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The Gazette of the Democratic Socialist Republic of Sri Lanka

EXTRAORDINARY

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PART IV (A) - PROVINCIAL COUNCILS

Provincial Councils Notifications

CENTRAL PROVINCE PROVINCIAL COUNCIL

By-Laws of Thumpane Pradeshiya Sabha

IT is hereby notified that I, Sarath Ekanayake, the Minister-in-charge of the subject of Local Government in the Central Province, by virtue of powers vested in me under Sub-section (1) of section 123 of the Pradeshiya Sabha Act, No. 15 of 1987 to the read with Sub-section (1) of section 2 of the Provincial Council Act, No. 12 of 1989 (Consequential Provisions) has approved the By-Law framed by the Thumpane Pradeshiya Sabha according to power vested in the said Pradeshiya Sabha under Sub-Section (xiv) of section 126 of the said Act, to be read with Sub-section (1) of section 122 of the same Act, and the said By-Laws shall come into force within the Thumpane Pradeshiya Sabha Authority area from the date of publication of this notice in the Government *Gazette*.

SARATH EKANAYAKE,

The Chief Minister of the Central Province and the
Minister-in-charge of the subject of Local Government.

Office of the Chief Minister,
Central Province Provincial Council,
Kandy,
17th March, 2011.

BY-LAWS RELATING TO THE CREMATORIUM

1. These by-laws shall be called and known as by-laws relating to the control and regularization of the activities of the Crematoriums of the Thumpane Pradeshiya Sabha.
2. These by-laws are framed for the purpose of usage and for controlling the crematoriums belong to the Thumpane Pradeshiya Sabha and for determination of fees and for levying such fees for using the said Crematoriums.
3. No dead body or a part of a dead body or a human fetus shall be cremated in a crematorium belonging to the Pradeshiya Sabha unless there is a valid permit issued by the Chairman or by an officer authorized by him to do so.
4. Any person here in after referred to as applicant, accepting to obtain a permit under by-law No. 03 of these by-laws, shall forward on application, prepared according to the Schedule "1" to the Chairman an officer authorized by him along with the under mentioned documents.

- (i) A document to prove the relationship between the deceased person and the applicant. (For this purpose a certificate issued by the Grama Niladhari of the Wasama where the deceased person was residing or a certificate issued by an Hon. Member of the Pradeshiya Sabha shall be sufficient. For the certificate such as applicants birth certificate or marriage certificate, capable of proving the relationship of deceased person shall also be considered).
- (ii) A photo copy of applicant's National identity card or a photo copy of his passport or any other document in proof of his identity.
- (iii) It is required to be mentioned in the death registration certification issued by a registrar of births and deaths, under the provisions of section (amended) II of chapter 110 of Births and Deaths Registration Act of Marriage, Birth and Death Registration Act, No. 41 of 1975, that the place of Cremation shall be the Crematorium of Thumpane Pradeshiya Sabha.
- (iv) If a post-mortem examination has been held under the Criminal Procedure code in respect of the death of deceased person, the certificate issued by the coroner or by the magistrate, under section 41 (e) of the Birth and Death Registration Act, for Cremation of the dead body shall also be produced.
- (v) If the dead body is of a still-birth, the certificate issued under section 41 (i) of the Birth and Death Registration Act shall be produced.

5. When the perfected application is received by the Chairman or by an officer authorized by him, it shall be registered according to the order of receipt and the permit shall be issued fixing the time of cremation on such order of receipt of the said application.

6. For the purpose of cremation of a dead body a cremation fee of Rs. 7000 shall be paid to the office of the Pradeshiya Sabha. Such fees may be amended from time to time by a resolution passed in the Pradeshiya Sabha and shall be published in the Government *Gazette*. Further, such fees shall be exhibited in the Pradeshiya Sabha office and in the crematorium.

7. If the application for cremation is not accepted the applicant shall be immediately intimated with the reason for doing so.

8. Dead bodies shall be handled over for cremation only between the times of 6.00 a.m. to 6.00 p.m. daily. If the same has been taken over for cremation at a time before 6.00 p.m.

9. Applicants shall hand over the dead body to the crematorium keeper on or before the time mentioned in the permit. the Pradeshiya Sabha shall not be responsible for any inconvenience and damage or loss that may occur due to the delay of handling over of a dead body.

10. The crematorium keeper shall maintain a register in respect of all dead bodies cremated including such details as the name of the applicant and his address, the name of the deceased person and the address where he was residing before the time of his death, the relationship between the applicant and the deceased person, and date and time of cremation.

11. If it fails to perform a cremation of a dead body due to any mechanical defect that may occur at time of cremation, the applicant shall agree to abide by any other alternative arrangement regarding such dead body on the advice of the Pradeshiya Sabha.

12. The applicant or an authorized representative shall take over the ashes before expiry of 7 days from the date of cremation and it is legally in order to dispose the ashes in any manner if such ashes are not taken over during the specified time period.

13. If it is an offence to enter into the premises of a cremation without the permission of the crematorium keeper or the Chairman, even though it is, any person or persons accompanying the recipient of a permit shall be considered as having been granted permission for that purpose.

14. No person shall behave in a manner that will disturb the peace within the premises of a cremation and shall not damage any property of the Pradeshiya Sabha fund in such crematorium or shall not obstruct the duties of a crematorium keeper or his assistant. If there be any such damage or loss the permit holder shall be liable to pay the value of such a damage when he is duly informed after assessing such a damage, if the defaults payment it is lawful to summon him before a court of laws having jurisdiction and recover the sum of money as a fees.

15. No decoration shall be done within the premises of a crematorium without written permission of the Pradeshiya Sabha.

16. If a crematorium is to be kept closed for certain period of time for attending to maintenance work and repairs, a notice in that respects shall be prominently exhibited in a visible place of the crematorium.

17. The violation of any of the provisions of these by-laws shall be an offence and when convicted in a court of law having jurisdiction the maximum fine that can be imposed for such violation, or when the contravention or violation is continued and on conviction, or after delivering written notice by the Chairman or by all authorized officer drawing the attention for such continuous violation, the maximum additional punishment that can be imposed for each day of such violation shall be the maximum of the fine and maximum of the attention for such continuous violation, the maximum additional punishment that can be imposed for each day of the additional punishment respectively as specified in Sub-section (2) of section 122 of the Pradeshiya Sabha Act, No. 15 of 1987.

18. In these by-laws unless the content otherwise required,

“Chairman” means the chairman appointed for the Thumpane Pradeshiya Sabha according to the provisions of the written law prevailing at the time.

“Dead body” means a dead body of a human being or a part of a dead body or a body born of a still-birth.

“Crematorium Keeper” means a person appointed to be in charge of a crematorium belonging to the Thumpane Pradeshiya Sabha.

In the event of any inconsistency in the Sinhala, Tamil and English texts of these By-laws, the Sinhala text shall be prevailed.

SCHEDULE 01

APPLICATION FOR CREMATION OF A CORPSE AT THE CREMATORIUM OF THE THUMPANE PRADESHIYA SABHA

- | | |
|--|----------|
| 01. Full name of the Applicant | : _____, |
| Address | : _____, |
| National Identity Card No. | : _____, |
| Grama Niladhari Division | : _____, |
| 02. Name of the deceased | : _____, |
| Address at where he lived | : _____, |
| National Identity Card No. | : _____, |
| Grama Niladhari Division | : _____, |
| Local Authority Area | : _____, |
| 03. Applicant's relationship to the deceased | : _____, |
| 04. Number and date of the death certification | : _____, |
| 05. Name and Address of the Registrar who registered the Death | : _____, |

06. Cause of Death : _____,
07. If an inquiry into the death was held, date and time of such inquiry : _____,
08. Name and designation of the Inquiring Officer : _____,
09. Decision of the Inquiring Officer : _____,
10. Whether permission granted for the Cremation of the Corpse : _____,
11. Date and time at which the Cremation is required : _____,
12. Contact telephone number in case of emergency : _____,

I do hereby certify that the foregoing information furnished by me is true and correct. Necessary certificates are attached.

.....
Signature of Applicant.

Date :

For Office use only

1. Issue of permit is granted / Issue of permit is refuse for the following reasons.

Recommended :

Approved :

.....
Secretary
Thumpane Pradeshiya Sabha

.....
Chairman/Authorized Officer
Thumpane Pradeshiya Sabha

Date :

Date :

2. Entered in the register

Rs. recovered on receipt No. Dated

3. Permit submitted for Signature.

4. Letter stating reason for refused of the application submitted for signature.

.....
Signature of the Subject Clerk.

Date :

CENTRAL PROVINCE PROVINCIAL COUNCIL

By-Laws of Walapane Pradeshiya Sabha

IT is hereby notified that I, Sarath Ekanayake, the Minister-in-charge of the subject of Local Government in the Central Province, by virtue of powers vested in me under Sub-section (1) of Section 123 of the Pradeshiya Sabha Act, No. 15 of 1987, to be read with Sub-section (1) of Section 2 of the Provincial Council Act, No. 12 of 1989 (Consequential Provisions) has approved the under mentioned By-Laws framed by the Walapane Pradeshiya Sabha according to powers vested in the said Pradeshiya Sabha under Sub-Section (X) of Section 126 of the said Pradeshiya Sabha Act, No. 15 of 1987 to be read with Sub-Section (1) of Section 122 of the same Acts and the said By-Laws shall come on to force within the said Pradeshiya Sabha Authority area from the date of publication of this notification in the Government *Gazette*.

SARATH EKANAYAKE,
The Chief Minister of the Central Province and the
Minister-in-charge of the subject of Local Government.

Office of the Chief Minister,
Central Province Provincial Council,
Kandy,
05th September, 2011.

BY-LAWS FOR PARKING HIRING MOTOR VEHICLES

1. These by-laws are called and known as by-laws framed for the purpose of parking, controlling, regulating hiring cars within the Walapane Pradeshiya Sabha Authority area and for levying fees from such vehicles.
2. No hiring car shall be parked for the purpose of hiring at any place other than in the places approved by the Pradeshiya Sabha and notified by the Chairman and described in the 1st Schedule herein. Such places of parking may be amended and new places may be named on a resolution passed by the Pradeshiya Sabha.
3. Hiring cars shall be parked within Walapane Pradeshiya Sabha authority area complying with the 2nd by-law, in such places stipulated in the 1st schedule, on payment of fees shown in the 2nd schedule and also the other Government Taxes to the Pradeshiya Sabha monthly. Such vehicles shall be registered in the Pradeshiya Sabha and fees shall be determined by the Pradeshiya Sabha from time to time and such amended fees shall be valid only after publication in the Government *Gazette*.
4. No person shall park motor vehicles in the motor car parking places shown in the 1st schedule, situated within the Pradeshiya Sabha Authority area unless on a license issued by the Chairman or by an authorized officer and this prohibition shall be affective from 6.00 a.m. to 7.00 p.m.
5. The validity of all licenses issued by the Chairman or by an officer authorized by him, under these by-laws shall expire on the last date of a calendar month for which it is issued, unless it is cancelled earlier.
6. For the purpose of obtaining a license the owner of the driver of the vehicle shall forward an application to the form shown in the 3rd schedule herein.
7. Whenever a traffic warden or any person authorized by the Chairman for that purpose, call upon an owner or driver of a motor vehicle parked in a parking place, shall produce the license for inspection.
8. The prevailing license for each month shall be obtaining before the 1st day of every month.
9. No motor vehicle shall be entered in to a hiring car parking places unless there is a valid license issued by the Walapane Pradeshiya Sabha.

10. whenever a motor vehicle is removed from a hiring car parking place permanently or temporary for a period not less than 14 days the Pradeshiya Sabha shall be notified of each removed and if to notice is given the relevant monthly fees shall be paid.

11. No vehicle shall be repaired or washed or cease to do so within a hiring car parking place.

12. No person shall consume liquor or behave disorderly or impolitely or cause any hindrance within a hiring parking place.

13. Contravention of any of the provisions of these by-laws shall be an offense and when convicted in a court of law having jurisdiction the imposable maximum fine and for such violation or when such offense is continuously committed and when convicted or for violation after delivering a written notice by the Chairman, or by an authorized officer, or for violation continuously committed the maximum of additional punishment that can imposed for each day of committing such offense shall respectively be the additional punishment specified in sub-section (2) of Section 122 of the Pradeshiya Sabha Act No. 15 of 1987.

14. In addition to any other term of punishment or fine imposed by a court of law having jurisdiction, cancellation of license of a licensee is lawful if such licensee has been convicted in a court of law having jurisdiction, on account of violation of these by-laws twice or more times and he has no right to receive any compensation.

15. In these by-laws unless the context otherwise requires —

“Sabhawa” means the Walapane Pradeshiya Sabha.

“Chairman” means the Chairman of the Walapane Pradeshiya Sabha.

“Authorized Officer” means an officer authorized by the Chairman of the Walapane Pradeshiya Sabha.

“Traffic Warden” means an officer appointed by the Walapane Pradeshiya Sabha to control traffic in the Pradeshiya Sabha.

“Motor Vehicle or hiring car” means a three-wheeler, lorry, van, tractor, truck, car and hand tractor.

In the event of any inconsistently in the Sinhala, Tamil and the English texts of these by-laws, the Sinhala text shall prevail.

FIRST SCHEDULE

MOTOR CAR PARKING PLACES

1. Front of Walapane public market premises.
2. Ragala fair premises (except on Sundays)
3. Both sides of Ragala bus stand road (except on Sundays)
4. 300 feet in Udupussallawa town towards Kovila.
5. From wine stores up to bridge at Emust town.
6. 100 feet at Dambagolla junction towards Waththegedara Road.
7. Both sides of the road from the vicinity of the temple of teripehe town to agrarian service centre
8. Both sides of the road from the bridge of high forest town to the bus-stand.
9. 50 feet in front of Padiyapelella town post office.
10. 200 feet from the vicinity of the Bo-tree of Mathurata town.
11. Towards Udupussella in Medawattha town and 300 feet on “Pasal Mawatha”.
12. Both sides of the road from the vicinity of Madulla New town to Keenawala Ela.
13. Both sides of Brookside bazaar.

14. From the vicinity of the Keerthibandarapura Dewale to Raja Mawatha.
15. 50 feet along Padiyapelella Road from Naranthalawa Junction.
16. Both sides of the road from vicinity of the Rupaha School to the temple.
17. Left side of Udakada Veediya Road in Harasbadde town and right side of Pahala Kada Veediya Road.
18. 200 feet of the road near the bus stand of Nildandahinna.

SECOND SCHEDULE

<i>Rate per Day Type of Vehicle</i>	<i>First hour or a Part of First hour Rs. cts.</i>	<i>Each hour or a part of exceeding First hour Rs. cts.</i>
(a) Lorry	50.00	10.00
(b) Private Bus	50.00	10.00
(c) Van/Motor Car	30.00	10.00
(d) Three Wheeler	15.00	5.00
(e) Motor Bicycle	10.00	5.00
(f) Other Heavy Vehicles (Land Vehicles)	100.00	25.00

Rate Per Months :—

(a) Private Bus	500.00
(b) Van/Motor Car	300.00
(c) Motor Bicycle	100.00
(d) Lorry	500.00
(e) Three Wheeler	200.00
(f) Other Heavy Vehicles (Land Vehicles)	500.00

THIRD SCHEDULE

APPLICATION FOR A PERMIT

1. Vehicle Number and Type of Vehicle :—, ,
2. Name of the Owner and his N.I.C. Number :—, ,
3. Address :—, ,
4. Name of the Driver :—, ,
5. Driver's N.I.C. Number :—, ,
6. Driving License Number :—, ,
7. Address :—, ,
8. Parking station of the vehicle :—, ,
9. Purpose and use of vehicle :—, ,
10. Capacity of the vehicle :—, ,

I do hereby certify that the particulars furnished by me in this application are true and correct.

Date :

.....
Applicant/Driver's Signature.

Recommendation of the Chairman :

Date :

.....
Chairman.

CENTRAL PROVINCE PROVINCIAL COUNCIL

By-Laws of Nawalapitiya Urban Council

BY virtue of the powers vested to me by Sub-Section (1) of Section 154 of the Urban Council's Ordinance to be read with Sub Section (1) of Section 2 of the Provincial Council's (Consequential Provisions) Act, No. 02 of 1989, I, Sarath Ekanayake, Minister-in-charge of Local Government of the Central Provincial Council, do hereby notify that the following By-laws made by the Nawalapitiya Urban Council as per powers vested to the Council under Sub-Section (1) of Section 153 of the Urban Council's Ordinance (Chapter 255) to be read with Section (6G) of Section 157 of the said Ordinance, were duly confirmed by me and these By-laws shall come in to force in the area of authority of the Nawalapitiya Urban Council from the date of publication of this notice in the *Gazette*.

SARATH EKANAYAKE,
The Chief Minister of the Central Province and the
Minister-in-charge of the subject of Local Government.

Office of the Chief Minister,
Central Province Provincial Council,
Kandy,
18th April, 2011.

**BY-LAWS IN RESPECT OF DISPLAYING ADVERTISEMENTS IN THE NAWALAPITIYA URBAN COUNCIL
AUTHORITY AREA**

1. These By-Laws shall be called and known as By-laws framed for the purpose of displaying, controlling and for levying fees in respect of advertisements displayed in the Nawalapitiya Urban Council Authority Area.
2. These By-laws are enforced in the Nawalapitiya Urban Council Authority Area for the purpose of regulating, controlling and for levying fees.
3. No person shall display or cause to display any advertisement to be visible from any street, road, canal, lake or in open sky, located within the Nawalapitiya Urban Council Authority Area except under the authority of a licence issued for the purpose by the Urban Council.
4. (a) Any application for displaying whatever advertisement shall be forwarded to the Urban Council conforming to Section 02 of these By-laws, at least seven days before the day intended to display such advertisement.
(b) Every application under Section (a) shall be accompanied with a copy of the advertisement intended to the displayed.
5. No person shall erect or cause to erect within the Urban Council Authority Area any board, bill board, notice board or any other creative construction to be used for the purpose of displaying any advertisement or advertisements except according to plans, drawings and specifications approved on a written document of Urban Council.
6. Whenever an application forwarded under By-law No. 02 is approved, the licence shall be obtained on payment to the Council Fund the fees determined by the Council on resolutions passed from time to time by the Council.
7. Whenever a licence is issued to any persons to display an advertisement the Urban Council shall order such persons to include the reference number of the licence and the name of the licence in every advertisement to be displayed.

8. The provisions of these by-laws shall not apply to following advertisements unless they are reflective or they sign boards.

- (a) Notice board of three security forces or the police force.
- (b) Advertisements of public meetings.
- (c) Advertisements such as “To let” or “For sale”.
- (d) Domestic name plates of which the size to be determined by the Council on resolutions passed by the Council from time to time.
- (e) Advertisements on a vehicle being used for any trading activity or any business showing the name of the business and its owner’s name, address and telephone number etc.

9. No person shall cause —

- (i) An advertisement to be displayed in such a manner as to project over or across any street, road or by-road or any carriageway, - or
- (ii) An advertisement to be displayed on any hoarding which exceed 12 meters in height from the ground level - or,
- (iii) Fixing or keep hanging a name board of a shop on front side of any adjoining building facing any street or any road or fixing or hanging on the face of such building a propagand notice extending its length beyond the limits of such building.
- (iv) Erection or construction of any advertisement in the nature of sky sign name board without the prior approval of the Urban Council.

10. No person shall display an advertisement on any public or private building, place of public worship, common garden, bridge, over-head bridge constructed for the use of pedestrians, telephone post, electricity post, side wall, coconut or any tree.

11. No advertisement shall be displayed in any area specified by a resolution of the Council and accordingly published in the *Gazette*, unless such advertisement is on a trade-stall board or name board erected or constructed in the manner approved by the Council.

12. Licence fees mentioned under by-law No. 06 herein shall be determined by the Council on a resolution passed by the Council.

13. The period of validity of a licence issued under these by-laws shall be from 1st of January to 31st December for a permanent advertisement and for a temporary advertisement, it shall be an approved period of time reckoned from the date of issue of such licence by the Chairman.

14. No person shall, except with the permission of the Chairman, on any street, or road within the Urban Council Authority Area -

- (i) Take or cause to take any declarative advertisement on any board, hoarding or on a frame.
- (ii) Use or cause to use any radio, musical instrument, bell or other instrument for displaying an advertisement or for any such introduction purpose.

15. At any occasion when there appear to be something ugly or filthy and harmful for the social well-being in any advertisement, the Urban Council shall by written notice, order the person displaying such advertisement, to stop such display within the period specified in such notice.

16. The owner or lessor of any hoarding used for displaying advertisement shall -

- (i) Maintain such hoarding in a proper state of repair and ensuring the security of all persons.
- (ii) Exhibit his name and address in clear and legible characters at a conspicuous place in front of such hoarding.

17. No person shall deface or cause to be defaced any sign, mark, letter, ward, or figure which has been inserted in any advertisement by the Council showing that the licencing fee has been duly paid for the displaying of such advertisement.

18. Violation or contravention of the provisions of these by-laws is an offence and when convicted in a court of law having jurisdiction, the maximum fine imposable and when such violation or contravention is committed continuously and after conviction, or in the case of a continuous contravention or violation after delivering a written notice by the Chairman, or by any other authorized officer, drawing attention for such violation or contravention, the maximum additional fine imposable for each day of continuing such violation respectively shall be as defined under Sub-Section (2) of Section 153 of the Urban Council Act, being Cap. 255 (Legislative Enactments) and all fines so imposed under this section shall be credited to the Nawalapitiya Urban Council Fund.

19. It shall be lawful to cancel the registration of the person who has been convicted twice or more times on account of violation of these by-laws in addition to any other punishment or fine imposed by any court of law having jurisdiction and such a person has no right to claim any compensation for such cancellation.

20. (i) Whenever an advertisement is displayed or maintained, within the Urban Council Authority area, without a licence or in contravention of the terms and conditions of the licence, the Urban Council in addition to any other remedial action shall by written notice order to —

- (a) Stop the displaying activities of such advertisement or,
- (b) Remove or alter or deface such advertisement.

(ii) A person who is served with a notice under Section (i) shall within the specified period of time shown in such notice, or within any extended time period, comply with whatever terms or conditions so imposed.

(iii) The Urban Council has power to stop displaying or remove any advertisement, according to any circumstances, if any person who is served with a notice under Section (i) of this by-law, defaults to take action in terms of the conditions of such notice, within the extended time period.

21. Interpretation —

- (a) “Urban Council” means Nawalapitiya Urban Council.
- (b) “Chairman” means the Chairman of Nawalapitiya Urban Council.
- (c) “Secretary” means the Secretary of Nawalapitiya Urban Council.
- (d) “Authority Area” means Nawalapitiya Urban Council Authority Area.
- (e) “Advertisement” includes any word, letter, sign, board, notice, device, drawing or design used for displaying an advertisement or something of that nature used wholly or partly for such purpose over upon any land, building or any structure.
- (f) “Notice board” means any erection support, post, board, wall exhibit and whatever other device used for displaying an advertisement.

Any inconsistency in the Sinhala, Tamil and English contexts of these by-laws, the Sinhala context shall prevail.

CENTRAL PROVINCE PROVINCIAL COUNCIL

By-Laws of Ukuwela Pradeshiya Sabha

IT is hereby notified that I, Sarath Ekanayake, the Minister-in-charge of the subject of Local Government in the Central Province, by virtue of powers vested in me under Sub-Section (1) of Section 123 of the Pradeshiya Sabha Act, No. 15 of 1987, to be read with Sub-Section (1) of Section 2 of the Provincial Council Act, No. 12 of 1989 (Consequential Provisions) has approved the under mentioned By-Laws framed by the Ukuwela Pradeshiya Sabha according to powers vested in the said Pradeshiya Sabha under Sub-Section (vii) (F) of Section 126 of the said Pradeshiya Sabha Act, No. 15 of 1987 to be read with Sub-Section (1) of Section 122 of the same Acts and the said By-Laws shall come on to force within the said Pradeshiya Sabha Authority area from the date of publication of this notification in the Government *Gazette*.

SARATH EKANAYAKE,
The Chief Minister of the Central Province and the
Minister-in-charge of the subject of Local Government.

Office of the Chief Minister,
Central Province Provincial Council,
Kandy,
13th May, 2011.

**BY-LAWS IN RESPECT OF DISPLAYING ADVERTISEMENTS IN THE UKUWELA PRADESHIYA SABHA
AUTHORITY AREA**

1. These By-Laws shall be called and known as by-laws framed for the purpose of displaying, controlling and for levying fees in respect of advertisements displayed in the Ukuwela Pradeshiya Sabha Authority area.
2. These by-laws are enforced in the Ukuwela Pradeshiya Sabha Authority area for the purpose of regulating, controlling and for levying fees.
3. No person shall display or cause to display any advertisement to be visible from any street, road, canal, lake or in open sky, located within the Ukuwela Pradeshiya Sabha Authority area except under the authority of a licence issued for the purpose by the Pradeshiya Sabha.
4. (a) Any application for displaying whatever advertisement shall be forwarded to the Pradeshiya Sabha conforming to Section 03 of these by-laws, at least seven days before the day intended to display such advertisement.
(b) Every application under Section (a) shall be accompanied with a copy of the advertisement intended to the displayed.
5. No person shall erect or cause to erect within the Pradeshiya Sabha Authority area any board, bill board, notice board or any other creative construction to be used for the purpose of displaying any advertisement or advertisements except according to plans, drawings and specifications approved on a written document or Pradeshiya Sabha.
6. Whenever an application forwarded under by-law No. 03 is approved, the licence shall be obtained on payment to the Sabha Fund the fees determined by the Sabha on resolutions passed from time to time by the Sabha.
7. Whenever a licence is issued to any person to display an advertisement the Pradeshiya Sabha shall order such persons to include the reference number of the licence and the name of the licence in every advertisement to be displayed.

8. The provisions of these by-laws shall not apply to following advertisements unless they are reflective or they sign boards.

- (a) Notice board of three security forces or the police force.
- (b) Advertisements of public meetings.
- (c) Advertisements such as “To let” or “For sale”.
- (d) Domestic name plates of which the size to be determined by the Sabha on resolutions passed by the Sabha from time to time.
- (e) Advertisements on a vehicle being used for any trading activity or any business showing the name of the business and its owner’s name, address and telephone number etc.

9. No person shall cause —

- (i) An advertisement to be displayed in such a manner as to project over or across any street, road or by-road or any carriageway, - or
- (ii) An advertisement to be displayed on any hoarding which exceed 12 meters in height from the ground level - or,
- (iii) Fixing or keep hanging a name board of a shop on front side of any adjoining building facing any street or any road or fixing or hanging on the face of such building a propagand notice extending its length beyond the limits of such building.
- (iv) Erection or construction of any advertisement in the nature of sky sign name board without the prior approval of the Pradeshiya Sabha.

10. No person shall display an advertisement on any public or private building, place of public worship, common garden, bridge, over-head bridge constructed for the use of pedestrians, telephone post, electricity post, side wall, coconut or any tree.

11. No advertisement shall be displayed in any area specified by a resolution of the Sabha and accordingly published in the *gazette*, unless such advertisement is on a trade-stall board or name board erected or constructed in the manner approved by the Sabha.

12. Licence fees mentioned under by-law No. 06 herein shall be determined by the Pradeshiya Sabha on a resolution passed by the Sabha.

13. The period of validity of a licence issued under these by-laws shall be from 1st of January to 31st December for a permanent advertisement and for a temporary advertisement, it shall be an approved period of time reckoned from the date of issue of such licence by the Chairman.

14. No person shall, except with the permission of the Chairman, on any street, or road within the Pradeshiya Sabha Authority Area -

- (i) Take or cause to take any declarative advertisement on any board, hoarding or on a frame.
- (ii) Use or cause to use any radio, musical instrument, bell or other instrument for displaying an advertisement or for any such introduction purpose.

15. At any occasion when there appear to be something ugly or filthy and harmful for the social well-being in any advertisement, the Pradeshiya Sabha shall by written notice, order the person displaying such advertisement, to stop such display within the period specified in such notice.

16. The owner or lessor of any hoarding used for displaying advertisement shall -

- (a) maintain such hoarding in a proper state of repair and ensuring the security of all persons ;
- (b) exhibit his name and address in clear and legible characters at a conspicuous place in front of such hoarding.

17. No person shall deface or cause to be defaced any sign, mark, letter, ward, or figure which has been inserted in any advertisement by the Sabha showing that the licencing fee has been duly paid for the displaying of such advertisement.

18. Contravention of any of the provisions of these By-laws shall be an offence and when convicted in a court of law having jurisdiction, the imposable maximum fine and for such violation or when such offense is continuously committed and when convicted, or for violation after delivering a written notice by the Chairman, or by an authorized officer, or for violation continuously committed the maximum of additional punishment that can imposed for each day of committing such offense shall respectively be the additional punishment specified in Sub-Section (2) of Section 122 of the Pradeshiya Sabha Act, No. 15 of 1987.

19. It shall be lawful to cancel the registration of the person who has been convicted twice or more times on account of violation of these By-laws in addition to any other punishment or fine imposed by any court of law having jurisdiction and such a person has no right to claim any compensation for such cancellation.

20. (i) Whenever an advertisement is displayed or maintained, within the Pradeshiya Sabha Authority area, without a licence or in contravention of the terms and conditions of the licence, the Pradeshiya Sabha in addition to any other remedial action shall by written notice order to —

- (a) stop the displaying activities of such advertisement ; or
- (b) remove or alter or deface such advertisement.

(ii) A person who is served with a notice under Section (i) shall within the specified period of time shown in such notice, or within any extended time period, comply with whatever terms or conditions so imposed.

(iii) The Pradeshiya Sabha has power to stop displaying or remove any advertisement, according to any circumstances, if any person who is served with a notice under Section (i) of this By-law, defaults to take action in terms of the conditions of such notice, within the extended time period.

21. Interpretation —

- (a) “Sabha” means Ukuwela Pradeshiya Sabha.
- (b) “Chairman” means the Chairman of Ukuwela Pradeshiya Sabha.
- (c) “Secretary” means the Secretary of Ukuwela Pradeshiya Sabha.
- (d) “Authority Area” means Ukuwela Pradeshiya Sabha Authority Area.
- (e) “Advertisement” includes any word, letter, sign, board, notice, device, drawing or design used for displaying an advertisement or something of that nature used wholly or partly for such purpose over upon any land, building or any structure.
- (f) “Notice board” means any erection support, post, board, wall exhibit and whatever other device used for displaying an advertisement.

Any inconsistency in the Sinhala, Tamil and English contexts of these By-laws, the Sinhala context shall prevail.

CENTRAL PROVINCE PROVINCIAL COUNCIL

By-Laws of Ukuwela Pradeshiya Sabha

IT is hereby notified that I, Sarath Ekanayake, the Minister-in-Charge of the subject of Local Government in the Central Province, by virtue of powers vested in me under Sub-Section (1) of Section 123 of the Pradeshiya Sabha Act, No. 15 of 1987, to be read with Sub-Section (1) of Section 2 of the Provincial Council Act, No. 12 of 1989 (Consequential Provisions) has approved the under mentioned By-Laws framed by the Ukuwela Pradeshiya Sabha according to powers vested in the said Pradeshiya Sabha under Sub-Section (IX) (I) of Section 126 of the said Pradeshiya Sabha Act, No. 15 of 1987 to be read with Sub-Section (1) of Section 122 of the same Acts and the said By-Laws shall come on to force within the said Pradeshiya Sabha Authority area from the date of publication of this notification in the Government *Gazette*.

SARATH EKANAYAKE,

The Chief Minister of the Central Province and the
Minister-in-Charge of the subject of Local Government.

Office of the Chief Minister,
Central Province Provincial Council,
Kandy,
13th May, 2011.

BY-LAWS RELATING TO OFFENSIVE TRADES, DANGEROUS TRADES AND OFFENSIVE AND DANGEROUS TRADES

01. These By-laws shall be called and known as By-laws relating to Offensive Trades, Dangerous Trades and By-laws relating to Offensive and Dangerous Trades.

02. These By-laws are framed for the purpose of regulating, supervising, inspection, controlling offensive and dangerous trades and for making provisions for promulgation of such trades.

03. No person within the limits of the Ukuwela Pradeshiya Sabha shall conduct or maintain Offensive Trades or Dangerous Trades or Offensive and Dangerous Trades shown in the 1st Schedule herein, unless such person possesses a licence issued by the Chairman of the Pradeshiya Sabha for such purpose.

04. Every such licence shall be valid until the 31st December of the year for which it is issued, unless such licence is cancelled earlier.

05. No person shall have any right to conduct an Offensive Trade or Dangerous Trade or Offensive and Dangerous Trade unless the premises and if any building to be used for such purpose, do not conform to following terms and conditions :—

- (a) Premises shall be in good repaired condition and shall have proper ventilation and lighting and every room when opened the area of windows fixed shall not be less than 1/15 of the floor area of the room.
- (b) Height of every part of the walls of every room shall be not less than 2.14 metres and be built with bricks, rubble stones, kabok bricks or with cement bricks and inner walls shall be cement plastered at least to a height 2 metres from the floor and the remaining portions of such walls shall be lime plastered.
- (c) End of every roof shall be 2 metres in height from the floor.
- (d) Roof shall be covered with some permanent roof material.
- (e) All wood work shall be oil painted or be lime washed.
- (f) The floor must be paved with cement.
- (g) Premises shall be provided with adequate drainage facilities.
- (h) Premises shall have sanitary dust bins and be provided with adequate toilet facilities.

06. Every licence holder shall store, all the materials required for maintaining the business, so as to prevent emanation of any bad smell or causing any oppression.

07. A licence holder shall offendable or smelling materials through a public place or on a road in covered and impermeable containers so that no hindrance is caused to anyone when conveying such materials.

08. Every licence holder in any manufacturing process, shall take precaution, so that no offensive steam and air be emanated from such process.

09. Every licence holder shall build adequate drains in the premises where his business is to be carried out and maintain them properly and shall wash and clean them daily.

10. Every licence holder shall build the floor of the premises where his business is to be carried out with an impermeable material and shall maintain such premises in good repair condition and shall clean daily.

11. Every permit holder, during the period when his business is being carried out shall colour wash with lime such premises annually.

12. All articles, equipments and containers etc. used for the business process shall be kept clean by the licence holder.

13. All waste materials collected in the premises where the business is carried out, such as sweepings, garbage, remnants and by-products, if they are not be used immediately in the business, shall be daily disposed by putting them in covered containers and as directed by the Pradeshiya Sabha by every licence holder.

14. Water tanks used for washing and soaking leather or any other materials shall be emptied and be cleaned, preventing emanation of any bad odor as when required, by the licence holder.

15. No licence holder shall allow to flow or cause to flow in to any river, waterway, canal, well, lake or any drain polluted, smelling and filthy water or any other liquid or shall not pollute such a river, canal, waterway, sluice, well, lake, sea or any open water filled area by washing any offensive matter or by any other manner.

16. It shall be lawful, for the Chairman or for any other office of the Pradeshiya Sabha who is generally or especially authorized by the Chairman for such purpose, to enter in to any premises where an Offensive Trade or Dangerous Trade is carried out and make an inspection during office or working hours and the licenced holder or the person who is in charge of such place shall assist them to make such an inspection.

17. Wherever at any inspection, if it is detected that a licenced place or premises is not being maintained in accordance with the provisions mentioned in these By-laws, the Chairman has the power to inform the licence holder in writing to take necessary action to regularize such premises conforming to provisions of these regulations within a specified period of time and the licence holder shall take action as provided in such a notice.

18. It is the duty of the Chairman, whenever any application forwarded by any person to obtain a licence to conduct any trade or business under these regulations, to issue such licence within 30 days of the receipt of such application if such place conform to provisions of these By-laws and if such place does not conform to provisions of these By-laws or if such application is to be rejected the applicant shall be informed accordingly.

19. Every licence holder shall make arrangements to display a list of employees in Sinhala and Tamil languages, who are employed in the trade or business for which a licence is issued, together with their names and addresses at a conspicuous place of such premises.

20. Every notice issued under these By-laws shall be delivered to the owner or to the person in charge of the place, according to circumstances. If such person is not present, such notice shall be affixed at a conspicuous place of such business premises. The name of the owner of the place or the name of the person using such place need not be mentioned in such a notice.

21. In any occasion when a number of businesses or industries, requiring a licence under Section 149 of this Act are carried out at the same place, the licence fees for each industry or business shall be charged separately according to square feet area used or separated for such each industry or business.

22. Contravention of any of the provisions of these by-laws shall be an offense and when convicted in a court of law having jurisdiction the imposable maximum fine and for such violation or when such offense is continuously committed and when convicted or for violation after delivering a written notice by the Chairman, or by an authorized office, or for violation continuously committed the maximum of additional punishment that can imposed for each day of committing such offense shall respectively be the additional punishment specified in Sub-Section (2) of Section 122 of the Pradeshiya Sabha Act No. 15 of 1987.

Interpretations;

“Licence holder” means a person to whom a licence is issued under these by-laws to carry out any business,

“Person” includes incorporated or non-cooperated board of individuals too.

“Person in-charge” includes a custodian, guardian, guardian of property, manager, or other person to whom, the administration or management or organization of any business is vested on behalf of certain person.

“Sabhawa” means the Ukuwela Pradeshiya Sabha

“Chairman” means Chairman of Ukuwela Pradeshiya Sabha.

“Secretary” means the Secretary of Ukuwela Pradeshiya Sabha

“Any authorized officer of the Pradeshiya Sabha” means officer or officers who are authorized by the Chairman to enforce these by-laws.

In the event of any inconsistently in the Sinhala, Tamil and the English texts of these by-laws, the Sinhala text shall prevail.

1ST SCHEDULE - OFFENSIVE TRADES

01. Cleaning and storing plumbago.
02. Production of manure or chemical manure and stocking them for sale.
03. Tanning Leather.
04. Animal husbandry (for meat, milk or eggs).
05. Stocking leather for sale.
06. Production of dry fish.
07. Production of rubber.
08. Keeping stocks of perishable food stuffs and other food stuffs and other food stuffs for sale.
09. Maintaining a veterinary hospital.
10. Keeping stocks of dry fish, salted fish or jadi fresh exceeding three hundred weights.
11. Preparation of meat or fish jadi or drying and icing meat and fish.
12. Production of coconut shell charcoal or wood charcoal.
13. Curing tobacco.
14. Production of animal food.
15. Production of poonac.
16. Cooking animal flesh or blood.
17. Production of soap.
18. Milling animal bones or storing them
19. Making trunk boxes.
20. Keeping stocks of new and old metals.
21. Keeping stock scrap iron.
22. Manufacture of house-hold furniture.
23. Production of rattan goods.
24. Keeping a carpentry work shop.
25. Fruit drinks and cyrup production
26. Sweet meat production.

27. Soaking coconut husks (or decomposing)
28. Production brushes (except tooth brushes)
29. Production of tooth brushes.
30. Collection of toddy.
31. Timber sawing.
32. Manufacture of paints, varnish and distemper.
33. Soda manufacture.
34. Textile dyeing.
35. Production of leather goods.
36. Canning fruits, fish and other food items.
37. Milling coffee and food grains.
38. Baking powder production.
39. Gas mantle production.
40. Putty production.
41. Candle manufacture.
42. Camphor production.
43. Manufacture of writing ink, printing ink or stenzil ink.
44. Production of washing blue.
45. Laquer production.
46. Scent and scent powder production.
47. School chalk production.
48. Tyre and tube manufacture.
49. Venegar production.
50. Tyre refilling.
51. Tyre and tube vulcanizing.
52. Cement manufacturing.
53. Cement goods or asbestos cement goods manufacture.
54. Sand paper production.
55. Plastic goods manufacture.
56. Kiln-drying of bricks.
57. Textile weaving by machinery.
58. Acid production or re-filling
59. Tile manufacture.
60. Sale of cleaned gunny bags which contained manure, lime, flour and other materials.
61. Manufacture of cement bricks by machinery.

2ND SCHEDULE - DANGEROUS TRADES

01. Mining or breaking granite stones.
02. Manufacture of soft drinks.
03. Ice cream production.
04. Vegetable oil production.
05. Coconut oil production.
06. Manufacture of match boxes and storing.
07. Manufacture of methylated spirits.
08. Production of tea boxes.
09. Coir and other lains of fibre production.
10. Production articles of from coir and other kinds of fibre.
11. Keeping stocks of straw.

12. Storing used garments.
13. Gold and jewelery production and repairing.
14. Mining dolomite and lime stones.
15. Timber sawing by machinery.
16. Maintaining a mechanical equipment factory.
17. Keeping stocks of empty gunny bags and bottles.
18. Repairing motor bicycles or push bicycles.
19. Keeping used papers and news papers.
20. Picture framing.
21. Keeping a store of fireworks and crackers.
22. Metal works (manufacture of machinery, weapons and equipment)

3RD SCHEDULE - OFFENSIVE AND DANGEROUS TRADES

01. Mica curing.
02. Production of cinnamon, cloves, cardamom or fibre by using chemicals.
03. Dry cleaning and dying.
04. Textile printing and dying.
05. Electro plating.
06. Cooking animal fat and oil.
07. Lime stone and dolomite ignition.
08. Manufacture fireworks and crackers.
09. Shark oil preparation.
10. Boat building.
11. Battery charging and repairs.
12. Metal welding.
13. Repair of motor vehicles.
14. Motor car servicing.
15. Metal grinding by use of machines.
16. Maintaining a welding shed.
17. Maintaining a tinkering work place.
18. Building motor vehicle bodies.
19. Production of insecticide, fungicide, pesticide and germicides.
20. Germicide production.
21. Mosquito coil production.
22. Wood preservatives production.
23. Production of asphalt or bituminous materials.
24. Glassware production.
25. Making mirrors.
26. Galvanizing iron plates.
27. Production of fastening lead.
28. Fencing wire production.
29. Production of aluminium ware.
30. Production of wire nails.
31. Carbon paper and type writer ribbon production.
32. Production of galvanized containers, steel tubs or carbon tanks.
33. G. I. bucket production.
34. Repairing air conditioning machines, refrigerators, and deep refrigerators.
35. Manufacture of air-conditioning machines, refrigerators and deep refrigerators.

36. Break lining and clutch lining production.
37. Manufacturing of machinery equipment.
38. Electrical goods equipment manufacture.
39. Production of rubber mixed fibre.
40. Battery manufacture.
41. Assembling of tractor vehicles.
42. Production of radiators.
43. Manufacture of electronic equipment and repairs.
44. Dry shell battery production.

10-451/5

CENTRAL PROVINCE PROVINCIAL COUNCIL

By-Laws of Hanguranketha Pradeshiya Sabha

IT is hereby notified that I, Sarath Ekanayake, the Minister-in-charge of the subject of Local Government in the Central Province, by virtue of powers vested in me under Sub-Section (1) of Section 123 of the Pradeshiya Sabha Act No. 15 of 1987, to be read with Sub-Section (1) of Section 2 of the Provincial Council Act No. 12 of 1989 (Consequential Provisions) has approved the under mentioned By-Laws framed by the Haguranketha Pradeshiya Sabha according to powers vested in the said Pradeshiya Sabha under Sub-Section (VII) of Section 126 of the said Pradeshiya Sabha Act No. 15 of 1987 to be read with Sub-Section (1) of Section 122 of the same Acts and the said By-Laws shall come on to force within the said Pradeshiya Sabha Authority area from the date of publication of this notification in the Government *Gazette*.

SARATH EKANAYAKE,
The Chief Minister of the Central Province and the
Minister-in-charge of the subject of Local Government.

Office of the Chief Minister,
Central Province Provincial Council,
Kandy,
05th September, 2011.

BY-LAWS FOR PARKING HIRING MOTOR VEHICLES

1. These by-laws are called and known as by-laws framed for the purpose of parking, controlling, regulating hiring cars within the Haguranketha Pradeshiya Sabha Authority area and for levying fees from such vehicles.

2. No hiring car shall be parked for the purpose of hiring at any place other than in the places approved by the Pradeshiya Sabha and notified by the Chairman and described in the 1st schedule herein. Such Places of parking may be amended and new places may be named on a resolution passed by the Pradeshiya Sabha.

3. Hiring cars shall be parked within Haguranketha Pradeshiya Sabha authority area complying with the 2nd by-law, places stipulated in the 1st schedule, on payment of fees shown in the 2nd schedule and also the other Government Taxes fees shall be paid monthly to the Pradeshiya Sabha. Such vehicles shall be registered in the Pradeshiya Sabha and fees shall be determined by the Pradeshiya Sabha from time to time and such amended fees shall be valid only after publication in the Government *Gazette*.

4. No person shall Park motor vehicles in the motor car parking places shown in the 1st schedule, situated within the Pradeshiya Sabha Authority area unless on a license issued by the Chairman or by an authorized officer and this prohibition shall be affective from 6.00 a.m. to 7.00 p.m.

5. The validity of all licenses issued by the Chairman or by an officer authorized by him, under these by-laws shall expire on the last date of a calendar month for which it is issued, unless it is cancelled earlier.

6. For the purpose of obtaining a license the owner of the driver of the vehicle shall forward an application to the from shown in the 3rd schedule herein.

7. Whenever a traffic warden or any person authorized by the Chairman for that purpose, call upon a owner or driver of a motor vehicle parked in a parking place, shall produce the such license for inspection.

8. The prevailing license for each month shall be obtaining before the 1st day of every month.

9. No motor vehicle shall be entered into a hiring car parking place unless there is a valid license issued by the Haguranketha Pradeshiya Sabha.

10. Whenever a motor vehicle is removed from a hiring car parking place premanently or temporary for a period not less than 14 days the Pradeshiya Sabha shall be notified of each removed and if to notice is given the relevant monthly fees shall be paid.

11. No vehicle shall be repaired or washed or cease to do so within a hiring car parking place.

12. No person shall consume liquor or behave disorderly or impolitely or cause any hindrance within a hiring parking place.

13. Contravention of any of the provisions of these by-laws shall be an offense and when convicted in a court of law having jurisdiction the imposable maximum fine and for such violation or when such offense is continuously committed and when convicted or for violation after delivering a written notice by the Chairman, or by an authorized officer, or for violation continuously committed the maximum of additional punishment that can imposed for each day of committing such offense shall respectively be the additional punishment specified in Sub-Section (2) of Section 122 of the Pradeshiya Sabha Act No. 15 of 1987.

14. In addition to any other term of punishment or fine imposed by a court of law having jurisdiction, cancellation of license of a licensee is lawful if such license has been convicted in a court of law having jurisdiction, on account of violation of these by-laws twice or more times and he has no right to receive any compensation.

15. In these by-laws unless the context otherwise requires -

“Sabhawa” means the Haguranketha Pradeshiya Sabha.

“Chairman” means the Chairman of the Hanguranketha Pradeshiya Sabha.

“Authorized Officer” means an officer authorized by the Chairman of the Hanguranketha Pradeshiya Sahba.

“Traffic warden” means an officer appointed by the Hanguranketha Pradeshiya Sabha to control traffic in the Pradeshiya Sabha.

“Motor Vehicle or hiring car” means a three-wheeler , lorry, van, tractor, truck, car and hand tractor.

In the event of any inconsistently in the Sinhala, Tamil and English texts of these by-laws, the Sinhala text shall prevail.

SCHEDULE ONE

APPROVAL PLACES FOR PARKING VEHICLES WITHIN THE PRADESHIYA SABHA AUTHORITY AREA

Places :

1. A distance of up to 50 metres on the left side of Ragala road commencing from the approach road to co-operative store complex close to Rikillagaskada Rural Bank.
2. A distance of up to 50 metres on the left side Dimbulkumbura road from the vicinity of Rikillagaskada Buddha shrine room.
3. A distance of 40 metres on the right side of Hewaheta road from the vicinity of Ratmatiya junction along Rikillagaskada Hewaheta road.
4. Left side of Kandy road near the public toilet of Rikillagaskada main bus stand.
5. A distance of 40 metres on the left side of Dimbulkumbura road near Gatakulawa Ambalama on Rikillagaskada Dimbulkumbura road.
6. A distance of 40 metres on the right side of Lamasooriyagama road from Denike Government School junction.
7. A distance of 40 metres on the left side of Palle Bowala road from the school garden junction along Pallebowala road.
8. A distance of 40 metres on the right side of Deltota road commencing near Hewaheta Buddha Shrine room along Hewaheta Deltota road.
9. A distance of up to 40 metres on the right side of Deltota road commencing near the bus halting place along Hewaheta Deltota road.
10. A distance of up to 30 metres on Deltota road commencing near the bus halting place along Hewaheta Deltota road.
11. A distance of up to 40 metres on the left side of Deltota road from the junction of hope Estate junction along Hewaheta Deltota road.
12. A distance of up to 30 metres on the right side of Deltota road from Warakalawita junction along Hewaheta Deltota road.
13. A distance of up to 25 metres on the left side of Deltota road commencing near Loolkandura road junction along Hewaheta Deltota road.
14. A distance of 30 metres on the right side of Rutland Estate road commencing near Wawwella junction along Rikillagaskada Hewaheta road.
15. A distance of 50 metres on the right side of Hewaheta road commencing near Bulugahapitiya bus halt junction along Rikillagaskada Hewaheta road.
16. A distance of up to 40 metres on the left side of Mederapitiya road commencing near Kitulpe temple along Rikillagaskada Pallebowala Road.
17. A distance of up to 40 metres on the right side of Hinnapita road commencing from Diggalpotta Hinnapita road junction along Rikillagaskada Pallebowala road.
18. A distance of up to 50 metres on Hewaheta road commencing from Poramadulla Vidyakara Maha Vidyalaya (near ambalama) along Rikillagaskada Hewaheta road.
19. A distance of up to 40 metres on left side of Wadawala road commencing from Karandagolla junction along Rikillagaskada Padiyapelelle road.
20. A distance of up to 40 metres on left side of the road commencing near the junction of Rikillagaskada Padiyapelelle road
21. A distance of up to 50 metres on the right side of Mandaramnuwara road commencing from the Elamale Road, junction.
22. A distance of up to 40 metres on the right side of Goodwood road commencing from the junction near Mandaramnuwara Bo-tree along Goodwood road, Mandaramnuwara.
23. A distance of up to 40 metres on the right side of Goodwood road commencing from the junction near Mandaramnuwara Bo-tree along Goodwood road, Mandaramnuwara.
24. A distance of up to 30 metres on the right side of Goodwood road commencing from the junction near Mandaramnuwara Bo-tree along Goodwood road, Mandaramnuwara.

25. A distance of up to 40 metres on the left side of Unantenne road from Unantenne road junction along Rikillagaskada Kandy road.
26. A distance of up to 50 metres on the left side of Adikarigama road commencing at the clock tower along Haguranketha Adikarigama road.
27. A distance of up to 30 metres on left side of Boralassa road commencing at Sal tree along Hanguranketha Boralassa road.
28. A distance of up to 50 metres on left side of Badulla road commencing at Adhikarigama Many mount junction along Badulla high road *via* Kandy Adikarigama.
29. A distance of up to 30 metres on left side of Idamalande road commencing at Idamalande road junction along Badulla high road *via* Kandy Adikarigama.
30. A distance of up to 40 metres on left side of Karaliyadde hospital road from Karaliyadde junction along Haguranketha Adikarigama road.
31. A distance of up to 40 metres on left side of Galanda road from the bazaar of Udawatta junction along Haguranketha Pallegalauda road.
32. A distance of up to 40 metres on left side of Illagolla road commencing at Pallegalauda road junction along Galanda Illagolla road.
33. A distance of up to 30 metres on left side of Pallegalauda road commencing at the Udagalauda bus halt along Rikillagaskada Udagalauda road.
34. A distance of up to 40 metres on right side of Haguranketha road commencing at the tamarind tree of Perawanguwa along Haguranketha Kandy high road.
35. A distance of up to 40 metres on left side of Hapuwala road commencing from the junction Dampala school along Haguranketha Unanatenne road.
36. A distance of up to 40 metres on left side of Kosgahadebala junction along Haguranketha Unantenne road.
37. A distance of up to 30 metres on left side of Pallobowala road commencing at Kosgahadebala junction along Rikillagaskada Pallobowala road.
38. A distance of up to 40 metres on Babaragama road commencing at Pallobowala bus halt along Rikillagaskada Pallobowala road.
39. A distance of up to 40 metres on left side of Delpathkada road commencing at the junction of Gannewa temple along Pallobowala Delpathkada road.
40. A distance of up to 40 metres on the right side of Rikillagaskada high road commencing at Lamasooriya junction along Adikarigama Badulla high road.
41. A distance of up to 30 metres on left side of Lamasooriya road commencing at Pallemakuruppa junction along Rikillagaskada Lamasooriya road.

SCHEDULE TWO

Rate per Month

	<i>Rs. cts.</i>
(1) Lorry	500.00
(2) Van	300.00
(3) Tractor with the Tractor	500.00
(4) Three Wheeler	100.00
(5) Motor Car	300.00
(6) Hand tractor	550.00

SCHEDULE THREE

APPLICATION FOR A PERMIT

1. Vehicle Number and Type of Vehicle : _____,
2. Name of the Owner and his N.I.C. Number : _____,
3. Address : _____,
4. Name of the Driver : _____,
5. Driver's N.I.C. Number : _____,
6. Driving License Number : _____,
7. Address : _____,
8. Parking Station of the vehicle : _____,
9. Purpose and use of vehicle : _____
10. Capacity of the vehicle _____,

I do hereby certify that the particulars furnished by me in this application are true and correct.

Date : _____,

.....
Applicant / Driver's Signature.

Recommendation of the Chairman :

Date : _____,

.....
Chairman.

10 - 451/6