This site <a href="https://www.klana-resort.com.my">www.klana-resort.com.my</a> ("Website") is owned and operated by Klana Resort Seremban ("The Company"). Your right of entry to the Website is constrained upon your approval and obedience with the terms, conditions, notices and disclaimers contained below and elsewhere on the Website (known collectively as "Terms and Conditions"). By using the Website, you will be deemed to have acknowledged these Terms and Conditions.

#### TERMS AND CONDITIONS

The Website and its content are made available for your personal, non-marketable use. You are forbidden from using the Website for any purpose that is illegal or forbidden and you must not engage in any conduct which would harm or interfere with the operation or security of the Website.

The Company may at any time, without conveying any reasons therefore and without preceding notice, terminate, restrict or suspend your use of or access to any part or all of the Website, without any liability to you or any other person.

If you are a child or minor, you may only use our Website and services with the consent of your parent or guardian.

Some parts of the Website are restricted Member areas containing Member information. Only registered Members may have right of entry such areas.

## **Copyright and Trade Mark Information**

The pages and contents of the Website together with but not restricted to text, graphics, and icons ("**Documents**") and the Company's trade name, logo and trade marks are the copyright, designs and trade marks respectively of the Company which retains all right, title and interest in such academic property.

No consent or approval is granted to you, or anyone acting on your behalf, to print, copy, reproduce, distribute, transmit, upload, download, store, display in public, alter, or modify the Documents save and except for the downloading and printing of Documents for personal record-keeping purposes only. No permission or approval is approved to you to use, or permit others to use the Company's icons, site addresses, or any other means to hyperlink other Internet sites with any page in the Website unless specifically permitted by the Company in writing.

Any not permitted downloading, re-transmission or other copying or modification of the Documents or any use other than that described above is strictly illegal by law.

The Company may alter the Terms and Conditions at any time without preceding notice. Your continued use of the Website after any such alteration constitutes approval of the amended Terms and Conditions. If you do not agree to the Terms and Conditions or any revised version of the Terms and Conditions, please do not use the Website.

### **Disclaimers and Liability**

The material enclosed in this Website has been formed by the Company in agreement with its current practices and policies, and with the benefit of information currently available to it. All sensible efforts have been made to ensure the accurateness of the contents of the pages of the Website at the time of preparation. The Company regularly reviews the Website and where suitable will update pages to reflect changes in circumstances.

Notwithstanding all efforts made by the Company to ensure the accuracy of the Website, no responsibility or liability is accepted by the Company in respect of any use or reference to the Website, or for any inaccuracy, omissions, misstatements or errors in the said material, or for any economic or other loss which may be directly or not directly sustained by any visitor to the Website or other person who obtains access to the material on the Website.

The Company does not warrant or represent that your access to the Website will be nonstop or error-free or that any information, data, content or other material available in connection with the Website will be free of computer viruses, bugs or other harmful components.

The Website is provided "as is" without warranties of any kind and the Company disclaims all warranties, whether express or implied, to the greatest extent permitted by law, including but not limited to warranties as to fitness for purpose, non-infringement of intellectual property or proprietary rights or compatibility between the Website and any software or hardware. You accept all risk and accountability for your use of the Website including the compliance of any personal information.

The material on the Website is for general information only and nothing in the Website contains professional advice or any binding obligation upon the Company in relation to the availability of the services provided by the Company.

You agree to indemnify and keep the Company, its officers and employees indemnified from and against any liability, loss, claim or damage which arises out of or is caused by your breach of these Terms and Conditions and/or your use of the Website.

# **Third Party Websites**

Our Website may contain links to third parties' websites. These links are provided solely for your ease and do not indicate, expressly or impliedly, any support by the Company for the linked site or the products or services provided at those sites. Please note that we are not responsible for the content of such sites or for the collection, use, maintenance, sharing, or disclosure of data and information by such third parties. You link to any such site at your own risk and we advise you to check the terms and circumstances and privacy policies of those other sites before using them and disclosing your personal data.

Irregularly when linking to another site, you may still see our Website's logo or frame. This is to provide you with a flawless experience when visiting our Website. In these cases you are no longer on our Website and you should only link to a third party site if you are willing to accept accountability for and the risks linked with, use of that site. You will always know what website you are on by inspection the location bar within your browser.

### Miscellaneous

In the event of any condition of these Terms and Conditions being found by any court or administrative body of capable jurisdiction to be invalid or unenforceable, the invalidity or unenforceability of such stipulation shall not affect the other provisions of these Terms and Conditions. All provisions not affected by such invalidity or unenforceability shall remain in full energy and effect.