

## Senarai Kandungan Enakmen

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

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

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

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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. *Ngah, Selangor*

4. *Shah, Ampuan*

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.

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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".

§ 1. 5a  
/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*

DICETAK OLEH JABATAN PERCIKAPAN NEGARA, KUALA LUMPUR  
DENGAN PERINTAH PADA 14th APRIL 1983

Harga: 20 sen

# **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)  
Sec. L.N.  
28/6/64  
(Discretionary)

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:

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.

“Minister” - - - Sel. Enact 14/16.

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 <sup>appointed under para (d) of</sup> 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.

"F tu pn tis ser /

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;

(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 Sel. Enact. 8/67.

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;

Added by Sel. Enact. 8/67.

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.

Power of borrowing.

Sel. En. 10/72 - Sel. En. 4/76.

Subst. by Sel. 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. 4/76*

(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

*Subst. by Sel. En. 4/76*  
14  
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 Development Corporation.

(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 UNDANG<sup>2</sup> 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-kechil (4) kapada sekshen 4 bagi Enactment utama ada-lah dengan ini di-pinda dengan memasukkan perkata'an<sup>2</sup>, "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 kapada peruntokan<sup>2</sup> Enactment ini dan apa<sup>2</sup> Atoran yang di-buat di-bawah-nya, Perbadanan boleh dengan chara ketetapan mewakilkan kuasa kapada mana<sup>2</sup> ahli, pegawai atau kakitangan Perbadanan atau kapada mana<sup>2</sup> jawatan-kuasa yang mengandongi dua atau lebeh ahli, pegawai<sup>2</sup> atau kakitangan<sup>2</sup> Perbadanan itu bagi pehak-nya apa<sup>2</sup> kewajipan, kuasa atau kerja sa-bagaimana yang di-tetapkan oleh Perbadanan.

(2) Perbadanan boleh pada masa mewakilkan apa<sup>2</sup> kuasa di-bawah sekshen-kechil (1) kapada mana<sup>2</sup> 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 mana<sup>2</sup> 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'an<sup>2</sup> “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'an<sup>2</sup> “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 penubohan 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 bahagian<sup>2</sup> charum yang

bila<sup>2</sup> masa kemudian-nya memberi arahan<sup>2</sup> mengenai chara bagaimana kuasa yang di-wakulkan itu akan di-jalankan dan boleh pada bila<sup>2</sup> masa membatalkan, mengubah atau menambah kuasa yang di-wakulkan itu.

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

(4) Tidak ada ketetapan bagi mewakulkan apa<sup>2</sup> kewajipan, kuasa atau kerja di-bawah sekshen ini akan sah sa-lagi sa-kurang<sup>2</sup>-nya lima ahli Perbadanan mengundi menyokong-nya.

Kuasa  
Pengerusi  
bagi  
mewakulkan.

8B. (1) Terta'alok kapada peruntokan<sup>2</sup> Enactment ini dan mana<sup>2</sup> Atoran yang di-buat di-bawah-nya, Pengerusi boleh mewakulkan kuasa sechara bertulis kapada mana<sup>2</sup> 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 apa<sup>2</sup> kuasa di-bawah sekshen-kechil (1) kapada mana<sup>2</sup> ahli, pegawai atau kakitangan atau pada bila<sup>2</sup> masa kemudian-nya memberi arahan<sup>2</sup> mengenai chara bagaimana kuasa yang di-wakulkan itu akan di-jalankan dan boleh pada bila<sup>2</sup> 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 kawasan<sup>2</sup> di-luar kawasan pehak berkuasa tempatan mengikut mana<sup>2</sup> undang<sup>2</sup> bertulis."

di-bayar ka-dalam mana<sup>2</sup> 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,  
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.

<sup>\*Annual report.</sup> 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.

<sup>\*Exemption from stamp duty.</sup> 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.<sup>2</sup> 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.<sup>2</sup> 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.