

UNDANG-UNDANG MALAYSIA

Akta 321

AKTA BADAN BERKANUN GETAH 1985

Beta bersetuju

Yang di-Pertuan Agong

- 8 SEP 1985

.....hb Ogos 1985

UNDANG-UNDANG MALAYSIA

Akta 321

AKTA BADAN BERKANUN GETAH 1985

Suatu Akta bagi meminda Ordinan Kumpulan Wang Getah Malaya (Penyelidikan dan Kemajuan) 1958 dan Akta Institut Penyelidikan Getah Malaysia 1966 dan bagi membuat peruntukan mengenai perkara-perkara yang berkaitan dengannya.

]

MAKA INILAH DIPERBUAT UNDANG-UNDANG oleh Duli Yang Maha Mulia Seri Paduka Baginda Yang di-Pertuan Agong dengan nasihat dan persetujuan Dewan Negara dan Dewan Rakyat yang bersidang dalam Parlimen, dan dengan kuasa daripadanya, seperti berikut

1. Akta ini bolehlah dinamakan Akta Badan Berkanun Getah 1985 dan, tertakluk kepada seksyen 3, 4 dan 5, hendaklah mula berkuatkuasa pada tarikh yang ditetapkan oleh Menteri melalui pemberitahuan dalam *Warta*.

Tajuk ringkas dan mula berkuatkuasa.

2. Ordinan Kumpulan Wang Getah Malaya (Penyelidikan dan Kemajuan) 1958 dan Akta Institut Penyelidikan Getah Malaysia 1966 adalah dipinda sebagaimana yang dinyatakan masing-masing dalam Bahagian A dan B Jadual.

Mula ber kuatkuasanya pindaan-pindaan tertentu

3. (1) Pindaan-pindaan kepada tajuk panjang, seksyen 1, seksyen 7 dan bahagian-bahagian seksyen 15 dan 16 (berhubungan dengan penggantian perkataan-perkataan "the Federation" dengan perkataan "Malaysit') Ordinan Kumpulan Wang Getah Malaya (Penyelidikan dan Kemajuan) 1958 sebagaimana yang dinyatakan dalam Bahagian A Jadual hendaklah disifatkan telah mula berkuatkuasa pada lhb September 1973.

Pindaan. Ord. 71/58. Akta 16/66.

- (2) Pindaan kepada seksyen 15 Ordinan Kumpulan Wang Getah Malaya (Penyelidikan dan Kemajuan) 1958 berhubungan dengan pemasukan perenggan (ii) selepas perenggan (i) seksyen itu hendaklah disifatkan telah mula berkuatkuasa pada lhb Januari 1974.
- Sebutan mengenai Ordinan Kumpulan Wang Getah Malaya (Penyelidikan dan Kemajuan) 1958 digantikandungan sebutan mengenai Ordinan Kumpulan Wang Penvelidikan dan Kemajuan Getah Malaysia 1958.
- 4. Apabila tersiarnya Akta ini dalam Warta, apa-apa sebutan dalam manamana undang-undang bertulis atau dokumen pada atau selepas 1 hb September 1973 mengenai Ordinan Kumpulan Wang Getah Malaya (Penyelidikan dan Kemajuan) 1958 hendaklah digantikan dengan sebutan mengenai Ordinan Kumpulan Wang Penyelidikan dan Kemajuan Getah Malaysia 1958.

Pentafsiran seksyen 3 Akta Institut Penyelidikan Getah Malaya (Perluasan Pindaan) 1972. Akta A141.

5. Bagi mengelakkan keraguan adalah ditetapkan bahawa seksyen 3 Akta Institut Penyelidikan Getah Malaya (Perluasan dan Pindaan) 1972 hendaklah ditafsirkan sebagai juga terpakai berkenaan dengan tajuk ringkas Akta Institut Penyelidikan Getah Malaya 1966 dan bahawa apa-apa sebutan dalam mana-mana undang-undang bertulis atau dokumen pada atau selepas 1hb September 1973 mengenai Akta Institut Penyelidikan Getah Malaya 1966 dengan tajuk ringkasnya hendaklah digantikan sewajarnya dengan sebutan mengenai Akta Institut Penyelidikan Getah Malaysia 1966.

JADUAL (Seksyen 2) BAHAGIAN A

ORDINAN KUMPULAN WANG GETAH MALAYA (PENYELIDIKAN DAN KEMAJUAN) 1958

Ordinan Tajuk Gantikan perkataan-perkataan "the Federation" dengan perkataan "Malaysia". **Panjang** seksyen 1 ... Gantikan perkataan-perkataan "Malayan Rubber

Fund (Research and Development) Ordinance, 1958" dengan perkataan-perkataan "Malaysian Rubber Research and Development Fund Ordi nance 1958".

Jenis Pindaan

Peruntukan

Peruntukan Ordinan

Jenis Pindaan

Seksyen 3 ... (a) Gantikan perenggan (e) subseksyen (4) dengan perenggan (e) vang berikut:

"(e) five other members, of whom one each shall represent the Government of Sabah. the Government of Sarawak, the Federal Land Development Authority and the Rubber Industry Smallholders' Development Authority:

Provided that the Board shall be deemed to be duly and properly constituted notwithstanding that either of the members who shall represent the Government of Sabah or the Government of Sarawak has not been appointed."

- (b) Gantikan subseksyen (5) dengan subseksyen (5) yang berikut:
 - "(5) The Minister may in respect of every member of the Board other than the Controller appoint an alternate member who may attend meetings of the Board when the substantive member is temporarily unable to attend: and when so attending such alternate member shall be deemed for all purposes to be a member of the Board."
- (c) Gantikan subseksyen (6) dengan subseksyen (6) yang berikut:
 - "(6) The members of the Board (other than the Controller, he being an ex-officio member) and the alternates of such other members shall hold office for such period as may be determined by the Minister and shall be eligible for reappointment.".

Seksyen 4 ... Gantikan subseksyen (4) dengan subseksyen (4) yang berikut:

"(4) In the absence from any cause of the Controller from any meeting, the Deputy Controller shall act as chairman; and in the absence of the Controller and the Deputy Controller from any meeting, the members of the Board present shall elect a member to act as chairman."

Seksyen 6 ... Masukkan selepas subseksyen (2). subseksyen (3) yang berikut:

"(3) The Board may, with the approval of the Minister, make regulations in respect of the terms and conditions of service and the discipline of its officers and servants other than the Controller and Deputy Controller.".

5

	,	
6	Peruntukan Ordinan	AKTA 321 Jenis Pindaan
	Seksyen 7	Gantikan perkataan-perkataan "the Federation" dalam perenggan (b) subseksyen (1) dengan per kataan "Malaysia".
	Seksyen 11	Masukkan selepas subseksyen (3). subseksyen (4) yang berikut: "(4) The Minister may make regulations in respect of the discipline of the Controller and Deputy Controller.".
	Seksyen 15	 (a) Gantikan perkataan-perkataan "the Federa tion" dalam perenggan (d) dengan perkataan "Malaysia" (b) Masukkan selepas perenggan (i), perenggan(ii) yang berikut: "(ii) as grants to institutions of higher learning in Malaysia which have as one of their disciplines the teaching and training of technologists in natural rubber;"
	Seksyen	
	baru 15A	Masukkan selepas seksyen 15, seksyen 15A yang berikut: "Power to 15A. The Board may, with the approval of the Minister given after consultation with the Minister charged with responsibility for finance, borrow monies for the purpose of performing its functions.".
	Seksyen 16	(a) Gantikan perkatean-perkataan "the Federation" di mana terdapat dengan perkataan 'Malaysia".
		(b) Gantikan perkataan "securities" di mana ter dapat dengan perkataan "investments".
	Seksyen baru 17A	Masukkan selepas seksyen 17, seksyen 17A yang berikut:
		"Statutory Bodies (Accounts and Annual annual and Annual

Report) Act 1980 to apply. Act 240.

Act 1980 shall apply in respect of the To apply Board".

BAHAGIAN B

AKTA INSTITUT PENYELIDIKAN GETAH MALAYSIA 1966

Peruntukan Akta

Jenis Pindaan

Seksyen 2 ... Masukkan di tempat yang sesuai tafsiran "Board" yang berikut:

"Board" means the Board established under section 4',.

Seksyen 4 ...Gantikan subseksyen (1) dengan subseksyen (1) yang berikut:

"Constitution of the Board.

- 4. (1) There is established a Board of the Institute which shall consist of the following members who, other than the members referred to in paragraphs (a), (b) and (e), shall be appointed by the Minister:
- (a) the Controller who shall be Chairman of the Board:
- (b) the Director;
- (c) a representative from the Ministry of the Minister charged with responsibility for the rubber industry;
- (d) a representative from the Ministry of the Minister charged with responsibility for finance:
- (e) the person for the time being performing the duties and exercising the functions of the Director-General of Agriculture;
- (f) a member representing the Rubber Industry Smallholders' Development Authority;
- (g) three members representing the estate sector of the rubber industry, from the nominations of the Malaysian Rubber Producers' Council;
- (h) three members representing the smallholder sector of the rubber industry; and

7

8 AKTA 321

Peruntukan Akta

Jenis Pindaan

(i) two other members, one each representing the Government of Sabah and the Government of Sarawak:

Provided that the Board shall be deemed to be duly and properly constituted notwithstanding that either of the members representing the Government of Sabah or the Government of Sarawak has not been appointed.".

Seksyen 6 Masukkan selepas subseksyen (2). subseksyen (2A) yang berikut:

> "(2A) The Board may, with the approval of the Minister, make regulations in respect of the terms and conditions of service and the discipline of its officers and servants other than the Director and Deputy Directors.".

Seksyen 11 ... Gantikan subseksyen (2) dengan subseksyen (2) yang berikut:

> "(2) The Malaysian Rubber Research and Development Board may, with the approval of the Minister, make regulations in respect of the terms and conditions of service and the discipline of the Director and Deputy Directors.".

Seksyen 12 Masukkan selepas subseksyen (1), subseksyen (1A) yang berikut:

> "(1A) Any officer of the Institute or any other person who exercises the powers and performs the duties of the Director in any of the circumstances referred to in subsection (1) shall also, during such period, be a member of the Board.".

Seksyen baru 15A

Masukkan selepas seksyen 15, seksyen 15A yang berikut:

(Accounts end Act 240.

"Statute, y Bodies 15A. Notwithstanding section 15, the provisions of the Statutory Bodies Annual Reports) Act 1980 to apply. (Accounts and Annual Reports) Act 1980 shall apply in respect of the Board.".



LAWS OF MALAYSIA

Act 321

RUBBER STATUTORY BODIES ACT 1985

LAWS OF MALAYSIA

Act 321

RUBBER STATUTORY BODIES ACT 1985

An Act to amend the Malayan Rubber Fund (Research and Development) Ordinance 1958 and the Rubber Research Institute of Malaysia Act 1966 and to provide for matters connected therewith.

BE IT ENACTED by the Duli Yang Maha Mulia Seri Paduka Baginda Yang di-Pertuan Agong with the advice and consent of the Dewan Negara and Dewan Rakyat in Parliament assembled, and by the authority of the same, as follows

1. This Act may be cited as the Rubber Statutory Bodies Act 1985 and shall, subject to sections 3, 4 and 5, come into force on such date as the Minister may by notification in the *Gazette* appoint.

Short title and commence Meet

2. The Malayan Rubber Fund (Research and Development) Ordinance 1958 and the Rubber Research Institute of Malaysia Act 1966 are amended as specified in Parts A and B respectively of the Schedule.

Amendments. Ord. 71/58. Act 16/66.

3. (1) The amendments to the long title, section 1, section 7 and parts of sections 15 and 16 (relating to the substitution of the word "Malaysia" for the words "the Federation") of the Malayan Rubber Fund (Research and Development) Ordinance 1958 as specified in Part A of the Schedule shall be deemed to have come into force on the 1st September 1973.

Commen ce ment of certain amendments.

(2) The amendment to section 15 of the Malayan Rubber Fund (Research and Development) Ordinance 1958 relating to the insertion of paragraph (ii) after paragraph (i) of that section shall be deemed to have come into force on the 1st January 1974.

4 ACT 321

Reference to
Malayan Rubber
Fund
(Research and
Development
Ordinance
1958 to be
substituted by
reference to
Malaysian
Rubber Research
and
Development
Fund Ordinance
1958.

4. Upon the publication of this Act in the *Gazette*, any reference in any written law or document on or after the 1st September 1973 to the Malayan Rubber Fund (Research and Development) Ordinance 1958 shall be substituted by a reference to the Malaysian Rubber Research and Development Fund Ordinance 1958.

Construction of section 3 of Rubber Research Institute of Malaya (Extension and Amendment) Act 1972. Act 4141.

5. For the avoidance of doubt it is declared that section 3 of the Rubber Research Institute of Malaya (Extension and Amendment) Act 1972 shall be construed as also being applicable in respect of the short title of the Rubber Research Institute of Malaya Act 1966 and that any reference in any written law or document on or after the 1st September 1973 to the Rubber Research Institute of Malaya Act 1966 by its short title shall accordingly be substituted by a reference to the Rubber Research Institute of Malaysia Act 1966.

SCHEDULE

(Section 2) PART A

MALAYAN RUBBER FUND (RESEARCH AND DEVELOPMENT) ORDINANCE 1958

Provision of Ordinance

Nature of Amendment

- Long title ... Substitute for the words "the Federation" the word "Malaysia".
- Section 1 ... Substitute for the words "Malayan Rubber Fund (Research and Development) Ordinance, 1958" the words "Malaysian Rubber Research and Development Fund Ordinance 1958".
- Section 3 ... (a) Substitute for paragraph (e) of subsection (4) the following paragraph (e):
 - "(e) five other members, of whom one each shall represent the Government of Sabah, the Government of Sarawak. the

5

Provision of Ordinance

Nature of Amendment

Federal Land Development Authority and the Rubber Industry Smallholders' Development Authority:

Provided that the Board shall be deemed to be duly and properly constituted notwithstanding that either of the members who shall represent the Government of Sabah or the Government of Sarawak has not been appointed."

- (b) Substitute for subsection (5) the following subsection (5):
 - "(5) The Minister may in respect of every member of the Board other than the Controller appoint an alternate member who may attend meetings of the Board when the substantive member is temporarily unable to attend; and when so attending such alternate member shall be deemed for all purposes to be a member of the Board."
- (c) Substitute for subsection (6) the following subsection (6):
 - "(6) The members of the Board (other than the Controller, he being an ex-officio member) and the alternates of such other members shall hold office for such period as may be determined by the Minister and shall be eligible for re-appointment.".

Section 4 ...

Substitute for subsection (4) the following subsection (4):

"(4) In the absence from any cause of the Controller from any meeting, the Deputy Controller shall act as chairman; and in the absence of the Controller and the Deputy Controller from any meeting, the members of the Board present shall elect a member to act as chairman."

Section 6 ...

Insert after subsection (2) the following subsection (3):

"(3) The Board may, with the approval of the Minister, make regulations in respect of the terms and conditions of service and the discipline of its officers and servants other than the Controller and Deputy Controller."

Section 7 ...

Substitute for the words "the Federation" in paragraph (b) of subsection (1) the word "Malaysia".

6 ACT 321

Provision of Ordinance

Nature of Amendment

Section 11 ... Insert after subsection (3) the following subsection (4):

"(4) The Minister may make regulations in respect of the discipline of the Controller and Deputy Controller."

- Section 15 ... (a) Substitute for the words "the Federation" in paragraph (d) the word "Malaysia".
 - (b) Insert after paragraph (1) the following paragraph (it):

"(ii) as grants to institutions of higher learning in Malaysia which have as one of their disciplines the teaching and training of technologists in natural

New section

15A

Insert after section 15 the following section 15A:

"Power to borrow"

15A. The Board may, with the approval of the Minister given after consultation with the Minister charged with responsibility for finance, borrow monies for the purpose of performing

Section 16 ... (a) Substitute for the words "the Federation" wherever they appear the word "Malaysia".

(b) Substitute for the word "securities" wherever it

New section

17A

Insert after section 17 the following section 17A: "Saturotory 17A. Without prejudice to section 17. Bodies (Accounts and Annual Report) (Accounts and Annual Reports) Act Act 1980 to apply. Act 240 Board."

PARTB

RUBBER RESEARCH INSTITUTE OF MALAYSIA ACT 1966

Provision of Act

Nature of Amendment

Section 2 ... Insert appropriately the following interpretation of "Board"

"'Board" means the Board established under section 4;'.

RUBBER STATUTORY BODIES

Provision of Act

Nature of Amendment

Section 4 ... Substitute for subsection (1) the following subsection (1):

"constitution 4. (1) There is established a Board of the board" of the Institute which shall consist of the following members who, other than the members referred to in paragraphs (a), (b) and (e), shall be appointed by the Minister:

- (a) the Controller who shall be Chairman of the Board;
- (b) the Director;
- (c) a representative from the Ministry of the Minister charged with responsibility for the rubber industry;
- (d) a representative from the Ministry of the Minister charged with responsibility for finance;
- (e) the person for the time being performing the duties and exercising the functions of the Director-General of Agriculture;
- (f) a member representing the Rubber Industry Smallholders' Development Authority;
- (g) three members representing the estate sector of the rubber industry, from the nominations of the Malaysian Rubber Producers' Council:
- (h) three members representing the smallbolder sector of the rubber industry; and
- (i) two other members, one each representing the Government of Sabah and the Government of Sarawak:

Provided that the Board shall be deemed to be duly and properly constituted notwithstanding that either of the members representing the Government of Sabah or the Government of Sarawak has not been appointed..".

8 ACT 321

Provision of

Nature of Amendment Act

Section 6 ...

Insert after subsection (2) the following subsection (2A);

"(2A) The Board may, with the approval of the Minister, make regulations in respect of the terms and conditions of service and the discipline of its officers and servants other than the Director and Deputy Directors."

Section 11 ...

Substitute for subsection (2) the following sub. section (2):

"(2) The Malaysian Rubber Research and Development Board may, with the approval of the Minister, make regulations in respect of the terms and conditions of service and the discipline of the Director and Deputy Directors."

Section 12 ...

Insert after subsection (1) the following subSection (1A):

"(1A) Any officer of the Institute or any other person who exercises the powers and performs the duties of the Director in any of the circumstances referred to in subsection (1) shall also, during such period, be a member of the Board."

New section 15A

Insert after section 15 the following section 15A:

"Statutory Bodies (Accounts and Annuli Reports) Act 1980 to apply. Act 240. 15Ah. Notwithstanding section 15A.

15Ah. Notwithstanding section 15, t e
provisions of the Statutory Bodies (Accounts
and Annual Reports) Act 1980 shall
apply in respect of the Board.".