

P.U. (A) 131.

AKTA PERBADANAN INSURANS DEPOSIT MALAYSIA 2005

**PERATURAN-PERATURAN PERBADANAN INSURANS DEPOSIT MALAYSIA
(CAJ LAMPAU TEMPOH) 2006**

PADA menjalankan kuasa yang diberikan oleh seksyen 47 dan seksyen 100 Akta Perbadanan Insurans Deposit Malaysia 2005 [Akta 642], Perbadanan, dengan kelulusan Menteri, membuat peraturan-peraturan yang berikut:

Nama dan permulaan kuat kuasa

1. (1) Peraturan-peraturan ini bolehlah dinamakan **Peraturan-Peraturan Perbadanan Insurans Deposit Malaysia (Caj Lampau Tempoh) 2006**.
- (2) Peraturan-Peraturan ini mula berkuat kuasa pada 31 Mac 2006.

Caj lampau tempoh

2. Jika mana-mana premium atau surcaj premium yang perlu dibayar dan kena dibayar di bawah seksyen 42, 43 atau 46 belum dibayar oleh institusi anggota pada tarikh kena dibayar, premium atau surcaj premium yang belum dibayar itu hendaklah, tanpa notis lanjutan disampaikan kepada institusi anggota itu, dinaikkan ke suatu jumlah wang yang bersamaan dengan sepuluh peratus (10%) setahun daripada premium atau surcaj premium yang belum dibayar itu dan jumlah wang itu boleh didapatkan seolah-olah jumlah itu ialah premium atau surcaj premium yang perlu dibayar dan kena dibayar di bawah Akta.

Dibuat 8 Mac 2006

[PIDM/PN/2/2006; PN(PU²)651]

TAN SRI DATO' ABDUL AZIZ BIN HAJI TAHA
Pengerusi
Perbadanan Insurans Deposit Malaysia

[Hendaklah dibentangkan di hadapan Dewan Rakyat menurut subseksyen 100(4) Akta Perbadanan Insurans Deposit Malaysia 2005]

MALAYSIA DEPOSIT INSURANCE CORPORATION ACT 2005

**MALAYSIA DEPOSIT INSURANCE CORPORATION
(OVERDUE CHARGES) REGULATIONS 2006**

IN exercise of the powers conferred by section 47 and section 100 of the Malaysia Deposit Insurance Corporation Act 2005 [Act 642], the Corporation, with the approval of the Minister, makes the following regulations:

Citation and commencement

1. (1) These regulations may be cited as the **Malaysia Deposit Insurance Corporation (Overdue Charges) Regulations 2006**.

P.U. (A) 131.

(2) These Regulations come into operation on 31 March 2006.

Overdue charges

2. Where any premium or premium surcharge due and payable under section 42, 43 or 46 has not been paid by a member institution on the due date, the unpaid premium or premium surcharge shall, without further notice being served on the member institution, be increased by a sum equal to ten per cent (10%) per annum of the premium or premium surcharge so unpaid and that sum shall be recoverable as if it was premium or premium surcharge due and payable under the Act.

Made 8 March 2006

[PIDM/PN/2/2006; PN(PU²)651]

TAN SRI DATO' ABDUL AZIZ BIN HAJI TAHA
Chairman
Malaysia Deposit Insurance Corporation

[To be laid before the Dewan Rakyat pursuant to subsection 100(4) of the Malaysia Deposit Insurance Corporation Act 2005]