FEDERATION OF MALAYA. FM. 25/42

No. 3 of 1948.

Am. A. 56/67

Their Highnesses the Rulers of the Malay States assent hereto

I assent



Public Seal of the Federation |

Witnesses to the affixing of the Rulers' Seal:

T. ABDUL RAHMAN

Yang di-Pertuan Besar of Negri Sembilan.

G. E. J. GENT,

High Commissioner.

TENGKU ALAM SHAH Sultan of Selangor. (IN MALAY)

4th March, 1948.

2nd March, 1948.

An Ordinance to extend the provisions of the Municipal Ordinance of the Straits Settlements to the Malay States of J.K. Ku, N.S. Phy. Pk. Pls, Seli I. $\lceil 6th \; March, \; 1948. \rceil$

IT IS HEREBY ENACTED by the High Commissioner of the Federation of Malaya and Their Highnesses the Rulers of the Malay States with the advice and consent of the Legislative Council as follows:

1. This Ordinance may be cited as the Municipal short title. Ordinance (Extended Application) Ordinance, 1948.

2. (1) From and after the commencement of this Application Ordinance the Municipal Ordinance in force in the of S.S. Settlements shall apply and have effect in the Malay to Malay States of Jaker, Kedah, Kelandan, N.-S., K.J., Lerkis, Lel + Tr. States.

(2) In the application of the said Ordinance within the Malay States the expression "Governor in Council", wherever it occurs in sections 4 and 5 of the said Ordinance, shall be amended to read "Ruler" in Council".

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3. (1) The Ruler in Council, in creating any Powers of Municipality and in applying and extending to such Ruler in Council. Municipality any of the provisions of the Municipal Ordinance under sub-section (2) of section 4 thereof may, by the same notification or, from time to time, by notification in the Gazette, make such modifications and adaptations to the provisions of the Municipal Ordinance as may be necessary.

No. 3 of 1948. Where any Huncipality is created (2) In creating any Municipality, under the provisions of sub-section (2) of section 4 of the Municipal Ordinance, the Ruler in Council may (a) declare that any provisions of any existing written law corresponding to, covered by, notification or, from or inconsistent with, any provision of the time to time, by Municipal Ordinance applied and extended notification in the under sub-section (1) of this section shall cease to have effect within such Municipality, and thereupon such first mentioned provision shall cease to have effect accordingly; My Loud Human (b) continue in force, with any necessary modifications and adaptations and for such period as he may deem fit, any provision of any written law enacted or made before the commencement of this Ordinance relating to Town Boards, and any by-law passed, declaration, appointment or valuation made, regular line of street declared, rate imposed or exemption granted, under the provisions of any such written law, and any such provisions of a written law, or any such by-law, appointment, valuation, declaration, regular line of street, rate, or exemption shall continue in force accordingly notwithstanding that it may be inconsistent with the provisions of the Municipal Ordinance.

tak Legislative (3) Any notification made under this section shall be laid before the Legislative Council at the first meeting thereof after publication of such notification, and shall cease to have any force or effect if disallowed by a resolution of the said Councily Assembly

(4) Any such notification may be altered by resolution of the Legislative Council, and shall have effect as altered from the date of the passing of such resolution, but without prejudice to anything previously done thereunder.

Municipal Ordinance to prevail.

4. Without prejudice to the provisions of section 3 of this Ordinance, where there is any conflict or inconsistency between the provisions of any written law enacted or made before the commencement of this Ordinance and the provisions of the Municipal Ordinance, the provisions of the Municipal Ordinance shall, in their application to any Municipality created thereunder, prevail.

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Witnesses

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Explication of sections 83 & 84 of huminful ordinance to humicipality of Knota humpun

Cee GN 647/16

"States of Johore, Kedah,
"Kelantan, Negri Sembilan, Pahang, La 33756"
Perak, Perlis, Selangor and Trengganu".

5.3(1)

Modification w.e.f. 1.1.76 to hunicipal Ord (SS Cap 133) by substituting " fuler - in- Council" the words " H.c. in Nominated Council"

Sel 9N 79 3

water Supplies

5-2 9N 76/4

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Constitution of the Klumpen termicipality- See 35/11

.. - Rg 102/5

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Municipality of Kuala Lumpur Sel.G.N.63/13.3.48 (W.E.F.15.3.4

د ا المشاعد من المحداث عربي

Limits of Kuala Lumpur Minicipality
Sel.G.N.64/13.3.48

For K.L. Minicipality .See Sel.G. 0.65/13.3.48

For K.L. Municipality See Sel.G.N. 66/13.3.48

Appt of Municipal Commissioners
for K.L. .. See Sel.G.N.68/13.3.46

Appt of President of K.L. See Sel.G.N.69/13.3.46

K.L. Thinicipal Provident Fund Rules 1148 Set . 253/57

d/L.N.

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