

Breach of the By-Laws

Subsidiary Proprietor or Occupier of a lot has breached any by-laws in accordance with Section 32 and Section 33 of the Building Maintenance and Strata Management Act 2004, the Building Maintenance (Strata Management) Regulation 2005 and/ or any by-laws as passed by the Management Corporation and where the Management Corporation incurs any costs, fees or expenses whatsoever in enforcing the said by-laws, the Management Corporation shall recover as a debt all such costs, fees and expenses from the Subsidiary Proprietor concerned on a full indemnity basis.

Breach of the By-Laws

Subsidiary Proprietor or Occupier of a lot shall not obstruct and place their goods, display cases or racks etc on passage way, concourse, lobby outside their premises or any other common property. All costs including administration fee associated with the removal or disposal shall be charge to the Subsidiary Proprietor or Occupier.

If the Subsidiary Proprietor or Occupier fail or neglect to comply with the By-law, the Management Corporation shall be empowered to remove and dispose all items encroaching the common property without further notice.

All the costs, charges, fees and expenses incurred including administration fee by the Management Corporation in removal and disposal of the goods, displays cases, racks and any other objects, shall be recoverable by the Management Corporation from the Subsidiary Proprietor and/or the Occupier concerned.

The Management Corporation, its agents and employees shall not be liable for any loss of business, damage to property by perishing or deterioration or any other loss or damage whatsoever arising from the enforcement of these By-Law.

By-Law: Wheel Clamping Policy

The Management Corporation shall be empowered to wheel clamp any vehicle of the Subsidiary Proprietor, Tenant, Occupier or Invitee which does not comply with this by-law and may impose a non-refundable administrative fee not exceeding \$200.00 subject to prevailing GST for the release of the wheel clamp to free the vehicle.

Any vehicle that has been clamped will be charged at S\$15.00 per day with immediate effect until the vehicle owner concerned settle the wheel clamping charges. The Management Corporation and its agents shall have the full discretion to prevent any vehicle from entering the car park of the development in the event if it persistently park at non-designated lots, create an obstruction or pose a danger to other Subsidiary Proprietors, Tenants and/or Occupants of the development.

By-Law: Season Parking Charges for Motor Vehicles

A By-Law to authorize the Management Council to set the following season parking fees (inclusive of GST) with effect from 1 December 2016 for motor vehicles parked at Ubi Techpark for the Subsidiary Proprietors or occupiers subject to availability:-

Blk 10 (Lobby A – E) ~ Max. 4 cars ~	Blk 40 & 60 (2-Storey Terrace) ~ Max. 6 cars ~	Blk 20 - 70 (3-Storey Terrace) ~ Max. 8 cars ~
1st car at S\$80 per month 2nd – 4th car at S\$95 per month 5th car onwards at S\$110 per month (subject to availability)	1st – 3rd car at S\$80 per month 4th – 6th car at S\$95 per month 7th car onwards at S\$100 per month (subject to availability)	1st – 3rd car at S\$80 per month 4th – 8th car at S\$95 per month 9th car onwards at S\$110 per month (subject to availability)

By-Law: Season Parking Charges for Lorries

A By-Law to authorize the Management Council to set the following season parking fees (inclusive of GST) with effect from 1 December 2016 for lorries parked at Ubi Techpark for the Subsidiary Proprietors or occupiers subject to availability:-

1 st Lorry	S\$110.00 per month
2 nd Lorry	S\$150.00 per month

By-Law: Season Parking Charges for Motor Cycles

A By-Law to authorize the Management Council to set the following season parking fees (inclusive of GST) with effect from 1 December 2016 for motor cycles parked at Ubi Techpark for the Subsidiary Proprietors or occupiers subject to availability:-

Motor Cycles	S\$15.00 per month
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By-Law: Season Parking Charges for Other Vehicle

A By-Law to authorize the Management Council to set the following season parking fees (inclusive of GST) with effect from 1 December 2016 for other vehicle parked at Ubi Techpark for the Subsidiary Proprietors or occupiers subject to availability:-

Other Vehicle	S\$150.00 per month
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By-Law: Vehicle Parking Certificate (VPC)

A By-Law to authorize the Management Council to set the following VPC fees (inclusive of GST) with effect from 1 January 2018 for heavy vehicle parked at Ubi Techpark for the Subsidiary Proprietors or occupiers subject to availability:-

VPC	S\$150.00 per month
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By-Law: Container Parking Charges

A By-Law to authorize the Management Council to set the following charges subject to prevailing GST with effect from 1 January 2013 for containers parked at Ubi Tech Park for the Subsidiary Proprietors or occupiers subject to availability:-

Period	20-Footer Container	40-Footer Container
1 st 24 Hrs	FREE	FREE
After 24 Hrs	S\$5.00 per hour (max. \$60 per day)	S\$6.00 per hour (max. \$72 per day)
Refundable Deposit	S\$100.00	S\$100.00

- 1) Application and payment for the deposit and parking charges is to be made at least 1 working day in advance to MCST 2719 Management Office.
- 2) The Management Office will issue an invoice to the Container Parking Unit based on the application and payment made.
- 3) The charges shall apply to ALL weekends, Sundays and Public Holidays.
- 4) Those units who failed to make application and payment for the container charges 1 working day before their scheduled entry may be rejected to enter Ubi Tech Park.
- 5) Applicant who park their container shall undertake and deem to indemnify and keep the Management Corporation fully indemnified against all actions, claims, demands, losses, etc that may be made against the Management Corporation by any person or persons arising out of use of the facility and surrounding areas.
- 6) The Management reserves the right to forfeit in part or in full, the said deposit in the event of any damages, claims, losses, etc or parking beyond the application period or breach of the terms and conditions stated herein. Any costs incurred by the Management Corporation in excess of S\$100.00 to rectify the irregularities shall be recovered as a debt from the applicant concerned.

By-Law: Hourly Parking Charges

A By-Law to authorize the Management Council to set the following hourly parking charges (inclusive of GST) with effect from 1 December 2016:-

DAY	TIME	CARS	MOTORCYCLES	LORRY/VAN/BUS with (P, W, X & Y Plate)
Mon - Sat	0700Hrs - 1859Hrs	S\$1.40/hour and part thereof	S\$1.20/entry	S\$2.40/hour
Mon - Sat	1900Hrs - 0659Hrs of next day	S\$3.00/entry	S\$1.20/entry	S\$5.00/entry
Sun & Public Holidays	0700Hrs - 0659Hrs of next day	S\$3.00/entry	S\$1.20/entry	S\$5.00/entry

By-Law: Concourse Booking Charges

A By-Law to authorize the Management Council to set the charges for concourse booking at sum of S\$100.00 per day subject to prevailing GST for new bookings received with effect from 1 January 2013 and maintain the refundable deposit at \$200 per application for the Subsidiary Proprietors or occupiers at Ubi Tech Park.



By-Law: Governing Fire Safety

A Subsidiary Proprietor and/or occupier of a lot shall not cause any obstruction to the common property or do or omit to do any act which may breach the provisions of the Fire Safety Act (Chapter 109A) (hereinafter referred to as "the Act") or any other relevant revisions and laws, and/or subject the Management Corporation to prosecution and/or fine, and to reimburse the Management Corporation for all fines, and costs incurred including the legal costs on a full indemnity basis.

If all and any sums payable or recoverable from the Subsidiary Proprietor and/or occupier in respect of cost and expenses incurred by the Management Corporation in or about the abatement of any offence under the Act are not paid by the Subsidiary Proprietor and/or occupier within fourteen (14) days after such demand, the Management Corporation may apply to the court to recover and all legal costs incurred on a full indemnity basis shall be paid by the Subsidiary Proprietor and/or occupier concerned.

A Subsidiary Proprietor and/or occupier shall not cause or allow to continue any fire hazards either by act, default or sufferance and shall abate all fire hazards and do all such things as may be necessary to prevent a continuance or recurrence.

Where a fire hazard has occurred and the occupier fails to abate the fire hazard, the Management Corporation may carry out or cause to be carried out such work including the removal and disposal of any property causing the fire hazard as appears necessary to the Management Corporation and/or the Fire Safety Manager to abate the fire hazard and to prevent a recurrence thereof and shall recover all expenses incurred from the Subsidiary Proprietor and/or occupier concerned.

By-Law: Governing NEA Enforcement Action

A Subsidiary Proprietor and/or occupier of a lot shall not place any object at the common property that would encourage and facilitate mosquito breeding or do or omit to do any act which may breach the provisions of the Control of Vectors and Pesticides Act (Chapter 59) (hereinafter referred to as "the Act") or any other relevant revisions and laws, and/or subject the Management Corporation to prosecution and/or fine, and to reimburse the Management Corporation for all fines, and costs incurred including the legal costs on a full indemnity basis.

If all and any sums payable or recoverable from the Subsidiary Proprietor and/or occupier in respect of cost and expenses incurred by the Management Corporation in or about the abatement of any offence under the Act are not paid by the Subsidiary Proprietor and/or occupier within fourteen (14) days after such demand, the Management Corporation may apply to the court to recover such sum and that all legal costs incurred on a full indemnity basis shall be paid by the Subsidiary Proprietor and/or occupier concerned.

A Subsidiary Proprietor and/or occupier shall not cause or allow to continue placing object that would encourage and facilitate mosquito breeding either by act, default or sufferance and shall abate the mosquito breeding hazard and do all such things as may be necessary to prevent a continuance or recurrence.

Where a mosquito breeding has occurred and the occupier fails to abate the mosquito breeding hazard, the Management Corporation may carry out or cause to be carried out such work including the removal and disposal of any property causing the mosquito breeding hazard as appears necessary to the Management Corporation to abate that hazard and to prevent a recurrence thereof and shall recover all expenses incurred from the Subsidiary Proprietor and/or occupier concerned.

By-Law: Granting and Conferring upon Subsidiary Proprietor of Terrace Block Right of Exclusive Use of the Common Loading/Unloading Bay beside each terrace unit

By-Law pursuant to Section 33(1)(b) / 34(2)(a) of Building Maintenance and Strata Management Act, granting and conferring upon Subsidiary Proprietor of terrace block right of exclusive use of the common loading/unloading bay beside each terrace unit and the incoming Management Council be empowered to decide on the fees and/or charges to be levied in consideration for a grant of exclusive use of the above described common property including the terms and conditions to be imposed.

By-Law: Recovery of Legal Fees and Cost

A By-Law on Recovery of Legal Fees and Cost as follows:

Arrears in Maintenance Contributions and Other Charges

The management corporation shall recover all costs, including legal fees on a solicitor and client basis, disbursements and incidental costs incurred by the management corporation in the recovery of arrears of management fund contributions, sinking fund contributions, special levy contributions and/or such other amounts owing to the management corporation from the subsidiary proprietor, occupier or lessee concerned.

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The management corporation shall recover all costs, fees, fines and/or expenses (including legal costs and disbursements on a solicitor and client basis by the management corporation, including but not limited to any action commenced or undertaken in the Singapore Courts or elsewhere or referred to the Strata Titles Boards by the management corporation as a result of infringements by the said subsidiary proprietor or occupier or lessee on the provisions of the Building Maintenance and Strata Management Act, Supplementary By-Laws passed by the management corporation at its General Meetings and/or House Rules including the Prescribed By-Laws/Regulations under the Building Maintenance and Strata Management Act from the subsidiary proprietor, occupier or lessee concerned.