Annexure Schedule: Page:6 of 12

Body Corporate Number 522297

Body Corporate Rules

1. Interpretation of Terms and Rules Binding on Owners, Occupiers, Employees, Agents, Invitees, Licencees and Tenants

1.1 In these rules:

Act means the Unit Titles Act 2010.

Body Corporate means the body corporate referred to at the top of this page.

Owner has the same meaning in these rules as it has in the Act, and for the purposes of these rules it also includes occupiers of a unit in the unit title development and the employees, agents, invitees, licencees and tenants of all owners and occupiers of units in the unit title development, unless the context otherwise requires.

- 1.2 Terms defined in the Act have the same meaning in these rules as they have in the Act, unless the context otherwise requires.
- 1.3 These rules are binding on all owners and occupiers of units in the unit title development as well as the employees, agents, invitees, licencees and tenants of all owners and occupiers of units in the unit title development

2. Interference and Obstruction of Common Property

- 2.1 An Owner of a unit must not:
 - 2.1.1 interfere with the reasonable use or enjoyment of the common property by other Owners;
 - 2.1.2 obstruct any lawful use of the common property by other Owners; and
 - 2.1.3 restrict any light or air in any unit or common property, or obstruct or cover any windows, sky lights, lights or other means of illumination of any unit or common property.

3. Damage to Common Property

- 3.1 An owner of a unit must not:
 - 3.1.1 damage or deface the common property; and
 - 3.1.2 drive, operate or use, or permit to be driven, operated or used, any vehicle or machinery on the common property of a size and weight that is likely to cause damage to the common property.
- 3.2 Any damage caused or contributed in accordance with rule 3.1 shall be paid for by the Owner responsible.

4. Use of Facilities, Assets and Improvements within the Common Property

4.1 An Owner of a unit must not use any facilities contained within the common property, or any assets and improvements that form part of the common property, for any use other than the use for which those facilities, assets or improvements were designed and constructed and

Annexure Schedule: Page: 7 of 12

must comply with any conditions of use for such facilities, assets or improvements set by the Body Corporate from time to time. For the purpose of this rule 4.1, "facilities, assets or improvements" mean and include facilities, assets or improvements located on the common area constructed or set aside for roads and accessways, public carparks, public areas, pedestrian walkways, seating, dining and other purposes and functions determined by the Body Corporate to be compatible with the urban village nature of the unit title development.

4.2 Any part of the common property that is used as an entrance or access way to the unit title development and any easement area giving access to the unit title development shall not be used by any Owner for any other purpose than for entering or leaving the unit title development.

5. Vehicle Parking

- 5.1 An Owner of a unit must not park a vehicle or permit a vehicle to be parked on any part of the common property unless the Body Corporate has designed it for vehicle parking or the Body Corporate has given prior written consent.
- 5.2 An Owner of a unit that is designated for use as a vehicle park must:
 - 5.2.1 only use the vehicle park for the purpose of parking vehicles;
 - 5.2.2 ensure the vehicle park is kept tidy and free of litter;
 - 5.2.3 not use the vehicle park or permit it to be used for storage;
 - 5.2.4 ensure that any vehicle parked in the vehicle park is parked within the boundaries of the vehicle park; and
 - 5.2.5 must clearly mark any vehicles parks designated solely for use by employees or customers of the Owner.
- 5.3 The Body Corporate may remove a vehicle from the unit title development that the Body Corporate considers is parked in such a manner that is in breach of this rule 5, at the expense of the owner of the vehicle concerned, and the Body Corporate shall not be liable for any resulting damage, loss or costs.

6. Aerials, Satellite Dishes and Antennas

An Owner of a unit must not erect, fix or place any aerial, satellite dish (including Sky television signal dishes), antenna or similar device on or to the unit or exterior of a unit or on or to common property. without the express prior written consent of the Body Corporate. The consent of the Body Corporate may be withheld, varied or revoked if the aerial, satellite dish, antenna or similar device is visible from outside of the unit.

7. Signs and Notices, Advertising and Promotion

- 7.1 An Owner of a unit must not without the prior written consent of the Body Corporate, erect, fix, place or paint any signs or notices of any kind on or to any part of the common property or on or to any external part of a unit.
- 7.2 An Owner of a unit must not display any temporary or mobile signage, including but not limited to sandwich boards and portable banners (**Temporary Signage**), at any time other than during the opening hours of the business operating from a unit, and must not display any Temporary Signage on the common property or any accessory unit without the prior written consent of the Body Corporate.

Annexure Schedule: Page:8 of 12

7.3 An Owner of a unit must not display any goods or services on common property or any accessory unit or use the common property or any accessory unit for any business, promotional or commercial purpose without prior written consent of the Body Corporate.

- 7.4 Rules 7.2 and 7.3 do not apply to any unit used solely for residential purposes.
- 7.5 An Owner of a Unit must not erect, fix, place or paint any signs or notices of any kind in accordance with rule 7.1 or 7.6 or display any Temporary Signage in accordance with rule 7.2 that is in any language other than English unless they first obtain the written consent of the Body Corporate.
- 7.6 An Owner of a unit must not display, erect, fix, place or paint any signs or notices of any kind in a principal unit or in accessory unit that is visible from either the common property or the external part of the unit unless they first obtain the written consent of the Body Corporate.

8. Contractors

An Owner of a unit who carries out any repair, maintenance, additions, alterations or other such work on a unit must ensure that any contractors or other such persons employed by the Owner cause minimum inconvenience to all other Owners and ensure that such work is carried out in a proper workmanlike mariner.

Rubbish and Pest Control

9.1 An Owner of a unit:

- 9.1.1 must not leave rubbish or recycling material on the common property except in areas designated for rubbish collection by the Body Corporate, and where such material is left in a designated rubbish collection area it must not be left in such a way that interferes with the enjoyment of the common property by all Owners;
- 9.1.2 must dispose of rubbish and recycling material promptly, hygienically and tidily using properly secured and sealed rubbish bags and ensure such disposal does not adversely affect the health, hygiene or comfort of other Owners;
- 9.1.3 must not burn any rubbish anywhere on the common property or in any unit; and
- 9.1.4 shall keep the unit free of any vermin, pests, rodents and insects.

10. Cleaning and Garden Maintenance

An Owner of a unit must ensure the unit is kept clean at all times and any gardens, grounds, yards or paved areas within the unit are kept neat and tidy and are regularly maintained.

11. Cleaning and Replacing Glass

An owner of a unit must keep clean all glass contained in windows or doors of a unit, and replace any cracked or broken glass as soon as possible with glass of the same or better weight and quality.

12. Lawns and Gardens on Common Property

An Owner of a unit must not damage any lawn, garden, tree, shrub, plant or flower being part of or situated on the common property or use any part of the common property as a garden for their own purposes.

Annexure Schedule: Page:9 of 12

13. Use of Water Services

13.1 All things required for the provision of water supply, drainage, wastewater and sewage services to units or common property and all things attached to and used in relation to such services, included but not limited to pipes, drains, taps, faucets, toilets, baths, showers, sinks, sink incinerators and dishwashers, must only be used for the purpose for which they were designed and constructed. If any Owner causes or permits any damage, loss or costs to be incurred due to misuse or negligence that Owner shall pay for such damage, loss or costs.

13.2 An Owner of a unit shall not waste water unnecessarily and shall ensure that all taps in the unit are turned off after use.

14. Washing

14.1 An Owner of a unit:

- 14.1.1 shall not hang any clothes, washing, bedding, towels or other items outside or from a unit, or outside or from any building contained within a unit, or on or from any deck or balcony; and
- 14.1.2 shall not hang any clothes, washing, bedding, towels or other items on the common property other than on parts of the common property designated by the Body Corporate as washing line areas (if any), and such items may only be hung for a reasonable period.

15. Security and Ventilation Equipment

An Owner of a unit shall comply at all times with the operating and maintenance instructions of any security, fire alarm, air conditioning or ventilation equipment in the unit.

16. Floor coverings

Except in the kitchen, laundry, toilet or bathroom areas of a unit, an Owner of a unit must ensure that all floor space in a unit is covered or otherwise treated to an extent sufficient to prevent noise transmission from the unit that is likely to disturb the quiet enjoyment that could reasonably be expected by the Owner of another unit.

17. Noise, Behaviour and Conduct

- 17.1 An Owner of a unit shall not make or permit any noise or carry out or permit any conduct or behaviour, in any unit or on the common property, which is likely to interfere with the use and enjoyment of the unit title development by other Owners.
- 17.2 An Owner of a unit shall not use or permit to be used any form of portable gas or petroleum fueled heater within the interior of their unit.

18. **Pets**

- 18.1 An Owner of a unit must not without the prior written consent of the Body Corporate, bring or keep any animal or pet in any unit or on the common property. Consent of the Body Corporate may be revoked upon written notice if the rights or interests of any other Owner are adversely affected by any animal or pet.
- 18.2 Notwithstanding rule 18.1 any Owner of a unit who relies on a guide, hearing or assistance dog may bring or keep such a dog in a unit, and may bring such a dog onto the common property.

Annexure Schedule: Page: 10 of 12

18.3 An Owner of any animal or pet permitted under rule 18.1 or any dog permitted under rule 18.2 must ensure that any part of a unit or the common property that is soiled or damaged by the animal, pet or dog must promptly be cleaned or repaired at the cost of the Owner.

19. Security

19.1 An Owner of a Unit must:

- 19.1.1 keep the unit locked and all doors and windows closed and securely fastened at all times when the unit is not occupied, and do all things reasonably necessary to protect the unit from fire, theft or damage;
- 19.1.2 take all reasonable steps to ensure any electronic security cards, security keys or security codes to a unit or common property are not lost, destroyed or stolen or given to anyone other than a registered proprietor, occupier or tenant of the unit to which the security cards, security key or security code relates. Should any electronic security cards, security keys or security codes be damaged, destroyed or misplaced the costs and expenses incurred in providing the Owner with replacements will be at the sole cost of the Owner;
- 19.1.3 not duplicate or permit to be duplicated any electronic security cards, security keys or security codes to a unit or common property; and
- 19.1.4 notify the Body Corporate as soon as reasonably practicable if rules 19.1.2 or 19.1.3 are breached.

20. Moving and Installing Heavy Objects

An Owner of a unit must not, without the prior written consent of the Body Corporate, bring onto or through the common property or any unit, or erect, fix, place or install in any unit, any object of such weight, size, nature or description that could cause any damage, weakness, movement or structural defect to any unit or common property, and any such damage caused or contributed to shall be paid for by the Owner responsible.

21. **Lifts**

An Owner of a unit must comply at all times with any notice or instruction displayed in any lift in the unit title development. If any lift in the unit title development, other than a goods lift, is to be used for carrying anything other than passengers, lift protection equipment supplied by the Body Corporate must be used.

22. Delivery Areas

- 22.1 Any part of common property designated by the Body Corporate as an area for the receipt, delivery or other movement of goods, supplies, produce, merchandise, freight, or other articles, including but not limited to a loading dock or lift designed for goods only, (together called **Delivery Area**), must only be used:
 - 22.1.1 by Owners of units or anyone permitted by an Owner;
 - 22.1.2 for the purpose for which it was designed and constructed;
 - 22.1.3 during certain hours set by the Body Corporate from time to time; and
 - 22.1.4 in accordance with any health and safety or other operational requirements specified by the Body Corporate from time to time.

Annexure Schedule: Page:11 of 12

23. Hazards, Insurance and Fire Safety

23.1 An Owner of a unit must not bring onto, use, store, or do, in a unit or any part of the common property anything that:

- 23.1.1 increases the premium on or is in breach of any Body Corporate insurance policy for the unit title development; or
- 23.1.2 is in breach of any enactment or rule of law relating to fire, insurance, hazardous substances or dangerous goods, or any requirements of any territorial authority; or
- 23.1.3 creates a hazard of any kind; or
- 23.1.4 affects the operation of fire safety devices and equipment or reduces the level of fire safety in the unit title development.

24. Emergency Evacuation Drills and Procedures

An owner of a unit must cooperate with the Body Corporate during any emergency evacuation drills and must observe and comply with all emergency evacuation procedures.

25. Notice of damage, defects, accidents or injury

Upon becoming aware of any damage or defect in any part of the unit title development including its services, or any accident or injury to any person in the unit title development, an Owner of a unit must immediately notify the Body Corporate. Any cost to repair any such damage or defect shall be paid by the Owner that caused or permitted the damage or defect.

26. Compliance with Sale of Liquor Act and Other Statues

Where a business operating from a unit is subject to the Sale of Liquor Act 1989 or any other statute, regulation or enactment to which the business is subject (together called **Statute**) the unit Owner must ensure that the requirements of the Statute are complied with at all times and must take all reasonable steps to ensure that the business operation does not interfere with the use and enjoyment of the unit title development by other Owners.

27. Leasing a Unit

- 27.1 For the purposes of this rule 27, the term "lease" means any change in possession of a unit for consideration including any form of leases, tenancy, licence or assignment and includes providing accommodation to any paying guest, and the term "tenant" means any person taking possession under a lease.
- 27.2 No Owner shall lease its unit on a short term basis for any period shorter than 32 days.
- 27.3 In the case of any lease that complies with the requirements of rule 27.2, an Owner of a unit:
 - 27.3.1 must provide a full copy of these rules and a full copy of all future amendments to these rules to any tenant or occupier of the unit:
 - 27.3.2 must provide the Body Corporate with written notice of the full name, landline phone number and cellphone number for the owner and for all tenants or occupants of the
 - 27.3.3 must inform any tenant or occupier of the unit that the mode of service under the Act is by email, and the Owner must provide the Body Corporate with written notice of the email address for service of the tenants or occupiers of the unit and the email address for service of the Owner; and

Annexure Schedule: Page: 12 of 12

27.3.4 promptly notify the Body Corporate in writing of any changes to the details in rules 27.3.2 and 27.3.3.

28. Units Permitted to be Used for Retail or Commercial Purposes

Where, in respect of a unit, retail or commercial uses are permitted either under the relevant city plan or under any resource consent or permit granted by the Auckland Council or other regulatory authority having jurisdiction, the Owner shall conduct or procure the occupier of the unit to conduct the permitted retail or commercial use in accordance with the requirements of the plan, consent or permit authorising such use. The conduct of a business in compliance with the requirements of this rule 28 shall not constitute a breach of these rules.

29. Balconies

- 29.1 To protect the external appearance of the unit title development, the following items are specifically prohibited on balconies:
 - 29.1.1 indoor furniture such as but not limited to lounge suites, sofas and arm chairs;
 - 29.1.2 clothes lines and washing (see rule 14);
 - 29.1.3 any appliance fuelled by petroleum;
 - 29.1.4 household appliances other than barbeques and gas heaters; and
 - 29.1.5 the fixing or placing of any form of flag or sign.
- 29.2 The following items are permitted on balconies:
 - 29.2.1 outdoor tables and chairs;
 - 29.2.2 barbeques; and
 - 29.2.3 gas lamps and heaters.
- 29.3 All other articles or use or ornament which an Owner intends to keep or place on a balcony other than those permitted in rule 29.2 require the prior written consent of the Body Corporate.

Smoking

- 30.1 Smoking is permitted in the balconies and courtyards and in such other areas of the common property as may be designated by the Body Corporate.
- 30.2 There shall be no smoking in any of the corridors, walkways, lifts, car parks and entrances to the unit title development.

31. Recovery of Costs

Should the Body Corporate incur any costs as a result of a breach of the Act or these rules by an Owner, the Body Corporate shall be entitled to recover the amount incurred as a debt in any action in any court of competent jurisdiction from the Owner together with the Body Corporate's legal costs (on a solicitor client basis) and any other expenses incurred.

32. Use of Common Areas and Airspace for Craneage

The owner of a unit must not complain about, impede, obstruct or prevent the use of the common areas or the airspace above completed units for the purposes of craneage or crane operations associated with the construction and completion of further stages of the unit title development.