



14 Mac 2019
14 March 2019
P.U. (A) 77

WARTA KERAJAAN PERSEKUTUAN

FEDERAL GOVERNMENT GAZETTE

KAEDAH-KAEDAH PENGANGKUTAN JALAN (PENGGOMPAUNAN KESALAHAN) (PERBADANAN PUTRAJAYA) (PINDAAN) 2019

ROAD TRANSPORT (COMPOUNDING OF OFFENCES) (PERBADANAN PUTRAJAYA) (AMENDMENT) RULES 2019

DISIARKAN OLEH/
PUBLISHED BY
JABATAN PEGUAM NEGARA/
ATTORNEY GENERAL'S CHAMBERS

AKTA PENGANGKUTAN JALAN 1987

KAEDAH-KAEDAH PENGANGKUTAN JALAN (PENGKOMPAUNAN KESALAHAN)
(PERBADANAN PUTRAJAYA) (PINDAAN) 2019

PADA menjalankan kuasa yang diberikan oleh subseksyen 120(2) Akta Pengangkutan Jalan 1987 [*Akta 333*], Menteri membuat kaedah-kaedah yang berikut:

Nama dan permulaan kuat kuasa

1. (1) Kaedah-kaedah ini bolehlah dinamakan **Kaedah-Kaedah Pengangkutan Jalan (Pengkompaunan Kesalahan) (Perbadanan Putrajaya) (Pindaan) 2019**.

(2) Kaedah-Kaedah ini mula berkuat kuasa pada 15 Mac 2019.

Penggantian kaedah 2

2. Kaedah-Kaedah Pengangkutan Jalan (Pengkompaunan Kesalahan) (Perbadanan Putrajaya) 2003 [*P.U. (A) 311/2003*] yang disebut “Kaedah-Kaedah ibu” dalam Kaedah-Kaedah ini, dipinda dengan menggantikan kaedah 2 dengan kaedah yang berikut:

“Kesalahan yang boleh dikompaun

2. (1) Kesalahan di bawah subseksyen 48(1), 49(2), 50 (1), 50(2), 50(3), seksyen 55, subseksyen 58(3), 65(2), 70(4), 72(7), 75(5), seksyen 76, subseksyen 76A(4), 77(11), 77(12), 79(1), 79(2), seksyen 80, subseksyen 85 (7), seksyen 110 dan subseksyen 115(1) Akta dan apa-apa kesalahan yang ditetapkan di bawah mana-mana kaedah-kaedah yang dibuat pada menjalankan kuasa yang diberikan oleh seksyen 66 dan 88 Akta, ditetapkan sebagai kesalahan-kesalahan yang boleh dikompaun oleh Presiden atau mana-mana pegawai Perbadanan Putrajaya yang khusus diberi kuasa secara bertulis dengan nama atau jawatan bagi maksud itu oleh Presiden menurut perenggan 120(1)(ca) Akta.

(2) Tiada kesalahan yang disebut dalam subkaedah (1) boleh dikompaun kecuali oleh atau dengan keizinan bertulis Pendakwa Raya.”.

Pindaan kaedah 3

3. Subkaedah 3(1) Kaedah-Kaedah ibu dipinda—

(a) dalam perenggan (a), dengan memotong perkataan “atau” di hujung perenggan itu;

(b) dalam perenggan (b), dengan menggantikan noktah di hujung perenggan itu dengan perkataan “; atau”; dan

(c) dengan memasukkan selepas perenggan (b) perenggan yang berikut:

“(c) kad kredit atau apa-apa pemindahan wang secara elektronik yang lain.”.

Pindaan Jadual

4. Kaedah-Kaedah ibu dipinda dalam Jadual—

(a) dengan memasukkan kepala “JADUAL” sebelum kepala “BORANG (FORM)”; dan

(b) dalam Borang, dengan menggantikan perenggan 3 dengan perenggan yang berikut:

“3. Sekiranya tawaran kompaun diterima, pembayaran hendaklah dibuat kepada atau atas nama** sama ada secara—

*(If the offer is accepted, payment should be made to or in the name of.....** either by)—*

- (a) tunai;
(in cash;)*

- (b) kiriman wang, wang pos, pesanan juruwang,
pesanan bank atau draf bank; atau
(money order, postal order, cashier's order, banker's
order or bank draft; or)*

- (c) kad kredit atau apa-apa pemindahan wang secara
elektronik yang lain.
(credit card or any other electronic fund transfers)."*

Dibuat 14 Mac 2019
[KP/BD/PJ/0.109/32]LD.2(32); PN(PU2)460/C]

LOKE SIEW FOOK
Menteri Pengangkutan

ROAD TRANSPORT ACT 1987

ROAD TRANSPORT (COMPOUNDING OF OFFENCES) (PERBADANAN PUTRAJAYA)
(AMENDMENT) RULES 2019

IN exercise of the powers conferred by subsection 120(2) of the Road Transport Act 1987 [*Act 333*], the Minister makes the following rules:

Citation and commencement

1. (1) These rules may be cited as the **Road Transport (Compounding of Offences) (Perbadanan Putrajaya) (Amendment) Rules 2019**.

(2) These Rules come into operation on 15 March 2019.

Substitution of rule 2

2. The Road Transport (Compounding of Offences) (Perbadanan Putrajaya) Rules 2003 [*P.U. (A) 311/2003*], which is referred to as the “principal Rules” in these Rules, are amended by substituting for rule 2 the following rule:

“Compoundable offences

2. (1) The offences under subsections 48(1), 49(2), 50(1), 50(2), 50(3), section 55, subsections 58(3), 65(2), 70(4), 72(7), 75(5), section 76, subsections 76A(4), 77(11), 77(12), 79(1), 79(2), section 80, subsection 85(7), section 110 and subsection 115(1) of the Act and any offence prescribed under any rules made in exercise of the powers conferred by sections 66 and 88 of the Act, are prescribed as offences which may be compounded by the President or any officer of the Perbadanan Putrajaya specially authorized in writing by name or by office in that behalf by the President in accordance with paragraph 120(1)(ca) of the Act.

(2) No offences referred to in subrule (1) may be compounded except by or with the written consent of the Public Prosecutor.”

Amendment of rule 3

3. Subrule 3(1) of the principal Rules is amended—

(a) in paragraph (a), by deleting the word “or” at the end of the paragraph;

(b) in paragraph (b), by substituting for the full stop at the end of the paragraph the words “; or”; and

(c) by inserting after paragraph (b), the following paragraph:

“(c) credit card or any other electronic fund transfers.”.

Amendment of Schedule

4. The principal Rules are amended in the Schedule—

(a) by inserting the heading “SCHEDULE” before the heading “BORANG (FORM)”; and

(b) in the Form, by substituting for paragraph 3 the following paragraph:

“3. Sekiranya tawaran kompaun diterima, pembayaran dikehendaki dibuat kepada atau atas nama** sama ada secara—

*(If the offer is accepted, payment should be made to or in the name of.....** either by)—*

(a) tunai;
(in cash;)

- (b) kiriman wang, wang pos, pesanan juruwang, pesanan bank atau draf bank; atau
(money order, postal order, cashier's order, banker's order or bank draft; or)
- (c) kad kredit atau apa-apa pemindahan wang secara elektronik yang lain.
(credit card or any other electronic fund transfers)."

Made 14 March 2019

[KP/BD/PJ/0.109/32]LD.2(32); PN(PU2)460/C]

LOKE SIEW FOOK
Minister of Transport