGOR

ENACTMENT No. 7 of 1982

I ASSENT,

SALAHUDDIN ABDUL AZIZ SHAH,
Sultan of Selangor

(STATE SEAL)

29th March 1983

An Enactment to amend the Selangor Agricultural
Development Corporation Enactment 1972.

[6th February 1981.]

IT IS HEREBY ENACTED by the Legislature of
the State of Selangor as follows:

1. This Enactment may be cited as the Selangor Agricultural Development Corporation (Amendment) Enactment 1982 and shall be deemed to have come into force on the 6th day of February 1981.

Citation
and com-
mencement.

2. Section 3 of the Selangor Agricultural Development Corporation Enactment 1972 (hereinafter referred to as "the Principal Enactment") is hereby amended as follows:

Amendment
of section 3.
S.L. En. 12/72

(a) by substituting for subsection (2) (e) the following:

"2. (e) not more than five other members to be appointed by the Ruler-in-Council from amongst persons who have shown capacity

in matters relating to agricultural production, marketing, finance or administration:

Provided that where the members appointed under this section exceed nine in the case of appointments made before the 6th February 1981 such members shall continue to be members until their respective terms of appointment expire or for not longer than one year from the 6th February 1981, whichever period comes sooner.”;

(b) by inserting new paragraph (f) immediately after paragraph (e) in subsection (2):—

“(f) three representatives of the Federal Government appointed by the Prime Minister or such Minister as may be nominated by him”; and

(c) by substituting for subsection (4) the following:

“(4) A member of the Corporation other than the members appointed under subsection (2) (f) and any other member appointed by virtue of his office, shall, unless he sooner resigns or has his appointment revoked, hold office for a term not exceeding two years and shall be eligible for reappointment:

Provided that if a member resigns or has his appointment sooner revoked another person may be appointed to replace him for the remainder of the term of the member replaced”.

Amendment
of section 6.

3. Section 6 of the Principal Enactment is amended by substituting therefor the following:

“Conflict
of interest.

6. (1) No member of the Corporation shall have (and if he has, he shall forthwith cease to be such a member) any interest, directly or indirectly, personally or through relatives, financial or otherwise in any scheme, project, enterprise or contract undertaken or which is proposed to be undertaken by the Corporation or in any matter under discussion by the Corporation.

(2) Subsection (1) above shall not apply to a member in respect of his interest in a company or other body to which he has been nominated by the Corporation to be its representative and where the Corporation or other body is under the control or partial control of the Corporation."

4. Section 7 of the Principal Enactment is amended by substituting for subsection (1) thereof the following: Amendment of section 7.

"7. (1) The quorum for any meeting of the Corporation shall be at least half of the members of the Corporation with at least one member being a representative of the Federal Government being present except that the quorum shall be at least two-thirds with at least one member being a representative of the Federal Government being present where the meeting deliberates or decides on matters referred to in section 14B."

5. Section 10 of the Principal Enactment is amended: Amendment of section 10.

(i) by inserting after paragraph (b) of subsection (1) the following new paragraph (c) and (d):

"(c) The officers and servants of the Corporation shall be under the administrative control of the General Manager;

(d) Neither the Chairman nor the Deputy Chairman of the Corporation shall be the General Manager of the Corporation."

(ii) by inserting after subsection (4) the following new subsection (5):

"(5) An officer or servant of the Corporation shall not make use of any information acquired by virtue of his position as an officer or servant of the Corporation to gain directly or indirectly an improper advantage for himself or for any other person or to cause detriment to the Corporation."

6. The Principal Enactment is amended by inserting immediately after section 12 the following new section New section 12A.

"Corporation subject to Minister's direction." 12A. (1) The Corporation shall be subject to any direction of the Prime Minister or such Minister as may be nominated by him.

(2) The Corporation may on the direction of Prime Minister or such Minister nominated under subsection (1):

- (a) perform any function of an authority of the Federation; and
- (b) permit the executive authority of the Federation to extend to the Corporation."

Amendment
of section 14.

7. Section 14 of the Principal Enactment is amended by inserting immediately after paragraph (b) the following new paragraph (c):

"(c) The Federal Government may grant monies to the Corporation for the purpose of it carrying out its functions and duties."

Amendment
of section
14A.

8. Section 14A of the Principal Enactment is amended by substituting for subsection (2) the following:

"(2) Before the beginning of July each year, the Corporation shall submit to the Menteri Besar an estimate of the expenses for the following year in such form and with such particulars as the Menteri Besar may require; and the Menteri Besar shall before the beginning of September of year notify the Corporation of the amount authorised for each description of expenditure."

New
section 14B.

9. The Principal Enactment is amended by inserting immediately after section 14A the new section 14B:

14B. (1) The Corporation shall not, without the prior written consent of the Minister of Finance unless he gives a general or specific direction on the matter:

- (a) establish or promote the establishment or expansion of companies or other bodies to carry on activities either under the control or partial control of the Corporation itself or independently;
- (b) give financial assistance to any company, other statutory authority, any body or person by the taking up of shares or debentures or by way of any loan, advance, grant or otherwise;

- (c) purchase, underwrite or otherwise acquire any stock and shares in any public or private company; or
- (d) borrow money or enter into any guarantee involving financial liability.

(2) Where the Corporation exercises its power under section 14B (1) above or where it already has control or partial control of a company or other body the members of the management of the company or other body shall comprise not less than one member or one officer of the Corporation.

(3) In giving any consent under section 14B (1) above, the Minister of Finance may impose such terms and conditions as he may deem fit.

(4) No statutory authority shall be established by the Corporation either under the law establishing the Corporation or under any other law."

10. The Principal Enactment is amended by substituting for section 15 the following: Amendment of section 15.

"Investment. 15. The assets of the Corporation may in so far as they are not required to be expended by the Corporation, be invested in such manner as may be approved by the Minister of Finance."

11. Section 16 of the Principal Enactment is amended by substituting the following therefor: Amendment of section 16.

"Accounts and audit. 16. (1) The Corporation shall keep proper accounts and other records of the Corporation's transactions and affairs in accordance with generally accepted accounting principles and shall do all things necessary to ensure that all income are properly accounted for and that all expenditures out of its Fund, including payments in respect of salaries, remuneration and other monetary benefits to members of the Corporation and its employees, are properly authorised and that adequate control is maintained over the assets, or in the custody of, the Corporation and over the incurring of any liability by the Corporation.

(2) In order to accomplish the objectives of subsection (1) above the Corporation shall observe any regulations that may be made by the Minister of Finance in respect of matters detailed in paragraph 16 (2) of the Second Schedule of the Incorporation (State Legislatures Competency) Act, 1962.

(3) The Corporation shall have a financial year beginning on 1st January.

(4) The accounts shall be audited annually by the Auditor-General or other auditor appointed by the Corporation with the approval of the Minister of Finance.

(5) The Corporation shall within 6 months after the end of each financial year have its accounts audited and transmitted to the Minister of Finance together with a copy of any observations made by the Auditor-General or the auditor appointed under subsection (4) above on any Statement or on the accounts of the Corporation and a copy of the annual report referred to in section 17.

(6) The Menteri Besar shall cause a copy of every such statement together with a copy of any observations made by Auditor-General or the auditor appointed under subsection (4) above on any statement or on the accounts of the Corporation and a copy of the annual report referred to in section 17 to be laid on the table of the next meeting of the Legislature of the State."

12. The Principal Enactment is amended by inserting immediately after section 16 the new section 16A:

"Investiga-
accounts.

16A. (1) The Prime Minister or such Minister nominated by him or Minister of Finance may at any time direct such person as he may appoint to make an investigation of the books, accounts and transactions of a corporation.

(2) The corporation shall afford such person access to its books, accounts and documents and shall give such information as may be required by the person to conduct the investigations:

Provided that the books, accounts and documents shall not be required to be produced at such times and at such places as shall interfere with the proper conduct of the normal daily business of the Corporation."

13. Section 17 of the Principal Enactment is amended: Amendment of section 17.

(a) by substituting for the subsection (1) the following:

"The Corporation shall not later than the 30th day of June after each financial year cause to be made and transmitted to the Prime Minister or such Minister nominated by him and the Menteri Besar a report dealing with the activities of the Corporation during the preceding year;" and

(b) by substituting the words "Menteri Besar" for the words "Ruler in Council" appearing in subsection (2).

14. Section 18 of the Principal Enactment is amended: Amendment of section 18.

(a) by substituting for subsection (2) thereof the following:

"(2) Upon the winding-up of the Corporation, the assets of the Corporation shall after payment of all liabilities be disposed of in such manner as the Minister of Finance may after consulting with the State Authority determine;" and

(b) by deleting subsection (3) thereof.

15. The Principal Enactment is amended by inserting New section 19A. immediately after section 19 the new section 19A:

"19A. The Corporation shall be exempt from the payment of stamp duty under the Stamp Ordinance, 1949 by virtue of paragraph 22 of the Second Schedule of the Incorporation (State Legislatures Competency) Act, 1962."

Amendment
of section
23.

16. Section 23 of the Principal Enactment is hereby amended and replaced by the following new section 23 :

"Power to
make
regulations
and rules.

23. (1) The Corporation may, with the approval of the Minister after his consultation with the Menteri Besar make regulations for the better carrying out of the provisions of this Enactment not inconsistent with the provisions of the Second Schedule of the Incorporation (State Legislatures Competency) Act, 1962.

(2) The State Authority may make rules for any other purposes not inconsistent with the provisions of the Second Schedule of the Incorporation (State Legislatures Competency) Act, 1962."

Passed this 1st day of December 1982.

[DUN. Sel. 30051/28 Jld. II; IPK. Sel. (S) 1677 Jld. II.]

MOHAMAD HASHIM BIN MAT AZIZ,
*Clerk of the Legislative Assembly,
Selangor*

SELANGOR

ENAKMEN No. 2 tahun 2005

BETA PERKENANKAN,

(MOHOR
KERAJAAN)SHARAFUDDIN IDRIS SHAH,
Sultan Selangor

25 Mei 2005

Suatu Enakmen bagi meminda Enakmen Perbadanan Kemajuan Pertanian Selangor 1972.

[]

DIPERBUAT oleh Badan Perundangan Negeri Selangor seperti yang berikut:

Tajuk ringkas dan mula kuat kuasa

1. (1) Enakmen ini bolehlah dinamakan Enakmen Perbadanan Kemajuan Pertanian Selangor (Pindaan) 2005.

(2) Enakmen ini mula berkuat kuasa pada tarikh yang ditetapkan oleh Duli Yang Maha Mulia Sultan melalui pemberitahuan dalam *Warta*.

Pindaan seksyen 3

2. Enakmen Perbadanan Kemajuan Pertanian Selangor 1972 [*Enakmen No. 12/1972*]; yang disebut "Enakmen ibu" dalam Enakmen

ini, dipinda dalam seksyen 3 dengan menggantikan subseksyen (2) dengan subseksyen yang berikut:

“(2) Perbadanan hendaklah terdiri daripada ahli-ahli yang berikut:

- (a) seorang Pengerusi yang hendaklah pada masa itu memegang jawatan Menteri Besar Negeri Selangor;
- (b) seorang Timbalan Pengerusi yang hendaklah pada masa itu memegang jawatan Setiausaha Kerajaan Negeri Selangor;
- (c) dua orang ahli ex-officio yang hendaklah pada masa itu memegang jawatan Pegawai Kewangan Kerajaan Negeri Selangor dan Pengarah Tanah dan Galian Negeri Selangor;
- (d) tidak lebih dari lima orang ahli yang dilantik oleh Menteri Besar daripada mana-mana orang yang telah menunjukkan kebolehan dan mempunyai pengetahuan dalam perkara yang berhubung dengan pertanian, pemasaran kewangan, pentadbiran, penyelidikan, pembangunan hartanah, perubatan atau dengan cara lain sesuai untuk pelantikan itu berdasarkan kepada pengalaman dan pengetahuan khas mereka; dan
- (e) tiga orang wakil daripada Kerajaan Persekutuan yang dilantik oleh Perdana Menteri atau mana-mana Menteri yang dinamakan olehnya.”.

Pindaan seksyen 9

3. Enakmen ibu dipinda dengan menggantikan seksyen 9 dengan seksyen yang berikut:

“Meterai Perbadanan. 9. (1) Meterai Perbadanan hendaklah mengandungi apa-apa reka bentuk yang diluluskan oleh Perbadanan dan meterai itu boleh, dari semasa ke semasa, dipecahkan, ditukar, diubah dan dibuat baharu sebagaimana yang difikirkan patut oleh Perbadanan.

(2) Meterai Perbadanan hendaklah disimpan dalam jagaan Pengerusi dan hendaklah disahkan sama ada oleh Pengerusi dan ahli atau mana-mana pegawai Perbadanan yang diberi kuasa oleh Perbadanan secara bertulis.

(3) Segala surat ikatan, dokumen dan surat cara lain yang berupa sebagai dimeteraikan dengan meterai Perbadanan itu dan yang disahkan mengikut subseksyen (2) hendaklah disifatkan telah disempurnakan dengan sah sehingga dibuktikan sebaliknya.

(4) Meterai Perbadanan hendaklah diberi pengiktirafan rasmi dan kehakiman.”

Pindaan seksyen 11

4. Enakmen itu dipinda dengan menggantikan seksyen 11 dengan seksyen yang berikut:

“Perwakilan kuasa dan tugas Perbadanan. 11. (1) Perbadanan boleh mewakilkan mana-mana kuasa atau tugasnya kepada mana-mana ahli, pegawai atau kakitangan Perbadanan atau mana-mana jawatankuasa yang ditubuhkan oleh Perbadanan sebagaimana yang disifatkan perlu atau wajar.

(2) Mana-mana jawatankuasa yang ditubuhkan oleh Perbadanan hendaklah mengandungi tidak kurang dari dua orang ahli Perbadanan untuk membolehkannya menerima apa-apa perwakilan kuasa atau tugas.

(3) Apa-apa kuasa atau tugas yang diwakilkan di bawah seksyen ini—

(a) bolehlah diwakilkan sedemikian tertakluk kepada mana-mana peruntukan di bawah Enakmen ini atau mana-mana peraturan yang diperbuat di bawahnya; dan

(b) hendaklah tertakluk kepada apa-apa syarat atau sekatan sebagaimana yang dikenakan secara am atau khusus oleh Perbadanan.

(4) Suatu ketetapan yang dibuat oleh Perbadanan untuk mewakilkan apa-apa kuasa atau mana-mana tugasnya hendaklah menjadi tidak sah melainkan telah mendapat persetujuan daripada tidak kurang dari separuh ahli Perbadanan melalui undi.

(5) Perbadanan boleh membatalkan atau membuat apa-apa ubah suaian terhadap mana-mana perwakilan kuasa atau tugas sekiranya ia berpendapat adalah perlu atau wajar.”

Seksyen baru 11A

5. Enakmen ibu dipinda dengan memasukkan selepas seksyen 11 seksyen yang berikut:

“Perwakilan kuasa dan tugas oleh Pengerusi. 11A. (1) Tertakluk kepada mana-mana peruntukan di bawah Enakmen ini dan mana-mana peraturan yang dibuat di bawahnya, Pengerusi boleh untuk mewakilkan mana-mana kuasanya dengan cara bertulis kepada mana-mana ahli, pegawai atau kakitangan Perbadanan untuk menjalankan mana-mana kuasa atau tugasnya sebagaimana yang sifatkan perlu atau wajar.

(2) Suatu perwakilan kuasa yang dibuat di bawah subseksyen (1) hendaklah tertakluk kepada apa-apa syarat atau sekatan sebagaimana yang dikenakan secara am atau khusus oleh Pengerusi.

(3) Pengerusi boleh membatalkan atau membuat apa-apa ubah suaian terhadap mana-mana perwakilan kuasa sekiranya ia berpendapat adalah perlu atau wajar.”

Pindaan seksyen 12

6. Enakmen ibu dipinda dengan menggantikan seksyen 12 dengan seksyen yang berikut:

“Tugas Perbadanan. 12. (1) Tugas Perbadanan adalah—

(a) untuk menggalakkan perusahaan atau pembangunan pertanian di dalam dan luar Negeri Selangor;

- (b) untuk menjalankan segala aktiviti sama ada secara langsung atau tidak langsung bagi maksud membantu mana-mana orang, syarikat atau agensi dalam Negeri Selangor dan menggalakkan apa-apa perusahaan atau pembangunan pertanian di dalam dan luar Negeri Selangor;
 - (c) untuk menggalak, merangsang, melengkap dan menjalankan segala aktiviti berasaskan pertanian dan pembangunan pertanian serta pembangunan hartanah di dalam dan luar Negeri Selangor;
 - (d) untuk melakukan apa-apa perkara atau benda yang mustahak bagi menjalankan semua atau mana-mana kuasa Perbadanan;
 - (e) untuk melaksanakan apa-apa tugas atau aktiviti yang diarahkan oleh Kerajaan Persekutuan berkenaan dengan pertanian dan pembangunan pertanian;
 - (f) untuk apa-apa tugas mentadbir dan membelanjakan apa-apa wang lain sebagaimana yang dikehendaki oleh Kerajaan Negeri atau Kerajaan Persekutuan;
 - (g) untuk melakukan apa-apa jua yang bersampingan dengan mana-mana tugasnya.
- (2) Bagi maksud perenggan 1(a) dan (b), perusahaan atau pembangunan pertanian hendaklah termasuk memproses dan memasarkan apa-apa hasil pertanian.”.

Pindaan seksyen 13

7. Enakmen ini dipinda dengan menggantikan seksyen 13 dengan seksyen yang berikut:

“^{Kuasa-}kuasa an Perbadanan. 13. (1) Perbadanan hendaklah mempunyai kuasa untuk melakukan segala yang perlu atau suai manfaat bagi atau berkaitan dengan pelaksanaan tugas-tugasnya.

(2) Tanpa menjejaskan keluasan subseksyen (1), kuasa Perbadanan hendaklah termasuk kuasa—

- (a) untuk memperoleh, memajak, mengambil, menukar, membeli dan memiliki tanah, bangunan dan lain-lain harta tak alih;
- (b) untuk mendirikan rumah, pejabat dan apa-apa bangunan bagi maksud Perbadanan;
- (c) untuk membeli, menukar dan membahagi, menyimpan, memproses, memindah milik atau menjual apa-apa keluaran pertanian dan keluaran sampingannya;
- (d) untuk membeli, menyimpan, memproses, memindah milik, menyewa dan/atau menjual benih, baja, jentera dan segala alat kelengkapan pertanian;
- (e) untuk menjalankan kerja menyediakan tapak untuk perusahaan atau pembangunan pertanian;
- (f) untuk memasuki apa-apa kontrak atau melakukan apa-apa perbuatan atau perkara yang dikehendaki dan patut bagi maksud Enakmen ini;
- (g) untuk menjalankan apa-apa kuasa Kerajaan Persekutuan sebagaimana yang dilanjutkan kepadanya dari semasa ke semasa;
- (h) untuk menjalankan segala aktiviti yang berhubung kait dengan pertanian termasuk pengeluaran produk makanan, pelancongan dan pembangunan hartanah; dan
- (i) untuk melakukan apa-apa jua yang bersampingan dengan mana-mana tugas dan kuasanya.”

Diluluskan pada 25 April 2005
[P.U. Sel. 394/A/0028/03]

BAKHTIAR BIN HUSSIN
Setiausaha,
Dewan Undangan Negeri,

SELANGOR

ENACTMENT No. 2 of 2005

I ASSENT,.....

(STATE
SEAL)SHARAFUDDIN IDRIS SHAH,
Sultan of Selangor

25 May 2005

An Enactment to amend the Selangor Agricultural Development Corporation Enactment 1972.

[]

ENACTED by the Legislature of the State of Selangor as follows:

Short title and commencement

1. (1) This Enactment may be cited as the Selangor Agricultural Development Corporation (Amendment) Enactment 2005.

(2) This Enactment comes into operation on the date to be appointed by His Royal Highness the Sultan by notification in the *Gazette*.

Amendment of section 3

2. The Selangor Agricultural Development Corporation Enactment 1972 [*Enactment No. 12/1972*], which is referred to as the "principal Enactment" in this Enactment, is amended in section 3 by substituting for subsection (2) the following subsection:

"(2) The Corporation shall consist of the following members:

(a) a Chairman who shall be the person for the time being

- (b) a Deputy Chairman who shall be the person for the time being holding the office of the State Secretary of Selangor;
- (c) two ex-officio members who shall be the person for the time being holding the office of the State Financial Officer and the Director of Land and Mines of Selangor;
- (d) not more than five members who shall be appointed by the Menteri Besar among any person who has shown the ability and who possess relevant knowledge in agricultural, financial marketing, administration, research, property development, production or in any other manner suitable to be appointed based on the experience and special knowledge that they possess;
- (e) three representatives of the Federal Government appointed by the Prime Minister or any Minister named by him.”.

Amendment of section 9

3. The principal Enactment is amended by substituting for section 9 the following section:

“Common seal. 9. (1) The common seal of the Corporation shall bear such device as the Corporation may approve and such seal may, from time to time, be broken, changed, altered and made anew as the Corporation thinks fit.

(2) The common seal shall be kept in the custody of the Chairman and shall be authenticated by either the Chairman or member or by any officer authorized by the Corporation in writing.

(3) All deeds, documents and other documents purporting to be sealed with the common seal and authenticated in accordance with subsection (2) shall, until the contrary is proved, be deemed to have been validly executed.

(4) The common seal of the Corporation shall be officially and judicially noticed.”.

Amendment of section 11

4. The principal Enactment is amended by substituting for section 11 the following section:

“Delegation of the Corporation’s power and duties. 11. (1) The Corporation may delegate any of its power or duties to any member, officer or staff of the Corporation or to any committee established by the Corporation as it may deem necessary or desirable.

(2) Any committee established by the Corporation shall consist of not less than two of its members to be fit to be delegated with any power or duties.

(3) Any power or duties delegated under this section—

(a) may be so delegated subject to any provision of this Enactment or any rules made thereunder; and

(b) shall be subjected to such conditions or restrictions as the Corporation may either generally or specifically impose.

(4) Any resolution made by the Corporation to delegate any power or duties shall not be valid unless approved by not less than half of its members by vote.

(5) The Corporation may rescind or alter any delegation of power or duties made if it deems necessary or desirable.”

New section 11A

5. The principal Enactment is amended by inserting after section 11 the following section:

“Delegation of power and duties by Chairman. 11A. (1) Subject to any provision of this Enactment and any rules made thereunder, the Chairman may delegate any of his power in writing to any member, officer or staff of the Corporation to exercise any power or duties as he deems necessary or desirable.

(2) Any delegation made under subsection (1) shall be subjected to such conditions or restrictions as the Chairman may generally or specifically impose.

(3) The Chairman may rescind or alter any delegation of power or duties made if he deems it necessary or desirable.”.

Amendment of section 12

6. The principal Enactment is amended by substituting for section 12 the following section:

- “Duties of
the
Corporation. 12. (1) The duties of the Corporation shall be—
- (a) to encourage the industry or agricultural development inside and outside of the State of Selangor;
 - (b) to carry out all activities either directly or indirectly to assist any person, company or agency within or out of the State of Selangor and to encourage any agricultural industry or development within and out of the State of Selangor;
 - (c) to encourage, stimulate, complete and carry out all agricultural based activities and agricultural and estate development within and out of the State of Selangor;
 - (d) to do any thing of importance to carry out all or any of the Corporation’s powers;
 - (e) to carry out any duties or activities directed by the Federal Government in relation to agriculture and agricultural development;
 - (f) to administer and to pay out monies as shall be required by the State or Federal Government; and
 - (g) to do anything incidental to any of its power and duties.

(2) For the purposes of paragraph 1(a) and (b), agricultural industry or development shall include the processing and marketing of any agricultural product.”.

Amendment of section 13

7. The principal Enactment is amended by substituting for section 13 the following section:

^{“General powers of the Corporation.} 13. (1) The Corporation shall have the power to do all things necessary or expedient for or in connection with the performance of its duties.

(2) Without prejudice to the generality of subsection (1), the powers of the Corporation shall include the power—

- (a) to obtain, lease, acquire, change, buy and own land, building and other immovable property;
- (b) to build houses, offices and any building for the purposes of the Corporation;
- (c) to buy, change and divide, keep, process, transfer or sell any agricultural product and by-products;
- (d) to buy, keep, process, transfer, lease and or sell seed, fertilizer, machines and any other agricultural equipment;
- (e) to carry out the works for the preparation of agricultural industry and development site;
- (f) to enter into any contract or to do any act or thing required and necessary for the purposes of this Enactment;
- (g) to carry out any powers of the Federal Government such as extended from time to time to it;
- (h) to carry out all activities related to agricultural including production of food, tourism and property development; and

20.

SELANGOR No. 2 OF 2005

(i) to do any thing incidental to any of its duties and powers.”.

Passed this 25 April 2005
[P.U. Sel. 394/A/0028/03]

BAKHTIAR BIN HUSSIN
*Clerk of the Legislative Assembly,
Selangor*

**LOANS (BUSINESS COMPLEX
PROJECTS) ENACTMENT 1973**

**ENAKMEN (PROJEK KOMPLEKS
PERNIAGAAN) PINJAMAN 1973**

SELANGOR.

ENAKMEN No. 3 tahun 1973

BETA PERKENANKAN,

T. ABDUL AZIZ SHAH,
Sultan Selangor

(MORHOR KERAJAAN)

22hb Mei, 1973

Suatu Enakmen bagi membenarkan pinjaman sejumlah wang tidak melebihi lima belas juta ringgit dari Persekutuan bagi maksud-maksud yang tertentu.

[11hb Mei, 1973.]

MAKA INILAH DIPERBUAT UNDANG-UNDANG oleh Badan Perundangan Negeri Selangor seperti berikut:

1. Enakmen ini bolehlah dinamakan Enakmen (Projek Kompleks Perniagaan) Pinjaman, 1973. Tajuk ringkas.
2. Kerajaan Negeri adalah dengan ini diberi kuasa tertakluk kepada peruntukan-peruntukan Enakmen ini, membuat pinjaman daripada Persekutuan sejumlah wang tidak melebihi lima belas juta ringgit (\$15,000,000) mengikut syarat-syarat yang dipersetujui di antara pihak Kerajaan Negeri dan Persekutuan. Kuasa meminjam wang daripada Persekutuan.
3. Wang pokok yang dipinjam di bawah peruntukan-peruntukan Enakmen ini bersama dengan semua faedah dan lain-lain tanggungan terkena ke atasnya adalah dengan ini dimasukkan ke dalam Kumpulan Wang Negeri Yang Disatukan. Pinjaman dimasukkan dalam Kumpulan Wang yang Disatukan.

Permohonan
pinjaman.

4. Semua wang yang dipinjam di bawah peruntukan-peruntukan Enakmen ini hendaklah digunakan bagi maksud Projek-projek Kompleks Perniagaan dalam Negeri ini dan semua perkara yang bersabit dengannya.

Bayaran
balek.

5. Semua wang yang dipinjam di bawah peruntukan-peruntukan Enakmen ini, bersama dengan semua faedah dan lain-lain tanggungan terkena ke atasnya, hendaklah dibayar balek mengikut syarat-syarat yang dipersetujui di antara pihak Kerajaan Negeri dan Persekutuan selaras dengan seksyen 2, dan hendaklah dibayar daripada Kumpulan Wang Negeri Yang Disatukan dan dibayar kepada Persekutuan pada tiap-tiap tahun kewangan semua wang yang cukup tempohnya dibayar pada tahun itu.

Diluluskan pada 11hb Mei, 1973.

[I.P.K. Sel. 30098; P.W.N. Sel. 610.]

IBRAHIM BIN HAJI MOHD. SHARIFF,
Setiausaha,
Dewan Negeri Selangor

SELANGOR

ENACTMENT No. 3 of 1973

I ASSENT,

(STATE SEAL)

T. ABDUL AZIZ SHAH,
Sultan of Selangor

22nd day of May, 1973

An Enactment to authorise the borrowing of a sum not exceeding fifteen million dollars from the Federation for certain purposes.

[11th May, 1973.]

IT IS HEREBY ENACTED by the Legislature of the State of Selangor as follows:

1. This Enactment may be cited as the Loans (Business Short title.
Complex Projects) Enactment, 1973.
2. The State is hereby authorised, subject to the provisions of this Enactment, to borrow from the Federation sums of money not exceeding fifteen million dollars (\$15,000,000) on such terms and conditions as may be agreed upon between the State and the Federation. Power to borrow money from the Federation.
3. The principal moneys borrowed under the provisions of this Enactment together with all interest and other charges thereon are hereby charged on the Consolidated Fund of the State. Loan to be charged upon the State Consolidated Fund.
4. All moneys borrowed under the provisions of this Enactment shall be applied for the purpose of business complex projects within the State and all matters ancillary thereto. Applications of Loan.

Repayment. 5. All moneys borrowed under the provisions of this Enactment, together with all interest and other charges thereon, shall be repaid in accordance with the terms and conditions agreed upon between the State and the Federation in accordance with section 2, and shall be appropriated out of the Consolidated Fund of the State and paid to the Federation in each financial year all sums due to be paid in that year.

Passed this 11th day of May, 1973.

[L.P.K. Sel. 30098; P.W.N. Sel. 610.]

IBRAHIM BIN HAJI MOHD. SHARIFF,
*Clerk of the Legislative Assembly,
Selangor*

**FEDERAL TERRITORY
ENACTMENT 1973**

**ENAKMEN WILAYAH
PERSEKUTUAN 1973**

SELANGOR

ENAKMEN No. 4 tahun 1973

BETA PERKENANKAN,

T. ABDUL AZIZ SHAH,
Sultan Selangor

(MOHOR KERAJAAN)

7hb Julai, 1973

Suatu Enakmen bagi memberi persetujuan di bawah
Perkara 2 Perlembagaan Persekutuan.

[4hb Julai, 1973.]

BAHAWASANYA telah dipersetujui antara Persekutuan
Malaysia dengan Negeri Selangor bahawa Wilayah Perseku-
tuan hendaklah ditubuhkan:

DAN BAHAWASANYA menzjut Perkara 2 Perlembagaan
Persekutuan, sesuatu undang-undang Persekutuan yang
mengubah sempadan sesuatu Negeri tidak boleh diluluskan
dengan tiada persetujuan Negeri itu (yang dinyatakan
dengan sesuatu undang-undang yang dibuat oleh Badan
Perundangan Negeri itu) dan dengan tiada persetujuan
Majlis Raja-Raja;

DAN BAHAWASANYA Majlis Raja-Raja telah bersetuju
terhadap penubuhan Wilayah Persekutuan dan terhadap
perubahan sempadan-sempadan bagi Negeri Selangor
sebagaimana yang terkandung dalam, dan terhadap

kelulusan, Bahagian I dan Jadual kepada Rang Undang-undang Perlembagaan (Pindaan) (No. 2), 1973;

MAKA ADALAH DENGAN INI DIPERBUAT UNDANG-UNDANG oleh Badan Perundangan Negeri Selangor seperti berikut:

Tajuk ringkas dan mula berkuatkuasa.

1. (1) Enakmen ini bolehlah dinamakan Enakmen Wilayah Persekutuan, 1973.

(2) Seksyen 2 dan 3 hendaklah mula berkuatkuasa pada 1hb Februari, 1974.

Perubahan sempadan sempadan Negeri Selangor.

2. (1) Sempadan-sempadan bagi Negeri Selangor adalah dengan ini diubah dengan dikeluarkan darinya Wilayah Persekutuan yang diperihalkan di bawah ini.

(2) Wilayah Persekutuan hendaklah terdiri daripada kawasan-kawasan yang ditunjukkan dalam plan yang didepositkan yang dikenali dengan rujukan Plan *Warta* No. 383 iaitu plan—

(a) yang diperakui oleh Ketua Jurukur Selangor sebagai suatu plan yang benar dan betul bagi kawasan-kawasan itu; dan

(b) yang bertarih dan didepositkan di pejabat Ketua Jurukur Selangor.

(3) Takrif bagi "State" di bawah Perkara XLVI dalam Undang-undang Tubuh Kerajaan Selangor, 1959, itu adalah dengan ini dipinda dengan memasukkan perbahasaan "excluding the areas of the Federal Territory defined in the Federal Territory Enactment, 1973" selepas sahaja perkataan "thereto" yang terdapat di hujung takrif itu.

Terkeluarnya Wilayah Persekutuan dari Selangor dan pelepasan kuasa-kuasa dsb., oleh Selangor.

3. Wilayah Persekutuan hendaklah terhenti daripada menjadi sebahagian daripada Negeri Selangor dan Sultan Negeri Selangor hendaklah melepaskan dan berhenti daripada menjalankan apa-apa kedaulatan ke atas Wilayah Persekutuan dan segala kuasa dan bidangkuasa Sultan dan Dewan Negeri bagi Negeri Selangor dalam atau berkenaan dengan Wilayah Persekutuan hendaklah berakhir.

Persetujuan di bawah Perkara 2 Perlembagaan Persekutuan.

4. (1) Persetujuan-persetujuan adalah dengan ini diberi terhadap—

(a) Perubahan sempadan-sempadan bagi Negeri Selangor, iaitu perubahan yang diperihalkan dalam seksyen 2 Enakmen ini dan dalam peruntukan yang bersamaan dengannya dalam Rang Undang-undang Perlembagaan (Pindaan) (No. 2), 1973;

(b) Penubuhan Wilayah Persekutuan mengikut Rang Undang-undang yang tersebut itu;

- (c) Pemindahan bidangkuasa, kuasa-kuasa, hak-hak dan hak-hak kedaulatan yang dinyatakan dalam Rang Undang-undang yang tersebut itu; dan
- (d) Penyempurnaan suatu Perjanjian di antara Duli Yang Maha Mulia Seri Paduka Baginda Yang di-Pertuan Agong dan Duli Yang Maha Mulia Sultan Selangor menetapkan, antara lain, peruntukan-peruntukan berkaitan kepada kiraan kewangan bagi Wilayah Persekutuan.

(2) Peruntukan-peruntukan yang berkenaan dalam Rang Undang-undang Perlembagaan (Pindaan) (No. 2), 1973, adalah dinyatakan dalam Jadual kepada Enakmen ini.

JADUAL
(Seksyen 4 (2))

BAGIAN I

WILAYAH PERSEKUTUAN

2. (1) Sempadan- sempadan bagi Negeri Selangor adalah dengan ini diubah dengan dikeluarkan darinya Wilayah Persekutuan yang diperihalkan di bawah ini.

Perubahan Sempadan- sempadan bagi Negeri Selangor dan Perwujudan Wilayah Persekutuan.

(2) Wilayah Persekutuan ini hendaklah terdiri daripada kawasan-kawasan yang ditunjukkan dalam plan yang didepositkan yang dikenali dengan rujukan Plan *Warta* No. 383 iaitu plan—

- (a) yang diperakui oleh Ketua Jurukur Selangor sebagai suatu plan yang benar dan betul bagi kawasan-kawasan itu; dan
- (b) yang bertarikh dan didepositkan di pejabat Ketua Jurukur Selangor.

3. Wilayah Persekutuan itu hendaklah berhenti daripada menjadi sebahagian daripada Negeri Selangor dan Raja bagi Negeri Selangor hendaklah melepaskan dan berhenti daripada menjalankan apa-apa kedaulatan keatas Wilayah Persekutuan itu dan segala kuasa dan bidangkuasa Raja dan Dewan Negeri bagi Negeri Selangor dalam atau berkenaan dengan Wilayah Persekutuan itu hendaklah berakhir.

Terhentinya Wilayah Persekutuan dari Selangor dan pelaksanaan kuasa-kuasa, dsb., oleh Selangor.

4. Persekutuan hendaklah menjalankan kedaulatan ke atas Wilayah Persekutuan itu dan segala kuasa dan bidangkuasa dalam atau berkenaan dengan Wilayah Persekutuan itu hendaklah terletak pada Persekutuan.

Bidangkuasa ke atas Wilayah Persekutuan.

5. (1) Seluruh kepunyaan dan kawalan mengenai semua tanah dalam Wilayah Persekutuan itu yang sebelum sahaja mula berkuatkuasanya Akta ini telah terletak pada Negeri Selangor dan segala galian dan bahan batu di dalam atau di atas mana-mana tanah di dalam Wilayah Persekutuan itu yang hak-hak terhadapnya belum lagi dilepaskan secara tertentu hendaklah, apabila mula berkuatkuasanya Akta ini, tanpa apa-apa pindahmilik atau pindahhak, diletakkan semata-mata pada Persekutuan dan boleh dilepaskan atau dibuat apa-apa urusan mengenainya mengikut peruntukan-peruntukan Kanun Tanah Negara, Enakmen Lombong, Enakmen Hutan dan segala atau apa-apa undang-undang yang meminda atau memansuhkan Kanun yang tersebut itu atau Enakmen-Enakmen yang tersebut itu.

Perletakkan tanah-tanah di dalam Wilayah Persekutuan.

(2) Segala sebutan mengenai Negeri atau Pihakberkuasa Negeri yang terdapat dalam undang-undang yang tersebut dalam seksyen-kecil (1) hendaklah, berkenaan dengan Wilayah Persekutuan itu, ditafsirkan sebagai sebutan mengenai Kerajaan Persekutuan.

(3) Peruntukan-peruntukan Kanan Tanah Negara, Enakmen Lombong, Enakmen Hutan dan kaedah-kaedah yang dibuat di bawahnya hendaklah, dalam penerapannya berkenaan dengan Wilayah Persekutuan itu, berkuatkuasa tertakluk kepada seksyen ini dan kepada apa-apa ubahsuaian sebagaimana yang ditentukan dari semasa ke semasa dalam suatu Perintah yang dibuat oleh Yang di-Pertuan Agong.

(4) Segala harta dan kepentingan mengenai apa-apa tanah, hak lombong dan hak hutan di dalam Wilayah Persekutuan yang dipegang dari Negeri Selangor oleh mana-mana orang sebelum sahaja mula berkuatkuasanya Akta ini hendaklah dipegang seterusnya dari Kerajaan Persekutuan mengikut had-had dan syarat-syarat semua seperti ia telah dipegang dari Negeri itu.

Undang-undang Negeri yang sedia ada di dalam Wilayah Persekutuan.

6. (1) Tanpa menyentuh peruntukan-peruntukan seksyen 5 dan tertakluk kepada peruntukan-peruntukan yang berikut dalam seksyen ini, undang-undang Negeri yang sedia ada dan berkuatkuasa di dalam Wilayah Persekutuan itu hendaklah berkuatkuasa seterusnya di dalamnya sehingga dimansuhkan, dipinda atau digantikan dengan undang-undang yang diluluskan oleh Parlimen.

(2) Jika apa-apa kuasa atau tugas adalah diletakhak pada Raja Negeri Selangor atau pada mana-mana pihakberkuasa bagi Negeri itu oleh mana-mana undang-undang yang berkuatkuasa didalam wilayah Persekutuan itu, maka kuasa atau tugas itu berhubung dengan Wilayah Persekutuan itu hendaklah diletakhak pada dan dijalankan atau dilaksanakan oleh Yang di-Pertuan Agong atau Menteri yang bertanggungjawab bagi Wilayah Persekutuan itu atau oleh mana-mana orang atau pihakberkuasa lain sebagaimana yang diarahkan dengan perintah oleh Yang di-Pertuan Agong.

Dengan syarat bahawa Yang di-Pertuan Agong boleh mengarahkan dengan persetujuan Pihakberkuasa Negeri dengan perintah bahawa mana-mana kuasa atau tugas itu boleh dijalankan atau dilaksanakan bagi pihak Kerajaan Persekutuan oleh pihakberkuasa bagi Negeri yang padanya kuasa atau tugas itu telah diletakhak dahulunya; dan semasa arahan itu masih berkuatkuasa pihakberkuasa bagi Negeri itu hendaklah, berkenaan dengan penjalanan dan pelaksanaan kuasa atau tugas itu, disifatkan sebagai suatu pihakberkuasa bagi Kerajaan Persekutuan.

(3) Undang-undang-kecil yang sedia ada dan berkuatkuasa dalam mana-mana kawasan pihakberkuasa tempatan atau mana-mana bahagian daripadanya yang menjadi sebahagian daripada Wilayah Persekutuan itu selepas tulusnya Akta ini hendaklah berkuatkuasa seterusnya tertakluk kepada seksyen ini.

(4) Yang di-Pertuan Agong boleh, apabila jua didapati oleh Yang di-Pertuan Agong perlu atau mustahak berbuat sedemikian samada bagi maksud menghapuskan kesulitan-kesulitan atau oleh sebab tulusnya Akta ini, dengan perintah membuat apa-apa ubahsuaian sebagaimana yang difikirkan patut oleh Yang di-Pertuan Agong kepada mana-mana peruntukan dalam mana-mana undang-undang yang sedia ada.

(5) Dalam seksyen-kecil (4), perbahasaan "undang-undang yang sedia ada" ertinya undang-undang Persekutuan atau Negeri dan termasuklah apa-apa perundangan kecil yang dibuat di bawahnya.

7. (1) Apabila mula berkuatkuasanya Akta ini, bahagian-bahagian pilihanraya Negeri di dalam Wilayah Persekutuan itu hendaklah berakhir; bagaimana pun dengan syarat bahawa sehingga Dewan Negeri bagi Negeri Selangor dibubarkan pada kali yang pertama selepas lulusnya Akta ini, ahli-ahli bagi Dewan Negeri tersebut itu yang dipilih dari bahagian-bahagian pilihanraya tersebut itu adalah masih lagi menjadi ahli-ahli Dewan Negeri yang tersebut itu walaupun bahagian-bahagian pilihanraya itu dihapuskan.

Bahagian-bahagian Pilihanraya.

(2) Sehingga Parlimen dibubarkan pada kali yang pertama selepas lulusnya Akta ini, bahagian-bahagian pilihanraya persekutuan di dalam Wilayah Persekutuan itu dan Negeri Selangor hendaklah masih lagi wujud dan begitu juga ahli-ahli yang dipilih dari bahagian-bahagian pilihanraya tersebut itu adalah masih lagi menjadi ahli-ahli Parlimen.

8. Wilayah Persekutuan itu hendaklah ditadbirkan mengikut Akta Ibu Kota Persekutuan, 1960 sebagaimana dipinda dari semasa ke semasa oleh Parlimen:

Kecualian dan
keuntungan
Akta 35
tahun 1960.

Dengan syarat bahawa kawasan Perbandaran Kuala Lumpur hendaklah diperluaskan mengikut cara yang dinyatakan dalam perintah oleh Yang di-Pertuan Agong di bawah seksyen 15 (2) Akta Ibu Kota Persekutuan, 1960 itu:

Dengan syarat selanjutnya bahawa walau apa-apa jua dalam Akta Ibu Kota Persekutuan, 1960, Yang di-Pertuan Agong hendaklah melantik dua orang yang dinamakan oleh Raja bagi Negeri Selangor untuk menjadi ahli-ahli Lembaga Penasihat di bawah seksyen 6 Akta itu, atau di bawah mana-mana undang-undang lain yang menggantikan Akta itu.

9. (1) Segala hak, tanggungan dan kewajipan berhubung dengan apa-apa perkara yang sebelum sahaja mula berkuatkuasanya Akta ini telah menjadi tanggungjawab Kerajaan Negeri Selangor tetapi yang pada hari itu menjadi tanggungjawab Kerajaan Persekutuan, hendaklah pada hari itu berpindah kepada Persekutuan melainkan jika selanjutnya dipersetujui antara Kerajaan Persekutuan dengan Kerajaan Negeri itu.

Pewarisan hak,
tanggungjawab
dan kewajipan.

(2) Jika apa-apa wang yang dikehendaki di bayar menurut apa-apa tanggungan atau kewajipan sebagaimana yang disebutkan dalam seksyen-kecuali (1) telah sebelum sahaja mula berkuatkuasanya Akta ini dipertanggungjawabkan kepada Kumpulanwang Disatukan bagi Negeri Selangor, maka, setakat mana tanggungan atau kewajipan itu berpindah kepada Persekutuan pada hari-itu, wang-wang yang dikehendaki bagi membayarnya hendaklah menjadi suatu pertanggungan kepada Kumpulanwang Disatukan bagi Persekutuan, tetapi setakat mana tanggungan atau kewajipan itu masih lagi menjadi tanggungjawab Negeri Selangor wang itu hendaklah masih lagi dipertanggungjawabkan kepada Kumpulanwang Disatukan bagi Negeri itu.

(3) Peguam Negara hendaklah atas permintaan mana-mana pihak yang ada kepentingan dalam apa-apa pembicaraan undang-undang, lain daripada pembicaraan antara Persekutuan dengan Negeri Selangor, memperakui samada, menurut seksyen ini, apa-apa hak, tanggungan atau kewajipan adalah suatu hak, tanggungan atau kewajipan bagi Persekutuan atau Negeri itu; dan sesuatu perakuan itu adalah bagi maksud-maksud pembicaraan itu muktamad dan mengikat semua mahkamah, tetapi perakuan itu tidaklah berkuatkuasa menyentuh hak-hak dan kewajipan-kewajipan Persekutuan dan Negeri itu di antara sesamanya sendiri.

Pewarisan
Pembicaraan
sivil.

10. (1) Dalam apa-apa pembicaraan undang-undang berhubung dengan perkara-perkara sivil yang belum selesai pada mula berkuatkuasanya Akta ini maka hendaklah digantikan satu pihak dengan satu pihak lain sebagaimana yang perlu memandang kepada apa-apa pemindahan pada hari itu mengenai bidangkuasa atau kuasa pemerintah atau kepada apa-apa pemindahan di bawah Akta ini mengenai hak, tanggungan atau kewajipan.

(2) Apa-apa rayuan yang dibawa pada atau selepas mula berkuatkuasanya Akta ini terhadap sesuatu keputusan yang diberi dalam sesuatu pembicaraan undang-undang sebelum hari itu boleh dibawa oleh atau terhadap pihak yang, menurut seksyen-kecil (1), sepatutnya menjadi pihak merayu atau pihak menjawab jika pembicaraan itu diteruskan selepas hari itu, tetapi jika rayuan itu tidak dibawa sedemikian, seksyen-kecil (1) hendaklah dipakai baginya sebagaimana ianya dipakai bagi pembicaraan-pembicaraan yang belum selesai pada hari itu.

(3) Seksyen-kecil (2) hendaklah dipakai dengan ubahsuaian-ubahsuaian yang perlu bagi pembicaraan-pembicaraan untuk mendapatkan kebenaran merayu sebagaimana ianya dipakai bagi sesuatu rayuan.

(4) Peguam Negara hendaklah, atas permintaan sesuatu pihak dalam sesuatu pembicaraan, memperakui samada apa-apa, dan jika ada apa-apa, penggantian mengenai satu pihak dengan satu pihak yang lain hendak dibuat menurut seksyen-seksyen-kecil (1) hingga (3) dalam pembicaraan itu atau bagi maksud sesuatu rayuan yang berbangkit daripadanya; dan sesuatu perakuan itu adalah bagi maksud-maksud pembicaraan itu atau sesuatu rayuan itu muktamad dan mengikat semua mahkamah, tetapi perakuan itu tidaklah berkuatkuasa menyentuh hak-hak dan kewajipan-kewajipan Persekutuan dan Negeri itu di antara sesamanya sendiri.

Pindaan-
pindaan
berbangkit
kepada
Perlembagaan.

11. Pindaan-pindaan yang dinyatakan dalam Jadual kepada Akta ini berhubung dengan Wilayah Persekutuan hendaklah berkuatkuasa.

JADUAL
(Seksyen 11)

PINDAAN-PINDAAN BERBANGKIT KEPADA PERLEMBAGAAN

Perkara	Pindaan
1	(a) Dalam Fasal (3) masukkan sebelum sahaja perkataan-perkataan "Wilayah-wilayah bagi tiap-tiap satu Negeri" perkataan-perkataan "Tertakluk kepada Fasal (4)"; (b) Tambah Fasal baru (4) yang berikut— “(4) Wilayah bagi Negeri Selangor tidaklah termasuk Wilayah Persekutuan yang ditubuhkan di bawah Akta Perlembagaan (Pindaan) (No. 2), 1973”.
3	Masukkan suatu Fasal baru (5) seperti berikut— “(5) Walau apa-apa jua dalam Perlembagaan ini, Yang di-Pertuan Agong hendaklah menjadi Ketua Ugama Islam dalam Wilayah Persekutuan; dan bagi maksud ini Parlimen boleh dengan undang-undang membuat peruntukan-peruntukan bagi mengadakan peraturan mengenai hal ehwal ugama Islam dan bagi

- | Perkara | Pindaan |
|---------|--|
| | menubuhkan suatu Majlis untuk menasihatkan Yang di-Pertuan Agong mengenai perkara-perkara berhubung dengan ugama Islam.” |
| 11 | ... Dalam Fasal (4) masukkan selepas sahaja perkataan-perkataan “Undang-undang Negeri”, perkataan-perkataan “dan mengenai Wilayah Persekutuan, undang-undang Persekutuan”. |
| 42 | ... (a) Dalam Fasal (1) masukkan selepas sahaja perkataan “mahkamah-tentera”, perkataan-perkataan “dan segala kesalahan yang dilakukan dalam Wilayah Persekutuan”; |
| | (b) Dalam Fasal (2) masukkan selepas sahaja perkataan “mahkamah-tentera”, perkataan-perkataan “atau oleh sesuatu mahkamah sivil yang menjatangkan bidangkuasa dalam Wilayah Persekutuan”; |
| | (c) Dalam Fasal (3) tambah yang berikut diujung Fasal itu—
“Bagi maksud Fasal ini, Wilayah Persekutuan
* hendaklah disifatkan sebagai suatu Negeri”; |
| | (d) Dalam Fasal (10) masukkan selepas sahaja perkataan-perkataan “Melaka atau Pulau Pinang”, perkataan-perkataan “atau Wilayah Persekutuan”; |
| | (e) Tambah suatu Fasal baru (11) seperti berikut—
“(11) Bagi maksud Perkara ini maka hendaklah ditubuhkan suatu Jumaah Pengampunan bagi Wilayah Persekutuan dan peruntukan-peruntukan Fasal-fasal (5), (6), (7), (8) dan (9) Perkara ini hendaklah dipakai <i>mutatis mutandis</i> bagi Jumaah Pengampunan di bawah Fasal ini kecuali bahawa sebutan mengenai ‘Raja atau Gabnor’ hendaklah ditafsirkan sebagai sebutan mengenai Yang di-Pertuan Agong dan sebutan mengenai ‘Ketua Menteri Negeri itu’ hendaklah ditafsirkan sebagai sebutan mengenai Menteri yang bertanggungjawab bagi Wilayah Persekutuan.” |
| 97 | ... Dalam Fasal (3)—
(a) masukkan selepas sahaja perkataan-perkataan “mengikut undang-undang Negeri” perkataan-perkataan “atau mengenai Wilayah Persekutuan, mengikut undang-undang persekutuan”; |
| | (b) masukkan selepas perkataan-perkataan “undang-undang Negeri” di hujung ayat itu, perkataan-perkataan “atau undang-undang persekutuan, mengikut mana yang berkenaan”. |

Perkara

Pindaan

Jadual ke-sembilan Dalam senarai Persekutuan gantikan butiran 6 (e) dengan yang berikut—

“(e) Kerajaan dan pentadbiran Wilayah Persekutuan termasuk hukum Syarak di dalamnya setakat yang sama seperti yang diperuntukan dalam butiran 1 dalam Senarai Negeri”;

Dalam Senarai Negeri—

- (a) masukkan di permulaan butiran 1 perkataan-perkataan “Kecuali mengenai Wilayah Persekutuan”;
- (b) masukkan di permulaan butiran 2 perkataan-perkataan “Kecuali mengenai Wilayah Persekutuan”;
- (c) masukkan di permulaan butiran 3 perkataan-perkataan “Kecuali mengenai Wilayah Persekutuan”;
- (d) gantikan perkataan-perkataan “ibu kota persekutuan” yang terdapat dalam butiran 4, dengan perkataan-perkataan “Wilayah Persekutuan”;
- (e) masukkan di permulaan butiran 5 perkataan-perkataan “Kecuali mengenai Wilayah Persekutuan”, dan potong perkataan-perkataan “, kecuali di ibu kota persekutuan” dalam butiran 5 (a).

Diluluskan pada 4hb Julai, 1973.

[I.P.K. Sel. 30103.]

IBRAHIM BIN HAJI MOHD. SHARIFF,
Setiausaha,
Dewan Negeri Selangor

SELANGOR

ENACTMENT No. 4 of 1973

I ASSENT,

T. ABDUL AZIZ SHAH,
Sultan of Selangor

(STATE SEAL)

7th day of July, 1973

An Enactment to give consent under Article 2 of the
Federal Constitution.

[4th July, 1973.]

WHEREAS between the Federation of Malaysia and the
State of Selangor it has been agreed that the Federal
Territory shall be established;

AND WHEREAS by virtue of Article 2 of the Federal
Constitution a federal law altering the boundaries of a State
shall not be passed without the consent of that State
(expressed by a law made by the Legislature of that State)
and a consent of the Conference of Rulers;

AND WHEREAS the Conference of Rulers has consented
to the establishment of the Federal Territory and to the
alteration of the boundaries of the State of Selangor as
contained in, and to the passing of, Part I and the Schedule
to the Constitution (Amendment) (No. 2) Bill, 1973.

IT IS HEREBY ENACTED by the Legislature of the
State of Selangor as follows:

I. (1) This Enactment may be cited as the Federal Territory
Enactment, 1973.

Short title
and com-
mencement.

(2) Sections 2 and 3 shall come into force on the 1st day of February, 1974.

Alteration
of State
boundaries.

2. (1) The boundaries of the State of Selangor are hereby altered by the exclusion of the Federal Territory described hereunder.

(2) The Federal Territory shall consist of the areas shown in the deposited plan identified by reference to *Gazette* Plan No. 383 being the plan:

- (a) certified by the Chief Surveyor, Selangor, as a true and correct plan of the areas; and
- (b) dated and deposited in the office of the Chief Surveyor, Selangor.

(3) The definition of "State" under Article XLVI of the Laws of the Constitution of Selangor, 1959, is hereby amended by the insertion of the expression "excluding the areas of the Federal Territory defined in the Federal Territory Enactment 1973" immediately after the word "thereto" which occurs at the end of the definition.

Exclusion
of Federal
Territory
from
Selangor
and rein-
quishment
of powers
etc. by
Selangor.

3. The Federal Territory shall cease to form part of the State of Selangor and the Ruler of the State of Selangor shall relinquish and cease to exercise any sovereignty over the Federal Territory and all power and jurisdiction of the Ruler and the Legislative Assembly of the State of Selangor in or in respect of the Federal Territory shall come to an end.

Consent
under
Article 2 of
the Federal
Constitution.

4. (1) Consents are hereby given to—

- (a) the alteration of the boundaries of the State, being alteration described in section 2 of this Enactment and the corresponding provision of the Constitution (Amendment) (No. 2), Bill, 1973;
- (b) the establishment of the Federal Territory in accordance with the said Bill;
- (c) the transfer of jurisdiction, powers, rights and prerogatives specified in the said Bill; and
- (d) the execution of an Agreement between Duli Yang Maha Mulia Seri Paduka Baginda Yang di-Pertuan Agong and the Duli Yang Maha Mulia Sultan of Selangor setting out, inter alia, provisions relating to financial arrangement with respect to the Federal Territory.

(2) The relevant provisions of the Constitution (Amendment) (No. 2) Bill, 1973 are set out in the Schedule hereto.

SCHEDULE
(Section 4 (2))

PART I

THE FEDERAL TERRITORY

2. (1) The boundaries of the State of Selangor are hereby altered by the exclusion of the Federal Territory described hereunder.

A alteration of boundaries of the State of Selangor and creation of Federal Territory.

(2) The Federal Territory shall consist of the areas shown in the deposited plan identified by reference to *Gazette* Plan No. 383 being the plan:

(a) certified by the Chief Surveyor, Selangor, as a true and correct plan of the areas; and

(b) dated and deposited in the office of the Chief Surveyor, Selangor.

3. The Federal Territory shall cease to form part of the State of Selangor and the Ruler of the State of Selangor shall relinquish and cease to exercise any sovereignty over the Federal Territory and all power and jurisdiction of the Ruler and the Legislative Assembly of the State of Selangor in or in respect of the Federal Territory shall come to an end.

Exclusion of Federal Territory from Selangor and relinquishment of powers etc. by Selangor.

4. The Federation shall exercise sovereignty over the Federal Territory and all power and jurisdiction in or in respect of the Federal Territory shall be vested in the Federation.

Jurisdiction over Federal Territory.

5. (1) The entire property and control of all lands within the Federal Territory which immediately before the coming into force of this Act was vested in the State of Selangor and all minerals and rock material within or upon any land within the Federal Territory the rights to which have not been specifically disposed of shall, upon the commencement of this Act without any transfer or conveyance, be vested solely in the Federation and may be disposed of or dealt with in accordance with the provisions of the National Land Code, the Mining Enactment, the Forest Enactment and all or any laws amending or repealing the said Code or the said Enactments.

Vesting of lands within the Federal Territory.

(2) All references to the State or State Authority appearing in the laws mentioned in subsection (1) shall in respect of the Federal Territory be construed as references to the Government of the Federation.

(3) The provisions of the National Land Code, the Mining Enactment, the Forest Enactment and rules made thereunder shall in their application in respect of the Federal Territory have effect subject to this section and to such modifications as may from time to time be specified in an Order made by the Yang di-Pertuan Agong.

(4) All estates and interests in any land, mining rights and forest rights within the Federal Territory which are held by any person from the State of Selangor immediately before the coming into force of this Act shall continue to be held from the Government of the Federation on the same terms and conditions as they were held from the State.

Existing
State laws
in Federal
Territory.

6. (1) Without prejudice to the provisions of section 5 and subject to the following provisions of this section State laws existing and in force in the Federal Territory shall continue to be in force therein until repealed, amended or replaced by laws passed by Parliament.

(2) Where by any such law in force in the Federal Territory any power or function is vested in the Ruler of the State of Selangor or in any authority of the State, that power or function in relation to the Federal Territory shall be vested in and exercised or performed by the Yang di-Pertuan Agong or the Minister responsible for the Federal Territory or such other persons or authorities as the Yang di-Pertuan Agong may by order direct:

Provided that the Yang di-Pertuan Agong may with the concurrence of the State Authority by order direct that any such power or function may be exercised or performed on behalf of the Government of the Federation by the authority of the State in which it was previously vested; and while that direction remains in force the authority of the State shall, in regard to the exercise or performance of that power or function be deemed to be an authority of the Government of the Federation.

(3) By-laws existing and in force in any local authority area or part thereof which after the passing of this Act becomes part of the Federal Territory shall continue to be in force subject to this section.

(4) The Yang di-Pertuan Agong may, whenever it appears to him necessary or expedient so to do whether for the purpose of removing difficulties or in consequence of the passing of this Act, by order make such modifications to any provisions in any existing laws as he may think fit.

(5) In subsection (4), the expression "existing laws" means Federal or State laws and includes any subsidiary legislation made thereunder.

Constituencies:

7. (1) Upon the commencement of this Act, State constituencies within the Federal Territory shall come to an end; provided, however, that until the dissolution of the Legislative Assembly of the State of Selangor next following the passing of this Act the members of the said Assembly elected from the said constituencies shall notwithstanding their abolition continue to be members of the said Assembly.

(2) Until the dissolution of Parliament next following the passing of this Act the federal constituencies within the Federal Territory and the State of Selangor shall continue to exist and likewise the members elected from the said constituencies shall continue to be members of Parliament.

Saving and
operation of
Act 35 of
1960.

8. The Federal Territory shall be administered in accordance with the Federal Capital Act, 1960, as may from time to time be amended by Parliament:

Provided that the area of the Municipality of Kuala Lumpur shall be extended in the manner set out in the order by the Yang di-Pertuan Agong under section 15 (2) of the Federal Capital Act, 1960:

Provided further that notwithstanding anything in the Federal Capital Act, 1960, the Yang di-Pertuan Agong shall appoint two persons nominated by the Ruler in Council of the State of Selangor to be members of the Advisory Board under section 6 of that Act, or under any other law replacing that Act.

9. (1) All rights, liabilities and obligations relating to any matter which was immediately before the commencement of this Act the responsibility of the Government of the State of Selangor but which on that day becomes the responsibility of the Government of the Federation, shall on that day devolve upon the Federation, unless otherwise agreed between the Federal Government and the Government of the State.

Succession
to rights,
liabilities and
obligations.

(2) Where any moneys required to be paid pursuant to any such liability or obligation as is referred to in subsection (1) were immediately before the commencement of this Act charged on the Consolidated Fund of the State of Selangor, then, to the extent to which the liability or obligation devolves upon the Federation on that day, the moneys required for the payment thereof shall be a charge on the Consolidated Fund of the Federation, but to the extent to which the liability or obligation continues to be the responsibility of the State of Selangor it shall remain charged on the Consolidated Fund of that State.

(3) The Attorney-General shall on the application of any party interested in any legal proceedings, other than proceedings between the Federation and the State of Selangor, certify whether any right, liability or obligation is by virtue of this section a right, liability or obligation of the Federation or of the State; and any such certificate shall for the purposes of those proceedings be final and binding on all courts, but shall not operate to prejudice the rights and obligations of the Federation and the State as between themselves.

10. (1) In any legal proceedings relating to civil matters pending on the commencement of this Act there shall be made such substitution of one party for another as may be necessary to take account of any transfer on that day of jurisdiction or executive authority or of any transfer under this Act of rights, liabilities or obligations.

Succession
as to civil
proceedings.

(2) Any appeal brought on or after the commencement of this Act against a decision given in any legal proceedings before that day may be brought by or against the party who should, by virtue of subsection (1), have been the appellant or respondent if the proceedings had continued after that day, but if it is not so brought, subsection (1) shall apply to it as it applies to proceedings pending on that day.

(3) Subsection (2) shall apply with the necessary modifications to proceedings for leave to appeal as it applies to an appeal.

(4) The Attorney-General shall, on the application of a party to any proceedings, certify whether any, and if so what, substitution of one party for another is to be made by virtue of subsections (1) to (3) in those proceedings or for the purpose of any appeal arising out of them; and any such certificate shall for purposes of the proceedings or any such appeal, be final and binding on all courts, but shall not operate to prejudice the rights and obligations of the Federation and the State as between themselves.

Consequential
amendments
to the
Constitution.

11. The amendments specified in the Schedule hereto relating to the Federal Territory shall have effect.

SCHEDULE

(Section 11)

CONSEQUENTIAL AMENDMENTS TO THE CONSTITUTION

Articles	Amendments
1	<p>(a) In Clause (3) insert immediately before the words "The territories of each of the States" the words "Subject to Clause (4)";</p> <p>(b) Add the following new Clause (4)— "(4) The territory of the State of Selangor shall exclude the Federal Territory established under the Constitution (Amendment) (No. 2) Act, 1973."</p>
3	<p>Insert a new Clause (5) as follows— "(5) Notwithstanding anything in this Constitution the Yang di-Pertuan Agong shall be the Head of the Muslim religion in the Federal Territory; and for this purpose Parliament may by law make provisions for regulating Muslim religious affairs and for constituting a Council to advise the Yang di-Pertuan Agong in matters relating to the Muslim religion."</p>
11	<p>In Clause (4) insert immediately after the words "State law" the words "and in respect of the Federal Territory, a federal law".</p>
42	<p>(a) In Clause (1) insert immediately after the word "court-martial" the words "and all offences committed in the Federal Territory";</p> <p>(b) In Clause (2) insert immediately after the word "court-martial" the words "or by a civil court exercising jurisdiction in the Federal Territory";</p> <p>(c) In Clause (3) add at the end of that Clause the following— "For the purpose of this Clause the Federal Territory shall be regarded as a State";</p> <p>(d) In Clause (10) insert immediately after the words "Malacca or Penang" the words "or the Federal Territory";</p> <p>(e) Add a new Clause (11) as follows— "(11) For the purpose of this Article there shall be constituted a Pardons Board for the Federal Territory and the provisions of Clauses (5), (6), (7), (8) and (9) of this Article shall apply <i>mutatis mutandis</i> to the Pardons Board under this Clause except that reference to 'Ruler or Governor' shall be construed as reference to the Yang di-Pertuan Agong and reference to 'Chief Minister of the State' shall be construed as reference to the Minister responsible for the Federal Territory."</p>

Articles	Amendments
97 ...	In Clause (3)— <ul style="list-style-type: none"> (a) insert immediately after the words "in accordance with State law" the words "or in respect of the Federal Territory, in accordance with Federal law"; (b) insert after the words "State law" at the end of the sentence the words "or Federal law, as the case may be".
Ninth Schedule	In the Federal List substitute for item 6 (e) the following— <ul style="list-style-type: none"> "(e) Government and administration of the Federal Territory including Muslim law therein to the same extent as provided in item 1 in the State List"; In the State List— <ul style="list-style-type: none"> (a) insert at the beginning of item 1 the words "Except with respect to the Federal Territory,"; (b) insert at the beginning of item 2 the words "Except with respect to the Federal Territory,"; (c) insert at the beginning of item 3 the words "Except with respect to the Federal Territory,"; (d) substitute for the words "federal capital" appearing in item 4 the words "Federal Territory"; (e) insert at the beginning of item 5 the words "Except with respect to the Federal Territory" and delete the words ", except in the federal capital" in item 5 (a).

Passed this 4th day of July, 1973.
[I.P.K. Sel. 30103.]

IBRAHIM BIN HAJI MOHD. SHARIFF,
Clerk of the Legislative Assembly,
Selangor

**COMPOSITION OF ELECTED
MEMBERS OF THE SELANGOR
LEGISLATIVE ASSEMBLY
ENACTMENT 1973**

**ENAKMEN BILANGAN AHLI-AHLI
YANG DIPILIH BAGI DEWAN
UNDANGAN NEGERI SELANGOR
1973**

- **COMPOSITION OF ELECTED MEMBERS OF
THE SELANGOR LEGISLATIVE ASSEMBLY
(AMENDMENT) ENACTMENT 9/1992
(BI & BM)**
- **COMPOSITION OF ELECTED MEMBERS OF
THE SELANGOR LEGISLATIVE ASSEMBLY
(AMENDMENT) ENACTMENT 5/1993
(BI & BM)**
- **COMPOSITION OF ELECTED MEMBERS OF
THE SELANGOR LEGISLATIVE ASSEMBLY
(AMENDMENT) ENACTMENT 10/2003
(BI & BM)**

SELANGOR

ENAKMEN No. 8 tahun 1973

BETTA PERKENANKAN.

T. ABDUL AZIZ SHAH,

(MOHOR KERAJAAN) Sultan Selangor

30hb November, 1973

Suatu Enakmen bagi membuat peruntukan berkenaan bilangan ahli-ahli yang dipilih dalam Dewan Undangan Negeri.

[16hb November, 1973.]

BAHAWASANYA di bawah Fasal LXII Undang-undang Tubuh Kerajaan Selangor ada membuat peruntukan bahawa Dewan Undangan Negeri hendaklah mengandungi bilangan ahli-ahli yang dipilih seperti ditetapkan mengikut undang-undang oleh Badan Perundangan dan, sehingga lain-lain peruntukan dibuat baginya maka bilangan ahli-ahli tersebut hendaklah dua puluh lapan.

MAKA INILAH DIPERBUAT UNDANG-UNDANG oleh Badan Perundangan Negeri Selangor seperti berikut:

1. (1) Enakmen ini bolehlah dinamakan Enakmen Bilangan Ahli-ahli Yang Dipilih bagi Dewan Undangan Negeri Selangor, 1973.

Tajuk
ringkas
dan maula
berkuat-
kuasa.

(2) Enakmen ini hendaklah mula berkuatkuasa pada 1hb Februari, 1974.

Bilangan ahli-ahli yang dipilih.

2. Bilangan ahli-ahli yang dipilih hendaklah mengandungi tiga puluh tiga orang

*de gant. 100
Sel. En. 5/83*

Diluluskan pada 16hb November, 1973.
[I.P.K. Sel. 30108; P.U.U. Sel. 1545 SK. 10.]

IBRAHIM BIN HAJI MOHD. SHARIFF

*Setiasaha,
Dewan Negeri Selangor*

*... ..
... ..
... ..*

... ..

*... ..
... ..
... ..
... ..
... ..
... ..
... ..*

*... ..
... ..*

*... ..
... ..
... ..*