

2

Lot 2

Company No.

787949 P

**Prelodgement Collection Slip** 0010101x  
 User ID : dsuhana(SW)  
 Transaction Date/Time : 15/10/2018 10:57:11  
 Lodging Reference No : ROC1510201500597  
 Entity No : 787949-P RADIANT LAGOON SDN BHD  
 Document(s) Lodged:  
 SNO Form Type Doc Date Event Date Received Date  
 1 SA 12/10/2018 12/10/2018 15/10/2018

M/S DAVID ALLAN SAGAH & TENG ADVOCATES, KUCHING  
 SW15102015001016  
 15/10/2018 11:01:12 AM  
 001 dsuhana

004 9 15708

787949-P, APP-PENDAFTARAN GADAIAN 100-00



SM120805956726

**COMPANIES ACT 2016**

**Section 352(1), 354 & 356(1)**

**STATEMENT OF PARTICULARS TO BE LODGED WITH CHARGE**

**RADIANT LAGOON SDN BHD**

To The Registrar of Companies,

1. Charge is created by : **RADIANT LAGOON SDN BHD (787949-P)**, a company incorporated and registered in Malaysia under the Companies Act of Malaysia having its registered address at Lot 2461, 1<sup>st</sup> Floor, Boulevard Centre, 3KM, Jalan Miri-Pujut, 98000 Miri, Sarawak ("the Company")
2. \*Charge was created on (1) : 12 OCT 2018  
~~\*Property which is subject to a charge was acquired on (1)~~
3. The Charge is ~~\*fixed/\*floating/\*fixed and floating~~ : Fixed.
4. The description of the instrument(s) creating or evidencing the Charge : ~~Legal Charge under the National Land Code 1965/Land Ordinance (Sabah Cap.68)/Land Code (Sarawak Cap. 81)~~
5. Describe briefly the nature of liability (present or prospective) secured by the Charge : The liability (whether present or prospective) secured by the charge is all monies, obligations and liabilities whether actual or contingent now or hereafter due and/or owing to **UNITED OVERSEAS BANK (MALAYSIA) BHD.** (Company No. 271809 K)("the Bank") by the Borrower as defined in paragraph 6 below whether on any banking or other account or otherwise in any manner whatsoever (whether alone or jointly with any other person and in whatever style name or form and whether as principal or surety) up to the principal sum of RM54,600,000.00 together with interest to date of full payment, commissions, fees, other banking charges and all costs, charges and expenses (including solicitor and client costs) incurred by the Bank ("Indebtedness").

l



Company No.

787949	P
--------	---

6. The liability secured is for the benefit of the Company or for another party (name and address of another party) : **RADIANT LAGOON SDN BHD (787949-P)**, a company incorporated and registered in Malaysia under the Companies Act of Malaysia having its registered address at Lot 2461, 1<sup>st</sup> Floor, Boulevard Centre, 3KM, Jalan Miri-Pujut, 98000 Miri, Sarawak ("the Borrower").
7. The creation of subsequent charge ~~\*is/is-~~ ~~not~~ restricted or prohibited : Restricted and prohibited.
8. A short description of the property affected : All that parcel of land containing an area of **3,017.0 hectares**, more or less, situate at **Sungai Tutoh, Baram** and described as **Lot 2 Tutoh Land District**.
9. The name and address of the Chargee : **UNITED OVERSEAS BANK (MALAYSIA) BHD** (Company No. 271809 K) of CT160, Ground Floor, Block C, iCom Square, Jalan Pending, 93450 Kuching, Sarawak
10. Important covenants or terms and conditions of the instrument of Charge : A. Continuing Security  
The security created by this Charge is and will be a continuing security for the Indebtedness, and will continue to be held by the Bank until:-  
(a) all amounts outstanding under the Banking Facilities, including contingent liabilities, have been fully settled by the Borrower and/or the Company; and  
(b) the Bank has been fully released from all its obligations or contingent liabilities under the Banking Facilities or under any other instrument issued by the Bank for the account of the Borrower,  
even if the Borrower and/or the Company ceases to be indebted to the Bank for any period(s), and regardless of:-  
(c) any accounts(s) ceasing to be current or any settlement or closure of account(s) or otherwise;  
(d) the death insanity or bankruptcy of the Borrower and/or the Company;

2



Company No.

787949	P
--------	---

- (e) the voluntary or compulsory liquidation of the Borrower and/or the Company;
- (f) any change by amalgamation, consolidation or otherwise which may be made in the constitution of the company by which the business of the Borrower and/or the Company is currently being carried on; or
- (g) any change in the constitution or composition of the firm by which the Borrower's business is currently being carried on, whether by death, retirement, admission of partners, or any other reason.

**B. Dealing with Security**

The Company will not, without the Bank's prior written consent –

- (a) sell, transfer, charge or otherwise deal in any way with all or any part of the Land or any interest in the Land; or
- (b) make the same subject to any burden, charge, encumbrance, liability, or lien; or
- (c) make any application for the alteration of the category of land use or for the imposition of any fresh category of land use in respect of the Land, or for rescission removal or amendment of any condition or restriction affecting the Land.

**C. Leasing and Possession**

- (a) The Company will not lease, let out, or grant any licence or otherwise in any manner part with the possession or make or accept the surrender of any lease of or in respect of the Land or any part of the Land to any person, firms, or companies without the prior written consent of the Bank.
- (b) The Bank's consent may be given or refused at the Bank's absolute discretion, and the decision of the Bank will be final and conclusive.

3



Company No.

787949	P
--------	---

D. Convenant to perfect and provide further security

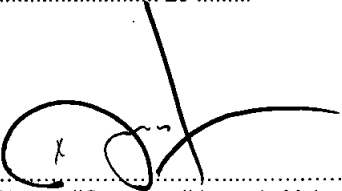
(a) The Borrower and/or the Company will, whenever required by the Bank, execute in favour of the Bank (or as the Bank may direct) legal or other mortgages, charges, assignments, transfers, or agreements as required by the Bank of and on the Borrower's and/or the Company's estate, assets, or business, which now or in future will belong to the Borrower and/or the Company (including any vendor's lien) and the benefit of all licences held in connection with such estate, assets, or business to secure the indebtedness.

(b) Such mortgages, charges, assignments, transfers, or agreements will be prepared by or on behalf of the Bank at the Borrower's and/or the Company's cost, and will contain all terms and conditions required by the Bank to protect its interest.

E. For other salient covenants or terms and conditions, please refer to the instrument of charge.

11. The instrument of charge or a copy thereof is kept at the registered office of the company and is open to the inspection of any creditor or member of the company for a fee of RM5.00 or of any other person on the payment of a fee of RM10.00.

Dated this ..... day of ..... 12 OCT 2018 ..... 20 .....

  
.....  
\*Director/\*Secretary/\*Agent in Malaysia  
Name : YEE MING SENG  
I.C. No.: 630717-13-5735

\* Strike out whichever is inapplicable.



Company No.

787949	P
--------	---

Note:

(1) Insert date of creation of the charge or date of acquisition of the property subject to a charge

**Attention:**

It is an offence under section 591 of the Companies Act 2016 to make or authorize the making of a statement that a person knows is false or misleading and that person may be liable, upon conviction, to imprisonment for a term not exceeding ten years or to a fine not exceeding RM3million or to both.

**LODGER INFORMATION**

Name : WONG SIONG LING  
NRIC No : 700624-13-5673  
Address : A2-4, Wisma Nation Horizon, Jalan Petanak, P.O. Box 1956, 93740 Kuching,  
Sarawak  
Phone No : 082 - 238122  
Email : kuching@dast.com.my

LEG-053 Fixed Charge (01/18)  
(Ref: K12G466uob.risb/jyc18cw.kt)

*Handwritten signature*

5



Company No.

787949 P

**Prelodgement Collection Slip**

UserID : noraizien(SW)  
Transaction Date/Time : 15/10/2018 11:00:07  
Lodging Reference No : RQC1510201800912  
Entity No : 787949-P RADIANT LAGOON SDN. BHD.

Document(s) Lodged:  
SNO Form Type Doc Date Event Date Received Date  
1 3A 12/10/2018 12/10/2018 15/10/2018

m2 9/15/2018



DAVID ALLAN SAGAH & TENG ADV  
SW15102018003020  
15/10/2018 11:01:17 AM  
003 noraizien

787949-P, APP-PENDAFTARAN GADAIAN 300.00

**COMPANIES ACT 2016**

**Sections 352(1), 354 & 356(1)**

**STATEMENT OF PARTICULARS TO BE LODGED WITH CHARGE**

**RADIANT LAGOON SDN BHD**

To: The Registrar of Companies,

1. Charge is created by : **RADIANT LAGOON SDN BHD (787949-P)**, a company incorporated and registered in Malaysia under the Companies Act of Malaysia having its registered address at Lot 2461, 1<sup>st</sup> Floor, Boulevard Centre, 3KM, Jalan Miri-Pujut, 98000 Miri, Sarawak ("the Company")
2. \*Charge was created on (1) : 12 OCT 2018  
\*Property which is subject to a charge was acquired on (1)
3. The charge is ~~fixed~~/~~floating~~/~~fixed and floating~~ : Fixed and floating.
4. The description of the instrument(s) creating or evidencing the charge : Debenture (the Debenture).
5. Describe briefly the nature of liability (present or prospective) secured by the charge : The liability (whether present or prospective) secured by the charge is: All monies obligations and liabilities whether actual or contingent now or hereafter due and/or owing to **UNITED OVERSEAS BANK (MALAYSIA) BHD. (Company No. 271809-K)** ("the Bank") by the Company whether on any banking or other account or otherwise in any manner whatsoever (whether alone or jointly in whatever style name or form and whether as principal or surety) including all liabilities in connection with foreign

*Handwritten signature*



Company No.

787949 P

exchange transactions accepting endorsing or discounting any notes or bills or under bonds guarantees indemnities documentary or other credits or any instruments whatsoever from time to time entered into by the Bank for or at the request of the Company together with interest to date of full payment, commissions, fees, other banking charges and all costs charges and expenses (including solicitor and client costs) incurred by the Bank.

6. The liability secured is for the benefit of the company or for another party (name and address of another party) : **RADIANT LAGOON SDN BHD (787949-P)**, a company incorporated and registered in Malaysia under the Companies Act of Malaysia having its registered address at Lot 2461, 1<sup>st</sup> Floor, Boulevard Centre, 3KM, Jalan Miri-Pujut, 98000 Miri, Sarawak
7. The creation of subsequent charges : Restricted and prohibited.  
\*is/\* is not restricted or prohibited
8. A short description of the property affected : **FIXED AND FLOATING CHARGE**

FIRST

All immovable properties of the Company both present and future and all buildings and fixture (including trade fixture) from time to time on any such property and all plant machinery vehicles computers and office and other equipment of the Company both present and future (excluding stock in trade of the Company).

SECONDLY

All stocks shares bonds and securities of any kind whatsoever whether marketable or otherwise and all other interests including but not limited to loan capital of the Company both present and future in any company firm consortium or entity wheresoever situate including all allotments accretions offers rights benefits and advantages whatsoever at any time accruing offered or arising in respect of or incidental to the same and all stocks shares rights monies or property accruing thereto or offered at any time by way of conversion redemption bonus preference option or otherwise in respect thereof.

THIRDLY

All book and other debts revenues and claims both present and future (including things in action which may give rise to a debt revenue or claim) due or owing or which may become due or owing to or purchased or otherwise acquired by the Company and the full benefit of all rights and remedies relating thereto



Company No.

787949 P

including but not limited to any negotiable or non-negotiable instruments guarantees indemnities debentures legal and equitable charges and other security reservation of proprietary rights of tracing liens and all other rights and remedies of whatsoever nature in respect of the same.

FOURTHLY

The uncalled capital goodwill and all patents patent applications trade marks trade names registered designs and copyrights and all licences and ancillary and connected rights relating to the intangible property both present and future of the Company.

FIFTHLY

The undertaking and all other property assets and rights of the Company whatsoever and wheresoever both present and future including but not limited to the stocks in trade of the Company wheresoever situate (which is or may be from time to time while the Debenture is in force) comprised in the property and undertaking of the Company and the premises First Secondly Thirdly and Fourthly described (if and in so far as the charges thereon therein contained shall for any reason be ineffective as fixed charges)

The charges created by the Debenture shall as regards the premises First Secondly Thirdly and Fourthly described be first fixed charges and as to the premises Fifthly described shall be first floating charge.

Project means:

9. The name and address of the chargee : **UNITED OVERSEAS BANK (MALAYSIA) BHD** (Company No. 271809 K) of CT160, Ground Floor, Block C, iCom Square, Jalan Pending, 93450 Kuching, Sarawak
10. Important covenants or terms and conditions of the instrument of charge : A. Conversion of Floating Charge into Fixed Charge
- (a) The Bank may at any time by notice in writing to the Company forthwith convert the said floating charge into a fixed charge as regards any of the Charged Assets specified in the said notice;

uh





Company No.

787949 P

- (b) If the Company charges pledges or otherwise encumbers in favour of any third party whether by way of a fixed or floating security any of the Charged Assets Fifthly described in Section 6.1 of the Debenture (the floating Charged Assets) or attempts to do so without the prior consent in writing of the Bank;
- (c) If any person attempts to levy any distress execution sequestration or other process against any of the floating Charged Assets;
- (d) If any floating charge created before or after the Debenture shall crystallise over any of the floating Charged Assets;
- (e) If a Receiver and or Manager is appointed in respect of the Company or in respect of all any part of the floating Charged Assets;

then in any of such event or events in respect of any or all of the particular floating Charged Assets the floating charge shall crystallise as regards those particular floating Charged Assets but remain floating as regards the rest.

**B. Decrystallisation on Refloatation**

- (a) Notwithstanding any thing provided in the Debenture, at anytime after the floating charge created by the Debenture shall have crystallised over any or all of the floating Charged Assets (the Crystallised Fixed Charge) but before the appointment of any Receiver and/ or Manager pursuant to the Debenture the Crystallised Fixed Charge shall upon written consent of the Bank (such consent to be given at the absolute discretion of the Bank) cease to attach to the aforesaid Charged Assets and shall refloat as a floating charge;



Company No.

787949 P

(b) Where the Receiver and or Manager have been appointed pursuant to the Debenture, the parties hereto mutually agree that the Bank may in its absolute discretion direct the Receiver and/or Manager to hand back the management of the floating Charged Assets to the Company and thereafter the Crystallised Fixed Charge shall cease to attach to the aforesaid floating Charged Assets and shall refloat as a floating charge;

(c) On refloatation of the Crystallised Fixed Charge the floating charge shall continue as if crystallisation had not taken place.


**C. Restriction against other charges**

(a) The Company shall not during the subsistence of the Debenture without the consent in writing of the Bank execute or permit to subsist any form of charge mortgage debenture (whether fixed or floating) pledge or lien in respect of any of the Charged Assets (save any lien arising by operation of law in the ordinary course of trading);

(b) The Company will not without the prior consent in writing of the Bank:-

(i) sell assign discount factor pledge charge or otherwise dispose of all or any of the book debts revenue and claims both present and future (including things in action which may give rise to any debt revenue or claim) due or owing or which may become due or owing to or purchased or otherwise acquired by the Company or deal with the same other than to get in and realise the same in the ordinary course of its business in accordance with the Debenture;

(ii) part with possession transfer



Company No.

787949 P

sell lease or otherwise disposed of the Charged Assets or any part thereof or attempt or agree so to do (except in the case of stock in trade which may be sold at market value in the normal course of trading as now conducted and for the purpose of carrying on its business).

**D. Covenant to provide further security**

The Company shall at any time if and when required by the Bank to execute such legal or other mortgages charges pledges assignments transfers or agreements for the benefit of the Bank as the Bank shall require of and on all the Company's estates rights titles and interest in any of the Charged Assets now belonging to or which may hereafter be acquired by or belong to the Company (including any vendor's lien) and the benefit of all licences held in connection therewith and to apply to such relevant authorities as may be necessary to secure all monies and liabilities agreed to be paid or intended to be secured by the Debenture, such mortgages charges pledges assignments transfers or agreements to be prepared by or on behalf of the Bank at the cost of the Company and to contain all such terms and conditions for the benefit of the Bank as the Bank reasonable require.

**E. Continuing Security**

The security created by the Debenture is a continuing security for all monies whatsoever now or hereafter from time to time owing to the Bank by the Company whether alone or jointly and severally with another or others and whether as principal or surety notwithstanding that the Company may at any time or times cease to be indebted to the Bank or for any period or periods and notwithstanding:-

- (a) any account or accounts of the Company with the Bank may from any cause whatsoever cease to



Company No.

787949 P

be current and notwithstanding any settlement or closure of account or accounts or otherwise;

- (b) any change by amalgamation consolidation or otherwise which may be in the constitution of the company by which the business of the Company is for the time being carried on;
- (c) the liquidation of the Company whether voluntary or compulsory.

F. Covenant to realise book debts

Get in and realise all book and other debts and claims charged by the Debenture in the ordinary course of its business and pay into its account with the Bank or to such account as the Bank may from time to time direct all monies which it may receive in respect of the same forthwith on receipt and pending such payment hold such monies on trust for the Bank and not (without the prior consent in writing of the Bank) charge or otherwise dispose of or release exchange compound set off or grant time or indulgence or otherwise deal with all or any of the same or purport so to do.

G. Severance of Plant Equipment and Machinery

- (a) The Bank or any Receiver and or Manager appointed by the Bank may sever and sell plant equipment and machinery and other fixture (including trade fixture) charged under the Debenture ("the Charged Equipment") separately from the lands or premises to which they may be annexed.
- (b) If the Charged Equipment shall be affixed attached or secured to any land or premises of the Company which is or becomes the subject of a charge or lien (other than pursuant to the Debenture) the Company without any request required from the Bank will obtain



Company No.

787949 P

the written acknowledgement of the chargee or lienholder that the Charged Equipment do not form part of the fixture to the land or premises the subject of such charge and that the chargee or lienholder will not make any claim in relation thereto and will permit the Bank or the Receiver and or Manager, as the case may be, whether or not there has been any default under the charge or whether or not the lien has become enforceable, to enter upon such land or premises and to remove the Charged Equipment therefrom.

- (c) If the Charged Equipment shall be affixed or secured to any land or premises of which the Company is not the owner, the Company shall prior to such affixing attaching or securing obtain the assent in writing of the owner thereof to the entry thereon and removal therefrom of the Charged Equipment by the Bank or the Receiver and/or Manager, as the case may be.
- (d) The Company shall be solely responsible for any damage caused to any such land or premises by the affixing of the Charged Equipment thereto or the removal of the Charged Equipment therefrom and shall indemnify the Bank against any claim made in respect of such damage.

H. For other salient covenants or terms and conditions please refer to the Debenture.

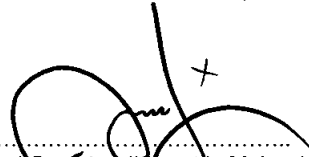
- 11. The instrument of charge or a copy thereof is kept at the registered office of the company and is open to the inspection of any creditor or member of the company for a fee of RM5.00 or of any other person on the payment of a fee of RM10.00.



Company No.

787949 P

Dated this.....1.2.OCT.2018.....day of.....20.....



\*Director/Secretary/Agent in Malaysia  
Name : YEE MING SENG  
I.C. No.: 630717-13-5735

\* Strike out whichever is inapplicable.

Note:

(1) Insert the date of creation of the charge or date of acquisition of the property subject to a charge

Attention:

It is an offence under section 591 of the Companies Act 2016 to make or authorize the making of a statement that a person knows is false or misleading and that person may be liable, upon conviction, to imprisonment for a term not exceeding ten years or to a fine not exceeding RM3million or to both.

#### LODGER INFORMATION

Name : WONG SIONG LING  
NRIC No : 700624-13-5673  
Address : A2-4, Wisma Nation Horizon, Jalan Petanak, 93100 Kuching, Sarawak.  
Phone No : 082-238122  
Email : kuching@dast.com.my

LEG-070 (Debenture (01/18))  
(Ref: K12&466uob.rlsb/jyc18cw.kt)



2

Lot 3

Company No.

787949 P

**Prelodgement Collection Slip**

User ID : norazizan(SW)  
Transaction Date/Time : 15/10/2018 11:02:08  
Lodging Reference No : RQC-15102018003021  
Entity No : 787949-P RADIANT LAGOON SDN. BHD.

Document(s) Lodged:  
SND Form Type Doc Date Event Date Received Date  
3 36 12/10/2018 12/10/2018 15/10/2018

Handwritten signature and date 15/10/18

Handwritten initials JUI and date 15/10/18



SM120805956882

DAVID ALLAN SAGAH & TENG ADV  
SW15102018003021  
15/10/2018 11:03:13 AM  
003 norazizan

787949-P, APP-PENDAFTARAN GADAIAN 300.00

**COMPANIES ACT 2016**

**Section 352(1), 354 & 356(1)**

**STATEMENT OF PARTICULARS TO BE LODGED WITH CHARGE**

**RADIANT LAGOON SDN BHD**

To The Registrar of Companies,

1. Charge is created by : **RADIANT LAGOON SDN BHD (787949-P)**, a company incorporated and registered in Malaysia under the Companies Act of Malaysia having its registered address at Lot 2461, 1<sup>st</sup> Floor, Boulevard Centre, 3KM, Jalan Miri-Pujut, 98000 Miri, Sarawak ("the Company")
2. \*Charge was created on (1) : **1 2 OCT 2018**  
\*Property which is subject to a charge was acquired on (1)
3. The Charge is \*fixed/\*floating/\*fixed and floating : **Fixed.**
4. The description of the instrument(s) creating or evidencing the Charge : **Legal Charge under the National Land Code 1965/Land Ordinance (Sabah Cap.68)/Land Code (Sarawak Cap. 81)**
5. Describe briefly the nature of liability (present or prospective) secured by the Charge : **The liability (whether present or prospective) secured by the charge is all monies, obligations and liabilities whether actual or contingent now or hereafter due and/or owing to UNITED OVERSEAS BANK (MALAYSIA) BHD. (Company No. 271809 K) ("the Bank") by the Borrower as defined in paragraph 6 below whether on any banking or other account or otherwise in any manner whatsoever (whether alone or jointly with any other person and in whatever style name or form and whether as principal or surety) up to the principal sum of RM54,600,000.00 together with interest to date of full payment, commissions, fees, other banking charges and all costs, charges and expenses (including solicitor and client costs) incurred by the Bank ("Indebtedness").**

Handwritten signature



Company No.

787949	P
--------	---

6. The liability secured is for the benefit of the Company or for another party (name and address of another party) : **RADIANT LAGOON SDN BHD (787949-P)**, a company incorporated and registered in Malaysia under the Companies Act of Malaysia having its registered address at Lot 2461, 1<sup>st</sup> Floor, Boulevard Centre, 3KM, Jalan Miri-Pujut, 98000 Miri, Sarawak ("the Borrower").
7. The creation of subsequent charge ~~is/is~~ ~~not~~ restricted or prohibited : Restricted and prohibited.
8. A short description of the property affected : All that parcel of land containing an area of **1,423.0 hectares**, more or less, situate at **Sungai Tutoh, Baram** and described as **Lot 3 Apoh Land District**
9. The name and address of the Chargee : **UNITED OVERSEAS BANK (MALAYSIA) BHD** (Company No. 271809 K) of CT160, Ground Floor, Block C, iCom Square, Jalan Pending, 93450 Kuching, Sarawak
10. Important covenants or terms and conditions of the instrument of Charge : A. Continuing Security  
The security created by this Charge is and will be a continuing security for the Indebtedness, and will continue to be held by the Bank until:-  
(a) all amounts outstanding under the Banking Facilities, including contingent liabilities, have been fully settled by the Borrower and/or the Company; and  
(b) the Bank has been fully released from all its obligations or contingent liabilities under the Banking Facilities or under any other instrument issued by the Bank for the account of the Borrower,  
even if the Borrower and/or the Company ceases to be indebted to the Bank for any period(s), and regardless of:-  
(c) any accounts(s) ceasing to be current or any settlement or closure of account(s) or otherwise;  
(d) the death insanity or bankruptcy of the Borrower and/or the Company;

2





Company No.

787949	P
--------	---

- (e) the voluntary or compulsory liquidation of the Borrower and/or the Company;
- (f) any change by amalgamation, consolidation or otherwise which may be made in the constitution of the company by which the business of the Borrower and/or the Company is currently being carried on; or
- (g) any change in the constitution or composition of the firm by which the Borrower's business is currently being carried on, whether by death, retirement, admission of partners, or any other reason.

**B. Dealing with Security**

The Company will not, without the Bank's prior written consent –

- (a) sell, transfer, charge or otherwise deal in any way with all or any part of the Land or any interest in the Land; or
- (b) make the same subject to any burden, charge, encumbrance, liability, or lien; or
- (c) make any application for the alteration of the category of land use or for the imposition of any fresh category of land use in respect of the Land, or for rescission removal or amendment of any condition or restriction affecting the Land.

**C. Leasing and Possession**

- (a) The Company will not lease, let out, or grant any licence or otherwise in any manner part with the possession or make or accept the surrender of any lease of or in respect of the Land or any part of the Land to any person, firms, or companies without the prior written consent of the Bank.
- (b) The Bank's consent may be given or refused at the Bank's absolute discretion, and the decision of the Bank will be final and conclusive.

3



Company No.

787949	P
--------	---

D. Convenant to perfect and provide further security

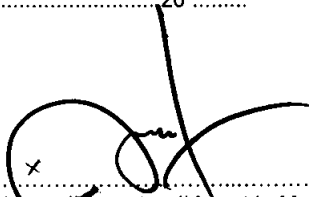
(a) The Borrower and/or the Company will, whenever required by the Bank, execute in favour of the Bank (or as the Bank may direct) legal or other mortgages, charges, assignments, transfers, or agreements as required by the Bank of and on the Borrower's and/or the Company's estate, assets, or business, which now or in future will belong to the Borrower and/or the Company (including any vendor's lien) and the benefit of all licences held in connection with such estate, assets, or business to secure the indebtedness.

(b) Such mortgages, charges, assignments, transfers, or agreements will be prepared by or on behalf of the Bank at the Borrower's and/or the Company's cost, and will contain all terms and conditions required by the Bank to protect its interest.

E. For other salient covenants or terms and conditions, please refer to the instrument of charge.

11. The instrument of charge or a copy thereof is kept at the registered office of the company and is open to the inspection of any creditor or member of the company for a fee of RM5.00 or of any other person on the payment of a fee of RM10.00.

Dated this ..... day of ..... 12 OCT 2018 ..... 20 .....

  
.....  
\*Director/Secretary/Agent in Malaysia  
Name : YEE MING SENG  
I.C. No.: 630717-13-5735

\* Strike out whichever is inapplicable.

4



Company No.

787949	P
--------	---

Note:

(1) Insert date of creation of the charge or date of acquisition of the property subject to a charge

**Attention:**

It is an offence under section 591 of the Companies Act 2016 to make or authorize the making of a statement that a person knows is false or misleading and that person may be liable, upon conviction, to imprisonment for a term not exceeding ten years or to a fine not exceeding RM3million or to both.

**LODGER INFORMATION**

Name : WONG SIONG LING  
NRIC No : 700624-13-5673  
Address : A2-4, Wisma Nation Horizon, Jalan Petanak, P.O. Box 1956, 93740 Kuching,  
Sarawak  
Phone No : 082 - 238122  
Email : kuching@dast.com.my

LEG-053 Fixed Charge (01/18)  
(Ref: K126466uob.rlsb/jyc18cw.kt)

5

