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1. Name of Party(ies) conveying an interest:	2. Name and Address of Party(ies) receiving an interest:
*Palm Oil Research Development Board 6, Persiaran Institusi Bandar Baru Bangi 43000 Kajang Selangor, Malaysia	Name:Malaysian Palm Oil BoardInternal Address:6, Persiaran InstitutsiStreet Address:Bandar Baru Bangi43000 KajangCity:SelangorState/Zip:Malaysia
* Owner of partial interest only.	
Additional name(s) of conveying party(ies) attached?	Additional name(s) and addresses attached?
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If this document is being filed together with a new application	
Date A. Patent Application No.(s)	e B. Patent No. 5,190,618 issued March 2, 1993
Additional numbers atta	ched? 🔲 Yes 🖂 No
 Name and address of party to whom correspondence concerning document should be mailed: Raymond W. Green, Esq. BRINKS HOFER GILSON & LIONE P.O. BOX 10395 CHICAGO, IL 60610 (312)321-4200 	 Number of applications and patents involved: 1 Total fee (37 CFR 3.41) \$ 40.00 Enclosed Authorized to be charged to Deposit Account No. 23-1925 Please charge any deficiencies in fee or credit any
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MALAYSIA

Warta Kerajaan

SERI PADUKA BAGINDA

DITERBITKAN DENGAN KUASA

HIS MAJESTY'S GOVERNMENT GAZETTE

PUBLISHED BY AUTHORITY

Jil. 44 1hb Mei 2000	TAMBAHAN No. 26 PERUNDANGAN (B)

P.U. (B) 129.

AKTA LEMBAGA MINYAK SAWIT MALAYSIA 1998

PENETAPAN TARIKH PERMULAAN KUAT KUASA

PADA menjalankan kuasa yang diberikan oleh subseksyen 1(2) Akta Lembaga Minyak Sawit Malaysia 1998 [Akta 582], Menteri menetapkan 1 Mei 2000 sebagai tarikh Akta itu hendaklah mula berkuat kuasa.

Bertarikh 25 April 2000. [KPU(S) 0.8/1/228/4; PN(PU²)606]

DATO' SERI DR. LIM KENG YAIK Menteri Perusahaan Utama

MALAYSIAN PALM OIL BOARD ACT 1998

Appointment of Date of Coming Into Operation

In exercise of the powers conferred by subsection 1(2) of the Malaysian Palm Oil Board Act 1998 [Act 582], the Minister appoints 1 May 2000 as the date on which the Act comes into operation.

Dated 25 April 2000. [KPU(S) 0.8/1/228/4; PN(PU²)606]

DATO' SERI DR. LIM KENG YAIK Minister of Primary Industries

Hakcipta Pencetak (\widehat{H})

PERCETAKAN NASIONAL MALAYSIA BERHAD

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Act 582

MALAYSIAN PALM OIL BOARD ACT 1998

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25 June 1998

Date of publication in the Gazette

9 July 1998

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Act 582

MALAYSIAN PALM OIL BOARD ACT 1998

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Act 582

MALAYSIAN PALM OIL BOARD ACT 1998

An Act to repeal the Palm Oil Registration and Licensing Authority (Incorporation) Act 1976 and the Palm Oil Research and Development Act 1979; to dissolve the Palm Oil Registration and Licensing Authority, the Palm Oil Research and Development Board and the Palm Oil Research Institute of Malaysia; to establish the Malaysian Palm Oil Board and to provide for matters connected therewith and to make better provision in respect of the oil palm industry of Malaysia.

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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:

PART I

PRELIMINARY

1. (1) This Act may be cited as the Malaysian Palm short title Oil Board Act 1998.

commence-

(2) This Act shall come into force on such date as the Minister may, by notification in the *Gazette*, appoint and the Minister may appoint different dates for different provisions of this Act.

2. In this Act, unless the context otherwise requires- Interpretation.

"analyst" means an analyst appointed under section 60;

"appointed day" means the day on which this Act, or if different dates are appointed for the coming into force of different provisions of this Act, the day on which Part VIII comes into force;

"authorized officer" means-

- (a) an officer of the Board authorized under section 44;
- (b) a police officer not below the rank of Inspector; or
- (c) an officer of customs;

"Board" means the Malaysian Palm Oil Board established under section 3;

"cess" means the cess imposed under section 35;

"Chairman" means the Chairman of the Board appointed under section 6;

"conveyance" means any vehicle, vessel, ship, aircraft or any other mode of transport whether by air, sea or land;

"Director-General" means the Director-General of the Board appointed under section 19;

"Fund" means the Malaysian Palm Oil Board Fund established under section 32;

"member" means a member of the Board and includes an alternate member;

"oil palm" means the species of palm of the genus Elaeis or any oil bearing genus of palm and includes hybrids of these species, hybrids resulting from crossing these species or hybrids with any other species or hybrids of plants, and genetically engineered versions of these species or hybrids;

"oil palm fruit" means the unprocessed fruit of the oil palm, whether in bunches or in loose form;

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"oil palm industry" means any industry involved in the planting of oil palm, the production of oil palm products, and services related thereto;

"oil palm planting material" means oil palm seeds, oil palm seedlings and plants from oil palm tissues;

"oil palm product" means any product obtained directly from the oil palm or wholly or partly manufactured or derived from such product and includes palm oil, palm kernel, palm kernel cake, oil palm shell, palm fatty acids, oil palm planting material, oil palm fruit, oil palm fibre, oil palm empty fruit bunches, oil palm fronds, oil palm trunks, oil palm roots, oil palm based fibreboards, oil palm based pulp and paper and oil palm based chemicals;

"palm oil" means oil, whether in crude or processed form, originating or extracted from the pericarp of the oil palm fruit, and includes oil, whether in crude or processed form, originating or extracted from the kernel of the oil palm fruit;

"research finding" means any results from research and development activities and includes inventions and improvements in any process, apparatus, machine or technique;

"sea" includes inland waters;

"this Act" includes any subsidiary legislation made under this Act.

PART II

ESTABLISHMENT OF THE BOARD

3. (1) There is established a body corporate by the name The Board of "Malaysian Palm Oil Board" with perpetual succession and its and a common seal, which may sue and be sued in its corporate name and, subject to and for the purposes of this Act, may enter into contracts and may acquire, purchase, take, hold and enjoy movable and immovable

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property of every description and may convey, assign, surrender, yield up, charge, mortgage, demise, reassign, transfer or otherwise dispose of, or deal with, any movable or immovable property or any interest therein vested in the Board upon such terms as it deems fit.

- (2) The objectives of the Board are-
 - (a) to promote and develop the oil palm industry of Malaysia; and
 - (b) to develop national objectives, policies and priorities for the orderly development and administration of the oil palm industry of Malaysia.

(3) The provisions of the First Schedule shall apply to the Board.

Functions of 4. The functions of the Board shall be-

- (a) to implement policies and developmental programmes to ensure the viability of the oil palm industry of Malaysia;
- (b) to conduct and promote research and development activities relating to the planting, production, harvesting, extraction, processing, storage, transportation, use, consumption and marketing of oil palm and oil palm products;
- (c): to plan, co-ordinate, implement and monitor all research and development activities on oil palm and oil palm products;
- (d) to regulate, register, co-ordinate and promote all activities relating to the planting, supply, sale, purchase, distribution, movement, storage, surveying, testing, inspecting, brokering, export and import of oil palm products, and the milling of oil palm fruit;
- (e) to develop and commercialise research findings for the benefit of the oil palm industry and to promote the use of the research findings commercially;

Board.

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(2) Regulations made under subsection (1) may prescribe any act in contravention of the regulations to be an offence and may prescribe penalties of a fine not exceeding two hundred and fifty thousand ringgit or imprisonment for a term not exceeding three years or both for such offence.

79. (1) Subject to subsection (2), all acts and things Validation of done by any person in preparation for or in anticipation acts done in anticipation of this Act and any expenditure incurred in relation thereto of Act. shall be deemed to have been authorized under this Act. provided that the acts and things done are not inconsistent with the general intention and purposes of this Act; and all rights and obligations acquired or incurred as a result of the doing of those acts or things including any expenditure incurred in relation thereto shall be deemed to be the rights and obligations of the Board.

(2) Subsection (1) does not extend to authorizing the appointment of members, officers or servants of the Board except in so far as to authorize the temporary appointment of such persons until the proper appointments are made under this Act.

PART VIII

REPEAL, SAVINGS AND TRANSITIONAL

80. The Palm Oil Registration and Licensing Authority Repeal and (Incorporation) Act 1976 and the Palm Oil Research and dissolution. Development Act 1979 (the "repealed Acts") are repealed Act 218. and the Palm Oil Registration and Licensing Authority (the "dissolved Authority"), the Palm Oil Research and Development Board (the "dissolved Board") and the Palm Oil Research Institute of Malaysia (the "dissolved Institute") are dissolved.

81. The powers, rights, privileges, liabilities, obligations Transfer of and duties that before the appointed day were those of powers, etc. the dissolved Authority, the dissolved Board and the dissolved Institute shall devolve as from that day on the Board.

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82. (1) All lands that before the appointed day were vested in, or reserved under any written law relating to land for the purposes of, the dissolved Authority, the dissolved Board and the dissolved Institute shall on that day vest in or be deemed to be reserved for the purposes of the Board.

(2) All property and assets other than land that before the appointed day were vested in the dissolved Authority, the dissolved Board and the dissolved Institute or in any person on behalf of the dissolved Authority, the dissolved Board or the dissolved Institute, as the case may be, shall on that day vest in the Board.

83. All deeds, bonds, agreements, instruments and working arrangements subsisting before the appointed day and affecting any of the property transferred under section 82 shall have full force and effect against or in favour of the Board and shall be enforceable as fully and effectually as if, instead of the dissolved Authority, the dissolved Board or the dissolved Institute or any person acting on behalf of the dissolved Authority, the dissolved Board or the dissolved Institute, the Board had been named therein or been a party thereto.

Transfer of monies in funds.

Existing

contracts.

84. All monies standing in or due to be paid to the funds of the dissolved Authority or the dissolved Board established under the repealed Acts shall on the appointed day be transferred to and be deemed to be part of the Fund established under section 32 of this Act.

Membership of dissolved Authority and dissolved Board. 85. (1) Notwithstanding anything to the contrary, the members of the dissolved Authority and the dissolved Board and the members of any committee appointed under the repealed Acts who held office before the appointed day shall cease to hold office on that day.

(2) Nothing in subsection (1) shall affect the accountability of the outgoing members of the dissolved Authority and the dissolved Board and as soon as practicable after the appointed day, the dissolved Authority and the

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Transfer of property.

(3) Any appeal brought or any leave to appeal applied for on or after the appointed day against a decision given before that day in any legal proceedings to which the dissolved Authority, the dissolved Board or the dissolved Institute was a party may be brought by or against the Board.

90. A reference in any law or document in force before Reference in the appointed day to the dissolved Authority, the dissolved law or document to Board or the dissolved Institute shall be construed as a dissolved reference to the Board.

Authority. dissolved Board and dissolved Institute.

91. (1) Notwithstanding sections 80 and 90, the Board Continuance may continue to use the names "Palm Oil Research Institute of use of of Malaysia" and "PORIM" for the purpose of maintaining goodwill or for any purpose the Board deems fit.

(2) No other person may use the name "Palm Oil Research Institute of Malaysia" or "PORIM" except with the prior written approval of the Board.

(3) A person who contravenes subsection (2) shall be guilty of an offence and shall, on conviction, be liable to a fine not exceeding fifty thousand ringgit.

92. (1) The Minister may, after consultation with the Prevention of Board, whenever it appears to him necessary or expedient to do so, whether for the purpose of removing difficulties, preventing anomalies or in consequence of the enactment of this Act, by order published in the Gazette make such modifications to any provisions in any existing laws as he thinks fit.

(2) The Minister shall not exercise the powers conferred by subsection (1) after the expiration of two years from the appointed day.

name.

anomalies.

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RECORDED: 01/26/2001

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