

Senarai Kandungan Enakmen

Bil.	Enakmen Ibu
1.	Tabung Warisan Enactment 1991 Enakmen Tabung Warisan 1991
2.	Control of Pig Farming Enactment 1991 Enakmen Pengawalan Penternakan Babi 1991
3.	Syariah Criminal Procedure Code Enactment 1991 Enakmen Kanun Prosedur Jenayah Syariah 1991
4.	Syariah Civil Procedure Code Enactment 1991 Enakmen Kanun Prosedur mal Syariah 1991
5.	Menteri Besar Selangor (Incorporation) Enactment 1994 Enakmen Menteri Besar Selangor (Pemerbadanan) 1994
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TABUNG WARISAN ENACTMENT 1991

ENAKMEN TABUNG WARISAN 1991

- **TABUNG WARISAN (AMENDMENT)
ENACTMENT 4/1992 (BI & BM)**
- **TABUNG WARISAN (AMENDMENT)
ENACTMENT 3/1993 (BI & BM)**
- **TABUNG WARISAN (AMENDMENT)
ENACTMENT 1/2007 (BI & BM)**

MELAKA
ENAKMEN NO. 1 TAHUN 1991

BETA PERKENANKAN,

T.T.
SALAHUDDIN ABDUL AZIZ SHAH AL-HAJ,
Sultan Selangor

(Mohor Kerajaan)

11hb Mei 1991

Suatu Enakmen bagi membuat peruntukan mengenai pentadbiran suatu kumpulan wang amanah yang bernama "Tabung Warisan" dan mengenai perkara-perkata lain yang bersampingan dengannya.

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

1. Enakmen ini bolehlah dinamakan Enakmen Tabung Warisan 1991. Tajuk ringkas.
2. Dalam Enakmen ini, melainkan jika konteksnya tafsiran. menghendaki makna yang lain--

"Kumpulan Wang" ertiinya kumpulan wang amanah yang dipanggil "Tabung Warisan" yang ditubuhkan oleh ketetapan Dewan Undangan Negeri Selangor yang dibuat pada 17hb April 1989 di bawah seksyen 10 (4) (b), Akta Aka 61. Perodua Kewangan 1957;

"Lembaga" ialah kerangka Tabung Warisan yang ditubuhkan di bawah seksyen 3;

"sekutii" termasuklah saham, kumpulan wang, syar, bon dan debentur dan lain-lain suratcara yang mewujudkan atau membuktikan suatu gadai atau tien pada aset.

3. (1) Maka adalah ditubuhkan suatu lembaga yang dikenali sebagai "Lembaga Tabung Warisan".

(2) Maka adalah menjadi fungsi Lembaga untuk menadbirkan Kumpulan Wong.

(3) Ahli-ahli Lembaga hendaklah terdiri daripada -:

(a) seorang Pengurus;

(b) Pegawai Kewangan Negeri, sebagai Timbalan Pengurus;

(c) Penasihat Undang-Undang Negeri;

(d) Timbalan Pegawai Kewangan Negeri, sebagai Setiausaha;

(e) Bendahari Negeri, sebagai Bendahari;

(f) Pengurus, Bank Negara Malaysia, Cawangan Shah Alam; dan

(g) dua orang yang mempunyai pengalaman dalam bidang perniagaan atau kewangan.

(4) Ahli-ahli Lembaga yang disebutkan di bawah subseksyen 3 (a) dan (g) hendaklah dilantik oleh Menteri Besar.

(5) Lembaga boleh, melalui suratcara bertulis, mewakilkan kepada mana-mana orang segala atau mana-mana fungsinya di bawah Enakmen ini.

(6) Lembaga boleh membayar setiap ahli Lembaga apa-apa cloun, termasuklah cloun perjalanan dan cloun sara hidup, mengikut kadar sebagaimana yang ditentukan oleh Menteri Besar dari semasa ke semasa.

(7) Tetaplah kepada Enakmen ini, Lembaga boleh membuat kaedah-kaedah untuk mengawalselia prosidingnya.

TARİF WARISAN

5

(3) Semua ahli-ahli Lembaga hendaklah disifatkan *sebagai pengkhidmat awam dalam erti Kanun Keseksianan.* *Bab 45.*

4. (1) Wang yang berikut hendaklah dibayar ke dalam Kumpulan Wang - *Wang yang
dikeluarkan
dilulus
ke dalam
Kumpulan
Wang.*

- (a) wang yang dari semasa ke semasa diuntukkan di rujada Kumpulan Wang Disatukan kepada dan bagi maksud-maksud Kumpulan Wang;
- (b) segala wang yang merupakan hasil dari pada apa-apa pelaburan Kumpulan Wang yang dibuat oleh Lembaga;
- (c) apa-apa sumbangan yang dibuat oleh mana-mana Majlis Daerah, Majlis Perbandaran, Badan-Badan Berkanun, atau lain-lain pihak berkuasa berkanun; dan
- (d) segala pemberian, dermawan, endowmen, alang, bekues dan lain-lain sumbangan oleh mana-mana institusi, syarikat atau individu kepada Kumpulan Wang.

5. Selepas tahun 1995 Lembaga boleh dari semasa ke semasa memindahkan apa-apa amaan dari Kumpulan Wang sebagaimana ia fikirkan wajar ke dalam Kumpulan Wang Pembangunan Negeri. *Kumpulan
Wang
Pembangunan
Negeri.*

6. Tertakluk kepada seksyen 5, wang dalam Kumpulan Wang tidak boleh digunakan bagi apa-apa maksud, kecuali bagi maksud yang diperuntukkan dengan nyata oleh Enakmen ini. *Penggunaan
wang
Kumpulan
Wang.*

7. (1) Lembaga boleh melaburkan wang yang ada di dalam tabung - *Pelaburan
wang
Kumpulan
Wang.*

"(a) sebagai simpanan deposit di mana-mana bank *s.e.f. 1.7.92*) dan institusi kewangan, di dalam atau di luar Malaysia;"

yang dibenarkan oleh *Peraturan 1949* atau *Akta Pelaburan Pemegang Amanah 1965*; *ta 208.* *Aka 36/65*

(c) dalam sekuriti-sekuriti mengikut tetapan-tetapan yang mengurangkan Kumpulan Wang;

5) En. 4/42.

(d) dalam sektor pertanian wangi, termasuklah bila petempahan, penilaian dan jurubauk dan perakuan deposit dalam apa-apa mata wang termasuk ruggit dengan tempoh-tempoh kemudahan tidak melebihi satu tahun;

(e) dalam pinjaman-pinjaman, mengikut terma-terus yang menguntungkan Kumpulan Wang, kepada Kerajaan Persekutuan atau Kerajaan atau mana Negeri di Malaysia;

(f) dalam pinjaman-pinjaman, mengikut terma-terus yang menguntungkan Kumpulan Wang, kepada mana-mana pihak berkuasa atau perbadanan awam atau syarikat yang Kerajaan Negeri atau Kerajaan Persekutuan mempunyai kepentingan di dalamnya;

(g) dalam pendidikan-pendidikan bagi maksud membantu pencarihan dan pemajuan mineral-mineral dan penanaman, pemprosesan atau penasarau apa-apa keluaran utama kepada—

(i) mana-mana pihak berkuasa yang ditubuhkan di bawah roanya-mana undang-undang berulis di dalam Persekutuan; dan

(ii) mana-mana koperasi yang melibatkan diri dalam kerja perlombongan, perladangan, pertanian, perkebunan atau perikanan;

(h) dalam logam-logam berharga termasuk emas, perak, platinum dan palladium; dan

(i) sebagaimana yang dibenarkan selainnya oleh Pihak Berkuasa Negeri.

(2) Pelaburan yang disebut di dalam paragraf (e) subseksyen (1) tidaklah boleh pada bila-bila masa melebihi sepuluh peratus aset boleh lopus Kumpulan Wang.

(3) Jumlah pelaburan yang disebut di dalam paragraf (f) dan (g) subseksyen (1) tidaklah boleh pada bila-bila masa melebihi dua puluh lima peratus aset boleh lopus Kumpulan Wang.

-----> RA 216.2.2000 Ed 3/35 o.c. 1.95

TABUNG WARISAN

§

8. Apa-apa kos, perbelanjaan atau lain-lain pembayaran yang secara langsung boleh dikaitkan dengan pentadbiran Kumpulan Wang hendaklah dipertanggungjawabkan kepada Kumpulan Wang.

9. (1) Menteri Besar boleh, secara lugutis, memberi arahan kepada Lembaga apa-apa arahan bersifat am yang tidak bercanggah dengan perantukan-perantukan Enakmen ini yang ada hubungan dengan perjalanan dan pelaksanaan fungsi-fungsinya dan Lembaga hendaklah melaksanakan segala arahan itu.

Arahan
Menteri
Besar.

(2) Lembaga hendaklah memberi kepada Menteri Besar apa-apa penyata, akaun dan lain-lain maklumat berkenaan dengan aset dan aktiviti Kumpulan Wang sebagaimana yang dikehendakinya dari semasa ke semasa.

10. Bagi maksud Enakmen ini, tahun kewangan Tahun Kumpulan Wang hendaklah bermula pada 1hb Januari dan berakhir pada 31hb Disember, pada setiap tahun.

11. (1) Selepas 31hb Disember tiap-tiap tahun kewangan tetapi tidak lewat daripada 31hb Julai dalam tahun kewangan berikutnya, Bendahari Negeri hendaklah dengan secepat mungkin menyedia dan mengemukakan penyata kewangan kepada Ketua Audit Negeri untuk diaudit.

Akaun dan
audit.

(2) Penyata kewangan itu hendaklah mengandungi maklumat mengenai penerimaan dan pembayaran dan mengenai pendapatan dan perbelanjaan serta lembaran imbalan Kumpulan Wang seperti pada 31hb Disember tahun kewangan itu.

(3) Penyata kewangan yang diperakutik oleh Ketua Audit Negara serta sebarang permerhatian Ketua Audit Negara ke atasnya hendaklah disampaikan kepada Pegawai Kewangan Negeri untuk dibentangkan dengan seberapa segera yang boleh dalam Majlis Mesyuarat Kerajaan Negeri.

dikemukakan kepada Majlis Mesyuarat Kerajaan Negeri semuanya laporan mengenai pelaburan Kumpulan Wang, di sepanjang tahun kewangan yang terdahulu; dan laporan itu hendaklah mengandungi apa-apa maklumat yang berhubungan dengan prosiding dan polisi Lembaga-

Akaun
terapoh
dan laporan
salinan
hendaklah
diberangkati
dalam
Dewan
Undangan
Negeri.

Permakuan-
perintihkan
Akta 54-Artur
Kewangan
1957
hendaklah
terpakai.
Akta 61.

13. Menteri Besar hendaklah menyebabkan akaun berstandart tahunan di bawah seksyen 11 dan laporan tahunan di bawah seksyen 12 dibentangkan dalam Dewan Undangan Negeri.

14. Kecuali sebagaimana yang diperuntukkan selainnya dalam Tauladan ini, peruntukan-peruntukan Akta Prosedur Kewangan 1957 dan mana-mana peraturan yang dibuat dan arahan-arahan yang dikeluarkan di bawahnya hendaklah terpakai bagi Kumpulan Wang.

Diluluskan pada 8hb April 1991.
(PWN. Sel. (S) 60/1; P.U. Sel. 1545/4;
DUN. Sel. 30287.)

HAJI ADZMI BIN ARIFFIN,
Setiausaha,
Dewan Undangan Negeri,
Selangor

SELANGOR

ENACTMENT No. 1 of 1991

I Assent.

Sgd.
SALAHUDDIN ABDUL AZIZ SHAH AL-HAJ,
Sultan of Selangor

(STATE SEAL)

11th May 1991

An Enactment to provide for the administration of a trust fund known as the "Tabung Warisan" and for other matters incidental thereto.

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

1. This Enactment may be cited as the Tabung Warisan Short title. Enactment 1991.

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

"Board" means the Tabung Warisan Board established under section 3;

"Fund" means the trust fund known as the "Tabung Warisan" established by the resolution of the State Legislative Assembly of Selangor on the 17th day of April 1972 under section 19 (4) (i) of the Finance Commission Act 1957.
Act 51.

"securities" includes stocks, funds, shares, bonds and debentures and other instruments creating or evidencing a charge or lien on assets.

Tabung Warisan Board.

3. (1) There is established a board to be known as the "Tabung Warisan Board".
- (2) It shall be the function of the Board to administer the Fund.
- (3) The members of the Board shall consist of—
 - (a) a Chairman;
 - (b) the State Financial Officer, as Deputy Chairman;
 - (c) the State Legal Adviser;
 - (d) the Deputy State Financial Officer, as Secretary;
 - (e) the State Treasurer, as Treasurer;
 - (f) the Manager, Bank Negara Malaysia, Shah Alam Branch; and
 - (g) two members with experience in the field of either business or finance.
- (4) The members referred to under subsection 3 (a) and (g) shall be appointed by the Menteri Besar.
- (5) The Board may by instrument in writing delegate to any person all or any of its functions under this Enactment.
- (6) There may be paid to each member of the Board out of the Fund such allowances, including travelling and subsistence allowances, and in accordance with such rate, as the Menteri Besar may from time to time determine.
- (7) Subject to this Enactment, the Board shall have powers to make rules to regulate its proceedings.
- (8) All members of the Board shall be deemed to be public servants within the meaning of the Penal Code.

4. (1) There shall be paid from time to time into the Fund—

- (a) moneys from time to time appropriated from the Consolidated Fund to and for the purposes of the Fund;
- (b) all moneys from any investments of the Fund by the Board;
- (c) such contributions as may be made by any District Council, Municipal Council, statutory body and other statutory authority; and
- (d) all grants, donations, endowments, gifts, bequests and any other contributions that may be made by any institution, company or individual to the Fund.

Moneys
required
to be
paid into
the Fund.

5. After the year 1995, the Board may from time to time transfer any amount from the Fund as it considers appropriate to the State Development Fund.

State
Develop-
ment Fund.

6. Subject to section 5, the moneys of the Fund shall not be used for any purposes except for the purposes expressly provided for under this Enactment.

Application
of moneys
of the Fund.

7. (1) The Board may invest moneys standing to the credit of the Fund—

- Ex. 4/92.*
- (a) as deposit in any bank, in or outside Malaysia;
 - (b) in any of the investments authorised by the Trustee Act 1949 or the Trustee Investment Act 1965;
 - (c) in securities on terms remunerative to the Fund;
 - (d) in money market instruments, including treasury bills, bankers' acceptances and certificates of deposit in any currency including the ringgit with maturity periods not exceeding one year;
 - (e) in loans, on terms remunerative to the Fund, to the Federal Government or the Government of any State in Malaysia;
 - (f) in loans, on terms remunerative to the Fund, to any public authority or corporation or company to which the State Government or the Federal Government has given power;

Investment
of the
moneys of
the Fund.

Act 208.
Act 5665.

(g) in advances for the purpose of assisting the exploration and development of minerals and the growing, processing or marketing of any primary produce to--

(i) any authority formed under any written law in the Federation; and

(ii) any co-operative society engaged in mining, farming, agriculture, horticulture or fishing operations;

(h) in precious metals including gold, silver, platinum and palladium; and

(i) as otherwise authorised by the State Authority.

(2) The investments referred to in paragraph (e) of subsection (1) shall not at any time exceed ten per centum of the disposable assets of the Fund.

(3) The total investment referred to in paragraphs (f) and (g) of subsection (1) shall not at any time exceed twenty per centum of the disposable assets of the Fund.

Administrative expense

8. Any costs, expenses or other payments directly attributable to the administration of the Fund shall be charged to the Fund.

Direction
by the
Menteri
Besar.

9. (1) The Menteri Besar may give the Board such directions of a general nature as are not inconsistent with the provisions of this Enactment as relate to the exercise and performance of its functions and the Board shall give effect to all such directions.

(2) The Board shall furnish the Menteri Besar with such returns, accounts and other information with respect to the assets and activities of the Fund as he may from time to time require.

Financial
year.

10. For the purpose of this Enactment, the financial year of the Fund shall commence on the 1st January and end on the 31st December of each year.

11. (1) After 31st December each year but not later than 31st July of the following year the State Treasurer shall as soon as possible prepare and submit the financial statement to the State Auditor for auditing.

Accounts
and audit.

(2) The financial statement shall consist information of receipt and payment and on income and expenditure together with the balance sheet of the Fund as at 31st December of the financial year.

(3) The audited financial statement by the Auditor General and any observation made by him shall be sent to the State Financial Officer to be tabled as soon as possible before the State Executive Council.

12. The Board shall, not later than the 30th day of April in each year, cause to be made and submitted to the State Executive Council a report dealing with the investments of the Fund during the preceding financial year; and the report shall contain information relating to the proceedings and policy of the Board.

Annual
report.

13. The Menteri Besar shall cause the annual audited account under section 11 and the annual report under section 12 to be laid before the State Legislative Assembly.

Audited
accounts
and annual
reports to
be laid
before the
State
Legislative
Assembly.

14. Save as otherwise provided in this Enactment, the provisions of the Financial Procedure Act 1957 and any regulations made and instructions issued thereunder shall apply to the Fund.

Provisions
of the
Financial
Procedure
Act 1957
to apply.
Art 11.

Passed this 8th day of April 1991.
[PWN. Sel. (S) 60/1; PU. Sel. 1545/4;
DUN. Sel. 30287.]

HAN ADZMI bin ARIFFIN,
Clerk of the Legislative Assembly,
Selangor

ENAKMEN

SELANGOR

ENAKMEN No. 4 tahun 1992

BORA PERKENANAN,

SALAHUDDIN ABDUL AZIZ SHAH AL-HAJ,
L.L.
Sultan Selangor
(MENTERI KERAJAAN)

29hb Ogos 1992

Suatu Enakmen untuk meminda Enakmen Tabung Warisan 1991.

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MAKA INI ADI DIPERBOAT UNDANG-UNDANG
oleh Badan Perundangan Negeri Selangor seperti berikut:

1. Enakmen ini bolehlah dinamakan Enakmen Tabung Warisan (Pindaan) 1992 dan hendaklah mula berkuatkuasa pada 1hb September 1992.
Tajuk tingkat dan seba
berkuatkuasa.
2. Enakmen Tabung Warisan 1991 adalah dipinda dengan mengarifkan perenggan (a) kepada subsekjen (1) bagi sekj. 7 dengan perenggan yang berikut:
"a) sebagai sumpanan deposit di manan-mana bank dan institusi keuangan, di dalam atau di luar Malaysia;"
Pindahan
keparia
sekj. n.s.
En. 1/92

Diluluskan pada 10hb Ogos 1992.
Dulu, Sd., M.S./s; P.W.M. (d) (8) (b) (c)

RM three million
Ringgit Malaysia for
the year 1993
to the Supply (1993)

related to the purpose
of the Fund.

(3)
Mr. Mohd. Idris
bin Hamed
RM3,000,000
RM1,500,000

ENAKMEN No. 3 Pinas 1993

BETA PERKENANAN,

SALAHUDIN ABDUL AZIZ SHAH AL-HAJ,
Sultan Selangor

(Muatkan Kepada)

10hb Mac 1993

Siria Enakmen untuk meminda Enakmen Tabung
Warisan 1991.

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

1. Enakmen ini bolehlah dinamakan Enakmen Tabung Warisan (Pinasau) 1993 dan hendaklah mula berkuatkuasa pada 1hb Januari, 1993.

2. Enakmen Tabung Warisan 1991 adalah dipinda dengan memasukkan selepas sahaja seksyen 7 seksyen-

seksyen baru 7A dan 7B yang berikut:
Pada Seksyen 7A, Lembaga boleh melantik Pengurus-Pengurusan Pelaburan daripada kalangan institusi Pengurusan Pelaburan kewangan yang mempunyai pengalaman luas dan pengetahuan dalam pengurusan dan pelaburan wang-wang bagi tujuan menasihati Lembaga berhubung dengan perkata-perkara

11 KESAMAAN ANU RAYA 1993

berangkutan kepada pelaburan aset-aset Tabung dan untuk menjalankan urusan-urusan pelaburan Tabung.

Yang diluluskan
oleh Majlis
Pegawai
Penjawat
dan
Projek.

70. (1) Lembaga budi daya melantik atas temahan dua zirman yang Lembaga tukarkan patut, pegawai pegawai dan penjawat yang perlu bagi menjalankan fungsi-fungsi di bawah Enakmen ini.

(2) Seorang pegawai-pegawai dan penjawat Lembaga hendaklah disifatkan sebagai penjawat awam dalam pengertian Kanun Keseksimno.”

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Diluluskan pada 22hb Februari 1993.
[PWN. Sel. (S) 308/13; DUN. Sel. 30287/5.]

HAJI ADZMI BIN ARIFFIN,
Setiausaha,
Dewan Undangan Negeri,
Selangor

SELANGOR

ENACTMENT No. 4 of 1992

I Assent,

Sgd.
 SALAHUDDIN ABDUL AZIZ SHAH AL-HAJ,
Sultan of Selangor

(STATE SEAL)

29th August 1992

An Enactment to amend the Tabung Warisan Enactment
1991.

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

1. This Enactment may be cited as the Tabung Warisan Short title
Amendment Enactment 1992 and shall be deemed to
have come into force on the 1st day of September 1992.

2. The Tabung Warisan Enactment 1991 is amended by Amendments
substituting paragraph (a) of subsection (1) of section 7
of said Enactment substituting paragraph (a) of subsection (1) of section 7 of said Enactment

"(a) an deposit in any bank and financial institution,
in or outside Malaysia."

Passed this 10th day of August 1992.
[DUN. Sel. 30287/5; PWN. Sel. (S) 308/12.]

Sgd.

HAIKU ADZMI BINTI ARIFFAH,
*Clerk of the Legislative Assembly,
Selangor*

BERAKAH
BERKAT
BERJAYA

BERAKAH
BERKAT
BERJAYA
BERKESAMAAN

BERAKAH
BERKAT
BERJAYA
BERKESAMAAN

27/3/1

H. D. ARIFFIN,
Myself,
Governor Negeri,
Selangor

SELANGOR

ENACTMENT No. 3 of 1993

I ASSENT,

SALAHUDIN ABDUL AZIZ SHAH AL-HAJ,
Sultan of Selangor

(State Seal)

10th March 1993

An Enactment to amend the Tabung Warisan Enactment 1991.

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

1. This Enactment may be cited as the Tabung Warisan (Amendment) Enactment 1993 and shall be deemed to have come into force on 1st January, 1993. Short title and commencement.

2. The Tabung Warisan Enactment 1991 is amended by inserting immediately after section 7 the following new sections 7A and 7B: New sections 7A and 7B.

Appointment of investment managers. 7A. The Board may appoint investment managers from among financial institutions or agencies, with wide experience and knowledge in the management and investment of moneys, for the purpose of advising the Board with regard to matters pertaining to the investment of the

assets of the Fund and to invest the assets of the Fund.

Appointment
of
officers
and
servants

(3) (1) The Board may appoint, on such terms and remunerations as the Board may think desirable, such officers and servants as may be necessary for carrying out functions under this Instrument.

(2) All officers and servants of the Board shall be deemed to be public servants within the meaning of the Penal Code."

Passed this 22nd day of February 1993.
[PWN, Sel. (S) 308/13; DUN, Sel. 30287/5.]

HAJI ADZMI BIN ARIFFIN,
Clerk of the Legislative Assembly,
Selangor

BUTA PERKEBANAKAN,

(MINISTER
KERAJAAN)

SHARAFUDDIN IDRIS SHAH,
Sultan Selangor

23 Mei 2007

Suatu Enakmen untuk meminda Enakmen Tabung Warisan 1991.

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DIPERBUAT oleh Badan Perundangan Negeri Selangor seperti yang berikut:

Tajuk ringkas dan pernubahan kuat kuasa

1. (1) Enakmen ini bolehlah disampaikan Enakmen Tabung Warisan (Tindakan) 2007.

(2) Enakmen ini mula berkuat kuasa pada tarikh yang ditetapkan oleh Duli Yang Maha Mulia Sultan melalui pemberitahuan dalam *Warta*.

Pindahan seksyen 3

2. Enakmen Tabung Warisan 1991 [Enakmen No. 1/1991], yang disebut "Enakmen Ibu" dalam Enakmen ini, dipinda dengan menggantikan perenggan 3(3)(f) dengan perenggan yang berikut:

"(f) Pegawai Bank Negara Malaysia yang dilantik oleh Gabenor Bank Negara Malaysia; dan".

Perlembagaan 2007

2. Penyampaian /(1)(b) Bankmen Ibu, dipindah-

(i) dengan memotong perkataan “(i)”, Akta Pelaburan Persekutuan Amalan 1965” dan

(ii) menggantikan bina, dengan memotong perkataan “Akta 56/65”.

[Dilakukannya pada (9 Mac 2007)

[P.W. i. set. (APU) 022 Jld. 4; P.U. Sel. Mesy. 0011]

8

SHAMSUL AZRI BIN ABU BAKAR
Setiausaha,
Dewan Undangan Negeri,
Selangor

(STATE
SEAL)

SULTAN IDRIS SHAH,
Sultan of Selangor

23 May 2007

An Enactment to amend the Tabung Warisan Enactment 1991.

ENACTED by the Legislature of the State of Selangor as follows:

Short title and commencement

1. (1) This Enactment may be cited as the Tabung Warisan (Amendment) Enactment 2007.

(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 Tabung Warisan Enactment 1991 [*Enactment No. I/1991*], which is referred to as the "principal Enactment" in this Enactment is amended by substituting for paragraph 3(3)(f) with the following:

"(f) An officer of Bank Negara Malaysia appointed by the

Annexure 7

2. Paragraph (1)(b) of the principal Enactment, is amended -
 (a) by deleting the words "under the Trustee Investment Act
 1963"; and
 (b) in the marginal note, by deleting the words "Act
 1963".

Passed this 13 March 2007

[PWN. Set. (MP) 022 Jld. 4; PL. Set. Mesy. 0011]

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SITAMSIH AZRI BIN ABU BAKAR
*Clerk of the Legislative Assembly,
 Selangor*

Maleja Pemeriksa:

PERCERAKAN NACIONAL DAN NEZA DIBERAT

Bentuk Hukum Terdiri daripada empat bahagian iaitu Empayar, Persekutuan, Negeri dan Daerah. Bentuk hukum ini berlaku di seluruh negara tanpa mengira batas subsebuang, kawasan atau perancangan ekonomi, teknologi, sumber daya alam semula jadi, dan diempela Persekutuan Negeri Malaysia Berhad (tercanggih, Republik Singapura, Malaysia yang dilantik).

MALEJA PEMERIKSA:

PERCERAKAN NACIONAL DAN NEZA DIBERAT

KUALA LUMPUR:

BAGI PENGIRIAN DAN DENGAN PERINTAH KELALUAN MALAYSIA

SELANGOR

ENACTMENT No. 3 of 1991

I ASSENT,

Syed.
SALAHUDDIN ABDUL AZIZ SHAH AL-HAJ.
Sultan of Selangor

(STATE SEAL)

11th May 1991

- (C) An Enactment to control and regulate pig farming in the State of Selangor and to provide for matters related thereto.

[] []

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

PART I

PRELIMINARY

1. This Enactment may be cited as the Control of Pig Farming Enactment 1991 and shall come into force on such date as the State Authority may appoint by notification in the Gazette.

2. In this Act, unless otherwise provided, the following words and expressions have the following meanings:

STATE

The State of Selangor or the State Government.

TAX

Any tax, duty, impost or other charge imposed by the State Government.

"authorised officer" means an officer appointed under section 4;

"boundaries" in relation to a pig farm means the boundaries of the pig farm corresponding to those as shown in the approved layout plan of the farm;

"conveyance" includes ship, train, vehicle, aircraft or any other means of transport by which persons or goods can be carried;

"Director" means the State Director of Veterinary Services, Selangor;

"farm" means a pig farming licence, including a temporary pig farming licence, issued under this Practicement;

"licensee" means any person issued with a licence;

"mining land" has the same meaning assigned to it in the National Land Code;

"owner" in relation to land includes any person to whom a temporary occupation licence has been issued under the National Land Code permitting such person to occupy the land;

"owner" in relation to a pig means any person who owns a pig or is responsible for the care, management, rearing, breeding or keeping of any pig or is in charge of any pig, or rears, breeds or keeps any pig;

"permanent reserved forest" has the same meaning assigned to it in the National Forestry Act 1984;

"pig" includes a wild boar;

"Pig Buffer Zone" means an area designated as a Pig Buffer Zone under subsection (2) of section 6;

"pig farm" means any place used for pig farming;

"pig farming" means doing any one or more of the following acts,

(a) the breeding of pigs;

(b) the rearing of pigs;

- (c) the keeping of pigs;
- (d) the management of pigs;
- (e) the caring of pigs;

“Pig Farming Area” means any place designated as a Pig Farming Area under subsection (1) of section 6;

“pig waste” means the excreta, faeces or urine of pigs, wasted feed of pigs or water used in the cleaning of pigs or pig pens or in flushing drains and channels containing pig excreta, faeces or urine;

“reserved land” has the same meaning assigned to it in the National Land Code;

Act 56/1965.

“river” has the same meaning assigned to it in the Waters Enactment;

E.M.S.
Cap. 146

“road” has the same meaning assigned to it in the Road Transport Act 1987;

Act 53

“rules” means rules made under section 30;

“standing pig population” means the total number of live pigs;

“standing sow population” means the total number of live female pigs which are being reared including those which had conceived at least once and those farrowing;

“state land” has the same meaning assigned to it in the National Land Code;

Act 56/1965.

“truck” has the same meaning assigned to it in the Road Transport Act 1987;

Act 53

“untreated pig waste” means any pig waste which has not been treated in accordance with the standard as prescribed by rules;

(3) In this Enactment, any reference to this Enactment or any instrument referred to includes a reference to any subsequent or related instrument;

THE STATE OF KERALA

PART III

TECHNICAL ADVISORY

Power of
Director.

3. The Director shall

- (a) advise the State Authority on the designation of any area in the State as a Pig Farming Area and as a Pig Buffer Zone; and
- (b) subject to this Enactment, comply with any direction given to him by the State Authority.

Appointment
of
authorised
officer.

4. (1) For the purposes of this Enactment, the Director may appoint in writing any public officer to be an authorised officer.

(2) The Director may in writing delegate to any authorised officer any of the functions of a Director.

(3) An authorised officer shall produce on demand the written authority issued to him by the Director.

(4) It shall not be an offence for any person to refuse to comply with any request, demand or order made or given by an authorised officer if such officer fails or refuses to produce such an authority on demand being made by such person.

Appointment
of
Technical
Advisory
Committee

5. (1) The State Authority may appoint such number of persons as may be necessary to be members of a committee which shall be known as the "Technical Advisory Committee".

(2) It shall be the function of the Technical Advisory Committee to assist and advise the Director in the preparation and implementation of programmes for research and training in pollution control in relation to pig farming.

PART III

PIG FARMING AREA

Designation
of Pig
Farming
Area and Pig
Buffer Zone.

6. (1) The State Authority may, by notification in the Gazette, designate any area in the State as a "Pig Farming Area".

(2) The State Authority may, by notification in the *Gazette*, designate any area adjacent to or surrounding a Pig Farming Area as a "Pig Buffer Zone".

(3) No person shall carry out any activity in a Pig Buffer Zone except with the written permission of the State Authority; and such permission shall only be given in respect of such activities as are prescribed by rules.

(4) Any person who carries out any activity within a Pig Buffer Zone without the written permission of the State Authority shall be guilty of an offence.

7. (1) Subject to section 9, no person shall do pig farming except within a Pig Farming Area.
Location of pig farms.

(2) Subject to section 9, any person who does pig farming in any place outside a Pig Farming Area shall be guilty of an offence and shall upon conviction be liable to a fine not exceeding fifteen thousand ringgit or to imprisonment for a term not exceeding three years or to both such fine and imprisonment.

PART IV

LICENSING OF FARMERS

8. (1) Any person who does pig farming without a pig farming licence or temporary pig farming licence shall be guilty of an offence.
Pig farming licence.

(2) A pig farming licence issued may contain such terms, conditions & restrictions as the Director in his absolute discretion may impose.

(3) No pig farming licence shall be issued in respect of any pig farm situated outside a Pig Farming Area.

9. (1) Until an area has been designated as a Pig Farming Area, the Director may, on application, issue a temporary pig farming licence to any existing pig farmer permitting such person to continue doing pig farming on the same site for such period and subject to such terms and conditions as the Director in his absolute discretion may order in the case.

Temporary pig farming licence.

THE
PORK FARMING ACT,
1991

(c) Upon the first section of an area as a Pig Farming Area, any temporary pig farming licence that has been issued shall not be renewed, and the duration of the licence, as specified in the licensee, shall not be extended.

(3) Any person who does pig farming on the same site after the expiry of the temporary pig farming licence issued to him shall be guilty of an offence and shall on conviction be liable to a fine not exceeding fifteen thousand ringgit or to imprisonment for a term not exceeding three years or to both such fine and imprisonment.

(4) In this section, "existing pig farmer" means any person who was already doing pig farming on the day of the coming into force of this Enactment.

Applications 10. An application for a licence shall be made in a prescribed form to the Director.

Approval of plans 11. No licence shall be issued unless the layout plan and designs for the construction of the pig farm including the boundaries of the pig farm and the facilities for the controlling of pig waste discharge or disposal have been approved by the Director:

Provided that in respect of a temporary pig farming licence, the Director may approve the layout plan and design of the existing farm with such modifications as he deems necessary.

Display and production of licence. 12. (1) A licensee shall display in his office in the pig farm or in a conspicuous place in the pig farm the licence issued to him.

(2) A licensee shall produce upon demand by the Director, any authorised officer or police officer the licence issued to him.

(3) Any person who, without reasonable excuse, fails to display or produce such licence shall be guilty of an offence and shall upon conviction be liable to a fine not exceeding five hundred ringgit.