



Retail & Office

Building By Laws



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INTRODUCTION

-SECTION 1-



1.1 WELCOME

A warm welcome to all owners and tenants of Jaya One. We have taken considerable time and effort to prepare this handbook for you all. The contents of this handbook are to provide everyone with the rules and regulations with respect of managing and governing the relationship between the owners, Occupants and the management. "Community living" requires a great deal of participation, understanding and respect. Thus, it is important that we all have the same goals and visions of what we want Jaya One to represent and stand for. The management's vision for Jaya One is simply to project and promote a place for commerce, business, fun, leisure and entertainment, whilst to promote good practice within its community so that it exemplifies a sense of belonging, pride and consideration. By sharing these goals and visions, Jaya One will truly be a reputable and prosperous "Creative Community".

1.2 GENERAL INFORMATION

- a) The purpose of these Rules & Regulations which govern Jaya One is: -
 - to promote the harmonious occupancy of the Parcels within Jaya One;
 - to maintain and keep in repair the facilities and conveniences within Jaya One;
 - to enhance and preserve the reputation and prestige of Jaya One thereby enhancing the enjoyment of the facilities and conveniences within the Complex.
- b) The Rules & Regulations have been **promulgated specifically to govern the use and occupancy of the Parcels as well as the use, operation, maintenance and control of the Common Property**. In order to create and maintain the aesthetics of Jaya One and as a safe, conducive and harmonious living environment with ecological designed landscaping together with a range of facilities and conveniences for the common good and enjoyment of each and every Occupant, it is therefore imperative that all Occupants render their co-operation in adhering strictly, at all times, to the Rules and Regulations contained herein to avoid causing nuisance, disruption, frustration, damage, loss to other Occupant and his/her Parcel or the Common Property. The Occupant shall be liable and responsible for any actions, proceedings, claims, costs, charge, expenses, demands, damages and loss arising as a result of or in any way relating of Occupant not following the Rules and Regulations.
- c) The Best Practices is set as guidelines for the Occupant to follow **in relating to the use, operation, maintenance and control of the Parcel** in order to maintain a conducive and harmonious environment for other Occupant within Jaya One community. The Management shall not be responsible or liable or deemed or held to be responsible and liable and the Developer and/or the JMB or the Management Corporation [as the case may be] hereby expressly excludes and disclaims all such responsibilities and liabilities) in any way whatsoever for any death, injury, damage or loss suffered or sustained by the Occupant and/or the Persons Authorised by the Occupant howsoever arising as a result of or in any way relating of Occupant not following the Best Practices.
- d) The enforcement of the Rules & Regulations lies with the Management of Jaya One. The Management may, at any time, and from time to time, amend, create, adopt, delete, vary amend or replace the Rules & By Laws. The Management will advise the Occupants of any such variation or amendment, as and when appropriate.
- e) This development, Jaya One is governed by the Building And Common Property (Maintenance And Management) Act 2007, Strata Title Act 1985, Strata Management Act 2013 - Act 757, other relevant acts and local authority rules and regulations which the Management shall observe and enforce.

1.3 DEFINITIONS

In these Rule & Regulations, unless the context otherwise requires or unless it is otherwise expressly provided, the following words or expressions shall have the meaning respectively assigned to them hereunder:

Amenities Areas	means such part of the Said Land as may be surrendered or transferred to the Appropriate Authorities and /or such part of the Common Property as may be leased to the Appropriate Authorities for the purpose of installing and/or erecting thereon infrastructures or amenities serving the development on the Said Land;
Appropriate Authorities	means any Federal, State or Local Government, semi-government, quasi-government or other agency, body or authority, statutory or otherwise, (including without limitation all privatized corporations or bodies) in its capacity as approving authority in respect or in or connection with authority to exercise its rights or jurisdiction in connection with or affecting the Development and/or any matter arising out of the terms of this Deed;
Building Block	means the building block that the Parcel is sited within;
By Laws	means the rules and regulations specified in this Deed and such other rules and regulations which the Developer and/or the JMB or the Management Corporation [as the case may be] may from time to time create or issue, governing, restricting, regulating or relating to the use, occupancy, operation, appearance, maintenance and control of the Common Property and the Development and all such other matters as may be determined from time to time by the Developer and/or the JMB or the Management Corporation [as the case may be];
Common Property	<p>means so much of the Said Land excluding that part or parts, whichever is applicable of the Said Land [save and except for the Shared Common Property] as is not comprised in any parcel or accessory parcel as shown in an approved strata plan and for the avoidance of doubt, Common Property shall not include, inter alia:</p> <ul style="list-style-type: none"> i.the vehicle parking bays within the Development [whether lateral garages, basement or elevated car parks or otherwise] and associated access ramps; ii.any accessory parcels attached to the Developer [as the case may be]'s own parcels or any other parcels; and iii.any areas excluded by the Developer [as the case may be] pursuant to Clause 11 hereof.
Development	means a food and beverage complex and several multi-storey blocks of offices/retail/showroom/gudang parcels and vehicle parking bays known as Jaya One Phase 1 and 2 on part of the Said Land (hereinafter referred to as "the Phase 1 and 2 Development") and the Developer is further developing an integrated commercial development on part of the Said Land comprising of One (1) block of building comprising of office suites ["129 Offices"] and a multi level shopping, recreational, entertainment and commercial complex with multi level car park ["the Mall"] of such name as may be decided by the Developer and/or the JMB or the Management Corporation [as the case may be] and approved by the Appropriate Authorities on part of the Said Land together with Two (2) multi storey buildings comprising of units of serviced residence complete thereon with the common facilities as defined in the respective sale and purchase agreement(s) [hereinafter referred to as "the Serviced Residence"] [the Office Block, the Mall and the Serviced Residence and any part thereof shall be collectively referred to as "Jaya One Phase 3"] [The Phase 1 and 2 Development together with Jaya One Phase 3 and any part thereof shall be collectively referred to as "the Development"]
Exclusive Common Property	means the areas, facilities, fixtures and installations which shall serve or are designated or shall be designated by the Developer as serving a particular building exclusively or for the exclusive use of the Occupants of a particular type of parcel in accordance with Clause 18 hereto;
Fit-Out Works	means the alterations and fitting-out works carried out by the Occupant in respect of the Parcel;

1.3 DEFINITIONS (CONT'D)

Fit-Out Period	means the period for Fit-Out Works as approved by the Management;
Jaya One	means the several multi-storey blocks of buildings comprising retail and office parcels, the Square, the Common Property and the vehicle parking bays;
Jaya One Management Sdn Bhd	means the appointed Managing Agent duly authorized by the Joint Management Body or the;
Managing Agent	Management Corporation (when established) or any appointed agent to manage Jaya One and to enforce these rules;
Management	means the Joint Management Body or the Management Corporation (when established), or any appointed agent duly authorized by the JMB or the Management Corporation (when established), to manage Jaya One and to enforce these rules;
Management Corporation	means the Management Corporation of the Development to be established under the Strata Titles Act 1985;
Original Proprietor	means TETAP TIARA SDN BHD [Company No. 642033-U], the developer of the lands upon which Jaya One is situated;
Other Premises	means all the parcels of premises comprised in the Development except for the Parcel;
Other Premise Users	means: <ul style="list-style-type: none"> i. the Occupants of the Other Premises and include, as the context may require, their lessees, tenants, invitees, licencees or other lawful occupiers and their employees, servants, agents and contractors; and ii. in the case of the Developer and/or the JMB or the Management Corporation [as the case may be]’s Units, include, as the context may require, the Developer and/or the JMB or the Management Corporation [as the case may be] and its nominees lessees, tenants, licensees, invitees, licencees or other lawful occupiers and their employees, agents and contractors;
Owner	means a person who owns a parcel in Jaya One and who has the beneficial and legal title to the same;
Parcel	means the parcel of retail or office premises and includes accessory parcel[s] if applicable;
Relevant Service Provider	means the exclusive service provider duly appointed by the Developer and/or the JMB or the Management Corporation [as the case may be] in their sole discretion to provide any of the Utilities to the Development and/or any part thereof;
Occupant	refers to the person who is either an owner or a tenant of one of the Parcel in the retail or office premises and who is also presently residing in the Parcel;
Said Land	the land held under Master Title known as H.S.(D) 230759, PT 12, Bandar Petaling Jaya, District of Petaling & State of Selangor measuring approximately 44,016 square metres
Security System	a security system of such security measures and arrangements of such type, nature and extent as the Developer and/or the JMB or the Management Corporation [as the case may be] in its sole and absolute discretion may consider appropriate or advisable to provide, operate and maintain for the purposes of providing a general security presence within the Common Property;

1.3 DEFINITIONS (CONT'D)

Service Charge	means the monies, charges, costs and expenses at the amount provided in Section 6 of the First Schedule annexure hereto or any amount(s) to be levied or determined by the Developer and/or the JMB or the Management Corporation [as the case may be] under the Sale and Purchase Agreement or under this Deed for, inter alia, the control including but not limited to the Security System, management, administration, maintenance and repair of the Common Property and the Amenities Area, payment of service tax, rent, rates, other statutory outgoings including quit rent, assessment and premiums of insurance and discharging any other obligations of the Developer and/or the JMB or the Management Corporation [as the case may be] herein and in the Sale and Purchase Agreement;
Shared Common Property	means the facilities, fixtures and installations which form part of the Common Property and which are to be used in common with all the Occupants of the parcels in the building block(s) stated in Phase 1 of the Development pursuant to their respective principal sale and purchase agreement with the Developer ;
Strata Titles Act	means the Strata Titles Act 1985 and includes any statutory amendment or re-enactment thereof;
Tenant	means a person, who is for the time being, renting one of the Parcels in Jaya One under a valid and existing tenancy agreement.
Utilities	means any the utilities including but not limited to electricity, telecommunication infrastructure or satellite service, water, gas, centralized air conditioning (if any), water, gas and sewerage serving the Parcel and/or the Building Block and shall be deemed as forming part and parcel of the "right of service" as defined under Section 35 of the Strata Titles Act.

1.3 INTERPRETATION

- a) Words of the masculine gender shall include the feminine gender and vice versa and words denoting natural persons shall include corporations and firms and all such word shall be construed interchangeably in that manner.
- b) Words importing the singular meaning shall where the context so admits include the plural meaning and vice versa.
- c) Headings and marginal notes are for ease of reference only and shall not be taken into account in the construction or interpretation of any Rule or Bylaw herein.

1.4 MANAGEMENT'S INFORMATION

Address

Jaya One is located at No. 72A, Jalan Universiti, 46200 Petaling Jaya, Selangor Darul Ehsan, Malaysia.

Managing Agent's Office

Jaya One is managed by Jaya One Joint Management Body [693795-P] (hereinafter referred to as "the Management"). All enquiries relating to management policies and procedures are to be directed to:

Jaya One Management Sdn Bhd
No. 89-P2, Block H, Jaya One
No. 72A, Jalan Universiti,
46200 Petaling Jaya,
Selangor Darul Ehsan,
Malaysia.

OCCUPANCY

-Section 2-



2.1 DECLARATION

In order for us to promote the harmonious occupancy of the Parcels within the Offices and Retails in Jaya One and to enhance and preserve the reputation, security and prestige of Jaya One, prior to the signing any tenancy agreement, Owners or their appointed agent or Owners' Absentee need to submit the following prospective tenant-related documents to the Management for review. We may also interview and/or to assess the prospective tenant in special circumstances:

List of Documents from Prospective Tenant:

- 1 passport sized photos (tenant)
- 1 photocopy of IC / passport (tenant)
- 1 copy of visa (for non Malaysian)
- For Private Limited Company (Syarikat Sdn Bhd) – Form 9, Form 24 and Form 49
- For Enterprise / PLT (Syarikat Enterprise/PLT) – Form D

2.2 FIT OUT & RENOVATION

If you are carrying out renovation works, please refer to the Retail & Office - Fit Out & Renovation Guide.

Owner/Tenant and their appointed contractor must refer to the Retail & Office - Fit Out & Renovation Guide for reference and shall STRICTLY comply with it.

**Please take note, management reserved the rights to change the terms and conditions without prior notice.*

2.3 MOVING IN AND OUT

2.3.1 Deposits & Fees

If you are moving or out (with or without Fit Out/Renovation works), there are deposits (refundable) and other fees (non-refundable) that owners/tenants are required to pay or deposit with the Management. These and other relevant terms and conditions are stipulated in the "Moving In and Out Application Form".

If you are carrying out any Fit Out or Renovation works, please fill out the "Fit Out/Renovation Permit Application Form" as no such works may be carried prior to the approval of the Management. The execution of any Fit Out or Renovation Works shall be subject to the terms and conditions in the said Application Form and the Fit Out Guidelines (as amended by the Management from time to time).

2.3.2 Refund of Deposit

Upon completion of fit out, tenant/owner shall provide written notice to the Management requesting for the refund of Fit Out & Renovation /Move In/Move Out Deposit (please make use of the letter template at Section 7: 7.3 or 7.4 respectively). Please note that the refund process will take up to a month.

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2.3 MOVING IN AND OUT (Cont'd)

2.3.3 Terms and Conditions

- a) Deposit Deductible for any sum of Outstanding Fees or Penalties - The Management reserves the right to deduct any sum from the fit out & move in/move out deposit collected to cover any outstanding fees or penalties.
- b) Deposit Deductible for any Sum for Making Good Damages - The Management reserves the right to deduct any sum from the fit out & move in/move out deposit collected as the cost of making good any damage or to clean up the Common Property.
Balance of Cost Charged to Owner's Account if Deposit is Insufficient - If the fit out & move in/move out deposit is insufficient to cover any of the above mentioned costs, the remaining balance of such costs shall be charged into the account of the Occupant concerned and become a debt due to the Developer/Joint Management Body (JMB)/Management Corporation (MC) from the Occupant concerned.
- c) Refund of Deposit Subject to Inspection & Compliance - The renovation deposit or move in/move out deposit will be refunded without interest after deducting Management administrative cost and for any of the liabilities whatsoever stated in these rules and regulation for renovation works and subjected that:
 - An inspection of the Parcel concerned has been conducted
 - All the rules and regulations for renovation works have been properly and fully complied with and adhered to by the Occupant including his contractor and workmen to the satisfaction of the Management
 - Any damage whatsoever to the Common Property has been properly made good
 - Occupant submitting the letter "Letter for Refund of Fit Out & Move in/Move out" to the Management upon completion of moving in / out.

**Please take note that the management reserved the rights to change the terms and conditions without prior notice.*

2.4 USAGE OF PARCEL

2.4.1 Use of Parcel

- a) A Parcel shall only be used strictly for the purpose referred to and specified in the sale and purchase agreement entered into between the Owner and the Original Proprietor and in accordance with the expressed purpose stipulated in the approved building plans for Jaya One and not for any other purpose [illegal or otherwise] which may be detrimental or injurious to the image/ reputation of the Development. The Parcel is further subject to such restrictions on use which the Developer and/or the JMB or the Management Corporation [as the case may be] may from time to time deem fit to impose.
- b) The Management reserves the right to request any visitors/guests, contractors or suppliers to leave the building without having to assign any reason.
- c) Occupant shall use and enjoy the Common Property in such a manner so as not to interfere unreasonably with the use and enjoyment thereof by the Developer and/or the JMB or the Management Corporation [as the case may be] and/or the Other Premise Users.
- d) The Occupant shall at all times conduct himself in a manner which will not cause offence annoyance nuisance or danger to the Developer and/or the JMB or the Management Corporation [as the case may be] and/or the Other Premise Users

2.4 USAGE OF PARCEL

2.4.2 Prohibition on Use of Parcel

A Parcel shall only be used strictly for the purpose referred to and specified in the Tenancy Agreement entered into between the Owner and the Tenant and in accordance with the expressed purpose stipulated in the approved building plans for Jaya One. The Occupant shall not allow any nuisance in the Said Parcel or commit any nuisance within the Common Property nor shall he engage in any activity which may be or become a source of annoyance to other Occupants or Occupants or which interferes with the peaceful enjoyment of the other parcels within the Project and the Common Property by the owners/ Occupants thereof or their Lessee, families or invitees. Without derogating from the foregoing, a Parcel or any part thereof SHALL NOT be used for the carrying on of any of the following businesses, trades or activities including but not limited to, unless otherwise agreed to in writing by the Management:

- i.any businesses, trades or activities which emit, accumulate and or disseminate or may emit, accumulate and or disseminate any unpleasant odour, fumes or which generate or accumulate dirt, oil spillage or generate excessive noise or cause nuisance to the general public and the occupants of the other parcels in Jaya One or give cause for complaint from any of the occupants of the other parcels;
- ii.any businesses or trades dealing with substances and things of an explosive or dangerous or inflammable character and or their by-products;
- iii.a place for public or private auction except for a Court ordered auction;
- iv.any activities, businesses or trades for public entertainment and/or amusement;
- v.video games (including computer games) or other types of recreational activities (including without limitations pinball and or billiard saloons and or snooker parlours);
- vi.funeral parlour or any businesses or trades in connection with the supply of items or services for funeral and other funeral related occasions;
- vii.any activities that do or allow anything to be done which might result in the clogging of the sewerage and drainage pipes serving the Development
- viii.the setting up of places of worship and prayer in respect of any cult, religion or supernatural beliefs;
- ix.any activities that permit the television, radio or any other musical instruments or audio/video equipment's to be operated at high volume or any other excessive noise;
- x.any businesses or trades in connection with or related to the supernatural and or the occult; xi.any religious or political activities;
- xii.carry out immoral activities (including but not limited to social escort agency or operation of brothels; xiii.massage parlour or any related activities;
- xiv.nightclub or internet cafes;

- xv.businesses which involve food processing, wood and or metal working machinery or any kind of business or related activities thereto;
- xvi.any kind of businesses which require extraordinary consumption of utilities including electricity, water which is beyond the capacities designed for the Parcel;
- xvii.any business involving wholesale business and the use of the Parcel for storage purposes which contravenes planning approval, save and except for parcels designated as gudang;
- xviii.as a place of residence;
- xix.any business requiring storage of goods or products on a large scale including without limitation warehousing except with the prior written consent of the Management;
- xx.any immoral, unruly, improper, offensive or unlawful activities including without limitation the operation of brothels or conduct any political improper offensive illegal or unlawful activities;
- xxi.vehicular and or machinery, mechanical or electrical workshop and or repair shops; or
- xxii.carry out any funeral and bereavement arrangement (including but not limited to parlour or any activities, businesses or trades in connection with the supply of items of services for funerals);
- xxiii.Business or activities of rearing or keeping any pets, livestock or animal in the Said Parcel and/or on the Common Property.
- xxiv.any other business deemed by the Management, as the case may be, to be offensive or detrimental to the image and reputation of Jaya One.

2.5 HEAVY OBJECTS & STORAGE

- a) The Occupant shall not bring upon the Parcel or any part of the building in Jaya One any heavy machinery or other plant or equipment or goods: -
- with an imposed load in excess of the following weight load without prior written consent of the Management unless such consent is given subject to the verification of any professional and if consent shall be granted, the Occupant shall ensure that the load on any floor of the building is distributed in accordance with the directions and requirements of the Management:

Design Live Loadings:

<u>Location</u>	Uniformly Distributed Live Load (kN/m ²)
Office Unit	2.5
Retail Unit	5.0
Restaurant & Kitchen	3.0

Uniformly Distributed Superimpose Dead Load (SDL):		1.2 kN/m ²
a) Typical Floor Finishes (inclusive of screeding) (Excluding car park)		
b) Lightweight material for partitioning Office Units only	(For	1.0 kN/m ²

- of such nature, character, material or size as to cause, or in the opinion of the Management, be likely to cause any structural stress or damage to the floor, ceiling, walls or any other part of the Parcel, the building in Jaya One or which might cause or constitute a fire hazard or other hazard to the health or safety of any person or property or which might interfere with, overload or damage any services or services systems.
- b) Before bringing any such equipment or goods upon the Parcel or the Common Property, the Occupant shall observe and comply with such guidelines as shall be imposed by the Management, including giving the Management at least seventy-two (72) hours prior written notice of the appointed movers and the details of the activities and any costs and expenses incurred for such professional services shall be borne by the Occupant. The written consent of the Management must be obtained prior to the installation of safes or vaults in the Parcel. In the interpretation and application of this Rule, the decision of the professional advisor of the Management shall be final and binding upon the Occupant.
- c) The walls of the Parcel and or Jaya One shall not be loaded or stocked with merchandise, apparatus or articles in such manner as to cause lateral pressure against the walls, which in the opinion of the Management, will cause deformation of or otherwise, damage the walls.
- d) Occupant shall not use, permit or suffer to be used the Parcel or any part of Jaya One as a store or area to keep or store any items in contravention of any local ordinance, statute, enactments, directives, rules, regulations or bylaw currently enforced and or hereinafter enforced by the Appropriate Authorities or which will cause an increase in the insurable risk of the Parcel or Jaya One. In particular, the Occupant shall not keep or store or suffer to be kept or stored incense, joss sticks, oil lamps, weapons, arms, ammunition, gunpowder, saltpeter, chemicals, kerosene and or any other combustible or inflammable substances or any substances which is toxic, dangerous or harmful to the environment or may cause pollution, contamination or otherwise causes damage to the Parcel or Jaya One.
- e) The Occupant shall not affix any fixtures whatsoever or place any item in the Common Property or store any goods or articles in any air space above the ceiling boards of the Parcel and will keep clean and free from dirt and rubbish such part of the Common Property or any public footpath or way as immediately adjoining the Parcel.

2.6 NUISANCE

- a) The Occupant shall not permit any act or use of the Parcel or the Common Property which might become a nuisance or danger or cause offence or annoyance or give reasonable cause for complaint to the Management or any adjoining or neighbouring occupiers or the Appropriate Authorities or which may cause excessive noise or which is illegal, unlawful or immoral or which the Management deems to be offensive to a conducive environment for a prestigious commercial centre or which may affect in any way whatsoever the use of the other buildings in Jaya One.
- b) The Management reserves, at all times, to seek legal redress so as to abate or stop the nuisance and the Occupant, causing such nuisance or annoyance shall be liable to indemnify and keep the Management indemnified against all actions, proceedings, claims, costs, charges, expenses and demands as a result thereof or arising therefrom (including solicitor-client costs).
- c) Whilst the Management will endeavour to attend to complaints raised by the Occupant against other Occupants of Jaya One and will extend its assistance as the Management, in its sole and absolute discretion, deems prudent or necessary, it is not incumbent upon the Management to pursue a complaint, if in the opinion of the Management, such complaint is unreasonable, frivolous, vexatious without merit or tainted with malice. The decision of the Management is final and not subject to question.

2.7 OWNERS' AGENTS AND ABSENTEE OWNER

- a) An Owner who has appointed an agent to represent his interests shall register with the Management, the name, address and contact particulars of the agent prior to permitting his agent access to the Parcel. The Owner shall procure his agent to observe and comply with the Rules and Regulations herein and shall promptly inform the Management of any change in the particulars of his agent.
- b) Absentee Owner shall appoint a representative who shall be registered with the Management, for purposes of conducting periodic inspections of his Parcel.

2.8 NO SUBDIVISION OR AMALGAMATION OF PARCEL

The Occupant hereby agrees, covenants and undertakes that the Occupant shall not submit any application to the Appropriate Authorities for subdivision of the Parcel into two [2] or more new parcels or for amalgamation of the Parcel with another one [1] or more contiguous parcels to form one [1] parcel or demolish and/or rebuild or make any enlargement, extensions or alterations to the Parcel unless the prior written consent of the Developer and/or the JMB or the Management Corporation [as the case may be] has been obtained and the Developer and/or the JMB or the Management Corporation [as the case may be]'s decision whether or not to give such consent shall be final and binding and the Developer and/or the JMB or the Management Corporation [as the case may be] shall be under no obligation whatsoever to assign any reason or reasons for the decision.

2.9 ENTRY BY MANAGEMENT

2.9.1 Compliance by Occupant

- a) The Occupant agrees that the Management, by its authorized representatives, shall be entitled to, at all reasonable times, to enter the Parcel, for the purpose of ensuring compliance by the Occupant of the Rules and Regulations herein contained.
- b) If the Occupant, having been given written notice of a breach of the Rules and By-laws, fails to remedy the breach within the period stipulated by the Management, then the Management shall (but shall not be legally obliged) take such steps as may be necessary to remedy the breach and all cost and expense (including the fees of the consultants/contractors engaged by the Management) expended by the Management shall be borne by the Occupant upon written demand by the Management and the Occupant shall, on demand, reimburse the Management within 14 days.

2.9.2 Inspection of Parcel

Upon receipt of a two (2) days' notice from the Developer and/or the JMB or the Management Corporation [as the case may be], the Occupant shall permit the Developer and/or the JMB or the Management Corporation [as the case may be] and/or its agents to enter the Parcel for the purpose of:

- a) inspecting the state and condition of the Parcel;
- b) maintaining repairing or renewing pipes wires cables and ducts used or capable of being used in connection with the enjoyment of any Other Premises and/or the Common Property or for effecting any other repairs or works which the Developer and/or the JMB or the Management Corporation [as the case may be] deems necessary;
- c) maintaining repairing or renewing the Common Property;
- d) ascertaining whether any By-laws or terms of this Deed has been breached and/or;
- e) executing any work or doing any act reasonably necessary for or in connection with the performance of its duties or the enforcement of the By-laws affecting the the Development .

Provided Always that in the event of emergency or for the purpose of protecting the safety or condition of the Parcel, the Other Premises and/or the Common Property and/or the Development, no notice need to be given by the Developer and/or the JMB or the Management Corporation [as the case may be] to enter the Parcel to do any of the above

Provided However that nothing herein contained shall impose any obligation upon the Developer and/or the JMB or the Management Corporation [as the case may be] to do any work of any nature.

2.10 GENERAL PROVISIONS

- a) The Occupant shall not affix, paint or otherwise exhibit or permit to be installed, affixed painted or otherwise exhibited any name plates, poster, advertisement, illuminations, name-bill, embellishments show board, or writing or any other indication of business or any other means of visual communication or any shutters, whether for security or otherwise, or other thing whatsoever or any iron or other work, whether temporary or permanent on to the façade or front or rear or the entrance of and to the Parcel or the windows or doors or passages so as to be in view from the outside of the Parcel or in any part of the Parcel or anywhere in and around the Development
- b) The Occupant shall not affix any grilles or place or construct anything in or upon the Parcel, the Common Property or the Development or any part thereof or anything which is or may be an obstruction or a nuisance to the freedom of movement or cause injury or damage to any person or vehicle or adversely affect or obstruct the use or enjoyment of the Common Property. The Developer and/or the JMB or the Management Corporation [as the case may be] shall have the right to request the Occupant to remove any such obstruction or nuisance failing which the Developer and/or the JMB or the Management Corporation [as the case may be] shall be entitled to remove the same at the costs and expense of the Occupant, such costs and expense to be paid within seven (7) days of the date of the Developer and/or the JMB or the Management Corporation [as the case may be]'s notice for such payment.
- c) The Occupant shall remove or cause to be removed or altered any window or other display or merchandise immediately upon notice by the Management, where the Management is of the opinion that such displays or merchandise will impair the appearance, aesthetic, name, image, reputation or standing of Jaya One.
- d) All internal walls, floors and ceiling separating the Parcel from the adjoining premises shall be deemed to be a party structure or structures, as the case may be, and shall be maintained and kept in good repair, from time to time, at the joint costs and expense of the Occupants for the time being, of the Parcels separated thereby.
- e) Occupants are not to request any employee of the Management to attend to the Occupant's business or private errands.
- f) Occupants are not to give or offer any tips, gifts or gratuities of whatever nature, to any employee of the Management when such employee are rendering their services or extending their courtesies in the regular performance and execution of their duties.
- g) The Occupant shall not keep any birds or domestic fowl, dogs, cats, reptiles or other animal in the Parcel or on any part of the Common Property.
- h) The Occupant shall not cause or permit to be collected or to be kept in the Parcel and/or the Common Property and/or the Development any materials, the keeping of which may contravene any local ordinances, statute, regulations or by-laws or in respect of which an increased rate of insurance premium is usually required and in particular any offensive or inflammable or explosive materials.
- i) Prohibition Of Person Of Unsound Mind To Parcel - The Occupant shall not knowingly permit or suffer any person of unsound mind or a drunkard or drug addict to come in or about the Parcel.

2.10 GENERAL PROVISIONS (Cont'd)

- j) The Occupant – sound decibel of Radio, TV, Hi-Fi system or other sound emitting equipment are advised to operate at a volume which shall not cause nuisance or interfere the peaceful enjoyment of other Occupants. Occupants are advised not to sound their car horns unnecessarily especially at night time which may cause disturbance or annoyance in the neighbourhood. Occupants shall at all times conduct themselves and cause their Guests/Visitors to conduct themselves in a manner which will not cause any nuisance to other Occupants. Excessive noise, unruly or offensive behaviour is not permitted.
- k) Maintenance Of Fixtures - The Occupant shall at all times keep all fixtures and additions thereto in good and substantial repair and condition to the satisfaction of the Developer and/or the JMB or the Management Corporation [as the case may be] and shall permit the Developer and/or the JMB or the Management Corporation [as the case may be] or its agents with or without workmen or others at any convenient hours in the daytime to enter into the Parcel and examine the state and condition thereof and shall forthwith at the Occupant's own cost and expense repair and make good all defects of which notice in writing shall be given to the Occupant by the Developer and/or the JMB or the Management Corporation [as the case may be]. If the Occupant shall default in carrying out the repairs as specified in the notice, the Developer and/or the JMB or the Management Corporation [as the case may be] shall and is hereby authorised to enter upon the Parcel with the necessary workmen to carry out the repairs at the sole cost and expense of the Occupant, such cost and expense shall be paid within fourteen [14] days of the date of the Developer and/or the JMB or the Management Corporation [as the case may be]'s notice for such payment.
- l) Notices Of Accidents Or Defects - The Occupant shall give the Developer and/or the JMB or the Management Corporation [as the case may be] prompt notice of any defects in the water pipes, gas pipes, electric installation or fixtures which comes to his knowledge or any other accidents that may have arisen thereby or any circumstances likely to be or cause any danger, risk or hazard to the Development or any person therein.

COMMON PROPERTY

-Section 3-



3.1 USE OF COMMON PROPERTY

- a) The walkways, pavement, entrances, passages, courts, corridors, service-ways, vestibules, halls, roads, docks, stairways, elevators, hoists, escalators, fire or escape doors or other parts of the Common Property or any appurtenances or conveniences thereto shall not be obstructed at any time.
- b) The Occupant shall not in any way cover or obstruct any lights, sky-lights, windows or other means of illuminators of the Common Property or of Jaya One generally.
- c) The Occupant shall not use or permit nor suffer to be used the facilities in the Common Property including but not limited to the lavatories, toilets, sinks, drainage and other plumbing facilities for any purposes other than those for which they were constructed or provided for and shall not deposit or permit to be deposited therein any sweepings, rubbish or other matter and any damage thereto caused by misuse shall be made good by the Occupant forthwith. Failure to adhere to these non permissible usage will to subjected to penalty as spelt out as per attachment (Section 7: 7.1 Penalty)
- d) No rags, dirt, rubbish, refuse or other substance shall be inserted into or placed or left in the sinks, baths lavatories or any pipe in the Common Property nor shall any obstruction or blockage be caused therein in any other manner whatsoever.
- e) The Occupant shall not throw or allow to fall any object, refuse or rubbish of any description on the Common Property or any part thereof or out of the windows, doors, verandahs except in refuse bins maintained by him and shall not place upon any sill, ledge or other like part of the Parcel or Common Property.
- f) No garments, rugs, mops or other objects shall be dusted, shaken, cleaned, displayed or hung by the Occupant from windows, verandahs, stairways, corridors, fire escape areas or in the Common Property.
- g) The Occupant will not use or permit to be used for the receipt, delivery or other movement of any goods, wares or merchandise or article of bulk or quantity such part of the Parcel and the Common Property, as the Management, may from time to time direct, and at such time as shall be prescribed by the Management.
- h) The Occupant shall not permit trade vehicles while being used for delivery and pick up of merchandise to or from the Parcel to be driven, parked or stopped at any place or time within Jaya One except within the loading bay of Jaya One and except at such other place or places and at such time or times as the Management may specifically allow and the Occupant shall prohibit its employees, service suppliers and others over whom it may have control from parking delivery vehicles during loading or unloading in any place other than the said loading bay or such other places which the Management may, from time to time, allot for such purposes and from obstructing in any manner howsoever the entrances, exits and driveways in and to the common parking areas and also the pedestrian footways in or to the Common Property.

3.2 COMMON PROPERTY

3.2.1 Use of Common Property (Cont'd)

- i) The Occupant shall not use or permit to be used the said loading bay for storage of goods or for any other purpose other than for the prompt loading and unloading of goods.
- j) Tap water or electricity supply from any part of the Common Property are not to be used by the Occupant or their contractors, in particular for any renovation works.
- k) The Occupant must not cover, obstruct, manipulate, interfere with, tamper, control or attempt to control any electrical, mechanical, fire, telecommunication or other equipment or system in Jaya One or any part thereof.
- l) No wall, partition, gate, fencing, barricade, scaffolding, railing or any other structure of a similar nature, whether temporarily or otherwise, shall be erected in or about the Common Property.
- m) The Occupant shall not cover or obstruct of block from view, any directional signs or notices, placed by, or with the approval of, the Management in and about Jaya One.
- n) The Occupant shall not cover, obstruct, manipulate, interfere with, tamper, control or attempt to control the security system and/or security cameras, equipment, apparatus or paraphernalia installed, affixed or placed in and about Jaya One so as to render the security cameras, equipment or apparatus not functioning for the purpose for which it was installed.
- o) The Occupant shall not tamper with any fire prevention systems or any fire extinguishers placed at the Common Property in accordance with the requirements of the Jabatan Bomba Malaysia.
- p) The Occupant shall not place any objects or goods at the staircases of the Common Property or block any passage to the staircases or fire escape areas
- q) The Occupant shall not lock, block or obstruct any fire exits which are statutorily required to be accessible under the applicable regulations.
- r) The Occupant shall not erect or install any sign, device, furnishing, ornament or object which is visible from the street or from any other building and which in the opinion of the Management, is incongruous or unsightly or may detract from the general appearance of Jaya One and shall not install or cause to be installed any air-conditioning unit and plant, fan or cooling system whatsoever, antenna, aerial or satellite dish which protrudes out of the external walls of Jaya One.
- s) The Occupant shall not set up of places of worship and prayer in respect of any cult, religion or supernatural beliefs in any part of the common area.
- t) Any items, materials placed within the common area shall be removed without notice. And the Management will not be held responsible for any lose or damages caused to said items. The cost of such removal, if any, shall be borne by the Occupant concerned.

3.2 PRESERVATION OF IMAGE OF JAYA ONE

- a) For the purpose of maintaining the physical sensitivity and aesthetic of Jaya One, the exterior facade of Jaya One shall be projected to reflect uniformity in appearance. Accordingly, no telecommunication apparatus, projection antenna or advertisements shall extend through any opening, window or door as to impair or detract from the architectural form or style or appearance of the Common Property and or Jaya One generally. No tint, shade, awning or grille, screen or any other external structures shall be used or erected unless with the prior written consent of the Management, which consent shall not be granted if in the opinion of the Management, the proposed erection will affect the aesthetic standard of Jaya One.
- b) Brooms, mop, box cartons, banners, buntings, poster, advertisement, illuminations, embellishments, show board or any other means of visual communication shall not be placed on windows, doors or passages so as to be in view from outside the Parcels from any angle.
- c) Occupant shall not expose nor hang any textile or garments in or upon any part of the building of Jaya One or any other place visible from the exterior of the building comprising the Parcel;
- d) The Occupant shall not cause any accumulation of dirt, rubbish or debris in or outside the Parcel and shall not store any goods or vehicles in any part of the Common Property or the building in Jaya One so as to cause obstruction and shall maintain the general condition and appearance of the Parcel particularly as regards the exterior walls windows or partitions in a presentable condition so as not to affect the general image of Jaya One as a prestigious office and commercial centre.
- e) Except with the prior written consent of the Management, the Occupant shall not use or permit to be used any radio, gramophone, television or interfere with our talkies' frequency or other media or equipment likely to be heard or seen from outside the Parcel, Provided however that any consent so given as aforesaid may at any time be withdrawn where the Management so determines having regard to the interests of Jaya One as a whole and/or the rights or interest of the other Occupants or persons lawfully therein.
- f) The Occupant is only to use stainless steel nails, screw or any other similar fasteners, having the like quality on the external surface of the Parcel as to prevent staining of the exterior of the Parcel.
- g) Fixtures, fitting, equipment and other property located, placed and or installed the Common Property by the Original Proprietor or the Management, have been provided for the safety, comfort and convenience of all Occupants and shall not be tampered, altered or removed from their locations.

3.3 STRUCTURAL ALTERATION, ADDITIONS, ETC

- a) The Occupant will, at all reasonable times, permit the Management, their agents or servants to enter upon the Parcel or any part thereof for the purpose of making or carrying out structural alterations, conversions or improvements or other works, laying and fixing and leading through the Parcel all such wires and cables for electricity and pipes for water, gas and sewerage as the Management, may from time to time, require to be laid and fixed in and led through the Parcel.
- b) The Occupant must notify the Management of any change to the above and shall not affect any alteration, renovation, removal or addition to any building structure of the Parcel, whether such alteration, renovation, removal or additions be permanent or otherwise. Any alteration needed to be carried out, the Occupant shall notify and discuss with the Management. Should there be any damage to any building structure of the Parcel, all cost or expenses to repair or to make good the damage shall be borne by the Occupant.

3.4 NO SOLICITATION

- a) The Occupant shall not, by its employees or agents or otherwise, solicit business in the parking area or Common Property or distribute or display pamphlets or other advertising material in or on the motor or other vehicles generally except in such manner and under such conditions as may be approved from time to time by the Management
- b) The Occupant shall not conduct or organize any gathering or event containing or reflecting religious and or political overtones in any part of Jaya One.
- c) The Management reserves all rights to screen and register real estate agents and to prohibit third parties from distributing unsolicited mails, flyers, brochures and the like to Occupants of Jaya One.

3.5 DAMAGE TO COMMON PROPERTY

Any breakage or damage to the Common Property or to any adjoining premises or any facility or appurtenances thereof occasioned by want of care, misuse or abuse on the part of the Occupant or its servants, agents, contractors or sub-contractors or other persons claiming through or under the Occupant hereunder or under any rules and regulations of the Management made pursuant hereto shall be assessed by the Management and the cost of repairs and or replacement and or removal of debris consequent upon the repairs effected will be charged to the Occupant responsible. The Management reserves the right to remove any item or article which, in the belief of the Management, is dangerous, hazardous, injurious, detrimental or obstructive to other Occupants or the Building.

3.6 USAGE OF LIFTS

- a) The Management shall not be under any liability to the Occupant or to any other person arising from any inability or failure on the part of the Management to operate or maintain any lifts or escalators installed in Jaya One at any time or times for any reason whatsoever and to the extent to which the Management has control over the same the use and operation of such lifts and escalators shall, at all times, be at the discretion of the Management.
- b) The Occupant shall not convey or carry goods and baggage in the passenger lifts or escalators except in the lifts designated by the Management for such purpose.
- c) The Occupant shall not cause or permit any damage or deface any part of the lifts or escalator passages, escalators, staircases, landings or any part of Jaya One while moving any goods or other things whatsoever and shall forthwith repair and make good such damage or defacement or pay the Management on demand the costs of making such damage and or defacement.
- d) Smoking in the lift is strictly prohibited.
- e) No person shall consume food in the lift or wear or carry items that could stain or otherwise soil the lift of any part thereof.
- f) No person shall tamper with any of the lift controls in a manner so as to interfere with the proper functioning of the lifts.
- g) In the event of fires, power failure, bomb threat or other emergencies, all Occupants must not use the lifts but are to use the staircases to vacate the premises.
- h) The Occupant shall give the Management at least 3 working days' advance notice of any delivery or consignment of goods in bulk having a dimensional height and width greater than 2000mm and 800mm respectively and weighing 750 kilograms in total (including personnel moving the goods) so that prior arrangements can be made to avoid any inconvenience to the other Occupants.

3.7 PARKING FACILITY

3.3.1 Parking of Vehicles

a)The Owner and the all occupiers of the Parcel and his tenants, servants agents licensees invitees visitors and independent contractors [such occupiers, servants, agents, licensees, invitees, visitors and independent contractors or any one or more of them as the context permits shall hereinafter collectively be referred to as “Persons Authorised by the Owner”] shall comply with all rules and regulations as may from time to time be laid down by the Developer and/or the JMB or the Management Corporation [as the case may be], its agents and/or nominees or the Appropriate Authorities in relation to but not limited to the parking of vehicles, traffic flow and ingress or egress of the Development.

b)The Occupant hereby declares and agrees that the Developer and/or the JMB or the Management Corporation [as the case may be] shall not be responsible or liable or deemed or held to be responsible and liable and the Developer and/or the JMB or the Management Corporation [as the case may be] hereby expressly excludes and disclaims all such responsibilities and liabilities) in any way whatsoever for any death, injury, damage or loss suffered or sustained by the Occupant and/or the Persons Authorised by the Occupant howsoever arising as a result of or in any way relating to his use of a car parking bay.

c)The Occupant shall use the Accessory Parcel (if any) strictly for car parking purposes.

d)The Occupant shall provide the registration number of their vehicles to the Management.

e)The maximum height allowed for vehicle to enter the car park **is 2.1 meters only**

f)The Management shall not be responsible in any manner whatsoever for any theft, loss, damage, vandalism or other misdemeanor to the vehicles and or its contents and or injury to the person within Jaya One and whether or not such vehicle is properly or improperly parked in any parking bay or on any part of Jaya One.

g)All vehicles, motorcycles, bicycles and other form of transport parked within Jaya One are parked at the risk of the respective owner.

h)Motorcycles, bicycles and other form of transport shall be parked at areas designated by the car park operator.

i)No cars shall be left unattended in any drive way or in any area designated as a “**No Parking**” zone and no vehicles may be left in any “**No Waiting**” zone.

j)If any vehicle is parked in areas other than the designated car par bays, the Management reserves the right to take any appropriate action, as it deems fit, including clamping and towing the vehicle and/or impose a fine of a sum to be determined by the Developer and/or the JMB or the Management Corporation [as the case may be].

k)Occupant's guests/ visitors shall only park their cars in the designated area determined by the Management;

3.3 PARKING FACILITY (Cont'd)

- l) The Management shall not be responsible in any manner whatsoever for any damage to the vehicle or inconvenience or stress suffered or cost and expense incurred by the Occupant or by any Persons Authorized by the Occupant from any of the aforesaid action undertaken by the Management. The Occupant or any Person Authorized by the Occupant forcibly removing or attempting to forcibly remove the immobilizer shall be liable for any damage or injury arising therefrom.
- m) The Occupant shall not and shall ensure that the Persons Authorized by the Occupant shall not tamper with any with car parking equipment.
- n) The Occupant shall not undertake or effect any repairs to any vehicle parked within the premises of the Development. The Occupants shall not carry out any car wash, repair works which involving excessive noise or spillage in the car parking area or at the common area.
- o) The Developer/ Management reserves the rights to redesign, revise and reallocate the layout of the car park and to stipulate from time to time any other terms and conditions relating to the use of the car park

DAILY AFFAIRS

-Section 4-



4.1 USE OF FACILITIES

- a) The Occupant and the Persons Authorised by the Occupant at their own risk may be entitled to use the common services and facilities provided by the Developer and/or the JMB or the Management Corporation pursuant to the Sale and Purchase Agreement and/or [as the case may be] as notified from time to time by the Developer and/or the JMB or the Management Corporation [as the case may be] (hereinafter referred to as “the Facilities”) in accordance with rules and regulations which govern each Facility. The Occupant hereby declares and agrees that Developer and/or the JMB or the Management Corporation [as the case may be] shall not be responsible or liable or deemed or held to be responsible and liable and Developer and/or the JMB or the Management Corporation [as the case may be] hereby expressly excludes and disclaims all such responsibilities and liabilities) in any way whatsoever for any death, injury, damage or loss suffered or sustained by the Occupant or the Persons Authorised by the Occupant howsoever arising as a result of or in any way relating to his use the Facility.
- b) The Occupant shall be responsible for the conduct of and the Persons Authorised by the Occupant within the Parcel, the Common Property and/or any part of the Development and shall cause and procure the Persons Authorised by the Occupant to observe perform and comply with the By-Laws and not to cause annoyance or be a nuisance to other owners/ Occupants of the parcels within the Development.
- c) **Use of Radio, Tape Recorders and etc within the Recreational Facilities** - No radio, hi-fidelity equipment, television, musical instruments or other similar equipment in or around the recreational area.
- d) **Operating Hours** - The Management reserves the rights to change the facilities operating hours as and deemed necessary.
- e) **Liability for Damage** - Occupants or their guest who violate any of the guidelines or rules contained herein may be required to leave the recreational area and will be barred from booking/ making reservation for a period determined by the Management.
- f) **Amendment** - The Management reserves the rights to change or amend the following guidelines or rules if deemed necessary without prior notice.
- g) **Disclaimer** - The Management shall NOT be liable for any loss or damage to any personal, injury or death arising from carelessness or negligence by the person concerned or by other third person or due to fail to abide the guidelines or rules herein or by any whatsoever reason.

4.2 REFUSE DISPOSAL

4.2.1 General

The Resident shall not allow any accumulation of rubbish in the Parcel nor throw or allow to fall any object, refuse or rubbish of any description on the Common Property or any part thereof or out of the windows, doors, balconies, verandas. Any removal of the same by the Management shall be to the account of the Occupant concerned.

No rubbish or waste shall at any time be burnt upon the Parcel or the Common Property or any part of Jaya One.

The Resident shall: -

- Place all debris, ashes, vacuum cleaner bags, waste material and rubbish securely wrapped in small waterproof bags/non-porous polythene bags in the proper receptacles, and be placed at the place specified by the Developer and/or the JMB or the Management Corporation [as the case may be].
- Ensure that all such debris, waste material and rubbish should be completely drip-free before it leaves the Parcel.
- Heavy or bulky objects (such as packing cases, packing material, cartons, discarded pieces of furniture, other solid or bulky items, etc) must be placed in the main refuse chamber located at Basement 2 in Jaya One. Waste materials other than heavy or bulky objects shall be disposed off at the locations specified by the Management.
- Occupant using the main refuse chamber/rooms situated within Jaya One must ensure that the doors are closed after use and the lights switched off.
- Occupant is advised to pay attention to the memo or notice issued by the Management on the refuse disposal arrangement.

4.2.2 RECYCLING/WASTE SEGREGATION

In an effort to move toward sustainable living, the Malaysian Government has made it mandatory to recycle and segregate waste. All owners and tenants are now thereby required to comply with all provisions of the **Solid Waste and Public Cleansing Management Act 2007** (and all regulations made thereunder) and such directives as may be issued by the **Ministry of Urban Wellbeing, Housing and Local Government**.

Please note that any failure thereto shall make the owner and/or tenant liable to a fine of **RM50 (first offence), RM100 (second offence), RM500 (third offence) and/or court action with a maximum fine of RM1,000 (subsequent offences)**.

In the event that the Management is fined or required by the authorities to take remedial action due to a failure of any owner(s) or tenant(s) to comply with the foregoing, the Management reserves the right to “pass on” or impose the said fine and/or the cost thereof on the defaulting owner(s)/tenant(s) and/or otherwise collectively on all owners and tenants in equal proportion.

4.3 REPAIR, MAINTENANCE & UPKEEPING

4.3.1 Access to Carry Out Repair Works

- a) Occupants shall permit the Management or its agents or workmen at all reasonable times to enter their units to carry out repair, upgrading, reinstatement, rectification or other maintenance works to the units or adjoining units or to other portions of the building.
- b) Occupants shall permit the Management or its agents or workmen to enter their units to service, lay, fix, install, connect, repair, remove or replace the electrical, plumbing or other utility facilities inside or running through their units for the general purposes of the building.

4.3.2 Repairs in the Unit

Maintenance or fixtures, fittings, furnishings and etc. inside individual units are **NOT the** responsibility of the Management. The Owners/ Occupants are advised to engage their independent contractors for the repair/ maintenance works if required.

4.3.3 Maintenance and Upkeep of the Parcel

- a) The Occupant shall repair and maintain the Parcel and the facilities and amenities serving the Parcel including windows, doors and other parts that adjoining to adjacent units or common area and keep it in a state of good repair, reasonable wear and tear and damage excepted and shall forthwith carry out the work ordered by any competent public or statutory authority in respect of his Parcel.
- b) Occupant shall not use the unit or any other part of it in any manner which may cause the accumulation of dirt, rubbish or debris in or outside the unit.
- c) The Occupant shall at all times keep and maintain the external walls of the Parcel and its party walls (in equal shares with the party who shares the wall with the Occupant) fittings, pipes, cables and wires therein in good and substantial repair and condition and where necessary to rebuild or replace the same, permit the Developer and/or the JMB or the Management Corporation [as the case may be] with or without workmen at any convenient hours in the daytime to enter into the Parcel and examine the state and condition of the pipes cables wires and fittings forthwith and upon notification by the Developer and/or the JMB or the Management Corporation [as the case may be], the Occupant at the Occupant's cost and expense to make good all leakages and fault which might be a nuisance to the occupants of the Other Premises failing which, the Developer and/or the JMB or the Management Corporation [as the case may be] shall be entitled to make good the same at the Occupant's cost and expense, such cost and expense shall be paid within fourteen [14] days of the date of the Developer and/or the JMB or the Management Corporation [as the case may be]'s notice for such payment.
- d) Save and except for the parcels situated on the top floor of the Building Block, in the event of damage caused by water leakage/seepage or cracks developing on the ceiling of any parcel of the said Building, the Occupant or owner of the parcel above shall be responsible to repair the said damage at his own cost and expense.
- e) The Occupant shall give at least fourteen [14] days' prior written notice to the Developer and/or the JMB or the Management Corporation [as the case may be] and the owners or occupiers of all the relevant premises adjoining or adjacent or above or below the Parcel of the Occupant's intention to repair or replace any joints, slabs or beams and to make good any damage caused to the ceilings walls and floors of the other premises occasioned thereby.
- f) The Owner and the Owner's tenants, lessee, licensee, employees, contractors and permitted assigns shall only use, handle or work with the party walls and internal walls in accordance with the By-laws and shall bring forward to the Management for discussion, failing which, the Owner or Tenant shall be fully liable for any damage caused to the party walls and/or internal walls or the adjoining parcel or any part of the Building and shall be responsible to repair such damage or indemnify any party for any loss as a result thereof at the Owner/Tenant's own cost and expense.

4.3 REPAIR, MAINTENANCE & UPKEEPING

(Cont'd)

4.3.3 Maintenance and Upkeep of Parcel (Cont'd)

- g) The Occupant shall, at all times, be responsible for the upkeep, repair and maintenance of the interior of the Parcel (including but limited to finishes on the walls, ceilings, flooring, windows, shopfronts, locks, fastening, glass shutters and renovations, both internal and external), the fixtures, fittings machinery, plant, equipment therein including drains, sewers, pipes, cables, wiring, ducts and all other amenities, facilities and installations which are within the boundary of the Parcel and which are not used or capable of being used in common by all the other occupants of Jaya One.
- h) The Occupant shall keep the Parcel clean and free from dirt and rubbish and particularly shall store and keep all trade waste, trash and garbage in proper receptacles and arrange for the regular removal thereof from the Parcel. If the Occupant shall employ or engage any cleaners or maids to attend to the cleaning of the Parcel, such cleaners or maids must be persons registered with the Management for security reason. i) No rags, dirt, rubbish, refuse or other substance shall be inserted into or placed or left in the sinks, baths, lavatories or any pipe in the Parcel nor shall any obstruction or blockage be caused therein in any other manner whatsoever.
- i) The Occupant shall take all reasonable precautions to keep the Parcel clean and take all practical steps to prevent infestation by rodents, vermin, insects and pests.
- j) The Occupant shall officially notify the Management of any installation of water, gas or electrical fixtures, equipment or appliances for illuminating, air-conditioning, cooling or ventilating the Parcel .
- k) The Occupant shall, immediately repair and replace all broken glass including the door and window display area with glass of the same or similar quality and in accordance with the specification of the Management and all other damaged or broken fittings, fixtures and chattels including but not limited to lighting and electrical equipment (such as lights, globes and fluorescent tubes) and plumbing installed on the Parcel.
- m) The Management shall not be responsible in any way for the upkeep and/or maintenance of anything within the premises of the Parcel however, the Management may, at its discretion, carry out general repairs thereto and the cost thereof shall be borne by the Tenant. The general charges are as contained in the "Maintenance Service Charges" Schedule.

4.3.4 Maintenance and Upkeep of Common Property/ Area by Occupant

Occupants shall keep the corridors, staircases and passages leading to the unit, fire escape, service corridor, air-conditioning compressor areas and other common property/ area (collectively the "common areas" clean and free from obstruction.

Occupants shall NOT :

- a) Place/ store any waste, rubbish or refuse on the common area or untidy the common area;

- b) Ride, use, keep or leave the bicycles, tricycles or any other similar product except handicapped wheel chairs in any common corridors, staircases or lobbies;
- c) Bring, keep, store, stack or lay any materials, equipment, plants, bins, cartons, boxes or others at common areas which might result in untidy, unclean, unsightly or any detrimental;
- d) Cause any land, roads, or pavements abutting the building to be untidy or in dirty condition and not to place any refuse or materials on them.
- e) Smoke and/or loiter in the service corridor, fire escape or common areas; or
- f) Hang clothes, mops, and other things in the service corridor, fire escape or common areas.

4.3 REPAIR, MAINTENANCE & UPKEEPING (Cont'd)

4.3.5 Maintenance and Upkeep of the Common Property Area by the Management

The Management shall keep the roof, main structure, external walls, floors, main drains, pipes, lifts and other common property and facilities in working condition/ good state of upkeep and maintenance.

4.3.6 Cleaning of Common Area

A professional cleaning service company will be appointed to carry out the cleaning of the common area within the Development.

4.3.7 Pest Control

- a) The control and extermination of pests and fumigation of the common areas will be carried out periodically by pest control company appointed by the Management
- b) The Occupants shall take reasonable/ necessary precautions to keep the unit free of rodents, vermin, insect, pests and animal.

4.4 FIRE SAFETY

4.4.1 General Guidelines

- a) Fire fighting equipment must not be tampered with or misused unless for emergency purposes.
- b) Fire escape route i.e. common corridors and staircases must always free from blockage/ obstruction.
- c) Fire rated doors (at lift lobbies and staircases) must always be closed and not locked.
- b) Occupants are advised to keep their own portable fire extinguishers in their premises and place it at reachable location.
- c) Occupants shall always keep their important documents i.e. identification cards, birth certificates, passport and etc. together safely and easy to find.
- d) Occupants are advised to purchase individual personal belongings insurance policy in their respective unit in case of burglary as it does not cover in the Master Fire Policy.

4.4.2 Emergency

- a) In case of emergency or fire, alert your neighbours, break and push the fire alarm, and evacuate from your unit/ floor through the nearest staircase. If time allows you to do so, switch off your gas and the ELCB/ electric distribution box.
- b) Call the police Station and Fire Department or ambulance immediately.

4.4.3 Fire Drills

As a safety precaution, the Management will carry out fire and other evacuative drills from time to time. As this is essential to prevent loss of life, all Occupants, owners and tenants will be required participate and move expediently (as may be directed by the safety personnel of the Management) to the evacuation and assembly areas. However, in light of the importance thereof, no claim for loss of business or other losses may be made against the Management.

4.4.4 Smoke Alarms Systems & Connection To Fire Control Room

The Occupant must ensure or otherwise provide full cooperation with the Management to ensure that any fire alarm systems used by the Occupant in respect of the Parcel shall employ a “Single Relay” that shall be capable of connecting to and engaging with the existing fire control monitoring systems utilised by the Management (the Fire Control Room) or otherwise ensure that such fire alarm system is capable of calibration (and is calibrated), interfacing, or integrating with the same.

In the event that the Management shall find that any alarm is (falsely) triggered in its system and/or find any anomalies thereto and if the cause thereof shall be linked to the fire alarm system employed by an Occupant, the Occupant shall at all times provide full cooperation to the Management in resolving the same failing which, the Occupant shall be subject to the penalties as provided in the Penalty Schedule.

4.5 SECURITY & SAFETY

The building is provided with a 24 hours general security surveillance. However, the Occupants must take some responsibilities by taking precautions to secure their own possessions and Parcel:

- a) Security guards is deployed generally to patrol the common compound area or perimeters of Jaya One and any unannounced visitors or guests who refuse to adequately identify themselves can and will be asked to leave Jaya One's grounds.
- b) The guards or the Management staff reserves the right to turn away guests/visitors if the Occupant is not at his respective unit. The Occupant shall not interfere with the patrol security system deployed by the Management.
- c) For bulk item delivery, Occupants to arrange with the Management three (3) days before for the contractor/supplier to register and obtain pass from the Loading/Unloading Marshal Room located near loading bay at P2 (next to Cold Storage).
- d) Occupants are to take additional precautionary measures i.e. to install additional locking facilities to ensure safety of their personal belongings.
- e) Occupants are expected to give their full cooperation to the security officers/guards at the Guard House or on patrol to enable them to carry out their duties effectively.
- f) The Occupant agrees that the Management and the developer shall not liable in any manner whatsoever for loss or damage to any personal property of or injury or death of any person(s) in Jaya One and in the unit by the reason of or howsoever arising from the failure of security patrol system, fault or negligence on the part of the Management, its agents or its employees or the Developer.

4.6 SPECIAL CONDITIONS FOR F&B

4.6.1 Drainage

The Occupant shall:

- i. install grease filters at every kitchen sink in the premises to prevent grease and waste particles from being discharged directly into the drainage system of Jaya Complex. The Occupant may purchase the grease filters from the Management or have it custom-made in accordance with the specifications stipulated by the Management.
- ii. install dirt traps in the premises to prevent waste particles from being discharged directly into the drainage system of Jaya One.
- lii at its own cost and expense, be responsible for maintaining the grease filters and dirt traps that are installed in the premises. The dirt trap must be of certain standard which must be approved by Jaya One Management Sdn Bhd where your kitchen floors are advised to be raised to receive this dirt trap.
- lv be liable for any blockage along the drainage the system resulting from the lack of maintenance and/or negligence of the Occupant, its servants or agents; and
- v. shall bear and pay, upon demand by the Management, all costs and expenses incurred by the Management in removing any blockage along the drainage system.

4.6 SPECIAL CONDITIONS FOR F&B (Cont'd)

4.6.2 Refuse

For Occupant operating at the ground floor of Jaya One, such operators are to dispose off the refuse into the refuse bins located within its kitchen premises. The quality of disposable garbage bags must be reasonable thick.

For Occupant operating at the Palm Square, such operators are to dispose off the refuse into the refuse bins located within the enclosed service yard.

The Occupant shall bear the cost and expense relating to the collection and disposal of refuse, where applicable, the cost of the installation, maintenance and/or replacement of the common exhaust ducts and fans.

4.6.3 Gas

Should retail shops require gas supply, kindly refer to the Fit Out Guide Manual on the procedures. Occupants to take notice that a reasonable amount of deposit MUST be paid to the Management and at all times, the quantum must be sufficient depending on the Occupant usage.

4.6.4 Ventilation

The Occupant shall provide adequate ventilation within the interior of the premises and shall provide prompt replacement of any defective ventilation equipment. All ventilation shafts shall be installed by the Occupant at designated areas approved by the Management.

4.6.5 Pest Control

The Occupant shall take all reasonable precautions to keep the premises clean and take all practical steps to prevent infestation by rodents, vermin, insects and pests in breach whereof it shall be lawful for the Management to engage such firm of pest exterminators to take such steps as may be necessary to rid the premises of such rodents, vermin, insects and pests at the sole cost and expense of the Occupant and to engage such firm of pest exterminators to carry out periodic inspection of the premises. The Occupant shall bear and pay, upon demand by the Management, all costs and expenses incurred by the Management in attending to the aforesaid.

4.6.6 Licenses/Permits

The Occupant shall, where necessary, at its own cost and expense, procure and obtain all necessary licenses and approvals (including trade name and licenses for the signage's and advertisements, the reproduction of photographic or other musical medium) from the Appropriate Authorities for the operation of its business in the premises and it shall conduct such business in good faith, by using hygienic methods of food.

4.6.7 Signage/Advertisement

All signage including nameplate, placard, advertisement or poster must obtain written consent from the Management.

4.6.8 Special Service Charge

A monthly Special Service Charge amounted to not more than RM0.25 per square feet shall be payable by all F&B outlets to the Management for services relating to the collection and disposal of garbage/refuse/waste and the installation and maintenance of the common exhaust duct/fan and the maintenance of the common sewer line & Grease Interceptor System outside the parcel.

4.7 Loading Unloading and Working Hour for Contractor

Loading Unloading Hours for The Square Ring Road:

12 am – 11 am (Mon – Sun)
3 pm – 5 pm (Mon – Fri)

Fit Out/Renovation Working Hours

General works are allowed during day time. There are strict rules as to when noisy works may be performed. All noisy works such as hacking, drilling etc or works that will produce unpleasant smell can only be carried out after 12am and before 8am.

**Please take note that the Management reserved the rights to change the above terms and conditions without prior notice.*

4.8 OTHERS

4.8.1 Observation of Rental Regulation

The Management reserves the right to take appropriate actions against any of the Occupant who are found creating nuisance/ disturbance to the neighbors. All consequences and cost arising from any of the actions shall be borne by the Occupant.

4.8.2 Disconnection of Water Supply

- a) In the event that the Occupant failed to settle the water bills, service charges or any other charges for more than 14 days after the respective due date, the Management reserves the right to disconnect the water supply of the unit without further notice.
- b) A reconnection fee of RM 50.00 is required as result of Item 4.5.3 (a).

OTHERS

-Section 5-



5.1 INSURANCE

5.1.1 The Occupant shall be solely responsible for the security for his Parcel after vacant possession or deemed vacant possession shall have been delivered by the Original Proprietor and shall take all necessary steps to secure the same including their personal belongings and valuables. As a measure of preserving the Parcel and the property of the Occupant in the Parcel, the Occupant is advised to effect the appropriate insurance policies against theft, fire, vandalism, damage attributable to leaks from the other parcels, power surges and public liability. The Occupant is also advised to use surge suppressors/voltage regulators for sensitive electrical/electronic equipment (e.g. audio-visual system. Computers etc) as the Management assumes no responsibility for such damage.

5.1.2 Not To Prejudice Insurance Policies

a)The Occupant shall not do or suffer to be done anything whereby the policy or policies of insurance on the Common Property and/or the Jaya One Development or any part thereof may be vitiated or rendered void or voidable or whereby the rate of premium thereon may be increased and the Occupant shall make good all damages suffered by the Developer and/or the JMB or the Management Corporation [as the case may be].

b)The Occupant shall, without prejudice to the other rights of the Developer and/or the JMB or the Management Corporation [as the case may be], repay the Developer and/or the JMB or the Management Corporation [as the case may be] on demand all sums paid by it by way of increased premium and all reasonable expenses incurred by the Developer and/or the JMB or the Management Corporation [as the case may be] in or about any renewal of such policy or policies rendered necessary by the Occupant's breach or non-observance of this By-laws

5.2 CO-OPERATION

All Occupants must render their respective co-operation and assistance the Management in the establishment and implementation of the building emergency measures and procedures, including participation in emergency training procedures, mock fire drills and practice evacuations. In connection with such measures and procedures and during any emergency situation, the Occupant, its employees, agents, invitees and or licensees are required promptly comply with the directions given by the Chief Fire Warden, building Emergency Officer or any other officer appointed by the Management to assist the Occupants of the Complex during emergency situations.

All Occupants shall provide the Management their contact addresses and telephone numbers whom the Management can contact in case of emergency. Any change to the contact person, addresses and telephone numbers must be conveyed to the Management immediately.

5.3 INDEMNITY

- a) The Occupant shall indemnify and keep indemnified the Management against all actions, proceedings, claims, costs, charge, expenses, demands, damages and loss in respect of any injury to person or property of the servants, agents, family, guests, visitors, invitees and licensees of the Occupant and all those claiming title under him whilst in or about the Parcel and or the Complex.
- b) The Occupant shall indemnify and indemnified the Management against all actions, proceedings, claims, costs, charge, expenses, demands, damages and loss for which the Management shall or may be or become liable in respect of and to the extent that they arise from:
 - i. the negligence, use, misuse, waste or abuse by the Occupant or any servant, agent, customer or invitee or any other person claiming through or under the Occupant of the water, gas, electricity, oil, lighting and other services and facilities and appurtenances of the Parcel or the Complex;
 - ii. overflow or leakage of water (including rain water) or any leakage of whatsoever nature in or from the Parcels or from any other premise or area in the Complex occasioned or caused or contributed to by any act, omission, neglect, breach or default on the part of the Occupant, its servants, agents, customers, invitees or any other person claiming through or under the Occupant;
 - iii. loss, damage or injury from any cause whatsoever to property or person caused or contributed to by the use of the Parcel by the Occupant or any servant, agent, customer, invitee or other person claiming through or under the Occupant;
 - iv. loss, damage or injury from any cause whatsoever to property or person within the Parcel or the Complex occasioned or contributed to by any act, omission, neglect, breach or default of the Occupant or any servant, agent, customer, invitee or other person claiming through or under the Occupant.

5.4 DISCLAIMER

The Management, its agents and or employees shall not be liable in any manner whatsoever for loss or damage to any person, property or injury to or death of any person in the Complex unless such loss or damage to any person, property or injury to or death was caused or attributed to the negligence of the Management, its agents and or employees.

5.5 RULES NOT IN DEROGATION

The Rules & Regulations herein shall be in addition and not in derogation of the terms, conditions, covenants, restrictions and stipulations contained in the Sales & Purchase Agreement and Deed of Mutual Covenants entered into between each Owner-Occupant and the Original Proprietor.

5.6 RESERVATION

The Management reserves the right, from time to time, to amend, modify, vary, change or supplement any or all of the foregoing Rules & Regulations or to make additional rules as the Management deems necessary.

5.7 NON COMPLIANCE OF BY LAW

The rules and regulations herein shall be strictly adhere to and any non-compliance shall be subject to the imposition of penalties including, but not limited to penalties as provided in the rules & regulations and/or the issuance of warning communications, etc. Please take note that in the event of any non-compliance privileges which were accorded previously may be revoked and the Management may (at its discretion) take the necessary steps to rectify the default/non-compliance and all cost incurred thereto shall be charged to Tenants accordingly.

Please take note further that in addition to the above, the Management reserves to right to take such action against the owners and tenants for any non-compliance, default in payment, etc. as may be necessary to remedy or recover outstanding sums including, but not limited to, the publishing of Notice of Arrears and suspending the use of common facilities including deactivating access cards and suspending the use of season parking. No owner and/or tenant may take any action against the Management for any losses suffered thereby.

CONTACT LIST

-Section 6-



6.1 CONTACTING THE MANAGEMENT

GENERAL ENQUIRIES: Please contact our Customer Service Department (during office hours):

Contact Number : **03-7957 4933**

Email **customersvc@jayaone.com.my**

Office hour:

9am – 6pm (Monday – Friday)

EMERGENCY: Please contact our Security Control Room (24 hours):

Contact Number : **03-7958 2919**

ACCESS CARD & PARKING: Please contact/approach our Car Park Office:

Contact Number : **03-7491 0599**

Address:

100-P2.011A, Block J, Jaya One,

No. 72A, Jalan Universiti,

46200, Petaling Jaya,

Selangor

(Opposite Cold Storage at Level P2, Near Escalator)

Operating Hour:

10am – 10pm (Monday-Sunday)

6.2 EMERGENCY CONTACT LIST

Emergency Numbers

Police / Ambulance	999	
Fire & Rescue Department (BOMBA)	994	From mobile phone
Civil Defence	991	112
Rakan Cop	03-2115 9999	SMS 32728

POLICE & FIRE DEPARTMENT

Balai Polis SS2	03-7965 2222
Balai Bomba dan Penyelamat Damansara	03-7729 4444

HOSPITALS

Assunta Hospital	03-7728 3433
University Hospital	03-7956 4422
Sunway Medical Centre	03-7491 9191
Sime Darby Medical Centre (formerly known as Subang Jaya Medical Centre)	03-5634 1212
Pantai Medical Centre	03-2296 0888
Damansara Specialist Hospital	03-7722 2692
Kuala Lumpur General Hospital	03-2692 1044

Majlis Bandaran Petaling Jaya (MBPJ)

Main Office	03-7956 3544
Public Complaints Unit	03-7954 2020
Enforcement Department	03-7958 8085
Health Department	03-7957 9823
Building Department	03-7956 3544 (ext 257)
Assessment Department	03-7956 3544

Pejabat Daerah / Tanah Petaling

Land Office	03-5633 1963
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UTILITY SERVICES

Telekom	03-7728 3003
Tenaga Nasional	03-7955 7733
Pos Malaysia (The School)	

TAXI NUMBERS

Sunlight	03-9057 5757
Comfort Cab	03-8024 2727
Super Cab	03-7805 3333
Airport Limousine	03-8787 3675

AIRPORT

KLIA Counter/Flight Inquiry	03-8776 4389
MAS Reservation	03-7846 3000
Air Asia Reservation	03-7651 2211

APPENDICES

-Section 7-



PENALTY

Unit No:

Date of Issuance:

Time of Issuance:

No	Tick (✓)	Penalty Items	Penalty Charges (RM)	
1	<input type="checkbox"/>	Tempering with fire equipment	1,750.00	Per incident
2	<input type="checkbox"/>	Burst water pipe	500.00	Per incident
3	<input type="checkbox"/>	Blockage to drainage pipe	500.00	Per incident
4	<input type="checkbox"/>	Damage to lift	500.00	Per incident
5	<input type="checkbox"/>	Damage to common area	500.00	Per incident
6	<input type="checkbox"/>	Refuse, materials at common area	100.00	Per day until removed
7	<input type="checkbox"/>	Removal of refuse, materials from common area	500.00	Per incident
8	<input type="checkbox"/>	Illegal tapping of power supply	1,000.00	Per incident
9	<input type="checkbox"/>	Illegal tapping of water supply	500.00	Per incident
10	<input type="checkbox"/>	Blowing fuse at TNB cut-off fuse	100.00	Per incident
11	<input type="checkbox"/>	Exceeded power supply load	250.00	Per day until rectify
12	<input type="checkbox"/>	Non-compliance with electricity circuitry standard	250.00	Per day until rectify
13	<input type="checkbox"/>	Leakage to units below caused by damage to floor slabs	1,500.00	Per incident
14	<input type="checkbox"/>	Leakage to units below due to non-compliance to water proofing	1,500.00	Per incident
15	<input type="checkbox"/>	Non-compliance to floor / dirt trap	100.00	Per day until rectify
16	<input type="checkbox"/>	Hacking and drilling outside permitted hours	100.00	Per incident
17	<input type="checkbox"/>	Delivery, loading & unloading vehicles obstructing traffic	50.00	Per incident or clamping
18	<input type="checkbox"/>	Starting work without renovation permit	1,500.00	Per incident & stop work order
19	<input type="checkbox"/>	Workers not wearing security tags	100.00	Per incident
20	<input type="checkbox"/>	Workers not registering with security personnel	100.00	Per incident
21	<input type="checkbox"/>	Non-compliance with Renovation Guidelines	100.00	Per day until rectify
22	<input type="checkbox"/>	Renovating with doors or roller shutter left open	100.00	Per incident
23	<input type="checkbox"/>	Workers found staying in units	100.00	Per incident
24	<input type="checkbox"/>	Unauthorized interference of air conditioning, escalator, elevator & travelator	500.00	Per incident
25	<input type="checkbox"/>	Unauthorized washing of tools, equipment in any part of building	500.00	Per incident
26	<input type="checkbox"/>	Absence of fire extinguisher during hot work	300.00	Per incident
27	<input type="checkbox"/>	Littering in any part of building	100.00	Per pax / incident
28	<input type="checkbox"/>	Replacement of lost letterbox key	50.00	Per key
29	<input type="checkbox"/>	Caught smoking, eating and drinking at unauthorized place	100.00	Per incident
30	<input type="checkbox"/>	Misuse of Lifts	200.00	Per incident
31	<input type="checkbox"/>	Others	_____	_____

Issued by:

Date:

Received by:

Signature:

Name:

SECTION 7

7.2 – Forms & Letters

Date :
To: **Jaya One Management**
89-P2, Block H, Jaya One,
No. 72A, Jalan Universiti,
46200 Petaling Jaya,
Selangor Darul Ehsan

Dear Sir/Madam,

Re: Letter of Undertaking & Penalty Acknowledgement

I/We read and understood the list of penalties stated below and will take full responsibility of any damages.
I/We also hereby undertake full responsibility if I/we contravene to the clause contained with The Residences House Rules and By Laws and The Residences Renovation Guide.

Signature : _____
Name of Owner/Tenant : _____
NRIC : _____

List of Penalties			
Tampering with fire equipment	1,750 - Per incident	Hacking and drilling outside permitted hours	100 - Per incident
Burst water pipe	500 - Per incident	Delivery, loading & unloading vehicles obstructing traffic	50 - Per incident or clamping
Blockage to drainage pipe	500 - Per incident	Starting work without work permit	1,500 - Per incident & stop work order
Damage to lift	500 - Per incident	Workers not wearing security tags	100 - Per incident
Damage to common area	500 - Per incident	Workers not registering with security personnel	100 - Per incident
Refuse, materials at common area	100 - Per day until removed	Non-compliance with Renovation Guidelines	100 - Per day until rectify
Removal of refuse, materials from common area	500 - Per incident	Renovating with doors left open	100 - Per incident
Illegal tapping of electricity supply	1,000 - Per incident	Workers found staying in units	100 - Per incident
Illegal tapping of water supply	500 - Per incident	Unauthorised interference of air conditioning, escalator, elevator & travellerator	500 - Per incident
Blowing of cut-off fuse	100 - Per incident	Unauthorised washing of tools, equipment in any part of building	500 - Per incident
Exceeded electricity supply load	250 - Per day until rectify	Absence of fire extinguisher during hot work	300 - Per incident
Non-compliance with electricity circuitry standard	250 - Per day until rectify	Littering in any part of the building	100 - Per pax / incident
Leakage to units below caused by damage to floor slabs	1,500 - Per incident	Caught smoking, eating and drinking at unauthorised place	100 - Per incident
Leakage to units below due to non-compliance to water proofing	1,500 - Per incident	Caught smoking, eating and drinking at unauthorised place	100 - Per incident
Non-compliance to floor / dirt trap	100 - Per day until rectify	Misuse of Lifts	500 - Per incident
		Others:	