

PEKELILING PENGARAH TANAH DAN GALIAN SELANGOR BILANGAN 2/1988

- (i) Kaedah-Kaedah Tanah Selangor (Pindaan) (No. 1) 1988.
 - (ii) Kaedah-Kaedah Tanah Selangor (Pindaan) (No. 2) 1988.
 - (iii) Kaedah-Kaedah Lombong (Selangor) (Pindaan) 1988.
-

Pekeliling ini adalah dikeluarkan untuk menarik perhatian semua Pentadbir Tanah Daerah dan Timbalan Pendaftar Hakmilik Negeri Selangor Darul Ehsan mengenai pindaan-pindaan yang telah dibuat kepada Kaedah-Kaedah Tanah Selangor 1966 dan Kaedah-Kaedah Lombong 1934 seperti berikut:-

- (i) Kaedah-Kaedah Tanah Selangor (Pindaan) (No. 1) 1988 yang berkuatkuasa pada 01hb Oktober, 1987 menurut Sel. P.U. 9 bertarikh 03hb Mac, 1988.
- (ii) Kaedah-Kaedah Tanah Selangor (Pindaan) (No. 2) 1988 yang berkuatkuasa pada 04hb Februari, 1987 menurut Sel. P.U. 10 bertarikh 03hb Mac, 1988.
- (iii) Kaedah-Kaedah Lombong (Selangor) (Pindaan) 1988 yang berkuatkuasa pada 01hb November, 1987 menurut Sel. P.U. 12 bertarikh 03hb Mac, 1988.

Satu salinan bagi ketiga-tiga Sel. P.U. ini adalah disertakan.

2. Berhubung dengan premium tambahan bagi tukar syarat tanah dari pertanian ke perumahan di bawah Kaedah 11A (1)(i) di dalam Sel. P.U. 10 yang disebutkan di perenggan 1 (ii) di atas, kadar 20% yang disebutkan di dalam kaedah tersebut telahpun diturunkan kepada 15% menurut keputusan Majlis Mesyuarat Kerajaan Negeri pada 04hb Februari 1987 sepertimana yang dinyatakan di dalam surat Setiausaha Majlis Mesyuarat Kerajaan Negeri Bil. (108)dlm.DUN.Sel.(S) 30100/5 Jld.2 bertarikh 12hb Februari 1988 yang salinannya dikembalikan.

3. Dengan terisytiharnya Pindaan Kaedah-Kaedah Tanah dan Kaedah-Kaedah Lombong yang disebutkan di atas itu maka semua Pentadbir Tanah Daerah dan Timbalan Pendaftar Hakmilik hendaklah memastikan supaya peruntukan-peruntukan yang telah dipinda itu dilaksanakan sebagaimana yang sewajarnya.

Sekian.

T.T

(DATO' ABDUL HADI BIN HJ. SIDEK)

Pengarah Tanah dan Galian,
Selangor Darul Ehsan.

Bertarikh : 16 Mac, 1988

Bil.(43)dlm.PTG.Sel.(S)0.132 Vol.2

Diedarkan kepada:

Semua Pentadbir Tanah Daerah dan
Timbalan Pendaftar Hakmilik Negeri,
Selangor Darul Ehsan.

Salinan Dalam:

PTG.Sel.45/1

PTG.Sel.0.113 Jld.2



NEGERI SELANGOR

WARTA KERAJAAN
DIBERIKAN DENGAN KUASA

GOVERNMENT OF SELANGOR GAZETTE
PUBLISHED BY AUTHORITY

Jld.41
No: 5

3 hb. Mac, 1988

TAMBAHAN No.3
PERUNDANGAN

Sel.P.U.9

KANUN TANAH NEGARA
(Akta 56 tahun 1965)

KAEDAH-KAEDAH TANAH SELANGOR 1966

PADA menjalankan kuasa-kuasa yang diberi oleh Seksyen 14 Kanun Tanah Negara 1965, Pihak Berkuasa Negeri dengan ini membuat kaedah-kaedah seperti berikut: Akta 56/65

1. Kaedah-Kaedah ini boleh dinamakan Kaedah-kaedah Tanah Selangor (Pindaan) (No.1) 1988 dan hendaklah disifatkan sebagai telah mula berkuatkuasa pada 1 Oktober, 1987. Tajuk dan mula berkuatkuasa

2. Kaedah-Kaedah Tanah Selangor, 1966 yang dalam Kaedah-Kaedah ini disebut "Kaedah-Kaedah Ibu" adalah dengan ini dipinda dengan menggantikan Kaedah 5 dan kepala 'APPLICATION FOR QUALIFIED TITLE' dengan yang berikut: Pindaan kepada Kaedah 5 M.PU 26/66

PAYMENT OF FEES ON APPROVAL OF ALIENATION

Issuing of Notice in Form 5A 5. Where approval of the alienation of Sate Land is given, the District Land Administrator shall issue notice in Form 5A calling upon payment of all fees within a specified period".

3. Kaedah-Kaedah Ibu adalah dipinda dengan memotong Kaedah 7A dan kepada 'APPLICATION FOR LEASE OF RESERVED LAND'. Pindaan kepada Kaedah 7A

4. Kaedah 20 Kaedah-Kaedah Ibu adalah dipinda:

(a) dengan memasukkan selepas sahaja butiran 1, butiran-butiran baru 1A dan 1B yang berikut:

“1A Application for Permit ini use S.75g Air Space Above State Land Reserved Land	XIX \$20.00
In Application for assignment of 8.75 g Permit in use Air Space Above State Land/Reserved Land	XX \$30.00

(b) dengan memasukkan selepas sahaja butiran 8, butiran baru 8A yang berikut:

“8A Application for variation of S.124A 4 conditions, restrictions and categories in respect of proposed subdivisional portions of the land	\$150.00
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(c) dengan memasukkan selepas sahaja butiran 18, butiran baru 18A yang berikut:

“18A. Application for surrender and S 20b Realienation of Land – Special Provisions	12b \$150.00
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(d) dengan memamatkan selepas sahaja butiran 42, butiran-butiran baru 42A dan 42B yang berikut:

“42A. Application for a copy of the S.343(3) issue document of title	- \$10.00
“42B. Issue of a copy of the issue S.343(3) document of title	- \$30.00

(e) dengan memasukkan selepas sahaja butiran 53, butiran baru 53A yang berikut:

“53A. Notification of a change of S. 379(1) 26A Free” address

5. Kaedah-Kaedah Ibu adalah dipinda dengan memotong Jadual-Jadual III dan IIIA.

6. Jadual di bawah Kaedah 44C Kaedah-Kaedah Ibu adalah dipinda dengan menambahkan yang berikut:

(m) Application for Permit to Use Air Space Above State Land / Reserved Land	XIX
(n) Application for assignment of Permit to Use Air Space Above State Land / Reserved Land	XX

7. Kaedah-Kaedah Ibu adalah dipinda dengan memasukkan selepas Jadual XVIII, Jadual XIX dan Jadual XX yang berikut:

Jadual
Jadual baru
XIX dan XX

SCHEDULE XIX
(Rule 44C)

APPLICATION FOR PERMIT TO USE AIR SPACE ABOVE STATE
LAND / RESERVED LAND

(Section 75A)

To :

The District Land Administrator,

.....

* I / We,

* Identity Card / Passport No Citizen of

Of

Herby apply for a Permit to Use Air Space Above * State Land /
Reserved Land as shown in the sketched plan attached herewith for
the purpose of

.....

.....

.....

.....

Here insert the
purpose
of application

2. * I / We submit herewith the following :

(a) application fee of \$

(b) two copies of building plan approved by
on day of 19 and additional
informations on the proposed structure to be crected are as
attached;

(c) a letter of approval of the officer for the time being having
the control of the reserved land.

.....

Signature of applicant

Date this day of 19.....

SCHEDULE XX
(Rule 44C)

APPLICATION FOR ASSIGNMENT PERMIT TO USE AIR SPACE
ABOVE STATE LAND / RESERVED LAND

(Section 75A)

To :

The District Land Administrator,

.....

* I / We,

* Identity Card / Passport No of

.....being the holder of Permit to

Use Air Space Above State Land / Reserved Land No

..... hereby apply for the assignment of the said

permit to * Identity Card / Passport No

Citizen of of

.....

2. The reasons and considerations for the above assignment are
as follows :

.....

.....

.....

.....

3. The prescribed fee of \$ is submitted herewith.

.....

Signature of applicant

Date this day of 19.....

Bertarikh pada 29 Januari 1988.

[PTG.Sel. (S) O. 132 Vol.2]

MOHAMAD HASHIM BIN MAT AZIZ,
Setiausaha,
Majlis Mesyuarat Kerajaan Negeri,
Selangor Darul Ehsan

NATIONAL LAND CODE
(Act 56 of 1965)

SELANGOR LAND RULES, 1966

Is exercise of the powers conferred by section 14 of the National Land Code 1965, the State Authority hereby makes the following rules : Act 56/65

1. These Rules may be cited as the Selangor Land Rules (Amendment) (No. 1) 1988 and shall be deemed to have come into force on the 1st day of October 1987.
and
commencement

2. The Selangor Land Rules, 1966, which in this Rules is refened to as the "Principal Rules" is hereby amended by substituting rule 5 and the heading "APPLICATION FOR QUALIFIED TITLE" with the following : Amendment of
rules 5
M.PU 26/66

PAYMENT OF FEES ON APPROVAL OF ALIENATION

Issuing of 5. Where approval of the alienation of State Land is Notice in given, the District Land Administrator shall issue notice in Form 5A Form 5A calling upon payment of all fees within a specified period.

3. The Principal Rules is amended by deleting rule 7A and the heading "APPLICATION FOR LEASE OF RESERVED LAND" Amendment of
rules 7A

4. Rule 20 of the Principal Rules is amended - Amendment of
rules 20

(a) by inserting immediately after item 1 the following new items 1A and 1B :

“ 1A. Application for Permit to use S. 75B Air Space Above State Land / Reserved Land XIX \$20.00

“ 1B. Application for assignment of S. 75g Permit to use Air Space Above State Land / Reserved Land XIX \$30.00

(b) by inserting immediately after item 8, the following new item 8A :

“ 8A. Application for variation of S. 124A conditions. Restrictions and categories in respect of proposed subdivisional portions of the Land 4 \$150.00

(c) by inserting immediately after item 18, the following new item 18A :

“ 18A. Application for Surrender and S. 204 Realienation of 1 and Special Provisions 12 \$150.00

(d) by inserting immediately after item 42, the following item 42A and 42B :

“ 42A. Application for a copy of the S. Issue - \$10.00 document of title

“ 42B. Issue of a copy of the issue S. document of \$30.00 title

(e) by inserting immediately after item 18, the following new item 18A :

“ 53A. Notification of a changes of S.379 Free

5. The Principal Rules is hereby amended by deleting Schedules III and IIIA.

6. The Schedule under rule 44c of the principal Rules is amended by adding therein the following:

(m) Application for Permit to Use Air space XIX Above State land/Reserved Land

(n) Application for assignment of Permit to Use XX” Air Space Above State Land / Reserved Land

7. The Principle Rules is amended by inserting after Schedule XVIII the following new Schedule XIX and Schedule XX:

SCHEDULE XIX
(Rule 44e)
APPLICATION FOR PERMIT TO USE AIR SPACE ABOVE STATE LAND RESERVED LAND
(Section 75A)

To:
The District Land Administrator,
.....

We
Identity Card / Passport No. Citizen of
Of

Hereby apply for a Permit to Use Air Space Above *State Land / Reserved Land as shown in the Sketched plan attached herewith for the purpose of

.....
.....
.....

2. I/We submit herewith the following :

(a) application fee of \$

(b) two copies of building plan approved by
on day of 19 and
additional informations on the proposed structuring to
be ... are as attached;

- (c) a letter of approval of the officer for the time being having the control of the reserved land.

.....
Signature of applicant

Dated this Day of 19.....

SCHEDULE XX
(Rule 44c)
APPLICATION FOR ASSIGNMENT OF PERMIT
ABOVE *STATE LAND / RESERVED

(Section 75)

To:
The District Land Ad

.....

* I/We,..

* Ident,

.....

Permit to

No hereby apply for the assignment of the said
permit to * Identity Card Passport No,
..... Citizen of of
.....

2. The reasons and considerations for the above assignment are as follows:

.....
.....
.....
.....

.....
Signature of applicant

Dated this day of 19.....

Dated this 29th day of January 1988
[PTG.Sel. (S)o.132 Vol.2]

MOHAMAD HASHIM BIN MAT AZIZ,
Clerk of the State Executive Council,
Selangor Darul Ehsan.

KANUN TANAH NEGARA
(Akta 56 tahun 1965)

KAEDAH-KAEDAH TANAH SELANGOR, 1966

PADA menjalankan kuasa-kuasa yang diberi oleh Seksyen 14 Kanun Tanah Negara 1965, Pihak Berkuasa Negeri dengan ini membuat kaedah-kaedah seperti berikut:

1. Kaedah-kaedah ini bolehlah dinamakan Kaedah-kaedah Tanah Selangor (Pindaan) (No.2) 1988 dan hendaklah disifatkan sebagai telah mula berkuatkuasa pada 4th Februari 1987

2. Kaedah 8 Kaedah-kaedah Tanah Selangor, 1996 adalah dipinda :-

- (i) dengan menggantikan perkataan "Three quarters of one percentum" dalam kaedah 8 (i) (a) A (i) dengan perkataan-perkataan "One half of one percentum"
- (ii) Dengan menggantikan perkataan-perkataan "One and one half of one percentum" dalam kaedah 8(I)(a) A(ii) dengan perkataan- perkataan Three Quarters of one percentum"
- (iii) dengan menggantikan perkataan "Three quarters of one percentum" dalam kaedah 8(i)(a) B dengan perkataan-perkataan "Three Quarters of one percentum"
- (iv) dengan menggantikan kaedah 8(i)(b) A. dengan yang berikut:-

A. Category Agriculture :-

- (i) For rubber, coconut, oil palm, cocoa and coffee cultivation including other crops as may be determined by the State Authority-
\$ 130.00 to \$1,300.00 per hectare.
- (ii) For cultivation of crops other than (i) (But including) land for kampung and general cultivation)-
\$100.00 to \$ 1,300.00 per hectare.
- (iii) For cultivation of padi, nipah or sagu \$ 100.00 perhectare.
- (iv) For breeding and keeping of fish and livestock-
\$ 130.00 to \$ 1,500.00 per hectare.
- (v) For breeding and keeping of other animals and others –
\$ 150.00 to \$ 2,000.00 per hectare.
- (vi) Dengan memasukan selepas kaedah 8(i)(b)(C).
(b) satu kaedah baru 8(i)(b)D.seperti berikut:

“D. For other purpose-

One half of one per centum of the market value of the land for each year of the term of the lease”.

3. Kaedah-kaedah Tanah Selangor, 1966 adalah dipinda :
- a) Dengan menomborkan semula kaedah 11A sebagai kaedah 11B; dan
 - b) Dengan memasukkan kaedah 11A baru yang berikut ;

FORTHER PREMIUM

11A. The rate of further premium to be charged on approval of variation of categories or conditions under section 124 of the Code shall be as follows :

(1) *From Agricultural Purpose To Other Purposes*

- (i) Where the approval is to enable land for agriculture purposes to be used for building for residential purposes-
20 per centum of the value of the land
- (ii) Where the approval is to enable land for agriculture purposes to be used for building for commercial purposes-
30 per centum of the value of the land
- (iii) Where the approval is to enable land for agriculture purposes to be used for building for industrial purposes-
20 per centum of the value of the land

(2) *From Residential Purposes To Other Purposes*

- (i) Where the approval is to enable land for building for residential purposes to be used for building for commercial purposes-
10 per centum of the value of the land
- (ii) Where the approval is to enable land for building for residential purposes to be used for industrial purposes-
10 per centum of the value of the land

(3) *From Industrial purposes To Commercial Purposes*

Where the approval is to enable land for Industrial purposes to be used for commercial purposes-
10 per centum of the value of the land.

(4) *From Commercial Purposes to Industrial Purposes*

Where the approval is to enable land for commercial purposes to be used for Industrial purposes-
\$ 10.00 (nominal)

(5) *From One Type of Agriculture Cultivation To Another Type Of Agriculture Cultivation*

- (i) Where the approval is to enable land for the cultivation of padi, nipah, or sagu to be used for the cultivation of rubber, coconut, oil palm, cocoa, coffee or other crops as may be determined by the State Authority
\$ 100.00 per hectare
- (ii) Where the approval is to enable land for under any agricultural purpose, other than padi, nipah and sagu, to be used for the cultivation of rubber, coconut, oil palm, cocoa, coffee or other crops as may be determined by the State Authority
\$ 50.00 per hectare
- (iii) Where the approval is to enable land for the cultivation of rubber, coconut, oil palm, cocoa, coffee or other crops
\$ 50.00 per hectare
- (iv) Where the approval is to enable land for any agricultural purpose to be used for breeding and keeping of fish, livestock or other animals-
\$100.00 to \$500.00 per hectare
- (v) Where the approval is to be enable land used for the breeding and keeping of fish and livestock and other animals to be used for other agricultural purposes or cultivation of other crops-
\$10.00 (nominal)

For the purpose of this rule “ value of the land” means the market value of the land at the time before the approval of variation of categories or conditions under section 124 of the Code.”

Bertarikh pada 29hb Januari 1988.

[PTG. Sel.45/1]

MOHAMED HASHIM BIN MAT AZIZ
Setiausaha,
Majlis Mesyuarat Kerajaan Negeri,
Selangor Darul Ehsan

NATIONAL LAND CODE
(Act 56 of 1965)

SELANGOR LAND RULES, 1966

IN exercise of the powers conferred by Section 14 of the National Land Code 1965, the State Authority hereby makes the following rules:

1. These Rules may be cited as the Selangor Land Rules (Amendment) (No.3) 1988 and shall be deemed to have come into force on the 4th day of February 1987.

2. Rule 8 of the Selangor Land Rules 1966 is hereby amended

(i) By substituting for the words "Three quarters of one per centum" in rule 8 (1)(a) A(i) the words "One half of one per centum";

(ii) By substituting for the words "One and one half of one per centum" appearing in rule 8(1)(a) A(ii) the words "Three quarters of one per centum";

(iii) By substituting for the for the words "One and one half of one per centum" appearing in rule 8(1)(a) B. the words "Three quarters of one per centum";

(iv) By inserting immediately after rule 8(1)(a) B. a new rule 8 (1)(a) C. as follows;

"C For other purposes other than agriculture:

One half of one per centum of the market value of the land for each year of the term of the lease."

(v) By substituting rule 8(1)(b) A. with the following;

"A. Category Agriculture

(i) For rubber, coconut, oil palm, cocoa and coffee cultivation including other crops as may be determined by the State Authority –
\$130.00 to \$ 1,300.00 per hectare

(ii) For cultivation of crops other then (i) (but including land for kampung and general cultivation) –

(iii) For cultivation of padi, niupah or sagu \$100.00 to \$100.00 per hectare

(iv) For breeding and keeping of fish and livestock-
\$130.00 to \$1,500.00 per hectare

(v) For breeding and keeping of other animals and others
\$150.00 to \$ 2,000.00 per hectare

- (vi) By inserting immediately after rule 8(1)(b) C. (b) a new rule 8(1)(b)D as follows;

“D. For other purposes

One half of one per centum of the market value of the land for each year of the term of the lease”.

3. The Selangor Land Rules, 1966 is hereby amended;

- (a) By renumbering rule 11A as rule 11B; and
- (b) By inserting as new rule 11A as follows;

FURTHER PREMIUM

11A. The rate of further premium to be charged on approval of variation of categories or conditions under section 124 of the Code shall be as follows:

1) *From Agricultural Purpose To Other Purposes*

- (i) Where the approval is to enable land for agriculture purposes to be used for building for residential purposes-
20 per centum of the value of the land
- (ii) Where the approval is to enable land for agriculture purposes to be used for building for commercial purposes-
30 per centum of the value of the land
- (iii) Where the approval is to enable land for agriculture purposes to be used for building for industrial purposes-
20 per centum of the value of the land

(2) *From Residential Purposes To Other Purposes*

- (i) Where the approval is to enable land for building for residential purposes to be used for building for commercial purposes-
10 per centum of the value of the land
- (ii) Where the approval is to enable land for building for residential purposes to be used for industrial purposes-
10 per centum of the value of the land

(3) *From Industrial purposes To Commercial Purposes*

Where the approval is to enable land for Industrial purposes to be used for commercial purposes-
10 per centum of the value of the land.

(4) *From Commercial Purposes to Industrial Purposes*

Where the approval is to enable land for commercial purposes to be used for Industrial purposes-
\$ 10.00 (nominal)

(5) *From One Type of Agriculture Cultivation To Another Type Of Agriculture Cultivation*

- (i) Where the approval is to enable land for the cultivation of padi, nipah, or sagu to be used for the cultivation of rubber, coconut, oil palm, cocoa, coffee or other crops as may be determined by the State Authority
\$ 100.00 per hectare
- (ii) Where the approval is to enable land for under any agricultural purpose, other than padi, nipah and sagu, to be used for the cultivation of rubber, coconut, oil palm, cocoa, coffee or other crops as may be determined by the State Authority
\$ 50.00 per hectare
- (iii) Where the approval is to enable land for the cultivation of rubber, coconut, oil palm, cocoa, coffee or other crops
\$ 50.00 per hectare
- (iv) Where the approval is to enable land for any agricultural purpose to be used for breeding and keeping of fish, livestock or other animals-
\$100.00 to \$500.00 per hectare
- (v) Where the approval is to be enable land used for the breeding and keeping of fish and livestock and other animals to be used for other agricultural purposes or cultivation of other crops-
\$10.00 (nominal)

For the purpose of this rule “ value of the land” means the market value of the land at the time before the approval of variation of categories or conditions under section 124 of the Code.”

Dated this 29th day of January 1988.
[PTG. Sel.45/1]

MOHAMED HASHIM BIN MAT AZIZ
Clerk of the State Executive council,
Selangor Darul Ehsan

KANUN TANAH NEGARA
(AKTA 56 tahun 1965)

PERIZABAN TANAH UNTUK KEGUNAAN AWAM

Pada menjalankan kuasa-kuasa yang diberi oleh Seksyen 62, Kanun Tanah Negara, Pihak Berkuasa Negeri Selangor dengan ini mengisytiharkan bahawa tanah yang tersebut di dalam Jadual di bawah ini dan ditunjukkan di dalam pelan no; PA. 10-052609 yang disimpan di Pejabat Pengarah Ukur, Selangor adalah dirizabkan bagi kegunaan Duli Yang Maha Mulis Sultan Selangor.

JADUAL

Daerah –Kuala Selangor, mukim-Kuala Selangor. Bandar-Kuala Selangor. No. Pelan-P.A. 10-052609. No. lot-11Seksyen11. Luas-6,889 meter persegi.

Bertarikh 29th Januari 1988
[PTKS 3/224/70]

MOHAMED HASHIM BIN MAT AZIZ
Setiausaha,
Majlis Mesyuarat Kerajaan Negeri,
Selangor Darul Ehsan

NATIONAL LAND CODE (Act 56 of 1965) (RESERVATION OF LAND FOR PUBLIC PURPOSES)

IN exercise of the powers conferred by Section 62, of the National Land Code, the Selangor State Authority hereby proclaims that the parcel of land described in the Schedule hereto and delineated upon Plan No: PA 10-052609, deposited in the office of the Director of Survey, Selangor is reserved for the use of His Highness The Sultan of Selangor.

SCHEDULE

District –kuala Selangor Mukim-Kuala Selangor, Town-Kuala Selangor. Plan No. P.A. 10-052609. lot No.-11 Seksyen 11. Total Area-6,889 Sq. metres.

Dated 29th January 1988
[PTKS.3/224/70]

MOHAMED HASHIM BIN MAT AZIZ
Clerk of the State Executive council,
Selangor Darul Ehsan

Sel.P.U. 12

ENAKMEN LOMBONG (N.M.B. Bab 147)

KAEDAH –KAEDAH LOMBONG (SELANGOR) (PINDAAN) 1988

PADA menjalankan kuasa-kuasa yang diberi oleh seksyen 130 Enakmen Lombong 1934, Raja dalam Mesyuarat dengan ini membuat Kaedah-kaedah yang berikut:- NMB 147

1. Kaedah-kaedah ini bolehlah dinamakan Kaedah-kaedah Lombong (Selangor)(pindaan) 1988 dan hendaklah disifatkan telah berkuatkuasa mulai daripada 1hb November 1987. Tajuk ringkas dan berkuatkuasa

2. Kaedah 2 Kaedah-kaedah Lombong 1934 (kemudian daripada ini disebutkan sebagai Kaedah-kaedah Ibu di bawah tajuk "Table 1 premia dand Rent adalah dengan ini dipinda: Pindaan Kaedah 2 N M B G N
- a) Dengan menggantikan noktah bertindeh selepas perkataan-perkataan "in excess of 10 years" di bulatan (b)(2) di bawah perenggan kecil (ii) B dengan noktah;
 - b) Dengan memotongan provision di bawah perenggan kecil (ii) B, dan
 - c) Dengan menggantikan perenggan (viii) dengan yang berikut :-
 - iii) When an application for a mining lease or the renewal of a mining lease is approved the applicant shall pay the premium and other fees for such mining lease or renewal of the mining lease within three months from the date of receipt of notification of the approval. The Land Administrator may in any particular case he deems it grant any extension provided that the period of extension or extension so granted shall not so paid within the specified time or within such extended time. The approval shall be deemed to leave been cancelled
3. Kaedah 4 kepada kaedah-kaedahadalah dengan ini dipinda Pindaan Kaedah 4 NMB G N
- (a) Menggantikan perkataan "five hundred dollars dengan perkataa" one thousand ringgit"; and
 - (b) Menggantikan perkataan "five thousand dollars" dengan perkataan "ten thousand ringgit".

Bertarikh 1hb Februari 1988
[PTG.Sel.(S)0.113 Jld 2]

MOHAMED HASHIM BIN MAT AZIZ
Setiausaha,
Majlis Mesyuarat Kerajaan Negeri,
Selangor Darul Ehsan

MINING ENACMENT
(E.M.S Cap. 147)
MIXING (SELANGOR)(AMENDMENT) rules
1988

IN exercise of the powers conferred by section 130 of the Mining Enacment 1934, the Ruler in Council hereby makes the following Rules; FMS cap 147

1. These Rules may be cited as the Mining (Selangor) (Amendment) Rules 1988 and shall be deemed to have come into force with effect from the 1st day of November 1987 Short title and commencement
2. Rule 2 of the Mining Rules 1934 (hereinafter referred to as "the Principle Rules") under the heading "Table 1 premia and Rent" 1s hereby amended: Amendment rule 2 FMS 147

- a) By substituting a full stop for the colon after the words “in excess of 10 years” in item (b) (2) under subparagraph (ii) B:
- b) By deleting the proviso under subparagraph (viii) with the following:

“(viii) When an application for a mining lease or the renewal of a mining lease within three months from the date of receipt of notification of the approval. The Land Administrator may in any particular case he deems fit grant any extensions: provided that the period of extension or extensions so granted shall not in the aggregate exceed six months; and if such sum is not so paid within the specified time or within such extended time, the approval shall be deemed to have been cancelled.

3. Rule 4 of the Principal Rules is hereby amended by:

Amendment rule 2
FMS 147

.....

- a) Substituting the words “five hundred dollars” with the words “one thousand ringgit”; and
- b) By substituting the words “ five thousand dollars” with the words “ten thousand ringgit”

Dated this 1st day of February 1988.
[PTG.Sel.(S) 0.113 Jld.2]

MOHAMED HASHIM BIN MAT AZIZ
Clerk of the State Executive council,
Selangor Darul Ehsan