



WARTA KERAJAAN NEGERI JOHOR
GOVERNMENT OF JOHORE GAZETTE



**Undang-Undang Kecil
Pelesenan Iklan
(Majlis Perbandaran Pengerang)
2021**

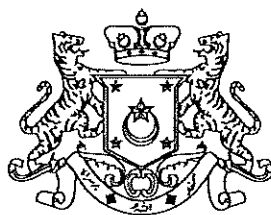
***Licensing of Advertisement
(Pengerang Municipal Council)
By-Laws
2021***

Jenis Sumber Kuasa	Perundangan Subsidiari – Undang-Undang Kecil / <i>By-Laws</i>
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Versi	Bahasa Inggeris
Nombor Warta	J. P.U. 20 / 2021
Tarikh Warta	29 April 2021
Tarikh Berkuat Kuasa	29 April 2021



**UNIT UNDANG-UNDANG
MAJLIS PERBANDARAN PENERANG**

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NEGERI JOHOR

Warta Kerajaan

DITERBITKAN DENGAN KUASA

GOVERNMENT OF JOHORE GAZETTE

PUBLISHED BY AUTHORITY

Jil. 65
No. 9

29hb April 2021

*TAMBAHAN No. 9
PERUNDANGAN*

LOCAL GOVERNMENT ACT 1976
LICENSING OF ADVERTISEMENT
(PENGERANG MUNICIPAL COUNCIL) BY-LAWS 2021

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IN exercise of the powers conferred by section 102 of the Local Government Act 1976 [*Act 171*], the Pengerang Municipal Council hereby makes, and pursuant to section 103 of the said Act, the State Authority confirms, the following by-laws:

PART I
PRELIMINARY

Citation, application and commencement

1. (1) These By-Laws may be cited as the **Licensing of Advertisement (Pengerang Municipal Council) By-Laws 2021** and shall apply only to the area of Pengerang Municipal Council.

(2) These By-Laws shall come into force on the date of its publication in the *Gazette*.

Policies, circulars and others

2. Policies, Government Circular or written instruction from the President or other Ministry or Department or other Government Agency, which may think fit and relevant and agreed by the President shall be applied with these By-Laws from time to time.

Interpretation

3. (1) In these By-Laws, unless the context otherwise requires—

“advertisement” means any notification, banners, signboard, directive sign, announcement, intimation or publication displayed, exhibited or erected for the purpose of bringing to the notice to the public any article, product, production, trade, business, profession, firm, corporation, organization, institution, place, premises, programme, activity, event or any other matter or information on any window, wall, hoarding, board, roof, billboard, banner, paling, fence, bunting, notice of the building project, multimedia (LED/LCD), tree, frame, signboard, plate, cloth, bar, pillar, post, wire, casing, vehicle, electronic board, hologram, unipole tower or by using any light, laser beam, fans or any other structure or contrivance, or any part thereof, on, in, over or any building, house, structure, walkway, five-footpath, street, place of public resort, public place or over any land and used for the purpose of advertisement and includes sky-sign, directive sign, signboard and the colour placed for such advertisement includes any ground floor or window display;

“illuminated advertisement” means any advertisement which is illuminated the structure or advertisement framework itself with electric light such as a ball lights, fluorescent lamps, neon lights, floodlights or any other device that is outside the structure or advertisement framework that emits a beam of light toward the advertisement that will cause the advertisement to be clearly visible or any advertisement that are intentionally illuminate or observed directly or indirectly by internal or external light sources or by reflecting whether or not it forms part of the advertisement;

“unilluminated advertisement” means any advertisement other than illuminate advertisement;

“social community advertisement” means a temporary directional advertisement erected or exhibited for not more than seven days along a public right of way by a person to provide directions to a private, social or community function;

“temporary advertisement” means any advertisement that is exhibited for a short-term period of not more than three months and shall include banner, sign, flag, bunting, festive advertisement, inflatable advertisement, cloth-banner advertisement and promotional advertisement and subject to and condition imposed by the Council;

“prohibited advertisement” means the advertisement as specified in by-law 20 and includes A-frame advertisement, column sign, projecting sign and roof sign;

“Council” means Pengerang Municipal Council;

“advertisement serial number” means a series of alphabets and/or numbers that is issued by the Pengerang Municipal Council to the advertisement licence in which such alphabets and/or numbers shall be exhibited on the advertisement;

“window display” means any exhibition or advertisement in a ground floor room of any building specially designed as a show room with the opening or openings of such room behind the rear line of the footway but does not include any exhibition on the side walls or piers of any such show room;

“ground floor exhibition” means any exhibition or advertisement within the opening or openings fronting the shop-front on the ground floor of any building behind the rear line of a footway but does not include any exhibition on the side walls or piers of any shop frontage;

“authorized officer” means any officer authorized in writing by the President;

“authority” means any authority recognized by the government relevant to any of such circumstances;

“directional sign” means displaying the registered trade mark or the nature of the trade, business or profession of any person, firm, corporation or organisation, in any manner, and intended to point the direction or way to the premise where a signboard would not be visible from the street;

“public place” means any open space, parking place, garden, recreation and pleasure ground or square, whether enclosed or not, set apart or appropriated for the use of the public or to which the public shall at any time have in access;

“banner stand” means a stand provided by the President for display of banners; and

“President” means the President of Pengerang Municipal Council.

(2) In these By-Laws, reference to the person exhibiting an advertisement shall be construed as a reference to the person who himself or by his servant or agent exhibits or causes to be exhibited such advertisement and shall be deemed to include—

- (a) owner or occupier of any land, building or any structure where the advertisement is displayed or exhibited; or
- (b) any organization, firm, corporation, company, association, society, cooperative society or any other organization registered in accordance with the Registration of Businesses Act 1956 [*Act 197*], Companies Act 2016 [*Act 777*], Societies Act 1966 [*Act 335*] or Co-operative Societies Act 1993 [*Act 502*] relating to any matter of advertisement, promotion or notification.

PART II

ADVERTISEMENT

Condition for the content and word in advertisement

4. (1) A business is given an option to exhibit an advertisement whether to use the name of the business or the brand of the sales. The size for the word shall be larger than any other words on such advertisement.

(2) Shall maintain the registered business name and written in any other languages.

(3) For any business registered in other languages such as Chinese or Tamil or any other languages, the letter size for the advertisement shall not be exceeding three quarter ($\frac{3}{4}$) of from the letter size of such business name.

(4) A trade mark, logo, label or slogan on advertisement for such business shall be used with the approval of the President or any authorized officer.

(5) Every advertisement shall be in the National Language whether solely or with any other language.

(6) The use of word, arrangement of the sentence, spelling or grammar, in the National Language shall be correct and accurate and shall be approved by the President or any authorized officer.

(7) If it is appears to the Council that the National Language has not been used correctly in any advertisement, the Council may, through the President or any authorized officer, by notice in writing direct any person who has exhibited or erected such advertisement or who has caused or permit the advertisement to be exhibited or erected, to amend such advertisement so as to correct the error in the manner and at any time specified in the notice as the President or any authorized officer.

Use of word "*Halal*"

5. (1) No person shall use on, under or in any part of the advertisement, any words "*Halal*", "*Ditanggung Halal*" or in any other word or manner indicating that any food or drinks to which the advertisement relates to is processed, cooked or manufactured in a manner which is approved by relevant authority and that the food or drink does not contain anything which is forbidden to a Muslim unless he has obtained written approval from the President.

(2) The President, before granting the approval under paragraph (1), may require any proof to his satisfaction that such food or drink is not forbidden under Islamic Religion and have been approved by the relevant authority to be consumed by Muslims.

PART III**LICENSING OF ADVERTISEMENT****Licensing of advertisement**

6. (1) Without a licence issued by the President, no person shall exhibit or erect, or cause, direct or permit to be exhibited or erected the advertisement, except the advertisements under by-law 13.

(2) The President may use any condition as he may thinks fit in a licence issued under these By-Laws.

(3) The licences issued shall be—

- (a) a Class "A" licence in the form set out in the First Schedule shall be valid for such period as may be specified by the President but not exceeding three (3) years;
- (b) a Class "B" licence in the form set out in the First Schedule which shall be valid for a period specified in the licence not exceeding six (6) calendar months; or
- (c) a Class "C" licence in the form set out in the First Schedule which shall be in respect of advertisement in the form of banner displayed on a banner stand which shall be valid for the period specified in the licence.

(4) The President or any authorized officer shall consider the classification of the usage of a premise or land where the advertisement is to be located to determine the fee to be paid.

(5) Where the President approved the exhibition of any advertisement or signboard which has been exhibited prior to the approval, the annual licence fee at not more than ten times of the annual payment of the licence shall be paid in respect of the licence whenever issued.

Application for licence

7. (1) An application for licence or the renewal thereof shall be in the form as set out in the Second Schedule and shall be accompanied by—

- (a) where applicable, the certified true copy of all approvals granted by the Council including the approvals of the planning permission, building plan, landscape and road plan, and the details of conditions, if any, which attached to any of the aforesaid approvals;
- (b) the payment of fee specified in the Third Schedule;
- (c) a sketch showing full details of the proposed advertisement and a site plan of a scale of one chain to an inch showing the location of the proposed advertisement and includes the proposed duration for the advertisement is to be exhibited, message to be displayed, civil specification, mechanical, structural, electrical and electronically for such advertisement duly certified by the relevant professionals;
- (d) proof of ownership, tenancy, lease or a copy of the licence from the registered proprietor, tenant or lessor of the land on which the advertisement is proposed to be located;
- (e) a certified copy of the Certificate of Registration of the firm, organization, company, society, corporation, co-operative society or any other organization intending to erect or exhibit such proposed advertisement; and
- (f) any other document, supporting plan and information in any form and manner which the Council may require.

(2) The President shall consider the application made under paragraph (1) and may approve or refuse of such application.

(3) If the applications of a licence have been approved, a licence shall be issued—

- (a) in such form in relation with by-law 6(3) and subject to such conditions or restrictions as the Council may specify;
- (b) with an advertisement serial number shall be displayed on the advertisement.

(4) The President or any authorized officer may require an applicant of a licence to obtain a sum of money in lieu of deposit as stated in the Third Schedule.

(5) Unless such deposit or any part thereof is used to defray the expenses incurred under by-law 17, such deposit or the balance thereof shall be refunded to the applicant at the expiry of the licence and after the removal of the advertisement.

(6) If a licence has been approved, the licensee shall display the advertisement serial number.

(7) A person shall make a fresh application if the advertisement is removed or altered in any manner.

(8) An application for a renewal of a licence shall be submitted before the date of expiry of such licence and shall be accompanied with the prescribed fee as have been specify in Third Schedule and shall be accompanied with any other document as have been determine by the President.

(9) The President may require any particulars of the firm, organization, company, society, corporation, co-operative society or any organization for the purpose of these By-laws.

(10) The application of advertising board which involve the reserve of a street or any Government land, shall obtained the prior approval of Temporary Occupational Licence (TOL) from the District Land Office before the attachment of the application of licence to the Council.

Duplicate licence

8. A duplicate licence may be issued in the event of loss of the original licence for a fee of twenty ringgit.

Search fee

9. A search fee for any licence shall be ten ringgit.

Power to refuse, renew and revoke a licence

10. (1) The President may refuse to issue a licence or to grant the renewal thereof without assigning any reason therefore.

(2) Where the President refuses to issue or renew a licence, he shall refund the full amount of the licence fee.

(3) If the application or renewal for a licence is withdrawn before the application approved by the President, half of the fee prescribed shall be refunded to the applicant.

(4) The President may at any time, withdraw the approval or revoke any advertisement licence without assigning any reason for such withdrawal or revocation; provided that the President shall give a notice in writing of his intention to the licensee seven (7) days before withdrawal or revocation of such licence.

(5) When a licence is withdrawn or revoked, the licensee shall remove the advertisement within the period of twenty one (21) days from the date of withdrawal or revocation.

(6) When a licence is withdrawn or revoked under these By-laws, no compensation shall be payable for the unexpired period of the licence.

Fees

11. (1) The licence fee payable for the type of advertisement specified in the first column of the Third Schedule shall be at the rate set out in the second column of the said Schedule.

(2) Notwithstanding paragraph (1), the fee for a Class "B" licence shall be half of those specified in the Third Schedule.

Areas for advertisement

12. An advertisement licenced under these By-Laws shall only be displayed within the areas as may be approved by the President or any authorized officer only.

Exemption from licence

13. (1) No licence shall be required for—

- (a) an advertisement not exceeding two (2) square metres and advertise a sale and letting of land or property where the advertisement is exhibited on such land or property for sale or let; provided that not more than one such advertisement of sale or let shall be exhibited in respect of any one land or property;
- (b) a Building or Civil Engineering Contractor's signboard of not exceeding four (4) square metres in size where the signboard is erected on the land or property upon which any building or civil engineering work is being carried out; provided that of not more than one such signboard shall be exempted in respect of any one project;
- (c) any sub-contractor's signboard not exceeding two (2) square metres in size erected in connection with any building or civil engineering projects; provided that of only one signboard shall be exempted in respect of any one project which signboard shall not bear any pictorial matter;
- (d) one directional sign not exceeding one (1) square metre bearing the name of the person or firm, corporation or organisation, erected on a site approved by the President;

(e) any official notices issued by the Council, the Court, public bodies or public officer in carrying out his official duty;

(f) social community advertisement; and

(g) any other advertisement which the Council may determine from time to time.

(2) Notwithstanding that no licence is required for any advertisement under these By-Laws, such advertisement shall be exhibited in accordance with by-laws 4 and 14.

(3) The exemption granted under paragraph (1) may be revoked by the President at any time.

PART IV MAINTENANCE OF ADVERTISEMENT

Heights and projections of advertisement

14. (1) An advertisement less than five metres (5m) height but not less than two point five metres (2.5m) measured vertically from the road level shall not project beyond more than zero point five metres (0.5m) from the building line.

(2) An advertisement exceed than five metres (5m) height measured vertically from the road level shall not project beyond more than one point two five metres (1.25m) from the building line.

(3) No advertisement shall close or obstruct any windows or fume exhaust placed of the outside wall of a building.

Safety of advertisement structures

15. (1) Any structure, together with any fixture to a building or part of a building, erected for the purpose of displaying any advertisement shall be certified structurally sound by a registered architect or a registered structural engineer for the period of such licence in the form set out in the Fourth Schedule and if required by the President, such certification shall include the structural stability of the building or part of the building supporting such advertisement.

(2) Any plan submitted under the preceding By-laws shall comply with the requirements of the Uniform Building By-Laws 1986 [*J.P.U. 38/1986*].

(3) The President may in any particular case exempt the applicant from the requirement of paragraph (1).

(4) Requirement of paragraph (1) shall be immediately given to the Council by registered structure engineer after the fulfilment of its structure and shall be comply or otherwise the licence may be withdrawn.

Maintenance of existing advertisements

16. (1) All advertisement shall be maintained in a good, clean and satisfactory condition at all times by the licensee.

(2) The President may by notice in writing order the licensee to repair, mark, repaint or clean any advertisement within such time prescribed in the notice.

(3) The lower position of the billboard shall be landscaped as to the concept determined by the Council for the purpose of beautify.

(4) If the colours of such licence or a licenced of illuminated advertisement, when illuminated, are likely to cause confusion or annoyance to the public, the President may require such colours or illuminate to be changed.

(5) The licensee shall comply with such order and conditions determined by the Council.

Removal or eradication of advertisements

17. (1) The President may order directly removal or eradicate at any time of any advertisement, including any structure erected specially for such advertisement in the following circumstances—

(a) where the advertisement is in a dilapidated condition;

(b) where the advertisement is different from the one that was approved by the President;

(c) where the advertisement is in furtherance of an illegal trade, business or undertaking;

(d) where the advertisement exhibited in the prohibited area; or

(e) where the advertisement is in contravention of any provision of these By-Laws.

(2) The President or any officer authorized in writing by him may enter into any place or premise at all reasonable times and execute the removal or eradication of any advertisement and if any contravention of a direction to remove or eradicate directly as specified under paragraph (1), the President may disposed such advertisement at any time and manners as he may thinks fit.

(3) The expenses for removal or eradication of such advertisement shall be borne by the persons displaying such advertisement, and the President may deduct such expenses from any money payable to that person under by-law 7(5).

(4) The President or any authorized officer may for the purpose of repairing, repainting or cleaning any banner stand, remove any banner and notwithstanding that there may be any unexpired period of the Class "C" licence, no amount shall be refunded to the licensee.

(5) The President may disposed the advertisement in a manner of sales, and may seize any revenue of the sales as the cost of removal on such advertisement and the balance, if any, no claim have been made after thirty (30) days from the date of the disposal by a person to the satisfaction of the President as the owner of such advertisement, shall become a revenue to the Council.

Transfer of licence

18. (1) A licensee shall not transfer his licence to any person except with prior approval of the Council.

(2) An application for approval under paragraph (1) shall be made in writing to the President and the President may, in his discretion, approve or refuse such application.

PART V PROHIBITED ADVERTISEMENT

Prohibited advertisement

19. The following advertisement are prohibited from being erected or exhibited unless otherwise such advertisement approved by the Council—

- (a) advertisement which cause traffic hazard such as advertisements which use flashing or revolving lights, moving or variable illumination images or lasers, advertisements which resemble road and traffic advertisements or traffic signals, advertisements which use light reflective materials which may result in visual interference, advertisements which causes excessive levels of glare or light to a hazardous degree and advertisements which obstruct the line of sight of any corner, bend, turning, intersection or vehicle crossing;
- (b) advertisement within the public right-of-way or which are attached to any public property;

- (c) advertisement which are animated, moving, swinging, rotating, flashing, blinking, scintillating, fluctuating and/or contain variable images and include floodlight, fluorescent gel light or laser lights except if the same are located at the areas specifically designated by the Council;
- (d) advertisement which are not connected to the land or premise upon which the same are attached;
- (e) advertisement which have less than the horizontal or vertical clearance allowed from authorized communication or energized electrical power lines other than as prescribed by the regulations and/or rules of the respective agencies concerned;
- (f) advertisement which are located on or form part of a roof or parapet of a building unless the same do not exceed the height of the existing rooflines;
- (g) advertisement which do not reflect the culture and the lifestyle of the Malaysian community;
- (h) political advertisement; and
- (i) any other advertisement which the Council may think fit to prohibit from being erected or exhibited in their area from time to time.

PART VI
GENERAL

Penalty

20. A person who contravenes any of the provisions of these By-Laws or any condition in a licence, any notice or order by the President, commits for an offence and shall upon conviction be liable to a fine not exceeding two thousand ringgit or to imprisonment for a term not exceeding one year or to both and in the case of a continuing offence shall be liable to a fine not exceeding two hundred ringgit for every day during which the offence is continued after conviction.

Presumption

21. In any prosecution for an offence under these By-Laws, it shall be presumed until the contrary is proved that—

- (a) any advertisement displayed on any premises or lands was done by or with the permission of the owner or occupier of the premises;

- (b) any advertisement of any product was so displayed by the maker or manufacturer of such product or, in the case of an imported goods the sole agent or distributor;
- (c) any advertisement of any event was displayed by the promoters of such event or, where such promoter is unknown, by the person to whom the proceeds of the sale of any tickets for such event will be paid or by the person who stands to gain by such advertisement;
- (d) any advertisement display in any manner for any services or sales, was displayed by a person who display on such advertisement in which the name, telephone number, address or any other information of any person was displayed in such advertisement.

Responsibility of the collapse or failure of structure or fixture

22. (1) The responsibility for the collapse or failure of any structure or fixture connected with the displaying of advertisement whether in the course of construction or after its completion, shall lie with the person or persons who submitted the application for the licence.

(2) Notwithstanding that an advertisement has been approved by the President or that the President has exempted the applicant from by-law 13(1), the President shall not be liable for any damage done to any property or injury to any person caused by the collapse or failure of the structure or fixture of the advertisement.

Responsibility on damages

23. (1) The President shall not be liable for any damage, disaster caused by him or his officers in carrying out the provisions of these By-Laws.

(2) The President or through any authorized officer to execute the provisions under these By-Laws, may disposed at any time, any structure or fixture related to such advertisement either in the course of construction or after its completion.

Immoral and indecent advertisement is prohibited

24. The President may prohibit any advertisement which in his mind and opinion and belief is indecent and immoral in nature.

Exemption

25. (1) The President may grant exemptions from any provision of these By-Laws, to any person as he thinks fit.

(2) Any person exhibit or caused to be exhibited any advertisement which is exempted from a licence under the repealed By-Laws immediately prior to the coming force of these By-Laws shall within six months of the coming into force of these By-Laws notify the President in writing accompanied with a photograph of that advertisement.

Visual

26. (1) The changing of photograph or visual for each advertisement licence shall be permitted by the President and the payment may be imposed for every changing of such photograph or visual as the same rate specify on the licence fee.

(2) No photograph or visual where immoral or indecent or with cigarette and alcoholic drinks theme permitted for such advertisement to be exhibited.

Areas not permitted to an advertisement

27. No any advertisement shall be erected, exhibited or cause to be erected or exhibited in a place as specified above except with the approval of the Council—

- (a) in every central area, junction, main road and protocol road; or
- (b) in any tree trunk, lamp post and phone stand.

Advertisement in a private land

28. No advertisement shall be erected or cause to be erected in a private land except with obedient of the specified technical, condition needs and an approval from the Council.

Disobedient of any provision of By-Laws

29. If there is any disobedient of any provision of these By-Laws, the Council have the right to terminate or refuse to renew the advertisement licence.

Improvement works and earthwork

30. The licensee or owner of the advertisement shall take of or remove the advertisement if the Council proposed to widen or improve the street or make any other earthwork connected to such advertisement, no compensation or indemnity shall be bear by the Council on any action to take of the advertisement and on any damages for such advertisement.

Illumination and erection of the advertisement

31. (1) The substances used for the advertisement shall be in the form of a matter that may not reflecting any light and not disturbing the observant of any driver on day and night.

(2) No any erection of the advertisement shall be permitted to close or obstruct the range of vision of the advertisement which cause disturbance to the road user.

FIRST SCHEDULE
[by-laws 6(3)]
LICENCE OF ADVERTISEMENT

CLASS

Name:

Address:

is hereby licensed by the President of the Pengerang Municipal Council to
display the following advertisement/signboard/poster:

(1)

(2)

(3)

(4)

At No. Lot

Section

connecting from 20

to 20

The President,

.....

Licence fee RM

Receipt No.

File Ref.

Deposit

Receipt No.

SECOND SCHEDULE

[by-laws 7(1)]

APPLICATION FORMS OF ADVERTISEMENT LICENCE FOR CLASS A/B/C

1. Full name:
(With a capital letter)

2. Address:

3. Description "Advertisement/Signboard/Poster/Sky-Sign"

4. Types of licence Class A/B/C

5. Size Amount

.....

.....

.....

.....

6. Address at which advertisement/signboard/poster/sky-sign to be exhibited:

(1)

(2)

(3)

(4)

7. Height from road surface (If beyond the boundary line in accordance with By-Law 14).

8. Period of exhibition from 20 to 20 I/We affirm that the proposed Advertisement/Sky-Sign/Signboard/Poster shall not be displayed until a licence has been issued by the President of Pengerang Municipal Council. I/We attach herewith two copies of drawings for the Advertisement/Sky-Sign/Signboard/Poster together with the site plan of the scale of one chain to an inch.

Signature of owner of building/land

Signature of applicant

.....

.....

THIRD SCHEDULE

[subparagraph 7(1)(b), by-laws 7(4), 7(8), 11(1) and 11(2)]

ADVERTISEMENT FEE

First Column Type Of Advertisement	Second Column Fee Payable (Per Year)	
	Minimum RM	Maximum RM
1. Unilluminated:		
(a) Not exceeding 10 square metres	50.00	300.00
(b) For every square metres or fraction thereof in excess of ten square metres	4.00	50.00
2. Illuminated advertisement:		
(a) Not exceeding 10 square metres	50.00	260.00
(b) For every square metres or fraction thereof in excess of ten square metres	5.00	50.00
3. Where the superficial support the space used for display of advertisement, for every square metres of fraction thereof in excess of such space	5.00	40.00
4. Advertisement Board (Billboard), Unipole Tower and Sky Sign:		
(a) Process fee (per pieces of plan)	25.00	500.00
(b) License Fee		
- Illuminated (First 10 square metres)	100.00	500.00
- Illuminated (Next 10 square metres)	4.50	100.00
- Unilluminated (first 10 square feet)	50.00	500.00
- Unilluminated (Next 1 square metres)	2.50	50
(c) Temporary Permit (per structure)	50.00	200.00
(d) Service Charge (from total license fee)	10%	10%
(e) Deposit		
- Billboard	5,000.00	10,000.00
- Unipole Tower	3,000.00	6,000.00
- Sky Sign	3,000.00	6,000.00
5. Banner	40.00	80.00
6. Bunting	7.00	14.00
7. Laser Advertisement	50.00	100.00
8. Hologram	50.00	100.00
9. Electronic Board/Multimedia (LED/LCD)	50.00	100.00
10. Fan Advertisement	50.00	100.00
11. Inflated Advertisement	150.00	300.00
12. Vehicle Advertisement	50.00	100.00
13. Deposit Temporary Advertisement		
- First 5 unit or part of	200.00	500.00
- Second 5 unit and next or part of it	200.00	500.00

FOURTH SCHEDULE

[*by-law 15(1)*]

CERTIFICATION OF THE STRUCTURAL PLANS

(For endorsement on plans to be submitted for approval)

I being a Registered Architect / Structural Engineer do hereby certify that the above structure shall be structurally sound for the period of and I accept full responsibility accordingly.

.....
Architect/Engineer

Dated: 20 December 2020
[Bil. (57)dlm.MPP:MPP/PUU/05/20]
[SUKJ.KT. 24/69 JLD. 14(11); PPUUNJ. 600-1/2/52(2)]

FIZWAN BIN DATO' HAJI MOHD. RASHIDI
President
Pengerang Municipal

Confirmed: 10 February 2021
[Ringkasan Mesyuarat Bil. 168/2021]

HAJAH NOR AZLEENA BINTI ABDUL RAHMAN
Clerk of the State Executive Council
Johore