

Offenders will be prosecuted under Section 71(2) of the Solid Waste and Public Cleansing Management Act 2007 (Act 672) that carries a minimum fine of RM10,000 and a maximum of RM100,000, or a jail term of six months to five years.

According to Cairul, from November onwards, developers must separate their concrete and wooden construction waste. Domestic waste from the construction workers are to be separated too. In addition, they can only utilise registered companies for waste disposal service.

Legal action will be taken against those who fail to comply.

He explained that the Seelong sanitary landfill is for construction waste from Johor Bahru, Iskandar Puteri and Kulai while the Tanjung Langsat landfill caters to Pasir Gudang.