THE KUCHING MUNICIPAL ORDINANCE

THE CITY OF KUCHING NORTH (PUBLIC CONVENIENCES) BY-LAWS, 1991

(Made under section 100)

In exercise of the powers conferred by section 100 of the Kuching Municipal Ordinance as extended to apply to the City of Kuching North under subsection (2) of section 4 of the City of Kuching Ordinance, 1983, the Commissioner of the City of Kuching North has, in compliance with the provisions of Part XI of the Kuching Municipal Ordinance and with the approval of the Chief Minister, made the following By-laws:

1. These By-laws may be cited as the City of Kuching North (Public Conveniences) By-Laws, 1991, and shall come into force on the 1st day of March, 1991.

2. In these By-laws—

"Commissioner" means the Commissioner of the City of Kuching North;

"latrine" includes a watercloset, urinal and any other sanitary equipment or installation for the reception of human excreta matter;

"public convenience" means any latrine or bathhouse which is provided for the use of public and managed by the Commissioner.

3. Any person who, in any public convenience—

(a) throws any rubbish, spits, urinates or defecates on the floor except in a proper receptacle provided for the respective purpose;

(b) leaves the tap on after use whether or not there is a running water supply;

(c) willfully damages the structure or fittings thereof or removes any article therein;

(d) dirties, draws, scribbles or paints anything on the wall and ceiling;

(e) behaves in a disorderly or indecent manner;

(f) litters in or obstructs any entrance, exit, staircase or passageway therein;

(g) leaves the bowl without flushing after use; and

(h) leaves any litter in any compartment, passageway or any stairway therein;

shall be guilty of an offence.
4.—(1) No person shall wash any article or clothing or leave them to dry in a public convenience.

(2) No fire shall be lit or food cooked within the public convenience nor shall any person eat or sleep therein.

(3) No person shall wash food, utensil, crockery or any container in a public convenience.

(4) No person shall use any public convenience as a place for storing goods.

(5) No business transaction shall be carried out in any public convenience.

(6) No person shall bathe in any public convenience except where bathing facilities are provided therein.

(7) No person knowingly suffering from any communicable disease shall enter or use any public convenience.

(8) For the purpose of paragraph (7), the Commissioner may by notification in the Gazetted declare any disease to be a communicable disease.

5. The attendant of any public convenience may direct any person whom he, or any of his assistant, finds to be contravening any of the provisions of these By-laws to leave such public convenience.

6.—(1) No male person, other than a child under the age of 5 years who is accompanied by a female relative, shall in any public convenience enter any part thereof which is allocated for the use of female persons.

(2) No female person, other than a child under the age of 5 years who is accompanied by a male relative, shall in any public convenience enter any part thereof which is allocated for the use of male persons.

7. Any person other than a child under the age of 5 years who enters or uses any public convenience shall pay a fee of 10 sen, unless otherwise notified in writing by the Commissioner.

8. Any person who contravenes any of the provisions of these By-laws shall be guilty of an offence: Penalty, a fine of five hundred ringgit and, in the case of a second or subsequent offence, a fine of one thousand ringgit.

Made this 24th day of October, 1990.

DR. YUSOFF BIN HAJI HANIFAH,
Commissioner,
City of Kuching North