



NEGERI PERAK

# Warta Kerajaan

DITERBITKAN DENGAN KUASA

*GOVERNMENT OF PERAK GAZETTE*

*PUBLISHED BY AUTHORITY*

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Jil. 63  
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**30hb Disember 2010**

*TAMBAHAN No. 3  
ENAKMEN*

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Enakmen-enakmen yang berikut telah diluluskan oleh Dewan Negeri Perak Darul Ridzuan pada 3 Disember 2010 dan telah diperkenankan oleh Duli Yang Maha Mulia Paduka Seri Sultan Perak pada 20 Disember 2010 disiarkan untuk pengetahuan umum:

The following Enactments passed by the State Legislative Assembly of Perak Darul Ridzuan on 3 December 2010 and assented to by His Royal Highness the Sultan of Perak on 20 December 2010 are published for general information:

No.	Tajuk Ringkas/Short Title
Enakmen A19	Enakmen Perbekalan 2011
Enactment A19	Supply Enactment 2011
Enakmen A20	Enakmen Kumpulan Wang Biasiswa Pengajian Tinggi Melayu Perak (Pindaan) 2010
Enactment A20	Perak Malays Higher Studies Scholarships Fund (Amendment) Enactment 2010
Enakmen A21	Enakmen Kumpulan Wang Biasiswa Rakyat Perak (Bukan Melayu) (Pindaan) 2010
Enactment A21	Perak Nationals (Non-Malay) Scholarship Fund (Amendment) Enactment 2010

No.	Tajuk Ringkas/Short Title
Enakmen A22	Enakmen Industri Berasas Kayu (Pindaan) 2010
Enactment A22	Wood-Based Industries (Amendment) Enactment 2010



# **UNDANG-UNDANG NEGERI PERAK**

**ENAKMEN A19**

**ENAKMEN PERBEKALAN 2011**

Tarikh Perkenan Diraja	...	...	...	20 Disember 2010
Tarikh penyiaran dalam <i>Warta</i>	...	...	...	30 Disember 2010

**UNDANG-UNDANG NEGERI PERAK****Enakmen A19****ENAKMEN PERBEKALAN 2011**

BETA PERKENANKAN,

SULTAN AZLAN SHAH,  
*Sultan Perak*

2010

Suatu Enakmen bagi menggunakan sejumlah wang daripada Kumpulan Wang Disatukan untuk perkhidmatan bagi tahun 2011 dan bagi memperuntukkan sejumlah wang itu untuk perkhidmatan bagi tahun itu.

[ ]

DIPERBUAT oleh Badan Perundangan Negeri Perak Darul Ridzuan seperti berikut:

**Tajuk ringkas**

1. Enakmen ini bolehlah dinamakan Enakmen Perbekalan 2011.

**Pengeluaran dan peruntukan untuk perkhidmatan bagi tahun 2011**

2. Pengeluaran sejumlah wang yang tidak melebihi tujuh ratus sembilan puluh juta tujuh ratus tujuh ribu lapan ratus ringgit (RM790,707,800.00) daripada Kumpulan Wang Disatukan untuk perkhidmatan bagi tahun 2011 adalah dengan ini dibenarkan, dan jumlah wang itu diperuntukkan bagi maksud-maksud yang dinyatakan dalam Jadual.

## JADUAL

<i>Maksud</i>	<i>Tajuk</i>	<i>Amaun (RM)</i>
B. 01	Dewan Negeri	10,422,788.00
B. 02	Suruhanjaya Perkhidmatan Awam Negeri	574,601.00
B. 03	Raja-Raja dan Orang-Orang Besar	2,005,326.00
B. 04	Pejabat Menteri Besar dan Setiausaha Kerajaan Negeri	33,638,172.00
B. 05	Pejabat Daerah dan Tanah, Batang Padang	6,423,747.00
B. 06	Pejabat Daerah dan Tanah, Manjung	4,529,326.00
B. 07	Pejabat Daerah dan Tanah, Hilir Perak	5,951,474.00
B. 08	Pejabat Daerah dan Tanah Hulu Perak	6,029,386.00
B. 09	Pejabat Daerah dan Tanah, Kinta	9,507,584.00
B. 10	Pejabat Daerah dan Tanah, Kerian	4,837,941.00
B. 11	Pejabat Daerah dan Tanah, Kuala Kangsar	7,564,179.00
B. 12	Pejabat Daerah dan Tanah, Larut, Matang dan Selama	9,488,648.00
B. 13	Pejabat Daerah dan Tanah, Perak Tengah	7,317,305.00

<i>Maksud</i>	<i>Tajuk</i>	<i>Amaun (RM)</i>
B. 14	Pejabat Pengarah Tanah dan Galian	10,929,200.00
B. 15	Jabatan Agama Islam Perak	48,680,907.00
B. 16	Jabatan Mufti	1,768,375.00
B. 17	Jabatan Kehakiman Syariah	6,375,393.00
B. 18	Kerajaan Tempatan	4,441,000.00
B. 19	Perumahan Awam	4,717,090.00
B. 20	Pejabat Kewangan Negeri	4,383,434.00
B. 21	Pelbagai Perkhidmatan Am	144,366,018.00
B. 22	Peruntukan Kepada Kumpulan Wang Terkanun	245,000,000.00
B. 23	Jabatan Pertanian	14,169,216.00
B. 24	Jabatan Pengairan dan Saliran	70,670,658.00
B. 25	Jabatan Perhutanan	26,283,730.00
B. 26	Jabatan Perkhidmatan Veterinar	11,537,494.00
B. 27	Jabatan Kerja Raya	58,539,421.00

<i>Maksud</i>	<i>Tajuk</i>	<i>Amaun (RM)</i>
B. 28	Jabatan Perancangan Bandar dan Desa	4,364,843.00
B. 29	Jabatan Kebajikan Masyarakat	22,195,836.00
B. 30	Jabatan Mineral dan Geosains	524,276.00
B. 31	Pencen Siasah dan Saraan Rahim	407,402.00
B. 32	Pejabat Daerah dan Tanah, Kampar	3,063,030.00
	JUMLAH	<hr/> 790,707,800.00 <hr/>

Bertarikh 10 November 2010

[P.KEW.N.PK.D.R. 20/1/2011; PU.Pk. 23/04 Jld. 3]

DATO' AHMAD KAMAL BIN MD. SHAHID  
*Penasihat Undang-Undang Negeri  
Perak Darul Ridzuan*





# **LAWS OF THE STATE OF PERAK**

**ENACTMENT A19**

**SUPPLY ENACTMENT 2011**

Date of Royal Assent ... .. 20 December 2010

Date of publication in the *Gazette*... .. 30 December 2010

**LAWS OF THE STATE OF PERAK****Enactment A19****SUPPLY ENACTMENT 2011**

I ASSENT,

SULTAN AZLAN SHAH,  
*Sultan of Perak*

2010

An Enactment to apply a sum from the Consolidated Fund for the service of the year 2011 and to appropriate that sum for the service of that year.

[ ]

ENACTED by the Legislature of the State of Perak Darul Ridzuan as follows:

**Short title**

1. This Enactment may be cited as the Supply Enactment 2011.

**Issue and appropriation for the service of the year 2011**

2. The issue of a sum not exceeding seven hundred and ninety million seven hundred and seven thousand and eight hundred ringgit (RM790,707,800.00) out of the Consolidated Fund for the service of the year 2011 is hereby authorized, and that sum is appropriated for the purposes specified in the Schedule.

## SCHEDULE

<i>Purpose</i>	<i>Title</i>	<i>Amount (RM)</i>
B. 01	Legislative Assembly	10,422,788.00
B. 02	State Public Service Commission	574,601.00
B. 03	Raja-Raja and Orang-Orang Besar	2,005,326.00
B. 04	Office of Menteri Besar and State Secretariat	33,638,172.00
B. 05	District and Land Office, Batang Padang	6,423,747.00
B. 06	District and Land Office, Manjung	4,529,326.00
B. 07	District and Land Office, Hilir Perak	5,951,474.00
B. 08	District and Land Office, Hulu Perak	6,029,386.00
B. 09	District and Land Office, Kinta	9,507,584.00
B. 10	District and Land Office, Kerian	4,837,941.00
B. 11	District and Land Office, Kuala Kangsar	7,564,179.00
B. 12	District and Land Office, Larut, Matang and Selama	9,488,648.00
B. 13	District and Land Office, Perak Tengah	7,317,305.00
B. 14	Director of Land and Mines Office	10,929,200.00
B. 15	Perak Islamic Religious Affairs Department	48,680,907.00

13		<i>Supply</i>	<b>ENACTMENT A19</b>
<i>Purpose</i>	<i>Title</i>	<i>Amount</i> <i>(RM)</i>	
B. 16	Department of Mufti	1,768,375.00	
B. 17	Department of Syariah Judiciary	6,375,393.00	
B. 18	Local Government	4,441,000.00	
B. 19	Public Housing	4,717,090.00	
B. 20	State Financial Office	4,383,434.00	
B. 21	General Miscellaneous Services	144,366,018.00	
B. 22	Grants to Statutory Fund	245,000,000.00	
B. 23	Agricultural Department	14,169,216.00	
B. 24	Drainage and Irrigation Department	70,670,658.00	
B. 25	Forestry Department	26,283,730.00	
B. 26	Veterinary Department	11,537,494.00	
B. 27	Public Works Department	58,539,421.00	
B. 28	Town and Country Planning Department	4,364,843.00	
B. 29	Social Welfare Department	22,195,836.00	

<i>Purpose</i>	<i>Title</i>	<i>Amount (RM)</i>
B. 30	Mineral and Geoscience Department	524,276.00
B. 31	Political Pensions and Compassionate Allowances	407,402.00
B. 32	District and Land Office, Kampar	3,063,030.00
	TOTAL	<hr/> 790,707,800.00 <hr/>

Dated 10 November 2010

[P.KEW.N.PK.D.R. 20/1/2011; PU.Pk. 23/04 Jld. 3]

DATO' AHMAD KAMAL BIN MD. SHAHID  
*State Legal Adviser*  
*Perak Darul Ridzuan*



# **UNDANG-UNDANG NEGERI PERAK**

**ENAKMEN A20**

**ENAKMEN KUMPULAN WANG BIASISWA  
PENGAJIAN TINGGI MELAYU PERAK  
(PINDAAN) 2010**

Tarikh Perkenan Diraja ... .. 20 Disember 2010

Tarikh penyiaran dalam *Warta* ... .. 30 Disember 2010



# UNDANG-UNDANG NEGERI PERAK

## Enakmen A20

### ENAKMEN KUMPULAN WANG BIASISWA PENGAJIAN TINGGI MELAYU PERAK (PINDAAN) 2010

BETA PERKENANKAN,

SULTAN AZLAN SHAH,  
*Sultan Perak*

2010

Suatu Enakmen untuk meminda Enakmen Kumpulan Wang Biasiswa Pengajian Tinggi Melayu Perak 1949.

[ ]

DIPERBUAT oleh Badan Perundangan Negeri Perak Darul Ridzuan seperti berikut:

#### **Tajuk ringkas**

1. Enakmen ini bolehlah dinamakan Enakmen Kumpulan Wang Biasiswa Pengajian Tinggi Melayu Perak (Pindaan) 2010.

#### **Pindaan am**

2. Enakmen Kumpulan Wang Biasiswa Pengajian Tinggi Melayu Perak 1949 [*Enakmen Bil. 2 tahun 1949*], yang disebut “Enakmen ibu” dalam Enakmen ini, dipinda dengan menggantikan perkataan “Board of Trustees” dengan perkataan “Board” di mana-mana jua terdapat.

## Pindaan seksyen 2

3. Enakmen ibu dipinda dengan menggantikan takrif “Board of Trustees” dengan takrif yang berikut:

““Board” means the Board of Trustees appointed under section 4.’.

## Seksyen baru 23B

4. Enakmen ibu dipinda dengan memasukkan selepas seksyen 23A seksyen baru yang berikut:

“The Board may issue certificate to the Inspector General of Police or the Director General of Immigration to prevent recipient student leaving Malaysia in certain circumstances” **23B.** (1) The Board may, where it is of the opinion that any recipient student is about or likely to leave Malaysia without paying any moneys due to the Board, issue to the Inspector General of Police or the Director General of Immigration a certificate containing the amounts payable to the Board with request for that recipient student to be prevented from leaving Malaysia unless and until he pays all the amounts payable to the Board or furnishes security to the satisfaction of the Board for their payment.

(2) Subject to any order issued or made under any written law relating to banishment or immigration, the Inspector General of Police or the Director General of Immigration upon receiving a request under subsection (1) in respect of any recipient student shall take or cause to be taken all such measures as may be necessary to give effect to it and which measures may include the use of reasonable force and the seizure, removal or retention of any certificate of identity and any passport, exit permit or other travel document relating to that recipient student.

(3) Where a recipient student in respect of whom a certificate has been issued under subsection (1) produces a written statement signed on or after the date of the issue of the certificate by the Board or an authorized officer to the effect that moneys due to the Board specified

*Kumpulan Wang Biasiswa*    **ENAKMEN A20**  
*Pengajian Tinggi Melayu Perak (Pindaan)*

in the certificate have been paid or that security has been furnished for their payment, the statement or the payment, as the case may be, shall be sufficient authority for allowing that recipient student to leave Malaysia.

(4) No legal proceedings shall be instituted or maintained against the Board, its officers and servants, the Government of State of Perak, a police officer or any public officer in respect of anything lawfully done under this section.”.

Bertarikh 10 November 2010  
[PU.PK. 37/2010]

DATO' AHMAD KAMAL BIN MD. SHAHID  
*Penasihat Undang-Undang Negeri*  
*Perak Darul Ridzuan*





# **LAWS OF THE STATE OF PERAK**

**ENACTMENT A20**

**PERAK MALAYS HIGHER STUDIES  
SCHOLARSHIPS FUND  
(AMENDMENT) ENACTMENT 2010**

Date of Royal Assent ... .. 20 December 2010  
Date of publication in the *Gazette*... .. 30 December 2010

**LAWS OF THE STATE OF PERAK**  
**Enactment A20**  
**PERAK MALAYS HIGHER STUDIES**  
**SCHOLARSHIPS FUND**  
**(AMENDMENT) ENACTMENT 2010**

I ASSENT,

SULTAN AZLAN SHAH,  
*Sultan of Perak*

2010

An Enactment to amend the Perak Malays Higher Studies Scholarships Fund Enactment 1949.

[ ]

ENACTED by the Legislature of the State of Perak Darul Ridzuan as follows:

**Short title**

1. This Enactment may be cited as the Perak Malays Higher Studies Scholarships Fund (Amendment) Enactment 2010.

**General amendment**

2. The Perak Malays Higher Studies Scholarships Fund Enactment 1949 [*Enactment No. 2 of 1949*], which is referred to as “the principal Enactment” in this Enactment, is amended by substituting the words “Board of Trustees” with the word “Board” wherever they appear.

**Amendment of section 2**

3. The principal Enactment is amended by substituting the definition of “Board of Trustees” with the following definition:

““Board” means the Board of Trustees appointed under section 4.’.

**New section 23B**

4. The principal Enactment, is amended by inserting after section 23A the following new section:

“The Board may issue certificate to the Inspector General of Police or the Director General of Immigration to prevent recipient student leaving Malaysia in certain circumstances”

**23B.** (1) The Board may, where it is of the opinion that any recipient student is about or likely to leave Malaysia without paying any moneys due to the Board, issue to the Inspector General of Police or the Director General of Immigration a certificate containing the amounts payable to the Board with request for that recipient student to be prevented from leaving Malaysia unless and until he pays all the amounts payable to the Board or furnishes security to the satisfaction of the Board for their payment.

(2) Subject to any order issued or made under any written law relating to banishment or immigration, the Inspector General of Police or the Director General of Immigration upon receiving a request under subsection (1) in respect of any recipient student shall take or cause to be taken all such measures as may be necessary to give effect to it and which measures may include the use of reasonable force and the seizure, removal or retention of any certificate of identity and any passport, exit permit or other travel document relating to that recipient student.

(3) Where a recipient student in respect of whom a certificate has been issued under subsection (1) produces a written statement signed on or after the date of the issue of the certificate by the Board or an authorized officer to the effect that moneys due to the



*Perak Malays Higher Studies ENACTMENT A20*  
*Scholarships Fund (Amendment)*

Board specified in the certificate have been paid or that security has been furnished for their payment, the statement or the payment, as the case may be, shall be sufficient authority for allowing that recipient student to leave Malaysia.

(4) No legal proceedings shall be instituted or maintained against the Board, its officers and servants, the Government State of Perak, a police officer or any public officer in respect of anything lawfully done under this section.”.

Dated 10 November 2010  
[PU.PK. 37/2010]

DATO' AHMAD KAMAL BIN MD. SHAHID  
*State Legal Adviser*  
*Perak Darul Ridzuan*





# **UNDANG-UNDANG NEGERI PERAK**

**ENAKMEN A21**

**ENAKMEN KUMPULAN WANG BIASISWA  
RAKYAT PERAK (BUKAN MELAYU)  
(PINDAAN) 2010**

Tarikh Perkenan Diraja	...	...	...	20 Disember 2010
Tarikh penyiaran dalam <i>Warta</i>	...	...	...	30 Disember 2010

**UNDANG-UNDANG NEGERI PERAK**

**Enakmen A21**

**ENAKMEN KUMPULAN WANG BIASISWA  
RAKYAT PERAK (BUKAN MELAYU)  
(PINDAAN) 2010**

BETA PERKENANKAN,

SULTAN AZLAN SHAH,  
*Sultan Perak*

2010

Suatu Enakmen untuk meminda Enakmen Kumpulan Wang Biasiswa Rakyat Perak (Bukan Melayu) 1951.

[ ]

DIPERBUAT oleh Badan Perundangan Negeri Perak Darul Ridzuan seperti berikut:

**Tajuk ringkas**

1. Enakmen ini bolehlah dinamakan Enakmen Kumpulan Wang Biasiswa Rakyat Perak (Bukan Melayu) (Pindaan) 2010.

**Seksyen baru 24A**

2. Enakmen Kumpulan Wang Biasiswa Rakyat Perak (Bukan Melayu) 1951 [*Enakmen Bil. 4 tahun 1951*], yang disebut “Enakmen ibu” dalam Enakmen ini, dipinda dengan memasukkan selepas seksyen 24 seksyen baru yang berikut:

“The Board may issue certificate to the Inspector General of Police or the Director General of Immigration to prevent recipient student leaving Malaysia in certain circumstances”

**24A.** (1) The Board may, where it is of the opinion that any recipient student is about or likely to leave Malaysia without paying any moneys due to the Board, issue to the Inspector General of Police or the Director General of Immigration a certificate containing the amounts payable to the Board with request for that recipient student to be prevented from leaving Malaysia unless and until he pays all the amounts payable to the Board or furnishes security to the satisfaction of the Board for their payment.

(2) Subject to any order issued or made under any written law relating to banishment or immigration, the Inspector General of Police or the Director General of Immigration upon receiving a request under subsection (1) in respect of any recipient student shall take or cause to be taken all such measures as may be necessary to give effect to it and which measures may include the use of reasonable force and the seizure, removal or retention of any certificate of identity and any passport, exit permit or other travel document relating to that recipient student.

(3) Where a recipient student in respect of whom a certificate has been issued under subsection (1) produces a written statement signed on or after the date of the issue of the certificate by the Board or an authorized officer to the effect that moneys due to the Board specified in the certificate have been paid or that security has been furnished for their payment, the statement or the payment, as the case may be, shall be sufficient authority for allowing that recipient student to leave Malaysia.

*Kumpulan Wang Biasiswa*      **ENAKMEN A21**  
*Rakyat Perak (Bukan Melayu) (Pindaan)*

(4) No legal proceedings shall be instituted or maintained against the Board, its officers and servants, the Government of State of Perak, a police officer or any public officer in respect of anything lawfully done under this section.”.

Bertarikh 10 November 2010  
[PU.PK. 47/67 Jld. 2]

DATO' AHMAD KAMAL BIN MD. SHAHID  
*Penasihat Undang-Undang Negeri*  
*Perak Darul Ridzuan*







# **LAWS OF THE STATE OF PERAK**

**ENACTMENT A21**

**PERAK NATIONALS (NON-MALAY)  
SCHOLARSHIPS FUND  
(AMENDMENT) ENACTMENT 2010**

Date of Royal Assent	...	...	...	20 December 2010
Date of publication in the <i>Gazette</i> ...	...	...	...	30 December 2010

**LAWS OF THE STATE OF PERAK**  
**Enactment A21**  
**PERAK NATIONALS (NON-MALAY)**  
**SCHOLARSHIPS FUND**  
**(AMENDMENT) ENACTMENT 2010**

I ASSENT,

SULTAN AZLAN SHAH,  
*Sultan of Perak*

2010

An Enactment to amend the Perak Nationals (Non-Malay) Scholarship Fund Enactment 1951.

[ ]

ENACTED by the Legislature of the State of Perak Darul Ridzuan as follows:

**Short title**

1. This Enactment may be cited as the Perak Nationals (Non-Malay) Scholarship Fund (Amendment) Enactment 2010.

**New section 24A**

2. The Perak Nationals (Non-Malay) Scholarship Fund Enactment 1951 [*Enactment No. 4 of 1951*], which is referred to as “the principal Enactment” in this Enactment, is amended by inserting after section 24 the following new section:

“The Board may issue certificate to the Inspector General of Police or the Director General of Immigration to prevent recipient student leaving Malaysia in certain circumstances

**24A.** (1) The Board may, where it is of the opinion that any recipient student is about or likely to leave Malaysia without paying any moneys due to the Board, issue to the Inspector General of Police or the Director General of Immigration a certificate containing the amounts payable to the Board with request for that recipient student to be prevented from leaving Malaysia unless and until he pays all the amounts payable to the Board or furnishes security to the satisfaction of the Board for their payment.

(2) Subject to any order issued or made under any written law relating to banishment or immigration, the Inspector General of Police or the Director General of Immigration upon receiving a request under subsection (1) in respect of any recipient student shall take or cause to be taken all such measures as may be necessary to give effect to it and which measures may include the use of reasonable force and the seizure, removal or retention of any certificate of identity and any passport, exit permit or other travel document relating to that recipient student.

(3) Where a recipient student in respect of whom a certificate has been issued under subsection (1) produces a written statement signed on or after the date of the issue of the certificate by the Board or an authorized officer to the effect that moneys due to the Board specified in the certificate have been paid or that security has been furnished for their payment, the statement or the payment, as the case may be, shall be sufficient authority for allowing that recipient student to leave Malaysia.

*Perak Nationals (Non-Malay) ENACTMENT A21*  
*Scholarship Fund (Amendment)*

(4) No legal proceedings shall be instituted or maintained against the Board, its officers and servants, the Government of State of Perak, a police officer or any public officer in respect of anything lawfully done under this section.”.

Dated 10 November 2010  
[PU.PK. 47/67 Jld. 2]

DATO' AHMAD KAMAL BIN MD. SHAHID  
*State Legal Adviser*  
*Perak Darul Ridzuan*





# **UNDANG-UNDANG NEGERI PERAK**

**ENAKMEN A22**

**ENAKMEN INDUSTRI BERASAS KAYU  
(PINDAAN) 2010**

Tarikh Perkenan Diraja	...	...	...	20 Disember 2010
Tarikh penyiaran dalam <i>Warta</i>	...	...	...	30 Disember 2010



# UNDANG-UNDANG NEGERI PERAK

## Enakmen A22

### ENAKMEN INDUSTRI BERASAS KAYU (PINDAAN) 2010

BETA PERKENANKAN,

SULTAN AZLAN SHAH,  
*Sultan Perak*

2010

Suatu Enakmen untuk meminda Enakmen Industri Berasas Kayu 1987.

[ ]

DIPERBUAT oleh Badan Perundangan Negeri Perak Darul Ridzuan seperti berikut:

#### **Tajuk ringkas dan permulaan kuat kuasa**

1. (1) Enakmen ini bolehlah dinamakan Enakmen Industri Berasas Kayu (Pindaan) 2010.

(2) Enakmen ini mula berkuat kuasa pada 1 Januari 2011.

#### **Pindaan seksyen 2**

2. Enakmen Industri Berasas Kayu 1987 [*En. Bil. 3 tahun 1987*], yang disebut “Enakmen ibu” dalam Enakmen ini, dipinda dalam subseksyen 2(1) dalam teks Bahasa Kebangsaan—

(a) dengan menggantikan takrif “industri berasas kayu” dengan takrif yang berikut:

“‘industri berasas kayu’ ertinya industri yang dinyatakan dalam Jadual;” dan

(b) dalam takrif “Pengarah”—

- (i) dengan menggantikan perkataan “Pengarah Hutan Negeri” dengan perkataan “Pengarah Perhutanan Negeri”; dan
- (ii) dengan menggantikan perkataan “Timbalan Pengarah Hutan Negeri” dengan perkataan “Timbalan Pengarah Perhutanan Negeri”.

### **Pindaan seksyen 3**

3. Seksyen 3 Enakmen ibu dipinda—

(a) dengan memasukkan selepas subseksyen (2) subseksyen yang berikut:

“(2A) Mana-mana orang yang melakukan kesalahan yang disebut dalam subseksyen (2) apabila disabitkan boleh dikenakan denda yang tidak melebihi lima puluh ribu ringgit atau penjara selama tempoh yang tidak melebihi lima tahun atau kedua-duanya denda dan penjara itu.”; dan

(b) dengan memasukkan selepas subseksyen (3) subseksyen yang berikut:

“(4) Mana-mana orang yang melakukan kesalahan yang disebut dalam subseksyen (3) apabila disabitkan boleh dikenakan denda yang tidak melebihi dua puluh lima ribu ringgit atau penjara selama tempoh yang tidak melebihi dua tahun atau kedua-duanya denda dan penjara itu.”.

### **Pindaan seksyen 6**

4. Seksyen 6 Enakmen ibu dipinda dengan memasukkan selepas subseksyen (1) subseksyen yang berikut:

“(1A) Pihak Berkuasa Negeri boleh, pada bila-bila masa yang difikirkan wajar olehnya, menghendaki supaya pemegang lesen memberikan suatu jaminan tambahan, atau mendepositkan

sejumlah wang tambahan, atau mengadakan deposit baru bagi menggantikan deposit yang telah dibuat sebelumnya, sebagaimana yang ditetapkan olehnya.”.

### **Seksyen baru 8A**

5. Enakmen ibu dipinda dengan memasukkan selepas seksyen 8 seksyen yang berikut:

“Pembaharuan lesen.

**8A.** (1) Sesuatu lesen boleh, tertakluk kepada apa-apa arahan Pihak Berkuasa Negeri dan mana-mana kaedah-kaedah yang ditetapkan oleh Pihak Berkuasa Negeri, dibaharui oleh Pengarah bagi pihak Pihak Berkuasa Negeri.

(2) Suatu permohonan pembaharuan lesen hendaklah dikemukakan kepada Pengarah dalam masa tiga puluh hari sebelum tarikh tamat tempoh lesen itu.

(3) Pengarah boleh, setelah meluluskan permohonan pembaharuan lesen, mengubah, memotong atau menambah terma-terma, syarat-syarat dan peruntukan lesen itu.

(4) Peruntukan ini tidak mengurangkan kuasa Pihak Berkuasa Negeri untuk menjalankan sendiri kuasa untuk membaharui lesen.”.

### **Pindaan seksyen 17**

6. Seksyen 17 Enakmen ibu dipinda dengan menggantikan perkataan “lima ribu ringgit” dengan perkataan “dua puluh ribu ringgit”.

### **Pindaan seksyen 18**

7. Seksyen 18 Enakmen ibu dipinda dalam subseksyen (6) dengan menggantikan perkataan “Yang Dipertua” di mana-mana jua terdapat dengan perkataan “Hakim”.

**Pindaan seksyen 20**

8. Subseksyen 20(3) Enakmen ibu dipinda dengan menggantikan perkataan “dua ribu ringgit” dan “satu tahun” masing-masing dengan perkataan “dua puluh ribu ringgit” dan “dua tahun”.

**Pindaan seksyen 21**

9. Subseksyen 21(3) Enakmen ibu dipinda dengan menggantikan perkataan “satu ribu ringgit” dan “enam bulan” masing-masing dengan perkataan “sepuluh ribu ringgit” dan “satu tahun”.

**Penggantian seksyen 22**

10. Enakmen ibu dipinda dengan menggantikan seksyen 22 dengan seksyen yang berikut:

“Per-  
mulaan  
Pendakwaan. 22. Tiada pendakwaan bagi atau berhubung dengan apa-apa kesalahan di bawah Enakmen ini boleh dimulakan kecuali oleh atau dengan kebenaran bertulis Pendakwa Raya.”.

**Pindaan seksyen 27**

11. Seksyen 27 Enakmen ibu dipinda dengan menggantikan perkataan “dua ribu ringgit” dengan perkataan “sepuluh ribu ringgit”.

**Pindaan seksyen 28**

12. Seksyen 28 Enakmen ibu dipinda dalam perenggan (*i*) dengan menggantikan perkataan “dua ribu ringgit” dengan perkataan “sepuluh ribu ringgit”.

**Seksyen baru 28A**

13. Enakmen ibu dipinda dengan memasukkan selepas seksyen 28 seksyen yang berikut:

“Pengkom-  
paunan  
kesalahan.

**28A.** (1) Pihak Berkuasa Negeri boleh membuat kaedah-kaedah bagi menetapkan kesalahan di bawah Enakmen ini yang boleh dikompaun.

(2) Pengarah boleh, dengan keizinan Pendakwa Raya, secara bertulis menawarkan untuk mengkompaun apa-apa kesalahan di bawah Enakmen ini yang dilakukan oleh mana-mana orang dan yang ditetapkan sebagai kesalahan boleh kompaun oleh kaedah-kaedah yang dibuat di bawah Enakmen ini dengan membuat suatu tawaran bertulis kepada orang itu untuk mengkompaun kesalahan itu dengan membayar kepada Pengarah suatu jumlah yang tidak melebihi lima puluh peratus amaun maksimum denda bagi kesalahan itu dalam masa yang dinyatakan dalam tawaran itu.

(3) Suatu tawaran di bawah subseksyen (2) boleh dibuat pada bila-bila masa selepas kesalahan itu dilakukan tetapi sebelum apa-apa pendakwaan baginya dimulakan.

(4) Jika amaun yang dinyatakan dalam tawaran di bawah subseksyen (2) tidak dibayar dalam masa yang ditetapkan dalam tawaran itu atau dalam apa-apa tempoh lanjutan yang diberikan oleh Pengarah, pendakwaan bagi kesalahan itu boleh dimulakan pada bila-bila masa selepas itu terhadap orang yang kepadanya tawaran itu dibuat.

(5) Jika suatu kesalahan telah dikompaun di bawah subseksyen (2), tiada pendakwaan boleh dimulakan selepas itu berkenaan dengan kesalahan itu terhadap orang yang kepadanya tawaran untuk mengkompaun telah dibuat dan apa-apa benda yang disita berkaitan dengan kesalahan itu boleh dilepaskan atau dilucuthakkan oleh

Pengarah tertakluk kepada apa-apa terma dan syarat yang difikirkan patut untuk dikenakan mengikut syarat kompaun oleh Pengarah.”.

Bertarikh 10 November 2010

[PPN.PK.16/11 Jld.10; PU.Pk. 3/83 Jld. 2]

DATO' AHMAD KAMAL BIN MD. SHAHID  
*Penasihat Undang-Undang Negeri  
Perak Darul Ridzuan*



# **LAWS OF THE STATE OF PERAK**

**ENACTMENT A22**

**WOOD-BASED INDUSTRIES  
(AMENDMENT) ENACTMENT 2010**

Date of Royal Assent ... .. 20 December 2010

Date of publication in the *Gazette*... .. 30 December 2010



**LAWS OF THE STATE OF PERAK**

**Enactment A22**

**WOOD-BASED INDUSTRIES  
(AMENDMENT) ENACTMENT 2010**

I ASSENT,

SULTAN AZLAN SHAH,  
*Sultan of Perak*

2010

An Enactment to amend the Wood-Based Industries Enactment 1987.

[ ]

ENACTED by the Legislature of the State of Perak Darul Ridzuan as follows:

**Citation and commencement**

1. (1) This Enactment may be cited as the Wood-Based Industries (Amendment) Enactment 2010.

(2) This Enactment comes into operation on 1 January 2011.

**Amendment of section 2**

2. The Wood-Based Industries Enactment 1987 [*En. No. 3 of 1987*], which is referred to as “the principal Enactment, in this Enactment is amended in subsection 2(1) in the National Language text—

(a) by substituting for the definition of “industri berasas kayu” the following definition:

“industri berasas kayu” ertinya industri yang dinyatakan dalam Jadual;’; and

(b) in the definition of “Pengarah”—

(i) by substituting for the words “Pengarah Hutan Negeri” the words “Pengarah Perhutanan Negeri”; and

(ii) by substituting for the words “Timbalan Pengarah Hutan Negeri” the words “Timbalan Pengarah Perhutanan Negeri”.

### **Amendment of section 3**

3. Section 3 of the principal Enactment is amended—

(a) by inserting after subsection (2) the following subsection:

“(2A) Any person who commits the offence mentioned in subsection (2) shall on conviction be liable to a fine not exceeding fifty thousand ringgit or to imprisonment for a term not exceeding five years or to both such fine and imprisonment.”; and

(b) by inserting after subsection (3) the following subsection:

“(4) Any person who commits the offence mentioned in subsection (3) shall on conviction be liable to a fine not exceeding twenty-five thousand ringgit or to imprisonment for a term not exceeding two years or to both such fine and imprisonment.”.

**Amendment of section 6**

4. Section 6 of the principal Enactment is amended by inserting after subsection (1) the following subsection:

“(1A) The State Authority may, whenever it thinks necessary to do so, require a licence holder to furnish an additional security, or to deposit an additional sum of money, or to provide a new deposit to replace the deposit made previously, as it may specify.”.

**New section 8A**

5. The principal Enactment is amended by inserting after section 8 the following section:

**8A.** (1) A licence may, subject to any direction by the State Authority and to any rules prescribed by the State Authority, be renewed by the Director on behalf of the State Authority.

“Renewal  
of licence.”

(2) An application for the renewal of a licence shall be submitted to the Director not later than thirty days before the expiry of the licence.

(3) The Director may, upon approving an application for the renewal of a licence, vary, delete or add to the terms, conditions and provisions of the licence.

(4) This provision shall not derogate from the power of the State Authority to exercise itself the power to renew licences.”.

**Amendment of section 17**

6. Section 17 of the principal Enactment is amended by substituting for the words “five thousand ringgit” the words “twenty thousand ringgit”.

**Amendment of section 18**

7. Section 18 of the principal Enactment is amended in subsection (6) by substituting for the words “The President of the Sessions Court” and “the President” with the words “The Sessions Court Judge” and “the Judge” respectively.

**Amendment of section 20**

8. Subsection 20(3) of the principal Enactment is amended by substituting for the words “two thousand ringgit” and “one year” the words “twenty thousand ringgit” and “two years” respectively.

**Amendment of section 21**

9. Subsection 21(3) of the principal Enactment is amended by substituting for the words “one thousand ringgit” and “six months” the words “ten thousand ringgit” and “one year” respectively.

**Substitution of section 22**

10. The principal Enactment is amended by substituting for section 22 the following section:

“Institution of prosecution. 22. No prosecution for or in relation to any offence under this Enactment shall be instituted except by or with the written consent of the Public Prosecutor.”.

**Amendment of section 27**

11. Section 27 of the principal Enactment is amended by substituting for the words “two thousand ringgit” the words “ten thousand ringgit”.

**Amendment of section 28**

12. Section 28 of the principal Enactment is amended in paragraph (i) by substituting for the words “two thousand ringgit” the words “ten thousand ringgit”.

**New section 28A**

**13.** The principal Enactment is amended by inserting after section 28 the following section:

“Compounding  
of  
offences.      **28A.** (1) The State Authority may make rules to prescribe the offences under this Enactment which may be compounded.

(2) The Director may, with the consent of the Public Prosecutor, offer in writing to compound any offence under this Enactment committed by any person and prescribed to be a compoundable offence by rules made under this Enactment by making a written offer to such person to compound the offence upon payment to the Director of such amount not exceeding fifty per centum of the amount of the maximum fine for that offence within such time as may be specified in the offer.

(3) An offer under subsection (2) may be made at any time after the offence has been committed, but before any prosecution for it has been instituted.

(4) If the amount specified in the offer under subsection (2) is not paid within the time specified in the offer or within such extended period as the Director may grant, prosecution for the offence may be instituted at any time after that against the person to whom the offer was made.

(5) Where an offence has been compounded under subsection (2), no prosecution shall thereafter be instituted in respect of such offence against the person to whom the offer to compound was made and anything

seized in connection with the offence may be released or forfeited by the Director, subject to such terms and conditions as the Director thinks fit to impose in accordance with the conditions of the compound.”.

Dated 10 November 2010

[PPN.PK.16/11 Jld.10; PU.Pk. 3/83 Jld. 2]

DATO' AHMAD KAMAL BIN MD. SHAHID  
*State Legal Adviser*  
*Perak Darul Ridzuan*

Hakcipta Pencetak<sup>®</sup>

**PERCETAKAN NASIONAL MALAYSIA BERHAD**

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



DICETAK OLEH  
PERCETAKAN NASIONAL MALAYSIA BERHAD,  
CAWANGAN IPOH, PERAK DARUL RIDZUAN  
BAGI PIHAK DAN DENGAN PERINTAH KERAJAAN MALAYSIA