



UNDANG-UNDANG MALAYSIA

Akta A173

AKTA PENDAFTARAN JURUTERA (PINDAAN), 1973.

Tarikh Persetujuan Diraja 20hb Mac, 1973

Tarikh diterbitkan dalam *Warta* 29hb Mac, 1973

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Suatu Akta bagi meminda Akta Pendaftaran Jurutera, 1967.

[23hb Ogos, 1972.]

MAKA INILAH DIPERBUAT UNDANG-UNDANG oleh Duli Yang Maha Mulia Seri Paduka Baginda Yang Dipertuan Agung 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 Pendaftaran Jurutera (Pindaan), 1973 dan hendaklah disifatkan sebagai telah mula berkuatkuasa pada 23hb Ogos, 1972.

Tajuk ringkas dan mula berkuatkuasa.

2. Seksyen 3 Akta Pendaftaran Jurutera, 1967 (kemudian daripada ini disebut "Akta ibu") adalah dengan ini dipinda—

Pindaan bagi seksyen 3. 66/67.

(a) dengan memasukkan seksyen-kecil baharu (2A) yang berikut selepas seksyen-kecil (2)—

"(2A) Notwithstanding subsection (2), the first Board shall consist of the following members to be appointed by the Minister—

(a) a President who shall be a person qualified to be registered as a registered Professional Engineer;

(b) not more than fourteen members who shall be persons qualified to be registered as registered Professional Engineers, seven of whom shall be from a nomination list submitted by the Council of the Institution of Engineers (Malaysia);

(c) one member who shall be a person qualified to be appointed to the Board of Architects; and

(d) one member who shall be a person qualified to be appointed to the Board of Surveyors.”; dan

(b) dengan mengganti perkataan “three” yang terdapat dalam seksyen-kecil (5) dengan perkataan “five”.

Pindaan bagi seksyen 7. 3. Seksyen 7 dalam Akta ibu adalah dengan ini dipinda dengan memasukkan seksyen-kecil baharu (3) yang berikut selepas sahaja seksyen-kecil (2)—

30/49.
64/67.
“(3) Where a person holds a certificate issued under the Electricity Ordinance, 1949, the Factories and Machinery Act, 1967 or any similar written law or any regulations made thereunder certifying him to possess a qualification prescribed for the purposes of that Ordinance, Act or similar written law, nothing in this section shall prohibit such person to practise, carry on business or take up employment under whatever name or title he may use by virtue of being the holder of that certificate subject to such restrictions as may be imposed in that certificate.”

Pindaan bagi seksyen 8. 4. Akta ibu adalah dengan ini dipinda dengan menggantikan seksyen 8 dengan yang berikut—

“Only registered Professional Engineer may submit plans or drawings.

8. (1) Except as otherwise provided under any written law relating to the registration of architects and surveyors, no person other than a registered Professional Engineer shall be entitled—

(a) to submit plans or drawings to any person or authority in the Federation:

Provided that the Board may by rules under section 26 prescribe restrictions to be imposed in accordance with the qualifications of the registered Professional Engineer;

(b) to describe himself as a Professional Engineer and to use the abbreviation ‘P. Eng.’ after his name.

(2) Nothing in this section shall prohibit any person who, on the appointed date, was registered with any Government department, local authority or statutory authority for the purpose of submitting plans or drawings to that department or authority, to continue to submit plans or

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drawings to that department or authority, subject to such restrictions or conditions as may be imposed under such registration.”

5. Perenggan (iii) seksyen-kecil (2) seksyen 10 dalam Akta Pindaan bagi seksyen 10. ibu adalah dengan ini dipinda—

- (a) dengan menggantikan noktah yang terdapat di penghujung perenggan itu dengan noktah bertindih; dan
- (b) dengan memasukkan kepadanya syarat yang berikut—

“Provided that any person who holds a certificate issued under the Electricity Ordinance, 1949, the Factories and Machinery Act, 1967 or any similar written law or any regulations made thereunder certifying him to possess a qualification prescribed for the purpose of that Ordinance, Act or similar written law, shall not be entitled to be registered under this paragraph unless he holds a professional qualification recognised by the Board for the purposes of this Act.”

6. Akta ibu adalah dengan ini dipinda dengan menggantikan seksyen 25 dengan yang berikut—

“General penalty.

25. Any person who contravenes or fails to comply with any of the provisions of this Act is guilty of an offence and, where no penalty is expressly provided therefor, is liable on conviction to a fine not exceeding two thousand dollars.”