

REPRINT

# **Act 396**

# ASSIGNMENT OF EXPORT DUTY (MINERAL ORES) ACT 1964

Incorporating all amendments up to 1 January 2006

PUBLISHED BY
THE COMMISSIONER OF LAW REVISION, MALAYSIA
UNDER THE AUTHORITY OF THE REVISION OF LAWS ACT 1968
IN COLLABORATION WITH
PERCETAKAN NASIONAL MALAYSIA BHD
2006

# ASSIGNMENT OF EXPORT DUTY (MINERAL ORES) ACT 1964

First enacted ... ... ... ... 1964 (Act No. 27 of

			1964)
Revised			1989 (Act 396 w.e.f 16 November 1989)
		D	
		PREVIOUS REPRINT	
	First Reprint		2001

#### Act 396

# ASSIGNMENT OF EXPORT DUTY (MINERAL ORES) ACT 1964

### ARRANGEMENT OF SECTIONS

#### Section

- 1. Short title and application
- 2. Assignment of export duty on mineral ores
- 3. Payment to be charged on the Consolidated Fund
- 4. Prohibition of imposition of royalty Schedule

#### Act 396

# ASSIGNMENT OF EXPORT DUTY (MINERAL ORES) ACT 1964

An Act to provide for the assignment by the Government of Malaysia to the State Governments of a portion of export duty collected by the Government of Malaysia in respect of certain mineral ores, and for matters connected therewith.

[1 October 1964]

**BE IT ENACTED** by the 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:

## Short title and application

- **1.** (1) This Act may be cited as the Assignment of Export Duty (Mineral Ores) Act 1964.
- (2) Sections 2 and 3 shall not apply to the States of Sabah and Sarawak.

## Assignment of export duty on mineral ores

- 2. (1) There shall be paid to the State Governments specified in the first column in the Schedule a portion of the export duty on the mineral ores (other than iron ore and tin) specified in the second column in the Schedule, produced in those States; and the portion of export duty so payable shall be as specified in the third column in the said Schedule.
- (2) No royalty or similar charges (whether under a lease or other instrument or under any State enactment, or whether the lease or instrument was made or the enactment passed before or after the

making of the payment under subsection (1)) shall as from the date of the making of the payment under that subsection be levied by the State Governments in respect of such mineral ores (other than iron ore and tin), except with the written agreement of the Minister of Finance.

(3) Parliament may by resolution add to, vary, delete or otherwise amend the Schedule.

#### Payment to be charged on the Consolidated Fund

**3.** Payments under this Act shall be charged on the Consolidated Fund.

### Prohibition of imposition of royalty

**4.** In relation to the levy by the States of Sabah and Sarawak of royalty amounting to more than ten per centum *advalorem* (calculated as for export duty) on the mineral ores specified in the second column in the Schedule and on iron ore and tin, the concurrence of the Minister of Finance in writing shall first be obtained.

	Sch	EDULE	
(1)	(2)		(3)
State Governments	Mineral o	res	Portion of export duty payable
Johore	Bauxite		
Kedah	Wolframite		
Kelantan	Scheelite		
Malacca	Columbite		
Negeri Sembilan	Tantalite		One half
Pahang	Copper	}	
Penang	Ilmenite		
Perak	Zircon		
Perlis	Monazite		
Selangor	Manganese		
Terengganu			

### **Act 396**

# ASSIGNMENT OF EXPORT DUTY (MINERAL ORES) ACT 1964

### LIST OF AMENDMENTS

Amending law	Short title	In force from
	– NIL –	

### **Act 396**

# ASSIGNMENT OF EXPORT DUTY (MINERAL ORES) ACT 1964

### LIST OF SECTIONS AMENDED

Section	Amending authority	In force from
	– NIL –	