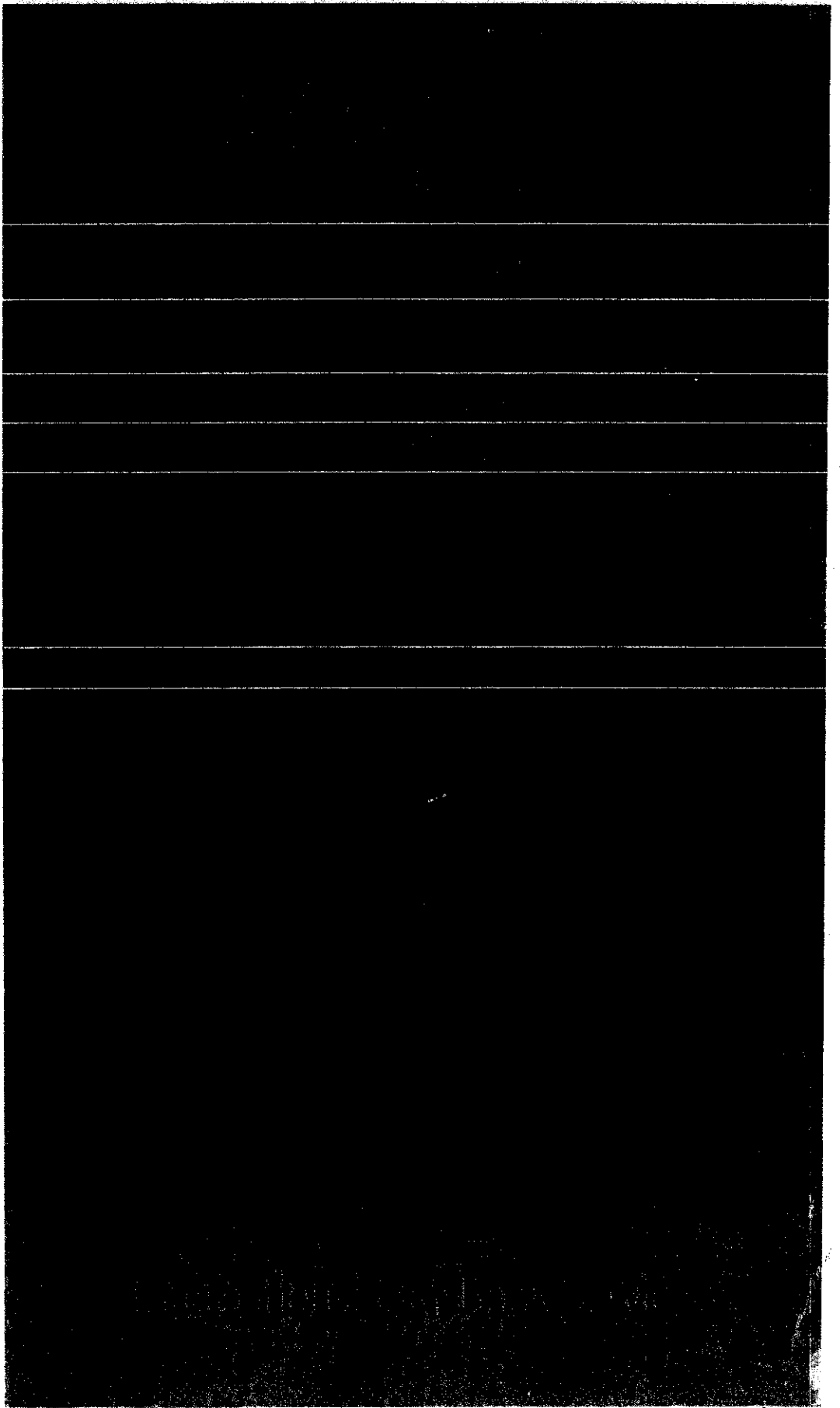


LAWS  
OF  
MALAYSIA



**ARMS ACT 1960  
(ACT 206),  
REGULATIONS & FIREARMS (INCREASED  
PENALTIES) ACT 1971 (ACT 37)**

(AS AT 30<sup>TH</sup> SEPTEMBER 1999)

Compiled by:  
Legal Research Board



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**1999**

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# ARMS ACT 1960

(Act 206)

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Penalty for use and possession of arms and imitation  
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# ARMS ACT 1960

(Act 206)

An Act relating to arms, imitation arms and ammunition.

[West Malaysia (including the Federal Territory)—  
1st March 1962;

Sabah and Sarawak—  
1st September 1977.]

## PART I

### PRELIMINARY

#### 1. Short title.

This Act may be cited as the Arms Act 1960.

#### 2. Interpretation.

(1) In this Act, unless the context otherwise requires—

#### Definitions

\* “ammunition” means ammunition (including blank ammunition) for any arm as hereinafter defined, and includes grenades, bombs and other like missiles, whether capable of use with arms or not, and any ammunition containing, or designed or adapted to contain, any noxious liquid, gas or other thing;

\* “arm” means any lethal barrelled weapon of any description from which any shot, bullet or other missile can be discharged, or which can be adapted for the discharge of any such shot, bullet or other missile, and any weapon of whatever description designed or adapted or which can be adapted for the discharge of any noxious liquid, gas or other thing, and includes an air gun, air pistol, automatic gun, pistol and any component parts of any such weapon, and any accessory to those weapons designed or adapted to diminish the noise or flash caused by firing the weapon;



“arms licence” means a licence granted under section 4;

“arms permit” means a permit to carry and use arms and ammunition granted under section 4;

“Chief Police Officer” includes a Commissioner of Police vested with the control of the Royal Malaysia Police in respect of any area or State;

“dealer’s licence” means a licence to deal in arms and ammunition granted under section 9;

“imitation arm” means anything which has the appearance or is intended to give the impression of being an arm, whether it is capable of discharging any shot, bullet, missile, noxious liquid, gas or other thing, or not;

“imprisonment for life” means, notwithstanding section 3 of the Criminal Justice Ordinance 1953 and any other written law to the contrary, imprisonment for the duration of the natural life of the person sentenced;

“licensed dealer” means a person holding a valid dealer’s licence;

“licensed manufacturer” means a person who holds a valid licence to manufacture arms or ammunition under section 12;

“licensed repairer” means a person licensed only to repair arms and ammunition under section 9;

“manufacture”—

(a) in relation to arms includes making or assembling an arm; and

(b) in relation to ammunition includes making or assembling of ammunition and the loading or reloading of cartridge cases or other ammunition cases but does not include the manufacture of the gunpowder or any other propellants and explosives used for the loading or reloading;

“Officer in Charge of a Police District” and “police officer” shall have the same meanings as in the Police Act 1967;

“pistol” means any arm of which the length of the barrel measured from the muzzle to the point at which

the charge is exploded on firing does not exceed nine inches;

"proper officer of customs" has the same meaning as in the Customs Act 1967;

"repair" in relation to arms or ammunition includes proving or testing the arms or ammunition;

"repairer's licence" means a licence to repair arms and ammunition granted under section 9;

"senior police officer" means a police officer of any rank from and including the Inspector-General down to and including an Assistant Superintendent;

"superior police officer" means an Inspector of any grade other than a Sub-Inspector;

"transfer" includes hiring, lending, giving or parting with possession.

(2) In relation to an area which is administered by a Chief Police Officer other than the Chief Police Officer of the State within which the area is situate references in this Act to the Chief Police Officer of a State shall be construed as references to the Chief Police Officer administering the area.

## PART II

### LICENCES AND PERMITS

#### *Arms Licences and Arms Permits*

Possession,  
carrying & use

### **3. No person to possess, carry or use arms or ammunition without an arms licence or an arms permit.**

(1) Subject to this Act and any regulations made thereunder, no person shall have in his possession, custody or control any arms or ammunition unless he is the holder of an arms licence in that behalf granted to him under section 4.

(2) Notwithstanding subsection (1), a person may carry and use arms or ammunition in accordance with the terms of a valid permit granted to him under section 4:

Provided that there is in force an arms licence in respect of those arms and ammunition granted to some other person.

**4. Grant and renewal of arms licences and arms permits.**

(1) An application for an arms licence or arms permit shall be made in the prescribed form to the Chief Police Officer of the State in which the applicant resides, and shall state such particulars as may be required by the said form.

(2) Subject to this Act and any regulations made thereunder, a Chief Police Officer may grant to an applicant an arms licence or arms permit, as the case may be, if he is satisfied that the applicant has a good reason for having in his possession, custody or control, or for carrying and using, as the case may be, the arms and ammunition in respect of which the application is made, and that he can be authorized in that behalf without danger to the public safety or the public interest.

*good reason*

*authorized  
no danger  
to public  
safety/interest*

(3) An arms licence or arms permit shall be in such form as may be prescribed, and shall specify the conditions and restrictions subject to which it is held, the nature and number or other identification mark of the arms to which it relates and, as respects ammunition, the quantities authorized to be held at any one time thereunder, and such other matters as may be prescribed.

*permit  
specifies  
conditions/  
restrictions.  
relates to a  
specific arm &  
limits quantity  
of ammo.*

(4) An arms licence or arms permit shall, unless previously revoked or cancelled, expire on the 30th day of June next following the date of issue, but may be renewed by the Chief Police Officer of the State in which the holder resides for a further period of one year from the said 30th day of June, and so on, from time to time; and the provisions of this section shall apply to the renewal of an arms licence or permit as they do to the grant thereof.

(5) The particulars of every arms licence or arms permit granted or renewed under this section shall be entered in a register to be kept by the Chief Police Officer of a State in such form and manner and at such place as may be prescribed.

(6) If application is made for a licence in respect of

any arms or ammunition not marked with letters or figures or in such other manner that the same may be readily identified, the officer to whom application is made may, before issuing the licence, cause the arms or ammunition, as the case may be, to be marked with some permanent mark whereby the same may be afterwards known and identified, but in such manner as not to injure or deface the same.

*each arm must have a specific identification mark - if not, one will be made.*

**5. Restrictions on the grant of arms licences and arms permits.**

(1) No arms licence shall be granted or renewed for—

- (a) a pump or repeating shot gun of any kind, unless the magazine of the gun is so constructed or permanently plugged as to render it incapable of firing more than one cartridge at each pressure of the trigger or, in the case of a double-barrelled gun, one cartridge from each barrel;
- (b) an arm that is so designed or adapted that if pressure is applied to the trigger missiles continue to be discharged until pressure is removed from the trigger or the magazine containing the missiles is empty;
- (c) any arm of any description designed or adapted for the discharge of any noxious liquid, gas or other thing;
- (d) any grenade or bomb or other like missile;
- (e) any ammunition containing or designed or adapted to contain any noxious liquid, gas or other thing.

*No licence will be issued to any arm with the capacity to fire off more than one shot per trigger pressure.*

*No will a licence be granted for a grenade, bomb or any arm/ammunition that can be used for noxious liquid, gas or other thing.*

(2) No arms licence or arms permit shall be granted or renewed to a person under the age of eighteen years:

Provided that the Chief Police Officer of the State in which an applicant of at least sixteen but under the age of eighteen years resides may, if he is satisfied that exceptional circumstances exist such as would justify the grant or renewal of a licence to the person, at his discretion waive the provisions of this subsection, and shall record his reasons for doing so thereon.

*No licence will be granted to someone under 18 unless exceptional circumstances exist.*

(3) No arms licence or arms permit shall be granted in the name of any firm, partnership, company or corporation, but nothing in this subsection shall prevent an arms licence being issued to a responsible person nominated by or on behalf of a firm, partnership, company or corporation to have possession, custody or control of the arms or ammunition owned by the firm, partnership, company or corporation.

(4) No arms permit shall be granted or renewed unless there is an arms licence in force in respect of the arms and ammunition described therein.

**6. Exemptions from requirements to hold arms licences or arms permits.**

• (1) Section 3 shall not apply to the Yang di-Pertuan Agong or to the Ruler or Yang di-Pertua Negeri of any State:

Provided that a return shall be made to a Chief Police Officer in the month of July in every year by such person as the Yang di-Pertuan Agong or the Ruler or Yang di-Pertua Negeri may appoint in that behalf, giving particulars of all arms and ammunition in the possession, custody or control of the Yang di-Pertuan Agong or of the Ruler or Yang di-Pertua Negeri in respect of which no arms licence is in force.

(2) Notwithstanding section 3—

• (a) a licensed dealer or licensed repairer or any servant thereof acting in the course of his employment, may without holding an arms licence or arms permit have in his possession, custody or control, or carry or use arms or ammunition, in the ordinary course of business as that dealer or repairer, and in accordance with the terms of that dealer's or repairer's licence;

• (b) a licensed manufacturer or any servant thereof acting in the course of his employment, may without holding an arms licence or arms permit have in his possession, custody or control, or carry or use arms or ammunition manufactured under the licence, in the ordinary course of

*someone who works  
for a licensed dealer  
repairer, manufacturer  
in the ordinary  
course of  
business*

business as that manufacturer, and in accordance with the terms of that manufacturer's licence;

c) a person lawfully carrying on the business of an auctioneer or carrier or a servant of such a person acting in the course of his employment, may without holding an arms licence or arms permit have in his possession, custody or control, or convey or carry in the ordinary course of that business arms and ammunition provided that—

(i) the auctioneer or carrier has obtained permission in writing from a Chief Police Officer to sell by auction or to convey arms and ammunition; and

(ii) the auctioneer, carrier or servant complies with all conditions and observes all restrictions subject to which the permission is stated in writing to be granted;

(d) a person licensed to import or export arms or ammunition or any servant or agent of the person may, without holding an arms licence or arms permit, have in his possession, custody or control, or carry and convey any arms or ammunition authorized to be imported or exported under the licence in such manner as may be reasonably required for the purpose of effecting the import or export;

(e) any member of the armed forces, any police officer or other person engaged in performing police duties in accordance with any written law, may in the course of his duty as such without holding an arms licence or arms permit have in his possession, custody or control, or carry or use arms or ammunition;

(f) a member of the crew of, or a passenger in any vessel or aircraft may, without holding an arms licence or arms permit, have in his possession, custody or control, or carry or use arms and ammunition which are part of the ordinary armament or equipment of the vessel or aircraft,

*An auctioneer (or employee)  
who has specific  
business to sell  
arm by auction.*

*member of police /  
armed forces /  
engaged in  
performing  
their duties.*

or which are in or upon the vessel or aircraft and required for the services thereof;

(g) a person may, without holding an arms licence or arms permit, carry or use—

\* (i) a miniature rifle not exceeding .22 calibre and ammunition therefor at a miniature rifle range or shooting gallery, if the rifle or ammunition is provided for his use by the owner or manager of the range or gallery, and if the range or gallery is conducted with the permission in writing of, and subjected to such conditions as may be prescribed by, the Chief Police Officer of the State in which it is situated;

\* (ii) arms and blank ammunition at a theatrical performance or rehearsal thereof or at an athletic meeting in which he is taking part, if the permission in writing of the Chief Police Officer of the State in which the performance, rehearsal or meeting is taking place has been obtained to the use of the arms or ammunition in the course of the performance, rehearsal or meeting.

(3) A person shall not be deemed to have contravened section 3 by reason only of the fact that during the month of July in any year he has in his possession, custody or control or is carrying or using any arms or ammunition in respect of which no licence or permit is in force, if the person had the arms or ammunition in his possession or was authorized to carry and use the arms or ammunition on the 30th day of June of the same year under an arms licence or arms permit in that behalf.

**7. Loss or destruction of, or obliteration, etc. of marks on, arms and ammunition.**

(1) Whenever any arms are lost or destroyed or any ammunition is lost, the person named in any arms licence to which the arms or ammunition relate and any other person who may have been in possession of

the arms or ammunition immediately before the loss or destruction thereof shall, as soon as possible but in any case within fourteen days after becoming aware of the loss or destruction, make a report thereof at the police station nearest to the places where the persons respectively reside; and upon failure so to report within the said period every such person shall, on conviction, be liable to a fine not exceeding one thousand ringgit.

(2) Any person who—

(a) wilfully obliterates, defaces, alters, counterfeits or forges any mark which is used for the identification of any arms or ammunition by the manufacturer thereof, or by which any arms or ammunition may be identified in accordance with any arms licence, or which has been affixed under section 4 (6);

(b) fraudulently marks any arms or ammunition with any mark resembling or intended to resemble any mark referred to in paragraph (a);  
or

(c) wilfully destroys any arm without the written consent of the Chief Police Officer of the State,

shall, on conviction, be liable to imprisonment for a term not exceeding two years, or to a fine not exceeding two thousand ringgit, or to both.

**8. Penalty for possessing or carrying arms and ammunition without an arms licence or arms permit, etc.**

Any person who in contravention of the provisions of this Act—

(a) has in his possession, custody or control, or carries or uses any arm or ammunition without an arms licence or arms permit in that behalf or otherwise than as authorized by the licence or permit or, in the case of ammunition, in quantities in excess of those so authorized; or

(b) fails to comply with any condition or to observe any restriction subject to which an arms licence



or arms permit is held by him,

shall, on conviction, be liable in respect of any such contravention to imprisonment for a term not exceeding seven years, or to a fine not exceeding ten thousand ringgit, or to both.

*Dealers' Licences, Repairers' Licences, and Combined Dealers' and Repairers' Licences*

Trade

Domestic  
buy, sell,  
transfer

**9. Licences to deal in and repair arms and ammunition.**

(1) Subject to this Act and any regulations made thereunder, no person shall sell or transfer, or keep or expose for sale or transfer, any arms or ammunition unless he is the holder of a valid licence to deal in arms and ammunition granted to him under this section:

Provided that—

(a) the holder of an arms licence in respect of any arms or any firm, partnership, company or corporation owning such arms may, subject to section 3, sell or transfer otherwise than by way of trade or business any such arms;

(b) a person lawfully carrying on the business of an auctioneer may sell by auction or keep or expose for sale by auction without holding a dealer's licence any arms or ammunition in respect of which there is an arms licence in force if the auctioneer has obtained permission in writing from a Chief Police Officer to sell arms or ammunition by auction and he complies with all the conditions and observes all the restrictions subject to which the permission is stated in writing to be granted; and

(c) a licensed manufacturer may keep any arms or ammunition manufactured or to be used for manufacturing under his licence without holding a dealer's licence.

(2) Subject to this Act and any regulations made thereunder, no person shall repair or accept for repair

any arms or ammunition, other than arms or ammunition in respect of which he holds a valid arms licence or permit, unless a licence to repair arms and ammunition has been granted to him under this Act and is in force.

(3) A licence granted under this section may be a licence to deal in arms and ammunition only, or a licence to repair arms and ammunition only, or a combined licence both to deal in and to repair arms and ammunition, and in the latter case shall be deemed to be for the purposes of this Act both a dealer's licence and a repairer's licence.

(4) An application for a licence under this section shall be made in the prescribed form to the Chief Police Officer of the State in which the applicant proposes to carry on business as a dealer or repairer or both, as the case may be, and shall state such particulars as may be prescribed:

Provided that where the applicant is a person who holds or is at the same time applying for a licence to manufacture arms or ammunition he shall make such application to the Minister.

(5) A person carrying on any trade or business of dealing in or repairing arms and ammunition at more than one place of business shall apply for a licence in respect of each such place of business.

(6) Subject to this Act and any regulations made thereunder, the Chief Police Officer or the Minister, as the case may be, may grant to the applicant a dealer's licence or repairer's licence, or a combined dealer's and repairer's licence, in accordance with his application, if he is satisfied that the applicant can be permitted to carry on business as such dealer or repairer, or both, as the case may be, without danger to the public safety or the public interest.

(7) A licence granted under this section shall be in such one of the prescribed forms as may be appropriate, and shall specify the address of the place of business in respect of which it is granted and the conditions and

restrictions subject to which it is to be held.

(8) Every licence granted under this section shall expire on the 31st day of December next following the date of issue but may be renewed by the Chief Police Officer of the State in which the holder carries on business or the Minister, as the case may be, for a further period of one year from the said 31st day of December, and so on, from time to time; and this section shall apply to the renewal of such licence as it does to the grant thereof.

(9) The particulars of every licence granted under this section shall be entered in a register which shall be kept by the Chief Police Officer or the Minister, as the case may be, and in such form and manner and at such place as may be prescribed.

(10) A licensed dealer or licensed repairer shall keep such books and records in such manner and containing such particulars as may be prescribed, and shall on demand produce the same for the inspection of any police officer of or above the rank of sergeant at such place or time as the police officer may reasonably require.

(11) A licensed dealer or licensed repairer shall make such returns, containing such particulars and made at such dates and in such manner to the Chief Police Officer of the State in which his place of business is situate, as may be prescribed:

Provided that where the licence to deal or licence to repair is granted by the Minister, such returns shall be made to the Minister.

- (12) A licensed dealer or licensed repairer who—
- (a) carries on business in arms or ammunition;
  - (b) sells or transfers by way of trade or business any arms or ammunition;
  - (c) keeps or exposes for sale or transfer any arms or ammunition; or
  - (d) repairs or has in his possession, custody or control for repair any arms or ammunition,

at any place other than a place in respect of which he holds a licence under this section shall, on conviction,

for each such offence be liable to imprisonment for a term not exceeding six months, or to a fine not exceeding one thousand ringgit, or to both.

(13) Any licensed dealer or licensed repairer who fails to comply with any condition or to observe any restriction subject to which the dealer's or repairer's licence is held by him shall, on conviction, be liable in respect of each such offence to imprisonment for a term not exceeding two years, or to a fine not exceeding one thousand ringgit, or to both:

(14) Any person who contravenes subsection (1) or (2) shall, on conviction, be liable to imprisonment for a term not exceeding seven years, or to a fine not exceeding ten thousand ringgit, or to both.

*fails to comply w/ license  
restrictions  
operating such business  
w/o license*

#### **10. Board to be affixed at dealers and repairers shops.**

(1) Every licensed dealer and licensed repairer shall affix and maintain in a conspicuous position outside the door of his shop or place of business a board bearing the words "Licensed to Deal in and to Repair Arms and Ammunition" or "Licensed to Deal in Arms and Ammunition" or "Licensed to Repair Arms and Ammunition", as the case may be, distinctly printed in letters not less than two inches high.

(2) Any person who contravenes this section shall, on conviction, be liable to a fine not exceeding five hundred ringgit.

#### *Licences to Purchase, Obtain or Transfer Arms and Ammunition*

#### **11. Restrictions on the sale and transfer of arms and ammunition; licence to purchase, obtain, or transfer arms and ammunition.**

(1) No person shall sell or transfer any arms or ammunition except to—

- (a) a licensed dealer or licensed repairer;
- (b) a person who shows that he is entitled to have the arms or ammunition in his possession by

virtue of this Act or of any licence or permit thereunder, provided that in the case of a person entitled by virtue of a licence or permit, he produces the licence or permit to the person selling or transferring the same; or

(c) to a person who is and whom he knows or believes to be a police officer or other public officer acting in the course of his duty in accepting delivery of the arms or ammunition.

(2) No person shall knowingly accept delivery of any arms or ammunition unless he is the holder of a valid licence granted to him under this section authorizing him to purchase or acquire the arms or ammunition or unless he is otherwise entitled under this Act or by virtue of any licence or permit granted to him thereunder to have possession, custody or control thereof.

(3) Any person who accepts delivery on purchase or transfer of any arms or ammunition under the authority of any licence granted to him under this section shall—

(a) endorse the said licence with the date of delivery and such particulars of the arms and ammunition so purchased or transferred and such other particulars as may be prescribed; and

(b) return the licence so endorsed within one month of the purchase or transfer to the officer by whom the licence was granted.

(4) A licence to purchase or obtain or transfer arms and ammunition shall be in such form as may be prescribed and shall be issued by the Chief Police Officer of the State in which the applicant therefor resides, and shall be subject to such conditions and restrictions as may be specified therein:

Provided that where the applicant is a person who holds or is at the same time applying for a licence to manufacture arms or ammunition, such licence shall be issued by the Minister.

(5) Any person who contravenes this section shall, on conviction, be liable to imprisonment for a term not

exceeding two years, or to a fine not exceeding two thousand ringgit, or to both.

*Licences to Manufacture Arms and Ammunition*

**12. No person to manufacture arms or ammunition without licence.**

*Manufacture* (1) No person shall manufacture any arm or ammunition unless he is the holder of a valid licence to manufacture arms or ammunition granted to him by the Minister under this section.

(2) The Minister may, if he considers it in the national interest to do so, grant to any applicant a licence to manufacture arms or ammunition and such licence shall be subject to this Act and any regulations made thereunder, and to all conditions and restrictions imposed in such licence which may include—

- (a) the type and quantities of arms or ammunition the holder of the licence is authorized to manufacture;
- (b) the security measures to be undertaken by the holder of the licence at the place of manufacture or any other place;
- (c) the requirement that the holder of the licence, if it is a company, firm, society or other body of persons, permits a government official nominated by the Minister to be present at any meeting of its board of management; and
- (d) any other conditions which the Minister may deem fit to impose.

(3) A licence to manufacture arms or ammunition shall be in the prescribed form and be valid for such period as the Minister may specify but may at any time be varied, suspended or cancelled by the Minister.

(4) A licensed manufacturer shall keep such books and records in such manner and containing such particulars as may be prescribed, and shall on demand produce the same for the inspection of any police officer of or above the rank of sergeant at such place or time as the police officer may reasonably require.

(5) A licensed manufacturer shall make to the Minister such returns containing such particulars and made at such dates and in such manner as may be prescribed.

(6) Notwithstanding anything in this Act, if the Minister grants the application for a licence to manufacture arms or ammunition under this section, he may vary the conditions attached to any other licence granted to the applicant under this Act.

(7) This section shall also apply to an application for renewal of a licence to manufacture arms or ammunition as it applies to the grant thereof.

**13. Boards to be affixed at place of manufacture.**

(1) Every licensed manufacturer shall affix and maintain in a conspicuous position outside the place of manufacture a board bearing the words "Licensed to Manufacture Arms and Ammunition" or "Licensed to Manufacture Arms" or "Licensed to Manufacture Ammunition", as the case may be, distinctly printed in letters not less than two inches high.

(2) Any person who contravenes this section shall, on conviction, be liable to a fine not exceeding five hundred ringgit.

**14. Penalty for manufacturing without licence and for breach of conditions of licence.**

(1) Any person who manufactures an arm or ammunition—

(a) without a valid licence granted under section 12; or

(b) in contravention of any condition imposed under section 12 (2) (a),

shall, on conviction, be liable to punishment with—

(i) death; or

(ii) imprisonment for life and whipping with not less than six strokes,

and, in the case of a company, firm, society or body of persons, with a fine not exceeding five hundred thousand ringgit.

(2) Any licensed manufacturer who fails to comply

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Li.  
for tre

with any condition or to observe any restriction imposed by the licence other than conditions imposed under section 12 (2) (a) shall, on conviction, be liable to a fine not exceeding twenty-five thousand ringgit, and, in the case of a company, firm, society or body of persons, to a fine not exceeding one hundred thousand ringgit.

*Import and Export of Arms and Ammunition and Licences therefor*

IMPORT

**15. Licence to import.**

(1) No person shall import any arms or ammunition or parts of arms into Malaysia, either by sea, land or air, unless he holds a licence in that behalf.

(2) Such licence may be obtained on application to the Chief Police Officer of any State, and shall be in such form as may be prescribed:

Provided that where the applicant is a person who holds or is at the same time applying for a licence to manufacture arms or ammunition such application shall be made to the Minister.

(3) Every holder of such licence shall endorse thereon descriptive particulars of all arms and ammunition and parts of arms imported thereunder, and shall return the licence to the Officer in Charge of the Police District wherein he resides within three days from the expiration of the term allowed thereby.

(4) A bona fide traveller arriving in Malaysia may on application at the place of arrival to any police officer appointed in writing in that behalf by the Chief Police Officer of the State, obtain from him an interim licence to import into Malaysia and to possess and carry his personal arms and ammunition. The licence shall be in such form as may be prescribed and shall remain in force for a period of one month from the date of issue, and no arms or ammunition imported thereunder may be re-exported without an export licence or an endorsement enabling re-exportation on the interim import licence.

Interim  
licence  
for travellers



(5) An interim licence may be issued under subsection (4) to the manager or other responsible member of a theatrical or circus company in respect of arms and ammunition to be used in the performances of the company, but the arms and ammunition and the interim licence must be produced by the holder thereof to the Officer in Charge of each Police District in which the company performs and the licence shall be endorsed by him.

#### **16. Marking of cases and notice of importation.**

When arms or ammunition are imported into Malaysia for the purposes of trade or profit—

- (a) the case or package, if any, containing the same shall be distinctly and legibly marked with the words "Firearms" or "Ammunition", or shall be marked in such other manner as the Minister may by order prescribe; and
- (b) notice of the intended importation and of the name of any vessel and of the estimated date and time of arrival of the vessel or of any aircraft, train or vehicle whereby the same is to be effected shall, if known, be given to the proper officer of customs at the port or place of import before the arrival thereof at such port or place.

#### **17. Declaration of arms and ammunition.**

Every person entering Malaysia who has in his possession or among his baggage any arms or ammunition, and every consignee receiving any arms or ammunition imported into Malaysia, shall make a declaration thereof at such time and place, in such manner, and with such particulars, as may be prescribed, and shall at the same time produce the licence issued under section 15 for the importation of the arms or ammunition.

Transfers.

#### **18. Permit to land or tranship arms and ammunition.**

(1) The Chief Police Officer of any State may, upon application by the owner, agent, master or captain of any vessel or aircraft arriving or about to arrive at

any port or place in the State, grant a permit to the owner, agent, master or captain authorizing him to land any arms or ammunition consigned upon the vessel or aircraft to the port or place or for transshipment at the port or place.

(2) The Chief Police Officer of any State may, upon application by the owner, agent, master or captain of any vessel or aircraft arriving or about to arrive at any port or place in the State and having on board any arms or ammunition for transshipment at the port or place, grant to the owner, agent, master or captain a permit to tranship the arms or ammunition.

(3) The owner, agent, master or captain of the vessel or aircraft shall, upon the grant of a permit under subsection (1) or (2), cease to be liable to any prosecution for importing the arms or ammunition without a licence; but the granting of such permit shall not render any other person free from any prosecution for importing the arms or ammunition without a licence.

#### **19. Licence to export.**

(1) No person shall export any arms or ammunition from Malaysia either by sea, land or air unless he holds a licence in that behalf.

(2) Such a licence may be obtained on application to the Chief Police Officer of any State, and shall be in such form as may be prescribed:

Provided that where the applicant is a person who holds or is at the same time applying for a licence to manufacture arms or ammunition such application shall be made to the Minister.

#### **20. Ports and places of import and export.**

The Minister may, from time to time, by notification in the *Gazette*, declare that arms or ammunition or particular classes of arms or ammunition shall not be imported into or exported from Malaysia except at ports or places specified in the notification, and no arms or ammunition shall be imported into or exported from Malaysia contrary to the terms of the notification.

**21. Minister may prohibit importation or exportation.**

(1) The Minister may, from time to time, by notification in the *Gazette*, prohibit for a period to be specified in the notification either the importation or the exportation of any arms or ammunition or parts of arms or of particular kinds of arms or ammunition or parts of arms without a special permit signed by himself.

(2) Any such prohibition of exportation may either be absolute or may relate to such place or places as shall be specified in the notification; and any person who takes or sends any article out of Malaysia by sea, land or air with the intention that it shall ultimately reach a particular place either directly or indirectly shall, for the purposes of this section, be deemed to export the arms or ammunition to that place.

(3) Any person who imports or exports any arms or ammunition or parts of arms in contravention of any notification published under this section or in breach of the restrictions and conditions subject to or upon which any special permit is issued shall, on conviction, be liable to imprisonment for a term not exceeding seven years, or to a fine not exceeding ten thousand ringgit, or to both.

**22. Penalty in respect of vessel, aircraft or vehicle used for illegal importation or exportation.**

(1) If any vessel, aircraft or vehicle is used—

(a) for the importation or exportation of any arms or ammunition or parts of arms in contravention of a notification under section 21; or

(b) for the receipt or storage of any arms or ammunition or parts of arms imported in contravention of a notification under section 21,

then—

(A) the owner, master or captain thereof shall, on conviction, be liable to imprisonment for a term not exceeding seven years, or to a fine not

exceeding ten thousand ringgit, or to both, unless it is proved to the satisfaction of the court that the said owner, master or captain was not implicated in the placing of the arms or ammunition or parts of arms on board the vessel, aircraft or vehicle, and that the offence in question was committed without his knowledge, consent or connivance; and

(B) the vessel, aircraft or vehicle may be detained by order of the court until security has been given for such sum as the court orders, not exceeding ten thousand ringgit.

(2) The finding of any arms or ammunition or parts of arms which are subject to a prohibition under section 21 on board any vessel, aircraft or vehicle shall be prima facie evidence that the vessel, aircraft or vehicle has been used for the importation or exportation of arms or ammunition or parts of arms contrary to this Act, or for the receipt or storage of arms or ammunition or parts of arms imported contrary thereto.

(3) For the purposes of this section the expression "master" includes every person, except a pilot, having command or charge of a vessel.

### **23. Penalty for unlawful importation or exportation.**

(1) Any person who contravenes section 15 (1) or section 19 (1) shall, on conviction, be liable to imprisonment for a term not exceeding seven years, or to a fine not exceeding ten thousand ringgit, or to both.

(2) Any person who contravenes section 15 (3), section 16, section 17 or section 20 shall, on conviction, be liable to a fine not exceeding one thousand ringgit.

### **24. Concealing unlawfully imported arms or ammunition.**

Whoever knowingly conceals any arms or ammunition imported without a licence shall, on conviction, be liable to imprisonment for a term not exceeding seven years, or to a fine not exceeding ten thousand ringgit, or to both.

*General*

**25. Inspection of stock-in-trade.**

(1) Every licensed dealer, licensed repairer and licensed manufacturer shall on the demand of any police officer of or above the rank of sergeant submit his stock-in-trade, which shall be deemed to include arms in his possession for repair, to the inspection of the officer.

(2) Whoever intentionally conceals the stock-in-trade of any such person from a police officer of or above the rank of sergeant or wilfully refuses to point out where the same is kept shall, on conviction, be liable to imprisonment for a term not exceeding seven years, or to a fine not exceeding ten thousand ringgit, or to both.

**26. Returns of arms and ammunition and production of arms and ammunition, etc., to police.**

(1) The Chief Police Officer in any State may, from time to time, at his discretion by order published in the *Gazette*, require every person resident in the State who is authorized under any licence, permit or other written authority issued under any written law for the time being in force in the State to carry, possess or have in his custody or under his control any arms or ammunition or any arm or ammunition of any such class or kind as may be specified in the said order, to forward to the Chief Police Officer within such time as may be specified in the said order, a return under his hand, setting forth such particulars as may be specified in the said order of all arms and ammunition, or of all arms and ammunition of such specified class or kind, which are in his possession or in his custody or under his control.

Request all  
licenced arms &  
Ammo to be  
handed over to  
police.

(2) Any senior police officer or any Officer in Charge of a Police District may, for reasons to be first recorded by him, authorize by name and in writing any police officer not below the rank of corporal to require any person, or the persons living in any locality within his jurisdiction, to produce his or their licence or licences granted under this Act and to produce or account for the arms and ammunition described therein.

(3) Any power which a senior police officer or an Officer in Charge of a Police District is by this section empowered to authorize to be exercised by a police officer not below the rank of corporal may be exercised in person by a senior police officer or by an Officer in Charge of a Police District.

(4) Any arms or ammunition produced to or discovered by a police officer in any State under this section may, if the Chief Police Officer, for reasons of public safety to be duly recorded by him, so directs, be detained by the police for any period not exceeding one month.

(5) Any person who—

(a) fails to forward any return required by any order made under subsection (1) within the specified time;

(b) forwards any return required by any order made under subsection (1) which contains any false statement or omission; or

(c) fails to account satisfactorily to an officer authorized by or under subsection (2) for any arms or ammunition described in any licence issued to him during the period for which the licence is in force or after its expiry, suspension or cancellation,

shall, on conviction, be liable to imprisonment for a term not exceeding six months, or to a fine not exceeding five hundred ringgit, or to both.

## **27. Deposit of arms and ammunition at police station.**

(1) Any person whose possession of any arms or ammunition has become unlawful in consequence of the expiry, suspension or revocation of a licence or permit shall, without unnecessary delay, deposit the arms or ammunition at the nearest police station.

(2) Subject to any regulations made under this Act, if the owner of any arms or ammunition deposited at any police station does not, within six months from the

date of deposit, produce a licence authorizing him to possess the same and apply for the delivery thereof, the arms or ammunition shall be forfeited.

(3) Every person licensed to possess arms or ammunition under this Act shall, upon leaving Malaysia for any period exceeding three months, unless he exports the arms or ammunition on so leaving—

- (a) deposit the same with any person who holds a valid permit in respect of the same;
- (b) transfer the same to some person authorized under section 11 to take delivery thereof; or
- (c) deposit the same for safe keeping at a police station.

#### **28. Lost, destroyed, etc. licences and permits.**

If any licence or permit granted under this Act is destroyed, defaced, mutilated or lost, the person named therein may, on application to any officer authorized to issue the licences or permits and on satisfying him that the application is made in good faith, obtain from him, on payment of the prescribed fee, a new licence or permit in lieu of that destroyed, defaced mutilated or lost.

#### **29. Where licensee under disability.**

(1) If a person licensed to deal in or to repair arms or ammunition or to import or to export arms or ammunition or to manufacture arms or ammunition dies or becomes insolvent or bankrupt or mentally disordered or otherwise subject to any disability, the person carrying on the business of the licensee shall not be liable to any penalty or forfeiture for acting under the licence during such reasonable time as may be necessary to allow him to make application for a new licence.

(2) Such person shall be deemed to be the holder of such licence for all purposes under this Act, and to be liable in the same way as if he were the original holder thereof, until a new licence is granted or refused.

#### **30. Refusal and revocation of licences and permits.**

(1) A Chief Police Officer may, or any police officer having authority to grant or issue any licence or permit

under this Act by virtue of any delegation of the power to him under section 57 may with the approval of the Chief Police Officer having jurisdiction over him,—

- (a) refuse any application for the grant of a licence or permit without assigning any reason therefor;
- (b) refuse any application for the renewal of, or revoke or suspend, any licence or permit granted under this Act for reasons of public safety or other grounds to be duly recorded by him.

(2) Where any licence or permit is revoked or suspended the person in possession thereof shall without delay deliver the same up to the nearest police station.

(3) Every licence or permit shall be held subject to such conditions or restrictions as may be prescribed and as the officer granting the licence or permit may impose and endorse thereon.

(4) Any person dissatisfied by any refusal to grant or renew a licence or permit, or with any condition imposed thereon by the officer granting the licence or permit, or by any revocation or suspension of the licence or permit, may within one month of the date of the refusal, imposition, revocation or suspension, appeal in writing to the Minister, whose decision shall be final and conclusive.

### **31. Minister's power to order revocation of licences and permits.**

The Minister may order the revocation of any arms licence or arms permit without giving any reason therefor.

## **PART III**

### **OTHER OFFENCES, PENALTIES AND PROCEEDINGS**

### **32. Penalty for use and possession of arms and imitation arms in certain cases.**

(1) (a) If any person makes or attempts to make any use whatsoever of an arm or imitation arm with intent to resist or prevent the lawful apprehension or



detention of himself or any other person, he shall, on conviction, be liable to imprisonment for life or for a term not exceeding fourteen years.

(b) Where any person commits an offence under this subsection in respect of the lawful apprehension or detention of himself for any other offence committed by him, he shall be liable to the penalty provided by this subsection in addition to any penalty to which he may be sentenced for that other offence.

(2) If any person, at the time of his committing, or at the time of his apprehension for, any offence specified in the First Schedule has in his possession any arm or imitation arm, he shall, unless he shows that he had it in his possession for a lawful purpose, be liable, on conviction, to imprisonment for a term not exceeding ten years in addition to any penalty to which he may be sentenced for the offence specified in the said Schedule.

(3) If on the trial of any person for an offence under subsection (1) the court is not satisfied that the person is guilty of that offence, but is satisfied that he is guilty of an offence under subsection (2), the court may find him guilty of the offence under the said subsection (2), and thereupon he shall be liable to be punished accordingly.

### **33. Possession of arms and ammunition for unlawful purpose.**

Any person who has in his possession, custody or control or carries any arm or ammunition in circumstances which raise a reasonable presumption that he has used or intends or is about to use the arm or ammunition for any unlawful purpose or that the arm or ammunition is likely to be used for any unlawful purpose shall be guilty of an offence and shall, on conviction, be liable to imprisonment for a term not exceeding seven years, or to a fine not exceeding ten thousand ringgit, or to both, and shall also be liable to whipping.

### **34. Carrying a firearm while drunk or disorderly.**

Any person who is drunk, or who behaves in a dis-

orderly manner, while carrying an arm shall, on conviction, be liable to imprisonment for a term not exceeding one year, or to a fine not exceeding one thousand ringgit, or to both.

**35. Loss of firearms or ammunition.**

Any person lawfully authorized to be in possession of or to have in his custody or under his control any arm or ammunition shall, if the same or any part thereof be lost or stolen, be liable, on conviction, unless he can prove that he took all reasonable precautions against the loss or theft, to imprisonment for a term not exceeding one year, or to a fine not exceeding one thousand ringgit, or to both.

**36. Possession of and importation of imitation arms.**

(1) Any person who shall import or have in his possession or custody an imitation arm shall, on conviction, be liable to imprisonment for a term not exceeding one year, or to a fine not exceeding five thousand ringgit, or to both:

Provided that it shall not constitute an offence under this section—

(a) for a person under the age of fourteen years to possess an imitation arm; or

(b) for any person to import or be in possession of an imitation arm under and in accordance with a licence, in such form as may be prescribed, issued by the Chief Police Officer of the State in which the person resides or, in the case of a person importing the arms in the ordinary course of business, in which he carries on business.

(2) It shall be lawful for a Magistrate upon the request in writing of a Chief Police Officer to order that any imitation arm be destroyed by the police, whether any person has been or could be convicted of any offence against this section or not; and no compensation shall be payable in respect of any destruction under this subsection.

(3) No prosecution under this section shall be

commenced without the consent of the Public Prosecutor.

**37. Causing injury with an arm without lawful excuse.**

Any person who discharges an arm and injures any person thereby, whether fatally or not, shall, unless he satisfies the court that he had some lawful justification or excuse for causing such injury or that he took all reasonable precautions to ensure that no person was injured by such discharge, on conviction, be liable to imprisonment for a term not exceeding two years, or to a fine not exceeding five thousand ringgit, or to both.

Conversion

**38. Provisions as to shortening arms and converting imitation arms.**

(1) No person, other than a licensed arms dealer having the prior written consent of the Chief Police Officer of the State in which the dealer carries on business, shall shorten a barrel of any arm.

(2) No person shall convert into an arm anything which, prior to the conversion, is so constructed as to be incapable of discharging any missile through the barrel thereof.

(3) Any person who contravenes subsection (1) or (2) shall for each offence, on conviction, be liable to imprisonment for a term not exceeding fourteen years, or to a fine not exceeding ten thousand ringgit, or to both.

(4) Any person who has in his possession an arm which has been shortened without the written consent referred to in subsection (1), or an arm which had been converted, as aforesaid, shall be liable to the penalty provided in subsection (3).

Use

**39. Arms not to be discharged except at shooting range, etc.**

No person shall discharge an arm—

(a) except at a place permitted in writing to be used as a shooting range by the Chief Police Officer of the State where the place is situated;

- (b) except for the protection of life or property;
- (c) unless he is authorized under any written law relating to the protection of wild life to shoot, kill or hunt wild animals or birds and is acting under such authorization; or
- (d) unless he is a member of the armed forces, or a police officer or other person engaged in the performance of police duties in accordance with any written law, and is acting within the course of his duty.

Finding

**40. Finding of arms or ammunition.**

Any person who finds any arm or ammunition shall forthwith report such finding to the police.

**41. Abetment and attempt.**

Whoever abets the commission of any offence punishable under this Act or any regulations made thereunder, or attempts to commit any such offence and in the attempt does any act towards the commission of the same, shall be liable to the same penalty as if he had committed the offence.

**42. Offences by bodies of persons, servants and agents.**

(1) Where an offence against this Act or any regulations made thereunder has been committed by a company, firm, society or other body of persons, any person who at the time of the commission of the offence was a director, manager, secretary or other similar officer or a partner of the company, firm, society or other body of persons or was purporting to act in that capacity shall be deemed to be guilty of that offence unless he proves that the offence was committed without his consent or connivance and that he exercised all such diligence to prevent the commission of the offence as he ought to have exercised, having regard to the nature of his functions in that capacity and to all the circumstances.

(2) Where any person would be liable under this Act to any punishment, penalty or forfeiture for any act, omission, neglect or default he shall be liable to the same punishment, penalty or forfeiture for every such act, omission, neglect or default of any clerk, servant or agent, or of the clerk or servant of the agent, provided that the act, omission, neglect or default was committed by the clerk or servant in the course of his employment, or by the agent when acting on behalf of that person, or by the clerk or servant of the agent when acting in the course of his employment in such circumstances that had the act, omission, neglect or default been committed by the agent his principal would have been liable under this section.

**43. General penalty.**

Any person who contravenes or fails to comply with any provision of this Act or any regulations made thereunder, and for which no special penalty is provided, shall, on conviction, be liable to imprisonment for a term not exceeding one year, or to a fine not exceeding two thousand ringgit, or to both.

**44. Rewards to informers.**

In case of a conviction involving a fine under any section of this Act or under any regulations made thereunder it shall be lawful for the court inflicting the fine to direct, on the application of the prosecution, that any part thereof, not exceeding one-half—

(a) shall be paid to any person who has given such information to the police as has led to the conviction of the offender or offenders; or

(b) shall be divided, in such proportions as the court may direct, among any persons who have given such information.

**45. Presumption.**

(1) Every person who is proved to have had in his possession or under his control anything whatever containing any arms, ammunition or imitation arms shall, until the contrary is proved, be deemed to have been in possession of the arms, ammunition or imitation

arms.

(2) Every occupier of any house or premises in which any arms, ammunition or imitation arms are found shall for the purposes of this Act be deemed, until the contrary is proved, to have been in possession of those arms, ammunition or imitation arms.

#### **46. Jurisdiction of Courts.**

The President of a Sessions Court shall have power to impose the full penalty or punishment, other than the death penalty, provided by this Act.

### **PART IV**

#### **SEARCH, SEIZURE AND ARREST**

#### **47. Search for arms or ammunition under warrant.**

(1) A Magistrate, a senior police officer or an Officer in Charge of a Police District, on being satisfied upon written information and after any enquiry which he may think necessary that—

(a) any person residing within the limits of his jurisdiction—

(i) has in his possession, custody or control any arms or ammunition in contravention of this Act or of any licence or permit in respect thereof; or

(ii) has in his possession, custody or control any arms or ammunition whereof he cannot be left in possession without danger to the public peace; or

(b) any arms or ammunition are in or on any house, premises or other building or place or any vessel, aircraft or vehicle, in contravention of this Act or of any licence or permit issued thereunder,

may by warrant authorize any person therein named or any police officer with such assistance and by such force as may be necessary by night or by day—

(A) to enter or board and search any house, premises or other building or place, or any vessel, aircraft or vehicle, specified in the

warrant and to search all persons found therein or thereon;

(B) to seize and detain any arms or ammunition found as a result of the search; and

(C) to arrest any person found in or on the house, premises or other building or place, or on the vessel, aircraft or vehicle, whom the officer has reasonable grounds for suspecting to be about to commit or to be committing or to have committed any offence against this Act.

(2) Whoever, upon a search being made under this section, having in his possession, custody or control any arms or ammunition or knowing where any arms or ammunition are concealed, refuses to produce or point out the same to the person making the search, or intentionally conceals the same, shall, on conviction, be liable to imprisonment for a term not exceeding seven years, or to a fine not exceeding ten thousand ringgit, or to both.

(3) No woman shall be searched under this section except by a woman.

#### **48. Search warrant against persons.**

(1) A Magistrate, a senior police officer or an Officer in Charge of a Police District, on being satisfied upon information and after any enquiry which he may think necessary that there is good reason to believe that any arms or ammunition are likely to be found on any person in contravention of this Act or of any licence or permit issued thereunder may by warrant under his hand order any police officer to arrest and search the person, or may by warrant under his hand order any person therein named to arrest the person and to take him forthwith before any Magistrate or senior police officer or Officer in Charge of a Police District, who shall thereupon cause the person to be searched in his presence; and if any arms or ammunition are found upon the person he shall be taken before a Magistrate to be dealt with according to law.

(2) No woman shall be searched under this section except by a woman.

**49. Entry and search by Magistrate, etc.**

(1) Whenever a Magistrate, a senior police officer or an Officer in Charge of a Police District is competent to issue a warrant under section 47 or 48 he may himself exercise all the powers which may be conferred on a police officer under the section; and he may also exercise all such powers in any of the following cases:

- (a) in respect of any person who has within the preceding six months been convicted of any offence against this Act or any regulations made thereunder;
- (b) if he has personal knowledge of such facts and circumstances as satisfy him that there are sufficient grounds for a search under the said sections respectively; or
- (c) if he receives the required information orally, and either on oath or not on oath, under such circumstances that the object of a search would, in his opinion, be defeated by the delay necessary for reducing the information to writing: provided that in such event the name and address of the person giving the information are known to or ascertained by the Magistrate or senior police officer or Officer in Charge of a Police District, before he acts upon the information.

(2) Whoever in giving such oral information makes a statement which he knows or believes to be false or does not believe to be true shall, on conviction, be liable to imprisonment for a term not exceeding twelve months or to a fine not exceeding one thousand ringgit, or to both.

**50. Entry on place where arms or ammunition are used.**

Any police officer may enter and remain on any land or premises other than a dwelling-house at and for such time as may be reasonably necessary to enable him to ascertain whether a person carrying or using any arms or ammunition on the land or premises has a licence or permit in that behalf.



**51. Search of trains, vessels, aircraft and vehicles.**

(1) If—

- (a) any train, vessel or aircraft in any port or place in Malaysia is suspected of having on board any article the importation or exportation of which is absolutely prohibited by a notification under section 21 and which is not exempted by this Act or by any special permit thereunder, or any such article is suspected to be in or on any vehicle in any such place; or
- (b) any train, vessel or aircraft about to leave any port or place in Malaysia bound for any particular country, territory or place is suspected of having on board any article the exportation of which to that country, territory or place is so prohibited and which is not exempted as aforesaid, or any such article is suspected to be in or on any vehicle about to leave any such place,

the Officer in Charge of the Police District in which the said port or place is situate may issue a search warrant directed to any boarding officer or boarding officers or any police officer not below the rank of sergeant in such warrant named or referred to.

(2) In the execution of such warrant any person to whom such warrant is directed may with or without assistance—

- (a) detain and board any train, vessel or aircraft in such warrant named or described;
- (b) forcibly enter every part of such train, vessel or aircraft; and
- (c) arrest any person reasonably suspected of being guilty of an offence against this Act.

(3) If upon any search made under this section—

- (a) any article the importation or exportation of which is absolutely prohibited by any notification under section 21 and which is not exempted by this Act or by any special permit thereunder is found on board any train, vessel or aircraft or in or on any vehicle; or

(b) any article the exportation of which to any particular country, territory or place is so prohibited and which is not exempted as aforesaid is found on board any train, vessel or aircraft or in or on any vehicle about to leave any port or place for that country, territory or place,

it shall be presumed, unless and until the contrary is proved, that the article was attempted to be imported or exported, as the case may be, contrary to this Act, and the train, vessel, aircraft or vehicle may be detained for the purpose of removing any such article, and the same may be removed therefrom.

**52. Power to stop and search for arms, etc., in the street.**

(1) It shall be lawful for any police officer to stop and to search for arms, ammunition or imitation arms any person whom he may find in any street or other public place at any hour of the day or night who acts in a suspicious manner or whom he may suspect of having any arms, ammunition or imitation arms in his possession.

(2) No woman shall be searched under this section except by a woman.

**53. Seizures and forfeitures.**

(1) All arms and ammunition in respect of which there has been any offence against this Act or any regulation made thereunder, or any restriction or condition subject to or upon which any licence or permit has been granted, shall be seized by any police officer or proper officer of customs and, together with the receptacles containing the same, shall be liable to forfeiture by order of a President of a Sessions Court or a Magistrate:

Provided that a President of a Sessions Court or a Magistrate may order the arms and ammunition or the receptacles to be released and to be delivered to such person as shall be named in the order, whether or not any person has been convicted of the offence.

(2) All arms and ammunition which may be found without an apparent owner shall be seized by any police officer and if, after such notice as a Magistrate may direct, no owner appears, the same may by order of a Magistrate be forfeited.

**54. Persons conveying arms or ammunition may be apprehended without warrant.**

(1) If any person is found carrying or conveying any arms or ammunition in such a manner or under such circumstances as to afford reasonable grounds for suspicion that the same may be used for any unlawful purpose dangerous to the public peace, any person may, without warrant, apprehend the person so found and detain him in custody.

(2) If any person is apprehended by a person who is not a police officer, he shall be forthwith taken to the nearest or other police station or handed over to a police officer.

**55. Arrest by police without warrant.**

Any police officer may arrest without warrant any person found committing or attempting to commit or employing, aiding or assisting any person to commit an offence under section 3, 7 (2), 9 (1), 12, 15 (1), 19 (1), 22 (1), 24, 25 (2), 32 (1) (a), 34, 36 (1), 37, 38 (4), 39, 40 or 47 (2).

**56. Persons arrested to be taken to police station.**

Every person arrested by virtue of any power given by this Act shall, together with any article as to which any offence may have been committed or attempted to be committed, be taken to a police station and conveyed, as soon as conveniently may be, before a Sessions Court or the Court of a Magistrate to be dealt with according to law.

**PART V**  
**GENERAL**

**57. Power of Chief Police Officer to delegate.**

A Chief Police Officer may, by notification in the *Gazette*, delegate—

- (a) to any senior police officer or an Officer in Charge of a Police District, either by name or office, the exercise of all the powers or the performance of all the duties vested in or conferred or imposed upon the said Chief Police Officer by this Act, or of such of the powers or duties aforesaid as he may specify in the notification;
- (b) to any superior police officer, either by name or office, the exercise of all the powers or the performance of all the duties vested in or conferred or imposed upon the said Chief Police Officer and relating to the issue and renewal of any licence or arms permit under this Act.

**58. Fees.**

The fees specified in the Second Schedule shall, until rescinded or altered under section 59, be charged in respect of the various matters and things enumerated in the said Schedule:

Provided that a Chief Police Officer or, in the case of licences issued by the Minister, the Minister, may exempt any person from the payment of any fee payable under this Act.

**59. Regulations.**

The Minister may from time to time make regulations for any of the following purposes:

- (a) to rescind, alter or add to any of the fees or forms prescribed by or under this Act;
- (b) to regulate the importation, exportation, landing, transhipping, transportation, conveyance, manufacture, sale, and purchase of arms, ammunition and imitation arms;

- (c) to provide for the marking of arms and ammunition for the possession of which a licence is issued;
- (d) to regulate the manner in which applications for licences or permits shall be made and to provide for the taking and recording of photographs and finger and thumb prints of applicants for licences or permits;
- (e) to regulate the conditions and restrictions on and subject to which licences and permits shall be granted, the grant of licences and permits generally (including the making of deposits or giving of security as a condition precedent for the grant thereof), the grounds on which they may be suspended or cancelled, and the fees payable therefor;
- (f) to provide for the furnishing of information in respect of arms and ammunition by persons in possession thereof;
- (g) to direct by whom and in what manner fees payable under this Act are to be collected and accounted for;
- (h) to regulate the disposition, destruction or sale of articles forfeited under this Act, or detained under section 26 or 47, or deposited under section 27 (2) and (3); and
- (i) generally to give effect to this Act,

and may restrict the operation of any such regulations to particular States, districts or areas.

**60. Minister's powers to exempt.**

The Minister may from time to time by notification in the *Gazette* and either absolutely or subject to such conditions as he may think fit, exempt any arms and ammunition, or classes of arms and ammunition, or persons, or class or description of persons, within Malaysia or any part of Malaysia, from the operation of all or any of the provisions of this Act, and may in like manner vary or rescind any exemption so notified.

**61. Repeal and saving.**

- (1) The Enactments and Ordinances set out in the

first and second columns of the Third Schedule are hereby repealed to the extent specified in the third column of the said Schedule.

(2) Notwithstanding the repeal of the said Enactments and Ordinances, any rule or regulation made under the Arms Enactment of the Federated Malay States, and in force immediately before the 1st day of March 1962 shall, so far as it is not inconsistent with this Act, be deemed to have been made under the corresponding provisions of this Act, and shall continue in force until it has been revoked, amended or replaced by regulations made under this Act, and shall apply and have effect throughout Malaysia.

FIRST SCHEDULE  
(Section 32 (2))

PENALTY FOR USE AND POSSESSION OF ARMS AND IMITATION ARMS IN CERTAIN CASES

(a) Offences under the following sections of the Penal Code:  
143, 144, 145, 147, 148, 151, 152, 153, 157, 158, 224, 225, 323, 324, 325, 326, 327, 329, 330, 332, 333, 352, 353, 356, 357, 363, 364, 365, 366, 367, 376, 379, 380, 381, 382, 384, 385, 386, 387, 388, 389, 392, 393, 394, 395, 396, 397, 399, 400, 401, 402, 430A, 431, 431A, 435, 436, 438, 440, 448, 449, 450, 451, 452, 453, 454, 456, 457, 458, 459, 460, 506, 511.

(b) Offences under:  
(i) paragraphs (i), (j), (k) and (l) of section 28 of the Minor Offences Ordinance 1955;  
(ii) paragraphs (g), (h), (i) and (j) of section 35 of the Minor Offences Ordinance of Sarawak; and  
(iii) paragraphs (a), (c) and (e) of section 18, and paragraphs (h), (i), (j) and (k) of section 21, of the Minor Offences Ordinance of Sabah.

SECOND SCHEDULE  
(Section 58)

FEEs

1. Licence to possess etc. arms and ammunition:
- (a) For each air-gun, air pistol and spear-gun ... \$ 20.00
  - (b) For each smooth bore shotgun—
    - (i) for protection of cultivation on own land \$ 2.00
    - (ii) for protection of cultivation and/or game hunting ... .. \$ 10.00

(iii) for protection of cultivation and/or game hunting in Sabah and Sarawak only ...	\$ 2.00
(iv) for commercial purposes, i.e. for security self/or property protection, etc. ...	\$ 50.00
(v) for sports (for target shooting at authorized shooting range) ...	\$ 50.00
(bb) For each smooth bore shotgun licensed to serving and retired public officers and to any officer serving with any statutory body or local government ...	\$ 10.00
(c) For each revolver/pistol—	
(i) licensed to serving and retired police officers and members of the armed forces ...	Free
(ii) licensed to any serving or retired public officers (other than police officers and members of the armed forces) and to any officers serving with any statutory body or local government ...	\$ 25.00
(iii) licensed to any other person ...	\$100.00
(d) For each carbine, rifle of any calibre and any other type of arm—	
(i) licensed to serving and retired public officer, and to any officer serving with any statutory body or local government ...	\$ 25.00
(ii) licensed to any other person ...	\$100.00
(e) For each rifle of any calibre, smooth bore shotgun, revolver or pistol licensed to any shooting club and is used solely for target shooting at an authorized shooting range ...	\$ 10.00
(f) For each arm the property of a theatrical or circus company, which arm and ammunition are to be <i>bona fide</i> used in the performances to be given by such Company ...	\$ 20.00
(g) For each starting gun ...	\$ 2.00
(h) For each industrial gun ...	\$ 50.00
2. Permit to carry and use arms and ammunition:	
(a) For each air-gun, air-pistol and spear-gun ...	\$ 20.00
(b) For each smooth bore shotgun—	
(i) for protection of cultivation on own land...	\$ 2.00
(ii) for protection of cultivation and/or game hunting ...	\$ 10.00
(iii) for protection of cultivation and/or game hunting in Sabah and Sarawak only ...	\$ 2.00
(iv) for commercial purposes, i.e. for security, self/or property protection, etc. ...	\$ 50.00
(v) for sports (for target shooting at authorized shooting range) ...	\$ 50.00
(bb) For each smooth bore shortgun licensed to serving and retired public officers, and to any officer serving with any statutory body or local government ...	\$ 10.00

(c)	For each revolver/pistol—	
	(i) licensed to serving and retired police officers and members of the armed forces... ..	Free
	(ii) licensed to any serving or retired public officers (other than police officers and members of the armed forces) and to any officers serving with any statutory body or local government ... ..	\$ 25.00
	(iii) licensed to any other person ... ..	\$100.00
(d)	For each carbine, rifle of any calibre and any other type of arm—	
	(i) licence to serving and retired public officer, and to any officer serving with any statutory body or local government ... ..	\$ 25.00
	(ii) licensed to any other person ... ..	\$100.00
(e)	(i) For any or all rifles of any calibre licensed to the specified shooting club and are used solely for target shooting at an authorized shooting range provided the permit holder may carry and use only one rifle at anytime ... ..	\$ 10.00
	(ii) for any or all smooth bore shotguns licensed to the specified shooting club and are used solely for target shooting at an authorized shooting range provided the permit holder may carry and use only one smooth bore shotgun at anytime ... ..	\$ 10.00
	(iii) for any or all revolvers and pistols licensed to the specified shooting club and are used solely for target shooting at an authorized shooting range provided the permit holder may carry and use only one revolver or pistol at anytime ... ..	\$ 10.00
(f)	For each starting gun ... ..	\$ 2.00
(g)	For each industrial gun ... ..	\$ 50.00
(h)	For any or all air guns, air pistols, revolvers, rifles of any calibre and any other type of arms (including smooth bore shotguns) licensed to specified security agency and are used solely for security and protection purposes provided that the permit holder may carry and use not more than ten of any of the said arms at anytime ... ..	\$100.00
3.	Licence to purchase or obtain or transfer arms ... ..	\$ 10.00
4.	Licence to purchase or obtain or transfer ammunition ... ..	\$ 2.00
5.	Licence to import arms and ammunition ... ..	\$ 10.00
6.	Licence to import imitation arms ... ..	\$ 10.00
7.	Licence to export arms and ammunition ... ..	\$ 10.00
8.	Licence to deal in arms and ammunition per annum ... ..	\$500.00
9.	Licence to deal in arms per annum... ..	\$450.00
10.	Licence to deal in ammunition, per annum... ..	\$ 50.00



11. Licence to repair arms and ammunition, per annum \$100.00
12. Licence to manufacture arms ... .. Free
13. Licence to manufacture ammunition ... .. Free
14. Fee chargeable for new licence or permit under section 28, in lieu of that destroyed, defaced, mutilated or lost ... .. \$ 5.00
15. Fee for a combined licence to deal and repair arms and ammunition under section 9 (6) ... .. \$600.00
16. Fee chargeable from a bona fide traveller for an interim licence for each arm under section 15 (4) \$ 20.00
17. Fee chargeable from theatrical and circus companies for an interim licence for each arm under section 15 (5) ... .. \$ 20.00
18. The fee to be charged for any annual licence which is issued between the 1st January and the 30th June of the same year shall be one-half of the annual fee.

THIRD SCHEDULE  
(Section 61)

REPEAL

No.	Title	Extent of Repeal
F.M.S. Cap. 199 ...	The Arms Enactment ... ..	The whole
Johore Enactment No. 64	The Arms Enactment ... ..	The whole
Kedah Enactment No. 6 of 1342	Enactment No. 7 (Arms) ... ..	The whole
Kelantan Enactment No. 4 of 1938	The Arms and Explosives Enactment, 1938	The whole in so far as it relates to arms (as therein defined)
Perlis Enactment No. 14 of 1336	The Firearms Enactment, 1336	The whole
Trengganu Enactment No. 46 of 1356	The Arms Enactment, 1356 ...	The whole
S.S. Cap. 196 ...	The Arms and Explosives Ordinance	The whole in so far as it relates to arms (as therein defined)
No. 28 of 1946 ...	The Firearms and Ammunition (Unlawful Possession) Ordinance, 1946	The whole
No. 42 of 1947 ...	The Carrying of Arms Ordinance, 1947	The whole
Sabah No. 17 of 1956	The Firearms and Explosives Ordinance	The whole
Sarawak Cap. 135	The Arms and Explosives Ordinance	The whole

## ARMS ACT 1960

(Act 206)

### LIST OF AMENDMENTS

Amending law	Short title	In force from
L.N. 186/1961 ...	Arms Licensing Regulations, 1961 (Paragraph 9)	1-3-1962
L.N. 34/1962 ...	Arms Licensing (Amendment) Regulations, 1962	1-3-1962
Act 7/1962 ...	Arms (Amendment) Act, 1962	24-2-1962
Act 41/1967 ...	Police Act, 1967 ... (s. 2 (definition of "Chief Police Officer", "gazetted police officer", "Officer in Charge of a Police District", "police officer"), 25 (1), 26 (1), 27, 28 (2), (5), 37)	29-8-1967
Act 62/1967 ...	Customs Act, 1967 ... (s. 2 (definition of "proper officer of customs"))	2-11-1967
Act 34/1968 ...	Arms (Amendment) Act, 1968	16-9-1968
Act A266 ...	Arms (Amendment) Act, 1974	16-8-1974
Act A316 ...	Arms (Amendment) Act, 1975	5-9-1975
Act 160 ...	Malaysian Currency (Ringgit) Act, 1975	29-8-1975
P.U. (A) 97/1976	Modification of Laws (Criminal Procedure) (Sabah and Sarawak) Order 1976	10-1-1976
P.U. (A) 111/1977	Arms (Fees) Regulations, 1977	6-5-1977
P.U. (A) 219/1977	Arms (Fees) (Amendment) Regulations, 1977	6-5-1977
P.U. (A) 260/1977	Arms and Explosives (Extension) Order, 1977,	1-9-1977
Act A434 ...	Subordinate Courts (Amendment) Act 1978	1-7-1978

Amending law	Short title	In force from
P.U. (A) 242/1978	Arms (Fees) Regulations, 1978	1-7-1978
P.U. (A) 357/1980	Subordinate Courts Act (Extension) Order, 1980	1-6-1981
P.U. (A) 93/1989	Arms (Amendment of Second Schedule) Regulations, 1989	1-4-1989
P.U. (A) 19/1992	Arms Licensing (Amendment of Second Schedule) Regulations, 1992	24-1-1992

**ARMS LICENSING  
REGULATIONS, 1961**

**ARMS (MANUFACTURE OF ARMS  
AND AMMUNITION) (LICENSING)  
REGULATIONS, 1989**

# ARMS LICENSING REGULATIONS, 1961\*

(Made under Section 59)

[*West Malaysia (including the Federal Territory)—  
1st March, 1962;*

*Sabah and Sarawak—  
1st September, 1977.]*

- Citation.** 1. These Regulations may be cited at the Arms Licensing Regulations, 1961.
- Interpretation.** 2. In these Regulations, unless the context otherwise requires—  
“form” means a form prescribed in the Schedule;  
“the Act” means the Arms Act, 1960;  
“licensing officer” means any officer authorized to issue any licence or permit under the Act.
- Act 206.**
- Forms.** 3. (1) The forms prescribed in the Schedule shall be used for the purpose of the provisions of the Act indicated therein.  
(2) Except for Forms 1, 2, 3, 4, 5 and 7, and unless otherwise stated in these Regulations, such forms shall be in duplicate in the form of books, and the originals only shall be detached from such books on the perforated lines provided.  
(3) Forms 6 and 15 shall be in triplicate.  
(4) Form 7 shall be in a book of foolscap size.  
(5) A breach of any condition imposed by any form in the Schedule or any failure to comply with any written instruction specified in any such form shall be a breach of these Regulations.
- Form to obtain, purchase or transfer arms and ammunition.** 4. (1) Form 11 shall be in triplicate.  
(2) The licensing officer shall give the original and a copy thereof to the applicant.  
(3) The applicant on purchasing or obtaining or transfer the arms or ammunition shall surrender the copy to the dealer or transferee to be retained by him, and the applicant shall send the original to the Chief Police Officer within the period prescribed in the form.
- Application for a licence or permit or for renewal of a licence or permit.** 5. (1) Any person making an application for a licence or permit shall supply, and any person making an application for the renewal of the licence or permit may be required to supply, two unmounted duplicate photographs showing a true likeness of himself, taken in accordance with the conditions laid down in the National Registration (Control of Photographs) Regulations, 1960, or submit to all steps as may be reasonably necessary for the taking of photographs of himself in accordance with any directions given by the licensing officer.  
(2) Any person making an application for a licence or permit or for the renewal of a licence or permit may be required to submit to all such steps as may be reasonably necessary for the taking and recording of his finger impressions.
- L.N. 99/60.**

\*Enacted as L.N. 186 of 1961. Revised and Published in the Gazette on 26.10.1978 as P.U.(A) 303/1978.

6. No licence or permit shall be issued or renewed unless the arms in respect of which the licence or permit is required be produced to the licensing officer or such other officer as the licensing officer may nominate. Issue of licence or permit.

7. (1) Before a licensing officer issues a licence or permit for a pistol or revolver, he may require the applicant to deposit a sum of fifty ringgit at the Treasury or to deliver a bank receipt to the Treasury evidencing the payment of the said amount to the credit of the Government with such bank. Deposits.

(2) Any interest allowed by a bank on any such amount deposited shall be payable to the depositor.

(3) Such deposit, if made, shall be repaid to the depositor within one month of the date on which the licence or permit in respect of which it was made ceases to have effect.

(4) Notwithstanding paragraph 3, such deposit shall be forfeited where the permit holder or licensee—

(a) exports such pistol or revolver without having first obtained an export licence;

(b) fails to deposit such pistol or revolver in accordance with regulation 10; or

(c) transfers such pistol or revolver contrary to the Act.

(5) Every deposit made under this regulation shall be at all times liable to be applied in satisfaction of any fine inflicted on the depositor by any court.

8. (1) All licences and permits issued for arms used for the protection of cultivators of their own land shall be endorsed with the lot numbers or other means of identification of the land in respect of which such licences or permits are issued. Licence for the protection of cultivators.

(2) Such arms shall be used solely for the purpose of the destruction of wild animals and vermin on the land described in such licence or permit.

9. (1) Unless the licensing officer shall otherwise direct, any person carrying on the business of another person under section 29 (1) of the Act, shall apply for a new licence within three months of assuming such business. Licence to persons carrying on the business of another.

(2) Where such person fails to make the application within the time prescribed by paragraph (1), he shall forthwith surrender all arms and ammunition, which are the property of such business, to the nearest police station.

10. Any person whose possession of any arms or ammunition has become unlawful under section 27 (1) of the Act shall deposit such arms or ammunition at the nearest police station within seven days of the date of expiry, suspension or revocation of the licence or permit. Deposit of arms at police station.

11. Section 27 (2) of the Act shall not apply to any arms or ammunition deposited at any police station before the commencement of these Regulations. Exemption.

12. All licences or permits which cease to have effect shall be surrendered to the licensing officer. Surrender of licences and permits.

SCHEDULE  
(Regulations 3 and 4)

FORM 1

AKTA SENJATA, 1960—Seksyen 4(1)  
ARMS ACT, 1960—Section 4(1)

**\*PERMINTAAN MEMBELI/MENUKAR NAMA/MEMBAWA MASUK/MEMBAWA  
KELUAR/MENGGUNAKAN SENJATA DAN PELURU  
APPLICATION TO PURCHASE/TRANSFER/IMPORT/EXPORT/CARRY AND USE  
ARMS AND AMMUNITION**

BAHAGIAN A (KETERANGAN DIRI)  
PART A (PERSONAL PARTICULARS)

1. Nama Penuh.....  
*Full name*
2. Umur..... 3. Laki-laki/Perempuan..... 4. Nombor Kad Pengenal.....  
*Age Sex N.R.I.C. No.*
5. Warna Kad Pengenal..... 6. Pekerjaan.....  
*Colour of the N.R.I.C. Occupation*
7. Alamat.....  
*Address*
8. Adakah tuan mahir menggunakan jenis senjata-senjata yang diminta itu?.....  
*What experience have you in handling arms of the type applied for?*

BAHAGIAN B (KETERANGAN SENJATA-SENJATA)  
PART B (PARTICULARS OF ARM)

1. Jenis..... 2. Baga dan panjang laras.....  
*Type Calibre and length of barrel*
3. Nama pembuat dan nombor senjata.....  
*Maker's name and No.*
4. \*Tujuan:  
*Purpose:*
- (a) Untuk Pertanian (Untuk mencegah musuh-musuh tanaman-tanaman)—  
*Agriculture (Pest Control)—*
- Nombor Geran.....  
*Title No.*
- Luas tanah.....  
*Acres*
- Jenis tanaman.....  
*Type of cultivation*
- (b) Untuk Sukan—  
*Sporting—*
- Jenis sukan (misalnya berlatih sasaran dan lain-lain).....  
*What type of sport (e.g. target practice, etc.)*
- Adakah tuan ahli club menembak? (Keterangannya).....  
*Are you a member of any gun club? (Give details)*
- (c) Untuk Memburu—  
*Hunting—*
- Jenis—misalnya binatang buas dan/atau rusa atau burung-burung.....  
*What type—e.g. big game and/or deer or birds*
- Sebutkan keterangan lesen memburu, jika ada.....  
*Quote details of game licence, if any*
- (d) Untuk menjaga diri/harta—Berilah sebab-sebab mengapa mustahaknya memiliki senapang.....  
*Self-protection—Give reasons for the necessity for possession of arm*
- (e) Lain-lain sebab.....  
*Any other reasons*

\* Potong mana yang tiada digunakan.  
*Delete where not applicable.*

FORM 1—(cont.)

5. Dari siapa hendak dibeli/diperolehi.  
*From whom to be purchased/acquired*
6. Berkenaan dengan lesen membawa keluar/membawa masuk:  
*Details relating to export/import licence:*
- (i) Ke negeri mana senapang/peluru hendak dibawa keluar.  
*Country to which arm/ammunition is to be exported*
- (ii) Dari negeri mana senapang/peluru hendak dibawa masuk.  
*Country from which arm/ammunition is to be imported*
- (iii) Di Pelabuhan/Di Perhentian Kapal Terbang/Di Sempadan mana senjata/peluru hendak dibawa masuk/  
dibawa keluar.  
*Port/Airport/Frontier where arm/ammunition will be exported/imported*
7. Lain-lain senjata yang kamu miliki. Beri keterangan, misalnya jenis dan sebagainya, dan butir-butir Lesen.  
*What other arm do you possess. Give details, e.g. type, etc. and Licence details*

BAHAGIAN C (KETERANGAN PELURU)  
PART C (PARTICULARS OF AMMUNITION)

1. Jenis peluru yang dikehendaki.  
*Type of ammunition required*
2. Bangsa peluru yang dikehendaki.  
*Calibre of ammunition required*
3. Banyaknya.  
*Quantity*
4. Tarikh yang akhir sekali tuan membeli dan berapa banyaknya dibeli, jika ada.  
*Date and amount of last purchase if any, by you*

BAHAGIAN D (PENGAKUAN)  
PART D (DECLARATION)

Bahawa sesungguhnya saya mengaku sepanjang pengetahuan dan pendapat saya keterangan-keterangan yang diberi di atas ini adalah benar.  
*I declare that to the best of my knowledge and belief the details given above are true.*

Tarikh  
*Date*

Tandatangan peminta  
*Signature of applicant*

FORM 2

AKTA SENJATA, 1960—Seksyen 4 (3)  
*ARMS ACT, 1960—Section 4 (3)*

LESEN MEMILIKI SENJATA DAN PELURU  
LICENCE TO POSSESS ARMS AND AMMUNITION

Orang-orang yang mempunyai Lesen ini adalah dibenarkan memiliki, menyimpan atau mengawal dan menggunakan senjata atau senjata-senjata, perihalnya yang dinyatakan pada muka 2 dan 3 dan peluru, perihalnya yang dinyatakan pada muka 8-12, sehingga 30 haribulan June, iaitu tarikh berikut selepas Lesen ini diberi atau dibaharui.

*The holder of this Licence is hereby authorized to have in his possession, custody or control and to use the arm or arms, the particulars of which are given on pages 2 and 3 and the ammunition, the particulars of which are given on pages 8-12, until the 30th June next following the date on which this Licence is issued or renewed.*

Nama Penuh  
*Full Name*

Nombor Kad Pengenalan  
*NRIC. No.*



FORM 2—(cont.)

Alamat Penuh  
Full Address

Tarikh dikeluarkan  
Date of Issue

Nombor Resit  
Receipt No.

Daerah  
District

Bilangan dalam Daftar Lesen-lesen Senjata Daerah  
District Arms Licence Register Serial No.

Tarikh  
Date

Tandatangan dan Cap Pejabat Pegawai Lesen  
Signature and Office Stamp of the Licensing Officer

FORM 3

AKTA SENJATA, 1960—Seksyen 4 (3)  
ARMS ACT, 1960—Section 4 (3)

SURAT KEBENARAN MEMBAWA DAN MENGGUNAKAN SENJATA DAN PELURU  
PERMIT TO CARRY AND USE ARMS AND AMMUNITION

Orang-orang yang mempunyai surat kebenaran ini adalah dibenarkan membawa dan menggunakan senjata dan peluru-peluru, perihalnya yang dinyatakan pada muka 3 dan 4 dan pada muka 7-10, sehingga 30hb Jun, iaitu tarikh berikut selepas surat kebenaran ini dikeluarkan atau dibaharui.

*The holder of this permit is hereby authorized to carry and use the arms and ammunition, the particulars of which are given on pages 3 and 4 and pages 7-10 respectively, until the 30th June next following the date on which this permit is issued or renewed.*

Nama Penuh  
Full Name

Nombor Kad Pengenalan  
NRIC. No.

Alamat Penuh  
Full Address

Tarikh dikeluarkan  
Date of Issue

Nombor Resit  
Receipt No.

Daerah  
District

Bilangan dalam Daftar Surat Kebenaran Senjata Daerah  
District Arms Permit Register Serial No.

Tarikh  
Date

Tandatangan dan Cap Pejabat Pegawai Lesen  
Signature and Office Stamp of the Licensing Officer

**FORM 4**

AKTA SENJATA, 1960—Seksyen 4 (C)  
ARMS ACT, 1960—Section 4 (C)

**DAFTAR LESEN-LESEN DAN SURAT-SURAT KEBENARAN SENJATA  
REGISTER OF ARMS LICENCES AND PERMITS**

Nombor Terbit Serial No.	Nombor Lesen/ Surat Kebenan/ Licence/ Permit No.	Nama, Kad Pengambilan dan alamat orang yang memegang Lesen/ Surat Kebenan/ Name, N.R.I.C. No. and Address of Licensee/ Permit Holder	Jenis Senjata Description of Arms	Nombor Pengambilan Senjata Arms Iden- tification No.	No. Surat Kebenan/ Lesen dan No. Terbit Permit/ Licence No. and Serial No.	Gambar Pemegang Lesen/Surat Kebenan/ Photograph of Licensee/Permit Holder	Bayaran, Nombor dan Tarikh Kesit Amount of Fee, Receipt No. and Date				Kenyataan	
							19	19	19	19		

FORM 5

AKTA SENJATA, 1960—Seksyen 9 (4)  
ARMS ACT, 1960—Section 9 (4)

PERMINTAAN UNTUK BERJUAL BELI SENJATA DAN PELURU DAN/ATAU  
\* MEMBAIKI SENJATA DAN PELURU  
APPLICATION FOR A LICENCE TO DEAL IN AND/OR  
\* REPAIR ARMS AND AMMUNITION

BAHAGIAN A (KETERANGAN DIRI)  
PART A (PERSONAL PARTICULARS)

1. Nama Penuh  
*Full Name*
2. Umur  
*Age*
3. Nombor Kad Pengenalan  
*N.R.I.C. No.*
4. Warna Kad Pengenalan  
*Colour of the N.R.I.C.*
5. Pekerjaan  
*Occupation*
6. Alamat sekarang  
*Present Address*
7. Alamat bagi perniagaan yang berkehendakan lesen  
*Address of business for which licence is requested*
8. Adakah tuan mahir menggunakan senjata-senjata yang hendak dipernlagakan itu/yang hendak dibaiki itu  
*What experience have you in handling arms of the type to be dealt in/repared.*

BAHAGIAN B (KETERANGAN BERKENAAN BANGUNAN PERNIAGAAN)  
PART B (PARTICULARS OF BUSINESS PREMISES)

Kembarakan sebelah kertas yang lain untuk memberi keterangan yang penuh berkenaan dengan bangunan perniagaan dan khasnya berkenaan segala keselamatan-keselamatan yang disediakan untuk menyimpan senjata-senjata/peluru.  
*Attach a separate sheet of paper giving details of business and its premises with particular reference to the security provided for arms/ammunition.*

BAHAGIAN C (KETERANGAN-KETERANGAN SENJATA-SENJATA)  
PART C (PARTICULARS OF ARMS)

Had banyaknya satu-satu jenis senjata yang hendak disimpan:  
*Maximum No. of each type to be held in stock:*

- Senapang Patah  
*Shot guns*
- Senapang "Rifle"  
*Rifles*
- Pistol  
*Pistols*
- "Revolvers"  
*Revolvers*
- Senapang Angin  
*Air Guns*
- Pistol Mula Lumba  
*Starting Pistol*

BAHAGIAN D (KETERANGAN PELURU)  
PART D (PARTICULARS OF AMMUNITION)

Had banyaknya satu-satu jenis peluru yang hendak disimpan:  
*Maximum No. of each type of ammunition to be held in stock:*

- Peluru penabor nombor 12  
*12 bore*
- Peluru penabor nombor 16  
*16 bore*
- Peluru penabor nombor 20  
*20 bore*
- Peluru penabor nombor .410  
*.410 bore*
- Peluru "Rifle"  
*Rifle*
- Peluru "Revolver"  
*Revolver*
- Peluru Pistol  
*Pistol*
- Peluru Kapor (Blank)  
*Blank Cartridges*
- Peluru Senapang Angin atau peluru damak  
*Air Gun Pellets or darts*

\* Potong mana yang tiada digunakan.  
*Delete where not applicable.*

FORM 5—(cont.)

BAHAGIAN E (PENGAKUAN)  
PART E (DECLARATION)

Bahawa sesungguhnya saya mengaku sepanjang pengetahuan dan pendapat saya keterangan-keterangan yang  
diberi di atas ini adalah benar.  
*I declare that to the best of my knowledge and belief the details given above are true.*

Tarikh  
Date

Tandatangan Peminta  
Signature of Applicant

FORM 6

AKTA SENJATA, 1960—Seksyen 9 (6)  
ARMS ACT, 1960—Section 9 (6)

LESEN BERJUAL BELI DAN/ATAU MEMBAIKI SENJATA DAN PELURU  
LICENCE TO DEAL IN AND/OR REPAIR ARMS AND AMMUNITION

Bilangan Pegawai Lesen  
Licensing Officer's Serial No.

Nama Penuh  
Full Name

Nombor Kad Pengenalan  
NRIC. No.

Alamat  
Address

bahawasanya dillesen menjalankan perdagangan atau perniagaan:  
*is hereby licensed to carry on the trade or business of:*

- (a) berjual-beli atau membaiki senjata dan peluru  
*dealing in and repairing arms and ammunition*
- (b) berjual-beli  
*dealing in*
- (c) membaiki  
*repairing*

di (tempat)  
at (place)

di Daerah dan dalam Negeri  
in the District and State of

dengan tertakluk kepada sekatan-sekatan yang ditentukan di sini:  
*subject to the restrictions specified herein:*

SEKATAN-SEKATAN:  
RESTRICTIONS:

- (i) Jenis senjata-senjata yang hendak dijual-beli/dibaiki  
*Type of arms to be dealt in/repared*
- (ii) Had banyaknya senjata-senjata yang hendak disimpan (penjual sahaja)  
*Maximum number of arms to be kept in stock (dealer's only)*
- (iii) Jenis peluru yang hendak dijual dan had banyaknya dibenarkan disimpan  
*Type of ammunition to be dealt in and maximum allowed to be kept in stock*

Bayaran \$..... telah diterima

Fee \$..... received

Tarikh  
Date

Tandatangan dan Cap Pejabat Pegawai Lesen  
Signature and Office Stamp of the Licensing Officer

Potong mana-mana yang tiada digunakan.  
Delete where inapplicable.

FORM 7

AKTA SENJATA, 1960—Seksyen 9 (10)  
ARMS ACT, 1960—Section 9 (10)

BUKU SIMPANAN PENJUAL  
DEALER'S STOCK BOOK

Jenis Senjata dan Bagaunya (Satu senjata sahaja untuk satu muka)  
Type of Arm and Calibre (One only to each page)

Tarikh diterima Date received	Dari mana diterima Whence received	Nama pembuat dan nombornya Maker's name and No.	Tarikh dijual Date of sale	Dijual kepada siapa (Nama dan Alamat) dan Nombor Lesen Membeli To whom sold (Name and Address) and Purchase Licence No.

(Hendaklah diberikan kepada tuannya Senjata)  
(To be handed to the owner of Arm)

FORM 8

AKTA SENJATA, 1960—Sekyen 9 (10)  
ARMS ACT, 1960—Section 9 (10)

REKOD SENJATA YANG HENDAK DIBAIKI  
RECORD OF ARMS FOR REPAIR

Nama Tukang Pembaik \_\_\_\_\_  
*Repairer's Name*

Alamat Perniagaan \_\_\_\_\_  
*Business Address*

Nombor Lesen Tukang Pembaik \_\_\_\_\_  
*Repairer's Licence No.*

KENYATAAN SENJATA YANG HENDAK DIBAIKI  
PARTICULARS OF ARM FOR REPAIR

Nama Tuanpunya \_\_\_\_\_  
*Owner's Name*

Alamat seperti di dalam Lesen Senjatanya \_\_\_\_\_  
*Address as in his arm Licence*

Nombor Lesen \_\_\_\_\_  
*Licence No.*

Nombor Senjata dan jenisnya \_\_\_\_\_  
*Type and No. of Arm*

Tarikh diterima untuk dibaiki \_\_\_\_\_  
*Date received for repair*

Tarikh \_\_\_\_\_  
*Date*

Tandatangan Tukang Pembaik dan Cap Pejabatnya  
*Signature and Office Stamp of the Repairer*

Tarikh Senjata dipulangkan kepada tuannya \_\_\_\_\_  
*Date arm returned to owner*

Tandatangan tuannya \_\_\_\_\_  
*Owner's Signature*

PERINGATAN:  
NOTE:

Semua keterangan yang di dalam rekod ini hendaklah ditulis pada masa pekra yang berlaku di atas.  
*All entries in this record shall be made at the time of the occurrence of the event.*  
Borang yang asing hendaklah digunakan bagi tiap-tiap satu senjata yang diterima untuk dibaiki.  
*Separate forms shall be used for each arm received for repair.*  
Rekod ini mestilah ditunjukkan kepada mana-mana Pegawai Polis, yang berpangkat sekurang-kurangnya Sarjan, apabila diminta untuk diperiksanya.  
*This record must be produced for inspection to any Police Officer not below the rank of Sergeant on demand.*  
Asal ini hendaklah dipulangkan kepada tukang Pembaik untuk disimpannya setelah senjata itu diambil-balik oleh tuannya senjata.  
*This original will be returned to and retained by the repairer after the collection of the arm by the licensee.*

FORM 9

AKTA SENJATA, 1960—Seksyen 9 (11)  
ARMS ACT, 1960—Section 9 (11)

Hasil telah dibentangkan kepada Pegawai Lesen sewajarnya 5 hari-tuannya, bulan hadapan  
To be forwarded to the Licensing Officer by the 5th day of the month following that to which it relates

KETERANGAN BULANAN PENJUAL SENJATA  
DEALER'S MONTHLY RETURN OF ARMS

Nama Penjual dan Alamat Perniagaan  
Dealer's Name and Business Address

Number Lesen Penjual  
Dealer's License No.

KETERANGAN SIMPANAN PELURU YANG DIRAWA MASUK, DIBELI, DITERIMA DAN DIJUAL DALAM BULAN  
PARTICULARS OF STOCK OF ARMS IMPORTED, PURCHASED, RECEIVED AND SOLD DURING THE MONTH OF \_\_\_\_\_, 19\_\_

RESEPT  
RESIPT  
Kepala-kepala ruangan yang tertulis ini boleh dipinda untuk menunjukkan jenis senjata  
selain daripada jenis yang biasa ada di dalam simpanan.  
Printed headings may be altered to cater for types other than those shown most commonly stocked.

JUALAN (SALES)

Tarikh/Date	Nama Negeri dari mana senjata itu di- bawa masuk atau imported or Country from which imported or (2) Daripada siapa senjata diterima (Beri nama dan alamatnya from whom received (Give name and address))	Jenis Senjata (Type of Arms)												Tarikh/Date	Jenis Senjata yang dijual Maker's Name and No.	Nama Pembuat dan Maker's Name and No.	Lesen Membeli Nombor Lesen membeli dan tempat lesen itu dibentangkan License to Pur- chase. No. and place of issue of License to purchase	Nama Pembeli, Nombor Kad Pembelian dan Alamatnya Purchaser's Name, N.R.I.C. and Address
		Senapan patah (12 bore)	Senapan patah (16 bore)	Senapan patah (20 bore)	Senapan (410 bore)	Senapan Angin (Air Rifle)	Pistol Angin	Alat Pistol	Pistol Otomatik	"Revolver" (Revolver)	Pistol Mula Lumba Starting Pistol	Senapan Rido yang kedil/besar daripada 22/410 Rifle	Senapan Rido yang kedil/besat daripada 22/410 Over/under Rifle					

Baki senjata yang didim-  
paikan pada akhir bulan  
Balance of arms in stock on  
the last day of the month

Baki bulan lalu yang di-  
bawa ke hadapan  
Balance b/f. from previous  
month

**FORM 10**

AKTA SENJATA, 1960—Sections 9 (11)  
ARMS ACT, 1960—Sections 9 (11)

Memastikan dibarterikan kepada Pegawai Lesen selawat-lawanya 5 hari sebelum, bulan hadapan  
To be forwarded to the Licensing Officer by the 5th day of the month following that to which it relates

**KETERANGAN BULANAN PENJUAL PELURU  
DEALER'S MONTHLY RETURN OF AMMUNITION**

Nama Penjual dan Alamat Perniagaan  
Dealer's Name and Business Address

Number Lesen Penjual  
Dealer's License No.

KETERANGAN SIMPANAN PELURU YANG DIBAWA MASUK DAN DIJUAL DALAM BULAN  
PARTICULARS OF STOCK OF AMMUNITION IMPORTED AND SOLD DURING THE MONTH OF

19  
. 19

RESIT (RECEIPT)		JUALAN (SALES)			
Banyaknya diterima (Amount received)		Banyaknya dijual (Amount sold)			
(1) Nama Negeri dari mana dibawa masuk atau Country from which imported or (2) Daripada siapa diterima (Ber nama dan alamat) From whom received (Give Name and Address)	Nama Pembeli, Nombor Kad Pendaftaran dan Alamat Purchaser's Name, NRIC, and Address	Tarikh/Date	Nombor Lesen membeli Import License No.	Peluru Penabor Nomor 12 (12 bore)	Peluru Penabor Nomor 12 (12 bore)
				Peluru Penabor Nomor 16 (16 bore)	Peluru Penabor Nomor 16 (16 bore)
				Peluru Penabor Nomor 20 (20 bore)	Peluru Penabor Nomor 20 (20 bore)
				Peluru Penabor Nomor 410	Peluru Penabor Nomor 410
				Peluru senapang angin atau Peluru Datarak Air Gun Pellets or Darts	Peluru senapang angin atau Peluru Datarak Air Gun Pellets or Darts
				Peluru "Rifle" (Rifle)	Peluru "Rifle" (Rifle)
				Peluru "Pistol" (Pistol)	Peluru "Pistol" (Pistol)
				Peluru "Revolver"	Peluru "Revolver"
				Peluru Kapor (Blank) (Blank Cartridges)	Peluru Kapor (Blank) (Blank Cartridges)
				Baki bulan lalu yang dibawa ke hadapan Balance b/f. from previous month  Baki peluru yang disimpan akhir bulan Balance of ammunition in stock on the last day of the month	



FORM 11

AKTA SENJATA, 1960—Seksyen 11 (4)  
ARMS ACT, 1960—Section 11 (4)

LESEN MEMBELI ATAU MEMPEROLEHI ATAU MENUKAR  
SENJATA DAN PELURU  
LICENCE TO PURCHASE OR OBTAIN OR TRANSFER  
ARMS AND AMMUNITION

Nama Penuh \_\_\_\_\_  
Full Name

No. Kad Pengenal \_\_\_\_\_  
N.R.A.C. No.

Alamat \_\_\_\_\_  
Address

di bawahnya diberi lesen membeli senjata-senjata dan peluru-peluru, nombor senjata dan jenisnya, banyaknya peluru dan jenisnya adalah ditentukan di bawah ini di dalam tempoh sebulan daripada tarikh lesen ini;  
is hereby licensed to purchase arms of the numbers and description, and ammunition of the quantity and description, hereunder specified within one month from the date here of:

(a) Senjata:  
Arms:

Jenisnya \_\_\_\_\_  
Type

Bangsanya \_\_\_\_\_  
Calibre

Nama Pembuat dan nombor senjata \_\_\_\_\_  
Maker's name and No.

Dari siapa hendak dibeli, diperolehi atau ditukar nama \_\_\_\_\_  
From whom to be purchased, obtained or transferred

(b) Peluru:  
Ammunition:

Jenisnya \_\_\_\_\_  
Type

Bangsanya \_\_\_\_\_  
Calibre

Banyaknya \_\_\_\_\_  
Quantity

Dari siapa hendak dibeli, diperolehi atau ditukar nama \_\_\_\_\_  
From whom to be purchased, obtained or transferred

Bayaran \$2/ telah diterima.  
Fee \$2/ received.

Tarikh \_\_\_\_\_  
Date

\_\_\_\_\_  
Tandatangan Pegawai Lesen dan Cap Pejabatnya  
Signature and Office Stamp of the Licensing Officer

Lesen ini hendaklah dikembalikan kepada Pegawai Lesen dalam tempoh sebulan dari tarikh dibeli senjata dan/atau peluru, setelah tarikh diserahkan senapang dan/atau peluru yang dibeli atau ditukarkan nama itu di dalam lesen.  
This licence is to be returned to the Licensing Officer within one month of the date of purchase of the arms and/or ammunition, duly endorsed with the date of delivery of the arms and/or ammunition so purchased or transferred.

FORM 11—(cont.)

Untuk disimpan oleh penjual senjata  
yang menukar peluru.  
To be retained by the person selling arms  
transferring ammunition.

AKTA SENJATA, 1960—Seksyen 11 (4)  
ARMS ACT, 1960—Section 11 (4)

LESEN MEMBELI ATAU MEMPEROLEHI ATAU MENUKAR  
SENJATA DAN PELURU  
LICENCE TO PURCHASE OR OBTAIN OR TRANSFER  
ARMS AND AMMUNITION

Nama Penuh \_\_\_\_\_  
Full Name

No. Kad Pengenal \_\_\_\_\_  
N.R.I.C. No.

Alamat \_\_\_\_\_  
Address

bahawasanya diberi lesen membeli senjata-senjata dan peluru-peluru, nombor senjata dan  
jenisnya, banyaknya peluru dan jenisnya adalah ditentukan di bawah ini di dalam tempoh sebulan daripada tarikh  
lesen ini:  
is hereby licensed to purchase arms of the numbers and description, and ammunition of the quantity and  
obtain or transfer description, hereunder specified within one month from the date hereof:

(a) Senjata:  
Arms:  
Jenisnya \_\_\_\_\_  
Type  
Bangsanya \_\_\_\_\_  
Calibre  
Nama Pembuat dan nombor senjata \_\_\_\_\_  
Maker's name and No.  
Dari siapa hendak dibeli, diperolehi atau ditukar nama \_\_\_\_\_  
From whom to be purchased, obtained or transferred

(b) Peluru:  
Ammunition:  
Jenisnya \_\_\_\_\_  
Type  
Bangsanya \_\_\_\_\_  
Calibre  
Banyaknya \_\_\_\_\_  
Quantity  
Dari siapa hendak dibeli, diperolehi atau ditukar nama \_\_\_\_\_  
From whom to be purchased, obtained or transferred

Bayaran \$2/ telah diterima.  
Fee \$2/ received.

Tarikh \_\_\_\_\_  
Date

Tandatangan Pegawai Lesen dan Cap Pejabatnya  
Signature and Office Stamp of the Licensing Officer

FORM 12

AKTA SENJATA, 1960—Seksyen 15 (1)  
ARMS ACT, 1960—Section 15 (1)

LESEN MEMBAWA MASUK SENJATA-SENJATA DAN PELURU  
LICENCE TO IMPORT ARMS AND AMMUNITION

Bilangan Pegawai Lesen  
Licensing Officer's Serial No.

Nama Penuh  
Full Name

Nombor Kad Pengenal  
N.R.I.C. No.

Alamat  
Address

bahawasanya diberi lesen membawa masuk senjata-senjata dan peluru ke Malaysia dari (tempat) \_\_\_\_\_ dengan jalan (laut/darat/udara) melalui (pelabuhan, pengkalan kapalterbang, stesyen sempadan) \_\_\_\_\_ dan nombor senjata dan jenisnya; banyaknya peluru-peluru dan jenis pelurunya adalah ditentukan di bawah ini di dalam tempoh \_\_\_\_\_ hari:

*is hereby licensed to import into Malaysia from (place) by (sea/land/air) via (port, airport, frontier station) arms(s) of the number(s) and description, and ammunition of the quantity and description, hereunder specified within days hereof:*

(a) Senjata-senjata:

Arms:

Jenis  
Type

Bangsanya  
Calibre

Nama Pembuat dan nombor senjata  
Maker's Name and No.

(b) Peluru:

Ammunition:

Jenis  
Type

Bangsanya  
Calibre

Banyaknya  
Quantity

Bayaran \$1/ telah diterima.

Fee \$1/ received.

Tarikh  
Date

Tandatangan Pegawai Lesen dan Cap Pejabatnya  
Signature and Office Stamp of the Licensing Officer

Ketua Polis Daerah  
O.C.P.D.

Saya, pemegang lesen membawa masuk senjata-senjata dan peluru bahawasanya mengaku iaitu saya telah membawa masuk senjata-senjata dan peluru pada \_\_\_\_\_ haribulan \_\_\_\_\_ ke Daerah \_\_\_\_\_ sebagaimana yang dinyatakan di atas.

*I, the holder of this import licence hereby certify that I have imported into the District of the arms and ammunition specified above on*

Tarikh  
Date

Tandatangan pemegang Lesen Membawa  
Masuk  
Signature of the holder of the Import Licence

PERINGATAN:

NOTE:

Lesen ini hendaklah dipulangkan oleh pemegangnya kepada Ketua Polis Daerah di tempat ia tinggal, di dalam masa 3 hari, selepas tamatnya tempoh lesen itu dibenarkan di atas.

*This licence is to be returned by the holder to the Officer in charge of the Police District wherein he resides within 3 days from the expiration of the term allowed above.*

FORM 13

AKTA SENJATA, 1960—Seksyen 15 (4)  
ARMS ACT, 1960—Section 15 (4)

LESEN SEMENTARA MEMBAWA MASUK SENJATA DAN PELURU  
(Untuk pengembara yang sah)  
INTERIM LICENCE TO IMPORT ARMS AND AMMUNITION  
(For a bona fide traveller)

Bilangan Pegawai Lesen  
*Licensing Officer's Serial No.* \_\_\_\_\_  
Nama penuh  
*Full Name* \_\_\_\_\_  
Bangsa  
*Nationality* \_\_\_\_\_  
Nombor Pasport  
*Passport No.* \_\_\_\_\_  
Alamat dalam Pasport  
*Address on Passport* \_\_\_\_\_  
Alamat di Malaysia  
*Address in Malaysia* \_\_\_\_\_

behawasanya diberi lesen membawa masuk senjata dan peluru ke Malaysia dari (tempat) \_\_\_\_\_  
\_\_\_\_\_ dengan jalan (darat, laut atau udara) \_\_\_\_\_  
\_\_\_\_\_ pada (tarikh) \_\_\_\_\_; nombor senjata dan banyaknya peluru untuk  
digunakan sendiri adalah ditentukan di bawah ini:  
*is hereby licensed to import into Malaysia from (place)*  
*by (land, sea or air)*  
*on (date)* \_\_\_\_\_; *the personal arms of the number and*  
*description, and the personal ammunition of the quantity and description, hereunder specified:*

(a) Senjata:  
*Arms:*  
Jenisnya \_\_\_\_\_  
*Type*  
Bangsanya \_\_\_\_\_  
*Calibre*  
Nama Pembuat dan Nombor \_\_\_\_\_  
*Maker's Name and No.*

(b) Peluru:  
*Ammunition:*  
Jenisnya \_\_\_\_\_  
*Type*  
Bangsanya \_\_\_\_\_  
*Calibre*  
Banyaknya \_\_\_\_\_  
*Quantity*  
Bayaran \$1/ telah diterima.  
*Fee \$1/ received.*

Perhatian/Warning:

Lesen ini mati dalam tempoh 30 hari mulai dari tarikh dikeluarkan.  
Jika sekiranya pemegang lesen ini berjalan dari satu tempat ke satu tempat semasa ia mengembara di Malaysia maka ia mestilah memberitahu Ketua Polis Daerah dalam tempoh 24 jam setibanya ia di daerah itu dan lesennya itu hendaklah disahkan oleh Ketua Polis Daerah itu dengan mecurunkan tandatangannya di muka sebelah lesen ini.

Senjata-senjata dan peluru-peluru yang dibawa masuk dengan lesen ini tiada boleh dibawa keluar negeri semula dengan tiada satu lesen membawa keluar senjata dan peluru yang lain atau dengan tiada mendapat kebenaran di dalam lesen ini untuk membawanya keluar negeri semula.

*This licence expires within 30 days of the date of issue.*

*Should the Licence holder move from place to place during his sojourn in Malaysia he must notify the Officers in Charge of the Police Districts to which he moves within 24 hours of his arrival in the District and obtain his endorsement on the reverse of this licence.*

*The arms and ammunition imported under this licence may not be re-exported without an export licence or an endorsement on this licence enabling re-exportation.*

Tarikh \_\_\_\_\_  
*Date*

Tandatangan Pegawai Lesen dan  
Cap Pejabatnya  
*Signature and Office Stamp of the*  
*Licensing Officer*

FORM 13—(cont.)

Pemegang lesen sementara membawa masuk senjata-senjata dan peluru-peluru ini adalah dibenarkan untuk membawa keluar senjata-senjata dan peluru-peluru seperti yang dinyatakan di atas.  
*The holder of this interim import licence is hereby authorized to export the arms and ammunition specified above.*

Tarikh  
Date

Tandatangan Pegawai Lesen dan  
Cap Pejabatnya  
Signature and Office Stamp of the  
Licensing Officer

PENGESEAHAN  
ENDORSEMENTS

1. Tarikh  
Date
2. \_\_\_\_\_
3. \_\_\_\_\_
4. \_\_\_\_\_
5. \_\_\_\_\_
6. \_\_\_\_\_
7. \_\_\_\_\_

Ketua Polis Daerah  
O.C.P.D.

FORM 14

AKTA SENJATA, 1960—Seksyen 15 (5)  
ARMS ACT, 1960—Section 15 (5)

LESEN SEMENTARA MEMBAWA MASUK SENJATA DAN PELURU

(Bagi Kegunaan Syarikat Wayang dan Sarkas)

INTERIM LICENCE TO IMPORT ARMS AND AMMUNITION

(For Theatrical and Circus Companies)

Bilangan Pegawai Lesen  
Licensing Officer's Serial No.

Nama Syarikat  
Name of Company

Nama Pengurus  
Name of the Manager

Nombor Pasport Pengurus  
Passport No. of the Manager

Pengurus Syarikat Wayang/Sarkas yang namanya dinyatakan di atas adalah dengan ini diberi kebenaran membawa masuk senjata-senjata dan peluru-peluru ke Malaysia dari (tempat) \_\_\_\_\_ dengan jalan (darat/laut/udara); nombor senjata-senjata \_\_\_\_\_ pada (tarikh) \_\_\_\_\_ dan banyaknya adalah sebagaimana yang ditentukan di bawah ini untuk digunakan oleh Syarikat tersebut:

*The Manager of the abovenamed Theatrical/Circus Company is hereby authorized to import into Malaysia from (place) \_\_\_\_\_ on (date) \_\_\_\_\_ arms of the number and description, and ammunition of the quantity and description, hereunder specified for use in the performances of such Company:*

(a) Senjata:  
Arms:

Jenisknya  
Type

Bangsanya  
Calibre

Nombor dan Nama Pembuat  
Maker's Name and No.

(b) Peluru:  
Ammunition:

Jenisknya  
Type

FORM 14—(cont.)

Bangsanya \_\_\_\_\_  
Calibre \_\_\_\_\_  
Banyaknya \_\_\_\_\_  
Quantity \_\_\_\_\_

PERHATIAN/CAUTIONS:

1. Lesen ini mati dalam tempoh 30 hari mulai dari tarikh dikeluarkan.  
*This licence expires within 30 days of the date of issue.*
2. Tuan dikehendaki menunjukkan senjata-senjata dan peluru-peluru yang dilesenkan itu dan juga lesen sementara-nya untuk diperiksa dan disahkan oleh Ketua Polis Daerah di tempat Syarikat itu mengadakan pertunjukan.  
*You are required to produce the arms and ammunition licensed herein for inspection and the interim licence for endorsement to the Officers-in-Charge of the Police Districts in which the Company performs.*
3. Senjata-senjata dan peluru-peluru yang dilesenkan itu tiada boleh dibawa keluar negeri dengan tiada satu lesen yang lain untuk membawanya keluar atau dengan tiada mendapat kebenaran di dalam lesen ini untuk membawanya keluar negeri semula.  
*The arms and ammunition licensed herein may not be exported without an export licence or without an endorsement on this licence enabling re-exportation.*

Bayaran \$2/ telah diterima.  
Fee \$2/ received.

Tarikh \_\_\_\_\_  
Date \_\_\_\_\_

\_\_\_\_\_  
Tandatangan Pegawai Lesen dan  
Cap Pejabatnya  
Signature and Office Stamp of the  
Licensing Officer

Pemegang lesen sementara ini adalah dibenarkan untuk dibawa semula keluar negeri senjata-senjata dan peluru-peluru yang dinyatakan di atas.  
*The holder of this interim licence is hereby authorized to re-export the arms and ammunition specified above.*

Tarikh \_\_\_\_\_  
Date \_\_\_\_\_

\_\_\_\_\_  
Tandatangan Pegawai Lesen dan  
Cap Pejabatnya  
Signature and Office Stamp of the  
Licensing Officer

PENGESAHAN KETUA-KETUA POLIS DAERAH DI TEMPAT SYARIKAT ITU  
MENGADAKAN PERTUNJUKAN  
ENDORSEMENTS BY THE OFFICERS OF POLICE DISTRICTS  
IN WHICH THE COMPANY PERFORMS

1. Syarikat itu tiba ke Daerah \_\_\_\_\_ pada \_\_\_\_\_  
haribulan \_\_\_\_\_ dan meninggalkan Daerah \_\_\_\_\_  
pada \_\_\_\_\_ haribulan \_\_\_\_\_

Company arrived in the District of \_\_\_\_\_ on \_\_\_\_\_  
and departed for the District of \_\_\_\_\_ on \_\_\_\_\_  
Keterangan-keterangan senjata-senjata yang dinyatakan di muka sebelah ini telah diperiksa dan didapati betul.  
Arms as shown on reverse checked and found correct.

\_\_\_\_\_  
Ketua Polis Daerah  
O.C.P.D.

2. \_\_\_\_\_
3. \_\_\_\_\_
4. \_\_\_\_\_
5. \_\_\_\_\_
6. \_\_\_\_\_
7. \_\_\_\_\_

(Gunakan kertas sambungan lain jika mustahak)  
(Use continuation sheet(s) if necessary)

FORM 15

AKTA SENJATA, 1960—Seksyen 19 (1)  
ARMS ACT, 1960—Section 19 (1)

LESEN MEMBAWA SENJATA-SENJATA DAN PELURU KELUAR NEGERI  
LICENCE TO EXPORT ARMS AND AMMUNITION

Bilangan Pegawai Lesen  
*Licensing Officer's Serial No.*

Nama Penuh  
*Full Name*

Nombor Kad Pengenalan  
*N.R.I.C. No.*

Nombor Pasport  
*Passport No.*

Alamat  
*Address*

bahawasanya diberi lesen membawa keluar senjata-senjata dan peluru dari Malaysia ke (tempat)

dengan jalan laut/darat/udara melalui stesyen, sempadan negeri/pelabuhan/pengkalan kapal terbang

nombor senjata dan jenisnya, banyaknya peluru-peluru dan jenisnya adalah ditentukan di bawah ini di dalam tempoh  
hari:

*is hereby licensed to export from Malaysia to (place)*

*by sea/land/air via frontier station/seaport/airport*

*arms of the number and description, and the ammunition of the quantity and description, hereunder specified within  
days hereof:*

(a) Senjata:  
*Arms:*

Jenisnya  
*Type*

Bangsanya  
*Calibre*

Nama Pembuat dan Nombor  
*Maker's Name and No.*

(b) Peluru:  
*Ammunition:*

Jenisnya  
*Type*

Bangsanya  
*Calibre*

Banyaknya  
*Quantity*

Bayaran \$1/ telah diterima.  
*Fee \$1/ received.*

Tarikh  
*Date*

Tandatangan Pegawai Lesen dan Cap Pejabatnya  
*Signature and Office Stamp of the Licensing Officer*

SALINAN  
DUPLICATE

FORM 15

AKTA SENJATA, 1960—Seksyen 19 (1)  
ARMS ACT, 1960—Section 19 (1)

LESEN MEMBAWA SENJATA-SENJATA DAN PELURU KELUAR NEGERI  
LICENCE TO EXPORT ARMS AND AMMUNITION

Bilangan Pegawai Lesen  
Licensing Officer's Serial No.

Nama Penuh  
Full Name

Nombor Kad Pengenalan  
N.R.I.C. No.

Nombor Pasport  
Passport No.

Alamat  
Address

bahawasanya diberi lesen membawa keluar senjata-senjata dan peluru dari Malaysia ke (tempat) \_\_\_\_\_

dengan jalan laut/darat/udara melalui stesyen, sempadan negeri/pelabuhan/pengkalan kapal terbang \_\_\_\_\_

nombor senjata dan jenisnya, banyaknya peluru-peluru dan jenisnya adalah ditentukan di bawah ini di dalam tempoh \_\_\_\_\_ hari:

*is hereby licensed to export from Malaysia to (place)  
by sea/land/air via frontier, station/seaport/airport  
arms of the number and description, and the ammunition of the quantity and description, hereunder specified within  
days hereof:*

(a) Senjata:

Arms:

Jenisnya \_\_\_\_\_  
Type

Bangsanya \_\_\_\_\_  
Calibre

Nama Pembuat dan Nombor  
Maker's Name and No.

(b) Peluru:

Ammunition:

Jenisnya \_\_\_\_\_  
Type

Bangsanya \_\_\_\_\_  
Calibre

Banyaknya \_\_\_\_\_  
Quantity

Bayaran \$1/ telah diterima.  
Fee \$1/ received.

Tarikh  
Date

Tandatangan Pegawai Lesen dan Cap Pejabatnya  
Signature and Office Stamp of the Licensing Officer

Dihakkan bahawa senjata-senjata dan peluru-peluru sebagaimana yang dinyatakan di atas telah dibawa keluar negeri  
pada \_\_\_\_\_

Tandatangan Pegawai Kastam  
Signature of Customs Officer



FORM 16

AKTA SENJATA, 1960—Seksyen 47 (1)  
ARMS ACT, 1960—Section 47 (1)

WARAN Mencari Senjata-Senjata dan/atau Peluru  
WARRANT TO SEARCH FOR ARMS AND/OR AMMUNITION

Kepada,  
To,

Bahawasanya telah diberi keterangan bertulis dan setelah disiasat, saya berpuashati bahawa:  
Whereas written information has been laid before me, and on due enquiry thereupon had, I have been satisfied that:

(a) ABC yang tinggal di dalam kawasan kuasa saya—  
ABC residing within the limits of my jurisdiction—

(i) ada memiliki, menyimpan atau menjaga sebarang senjata atau peluru yang bertentangan dengan peruntukan-peruntukan Akta Senjata, 1960 atau lesen atau Surat Kebenaran berkenaan dengannya; atau  
has in his possession, custody or control any arms or ammunition in contravention of the provisions of the Arms Act, 1960 or of licence or permit in respect thereof; or

(ii) ada memiliki, menyimpan atau menjaga sebarang senjata atau peluru yang ia tiada boleh dibiarkan menyimpannya dengan tiada mendatangkan bahaya kepada ketenteraman orang ramai; atau  
has in his possession, custody or control any arms or ammunition whereof he cannot be left in possession without danger to the public peace; or

(b) Sebarang senjata atau peluru dan di dalam atau di mana-mana rumah, tempat-tempat kediaman atau lain-lain bangunan atau satu tempat atau dalam sebarang kapal, kapal terbang atau kenderaan yang bertentangan dengan peruntukan-peruntukan Akta Senjata, 1960 atau lesen atau Surat Kebenaran yang dikeluarkan baginya.  
any arms or ammunition are in or any house, premises or other building or place or any vessel, aircraft or vehicle, in contravention of the provisions of the arms Act, 1960 or of licence or permit issued thereunder.

Dengan ini tuan diberi kuasa dalam tempoh .....  
hari dari tarikh yang dinyatakan di bawah ini boleh dengan bantuan dan dengan kebenaran, jika mustahak, pada malam hari atau siang hari:

This is to authorize you within the space of .....  
days from the date hereof, with such assistance and by such force as may be necessary by night or by day:

(c) masuk atau naik dan memeriksa mana-mana rumah, tempat-tempat kediaman atau lain-lain bangunan atau tempat atau mana-mana kapal, kapal terbang atau kenderaan yang ditentukan di dalam waran dan memeriksa semua orang-orang yang dijumpai di dalam atau di atasnya:

to enter or board and search any house, premises or other building or place or any vessel, aircraft or vehicle specified in such warrant and to search all persons found therein or thereon;

(d) merampas atau menahan mana-mana senjata atau peluru yang dijumpai setelah dicari itu; atau  
to seize and detain any arms or ammunition found as a result of such search; or

(e) menangkap sebarang orang yang dijumpai di dalam atau di atas rumah, tempat-tempat kediaman atau lain-lain bangunan atau tempat dalam kapal, kapal terbang atau kenderaan yang tuan syak dengan sebab-sebab yang monasabah mereka-mereka itu akan melakukan atau sedang melakukan atau telah melakukan kesalahan melanggar Akta Senjata, 1960.

to arrest any person in or on such house, premises or other building or place on such vessel, aircraft or vehicle whom you have reasonable grounds for suspecting to be about to commit or to be committing or to have committed any offence against the Arms Act, 1960.

Dikeluarkan dengan tandatangan saya pada ..... haribulan ..... 19.....  
Given under my hand, this ..... day ..... 19.....

Majistret/Pegawai Kanan Polis/Ketua Polis Daerah .....  
Magistrate/Senior Police Officer/Officer-in-Charge Police District

FORM 17

AKTA SENJATA, 1960—Seksyen 48 (1)  
ARMS ACT, 1960—Section 48 (1)

WARAN MEMERIKSA BADAN  
WARRANT TO SEARCH PERSONS

Kepada: .....

To:

Bahawasanya saya telah diberi keterangan dan, setelah disiasat, saya berpuashati ada sesuatu sebab yang dipercayai bahawa senjata dan/atau peluru harus dijumpai pada .....

yang melanggar Akta Senjata, 1960 atau lesen atau Surat Kebenaran Nombor .....

yang dikeluarkan mengikut Akta Senjata, 1960.

*Whereas information has been laid before me, and on due enquiry thereupon had, I have been satisfied that there is a good reason to believe that arms and/or ammunition are likely to be found on in contravention of the Arms Act, 1960 or of a licence or permit No. issued under the Arms Act, 1960.*

(a) Dengan ini tuan diberi kuasa menangkap dan memeriksa .....

dan jika senjata dan/atau peluru dijumpai padanya maka tuan dikehendaki membawanya kepada seorang Majistret untuk diambil tindakan mengikut undang-undang.

*This is to authorize you to arrest and search the said and if arms and/or ammunition be found upon him to take him before a Magistrate to be dealt with according to law.*

atau  
or

(b) Dengan ini tuan diberi kuasa menangkap .....

dan membawanya kehadapan saya.

*This is to authorize you to arrest the said and to bring him before me.*

Dikeluarkan dengan tandatangan saya pada ..... haribulan ..... 19 .....

Given under my hand, this day

19

Majistret/Pegawai Kanan Polis/Ketua Polis Daerah .....

Magistrate/Senior Police Officer/Officer-in-Charge Police District

Potong mana-mana yang tiada digunakan.

(a) Hanya boleh digunakan jika surat kebenaran dialamatkan kepada Pegawai Polis.

Delete which is not applicable.

(a) Applicable only if permit is addressed to Police Officer.

FORM 18

AKTA SENJATA, 1960—Seksyen 36 (1) (b)  
ARMS ACT, 1960—Section 36 (1) (b)

LESEN MEMBAWA MASUK SENJATA-SENJATA TIRUAN  
LICENCE TO IMPORT IMITATION ARMS

Bilangan Pegawai Lesen.....  
*Licensing Officer's Serial No.*

Nama Penuh.....  
*Full Name*

Nombor Kad Pengenalan.....  
*N.R.I.C. No.*

Alamat.....  
*Address*

bahawasanya diberi lesen membawa masuk senjata tiruan ke Malaysia dari (tempat)  
dengan jalan (laut/darat/udara) melalui (pelabuhan, pengkalan kapalterbang, setesen sempadan)  
dan jenisnya adalah ditentukan di bawah ini di dalam tempoh..... hari:

*is hereby licensed to import into Malaysia from (place)*  
*by (sea/land/air) via (port, airport, frontier station)*  
*imitation arm(s) of the number(s) (if any) and description, hereunder specified within days hereof:*

Jenis.....  
*Type*

Nama pembuat dan nombor (jika ada).....  
*Maker's name and No. (if any)*

Bayaran \$1/ telah diterima.  
*Fee \$1/ received.*

Tarikh.....  
*Date* Tandatangan Pegawai Lesen dan Cap Pejabatnya  
*Signature and Office Stamp of the Licensing Officer*

Ketua Polis Daerah.....  
*O.C.P.D.*

Saya, Pemegang lesen membawa masuk senjata tiruan ini, bahawasanya mengaku iaitu saya  
telah membawa masuk senjata itu pada.....haribulan.....  
ke Daerah.....sebagaimana yang dinyatakan di atas.

*I, the holder of this import licence hereby certify that I have imported into the District of*  
*the arms specified above on*

Tarikh.....  
*Date* Tandatangan Pemegang Lesen Membawa Masuk  
Senjata  
*Signature of the Holder of the import licence*

**PERINGATAN:**  
**NOTE:**

Lesen ini hendaklah dipulangkan oleh pemegangnya kepada Ketua Polis Daerah di tempat ia tinggal, di dalam  
masa 3 hari, selepas genapnya tempoh lesen itu dibenarkan di atas.  
*This licence is to be returned by the holder to the Officer i/c of the Police District wherein he resides within 3 days*  
*from the expiration of the term allowed above.*

# ARMS LICENSING REGULATIONS, 1961

## Act 206

*Particulars under section 7 (ii) and (iii) of the Revision of  
Laws Act, 1968 (Act 1)*

### LIST OF AMENDMENTS

Amending law	Short title	In force from
L.N. 338/1961 ...	Arms Licensing (Amendment) Regulations, 1961	2-11-1961

### LIST OF LAWS OR PARTS THEREOF SUPERSEDED

No.	Title
L.N. 186 of 1961	Arms Licensing Regulations, 1961.

**ARMS (MANUFACTURE OF ARMS AND  
AMMUNITION) (LICENSING) REGULATIONS,  
1989**

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**ARRANGEMENT OF REGULATIONS**

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*Regulation*

1. Citation and commencement.
2. Application for licence.
3. Minister may grant licence subject to conditions and restrictions.
4. Licence to be in form in Schedule.

SCHEDULE.

**ARMS (MANUFACTURE OF ARMS AND  
AMMUNITION) (LICENSING) REGULATIONS,  
1989**

In exercise of the powers conferred by section 59 of the Arms Act 1960, the Minister makes the following regulations:

**1. Citation and commencement.**

These Regulations may be cited as the **Arms (Manufacture of Arms and Ammunition) (Licensing) Regulations, 1989** and shall be deemed to have come into force on 1st January 1972.

**2. Application for licence.**

(1) An application for a licence to manufacture any arm or ammunition shall be made in writing to the Minister.

(2) The applicant shall provide such particulars and information as may be required by the Minister.

**3. Minister may grant licence subject to conditions and restrictions.**

The Minister may grant a licence to manufacture any arm or ammunition under section 12 of the Act and the licence shall be subject to such conditions and restrictions as may be specified therein.

**4. Licence to be in form in Schedule.**

A licence to manufacture any arm or ammunition shall be in the form appearing in the Schedule hereto.

SCHEDULE

ARMS ACT 1960

ARMS (MANUFACTURE OF ARMS AND AMMUNITION) (LICENSING)  
REGULATIONS 1989

**LICENCE TO MANUFACTURE ARMS/AMMUNITION  
(Regulation 4)**

..... of  
(Name of Licensee)

..... of  
(Address of Licensee)

.....  
is hereby granted a licence to manufacture the following arms/ammunition under section 12 of the Arms Act, 1960:

This licence is granted subject to the following conditions and restrictions:

Fees .....

Date of issue .....

Licence valid from .....

to .....

On behalf and in the name of the Minister,

.....  
*Secretary-General,  
Ministry of Home Affairs*

Made the 22nd April 1989

**FIREARMS (INCREASED)  
PENALTIES) ACT, 1971  
(ACT 37)**



# FIREARMS (INCREASED PENALTIES) ACT 1971

## Act 37

### ARRANGEMENT OF SECTIONS

#### Section

1. Short title, application, commencement and duration.
2. Interpretation.
3. Penalty for discharging a firearm in the commission of a scheduled offence.
- 3A. Penalty for accomplices in case of discharge of firearm.
4. Penalty for exhibiting a firearm in the commission of a scheduled offence.
5. Penalty for having firearm in the commission of a scheduled offence.
6. Penalty for exhibiting an imitation firearm in the commission of a scheduled offence.
7. Penalty for trafficking in firearms.
8. Penalty for unlawful possession of firearms.
9. Penalty for consorting with persons carrying arms.
10. Jurisdiction of Sessions Court.
11. Special provisions relating to transmission of a case to, and trial by, the High Court.
12. No bail to be granted in respect of offences under this Act.

#### SCHEDULE.

# FIREARMS (INCREASED PENALTIES) ACT 1971

## Act 37

An Act to provide increased penalties for the use of firearms in the commission of certain offences and for certain offences relating to firearms, and to make special provision relating to the jurisdiction of courts in respect of offences thereunder and their trial.

[1st October 1971.]

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. Short title, application, commencement and duration.

(1) This Act may be cited as the Firearms (Increased Penalties) Act 1971.

(2) This Act shall apply throughout Malaysia.

(3) This Act shall come into force on such date as the Minister charged with the responsibility for public order may by notification in the *Gazette* appoint, not being a date earlier than that on which the notification is published.

(4) This Act shall remain in force until it is annulled by resolutions passed by both Houses of Parliament:

Provided that such annulment shall be without prejudice to anything previously done by virtue of this Act.

### 2. Interpretation.

(1) In this Act—

“discharge” means to cause the discharge of a shot, bullet or other missile from a firearm by means of an explosive charge, and includes the causing of a bomb or grenade to explode;

“firearm” means any lethal barrelled weapon of any description from which any shot, bullet or other missile can be discharged by means of an explosive charge, and includes a bomb or grenade containing an explosive charge;

“imprisonment for life” means, notwithstanding section 3 of the Criminal Justice Ordinance, 1953 and any other written law to the contrary, imprisonment for the duration of the natural life of the person sentenced;

“scheduled offence” means any offence enumerated in the Schedule;

“subordinate court” has the meaning assigned thereto in section 3 of the Courts of Judicature Act, 1964;

“traffic in firearms” means—

- (a) to sell or transfer, or keep or expose for sale or transfer, a firearm in contravention of section 9 (1) of the Arms Act, 1960;
- (b) to repair or accept for repair a firearm in contravention of section 9 (2) of the Act;
- (c) to transfer, sell or offer for sale a firearm to a person other than a person specified in section 11 (1) of the Act; or
- (d) to import a firearm in contravention of section 15 (1) of the Act;

“unlawful possession of a firearm” means possession, custody or control of a firearm, or the carrying thereof, in contravention of the provisions of the Arms Act, 1960.

(2) Words and expressions used in this Act which occur in the Penal Code have the meanings respectively assigned to them in that Code.

**3. Penalty for discharging a firearm in the commission of a scheduled offence.**

Any person who at the time of his committing or attempting to commit or abetting the commission of a scheduled offence discharges a firearm with intent to cause death or hurt to any person, shall, notwithstanding that no hurt is caused thereby, be punished with death.

**3A. Penalty for accomplices in case of discharge of firearm.**

Where, with intent to cause death or hurt to any person, a firearm is discharged by any person at the time of his committing or attempting to commit or abetting the commission of a scheduled offence, each of his accomplices in respect of the offence present at the scene of the commission or attempted commission or abetment thereof who may reasonably be presumed to have known that such person was carrying or had in his possession or under his custody or control the firearm shall, notwithstanding that no hurt is caused by the discharge thereof, be punished with death, unless he proves that he had taken all reasonable steps to prevent the discharge.

**4. Penalty for exhibiting a firearm in the commission of a scheduled offence.**

Any person who at the time of his committing or attempting to commit or abetting the commission of a scheduled offence or robbery exhibits a firearm in a manner likely to put any person in fear of death or hurt shall be punished with imprisonment for life and with whipping with not less than six strokes.

**5. Penalty for having firearm in the commission of a scheduled offence.**

Any person who at the time of his committing or attempting to commit or abetting the commission of a scheduled offence has on his person a firearm shall be punished with imprisonment for life and with whipping with not less than six strokes.

**6. Penalty for exhibiting an imitation firearm in the commission of a scheduled offence.**

6. Any person who at the time of his committing or attempting to commit or abetting the commission of a scheduled offence exhibits an imitation firearm in a manner likely to put any person in fear of death or hurt shall be punished with imprisonment for a term which may extend to ten years and with whipping with not less than three strokes.

**7. Penalty for trafficking in firearms.**

(1) Any person trafficking in firearms shall be punished with—

(a) death; or

(b) imprisonment for life and with whipping with not less than six strokes.

(2) Any person proved to be in unlawful possession of more than two firearms shall be presumed to be trafficking in firearms.

**8. Penalty for unlawful possession of firearms.**

Any person who is in unlawful possession of a firearm shall be punished with imprisonment for a term which may extend to fourteen years and with whipping with not less than six strokes.

**9. Penalty for consorting with persons carrying arms.**

Any person who consorts with, or is found in the company of, another person who is in unlawful possession of a firearm in circumstances which raise a reasonable presumption that he knew that such other person was in unlawful possession of the firearm shall, unless he proves that he had reasonable grounds for believing that such other person was not in unlawful possession of the firearm, be punished with imprisonment for a term which may extend to fourteen years and with whipping with not less than six strokes.

**10. Jurisdiction of Sessions Court.**

(1) Notwithstanding any other written law to the contrary, a Sessions Court shall have jurisdiction to try all offences under this Act, except offences under section 3 or

3A, and to impose for any offence so tried the full punishment or penalty provided for that offence by this Act, except the penalty of death.

(2) Notwithstanding the provisions of subsection (1), the High Court shall have jurisdiction to try any case in respect of any offence under this Act, if the Public Prosecutor requires any such case to be tried by the High Court.

**11. Special provisions relating to transmission of a case to, and trial by, the High Court.**

(1) Where any case in respect of an offence under this Act is required by the Public Prosecutor to be tried by the High Court, the accused person shall be produced before the appropriate subordinate court which shall, after the charge has been explained to him, transmit the case to the High Court without holding a preliminary inquiry under Chapter XVII of the Criminal Procedure Code, and cause the accused person to appear or be brought before such Court as soon as may be practicable.

\*(2) When the accused person appears or is brought before the High Court in accordance with subsection (1), the High Court shall fix a date for his trial which shall be held in accordance with the procedure under Chapter XX of the Criminal Procedure Code.

(3) The trial of a case transmitted to the High Court under subsection (1) shall be by a Judge of the High Court sitting alone, and the provisions of Chapters XXI and XXII of the Criminal Procedure Code shall not apply to such trial.

(4) The provisions of subsections (1), (2) and (3) shall have effect notwithstanding any other written law to the contrary.

**12. No bail to be granted in respect of offences under this Act.**

(1) Bail shall not be granted to an accused person charged with an offence under this Act.

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\* See section 6 of Firearms (Increased Penalties) (Amendment) Act 1978 (Act A427) for transitional provisions.

(2) The provisions of subsection (1) shall apply notwithstanding any other written law or any rule of law to the contrary.

**SCHEDULE**  
**(Section 2)**

1. Extortion.
2. Robbery.
3. The preventing or resisting, by any person, of his own arrest or the arrest of another by a police officer or any other person lawfully empowered to make the arrest.
4. Escaping from lawful custody.
5. Abduction or kidnapping under sections 363 to 367 of the Penal Code and section 3 of the Kidnapping Act, 1961.
6. House-breaking or house-trespass under sections 454 to 460 of the Penal Code.

# FIREARMS (INCREASED PENALTIES) ACT 1971

## Act 37

### LIST OF AMENDMENTS

Amending law	Short title	Effective date of amendment
Act A256 ...	Firearms (Increased Penalties) (Amendment) Act, 1974	8-7-1974
Act A266 ...	Arms (Amendment) Act, 1974 ...	16-8-1974
Act A317 ...	Firearms (Increased Penalties) (Amendment) Act, 1975	5-9-1975
Act A427 ...	Firearms (Increased Penalties) (Amendment) Act, 1978	10-3-1978
Act 206 ...	Arms Act, 1960 ...	15-11-1978



**TIMES**