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EXTRAORDINARY

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PART IV (A) - PROVINCIAL COUNCILS

Provincial Council Notifications

NOTIFICATION UNDER TERMS OF THE PROVISIONS IN SECTION 268, 252 THE COMPETENT AUTHORITY IN MUNICIPAL COUNCIL ORDINANCE READ IN CONJUNCTION WITH SECTION 2 IN THE PROVINCIAL COUNCIL (CONSEQUENT PROVISIONS) ACT, No. 12 OF 1989

THE By-law described in Schedule hereto was prepared, approved and ratified on 06.08.2009 by Negombo Municipal Council at the council meeting Negombo Municipal Council by the virtue of powers vested in Negombo Municipal Council 252 Authority in Municipal Council Ordinance in Section 267 read in conjunction with Sub-section 278(b). I, Prasanna Ranathunga, Chief Minister and the Minister in-charge of Finance and Planning, Law and Order, Land Education, Local Government and Provincial Administration, Power and Energy, Manpower and Employment and Economic Development, of Western Province do hereby notify that by the virtue of power vested in me under terms of the Provisions in Section 268, 252 Competent Authority in Municipal Councils Ordinance read in conjunction with Section 2 in the Provincial Council (Consequent Provisions) Act, No. 12 of 1989, have granted approval.

PRASANNA RANATHUNGA,

Chief Minister and the Minister in-charge of Finance and Planning,
Law and Order, Land, Education, Local Government, Provincial
Administration, Power and Energy, Manpower and
Employment and Economic Development,
of the Provincial Council Western Province.

Chief Ministry,
Srawasthi Mandiraya,
Colombo 07.

08th Day of Month of September, 2009.

By-laws pertaining to the private fairs conducted within the Municipal Council limits of the Negombo Municipal Council made in terms of powers vested under Section 272(8) of the Municipal Council Ordinance (Chapter 252)

01. These By-laws shall be cited as the By-laws pertaining to the regulation, control and administration of private fairs within the area of Authority of the Negombo Municipal Council and levying of charges in respect thereof.



Objectives.

02. The objectives of these By-laws shall be to make provision for the lawful conduct of the private fairs within the area of Authority of the Negombo Municipal Council enabling the public to buy goods and services under a reasonable price scheme while ensuring public health and sanitation, eliminating irregularities and disorderly ways and without undue road blocks.

a licence to be obtained.

03. (a) Any person who intends to maintain a private fair within the area of Authority of the Negombo Municipal Council shall make an application therefor substantially in the Form set out in the Schedule 'A' hereto, through the Municipal Commissioner and obtain an Annual licence substantially in the form set out in the Schedule 'B' hereto on payment of licence fee.

(b) The Municipal Council shall determine the application fee, from time to time.

(c) The Licensee shall not alienate the licence under any circumstances.

04. The Municipal Council shall determine the annual fee relating to the licence referred to in By-law 3, from time to time.

Period of validity of the aforementioned Licence.

05. The period of validity of the aforementioned licence shall be from the first of January of the relevant year to the Thirty First December of the same year and the licence fee in respect of any person shall be calculated in relation to the period, only under Justifiable circumstances.

Power of supervision.

06. Municipal Commissioner or any officer authorized for the purpose by him shall have the authority to inspect whether the fair is maintained by an orderly manner, having regard to the cleanliness and causing no inconvenience to the public. Any person who resists, obstructs, interrupts or harasses such inspection commits an offence.

Activities not to be carried out.

07. It is unlawful for any person to carry on any of the following activities within the premises of the fair :-

- (a) selling or displaying of goods for sale on the passage reserved for the public to move about in purchasing the goods, or obstructing such passage by keeping things thereon ;
- (b) begging ;
- (c) unruly behavior or causing any form of harassment ;
- (d) the licensee or his agent or servant behaves in a vexatious manner or in such away so as to cause annoyance to the people who patronize the fair ;
- (e) cooking within the premises of the fair ;
- (f) remaining in the premises of the fair after it is closed for business as specified in the licence ;
- (g) lessee or his agent collects money in excess of the amounts authorized by the Municipal Council ;
- (h) damage to the public property or the property of the Municipal Council or any part of such property found within the premises of the fair or does any undesirable act within such premises or instigate the commission of any of such acts ;
- (i) washing cloths or vehicles and bathing, using taps fixed within the premises of the fair ;
- (j) selling, displaying for sale or bringing goods to the fair by a person suffering from any repulsive, cutaneous, contagious or infectious disease or by any other person who has been in attendance to any such person ;
- (k) selling unclean goods or any goods brought from unclean place or places infected with disease or selling of goods that are not reliable ;

- (l) failure to use accurate measuring equipments ;
- (m) causing cruelty to animals and birds and slaughter of animals within the premises of the fair ;
- (n) moving vehicles to and fro, within the premises of the fair ;
- (o) selling and displaying of poisonous substance, fuel and explosives unauthorized for public sale and unwholesome meat and fish ;
- (p) dumping into the drains and scatter on the floor of the premises of the fair, parts of animal flesh, animal waste, garbage and litter.

08. It is the duty of the licensee or his agent to dispose of the waste by collecting such waste in a container or bin kept for the purpose or by removing same to a place assigned for such purpose so as not to cause disturbance to others. Urinals and latrines shall be maintained for the purpose of removing urine, spit, faeces and phlegm. The licensee shall keep the premises of the fair clean and orderly.

09. All food items left for sale in the fair shall be suitable for human consumption and selling of food shall comply with the provisions of the Food Act and regulations made thereunder.

10. Selling of goods shall be confined to the area allocated to each of such goods, within the premises of the fair.

11. Water facilities shall be available at the fish and meat stalls maintained within the premises of the fair and all paraphernalia used before or after the selling of such fish or meat shall be cleaned thoroughly. Waste water shall not be allowed to flow freely on the ground and shall be directed to the functional disposal tanks installed for the purpose.

12. All fish and meat waste shall be prevented from dragging away by animals.

13. The Lessee or the owner of any private fair shall install a clean public convenience system in the premises of the fair. A person shall be employed to look after the sanitary requirements thereof. Urinals and latrines for male and females shall be built separated from each other. An uninterrupted water supply shall be maintained. A suitable place shall be provided for the disposal of waste and the place shall be adequately ventilated and lighted.

14. Failure to obtain the relevant licence relating to private fairs and/or the contravention of any of the above provisions of these By-laws, shall be an offence.

15. Any person on being convicted of an offence under these By-laws shall, after been produced in the Magistrate's Court in the relevant areas, be liable to the following punishments :-

- (a) in the case of a first offence, to a fine not exceeding Rupees one Thousand (Rs. 1,000/-) ;
- (b) in the case of second or subsequent offence, a fine not exceeding Rupees Two Thousand (Rs. 2,000/-) ;
- (c) in the case of a continuing offence, for each day during which the offence is committed whether after being convicted of such offence or after a written notice drawing attention of the Mayor to such conviction is served, an additional fine of Rupees Two Hundred and Fifty (Rs. 250/-).

Interpretation.

16. In these By-Laws -

- (1) "Municipal Council or Council" means Negombo Municipal Council ;
- (2) "Municipal area" means Negombo Municipal Council Area.
- (3) "Fair" shall means a specific area of land which shall be a private land, situated within the Negombo Municipal Council Area where a group of traders gather during the day or night for the purpose of selling goods or services to the public ;
- (4) "Municipal Commissioner" means the Municipal Commissioner of Negombo Municipal Council.

SCHEDULE "A"

Form of Application

- (1) Full Name of the Applicant :—
- (2) Address :—
- (3) National Identity Card No.:—
- (5) Schedule pertaining to the premises :-

.....
Date

.....
Signature of Applicant.

For Office Use only

Report of Revenue Overseer

Recommended

.....
Signature of Revenue Overseer,

.....
Municipal Commissioner.

SCHEDULE "B"

Licence relating to Private Fairs

- (1) Licence No.:—
- (2) Fee Paid :—
- (3) Receipt No. :—
- (4) Date :—

Name of Applicantof.....is hereby permitted to conduct
.....fair withinof space in the private fair conducted daily/weekly/during
day/night atwithin the Negombo Municipal Area
fromto.....subject to the relevant by-law.

Municipal Commissioner,
Municipal Council,
Negombo.

10-728/1

**NOTIFICATION UNDER TERMS OF THE PROVISIONS IN SECTION 268, 252 THE COMPETENT
AUTHORITY IN MUNICIPAL COUNCIL ORDINANCE READ IN CONJUNCTION WITH SECTION 2 IN THE
PROVINCIAL COUNCIL (CONSEQUENT PROVISIONS) ACT, No. 12 OF 1989**

THE By-Law described in Schedule hereto was prepared, approved and ratified on 06.08.2009 by Negombo Municipal Council at the Council Meeting Negombo Municipal Council by the virtue of powers vested in Negombo Municipal Council 252 Authority in Municipal Council Ordinance in Section 267 read in conjunction with Sub-sections 272(6), 272(13). I, Prasanna Ranathunga, Chief Minister and the Minister in-charge of Finance and Planning, Law and Order, Land, Education, Local Government and Provincial Administration, Power and Energy, Manpower and Employment and Economic Development, of Western Province do hereby notify that by the virtue of power vested in me under terms of the Provisions in Section 268, 252 Competent Authority in Municipal Council Ordinance read in conjunction with Section 2 in the Provincial Council (Consequent Provisions) Act, No. 12 of 1989, have granted approval.

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PRASANNA RANATHUNGA,
Chief Minister and the Minister in-charge of Finance and Planning,
Law and Order, Land, Education, Local Government, Provincial
Administration, Power and Energy, Manpower and
Employment and Economic Development, of the
Provincial Council Western Province.

Chief Ministry,
Srawasthi Mandiraya,
Colombo 07.
08th Day of Month of September, 2009.

Negombo Municipal Council

By-laws relating to installation/construction of posts and pillars by various Government/Semi Government/Institutes/Corporations/Boards/ Companies and individuals on streets situated within the area of authority of the Negombo Municipal Council and governed By such Council, made in terms of powers vested by Sections 272(6) and 272 (13) of the Municipal Council Ordinance (Chapter 252)

01. These by-laws shall be referred to as the Administration of activities pertaining to installation / construction of posts and pillars by various Government / Semi Government / Institutes / Corporations/ Companies / Boards and Individuals on street situated within the area of authority of the Negombo Municipal Council and governed by such Council and levying of fees in respect thereof. Title.

02. The Objectives expected to be achieved by the Negombo Municipal Council by the enforcement of these By-Laws shall be to maintain systematically and orderly all the streets that are within the area of authority of the Municipal Council of Negombo, to facilitate the passing of vehicles and movement of people on such streets, avoid accident and inconvenience caused to the public and to facilitate the protection and preservation of the streets and the beauty of the city. Objectives.

03. (i) Any Institute or any individual who intends to construct or install any post or pillar relating to any road development activity shall, before commencing such construction or installation make an application substantially in the Form set out in the Schedule "A" hereto to the Municipal Council and obtain a permit substantially in the Form set out in the Schedule "B" hereto on payment of the relevant fee, to the Municipal Commissioner ;

(ii) This permit holder shall not alienate his permit at any time.

04. The applicant shall, after the submission of his application, make a deposit as prescribed by the Municipal Commissioner, with the Negombo Municipal Council.

05. The monies deposited as above shall be returned to the permit holder after recovering any monies spent, to make good any damage caused to the property of the Council by the permit holder in carrying out the activities specified in the permit.

06. Notwithstanding the provisions of by-law 2 of these By-Laws, the Council may, with the permission of the Western Province, Provincial Council, do any of the following acts on the street :-

- (i) do any act on the street which concerns with State or Public defence ;
- (ii) do any urgent repairs to the street ;
- (iii) do any act for the purpose of removing a landmine or any other dangerous item planted in the street ;
- (iv) attend to any leakage of electricity, any form of fire, removal of any harmful obstruction caused by water or removal of debris resulted by any vehicle accident, causing least damage to the street ;
- (v) In doing any of the above acts, it is the responsibility of the relevant institute or the individual to bear in mind that the street and the drainage system are public property and to refrain from causing inconvenience to the public, the property and the passing of vehicular traffic on the street.

07. It is not lawful for any Institute or any individual authorized as such under these by-laws to cause any Obstruction or any impediment to the drains on either side of the street, all water courses including canals, rivulets and rivers flowing across such street or thereunder and any culvert, bridge or sidewalls of such street, situated within the area of authority of the Municipal Council of Negombo.

08. Where under these by-laws any installation is done near a traffic signal post or colour light post, such work shall be carried out causing no damage to such signal posts and shall take necessary measures so that such signal posts are clearly visible from far to the drivers who use such streets.

09. Where under these by-laws any installation is done near a bend, a bridge, a name board, which carries street names, culvert, drain or side wall, it shall be the responsibility of the institute or the individual who does such work to take necessary measures to avoid any damage being caused to such supports.

Extraneous activities to be done upon giving warning signals.

10. Under these by-laws, when posts are installed near a street for the purpose of laying, wires, such work shall be done adhering to the applicable standards of the relevant institutes in such away not to disturb smooth flow of traffic on the street and it is the responsibility of the respective institute or the individual to lay wires in the appropriate manner at a correct height as determined by the Municipal Council and complying with the provisions of the relevant Acts.

11. The drains and pits made or dug on the street or on either side of the street either with the written permission of the Municipal Commissioner or in accordance with the provisions of by-law 6, shall be properly covered by the relevant institute or individual so as not to let accidents to occur making them clearly visible to the road users and shall fix a red flag or other warning signal which has to be clearly visible to the public. In the night, the area shall be kept alight using bulbs which emanate red beams and the public shall be made aware of the danger by keeping warning boards, excavated earth shall be removed and watchmen shall be employed to provide security.

12. In spite of the temporary protective measures taken under by-law 11 with respect to the drains and pits made or dug on the streets or on either side of the streets such drains and pits, shall be filled up properly and neatly immediately or within two days after the completion of such work and shall bring the street to its original position.

13. In order to make the city beautiful and provide shade there to, suitable flower plants or trees may be planted on either side of the streets and within its limits after obtaining prior approval therefor by the Municipal Commissioner.

14. Under these by-laws, it is lawful to construct passenger shelters at suitable locations on the street for the benefit of pedestrians.

15. The relevant institute or the individual shall be responsible for the installation/construction of posts and pillars under these by-laws and shall make sure that these supports are sufficiently strong and made under the supervision of a construction engineer. The installation of such posts and pillars shall be done under the instruction and supervision of a Municipal Engineer.

16. The posts installed by Cable Television Service Institutes and Broadcasting Services Institutes shall be rust proof posts such as galvanized posts.

17. Cable Television Service Institutes shall be Institutes which have obtained the approval of the Telecommunication Regulatory Commission and the Sri Lanka Broadcasting Corporation Act, and shall have been registered as a company under the Companies Act, No. 7 of 2007.

18. In case where the posts and pillars installed under these by-laws need to be replaced or repaired, such replacement or repair shall be carried out by the relevant institute or individual using its or his workmen, equipment and vehicles.

19. Upon or after the installation of posts or pillars under these by-laws, by any institute or any individual, the Municipal Council shall not be held responsible for or, shall not be under any obligation or duty towards any loss or damage caused to any person or property, as a result of such installation and such loss or damage shall be the responsibility, obligation or duty of such institute or the individual.

20. Engaging in the installation of posts/pillars without the relevant permit or contravention of any of the provisions of these by-laws, shall be offences.

21. Any person who commits an offence under these By-Laws shall, on conviction by the Magistrate in the relevant area, be liable to -

- (a) In the case of a first offence, to a fine not exceeding Rupees One Thousand (Rs. 1000) ;
- (b) In the case of a second or subsequent offence, to a fine not exceeding Rupees Two Thousand (Rs. 2,000) ;
- (c) In the case of continuing offence, whether committed after conviction or after the serving of a written notice of the Mayor drawing attention thereto, an additional fine of Rupees Two Hundred and Fifty (Rs. 250) for such day on which the offence is committed.

Interpretation

22. In these by-laws -

- (1) “Area of authority of the Municipal Council” shall mean the area of authority of the Negombo Municipal Council ;
- (2) “Municipal Commissioner” means the Municipal Commissioner of the Negombo Municipal Council ;

- (3) "Street" shall have the same meaning given to it under the Municipal Councils Ordinance (Chapter 252).
- (4) "Watchmen" shall mean the persons employed at the excavation site to make the public aware of the excavation activities carried out at such site.

SCHEDULE "A"

Application

- (1) Name of the Applicant or the Applicant Institute :—
- (2) Address :—
- (3) Purpose :—
- (5) Sketch Plan of the site (sketch plan should be attached indicating the side at which construction / installation excavation is done):-

.....
Date

.....
Signature of Applicant.

For Office Use

Report of the Technical Officer.

.....
Signature of Technical Officer.

Recommended of the Municipal Engineer

.....
Accountant's Report

.....
Signature of Municipal Engineer.

Amount Deposited

.....
Signature of Municipal Accountant.

.....
Signature of Municipal Commissioner

SCHEDULE "B"

Licence to be obtained for the installation of Posts and Pillars

- (1) Permit No.:
- (2) Fees Paid :
- (3) Receipt No. :
- (4) Date :

Permission is hereby granted under the relevant by law to the institute/person maintained/residing at install post pillars at within the area of authority of the Municipal Council of Negombo during the period commencing from and ending in

Municipal Commissioner.

Municipal Council,
Negombo.

10-728/2

**NOTIFICATION UNDER TERMS OF THE PROVISIONS IN SECTION 268, 252 THE COMPETENT
AUTHORITY IN MUNICIPAL COUNCIL ORDINANCE READ IN CONJUNCTION WITH SECTION 2 IN THE
PROVINCIAL COUNCIL (CONSEQUENT PROVISIONS) ACT, No. 12 OF 1989**

THE By-Law described in Schedule hereto was prepared, approved and ratified on 06.08.2009 by Negombo Municipal Council at the Council Meeting, Negombo Municipal Council by the virtue of powers vested in Negombo Municipal Council 252 Authority in Municipal Council Ordinance in Section 267 read in conjunction with Sub-sections 272(6), 272(13). I, Prasanna Ranathunga, Chief Minister and the Minister in-charge of Finance and Planning, Law and Order, Land, Education, Local Governments, Provincial Administration, Power and Energy, Manpower and Employment and Economic Development, of Western Province do hereby notify that by the virtue of power vested in me under terms of the Provisions in Section 268, 252 Competent Authority in Municipal Council Ordinance read in conjunction with section 2 in the Provincial Council (Consequent Provisions) Act, No. 12 of 1989, have granted approval.

PRASANNA RANATHUNGA,
Chief Minister and the Minister in-charge of Finance and Planning,
Law and Order, Land, Education, Local Government, Provincial
Administration, Power and Energy, Manpower and
Employment and Economic Development, of the
Provincial Council Western Province.

Chief Ministry,
Srawasthi Mandiraya,
Colombo 07.
08th Day of Month of September, 2009.

Negombo Municipal Council

By-laws formulated for the purpose of laying pipes and underground cables by Government/Semi Government/Institutes/Corporations/Boards /Companies and Individuals in streets managed by the Negombo Municipal Council within the area of Authority of said Municipal Council, in terms of power vested by the Section 272 (6), 272(13) of the Municipal Councils Ordinance (Chapter 252).

01. These By-laws may be cited as the By-Laws pertaining to the regulation of laying of pipes and underground cables by Government/Semi Government/Institutes/Corporation / Boards/Companies and Individuals in streets managed by the Negombo Municipal Council within the area of Authority of such Council and levying of fees in respect thereof. Title

02. No excavation shall be carried out by any institute or individual under these By-Laws on any street managed by the Negombo Municipal Council, without a permit issued by the Negombo Municipal Commissioner on payment of a fee, as determined by such Council. Permit

03. Before laying pipes or underground cables by any institute or any individual concerning any street managed by Negombo Municipal Council, a license substantially in the Form set out in Schedule "B" hereto shall be obtained from the Municipal Commissioner of the Negombo Municipal Council by submitting an application substantially in the Form set out in schedule "A" hereto, on payment of the relevant fee.

04. After submitting an application, the applicant shall deposit with the Negombo Municipal Council, a sum of money as prescribed by the Negombo Municipal Commissioner.

05. The monies deposited as above shall be returned to the permit holder after the recovery of any monies spent on making good any damage caused to the property of the Municipal Council by the permit holder while carrying out the activities specified in the permit..

06. When carrying out urgent repairs to pipes and underground cables under these By-Laws, such activities shall be carried out by the institute or the individual authorized for the laying of pipes and underground cables, only after obtaining due permission from the Municipal Commissioner therefor and shall make sure not to cause any damage to the street in the process.

07. When excavations are carried out for the purpose of laying pipes and underground cables under these By-Laws, it is an offence to cause any damage to any drain or its retention wall, its side walls, any culvert, causeway, dam, bridge, signal post, mile post or any support built for the protection of the street or any thing made or constructed for the safety or use of the public.

Archaeological
Ordinance to be
complied with

08. In case of areas declared as Archaeological Conservation Zones, permission or approval shall be first. Obtained in writing, in terms of the Archeological Ordinance and shall thereafter make an application along with such permission to the Negombo Municipal Council.

Recharging of fees
in case of
repairs.

09. If re-excavation is carried out in an area, to repair underground pipes or cables, the relevant institute or the individual shall obtain a permit from the Negombo Municipal Council on payment of a further fee under these By-laws.

10. Where in particular place of the street no underground pipes or cables can be laid, thereunder, such laying shall be done, by selecting a point of the road which is closer to the surface and the most appropriate place for such purpose, and in accordance with the instructions given by the Municipal Engineer of the Negombo Municipal Council and under his supervision, without obstructing the street and causing no inconvenience to the general public.

11. No underground pipes or cables shall be laid under these By-Laws so as to obstruct the smooth flow of water in a drain.

12. When excavations are carried out for the purpose of laying underground pipes or cables, care shall be taken not to cause damage to the walls or bottom of a drain which runs paralalled to the street or the road, as the case may be.

13. Soon after the excavation is completed or within a period of two weeks therefrom, the institute or the individual who is the permit holder shall bring such excavation to its original strong position.

Measures to be
adopted for the
prevention of
accidents.

14. For the purpose of minimizing traveling and transport difficulties and accidents caused to the public, until the renovations are completed in the excavation area during the period specified in the By-Law 13th, the permit holder shall.

- (i) Remove the earth ;
- (ii) Fix a red flag or use any other warning signal ;
- (iii) keep the place alight with red colour beams during the night ;
- (iv) Nominate alternative roads ;
- (v) Employ watchmen ;
- (vi) Fix boards, warning of danger ;
- (vii) Take any other suitable measures.

15. Any institute or individual that carries out excavations shall be responsible for damages or inconveniences caused to the public due to such excavation or failure to renovate the area thus excavated and the Negombo Municipal Council shall not be held responsible for such damages or inconveniences.

16. Violation of any of the provisions specified above in these By-Laws shall be an offence.

17. Any person on being convicted of an offence under these By-Laws after prosecution in the Magistrate's Court in the relevant area, may be liable to the following punishments :- Punishment

- (a) In the case of a first offence, a fine not exceeding Rupees One Thousand (Rs. 1,000) ;
- (b) In the case of a second or subsequent offence a fine not exceeding Rupees Two Thousand (Rs. 2,000) ;
- (c) In the case of a continuing offence, after conviction or after a written notice of the Mayor drawing attention to such contravention is served, an additional fine of Rupees Two Hundred and Fifty (Rs. 250) for each day on which such offence is committed.

Interpretation

18. In these By-Laws -

- (1) "Municipal Council or Council" means, Negombo Municipal Council ;
- (2) "Area of Authority of the Municipal Council" means, the area of Authority of the Negombo Municipal Council ;
- (3) "Institute or individual" means, any institute or any individual engaged in laying underground pipes or cables ;
- (4) "Street" shall have the same meaning as in the Municipal Councils ordinance (Chapter 252) ;
- (5) "Municipal Commissioner" means, the Municipal Commissioner of the Negombo Municipal Council.

SCHEDULE "A"

Form of Application

- (1) Name of Applicant or Applicant Institute :—
- (2) Address :—
- (3) Purpose :—
- (4) Sketch Plan of the site (sketch plan should be attached indicating construction / installation, excavation being done):

.....
Date

.....
Signature of Applicant.

For Office Use

Report of the Technical Officer.

.....
Signature of Technical Officer.

Recommendation of the Municipal Engineer

.....
Signature of Municipal Engineer.

Report of the Accountant

Amount Deposited

.....
Signature of Municipal Accountant.

.....
Signature of Municipal Commissioner.

SCHEDULE "B"

Permit to be obtained for the laying of underground pipes and cables

- (1) Permit No.:—
- (2) Fee Paid :—
- (3) Receipt No. :—
- (4) Date :—

..... (name) of is hereby permitted
to lay water pipes/underground cables at within the Negombo Municipal
Area from to subject to the relevant By-Law.

Municipal Commissioner,

Municipal Council,
Negombo.

10-728/3