



Wisma UOA Damansara II

KUALA LUMPUR

PLAZA MONT KIARA Wisma Genting Empire Tower

PLAN	SILVER	GOLD	PLATINUM	INUM ADD-ONS SERVICES		
3 months	-	RM 597.00	RM 717.00	Mail Forwarding		
6 months	-	RM 1,194.00	RM 1,434.00	Refundable Deposit: RM 100.00 Cost: Standard Postage + RM 2.00 Handling Fe		
12 months	RM 1,200.00	RM 2,101.40	RM 2,523.80	Business Identity Package With FREE business card design and printing Cost: RM 599.00 Others		
24 months	RM 1,824.00	RM 3,629.80	RM 4,359.40			
36 months	RM 2,304.00	RM 4,585.00	RM 5,506.60			
ENEDAL INC	ORMATION		The rates indicated above ar	e discounted and applicable	e for the first time only. Price sh	own exclude GS
	IFORMATION		ACCOUNT OWNER	INFORMATION		
Company Name:			Full Name:			
Nature of Business			NRIC/Passport No:			
Business Address:			Home Address:			
		N				
		Number of Employees:			Postcode:	
Website:					Mobile No:	
Telephone No:		Fax No:	Email Address:			
ETUP appli	CATION					
CALL MANAGEMENT Contact Person		Contact Number	Can provide number to caller?	If unreachable, please choose ONE of the option		
		(to be transfered to)		Email		SMS
			Yes No			
			Yes No			
			Yes No			
			Yes No			
			Yes No			
			Yes No			
AFTER OFFIC	CE HOURS CALL HANDLIN	IG OPTIONS	MAIL HANDLING OPTIONS			
☐ Voicemail			Email			
Call Divert			SMS			
DEDICATED I	FAX SERVICE Email					
ECLARATIO	N					
		n information is two and securate I	T			
By signing below, I hereby confirm that the given information is true and accurate. I hereby understand and accept the terms and conditions stipulated overleaf.			NOTE: It is by law that we need at least a photocopy of your IC / Passport o			
Signature: Date:			Company's Stamp/Seal (if applicable) Business Registration Form (Form 9) before we can provision this service to you.			
AYMENT DE	TAILS					
PAYMENT BY WAY OF BANKIN-IN / TELEGRAPHIC TRANSFER			PAYMENT BY CREDIT CARD / PAYPAL			
Bank: CIMB BANK BERHAD			You may make your payment using a valid credit card through our Secured Payment Page			
Account Name: VOFFICE DAMANSARA HEIGHTS SDN BHD				at https://voffice.com.my/paynow/ (additional 5% for bank service charge).		
Account No.: 800 760 3212			_	PAYMENT BY WAY OF CHEQUE		
Swiftcode: CIBBMYKL (For International Transfer only)			Payment must be made payable to "vOffice Damansara Heights Sdn Bhd". Please mal sure you write the Quotation Number and your contact number at the back of the chec			
	to fax (+603 2788 3666) or email (cs@voffice.com.my) the bank-in slip,	Mail the cheque to: vOffic			

Please be advised that all payment must be strictly paid to designated vOffice banking accounts, vOffice shall not be responsible for payment to any third party or third party banking account.





Terms of Use Agreement

VIRTUAL OFFICE & OTHER BUSINESS SOLUTIONS

WISMA UOA DAMANSARA II PLAZA MONT KIARA WISMA GENTING EMPIRE TOWER

1.0 OPERATING HOURS

Flexi e-Solutions Sdn Bhd hereinafter referred as FES will provide the stipulated service during business hours from 9:00 am to 7:30pm Monday to Friday and FES will adhere to any public holidays in accordance with the Malaysian law for the state of Kuala Lumpur, Malaysia. FES may also declare certain business day as off day(s) provided that if FES were to give prior notice of at least 5 working days in advance.

1.1 COMMUNICATIONS

FES primary communication channel shall be via email and emails sent through FES Corporate Email Server to the email address provided by the Client on the registration form shall be deem as delivered, accepted and understood from the time it is sent. It is the Client's responsibility to update FES with his/her latest working email address in the event of any changes differing from that stipulated in the registration form.

1.2 SALES AGREEMENT

The agreement made upon registration will be the services stipulated on your first term. Any request for modification and deviation from the original intended services without written consent from vOffice, shall not be considered and may incur additional costs. Upon renewal of your contract, services would be back to its standard package as listed on our official website.

1.3 USE OF THE ACCOMMODATION

The Client must only use the accommodation for office purposes, and only for the business stated in your Agreement or subsequently agreed with FES. You must not use the name vOffice, or any of its associated companies in any way in connection with your business. Booking of vOffice facilities are subject to availability.

1.4 TAKING CARE OF OUR PROPERTY

The Client must take good care of all parts of the business centre, its equipment, fittings, and furnishings used. You must not alter any part of it. You are liable for any damage caused by you or those in the business centre with your permission or at your invitation.

1.5 SUSPENSION OR TERMINATION

The Client understand that FES, in its sole discretion, may terminate, suspend your service(s) at any time, with or without notice(s), in relation to any outstanding invoice(s) or if any part of this Agreement is breached.

Upon such suspension or termination, you must immediately discontinue the use of our service(s) rendered to you and disclaim FES as your virtual office service provider. FES immediately reserved the rights to re-assign any services we offered to you to another party and FES will discard any mails, parcels, items which belong to the Client if the item is not collected after 14 days of such suspension or termination. FES will not be liable for any losses or claims whatsoever that may arise from such instances.

Any usage of our service(s) after such termination or suspension shall be deemed as an act of trespassing.

1.6 LIABILITY

FES makes no representations or warranties, express or implied, of any kind to Client or third party regarding FES services. FES shall use reasonable efforts to provide the agreed upon services however, in no event, shall FES be liable to Client, or any third party, for any claims for loss or damages as a result of any action or inaction by FES.

1.7 FRAUDULENCE USE OF SERVICE

The Client agrees that he/she will not use FES name, services, and premises for any illegal, fraudulent, illicit, unfit, unethical purpose. FES is the sole arbitrator to decide on the validity of the Client purpose of using our services. It is agreed that FES is not responsible for any international civil and criminal law violations on Client's part.

FES accepts no legal responsibility or liability for the handling of call on the Client's behalf (whether unregistered, registered, dertified or insured), or for any action, event or expense associated with or arising from the handling of the calls.

The Client reserved the rights to the privacy of your mails with FES but if it is deemed to be suspicious, we preserved the rights to unwrap or open the mail, parcel, courier or any questionable items delivered to our premises for the Client without the Client's prior agreement.

1.8 INDEMNITY

The Client indemnifies and agress to hold FES harmless from and againts any claims by the Client, and/or any employee, agent or invitee of the Client for any loss, damage, expense or claim, loss of information, damage or any errors including whether caused by any act or omission of FES.

2.0 PAYMENT TERMS

Our service to you will be auto renewed by itself at the original standard price before any discount or promotion for plan you have contracted at the end of each billing cycle unless you notify us of otherwise. Our billing system will automatically generate an invoice 21 days before the end of your plan billing cycle for the new renewal terms and the invoice shall be considered delivered and accepted by you unless inform us 72 hours after the invoice is sent to your email address on our system.

It is understood that the only way to confirm that you wish to cancel your service and obligation to us is by completing FES Official Service Cancellation Form which can be obtain from our website at www.vofice.com.my/cancel_my_service.pdf or by contacting us +603 2788 3555 to request for a fax copy of the cancellation form. You should receive an acknowledgement from us once we have verified and process your cancellation.

2.1 MODIFICATION OF SERVICES

FES may at any time modify or discontinue, temporarily or permanently, FES services (or any part of them) with or without notice and liability to anyone. Should price increases become necessary, FES will give the customer 21 days notice in writing / email.

2.2 CANCELLATION POLICY

Cancellation before activation of services may be eligible for a refund of up to 70%. Cancellation after activation of services and before the end of contract stated date will not be eligible for a refund. FES reserves the right to change the Cancellation Policy without prior notice.

3.0 CLIENT PRIVACY

FES guaranteed that all customers information will be kept with strict confidentiality and will not be sold or release to any 3rd party however FES is at it's sole discretion to preserve the rights to release the Client information to a 3rd party if FES suspect or believe that the Client has breach any part of this Agreement.

3.1 MATTERS BEYOND OUR CONTROL

We shall not be held liable for any breach of these Terms and Conditions caused by circumstances out of our control, including fire, lightning, flood or extremely severe weather, explosion, war, disorder, industrial disputes (whether or not involving our employees) network failures, power failures or acts of local or central Government or other competent authorities.

3.2 JURISDICTION

The laws and jurisdiction of Kuala Lumpur, Malaysia shall govern any and all matters of dispute between FES and Client.

3.3 MISCELLANEOUS

Any telephone number assigned to Client by FES shall remain the property of FES.

It is understood that FES is only offering a service to you and is not affiliated nor related to the Client. FES will not be your guarantor and/or responsible for any loan, credits, borrowing of money. Should we receive any threat from any party that affects our employees (emotionally or physically), premises or businessoperation, FES will report the case to the Police immediately and FES reserved the rights to terminate your service immediately without any compensation.

FES may transfer our obligation to you to another location if necessary provided that FES give a 21 days advance notice.

FES may modify this Term of Use Agreement at its sole discretion and will be considered as accepted by you upon FES notification to you of that changes through our primary communication channel and did not receive any objection from you within 72 hours of notification.

FES will only provide storage of your mails, parcels or items for the time frame stipulated on the package/plan you sign up for and FES has the rights to discard any items not collected after that period of time plus 14 days grace period.

Any items delivered to our office via nirmal post, hand or courier which is not addressed clearly to the recipient or if the address differs from what we have on our records will be discarded. FES will certainly endeavor to identify the rightful owner but if FES failed to identify the recipient, days of the date of taking delivery.

By signing below, I hereby understand and accept the terms and conditions stated here.

Signature: