
First published in the *Government Gazette*, Electronic Edition, on 18 May 2018 at 5 pm.

No. S 309

TOWN COUNCILS ACT
(CHAPTER 329A)

TOWN COUNCIL OF TAMPINES
(CONSERVANCY AND SERVICE CHARGES)
(AMENDMENT) BY-LAWS 2018

In exercise of the powers conferred by section 24(1) of the Town Councils Act, the Town Council for the Town of Tampines makes the following By-laws:

Citation and commencement

1. These By-laws are the Town Council of Tampines (Conservancy and Service Charges) (Amendment) By-laws 2018 and come into operation on 1 June 2018.

Deletion and substitution of Schedule

2. The Schedule to the Town Council of Tampines (Conservancy and Service Charges) By-laws 2012 (G.N. No. S 389/2012) is deleted and the following Schedule substituted therefor:

“THE SCHEDULE

By-law 2

<i>Type of property</i>	<i>Monthly conservancy and service charges</i>	
	<i>Normal rate</i>	<i>Reduced rate</i>
1. 1-room flat	\$58	\$20.50
2. 2-room flat	\$62	\$31
3. 2-room Design-Build-and-Sell Scheme flat	\$68	\$35.50
4. 3-room flat	\$68.50	\$46.50
5. 3-room Design-Build-and-Sell Scheme flat	\$75	\$61.30
6. 4-room flat	\$75.50	\$63.50
7. 4-room Design-Build-and-Sell Scheme flat	\$84.50	\$73
8. 5-room flat	\$86.40	\$79.50
9. 5-room Design-Build-and-Sell Scheme flat	\$99.50	
10. Executive apartment or maisonette	\$102	
11. Multi-generation (model 07)	\$113.50	
12. Multi-generation (models 08 and 09)	\$107.50	
13. Shop with living accommodation	\$2.20 per square metre of the area of the shop, subject to a minimum of \$70.50, in addition to the following conservancy and service charges for the equivalent room type:	
(a) 1-room flat	\$62.06	
(b) 2-room flat	\$66.34	
(c) 3-room flat	\$73.30	

<i>Type of property</i>	<i>Monthly conservancy and service charges</i>
(d) 4-room flat	\$80.79
(e) 5-room flat	\$92.45
14. Shop without living accommodation	\$2.20 per square metre of the area of the shop, subject to a minimum of \$70.50
15. Kiosk or shoplet	\$2.20 per square metre of the area of the kiosk or shoplet, subject to a minimum of \$70.50
16. Stall:	
(a) Cooked food stall	\$184.10 for every 10 square metres (or part of 10 square metres) of the area of the stall
(b) Fruit, preserved and dried goods, fresh fish and seafood, meat or poultry stall	\$95.80 for every 10 square metres (or part of 10 square metres) of the area of the stall
(c) Vegetable, bean curd and noodle, egg, ground assorted spices or miscellaneous stall	\$58.90 for every 10 square metres (or part of 10 square metres) of the area of the stall
(d) Piece and sundry stall	\$110.50 for every 10 square metres (or part of 10 square metres) of the area of the stall
17. Premises —	
(a) for use as a child care centre approved by the Ministry of Social and Family Development	5% of rental payable to the Board for the property, subject to a minimum of \$10.70
(b) for use as Residents' Committee Centre	5% of rental payable to the Board for the property, subject to a minimum of \$10.70
(c) for social communal use	5% of rental payable to the Board for the property, subject to a minimum of \$10.70

<i>Type of property</i>	<i>Monthly conservancy and service charges</i>
18. Other commercial property	\$2.20 per square metre of the area of the property, subject to a minimum of \$70.50

Note:

(1) The rates specified under the heading “*Normal rate*” for items 1 to 8 apply to a flat —

- (a) where none of the owners or tenants and none of the authorised occupiers of the flat are citizens of Singapore;
- (b) where any of the following persons has an interest in any residential property not owned by or vested in the Board, or in any industrial or commercial property (whether or not owned by or vested in the Board):
 - (i) any owner or essential occupier of the flat, if the flat is sold by the Board;
 - (ii) any tenant or authorised occupier of the flat, if the flat is let out by the Board;
- (c) that is owned by or let to any body corporate; or
- (d) that is vacant.

(2) The rates specified under the heading “*Reduced rate*” for items 1 to 8 apply to all other flats.

(3) In paragraph (1) —

“authorised occupier” has the same meaning as in section 2(1) of the Housing and Development Act (Cap. 129);

“essential occupier”, in relation to a flat sold by the Board, means any authorised occupier of the flat who, together with any lessee or other authorised occupier of the flat, will form the necessary family or social nucleus to qualify the lessee to purchase or to continue to own the flat;

“tenant” means any tenant of the Board with respect to an entire flat.”.

[G.N. Nos. S 508/2013; S 199/2017]

Made on 16 May 2018.

BAEY YAM KENG
*Chairman,
The Town Council for
the Town of Tampines,
Singapore.*

[AG/LEGIS/SL/329A/2015/24 Vol. 1]