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The Gazette of the Democratic Socialist Republic of Sri Lanka

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PART I : SECTION (I) – GENERAL

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IMPORTANT NOTICE REGARDING ACCEPTANCE OF NOTICES FOR PUBLICATION IN THE WEEKLY “GAZETTE”

ATTENTION is drawn to each of the ‘Notices’ appearing in the 1st week of every month, regarding the latest dates and times of acceptance of notices for publication in the weekly *Gazette* at the end of each Part of the *Gazette of the Democratic Socialist Republic of Sri Lanka*.

All notices to be published in every Part of the *Gazette* shall close at 12 noon of each Friday, a fortnight before the date of publication. All Departments, Corporations, Boards, etc., are advised that any notification fixing specific dates for closing times of applications in regard to vacancies, tender notices and the dates and times of auction sales, etc., should be prepared with due regard to this change, *i.e.*, by giving adequate time both from the time of despatch of notice to the Government Press and from the date of publication thus enabling those interested in the contents of the notices to actively and positively participate.

All notices to be published in the weekly *Gazette* should reach this Department positively by 12 noon of the Friday, two weeks prior to date of publication *e.g.*, Notices for publication in the weekly *Gazette* of 22nd August, 2008, should reach the Government Press on or before 12 noon on 08th August, 2008.

LAKSHMAN GOONEWARDENA,
Government Printer.

Department of Govt. Printing,
Colombo 08,
January 01, 2008.

Government Notifications

PILGRIMAGES ORDINANCE

Regulations made by the Minister of Public Administration and Home Affairs in terms of Section 2 of Pilgrimages Ordinance (Chap. 175)

Minister of Public Administration
and Home Affairs.

Colombo,
25th July, 2008.

Regulations

1. These regulations may be cited as the regulation of Maha Vishnu Devala, Hagaranketha (Annual Festival)
2. In these regulations camp area referred means the area described in the Schedule.

“District Secretary/Government Agent” means the District Secretary/Government Agent of Nuwara Eliya Administrative District and it also includes any officer authorized by him in terms of regulation 4.

“Medical Officer” means the Health Medical Officer in charge of the camp area.

“Pilgrim” means any person who enters and stays within the camp area for any purpose.

“Police Officer” includes any Grama Niladari in charge of the camp area.

“Public Health Inspector” means the Public Health Inspector in charge of the camp area.

3. These regulations shall apply to the pilgrimages made on account of festival of Maha Vishnu Devala, Hagaranketha in the Administrative District of Nuwara - Eliya.
4. The District Secretary/Government Agent shall have the power to authorize any public officer to exercise any power vested in him and carry out any function assigned to him under this regulation.
5. (i) The District Secretary/Government Agent shall have the power to regulate vehicular traffic or working to or from the camp area.
- (ii) No person shall act contrary to any lawful order given by any police officer in compliance with the instructions issued to such police officer by the District Secretary/Government Agent for the exercise of powers vested in him under the para (1) of this regulation.

6. No person shall bring any cattle or any other animal into the camp area without the written permission of the District Secretary/Government Agent. However, this regulation shall not apply in instance where carts are brought and cattle are driven to a place reserved for the purpose of leaving carts and cattle, under regulation 7.

7. (1) The District Secretary/Government Agent shall have the power to reserve or provide the following places inside the camp area.

- (a) Parking places for buses and other motor vehicles.
- (b) Places for leaving carts and cattle.
- (c) Separate places for the accommodation of each group of pilgrims
- (d) Places to rest for the pilgrims who fall sick
- (e) Places for begging and solicitation for charity
- (f) Places for displaying certain items for sale
- (g) Places suitable for putting up huts various purposes
- (h) Tanks, wells, water holes for the use of pilgrims for washing and other places providing such facilities.
- (i) Tanks, wells, water holes for the use of pilgrims for bathing and other places providing such facilities
- (j) Tanks, wells, water holes for the use of pilgrims for obtaining drinking water and other places providing such facilities.
- (k) Places for other purpose the District Secretary/Government Agent may deem necessary.

(2) If the District Secretary/Government Agent deems necessary he may, displaying a notice or a name board reserve any place for any purpose referred to in para 1.

(3) If the District Secretary/Government Agent deems necessary and in case of any place is reserved or provided for certain purpose under Para (1) by him, that place shall be used only for such purpose and no one shall use any other place within the camp area for such purpose.

8. If the District Secretary/Government Agent or Medical Officer is of the view that it is required to add chlorine to any tank, well, water hole or reservoir situated in the camp area for prevention of diseases, the District Secretary/Government Agent or Medical Officer shall have the power to do so.

9. (1) No one shall build any hut or temporary permanent building or any other construction or make a new addition to existing building or any other construction for any purpose in any place within the camp area, reserved or provided certain purpose under regulation 7, except on a permit issued by the District Secretary/Government Agent for the relevant purpose and in accordance with the conditions stipulated in such permit.

(2) If any person builds any hut or temporary permanent building or any other construction or make a new addition to existing building or construction contrary to the Para (1)

of this regulation, subsequent to delivery of a written notice to that person, it is lawful for the District Secretary/Government Agent to order to remove or demolish such hut or building or construction within the period of time given in the notice as the case may be.

- (3) Where any person who has been delivered a notice under the Para (2) of this regulation, neglects to act in compliance with the requirements stipulated in that notice within the period started there in or where a doubt arises as to who is the actual person to whom such notice is to be delivered it is lawful for the District Secretary/Government Agent to cause action to be taken to remove or demolish such hut building, construction or a new addition made to the existing building or construction as the case may be. It is also lawful for the District Secretary/Government Agent to make arrangements to enter to any land or premises together with labourers, equipment.
10. No one shall excrete within the camp area except in a lavatory reserved by the District Secretary/Government Agent, for the use of pilgrims on exhibition of a notice or sign board in or near any lavatory.
11. No one shall contaminate any tank, well, water holes, reservoir, canal stream or rill water located in the camp area.
12. No one shall dispose liquid or material garbage in the camp area except in a place or in a container supplied by the District Secretary/Government Agent for this purpose.
13. (1) The District Secretary/Government Agent shall have the power to stream line the distribution of all food and beverages to the pilgrims in the camp area.
(2) No one shall disobey any order to be carried out by the Police Officer or a Public Health Inspector in accordance with instructions given by District Secretary/Government Agent in the exercise of powers delegated to him under Para (1) of this regulations.
14. (1) Where any food or drink displayed or placed for sale or other purpose in the camp area is found to be contaminated of not suitable for human consumption, the District Secretary/Government Agent or the Medical Officer or the Public Health Inspector may announce that such food or drink is not suitable for human consumption.
(2) No one shall sell within the camp area any food or drink announced as not suitable for human consumption under Para (1) of this regulation.
(3) It shall be lawful for any Police Office or Public Health Inspector to prohibit and destroy any food or drink announced not suitable for human consumption under Para (1) of the regulation.
15. No person shall maintain a bakery, sweet stall or a place where sweet are made, eating house or Dansal in any place in the

camp area including reserved or provided for any purpose under the regulation 7 unless they are maintained on a license issued by the District Secretary/Government Agent and in accordance with conditions stipulated there in. Every license shall be issued free of charge on recommendation of the Medical Officer or any officer authorized by such medical Officer.

16. All bakeries, sweet stalls, places where sweets are made, eating houses and Dansal and all furniture and equipment in such place in the camp area shall be kept in hygienic condition.
17. All cakes, sweet and cooked meals displayed or placed for sale or any other purpose in the camp area shall be kept in show case properly made preventing the flies from entering or to the satisfaction of the Medical Officer or the Public Health Inspector.
18. No tea, coffee and milk dregs or leavings of any food or drink or waste disposed in cooking or other wastes shall be left any place within the camp area. All such dregs or wastes shall be dumped into the container placed as provided in regulation. However wastes, milk dregs or any refuse have been found thrown over any place within the camp area or on the ground close by the owner or chief occupant of such place or in case of bakery, sweet stall, place where sweets are made or eating house or 'dansal' the licence holder of such place shall be deemed to have violated provisions in this regulations unless such owner chief occupant or lincence holder proves that all necessary precautions have been taken and action has been taken with proper care prevent the commission such offence.
19. All bakers, sweet stalls, place where sweets are made, eating houses, Dansals and buildings or constructions used for commercial or business purpose shall be provided with a wooden or metal garbage container with a capacity of 1 1/2 cube meters (4 1/2 cube feet) and it shall always be closed with a wooden or metal lid unless it is used to dump or remove garbage.
20. (1) If the District Secretary/Government Agent is of the view that any bakery, sweet stall, place where sweets are made, eating house, Dansal or business place has been established or maintained in violation of regulations 15, 16, 17, 18 or 19 in this section he shall hare the authority to close down such bakery, sweet stall, place where sweet are made, eating house, Dansal or business place situated within the camp area or cancel any license with immediate effect if any license has been issued for such place.
(2) Any person who is in charge of any bakery sweet stall or place where sweets are made or business place shall act in accordance with the lawful directive made by the District Secretary/Government Agent under chapter (1) of this section.
21. No person suffering from any infection disease or contagious diseases shall enter the camp area.

22. (1) It shall be lawful for the District Secretary/Government Agent to order the pilgrims to leave the camp area and for the District Secretary/Government Agent to determine the route of leaving and mode of transport to be used for leaving when on epidemic is spreading in such area.
- (2) No person shall act against any legal order given by the District Secretary/Government Agent under Para (1) of this section.
23. Every person suffering from any infectious disease or contagious disease within the camp area, and when a person is knowingly living together with a person suffering from any infectious disease or contagious disease every such person shall report it to the Medical Officer or the Public Health Inspector or any Police Officer immediately.
24. Any person who is in charge of any bakery, place where sweets are made restaurant or Dansal within the camp area shall not allow any person whom he knows is suffering from infectious diseases or contagious disease to enter such bakery, place where sweets are made, eating house or Dansal or participate in the distribution dale or manufacture of any material or food or drink.
25. A license holder of any bakery, sweet stall, a place where sweets are made, eating house or Dansal or an owner or chief occupant of any lodge or pilgrims rest shall not allow any person suffering from any infectious disease or contagious disease to stay at any time in such bakery, swet stall, or place where sweets are made, eating house, Dansal lodge or pilgrim rest as the case may be. When it is revealed that a person suffering from any infectious disease or contagious disease is staying in such place the license holder or owner or chief occupant shall repot it to the medical officer or the public health officer or any police officer immediately.
26. No person shall donate or distribute anything for charity either by cash or by any other means within the camp area except in a place reserved or provided for begging and solicitation for charity under regulation 7.
27. No person shall light fire works or use any fire arms within the camp area without a written permission from the District Secretary/Government Agent.
28. No person shall unduly alter or remove any notice or name board displayed in any place under regulation 7 or 10.
29. It shall be lawful for the District Secretary/Government Agent, Medical Officer, Public Health Inspector or any Police Officer to,
- (a) Enter any land or place within the camp area for the purpose of carrying out any regulation from among these regulations and,
- (b) To construct or erect a post in any land or place within the camp area for the purpose of displaying a notice or a name board under regulation 7.
30. It shall be lawful for the District Secretary/Government Agent, to cancel at any time,
- (a) Any permission given under regulation 6 or regulation 27.
- (b) Permit issued under regulation 9.
- (c) Any license issued under regulation 15.
If he considers that the cancellation is appropriate or in the public interest.

SCHEDULE

The premises of Vishnu, Paththni (Dadimunda) Devalayas and Pothgul Maligawa situated within the Grama Niladhari Division of Hanguranketha, Damunumaye, Pallemaluwa and Kottala in Diyathilake Koralaya in the Divisional Secretary Division of Hanguranketha in the Nuwara Eliya District.

Boundaries are as follows:

North: From Pilapiriya kandura to foot path leading to Kandy - Ragala road owned by the road development Authority up to Tissapela Junction and north boundary to the state land.

East : Elamal Wewa Kandura

South : Up to the limits of Uduwe Mankada Road, Boralessa Road close to CC Vidyalaya from the central line of the Hanguranketha Ragala High way'.

West : Road leading to Wewaliyadda well along the Borallessa Road running in front of CC Vidyalaya and the East boundaries of Wewaliyadda Kumbura and the East boundary of Bogaha Kumbura.

Route of the Procession

The procession of the Paththini Dewalaya proceeding along the Boralessa Road, turning to the right at Bogaha junction to join the procession of Sri Vishnu Dewalaya forming maligawa Perahera in front of Maligawa, proceeding towards Rikillagaskada along Kandy-Ragala Road turning to the right at the junction in front of Hanguranketha People's Bank, Proceeding along the road behind pothgul Viharaya, coming to Borellessa Road turning and proceeding along the Boralessa Road up to Bogaha Junction and proceeding along Kandy Ragala Road towards Rikillagaskada and the procession of Dewala enters each Dewalaya while the procession of Pothgul Viharaya reaches the same Viharaya itself. The procession on its return subsequent to the water cutting ceremony arrives at Arattana Raja Maha Viharaya from Maddepitihanna, stays for while and reaches at the Mahamaluwa of Pothgul Viharaya and proceeda along the same route through which the procession proceeded and enters into each Dewalaya separately.

08-477/5

PILGRIMAGES ORDINANCE

REGULATIONS made by the Minister of Public Administration and Home Affairs in terms of Section 2 of Pilgrimages Ordinance (Chap. 175).

Minister of Public Administration
and Home Affairs.

Colombo,
25th July, 2008.

Regulations

1. These regulations may be cited as the regulation of Sabaragamuwa Maha Saman Devalaya of the Ratnapura Divisional Secretary's Division in the Ratnapura Administrative District.
2. In these regulations camp area referred means the area described in the Schedule.

"District Secretary/Government Agent" means the District Secretary/Government Agent of Ratnapura Administrative District and it also includes any officer authorized by him in terms of Regulation 4.

"Medical Officer" means the Health Medical Officer in charge of the camp area.

"Pilgrim" means any person who enters and stays within the camp area for any purpose.

"Police Officer" includes any Grama Niladari in charge of the camp area.

"Public Health Inspector" means the Public Health Inspector in charge of the camp area.
3. These regulations shall apply to the pilgrimages made on account of the Esala Perahara Festival of Ratnapura Maha Saman Devalaya of Ratnapura Divisional Secretary's Division.
4. The District Secretary/Government Agent shall have the power to authorize any public officer to exercise any power vested in him and carry out any function assigned to him under this regulation.
5. (i) The District Secretary/Government Agent shall have the power to regulate vehicular traffic or working to or from the camp area.

(ii) No person shall act contrary to any law ful order given by any police officer in compliance with the instructions issued to such police officer by the District Secretary/Government Agent for the exercise of powers vested in him under the para(1) of this regulation.

6. No person shall bring any cattle or any other animal into the camp area without the written permission of the District Secretary/Government Agent. However, this regulation shall not apply in instance where carts are brought and cattle are driven to a place reserved for the purpose of leaving carts and cattle, under Regulation 7.

7.(1) The District Secretary/Government Agent shall have the power to reserve or provide the following places inside the camp area:

- (a) Parking places for buses and other motor vehicles;
- (b) Places for leaving carts and cattle;
- (c) Separate places for the accommodation of each group of pilgrims;
- (d) Places to rest for the pilgrims who fall sick;
- (e) Places for begging and solicitation for charity;
- (f) Places for displaying certain items for sale;
- (g) Places suitable for putting up huts various purposes;
- (h) Tanks, wells, water holes for the use of pilgrims for washing and other places providing such facilities;
- (i) Tanks, wells, water holes for the use of pilgrims for bathing and other places providing such facilities;
- (j) Tanks, wells, water holes for the use of pilgrims for obtaining drinking water and other places providing such facilities;
- (k) Places for other purpose the District Secretary/Government Agent may deem necessary.

(2) If the District Secretary/Government Agent deems necessary he may, displaying a notice or a name board reserve any place for any purpose referred to in para 1.

(3) If the District Secretary/Government Agent deems necessary and in case of any place is reserved or provided for certain purpose under Para (1) by him, that place shall be used only for such purpose and no one shall use any other place within the camp area for such purpose.

8. If the District Secretary/Government Agent or Medical Officer is of the view that it is required to add chlorine to any tank, well, water hole or reservoir situated in the camp area for prevention of diseases, the District Secretary/Government Agent or Medical Officer shall have the power to do so.

9.(1) No one shall build any hut or temporary permanent building or any other construction or make a new addition to existing building or any other construction for any purpose in any place within the camp area, reserved or provided certain purpose under Regulation 7, except on a permit issued by the District Secretary/Government Agent for the relevant purpose and in accordance with the conditions stipulated in such permit.

(2) If any person builds any hut or temporary permanent building or any other construction or make a new addition to existing building or construction contrary to the Para (1) of this regulation, subsequent to delivery of a written notice to that person, it is lawful for the District Secretary/

Government Agent to order to remove or demolish such hut or building or construction within the period of time given in the notice as the case may be.

- (3) Where any person who has been delivered a notice under the Para (2) of this regulation, neglects to act in compliance with the requirements stipulated in that notice within the period started there in or where a doubt arises as to who is the actual person to whom such notice is to be delivered it is lawful for the District Secretary/Government Agent to cause action to be taken to remove or demolish such hut building, construction or a new addition made to the existing building or construction as the case may be. It is also lawful for the District Secretary/Government Agent to make arrangements to enter to any land or premises together with labourers, equipment.
10. No one shall excrete within the camp area except in a lavatory reserved by the District Secretary/Government Agent, for the use of pilgrims on exhibition of a notice or sign board in or near any lavatory.
11. No one shall contaminate any tank, well, waterholes, reservoir, canal stream or rill water located in the camp area.
12. No one shall dispose liquid or material garbage in the camp area except in a place or in a container supplied by the District Secretary/Government Agent for this purpose.
- 13.(1) The District Secretary/Government Agent shall have the power to stream line the distribution of all food and beverages to the pilgrims in the camp area.
- (2) No one shall disobey any order to be carried out by Police Officer or a Public Health Inspector in accordance with instructions given by District Secretary/Government Agent in the exercise of powers delegated to him under Para (1) of this regulations.
- 14.(1) Where any food or drink displayed or placed for sale or other purpose in the camp area is found to be contaminated or not suitable for human consumption, the District Secretary/Government Agent or the Medical Officer or the Public Health Inspector may announce that such food or drink is not suitable for human consumption.
- (2) No one shall sell within the camp area any food or drink announced as not suitable for human consumption under Para (1) of this regulation.
- (3) It shall be lawful for any Police Office or Public Health Inspector to prohibit and destroy any food or drink announced not suitable for human consumption under Para (1) of the regulation.
15. No person shall maintain a bakery, sweet stall or a place where sweet are made, eating house or Dansal in any place in the camp area including reserved or provided for any purpose under the Regulation 7 unless they are maintained on a license issued by the District Secretary/Government Agent and in accordance with conditions stipulated therein. Every license shall be issued free of charge on recommendation of the Medical Officer or any officer authorized by such medical Officer.
16. All bakeries, sweet stalls, places where sweets are made, eating houses and Dansal and all furniture and equipment in such place in the camp area shall be kept in hygienic condition.
17. All cakes, sweet and cooked meals displayed or placed for sale or any other purpose in the camp area shall be kept in show case properly made preventing the flies from entering or to the satisfaction of the Medical Officer or the Public Health Inspector.
18. No tea, coffee and milk dregs or leavings of any food or drink or waste disposed in cooking or other wastes shall be left any place within the camp area. All such dregs or wastes shall be dumped into the container placed as provided in regulation. However wastes, milk dregs or any refuse have been found thrown over any place within the camp area or on the ground close by the owner or chief occupant of such place or in case of bakery, sweet stall, place where sweets are made or eating house or 'dansal' the licence holder of such place shall be deemed to have violated provisions in this regulations unless such owner chief occupant or licence holder proves that all necessary precautions have been taken and action has been taken with proper care prevent the commission such offence.
19. All bakers, sweet stalls, place where sweets are made, eating houses, Dansals and buildings or constructions used for commercial or business purpose shall be provided with a wooden or metal garbage container with a capacity of 1 1/2 cube meters (4 1/2 cube feet) and it shall always be closed with a wooden or metal lid unless it is used to dump or remove garbage.
- 20.(1) If the District Secretary/Government Agent is of the view that any bakery, sweet stall, place where sweets are made, eating house, Dansal or business place has been established or maintained in violation of Regulations 15, 16, 17, 18 or 19 in this section he shall have the authority to close down such bakery, sweet stall, place where sweet are made, eating house, Dansal or business place situated within the camp area or cancel any license with immediate effect if any license has been issued for such place.
- (2) Any person who is in charge of any bakery sweet stall or place where sweets are made or business place shall act in accordance with the lawful directive made by the District Secretary/Government Agent under Chapter (1) of this section.
21. No person suffering from any infection disease or contagious diseases shall enter the camp area.
- 22.(1) It shall be lawful for the District Secretary/Government Agent to order the pilgrims to leave the camp area and for the District Secretary/Government Agent to determine the

route of leaving and mode of transport to be used for leaving when on epidemic is spreading in such area.

(2) No person shall act against any legal order given by the District Secretary/Government Agent under Para (I) of this section.

23. Every person suffering from any infectious disease or contagious disease within the camp area, and when a person is knowingly living together with a person suffering from any infectious disease or contagious disease every such person shall report it to the Medical Officer or the Public Health Inspector or any Police Officer immediately.

24. Any person who is in charge of any bakery, place where sweets are made restaurant or Dansal within the camp area shall not allow any person whom he knows is suffering from infectious diseases or contagious disease to enter such bakery, place where sweets are made, eating house or Dansal or participate in the distribution dale or manufacture of any material or food or drink.

25. A license holder of any bakery, sweet stall, a place where sweets are made, eating house or Dansal or an owner or chief occupant of any lodge or pilgrims rest shall not allow any person suffering from any infectious disease or contagious disease to stay at any time in such bakery, sweet stall, or place where sweets are made, eating house, Dansal lodge or pilgrim rest as the case may be. When it is revealed that a person suffering from any infectious disease or contagious disease is staying in such place the license holder or owner or chief occupant shall report it to the medical officer or the public health officer or any police officer immediately.

26. No person shall donate or distribute anything for charity either by cash or by any other means within the camp area except in a place reserved or provided for begging and solicitation for charity under Regulation 7.

27. No person shall light fire works or use any fire arms within the camp area without a written permission from the District Secretary/Government Agent.

28. No person shall unduly alter or remove any notice or name board displayed in any place under Regulation 7 or 10.

29. It shall be lawful for the District Secretary/Government Agent, Medical Officer, Public Health Inspector or any Police Officer to,

(a) Enter any land or place within the camp area for the purpose of carrying out any regulation from among these regulations and,

(b) To construct or erect a post in any land or place within the camp area for the purpose of displaying a notice or a name board under Regulation 7.

30. It shall be lawful for the District Secretary/Government Agent, to cancel at any time,

(a) Any permission given under Regulation 6 or Regulation 27;

(b) Permit issued under Regulation 9;

(c) Any license issued under regulation 15.

If he considers that the cancellation is appropriate or in the public interest.

SCHEDULE

The premises where ancient Sabaragamuwa Maha Saman Devalaya is situated in the Grama Niladhari Division of Dewalayagawa in the Divisional Secretaries Division in the Rathnapura in the Rathnapura District and it's boundaries are as follows:

On one side the Kaluganga on other side Ratnapura Panadura A-8 Road and on other two sides lands owned by residents.

08-477/2

PILGRIMAGES ORDINANCE

REGULATIONS made by the Minister of Public Administration and Home Affairs in terms of Section 2 of Pilgrimages Ordinance (Chap. 175)

Minister of Public Administration and Home Affairs.

Colombo,
25th July, 2008.

Regulations

1. These regulations may be cited as the regulation of Annual Esala Perahera Festivals of Ambokka Sri Paththini Devala, Matale.

2. In these regulations camp area referred means the area described in the Schedule.

“District Secretary/Government Agent” means the District Secretary/Government Agent of Matale Administrative District and it also includes any officer authorized by him in terms of Regulation 4.

“Medical Officer” means the Health Medical Officer in charge of the camp area.

“Pilgrim” means any person who enters and stays within the camp area for any purpose.

“Police Officer” includes any Grama Niladhari in charge of the camp area.

“Public Health Inspector” means the Public Health Inspector in charge of the camp area.

3. These regulations shall apply to the pilgrimages made on account of the annual Esala Festival of Ambokka Sri Paththini Devale in the Administrative District of Matale.
4. The District Secretary/Government Agent shall have the power to authorize any public officer to exercise any power vested in him and carry out any function assigned to him under this regulation.
5. i. The District Secretary/Government Agent shall have the power to regulate vehicular traffic or working to or from the camp area.
ii. No person shall act contrary to any lawful order given by any police officer in compliance with the instructions issued to such police officer by the District Secretary/Government Agent for the exercise of powers vested in him under the para(1) of this regulation.
6. No person shall bring any cattle or any other animal into the camp area without the written permission of the District Secretary/Government Agent. However, this regulation shall not apply in instance where carts are brought and cattle are driven to a palce reserved for the purpose of leaving carts and cattle, under regularion 7.
7. (1) The District Secretary/Government Agent shall have the power to reserve or provide the following places inside the camp area.
 - (a) Parking places for buses and other motor vehicles.
 - (b) Places for leaving carts and cattle.
 - (c) Separate places for the accommodation of each group of pilgrims
 - (d) Places to rest for the pilgrims who fall sick
 - (e) Places for begging and solicitation for charity
 - (f) Places for displaying certain items for sale
 - (g) Places suitable for putting up huts various purposes
 - (h) Tanks, wells, water holes for the use of pilgrims for washing and other places providing such facilities.
 - (i) Tanks, wells, water holes for the use of pilgrims for bathing and other places providing such facilities
 - (j) Tanks, wells, water holes for the use of pilgrims for obtaining drinking water and other places providing such facilities.
 - (k) Places for other purpose the District Secretary/Government Agent may deem necessary.
- (2) If the District Secretary/Government Agent deems necessary he may, displaying a notice or a name board reserve any place for any purpose referred to in para 1.
- (3) If the District Secretary/Government Agent deems necessary and in case of any place is reserved or provided for certain purpose under Para (I) by him, that pace shall be used only for such purpose and no one shall use any other place within the camp area for such purpose.
8. If the District Secretary/Government Agent or Medical Officer is of the view that it is required to add chlorine to any tank, well, water hole or reservoir situated in the camp area for prevention of diseases, the District Secretary/Government Agent or Medical Officer shall have the power to do so.
9. (1) No one shall build any hut or temporary permanent building or any other construction or make a new addition to existing building or any other construction for any purpose in any place within the camp area, reserved or provided certain purpose under regulation 7, except on a permit issued by the District Secretary/Government Agent for the relevant purpose and in accordance with the conditions stipulated in such permit.
(2) If any person builds any hut or temporary permanent building or any other costruction or make a new addition to existing building or construction contrary to the Para (1) of this regulation, subsequent to delivery of a written notice to that person, it is lawful for the District Secretary/Government Agent to order to remove or demolish such hut or building or construction within the period of time given in the notice as the case may be.
(3) Where any person who has been delivered a notice under the Para (2) of this regulation, neglects to act in compliance with the requirements stipulated in that notice within the period started there in or where a doubt arises as to who is the actual person to whom such notice is to be delivered it is lawful for the District Secretary/Government Agent to cause action to be taken to remove or demolish such hut building, construction or a new addition made to the existing building or construction as the case may be. It is also lawful for the District Secretary/Government Agent to make arrangements to enter to any land or premises together with labourers, equipment.
10. No one shall excrete within the camp area except in a lavatory reserved by the District Secretary/Government Agent, for the use of pilgrims on exhibition of a notice or sign board in or near any lavatory.
11. No one shall contaminate any tank, well, water holes, reservoir, canal stream or rill water located in the camp area.
12. No one shall dispose liquid or material garbage in the camp area except in a place or in a container supplied by the District Secretary/Government Agent for this purpose.
13. (1) The District Secretary/Government Agent shall have the power to stream line the distribution of all food and beverages to the pilgrims in the camp area.
(2) No one shall disobey any order to be carried out by Police Officer or a Public Health Inspector in accordance with instructions given by District Secretary/Government Agent in the exercise of powers delegated to him under Para (I) of this regulations.

14. (1) Where any food or drink displayed or placed for sale or other purpose in the camp area is found to be contaminated or not suitable for human consumption, the District Secretary/Government Agent or the Medical Officer or the Public Health Inspector may announce that such food or drink is not suitable for human consumption.
- (2) No one shall sell within the camp area any food or drink announced as not suitable for human consumption under Para (1) of this regulation.
- (3) It shall be lawful for any Police Officer or Public Health Inspector to prohibit and destroy any food or drink announced not suitable for human consumption under Para (1) of the regulation.
15. No person shall maintain a bakery, sweet stall or a place where sweet are made, eating house or Dansal in any place in the camp area including reserved or provided for any purpose under the regulation 7 unless they are maintained on a license issued by the District Secretary/Government Agent and in accordance with conditions stipulated there in. Every license shall be issued free of charge on recommendation of the Medical Officer or any officer authorized by such medical Officer.
16. All bakeries, sweet stalls, places where sweets are made, eating houses and Dansal and all furniture and equipment in such place in the camp area shall be kept in hygienic condition.
17. All cakes, sweet and cooked meals displayed or placed for sale or any other purpose in the camp area shall be kept in show case properly made preventing the flies from entering or to the satisfaction of the Medical Officer or the Public Health Inspector.
18. No tea, coffee and milk dregs or leavings of any food or drink or waste disposed in cooking or other wastes shall be left any place within the camp area. All such dregs or wastes shall be dumped into the container placed as provided in regulation. However wasted, milk dregs or any refuse have been found thrown over any place within the camp area or on the ground close by the owner or chief occupant of such place or in case of bakery, sweet stall, place where sweets are made or eating house or 'Dansal' the licence holder of such place shall be deemed to have violated provisions in this regulations unless such owner chief occupant or licence holder proves that all necessary precautions have been taken and action has been taken with proper care prevent the commission such offence.
19. All bakers, sweet stalls, place where sweets are made, eating houses, Dansals and buildings or constructions used for commercial or business purpose shall be provided with a wooden or metal garbage container with a capacity of 1 1/2 cube meters (4 1/2 of cube feet) and it shall always be closed with a wooden or metal lid unless it is used to dump or remove garbage.
20. (1) If the District Secretary/Government Agent is of the view that any bakery, sweet stall, place where sweets are made, eating house, Dansal or business place has been established or maintained in violation of regulations 15, 16, 17, 18 or 19 in this section he shall have the authority to close down such bakery, sweet stall, place where sweet are made, eating house, Dansal or business place situated within the camp area or cancel any license with immediate effect if any license has been issued for such place.
- (2) Any person who is in charge of any bakery sweet stall or place where sweets are made or business place shall act in accordance with the lawful directive made by the District Secretary/Government Agent under chapter (1) of this section.
21. No person suffering from any infection disease or contagious diseases shall enter the camp area.
22. (1) It shall be lawful for the District Secretary/Government Agent to order the pilgrims to leave the camp area and for the District Secretary/Government Agent to determine the route of leaving and mode of transport to be used for leaving when on epidemic is spreading in such area.
- (2) No person shall act against any legal order given by the District Secretary/Government Agent under Para (1) of this section.
23. Every person suffering from any infectious disease or contagious disease within the camp area, and when a person is knowingly living together with a person suffering from any infectious disease or contagious disease every such person shall report it to the Medical Officer or the Public Health Inspector or any Police Officer immediately.
24. Any person who is in charge of any bakery, place where sweets are made restaurant or Dansal within the camp area shall not allow any person whom he knows is suffering from infectious diseases or contagious disease to enter such bakery, place where sweets are made, eating house or Dansal or participate in the distribution dale or manufacture of any material or food or drink.
25. A license holder of any bakery, sweet stall, a place where sweets are made, eating house or Dansal or an owner or chief occupant of any lodge or pilgrims rest shall not allow any person suffering from any infectious disease or contagious disease to stay at any time in such bakery, swet stall, or place where sweets are made, eating house, Dansal lodge or pilgrim rest as the case may be. When it is revealed that a person suffering from any infectious disease or contagious disease is staying in such place the license holder or owner or chief occupant shall repot it to the medical officer or the public health officer or any police officer immediately.
26. No person shall donate or distribute anything for charity either by cash or by any other means within the camp area except in a place reserved or provided for begging and solicitation for charity under regulation 7.

27. No person shall light fire works or use any fire arms within the camp area without a written permission from the District Secretary/Government Agent.
28. No person shall unduly alter or remove any notice or name board displayed in any place under regulation 7 or 10.
29. It shall be lawful for the District Secretary/Government Agent, Medical Officer, Public Health Inspector or any Police Officer to,
 - (a) Enter any land or place within the camp area for the purpose of carrying out any regulation from among these regulations and,
 - (b) To construct or erect a post in any land or place within the camp area for the purpose of displaying a notice or a name board under regulation 7.
30. It shall be lawful for the District Secretary/Government Agent, to cancel at any time,
 - (a) Any permission given under regulation 6 or regulation 27.
 - (b) Permit issued under regulation 9.
 - (c) Any license issued under regulation 15.
If he considers that the cancellation is appropriate or in the public interest.

SCHEDULE

The premises of Annual Esala Perahera and Ceramony of the Ambokka Sri Paththni Dewalaya situated in the Grama Niladhari Division of Ambokka in the Divisional Secretary's Division of Pallepola of Matale District.

Boundaries are as follows:

- North : The fence of the lands belonged to G. G. Jinadasa and the main access Road Ambokka Dewalaya
 East : Fences of the land of Mr. P. G. Punchirala and the land of Ambokka Ancient Temple
 South : The land named Galgedihena of Mr. P. G. Sethuwa
 West : The fence of the land named Kent Watta of Mr. Kodituwakkuarachchi.

08-477/3

PILGRIMAGES ORDINANCE

REGULATIONS made by the Minister of Public Administration and Home Affairs in terms of Section 2 of Pilgrimages Ordinance (Chap. 175).

Minister of Public Administration
and Home Affairs.

Colombo,
25th July, 2008.

Regulations

1. These regulations may be cited as the regulation of Ordination Ceremony (Annual festival) of Sri Rohana Sanga Sabha.
2. In these regulations camp area referred means the area described in the Schedule.
 "District Secretary/Government Agent" means the District Secretary/Government Agent of Matara Administrative District and it also includes any officer authorized by him in terms of regulation 4.
 "Medical Officer" means the Health Medical Officer in charge of the camp area.
 "Pilgrim" means any person who enters and stays within the camp area for any purpose.
 "Police Officer" includes any Grama Niladari in charge of the camp area.
 "Public Health Inspector" means the Public Health Inspector in charge of the camp area.
3. These regulations shall apply to the pilgrimages made on account of Ordination Ceremony Sri Rohana Sanga Sabha in the Administrative District of Matara.
4. The District Secretary/Government Agent shall have the power to authorize any public officer to exercise any power vested in him and carry out any function assigned to him under this regulation.
5. i. The District Secretary/Government Agent shall have the power to regulate vehicular traffic or working to or from the camp area.
 ii. No person shall act contrary to any lawful order given by any police officer in compliance with the instructions issued to such police officer by the District Secretary/Government Agent for the exercise of powers vested in him under the para(1) of this regulation.
6. No person shall bring any cattle or any other animal into the camp area without the written permission of the District Secretary/Government Agent. However, this regulation shall not apply in instance where carts are brought and cattle are driven to a palce reserved for the purpose of leaving carts and cattle, under regularion 7.
7. (1) The District Secretary/Government Agent shall have the power to reserve or provide the following places inside the camp area.
 - (a) Parking places for buses and other motor vehicles.
 - (b) Places for leaving carts and cattle.
 - (c) Separate places for the accommodation of each group of pilgrims.

- (d) Places to rest for the pilgrims who fall sick
 - (e) Places for begging and solicitation for charity
 - (f) Places for displaying certain items for sale
 - (g) Places suitable for putting up huts various purposes
 - (h) Tanks, wells, water holes for the use of pilgrims for washing and other places providing such facilities.
 - (i) Tanks, wells, water holes for the use of pilgrims for bathing and other places providing such facilities
 - (j) Tanks, wells, water holes for the use of pilgrims for obtaining drinking water and other places providing such facilities.
 - (k) Places for other purpose the District Secretary/ Government Agent may deem necessary.
- (2) If the District Secretary/Government Agent deems necessary he may, displaying a notice or a name board reserve any place for any purpose referred to in para 1.
- (3) If the District Secretary/Government Agent deems necessary and in case of any place is reserved or provided for certain purpose under Para (I) by him, that place shall be used only for such purpose and no one shall use any other place within the camp area for such purpose.
8. If the District Secretary/Government Agent or Medical Officer is of the view that it is required to add chlorine to any tank, well, water hole or reservoir situated in the camp area for prevention of diseases, the District Secretary/Government Agent or Medical Officer shall have the power to do so.
9. (1) No one shall build any hut or temporary permanent building or any other construction or make a new addition to existing building or any other construction for any purpose in any place within the camp area, reserved or provided certain purpose under regulation 7, except on a permit issued by the District Secretary/Government Agent for the relevant purpose and in accordance with the conditions stipulated in such permit.
- (2) If any person builds any hut or temporary permanent building or any other construction or make a new addition to existing building or construction contrary to the Para (1) of this regulation, subsequent to delivery of a written notice to that person, it is lawful for the District Secretary/ Government Agent to order to remove or demolish such hut or building or construction within the period of time given in the notice as the case may be.
- (3) Where any person who has been delivered a notice under the Para (2) of this regulation, neglects to act in compliance with the requirements stipulated in that notice within the period started there in or where a doubt arises as to who is the actual person to whom such notice is to be delivered it is lawful for the District Secretary/Government Agent to cause action to be taken to remove or demolish such hut building, construction or a new addition made to the existing building or construction as the case may be. It is also lawful for the District Secretary/Government Agent to make arrangements to enter to any land or premises together with labourers, equipment.
10. No one shall excrete within the camp area except in a lavatory reserved by the District Secretary/Government Agent, for the use of pilgrims on exhibition of a notice or sign board in or near any lavatory.
11. No one shall contaminate any tank, well, water holes, reservoir, canal stream or rill water located in the camp area.
12. No one shall dispose liquid or material garbage in the camp area except in a place or in a container supplied by the District Secretary/Government Agent for this purpose.
13. (1) The District Secretary/Government Agent shall have the power to stream line the distribution of all food and beverages to the pilgrims in the camp area.
- (2) No one shall disobey any order to be carried out by Police Officer or a Public Health Inspector in accordance with instructions given by District Secretary/Government Agent in the exercise of powers delegated to him under Para (I) of this regulations.
14. (1) Where any food or drink displayed or placed for sale or other purpose in the camp area is found to be contaminated of not suitable for human consumption, the District Secretary/Government Agent or the Medical Officer or the Public Health Inspector may announce that such food or drink is not suitable for human consumption.
- (2) No one shall sell within the camp area any food or drink announced as not suitable for human consumption under Para (1) of this regulation.
- (3) It shall be lawful for any Police Officer or Public Health Inspector to prohibit and destroy any food or drink announced not suitable for human consumption under Para (I) of the regulation.
15. No person shall maintain a bakery, sweet stall or a place where sweet are made, eating house or Dansal in any place in the camp area including reserved or provided for any purpose under the regulation 7 unless they are maintained on a license issued by the District Secretary/Government Agent and in accordance with conditions stipulated there in. Every license shall be issued free of charge on recommendation of the Medical Officer or any officer authorized by such medical Officer.
16. All bakeries, sweet stalls, places where sweets are made, eating houses and Dansal and all furniture and equipment in such place in the camp area shall be kept in hygienic condition.
17. All cakes, sweet and cooked meals displayed or placed for sale or any other purpose in the camp area shall be kept in show case properly made preventing the flies from entering or to the satisfaction of the Medical Officer or the Public Health Inspector.

18. No tea, coffee and milk dregs or leavings of any food or drink or waste disposed in cooking or other wastes shall be left any place within the camp area. All such dregs or wastes shall be dumped into the container placed as provided in regulation. However wastes, milk dregs or any refuse have been found thrown over any place within the camp area or on the ground close by the owner or chief occupant of such place or in case of bakery, sweet stall, place where sweets are made or eating house or 'dansal' the licence holder of such place shall be deemed to have violated provisions in this regulations unless such owner chief occupant or licence holder proves that all necessary precautions have been taken and action has been taken with proper care prevent the commission such offence.
19. All bakers, sweet stalls, place where sweets are made, eating houses, Dansals and buildings or constructions used for commercial or business purpose shall be provided with a wooden or metal garbage container with a capacity of 1 1/2 cube meters (4 1/2 cube feet) and it shall always be closed with a wooden or metal lid unless it is used to dump or remove garbage.
20. (1) If the District Secretary/Government Agent is of the view that any bakery, sweet stall, place where sweets are made, eating house, Dansal or business place has been established or maintained in violation of regulations 15, 16, 17, 18 or 19 in this section he shall have the authority to close down such bakery, sweet stall, place where sweet are made, eating house, Dansal or business place situated within the camp area or cancel any license with immediate effect if any license has been issued for such place.
- (2) Any person who is in charge of any bakery sweet stall or place where sweets are made or business place shall act in accordance with the lawful directive made by the District Secretary/Government Agent under chapter (1) of this section.
21. No person suffering from any infection disease or contagious diseases shall enter the camp area.
22. (1) It shall be lawful for the District Secretary/Government Agent to order the pilgrims to leave the camp area and for the District Secretary/Government Agent to determine the route of leaving and mode of transport to be used for leaving when on epidemic is spreading in such area.
- (2) No person shall act against any legal order given by the District Secretary/Government Agent under Para (1) of this section.
23. Every person suffering from any infectious disease or contagious disease within the camp area, and when a person is knowingly living together with a person suffering from any infectious disease or contagious disease every such person shall report it to the Medical Officer or the Public Health Inspector or any Police Officer immediately.
24. Any person who is in charge of any bakery, place where sweets are made restaurant or Dansal within the camp area shall not allow any person whom he knows is suffering from infectious diseases or contagious disease to enter such bakery, place where sweets are made, eating house or Dansal or participate in the distribution dale or manufacture of any material or food or drink.
25. A license holder of any bakery, sweet stall, a place where sweets are made, eating house or Dansal or an owner or chief occupant of any lodge or pilgrims rest shall not allow any person suffering from any infectious disease or contagious disease to stay at any time in such bakery, swet stall, or place where sweets are made, eating house, Dansal lodge or pilgrim rest as the case may be. When it is revealed that a person suffering from any infectious disease or contagious disease is staying in such place the license holder or owner or chief occupant shall report it to the medical officer or the public health officer or any police officer immediately.
26. No person shall donate or distribute anything for charity either by cash or by any other means within the camp area except in a place reserved or provided for begging and solicitation for charity under regulation 7.
27. No person shall light fire works or use any fire arms within the camp area without a written permission from the District Secretary/Government Agent.
28. No person shall unduly alter or remove any notice or name board displayed in any place under regulation 7 or 10.
29. It shall be lawful for the District Secretary/Government Agent, Medical Officer, Public Health Inspector or any Police Officer to,
- (a) Enter any land or place within the camp area for the purpose of carrying out any regulation from among these regulations and,
- (b) To construct or erect a post in any land or place within the camp area for the purpose of displaying a notice or a name board under regulation 7.
30. It shall be lawful for the District Secretary/Government Agent, to cancel at any time,
- (a) Any permission given under regulation 6 or regulation 27.
- (b) Permit issued under regulation 9.
- (c) Any license issued under regulation 15.
If he considers that the cancellation is appropriate or in the public interest.

SCHEDULE

The premises of the Sri Rohana Sanga Sabha Uposathagara is situated in the Grama Niladari Division of Kotuwegedara - South in the Divisional Secretary's Division of Four Gravets in the District of Matara. And its Boundaries are as follows:

Boundaries to North : Sea
Boundaries to South : Sea
Boundaries to East : Sea
Boundaries to West : Sea

08-477/4

PILGRIMAGES ORDINANCE

Regulations made by the Minister of Public Administration and Home Affairs in terms of Section 2 of Pilgrimages Ordinance (Chap. 175)

Minister of Public Administration
and Home Affairs.

Colombo,
25th July, 2008.

Regulations

1. These regulations may be cited as the regulation of Sri Vishnu Devala, Kirindigalla, (Annual Festival)
2. In these regulations camp area referred means the area described in the Schedule.
“District Secretary/Government Agent” means the District Secretary/Government Agent of Kurunegala Administrative District and it also includes any officer authorized by him in terms of regulation 4.
“Medical Officer” means the Health Medical Officer in charge of the camp area.
“Pilgrim” means any person who enters and stays within the camp area for any purpose.
“Police Officer” includes any Grama Niladari in charge of the camp area.
“Public Health Inspector” means the Public Health Inspector in charge of the camp area.
3. These regulations shall apply to the pilgrimages made on account of the festival of Sri Vishnu Devala, Kirindigalla in the Administrative District of Kurunegala.
4. The District Secretary/Government Agent shall have the power to authorize any public officer to exercise any power vested in him and carry out any function assigned to him under this regulation.
5. i. The District Secretary/Government Agent shall have the power to regulate vehicular traffic or working to or from the camp area.

- ii. No person shall act contrary to any lawful order given by any police officer in compliance with the instructions issued to such police officer by the District Secretary/Government Agent for the exercise of powers vested in him under the para(1) of this regulation.
6. No person shall bring any cattle or any other animal into the camp area without the written permission of the District Secretary/Government Agent. However, this regulation shall not apply in instance where carts are brought and cattle are driven to a palce reserved for the purpose of leaving carts and cattle, under regularion 7.
- 7.(1) The District Secretary/Government Agent shall have the power to reserve or provide the following places inside the camp area.
 - (a) Parking places for buses and other motor vehicles.
 - (b) Places for leaving carts and cattle.
 - (c) Separate places for the accommodation of each group of pilgrims
 - (d) Places to rest for the pilgrims who fall sick
 - (e) Places for begging and solicitation for charity
 - (f) Places for displaying certain items for sale
 - (g) Places suitable for putting up huts various purposes
 - (h) Tanks, wells, water holes for the use of pilgrims for washing and other places providing such facilities.
 - (i) Tanks, wells, water holes for the use of pilgrims for bathing and other places providing such facilities
 - (j) Tanks, wells, water holes for the use of pilgrims for obtaining drinking water and other places providing such facilities.
 - (k) Places for other purpose the District Secretary/Government Agent may deem necessary.
- (2) If the District Secretary/Government Agent deems necessary he may, displaying a notice or a name board reserve any place for any purpose referred to in para 1.
- (3) If the District Secretary/Government Agent deems necessary and in case of any place is reserved or provided for certain purpose under Para (I) by him, that pace shall be used only for such purpose and no one shall use any other place within the camp area for such purpose.
8. If the District Secretary/Government Agent or Medical Officer is of the view that it is required to add chlorine to any tank, well, water hole or reservoir situated in the camp area for prevention of diseases, the District Secretary/Government Agent or Medical Officer shall have the power to do so.
- 9.(1) No one shall build any hut or temporary permanent building or any other construction or make a new addition to existing building or any other construction for any purpose in any place within the camp area, reserved or provided certain purpose under regulation 7, except on a permit issued by the District Secretary/Government Agent for the relevant purpose and in accordance with the conditions stipulated in such permit.

- (2) If any person builds any hut or temporary permanent building or any other construction or make a new addition to existing building or construction contrary to the Para (1) of this regulation, subsequent to delivery of a written notice to that person, it is lawful for the District Secretary/Government Agent to order to remove or demolish such hut or building or construction within the period of time given in the notice as the case may be.
- (3) Where any person who has been delivered a notice under the Para (2) of this regulation, neglects to act in compliance with the requirements stipulated in that notice within the period started there in or where a doubt arises as to who is the actual person to whom such notice is to be delivered it is lawful for the District Secretary/Government Agent to cause action to be taken to remove or demolish such hut building, construction or a new addition made to the existing building or construction as the the case may be. It is also lawful for the District Secretary/Government Agent to make arrangements to enter to any land or premises together with labourers, equipment.
10. No one shall excrete within the camp area except in a lavatory reserved by the District Secretary/Government Agent, for the use of pilgrims on exhibition of a notice or sign board in or near any lavatory.
11. No one shall contaminate any tank, well, water holes, reservoir, canal stream or rill water located in the camp area.
12. No one shall dispose liquid or material garbage in the camp area except in a place or in a container supplied by the District Secretary/Government Agent for this purpose.
- 13.(1) The District Secretary/Government Agent shall have the power to stream line the distribution of all food and beverages to the pilgrims in the camp area.
- (2) No one shall disobey any order to be carried out by Police Officer or a Public Health Inspector in accordance with instructions given by District Secretary/Government Agent in the exercise of powers delegated to him under Para (I) of this regulations.
- 14.(1) Where any food or drink displayed or placed for sale or other purpose in the camp area is found to be contaminated of not suitable for human consumption, the District Secretary/Government Agent or the Medical Officer or the Public Health Inspector may announce that such food or drink is not suitable for human consumption.
- (2) No one shall sell within the camp area any food or drink announced as not suitable for human consumption under Para (I) of this regulation.
- (3) It shall be lawful for any Police Officer or Public Health Inspector to prohibit and destroy any food or drink announced not suitable for human consumption under Para (I) of the regulation.
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16. All bakeries, sweet stalls, places where sweets are made, eating houses' and Dansal and all furniture and equipment in such place in the camp area shall be kept in hygienic condition.
17. All cakes, sweet and cooked meals displayed or placed for sale or any other purpose in the camp area shall be kept in show case properly made preventing the flies from entering or to the satisfaction of the Medical Officer or the Public Health Inspector.
18. No tea, coffee and milk dregs or leavings of any food or drink or waste disposed in cooking or other wastes shall be left any place within the camp area. All such dregs or wastes shall be dumped into the container placed as provided in regulation. However wastes, milk dregs or any refuse have been found thrown over any place within the camp area or on the ground close by the owner or chief occupant of such place or in case of bakery, sweet stall, place where sweets are made or eating house or 'dansal' the licence holder of such place shall be deemed to have violated provisions in this regulations unless such owner chief occupant or licence holder proves that all necessary precautions have been taken and action has been taken with proper care prevent the commission such offence.
19. All bakers, sweet stalls, place where sweets are made, eating houses, Dansals and buildings or constructions used for commercial or business purpose shall be provided with a wooden or metal garbage container with a capacity of 1 1/2 cube meters (4 1/2 cube feet) and it shall always be closed with a wooden or metal lid unless it is used to dump or remove garbage.
- 20.(1) If the District Secretary/Government Agent is of the view that any bakery, sweet stall, place where sweets are made, eating house, Dansal or business place has been established or maintained in violation of regulations 15, 16, 17, 18 or 19 in this section he shall have the authority to close down such bakery, sweet stall, place where sweet are made, eating house, Dansal or business place situated within the camp area or cancel any license with immediate effect if any license has been issued for such place.
- (2) Any person who is in charge of any bakery sweet stall or place where sweets are made or business place shall act in accordance with the lawful directive made by the District Secretary/Government Agent under chapter (1) of this section.
21. No person suffering from any infection disease or contagious diseases shall enter the camp area.

- 22.(1) It shall be lawful for the District Secretary/Government Agent to order the pilgrims to leave the camp area and for the District Secretary/Government Agent to determine the route of leaving and mode of transport to be used for leaving when on epidemic is spreading in such area.
- (2) No person shall act against any legal order given by the District Secretary/Government Agent under Para (1) of this section.
23. Every person suffering from any infectious disease or contagious disease within the camp area, and when a person is knowingly living together with a person suffering from any infectious disease or contagious disease every such person shall report it to the Medical Officer or the Public Health Inspector or any Police Officer immediately.
24. Any person who is in charge of any bakery, place where sweets are made restaurant or Dansal within the camp area shall not allow any person whom he knows is suffering from infectious diseases or contagious disease to enter such bakery, place where sweets are made, eating house or Dansal or participate in the distribution dale or manufacture of any material or food or drink.
25. A license holder of any bakery, sweet stall, a place where sweets are made, eating house or Dansal or an owner or chief occupant of any lodge or pilgrims rest shall not allow any person suffering from any infectious disease or contagious disease to stay at any time in such bakery, swet stall, or place where sweets are made, eating house, Dansal lodge or pilgrim rest as the case may be. When it is revealed that a person suffering from any infectious disease or contagious disease is staying in such place the license holder or owner or chief occupant shall report it to the medical officer or the public health officer or any police officer immediately.
26. No person shall donate or distribute anything for charity either by cash or by any other means within the camp area except in a place reserved or provided for begging and solicitation for charity under regulation 7.
27. No person shall light fire works or use any fire arms within the camp area without a written permission from the District Secretary/Government Agent.
28. No person shall unduly alter or remove any notice or name board displayed in any place under regulation 7 or 10.
29. It shall be lawful for the District Secretary/Government Agent, Medical Officer, Public Health Inspector or any Police Officer to,
- (a) Enter any land or place within the camp area for the purpose of carrying out any regulation from among these regulations and,
- (b) To construct or erect a post in any land or place within the camp area for the purpose of displaying a notice or a name board undr regulation 7.
30. It shall be lawful for the District Secretary/Government Agent, to cancel at any time,
- (a) Any permission given under regulation 6 or regulation 27.
- (b) Permit issued under regulation 9.
- (c) Any license issued under regulation 15.
If he considers that the cancellation is appropriate or in the public interest.

SCHEDULE

The premises where Kirindigalla Sri Vishnu Devalaya is situated inthe Village of Kirindigalla of Grama Niladhari's Division of No. 512 Kirindigalla in the Divisional Secretary's Division of Ibbagamuwa in the Kurunegala District.

Boundaries are as follows:

North : Dewalanda Watththa belonging to Dewalaya;
East : Deiyandalupotha paddy fields;
South : Mathale, Thalgodapitya main road;
West : Kirindigalla, Ganemulla, Gamsabha road.

Route of the Perahara

Perahera starts from Kirindigalla Sri Vishnu Dewala and proceeds to Mudungala and went to Papolgaha terrace and Vihara terrace and enters to the premises of Dewala.

08-477/1

GOVERNMENT NOTIFICATIONS

Animal Feed Act No.15 of 1986

Under Section 8 of Animal Act No.15 of 1986, the Hon. Minister of Livestock Development has appointed following members to the Animal Feed Advisory Committee for a period of 3 years, with effect from 08.06.2008.

1. Prof. S. S. E. Ranawana,
Professor in Livestock and Avian Sciences,
Wayamba University of Sri Lanka,
Makandura.
2. Mr. W. A. J. Perera,
Managing Director,
New Bernards Animal Feed (Pvt) Ltd,
Nawakada Road, Udubaddawa.
3. Dr. K. Samarasinghe,
Senior Lecturer,
Department of Animal Sciences,
Faculty of Agriculture,
University of Peradeniya.
4. Dr. S. S. P. Silva,
Vaterinary Research Officer (Animal Nutrition),
Vaterinary Research Institute,
Peradeniya.

Secretary,
Ministry of Livestock Development.

Colombo,
25th July 2008.

08-453

NOTICE UNDER THE LAND REGISTERS RECONSTRUCTED FOLIO ORDINANCE (CAP. 120)

1. I hereby give notice under section 04 of the Land Registers Reconstructed Folio Ordinance (Cap. 120) that Land Register folios, particulars of which appear in column 1 of the schedule hereto, affecting the lands described in column 2, there of which have been found to be missing of tern, have been reconstructed in full in provincial folios and relate to the connected deeds, particulars of which are shown in coloumn 3 of the said schedule.
2. The provisional folio will be open for inspection by any person or persons interested there in at the office of the Registrar of Lands, Nugegoda 19.08.2008 to 02.09.2008 between the hours of 10.00 a.m. to 3.00 p.m on all working days.
3. Any person desirous of lodging any objection against any entry included in a provisional folio or against any of the particulars contained in any such entry and any person desiring to make a claim for the insertion of any entry or of any particulars alleged to have been improperly omitted from any entry must do so, by an objection or claim in writing addressed to the undersigned which must be sent under registered cover and must reach the officer of the Registrar General not later than 09.09.2008. The matter in respect of which the objection or claim in made must be clearly and fully set out in the objection or claim, and the objection or claim must be accompanied by all documentary evidence relies upon the support of it.

Schedule

<i>Particulars of damaged Folios of the Land Registers</i>	<i>Particulars of Land</i>	<i>Particulars of Deeds/ Registers</i>
Folio No. 64 of volume 278 of Division 'M' of the Land Registry, Nugegoda in the Colombo District.	Boundaries to amalgamated Lots of land No. 4 and 5 in extent of 03 acre 0 roods and 35 perches, depicted in Plan No. 668 dated 12.09.1904 of the land called Kerawwa or Rupasinghe Arachchige Kadolekumbura Kodolekumbura situated belonging to two villages of Werahenra and Thumbiwila in Palle Pattu in salpiti Korale of Colombo District, Western Province <i>North</i> : Lot 03 of this land <i>East</i> : Kodolekumbura and dam <i>South</i> : Lot 06 of this land <i>West</i> : River	1. Deed of Gift No. 24513 written and attested by W. C. Boteju Notaty Public on 19.06.1970.
		E. M. Gunasekara, Registrar General

Registrar General's Department,
243/A3, Denzil Kobbekaduwa Mawatha,
Battaramulla.

08-457

NOTICE UNDER THE LAND REGISTERS RECONSTRUCTED FOLIO ORDINANCE (CAP. 120)

1. I hereby give notice under section 04 of the Land Registers Reconstructed Folio Ordinance (Cap. 120) that Land Register folios, particulars of which appear in column 1 of schedule hereto, affecting the lands described in column 2, there of which have been found to be missing of tern, have been reconstructed in full in provincial folios and relate to the connected deeds, particulars of which are shown in coloumn 3 of the said schedule.

2. The provisional folio will be open for inspection by any person or persons interested there in at the office of the Registrar of Lands, Colombo 19. 08. 2008 to 02.09.2008 between the hours of 10 a.m. to 3.00 p.m on all working days.
3. Any person desirous of lodging any objection against any entry included in a provisional folio or against any of the particulars contained in any such entry and any person desiring to make a claim for the insertion of any entry or of any particular alleged to have been improperly omitted from any entry must do so, by an objection or claim in writing addressed to the undersigned which must be sent under registered cover and must reach the officer of the Registrar General not later than 09.09.2008. The matter in respect of which the objection or claim in made must be clearly and fully set out in the objection or claim, and the objection or claim must be accompanied by all documentary evidence relies upon the support of it.

Schedule

*Particulars of damaged
Foillios of the Land Registers*

Particulars of Lan

Particulars of Deeds/ Registers

Folio No. 27-28 of volume 70 of Division 'Wella' of the Land Registry, Colombo in the Colombo District.

All that lot M of the land called Madangahawatta depicted in the plan registered in Wellawatta folio 12/128 together with the building thereon bearing assessment No. 35 Pereira Lane situated at Welawatta in Palle Pattu of Salpiti Korale now in Wellawatta South Ward within the Municipality and District of Colombo Western Province and bounded on the North by Lot No. 265 on the South by Poulie's Lane presently known as Pereira Land on the East by Lot N and on the west by Lots A and m containing in extent thirty seven perches and sixty five and hundredth of a perch (0A. 0R. 37.65P) as depicted in the said plan.

1. Deed of Mortgage Bond No. 329 written and attested E. F. De Silva Notary Public on 16.06.1958
2. Deed of Gift No. 527 written and attested by P. Selvarajah Notary Public on 10.01.1984

E. M. GUNASEKARA,
Registrar General.

Registrar General's Department,
243/A3, Denzil Kobbekaduwa Mawatha,
Battaramulla.

08-458

PILGRIMAGE ORDINANCE

Sri Thanthontreeswara Temple Festival - 2008

IT is hereby notifies for the information of the pilgrims who attend the above festival and of the others concerned that the above festival commence on 1st September 2008 and terminates on 22nd September, 2008.

The attention of the pilgrims who attend the above festival and of all others concerned is drawn to the regulation published in the *Govt. Gazette* No. 9886 of 16.07.1948 which will be in force until the conclusion of the festival.

Mrs. V. ARULRAJAH,
Divisional Secretary,
M. S. W. Paddipalai.

08-579

Miscellaneous Departmental Notices

PEOPLE'S BANK — POLONNARUWA BRANCH

Resolution under Section 29D of the People's Bank Act, No. 29 of 1961 as Amended by the Act, No. 32 of 1986

IT is hereby notified that the following resolution was unanimously passed by the Board of Directors of the People's Bank under Section 29 D of the People's Bank Act, No. 29 of 1961 as amended by the Act, No. 32 of 1986 at their meeting held on 26.10.2007.

Whereas Liyana Pathirana Chintaka Sudarsana Liyanapathirana, Premalatha Gunarathna & Elwatte Gedara Wijesinghe Mudiyansele Syama Wijesinghe have made default of payment due on the mortgage Bond No. 1122 dated 03.11.2006 attested by Padmini Attanayake, Notary Public of Polonnaruwa, in favor of the People's Bank and there is now due and owing to the People's Bank a sum of Rupees Four Hundred & Fifty Thousand (Rs. 450,000) on the said Bond. The Board of Directors of the People's Bank under the power vested by the People's Bank Act No. 29 of 1961 as amended by the Act No. 32 of 1986, do hereby resolve that the property and premises mortgaged to the said Bank by the said mortgage Bond No. 1122 be sold by Public Auction by Schokman & Samerawickreme Licensed Auctioneer of Kandy for recovery of the said sum of Rupees Four Hundred & Fifty Thousand (Rs. 450,000) with further interest on Rupees Four Hundred & Fifty Thousand (Rs. 450,000) at 21% per annum from 09.11.2006 to date of sale and moneys recoverable under Section '29L' of the said People's Bank Act, less payments (if any) since received.

DESCRIPTION OF THE PROPERTY MORTGAGED

An allotment of land called 'Bendiwewa Watta' marked as Lot No. 158 in Plan No. F. C. P. PO. 110 (Supplement No. 01) made by Surveyor General and kept in his custody and containing in extent One Acre & Thirty One Perches (01A, 00R, 31P) and Re-Surveyed by P. B. Ilangasinghe, Licensed Surveyor & Leveler by Plan No. 2006/PO/21 and dated 14.03.2006 as Lot 01, the land situated at Bendiwewa village in 73D-Bendiwewa Grama Niladari Division of Sinhala Pattu, Divisional Secretariat Division of Thamankaduwa in the District of Polonnaruwa, North Central Province and bounded on the North by Lot No. 159, 155 & 156, East by Lot No. 156, 152, & 157, South by Lot No. 157, 182 & 180. West by Lot No. 180, 130 & 159 and containing in extent One Acre, & Thirty One Perches (01A, 00R, 31P) together with soil, trees, plantations, buildings and everything else standing thereon and registered under 5/3/2/194 at the Land Registry of Polonnaruwa.

By order of the Board of Directors,

Regional Manager,

People's Bank,
Regional Head Office,
New Town,
Polonnaruwa.

Telephone No. : 027-2224404, 2225760, 2223900,
Fax No. : 027-2223522.
E-mail : Pol@rho.Peoplesbank.lk

08-544

PEOPLE'S BANK — BATTICALOA BRANCH

Resolution under Section 29D of the People's Bank Act, No. 29 of 1961 and as Amended by the Act, No. 32 of 1986

IT is hereby notified that the following resolution was unanimously passed by the Board of Directors of the People's Bank under Section 29 D of the People's Bank Act No. 29 of 1961 as amended by the Act No. 32 of 1986 at their meeting held on 27.06.2008.

Whereas Mr. Sinnathamby Loganayagam, Mrs. Nesamalar Loganayagam and Miss. Rajani Loganayagam have made default in payment due on Bond No. 11556 dated 23.11.2004 and attested by V. Vinoba Indran Attorney-At-Law and Notary Public, Batticaloa in favour of People's Bank and there is now due and owing to the People's Bank a sum of Rupees Three Hundred and Thirty Seven Thousand and Two Hundred and Seventy-six only. (Rs. 337,276) on the said bond, the Board of Directors of the People's Bank under the powers vested by the People's Bank Act No. 29 of 1961 as amended by Act No. 32 of 1986 do hereby resolve that the properties and premises mortgaged to the said Bond by the said Bond. 11556 be sold by Public Auction by Mr. Alexander Emmanuel Kingston Tissaveerasinghe, Licensed Auctioneer, No. 8, Muthaliyar Street, Batticaloa for recovery of the said sum of Rupees Three Hundred and Thirty Seven Thousand and Two Hundred and Seventy-six only. (Rs. 337,276) with further interest on Rs. 337,276 at 16.25% per centum per annum from 17.01.2008 to date of sale and costs and money recoverable under Section '29L' of the said People's Bank Act less payments (if any) since received.

DESCRIPTION OF THE PROPERTY MORTGAGED

All that divided and defined an allotment of land called "Sembukutty Valavu" being Lot 6 in Plan No. 193, together with the buildings, trees, plantations, soil and everything standing thereon depicted in Survey Plan bearing No. AS/2003/235 dated 24.03.2003 made by A. Singarajah, Licensed Surveyor and Leveler, bearing assessment No. 20 D, situated at Temple Lane in the village Kallady Uppodai in Ward No. 16, within the M. C. Limits of Batticaloa, Eastern Province, bounded on the North by Land of S. Thiyagarajah & Gunaretnam, on the East by land of Kirupairetnam, on the South by land of S. Puvanakesary and West by path, containing in extent Thirteen perches (0A, 0R, 13P) and registered at Land Registry, Batticaloa in Vol/folio B 580/199.

By order of the Board of Directors,

R. J. B. PUSHPARAJAH,
Regional Manager,
Batticaloa.

People's Bank,
Regional Head Office,
25/1, Covington Road,
Batticaloa.

08-545

COMMERCIAL BANK OF CEYLON PLC

**Resolution adopted by the Board of Directors of
Commercial Bank of Ceylon PLC (Reg. No. PQ116)
under Section 4 of the Recovery of Loans by Banks
(Special Provisions) Act, No. 4 of 1990**

Loan Account No. : 366781.

AT a meeting held on 2nd May 2008 the Board of Directors of Commercial Bank of Ceylon PLC resolved specially and unanimously as follows :-

Whereas Pathiraja Mudiyansele Eranga Pathiraja as the Obligor has made default in the payment due on Bond No. 30659 dated 25th May, 2007 attested by H. J. D. Fonseka, Notary Public of Wennappuwa in favour of Commercial Bank of Ceylon Limited now known as Commercial Bank of Ceylon PLC there is now due and owing to the commercial Bank of Ceylon PLC as at 7th March, 2008 a sum of Rupees Two Million Four Hundred and Sixty Eight Thousand Five Hundred and Fifty Three and Cents Forty-two (Rs. 2,468,553.42) on the said Bond and the Board of Directors of Commercial Bank of Ceylon PLC under the powers vested by Recovery of Loans by Bank (Special Provisions) Act No. 4 of 1990 do hereby resolve that the property and premises more fully described in the Schedule hereto and mortgaged to the Commercial Bank of Ceylon PLC by the said Bond No. 30659 be sold by Public Auction by Mr. L. B. Senanayake, Licensed Auctioneer of No. 99, Hulftdorp Street, Colombo 12 for the recovery of the said sum of Rupees Two Million Four Hundred and Sixty Eight Thousand Five Hundred and Fifty Three and Cents Forty-two (Rs. 2,468,553.42) with further interest on a sum of Rs. 2,150,000 at 26% per annum from 8th March, 2008 to date of sale together with Costs of Advertising and any other charges incurred less payments (if any) since received.

THE SCHEDULE ABOVE REFERRED TO

All that divided and defined land called Lot 16 of Mawila Estate situated at Mawila in Meda Palatha of Pitigal Korale South within the Registration Division of Marawila in the District of Puttalam, North Western Province depicted in Plan No. 557 dated 12th April, 1994 made by W. Lakshman H. Fernando, Licensed Surveyor which is bounded on the North by Lot 23 (Road Reservation) of the said Plan on the East by Lot 17 of the said Plan on the South by the land of Anthony Subasinghe and on the West by Lot 15 of the said Plan and containing in extent Twenty Two Perches (0A, 0R, 22P) together with everything standing thereon and registered under Volume/Folio J 81/88 at the Marawila Land Registry.

Together with the right of way over and along the following land described as follows :

All that divided and defined land called Lot 23 of Mawila Estate situated at Mawila aforesaid depicted in Plan No. 557 aforesaid which is bounded on the North by Lots 24 to 41 of the said Plan on the East by Lot 20 E of the said Plan on the South by Lots 02 to 19

of the said Plan and Lot 20A and Lot 20 E access Road and on the West by Nattandiya - Marawila Road and containing in extent One Rood and Thirty Eight decimal Three Perches (0A, 1R, 38.3P) and registered under Volume/Folio J 119/72 at the Marawila Land Registry.

By order of the Board of Directors,

MRS. R. R. DUNUWILLE,
Company Secretary.

08-522

THE DFCC VARDHANA BANK LIMITED

**Notice of Resolution passed by the DFCC Vardhana Bank
Limited under Section 4 of the Recovery of Loans by
Banks (Special Provisions) Act, No. 4 of 1990**

IN terms of Section 8 of the Recovery of Loans by Banks (Special Provisions) Act No. 4 of 1990 it is hereby notified that the following Resolution was unanimously passed by the Board of Directors of DFCC Vardhana Bank Limited.

BOARD RESOLUTION

Whereas Dumindupala Abeysiri Wijeratne *alias* Dumidupala Abeysiri Wijeratne, of Dehiwala Indrani Swarna Abeysiri Wijeratne and Saliya Abeysiri Wijeratne both of Nugegoda carrying on business in Partnership under the name style and firm of "Broadway Automotives" at Dehiwala South have made default in payments due on Mortgage Bond No. 355 dated 27.11.2006 attested by N. I. Karunananda, Notary Public of Colombo in favour of the DFCC Vardhana Bank Limited and Whereas there is as at 31st March 2008 due and owing from the said Dumindupala Abeysiri Wijeratne *alias* Dumidupala Abeysiri Wijeratne, Indrani Swarna Abeysiri Wijeratne and Saliya Abeysiri Wijeratne to the DFCC Vardhana Bank Limited a sum of Rupees One Million Eight Hundred and Eighty Six Thousand One Hundred and Eighty Nine and Cents Sixty Six (Rs. 1,886,189.66) together with interest at a rate of Thirty Six per centum (36%) per annum from 1st April, 2008 or any other rate applicable to the facility and a sum of Rupees Six Hundred and Seventy Eight Thousand Seven Hundred and Sixty Seven and Cents Forty Seven (Rs. 678,767.47) together with interest thereon from 1st April 2008 to the date of Sale on a sum of Rupees Four Hundred and Thirty Five Thousand Two Hundred and Fifty Eight and Cents Seventy Four (Rs. 435,258.74) at a rate of Twenty One per centum (21%) per annum on the said Bond and the Board of Directors of the DFCC Vardhana Bank Limited under the powers vested in them by the Recovery of Loans by Banks (Special Provisions) Act No. 4 of 1990 do hereby resolve that the allotment of land and premises together with the Right of Way therein mortgaged to the DFCC Vardhana Bank Limited by the aforesaid Mortgage Bond No. 355 be sold by Public Auction by

M/s. Schokman & Samerawickrema Licensed Auctioneers of Colombo for the recovery of the total sum of Rupees One Million Eight Hundred and Eighty Six Thousand One Hundred and Eighty Nine and Cents Sixty Six (Rs. 1,886,189.66) together with interest at a rate of interest at a rate of thirty six per centum (36%) per annum from 1st April, 2008 or any other rate applicable to the facility to the date of Sale and a sum of Rupees Six Hundred and Seventy Eight Thousand Seven Hundred and Sixty Seven and Cents Forty Seven (Rs. 678,767.47) together with interest thereon from 1st April 2008 to the date of Sale on a sum of Rupees Four Hundred and Thirty Five Thousand Two Hundred and Fifty Eight and Cents Seventy Four (Rs. 435,258.74) at a rate of Twenty One per centum (21%) per annum or any portion thereof remaining unpaid at the time of Sale together with the costs of advertising and selling the said allotments of land and premises and all monies expended and costs and other charges incurred by the DFCC Vardhana Bank Limited in accordance with the covenants of the aforesaid Mortgage Bond in terms of Section 13 of the Recovery of Loans by Banks (Special Provisions) Act No. 4 of 1990.

DESCRIPTION OF THE PROPERTY MORTGAGED BY
MORTGAGE BOND NO. 355

All that divided and defined allotment of land marked Lot 31 depicted in Plan No. 1178 dated 03.09.1991 made by B. H. A. De Silva Licensed Surveyor of the land called Attidiyawela situated along Kawdana Road Attidiya within Ward No. 15 Kawdana East within the Municipal Council Limits of Dehiwala-Mount Lavinia in Palle Pattu of Salpiti Korale in the District of Colombo Western Province and the said Lot 31 is bounded on the North by Lot M in Plan No. 1386 (Reservation for Road 30ft wide) on the East by Lot 32, on the South by Lot 19 and on the West by Lot 30 and containing in extent Eight Perches (0A. 0R. 08P.) as per the said Plan No. 1178 together with the buildings trees and plantations and everything else standing thereon.

Together with Right of way in over along the Lot Nos. 01, 11, 12, and 14 depicted in Plan No. 1334 dated 26.02.1988 made by T. S. E. Wijesuriya Licensed Surveyor and Lot No. M depicted in Plan No. 1386 dated 07.09.1988 made by T. S. E. Wijesuriya Licensed Surveyor.

L. G. Perera,
Managing Director/Chief Executive Officer.

DFCC Vardhana Bank Limited,
No. 73, W. A. D. Ramanayake Mawatha,
Colombo 02.

08-469

DFCC BANK

**(Formerly known as Development Finance
Corporation of Ceylon) under Section 4 of the Recovery
of Loans by Banks (Special Provisions) Act, No. 4 of 1990**

IN terms of Section 8 of the Recovery of Loans by Banks (Special Provisions) Act, No. 4 of 1990 it is hereby notified that the following Resolution was unanimously passed by the Board of Directors of DFCC Bank:

BOARD RESOLUTION

Whereas Warnakulasooriya Royalin Fernando of Payagala carrying on business as Sole Proprietor under the name style and firm of Janath Restaurant has made default in payments due on Mortgage Bond No. 7096 dated 27th February, 2004 and Secondary Mortgage Bond No. 7202 dated 8th July, 2004 both attested by D. A. Punchihewa, Notary Public in favour of the DFCC Bank formerly known as Development Finance Corporation of Ceylon and whereas there is as at 31st October, 2007 due and owing from the said Warnakulasooriya Royalin Fernando to the DFCC Bank on the aforesaid Mortgage Bond Nos. 7096 and 7202 a sum of Rupees One Million Six Hundred and Twenty Seven Thousand Six Hundred and Ninety Four and Cents Forty Seven (Rs. 1,627,694.47) together with interest thereon from 1st November, 2007 to the date of sale on a sum of Rupees Seven Hundred and Forty Six Thousand Six Hundred and Sixty Four (Rs. 746,664) at the rate of Seven per centum (7%) per annum above the Average Weighted Prime Lending Rate (AWPR) rounded off to the nearest higher 0.5% per annum which will be revised on 1st January, 1st April, 1st July and 1st October of each year and on a sum of Rupees Three Hundred Thousand (Rs. 300,000) at a rate of Seven point Five per centum (7.5%) per annum above the Average Weighted Prime Lending Rate (AWPR) rounded off to the nearest higher 0.5% per annum which will be revised on 1st January, 1st April, 1st July and 1st October of each year and whereas the Board of Directors of the DFCC Bank under the powers vested in them by the Recovery of Loans by Banks (Special Provisions) Act, No. 4 of 1990 and the Development Finance Corporation of Ceylon Act, No. 35 of 1955 as subsequently amended, do hereby resolve that the land and premises mortgaged to the DFCC Bank by the aforesaid Mortgage Bond No. 7096 and 7202 be sold by Public Auction by Mr. Gamini Diyawa, Licensed Auctioneer of Colombo for the recovery of the sum of Rupees One Million Six Hundred and Twenty Seven Thousand Six Hundred and Ninety Four and Cents Forty Seven (Rs. 1,627,694.47) together with interest thereon from 1st November, 2007 to the date of Sale on a sum of Rupees Seven Hundred and Forty Six Thousand Six Hundred and Sixty Four (Rs. 746,664) at the rate of Seven per centum (7%) per annum above the Average Weighted Prime Lending Rate (AWPR) rounded off to the nearest higher 0.5% per annum which will be revised on 1st January, 1st April, 1st July and 1st October of each year and on a sum of Rupees Three Hundred Thousand (Rs. 300,000) at a rate of Seven point Five per centum (7.5%) per annum above the Average Weighted Prime Lending Rate (AWPR) rounded off to the nearest higher 0.5% per annum which will be revised on 1st January, 1st April, 1st July and 1st October of each year or any portion thereof remaining unpaid at the time of sale together with the costs of advertising and selling the said land and premises and all monies expended and costs and charges incurred by the DFCC Bank in accordance with the covenants of the aforesaid Mortgage Bonds in terms of Section 13 of the Recovery of Loans by Banks (Special Provisions) Act, No. 4 of 1990.

DESCRIPTION OF THE PROPERTY MORTGAGED
BY MORTGAGE BOND NO. 7096 AND 7202

The entirety of the soil plantations and buildings bearing thereon of the land called Lot No. A1 of Mahagalbodawatta *alias* Mahagalboda Wellabodawatta depicted in Plan No. 192A dated 13th November, 1993 made by K. D. L. Wijenayake, Licensed Surveyor situated at Maha Payagala in Payagal Badde of Kalutara Totamune South in the District of Kalutara Western Province and which said Lot No. A1 is bounded on the North by portion of the same land East by High Road South by Lot A2 and on the West by Sea Shore and containing in extent Twenty Perches (A0 R0 P20) according to the said Plan No. 192 A aforesaid and registered at the Land Registry, Kalutara.

According to a recent figure of survey the said land is described as follows:

All that allotment of land called Lot A1 of Mahagalbodawatta *alias* Mahagalboda Wellabodawatta depicted in Plan No. 1913 dated 24th September, 2003 made by K. D. L. Wijenayake, Licensed Surveyor situated at Maha Payagala aforesaid and bounded on the North by portion of the same land East by High Road South by Lot A2 in Plan No. 192 A and West by Sea Shore and containing in extent Fifteen decimal Two Nine Perches (A0 R0 P15.29) as per Plan No. 1913 aforesaid.

A. N. Fonseka,
Director/General Manager.

DFCC Bank,
No. 73/5, Galle Road,
Colombo 3.

08-455/3

DFCC BANK

**(Formerly Known as Development Finance Corporation
of Ceylon) under Section 4 of the Recovery of Loans by
Banks (Special Provisions) Act, No. 4 of 1990**

IN terms of Section 8 of the Recovery of Loans by Banks (Special Provisions) Act, No. 4 of 1990 it is hereby notified that the following Resolution was unanimously passed by the Board of Directors of DFCC Bank.

BOARD RESOLUTION

Whereas Thuiyappu Arachchige Don Shanaka Sampath Wejesequera and Dodangoda Liyanage Wasantha Jayasinghe carrying on business in Partnership at Matugama under the name style and firm of Wejaya Wickrama Rubber Stores also known as Wijaya Wickrama Rubber Stores have made default in payments due on Primary Mortgage Bond No. 8214 dated 19th September 2006 attested by D. A. Punchihewa Notary Public in favour of the DFCC Bank formerly known as Development Finance Corporation of Ceylon and whereas there is as at 3rd March 2008 due and owing from the said Thuiyappu Arachchige Don Shanaka Sampath Wejesequera and Dodangoda Liyanage

Wasantha Jayasinghe to the DFCC Bank on the aforesaid Mortgage Bond No. 8214 a sum of Rupees One Million Four Hundred and Eighty Two Thousand Three Hundred and Seventy Four and Cents Three (Rs. 1,482,374.03) together with interest thereon from 4th March 2008 to the date of sale on a sum of Rupees One Million Two Hundred and Eighty Five Thousand Four Hundred and Thirty One and Cents Thirty Three (Rs. 1,285,431.33) at the rate of interest revised every 1st January, 1st April, 1st July and 1st October which will be Seven decimal Five per centum (7.5%) per annum above the Average Weighted Prime Lending Rate (AWPR) rounded upwards to the nearest higher 0.5% per annum and Whereas the Board of Directors of the DFCC Bank under the powers vested in them by the Recovery of Loans by Banks (Special Provisions) Act No. 4 of 1990 and the Development Finance Corporation of Ceylon Act No 35 of 1955 as subsequently amended do hereby resolve that the land and premises mortgaged to the DFCC Bank by the aforesaid Mortgage Bond No 8214 be sold by Public Auction by Mr. Gamini Diyawa, Licensed Auctioneer of Colombo for the recovery of the sum of Rupees One Million Four Hundred and Eighty Two Thousand Three Hundred and Seventy Four and Cents Three (Rs. 1,482,374.03) together with interest thereon from 4th March 2008 to the date of Sale on a sum of Rupees One Million Two Hundred and Eighty Five Thousand Four Hundred and Thirty One and Cents Thirty Three (Rs. 1,285,431.33) at the rate of interest revised every 1st January, 1st April, 1st July and 1st October each year which will be Seven decimal Five per centum (7.5%) pe annum above the Average Weighted Prime Lending Rate (AWPR) rounded upwards to the nearest higher 0.5% per annum or any portion thereof remaining unpaid at the time of sale together with the costs of advertising and selling the said land and premises and all monies expended and costs and charges incurred by the DFCC Bank in accordance with the covenants of the aforesaid Mortgage Bond in terms of Section 13 of the Recovery of Loans by Banks (Special Provisions) Act No. 4 of 1990.

DESCRIPTION OF THE PROPERTY MORTGAGED BY
MRTGAGE BOND NO. 8214

The entirety of the soil trees plantations buildings and of everything else standing thereon of the following lands :-

All that allotment of land called Lot 4 of contiguous and an amalgamated Lots 2 of Dikhenawatta *alias* Dikhenawatta and Lot 28 of Ketakerellagahawatta Wattabodaarawa Godaparagahawatta Imbulgahawatta Ukgahamullewatta and Kiripellegahawatta depicted in Plan No. 1483 dated 30th July and 4th of August 1990 made by N. Kularatne, Licensed Surveyor situated at Panthiya in Iddagoda Pattu of Pasdun Korale West in the District of Kalutara Western Province and which said Lot No. 4 is bounde on the North by Kadawakka Ela east by Lot 3 South by Lot No. 9 (15 feet wide Road) and West by Lot 5 and containing in extent Twenty Perches (0A, 0R, 20P) or 0.0506 Hectares as per Plan No. 1483 aforesaid and registered at the Land Registry Matugama.

All that allotment of land called Lot No. 7 of contiguous and an amalgamated Lots 2 of Dikhenawatta *alias* Dikhenawatta and Lot 28 of Ketakerellagahawatta Wattabodaarawa Godaparagahawatta

Imbulgahawatta Ukgahamullewatta and Kiripellegahawatta situated at Panthiya aforesaid and which said Lot No. 7 is bounded on the North by Lot 8 East by Kadawak Ela South by Lot 6 and West by Lot 9 (15 feet wide Road) and containing in extent Twenty Perches (0A 0R 20P) or 0.0506 Hectares as per Plan No. 1483 at the aforesaid Land Registry.

All that allotment of land called Lot No. 8 of contiguous and an amalgamated Lots 2 of Dikhenawatta *alias* Dikhenawatta and Lot 28 of Ketakerellagahawatta Watabodaarawa Godaparagahawatta Imbulgahawatta Ukgahamullewatta and Kiripellegahawatta situated at Panthiya aforesaid and which said Lot No 8 is bounded on the North by Ela East by Kadawak Ela South by 7 & 9 West by Lots 15 & 16 of Ketakerellagahawatta and containing in extent Twenty Two decimal Eight Perches (0A 0R 22.8P) or 0.0576 Hectares and registered at the aforesaid Land Registry.

Together with the right of way over Lot No. 9 (15 feet wide Road) of the land called contiguous and an amalgamated Lots 2 of Dikhenawatta *alias* Dikhenawatta and Lot 28 of Ketakerellagahawatta Watabodaarawa Godaparagahawatta Imbulgahawatta Ukgahamullewatta and Kiripellegahawatta situated at Panthiya aforesaid and which said Lot No. 9 is bounded on the North by Lots 8, 6, 5, 4, 3 & 2 East by Lots 6 & 7 and Lot 3 of Dikhenawatta *alias* Dikhenawatta South by High Ketakerellagahawatta and containing in extent One Rood and Nought decimal Eight Perches (0A 1R 0.8P) as per Plan No. 1483 aforesaid and registered at the aforesaid Land Registry.

A. N. Fonseka,
Director /General Manager.

DFCC Bank ,
No. 73/5, Galle Road,
Colombo 3.

08-455/1

BANK OF CEYLON

Notice under Section 21 of the Bank of Ceylon Ordinance (Chap 397) as amended by Act No.34 of 1968 and Law No. 10 of 1974

AT a meeting held on 19.06.2008 the Board of Directors of this Bank resolved specially and unanimously :

1. That a sum of Rupees Nine Million Seven Hundred Sixty Six Thousand Fifty Eight and Cents Ten (Rs.9,766,058.10) is due from Mr. S. Nithsingam and Mrs. F. S. Nithsingam 7/5 Hammers Avenue Colombo 06 on account principal and interest up to 31.03.2008 together with interest on Rupees Nine Million Seven Hundred Sixty Six Thousand Fifty Eight and Cents Ten (Rs.9,766,058.10) at the rate of Twenty Five Point Five (25.5%) per centum per annum from 01.04.2008 till date of payment on Mortgage Bond Nos. 1410, 2196, 3257, 3931 dated 30.08.1995, 22.05.1998, 04.04.2002, 20.09.2004 attested by Mrs. W. A. S. C. Mathew Notary Public.

2. That in terms of Section 19 of the Bank of Ceylon Ordinance (Cap.397) and its amendment, Mr. R. S. Mahanama Auctioneer of R. S. M. Auctions No. 474 Mahanama Drive, Pitakotte, Kotte, is authorized and empowered to sell by public auction the property mortgaged to the Bank of Ceylon and described in the schedule hereunder for the recovery of the said sum of Rupees Nine Million Seven Hundred Sixty Six Thousand Fifty Eight and Cents Ten only (Rs.9,766,058.10) due on the said Bond Nos. 1410, 2196, 3257, 3931 together with interest as aforesaid from 01.04.2008 to date of sale and costs and monies recoverable under Section 26 of the Bank of Ceylon Ordinance and the Manager of Wellawatte Branch of the Bank of Ceylon to publish notice of this resolution in terms of Section 21 of the Bank of Ceylon Ordinance.

DISCRIPTION OF PROPERTY

All that divided and defined allotment of land marked Lot 3 depicted in Plan No.2425 dated 13th November 1978 made by K. K. Thirunavukkarasu Licensed Surveyor (being a sub division of the amalgamation of Lots 376 MIDC, 376 MIDD, 376MIDE and 376 MIDF of the land called Kuda Wellawatte *alias* Kapirigewatte in registration Plan No.02, Wellawatte registered in volume 99, Folio 191, 193, 195 and 197 respectively) bearing Assessment Nos. 7/5 and 7/5 1/1, Harmers Avenue situated at Harmers Avenue in Wellawatte South Ward No.47 within the Municipal Council Limits of Colombo in the District of Colombo Western Province and which said Lot 3 is bounded on the North by Lot 376 MIDG (land thrown free of widen private street Lot 376 MIC) Lot 4 in the said Plan No.2425 and Lot 376 MIDB bearing Assessment No.7/4, Harmers Avenue on the East by PP 14198 Wellawatte Police Station premises on the South by Lot 2 in the said Plan No.2425 and on the West by Private Street Lot 376 MIB3 and containing in extent Eight Perches (0A., 0R., 08P) according to the said Plan No.2425 together with the trees plantation, Buildings standing and growing thereon and registered in well 162/116 at the land registry, Colombo, together with the right of way over.

All that divided and defined allotment of land marked Lot 376 MIB3 (reservation for road way) registered in Registration Plan No. 2, Wellawatte Volume 78 Folio 159 being a sub division of Lot 376 MIB registered in registration Plan No.2, Wellawatte Volume 68 Folio 176 situated at Wellawatte South foresaid and bounded on the North Lot 376 MIC (road reservation) on the East by Lot 376 MID on the South by Lot 376 MIB2 and on the West by Lot 376 MIB1 and containing in extent Four decimal six one Perches (0A., 0R., 4.61P) as per Survey Plan No.948 dated 18th February 1962 made by S. Jegatheesan, Licensed Surveyor and registered in well 160/166 at the Land Registry Colombo.

Branch Manager.

Bank of Ceylon,
Wellawatte,
03rd July, 2008.

08-480

DFCC BANK

Notice of Resolution Passed by the DFCC Bank (Formerly Known as Development Finance Corporation of Ceylon) under Section 4 of the Recovery of Loans by Banks (Special Provisions) Act, No.04 of 1990

IN terms of Section 8 of the Recovery of Loans by Banks (Special Provisions) Act, No.04 of 1990 it is hereby notified that the following Resolution was unanimously passed by the Board of Directors of DFCC Bank.

BOARD RESOLUTION

“Whereas New Gold Star Saw Mill (Pvt) Limited a Company duly incorporated in the Democratic Socialist Republic of Sri Lanka under the Companies Act No.17 of 1982 and having its registered office in Wadduwa (hereinafter referred to as the Company) has made default in payments due on Mortgage Bond No. 8607 dated 13.07.2007 attested by D. A. Punchihewa, Notary Public in favour of the DFCC Bank formerly Known as Development Finance Corporation of Ceylon and whereas there is as at 3rd March 2008 due and owing from the said New Gold Star Saw Mill (Pvt) Limited to the DFCC Bank on the aforesaid Mortgage Bond No. 8607 a sum of Rupees Fifteen Million Nine Hundred and Sixty Four Thousand Seven Hundred and Ninety Four and Cents Fifty (Rs.15,964,794.50) together with interest thereon from 4th March 2008 to the date of sale on a sum of Rupees Fourteen Million (Rs.14,000,000) at a rate of Seven per centum (7%) per annum above the Average weighted Prime lending Rate (AWPR) which will be revised on 1st April, 1st July, 1st October and 1st January each year rounded off to the nearest higher 0.5% per annum and whereas the Board of Directors of the DFCC Bank under the powers vested in them by the Recovery of Loans by Banks (Special Provisions) Act, No. 4 of 1990 and the Development Finance Corporation of Ceylon Act, No. 35 of 1955 as subsequently amended, do hereby resolve that the land and premises mortgaged to the DFCC Bank by the aforesaid Mortgage Bond No. 8607 be sold by Public Auction by Mr. Gamini Diyawa, Licensed Auctioneer of Colombo for the recovery of the sum of Rupees Fifteen Million Nine Hundred and Sixty Four Thousand Seven Hundred and Ninety Four and Cents Fifty (Rs.15,964,794.50) together with interest thereon from 4th March 2008 to the date of sale on a sum of Rupees Fourteen Million (Rs.14,000,000) at a rate of Seven per centum (7%) per annum above the Average weighted Prime lending Rate (AWPR) which will be revised on 1st April, 1st July, 1st October and 1st January each year rounded off to the nearest higher 0.5% per annum or any portion thereof remaining unpaid at the time of Sale together with the costs of advertising and selling the land and premises and all monies expended and costs and charges incurred by the DFCC Bank in accordance with the covenants of the aforesaid Mortgage Bond in terms of Section 13 of the Recovery of Loans by Banks (Special Provisions) Act, No.04 of 1990”.

DESCRIPTION OF THE PROPERTY MORTGAGED BY MORTGAGE BOND No.8607

The entirety of the soil trees plantations buildings and everything else standing thereon of the land called contiguous Lots A and B of

Lot 1A of Mawathaboda Kosgahawatta depicted in Plan No.3293 dated 16th and 24th May 1987 made by U. M. de Silva, Licensed Surveyor situated at Pothupitiya in Wadduwa Waskadu Debadde in Panadura Totamune in the District of Kalutara, Western Province and which said Lots A and B are bounded on North by Pelawatta *alias* Moodillagahawatta, East by Lot C of this land, South by Lot M (8 feet wide right of way) of this land and West by Walpola Pelawatta and containing in extent Twenty Five decimal Sixty Six Perches (0A., 0R., 25.66P) as per Plan No.3293 aforesaid and registered at the Land Registry Panadura.

The entirety of the soil trees plantations buildings and everything else standing thereon of the land called Lot C of Lot 1A of Mawathaboda Kosgahawatta situated at Pothupitiya aforesaid and which said Lot C is bounded on North by Pelawatta *alias* Moodillagahawatta, East by Lot D of this land, South by Lot M (8 feet wide right of way) of this land and West by Lot B of this land and containing in extent Fifteen Perches (0A.0R.15P) as per Plan No. 3293 aforesaid and registered at the Land Registry Panadura.

The entirety of the soil trees plantations buildings and everything else standing thereon of the land called Lot D of Lot 1A of Mawathaboda Kosgahawatta situated at Pothupitiya aforesaid and which said Lot D is bounded on North by Pelawatta *alias* Moodillagahawatta, East by Colombo - Galle High Road and Lot E of this Plan, South by Lots E and M (8 feet wide right of way) and West by Lot C of this land and containing in extent Twenty Perches (0A., 0R., 20P) as per Plan No.3293 aforesaid and registered at the Land Registry Panadura.

The entirety of the soil trees plantations buildings and everything else standing thereon of the land called contiguous Lots K and L of Lot 1A of Mawathaboda Kosgahawatta situated at Pothupitiya aforesaid and which said Lots K and L are bounded on North by Lot M (8 feet wide right of way) of this land, East by Lot J of this Plan, South by Lots 1D, 1C and 1D in Plan No.3109 and West by Walpola Pelawatta and containing in extent Twenty Four Perches (0A., 0R., 24P.) as per Plan No.3293 aforesaid and registered at the Land Registry Panadura.

Together with both foot and vehicular traffic in, over and along Reservations described hereto :-

Lot M (Reservation for Road 8 feet wide) Lot 1A of Mawathaboda Kosgahawatta situated at Pothupitiya aforesaid and which said Lot M is bounded on the North by Lots A B C and D in Plan No.3293, East by Colombo Galle High Road, South by Lots L K J H G and F in Plan No. 3293 and West by Walpola Pelawatta and containing in extent Six decimal Seven Perches (0A., 0R., 6.7P.) as per Plan No. 3293 aforesaid and registered at the Land Registry Panadura.

Together with machinery and everything else standing thereon owned by New Gold Star Saw Mill (Private) Limited.

A. N. FONSEKA,
Director/General Manager.

DFCC Bank,
No. 73/5, Galle Road,
Colombo 03.
08-455/2

DFCC BANK**Notice of Resolution passed by the DFCC Bank (Formerly known as Development Finance Corporation of Ceylon) under Section 4 of the Recovery of Loans by Banks (Special Provisions) Act No. 4 of 1990**

IN terms of Section 8 of the Recovery of Loans by Banks (Special Provisions) Act No. 4 of 1990 it is hereby notified that the following Resolution was unanimously passed by the Board of Directors of DFCC Bank.

BOARD RESOLUTION

“Whereas Wannakuwattawaduge Pathmawathie Fernando and Dombagahapathirage Charlet Pieris carrying on business under the name style and firm of “W. W. Fernando Saha Puthrayoo” in Keselwatta have made default in payments due on Mortgage Bond No. 7287 dated 08th October, 2004 attested by D. A. Punchihewa, Notary Public of Kaluthara in favour of the DFCC Bank formerly known as Development Finance Corporation of Ceylon and whereas there is as at 31st January, 2007 due and owing from the said Wannakuwattawaduge Pathmawathie Fernando and Dombagahapathirage Charlet Pieris to the DFCC Bank on the aforesaid Mortgage Bond No. 7287 a sum of Rupees Two Million Three Hundred and Sixty Two Thousand One Hundred and Forty Four and Cents Sixteen (Rs. 2,362,144.16) together with interest thereon from 1st February, 2007 to the date of Sale on a sum of Rupees Two Million Seventy Two Thousand One Hundred and Ninety Four and Cents Seventy Two (Rs. 2,072,194.72) at the rate of Seven decimal Five Per centum (7.5%) per annum above the Average Weighted Prime Lending Rate (AWPR) which will be revised on 1st January, 1st April, 1st July and 1st October of each year published on a weekly basis by the Central Bank of Sri Lanka rounded off to the nearest higher 0.5% per annum and whereas the Board of Directors of the DFCC Bank, under the powers vested in them by the Recovery of Loans by Banks (Special Provisions) Act, No. 4 of 1990 and the Development Finance Corporation of Ceylon Act No. 35 of 1955 as subsequently amended do hereby resolve that the land and premises together with the buildings thereon described below mortgaged to the DFCC Bank by the aforesaid Mortgage Bond No. 7287 be sold by Public Auction by M/s. Schoerkman and Samarawickrema, Licensed Auctioneers of Colombo for the recovery of the sum of Rupees Two Million Three Hundred and Sixty Two Thousand One Hundred and Forty Four and Cents Sixteen (Rs. 2,362,144.16) together with interest thereon from 01st February, 2007 to the date of Sale on a sum of Rupees Two Million Seventy Two Thousand One Hundred and Ninety Four and Cents Seventy Two (Rs. 2,072,194.72) at the rate of Seven decimal Five per centum (7.5%) per annum above the Average Weighted Prime Lending Rate (AWPR) which will be revised on 1st January, 1st April, 1st July and 1st October of each year published on a weekly basis by the Central Bank of Sri Lanka rounded off to the nearest higher 0.5% per annum or any portion thereof remaining unpaid at the time of Sale together with the costs of advertising and selling the said land and premises and together with buildings thereon and all monies expended and

costs and other charges incurred by the DFCC Bank in accordance with the covenants of the aforesaid Mortgage Bond in terms of Section 13 of the Recovery of Loans by Banks (Special Provisions) Act, No. 4 of 1990”.

DESCRIPTION OF THE PROPERTY MORTGAGED BY MORTGAGE BOND No. 7287

1. All that allotment of land depicted in Plan No. 6465 dated 26th February, 2004 made by B. L. D. Fernando, Licensed Surveyor of the land called Delgahawatta situated at Sarikkamulla within the Keselwatta Sub Office Area of Panadura in Kalutara District, Western Province and which said allotment of land is bounded on the North by Lot B in Plan No. 2101, Lot 1 in Plan No. 5564 and Lot 11 in Plan No. 1029; on the East by land claimed by P. A. Perera and others and path; on the South by path Paraththa Road portion of Lot 19 in Plan No. 1029 and land in Plan No. 1817 and on the West by Portion of Lot 19 in Plan No. 1029 Lot B in Plan No. 2101 and land in Plan No. 1817, D. B. Perera Mawatha and Lot 1 in Plan No. 5564 and containing in extent Three Roods Thirty Six decimal Six Five Perches (0A. 3R. 36.65P.).

08-455/6

DFCC BANK**Notice of Resolution passed by the DFCC Bank (Formerly known as Development Finance Corporation of Ceylon) under Section 4 of the Recovery of Loans by Banks (Special Provisions) Act, No. 4 of 1990**

IN terms of Section 8 of the Recovery of Loans by Banks (Special Provisions) Act No. 4 of 1990 it is hereby notified that the following Resolution was unanimously passed by the Board of Directors of DFCC Bank.

BOARD RESOLUTION

“Whereas Navimana Liyanage Chandradasa and Navimana Liyanage Nandajeewa carrying on business in partnership under the name style and firm of S N Enterprises at Matara (hereinafter referred to as ‘the Partners’) have made default in payments due on Mortgage Bond No. 914 dated 16th September, 2005 attested by D. R. Tiskumara, Notary Public of Matara in favour of the DFCC Bank formerly known as Development Finance Corporation of Ceylon and whereas there is as at 3rd March, 2008 due and owing from the said Navimana Liyanage Chandradasa and Navimana Liyanage Nandajeewa to the DFCC Bank on the aforesaid Mortgage Bond No. 914 a sum of Rupees One Million Two Hundred and Eighty One Thousand Seven Hundred and Seventy Nine and Cents Fifty Six (Rs. 1,281,779.56) together with interest thereon from 4th March, 2008 to the date of Sale on a sum of Rupees One Million and Nineteen Thousand Nine Hundred and Ninety Six (Rs. 1,019,996) at the rate of interest calculated at Thirteen per centum (13%) per annum and whereas the Board of Directors of the DFCC Bank, under the powers vested in them by the Recovery of Loans by Banks (Special Provisions) Act No. 4 of 1990 and the Development Finance

Corporation of Ceylon Act No. 35 of 1955 as subsequently amended, do hereby resolve that the land and premises described below mortgaged to the DFCC Bank by the aforesaid Mortgage Bond No. 914 be sold by Public Auction by Mr. Gamini Diyawa, Licensed Auctioneer of Colombo for the recovery of the sum of Rupees One Million Two Hundred and Eighty One Thousand Seven Hundred and Seventy Nine and Cents Fifty Six (Rs. 1,281,779.56) together with interest thereon from 04th March, 2008 to the date of Sale on a sum of Rupees One Million and Nineteen Thousand Nine Hundred and Ninety Six (Rs. 1,019,996) at the rate of interest calculated at Thirteen per centum (13%) per annum or any portion thereof remaining unpaid at the time of Sale together with the costs of advertising and selling the said land and premises and all monies expended and costs and other charges incurred by the DFCC Bank in accordance with the covenants of the aforesaid Mortgage Bond in terms of Section 13 of the Recovery of Loans by Banks (Special Provisions) Act, No. 4 of 1990”.

DESCRIPTION OF THE PROPERTY MORTGAGED BY
MORTGAGE BOND No. 914

1. All that divided and defined allotment of land marked Lot 1 depicted in Plan No. 1364 dated 01.02.1971 made by F. Wijayaweera, Licensed Surveyor of the land called Bastiangewatta together with soil plantation buildings and everything else standing thereon situated at Naimana South in Four Gravets of Matara, in the District of Matara, Southern Province which said Lot 1 is bounded on the North by Munpitiyawatta, on the East by Tennahena, on the South by Lot 2 of the same land and on the West by High Road and Manwella and containing in extent One Acre One Rood and Four decimal Five Perches (1A. 1R. 4.5P.) and registered at the Matara Land Registry.

2. All that divided and defined allotment of land marked Lot 3 depicted in Plan No. 265 dated 10.02.1981 made by P. Dahanayake, Licensed Surveyor of the land called Thannehena together with soil plantation buildings and everything else standing thereon situated at Naimana South With in Four Gravets and Pradeshiya Sabha Limits at Matara in the District of Matara, Southern Province and which said Lot 3 is bounded on the North-East by Lot 1 of the same land, on the South-East by Lot A and Lot 2 of the same land, on the South-West by Gorakaghawatta Midella Addarawatta and Basthiyangewatta and on the North-West by Mumpitiyawatta and Kongahawattta and containing in extent Four Acre, Two Roods and Seven decimal Seven Perches (4A. 2R. 7.7P.) as per Plan No. 265 and registered at the Matara Land Registry.

A. N. FONSEKA,
Director/General Manager.

DFCC Bank,
No. 73/5, Galle Road,
Colombo 3.

08-455/5

DFCC BANK

Notice of Resolution passed by the DFCC Bank (Formerly known as Development Finance Corporation of Ceylon) under Section 4 of the Recovery of Loans by Banks (Special Provisions) Act, No. 4 of 1990

IN terms of Section 8 of the Recovery of Loans by Banks (Special Provisions) Act No. 4 of 1990 it is hereby notified that the following Resolution was unanimously passed by the Board of Directors of DFCC Bank.

BOARD RESOLUTION

“Whereas Haris Buddhika Lokukarawita Hettiarachchi of Denipitiya carrying on business as Sole Proprietor under the name style and firm of Southern Coir Products has made default in payments due on Mortgage Bond No. 440 dated 29th March, 2004 attested by D. R. Tiskumara, Notary Public in favour of the DFCC Bank formerly known as Development Finance Corporation of Ceylon and whereas there is as at 31st October, 2007 due and owing from the said Haris Buddhika Lokukarawita Hettiarachchi to the DFCC Bank on the aforesaid Mortgage Bond No. 440 a sum of Rupees Five Hundred and Thirty Two Thousand Four Hundred and Eighty and cents Eighty Six (Rs. 532,480.86) together with interest thereon from 1st November, 2007 to the date of Sale on a sum of Rupees Three Hundred and Forty Six Thousand Five Hundred and Twenty Eight (Rs. 346,528) at the rate of Eight per centum (8%) per annum above the Average Weighted Prime Lending Rate (AWPR) rounded off to the nearest higher 0.5% per annum which will be revised on 1st January, 1st April, 1st July and 1st October of each year the rate so quoted will not be less than Seventeen per centum (17%) per annum and will not exceed Twenty Two per centum (22%) per annum and whereas the Board of Directors of the DFCC Bank, under the powers vested in them by the Recovery of Loans by Banks (Special Provisions) Act No. 4 of 1990 and the Development Finance Corporation of Ceylon Act No. 35 of 1955 as subsequently amended do hereby resolve that the land and premises mortgaged to the DFCC Bank by the aforesaid Mortgage Bond No. 440 be sold by Public Auction by Mr. Gamini Diyawa, Licensed Auctioneer of Colombo for the recovery of the sum of Rupees Five Hundred and Thirty Two Thousand Four Hundred and Eighty and cents Eighty Six (Rs. 532,480.86) together with interest thereon from 01st November, 2007 to the date of Sale on a sum of Rupees Three Hundred and Forty Six Thousand Five Hundred and Twenty Eight (Rs. 346,528) at the rate of Eight per centum (8%) per annum above the Average Weighted Prime Lending Rate (AWPR) rounded off to the nearest higher 0.5% per annum which will be revised on 1st January, 1st April, 1st July and 1st October of each year the rate so quoted will not be less than Seventeen per centum (17%) per annum and will not exceed Twenty Two per centum (22%) per annum or any portion thereof remaining unpaid at the time of sale together with the costs of advertising and selling the said land and premises and all monies expended and costs and charges incurred by the DFCC Bank in accordance with the covenants of the aforesaid Mortgage Bond in terms of Section 13 of the Recovery of Loans by Banks (Special Provisions) Act, No. 4 of 1990”.

DESCRIPTION OF THE PROPERTY MORTGAGED BY
MORTGAGE BOND No. 440

1. All that the Leasehold rights of the divided and defined allotment of land marked Lot 53 depicted in Plan No. 1275 dated 23.07.1996 made by K. W. Pathirana Licensed Surveyor (being resurveyed and subdivided land depicted in Plan No. Matara/W.L.G. 97/365 dated 10.11.1997 (portion of P.P. Matara 431) authenticated by Surveyor General) of the land called Lot 53 of South Charley Mount Watta together with soil, plantation and everything else standing thereon situated at Uruvitike in the Divisional Secretaries Division of Welipitiya in Weligam Korale in the District of Matara, Southern Province and which said Lot 53 is bounded on the North by Lot 54 of the same land, on the East by Lot 23 (Road) of the same land on the South by Lot 52 of the same land and, on the West by Lot 62 of the same land and containing in extent Thirty Seven Perches (0A, 0R, 37 P) as per said Plan No. 1275 and registered at Matara land Registry.

2. All that the Leasehold rights of the divided and defined allotment of land marked Lot 55 depicted in Plan No. 1275 dated 23.07.1996 made by K. W. Pathirana Licensed Surveyor (being resurveyed and subdivided of land depicted in Plan No. Matara/WLG 97/365 dated 10.11.1997 (portion of P.P. Matara 431) authenticated by Surveyor General) of the land called Lot 55 of South Charley Mount Watta together with soil, plantation and everything else standing thereon situated at Uruvitike in the Divisional Secretaries Division of Welipitiya in Weligam Korale in the District of Matara, Southern Province and which said Lot 55 is bounded on the North by Lot 56 of the same land, on the East by Lot 23 (Road) of the same land on the South by Lot 54 of the same land and, on the West by Lot 61 of the same land and containing in extent One Rood (0A, 1R, 0P) as per said Plan No. 1275 and registered at Matara land Registry.

Together with Right of way over Lot 23 depicted in said Plan No. 1275 dated 23.07.1996 made by K. W. Pathirana, License Surveyor.

A. N. FONSEKA,
Director/General Manager.

DFCC Bank,
No. 73/5, Galle Road,
Colombo 3.

08-454

DFCC BANK

Notice of Resolution passed by the DFCC Bank (Formerly known as Development Finance Corporation of Ceylon) under Section 4 of the Recovery of Loans by Banks (Special Provisions) Act, No. 4 of 1990

IN terms of Section 8 of the Recovery of Loans by Banks (Special Provisions) Act, No. 4 of 1990 it is hereby notified that the following Resolution was unanimously passed by the Board of Directors of DFCC Bank.

BOARD RESOLUTION

Whereas Kankanamge Ananda Sunil Shantha of Embilipitiya carrying on business as Sole Proprietor under the name style of Dilsahi Ayurveda Aushadagaraya has made default in payments due on Mortgage Bond No. 793 dated 06th June, 2005 attested by D. R. Tiskumara, Notary Public in favour of the DFCC Bank formerly known as Development Finance Corporation of Ceylon and Whereas there is as at 2nd May, 2008, due and owing from the said Kankanamge Ananda Sunil Shantha to the DFCC Bank on the aforesaid Mortgage Bond No. 793 a sum of Rupees One Million Four Hundred and One Thousand Four Hundred and Eighteen and Cents Thirteen (Rs. 1,401,418.13) together with interest thereon from 3rd May, 2008 to the date of Sale on a sum of Rupees Nine Hundred and Twenty Eight Thousand Five Hundred and Sixty (Rs. 928,560/-) at the rate of Seven point Five Per centum (7.5%) per annum above the Average Weighted Prime Lending Rate (AWPR) rounded off to the nearest higher 0.5% per annum which will be revised on 1st January, 1st April, 1st July and 1st October of each year and Whereas the Board of Directors of the DFCC Bank, under the powers vested in them by the Recovery of Loans by Banks (Special Provisions) Act, No. 4 of 1990 and the Development Finance Corporation of Ceylon Act, No. 35 of 1955 as subsequently amended, do hereby resolve that the land and premises described below mortgaged to the DFCC Bank by the aforesaid Mortgage Bond No. 793 be sold by Public Auction by Mr. Gamini Diyawa, Licensed Auctioneer of Colombo for the recovery of the sum of Rupees One Million Four Hundred and One Thousand Four Hundred and Eighteen and Cents Thirteen (Rs. 1,401,418.13) together with interest thereon from 03rd May, 2008 to the date of Sale on a sum of Rupees Nine Hundred and Twenty Eight Thousand Five Hundred and Sixty (Rs. 928,560/-) at the rate of Seven point Five Per centum (7.5%) per annum above the Average Weighted Prime Lending Rate (AWPR) rounded off to the nearest higher 0.5% per annum which will be revised on 1st January, 1st April, 1st July and 1st October of each year or any portion thereof remaining unpaid at the time of Sale together with the costs of advertising and selling the said land and premises and all monies expended and costs and other charges incurred by the DFCC Bank in accordance with the covenants of the aforesaid Mortgage Bond in terms of Section 13 of the Recovery of loans by Banks (Special Provisions) Act, No. 4 of 1990.

DESCRIPTION OF THE PROPERTY MORTGAGED BY
MORTGAGE BOND No. 793

1. All that divided and defined allotment of land marked Lot A depicted in Plan No. 771 dated 22.08.2004 made by K. Kannangara, Licensed Surveyor of the land called Karandamandiya Henyaya together with soil, buildings, plantations and everything else standing thereon situated at Embilipitiya Udugama Village in Kolonna Korale, Diyapotaagama Pattu of the District of Ratnapura Sabargamuwa Province and which said Lot A is bounded on the North by Waw Athura Road (V.C. Road) on the East by part of the same land claimed by Piyadasa Abeywickrama, on the South by part of the same land claimed by Piyadasa Abeywickrama and on the West by part of the same land claimed by Senaka Sarathchandra and containing in extent Thirty Seven Decimal Three Six Perches (0A,

OR, 37.36P.) or 0.0945 Hectares as per the said Plan No. 771 and registered at the Ratnapura Land Registry.

struck off the register of Companies kept in this office and company will be dissolved.

A. N. FONSEKA,
Director/General Manager.

Registrar of Companies.

DFCC Bank,
No. 73/5, Galle Road,
Colombo 3.

Department of the Registrar of Companies,
No. 400, D. R. Wijewardena Mawatha,
Colombo 10.
24th July, 2008.

08-455/4

08-486

N(PVS) 32345.

A 30

COMPANIES ACT, NO. 07 OF 2007

COMPANIES ACT, NO. 07 OF 2007

NOTICE under Section 394(3) to strike off the Name of Wijeratne Enterprises (Private) Limited

NOTICE under Section 394(3) to strike off the Name of The Ceylon Institute of Planning.

WHEREAS there is a reasonable cause to believe that, Wijeratne Enterprises (Private) Limited a Company incorporated on 30th December, 2002, under the provisions of the Companies Act, No. 17 of 1982 is not carrying on business or in operation.

WHEREAS there is a reasonable cause to believe that, The Ceylon Institute of Planning a Company incorporated on 03rd August, 1969, under the provisions of the Companies ordinance No. 51 of 1938 (cap) is not carrying on business or in operation.

Now know you that I, Dias Karunaratne Hettiarachchi Registrar General of Companies, acting under Section 394(3) of the Companies Act, No. 07 of 2007, do hereby give notice that at the expiration of three months from this date the name of Wijeratne Enterprises (Private) Limited, will unless cause is shown to the contrary, be struck off the register of Companies kept in this office and company will be dissolved.

Now know you that I, Dias Karunaratne Hettiarachchi Registrar of Companies, acting under Section 394(3) of the Companies Act, No. 07 of 2007, do hereby give notice that at the expiration of three months from this date the name of The Ceylon Institute of Planning, will unless cause is shown to the contrary, be struck off the register of Companies kept in this office and company will be dissolved.

Registrar of Companies.

Registrar of Companies.

Department of the Registrar of Companies,
No. 400, D. R. Wijewardena Mawatha,
Colombo 10.
24th July, 2008.

Department of the Registrar of Companies,
No. 400, D. R. Wijewardena Mawatha,
Colombo 10.
24th July, 2008.

08-489

08-487

N(PVS) 31693.

N(PVS) 5070.

COMPANIES ACT, NO. 07 OF 2007

COMPANIES ACT, NO. 07 OF 2007

NOTICE under Section 394(3) to strike off the Name of Uma Trading Company (Private) Limited.

NOTICE under Section 394(3) to strike off the Name of General Trade Services (Private) Limited.

WHEREAS there is a reasonable cause to believe that, Uma Trading Company (Private) Limited a Company incorporated on 27th September, 2002, under the provisions of the Companies Act, No. 17 of 1982 is not carrying on business or in operation.

WHEREAS there is a reasonable cause to believe that, General Trade Services (Private) Limited a Company incorporated on 9th December, 1988 under the provisions of the Companies Act, No. 17 of 1982 is not carrying on business or in operation.

Now know you that I, Dias Karunaratne Hettiarachchi Registrar General of Companies, acting under Section 394(3) of the Companies Act, No. 07 of 2007, do hereby give notice that at the expiration of three months from this date the name of Uma Trading Company (Private) Limited, will unless cause is shown to the contrary, be

Now know you that I, Dias Karunaratne Hettiarachchi Registrar of Companies, acting under Section 394(3) of the Companies Act, No. 07 of 2007, do hereby give notice that at the expiration of three months from this date the name of General Trading Services (Private)

Limited, will unless cause is shown to the contrary, be struck off the register of Companies kept in this office and company will be dissolved.

Registrar of Companies.

Department of the Registrar of Companies,
No. 400, D. R. Wijewardena Mawatha,
Colombo 10.
24th July, 2008.

08-488

N(A) 157.

COMPANIES ACT, NO. 07 OF 2007

NOTICE under Section 394(3) to strike off the Name of The Institute of Nursery Studies

WHEREAS there is a reasonable cause to believe that, The Institute of Nursery Studies a Company incorporated on 24.10.1989, under the provisions of the Companies Act, No. 17 of 1982 is not carrying on business or in operation.

Now know you that I, Dias Karunaratne Hettiarachchi Registrar General of Companies, acting under Section 394(3) of the Companies Act, No. 07 of 2007, do hereby give notice that at the expiration of three months from this date the name of The Institute of Nursery studies, will unless cause is shown to the contrary, be struck off the register of Companies kept in this office and company will be dissolved.

Registrar of Companies.

Department of the Registrar of Companies,
No. 400, D. R. Wijewardena Mawatha,
Colombo 10.
24th July, 2008.

08-490

BANK OF CEYLON

Notice Publish under Section 21 of the Bank of Ceylon Ordinance (Chapter 397) as amended by Act, No. 34 of 1968 and Law, No. 10 of 1974

AT a meeting held on 11.07.2008 the Board of Directors of the Bank of Ceylon resolved specially and unanimously.

1. That a sum of Rupees Thirty Million Four Hundred and Eighty One Thousand Five Hundred and fifty Six and cents eighty four only (Rs. 30,481,556.84) is due from Mr. Ekanayaka Mudiyanseelage Mahinda Bandaranayaka and Mrs. Liyanarachchige Dushanthie Renuka Munasinghe Banadaranayaka both of No : 131A, Anagarika Dharmapala Mawatha, Dehiwala jointly and severally, on account of Principal

and interest up to 12.03.2008 together with interest on Rupees Twenty Six Million and Seventy three thousand Two Hundred and Thirty three and Cents Ninety Eight Only (Rs. 26,073,233.98) at the rate of 24.00% (Twenty four per centum) per annum from 13.03.2008 till date of payment on Mortgage Bond No. 5370 dated 15.11.2006 and Mortgage Bond No. 5371 dated 15.11.2006 all attested by Mr. L. S. Athauda, N.P.

2. That in terms of Section 19 of the Bank of Ceylon Ordinance (Chap. 397) and its amendments M/s. Schokman & Samarawickrama, the Auctioneers of No. 24, Torrington Road, Kandy be authorized and empowered to sell by public auction, the property mortgaged to the Bank of Ceylon and described in the Schedule hereunder for the recovery of the said sum of Rupees Thirty Million Four Hundred and Eighty One Thousand Five Hundred and fifty Six and cents eighty four only (Rs. 30,481,556.84) due on the said Mortgage Bond No. 5370 and Mortgage Bond No. 5371 dated 15.11.2006 all attested by Mr. L. S. Athauda, N.P. together with interest as aforesaid from 13.03.2008 to date of sale and costs and monies recoverable under Section 26 of the said Bank of Ceylon Ordinance and that the Chief Manager, Bank of Ceylon, Super grade branch Kandy, to publish notice of this resolution in terms of Section 21 of the said Bank of Ceylon Ordinance.

THE SCHEDULE

All that allotment of land marked Lot 1 in Plan No. 994 dated 08.12.1994 made by R. M. J. Ranasinghe Licensed Surveyor of the land called Katalawalapillawa and Halgahapillawa now amalgamated in Plan No. 161/64 dated 28.09.1964 drawn by Mr. C. L. Wickramanayake, Licensed Surveyor situated at Gampaha Medagama out-side the U. C. Limits of Gampaha in Ragam Pattu of Aluthkuru Korale in the District of Gampaha Western Province and bounded on the North by Ela, East by land claimed by D. B. P. Jayawardhana and others now of P. Karunaratne, South by Paddy field claimed by K. A. Dias Singho and land depicted in Plan No. 804 and on the West by land claimed by Mrs. N. M. Dissanayake and containing in extent Two Roods Two decimal Nought Two Perches (0A 2R 2.02P) according to the said Plan No. 994 and registered in folio B 324/25, 215/345 at the Gampaha Land Registry.

Together with the right of way over:

All that allotment of land marked Lot 1 in Plan No. 804 dated 26.10.1993 made by R. M. J. Ranasinghe, Licensed surveyor of the Land called Ketalawalapillawa and Halgahapillawa situated at Gampaha Medagama aforesaid and bounded on the North by Halgahawathu Pillawa of J. M. D. Donald Dissanayake, East by Lot 2, South by Henegedera Oya and on the West by balance portion of the same Kumbura of K. A. Dias Singho and containing in extent Eight Decimal Five Perches (0A 0R 8.5P) according to the said plan No. 804.

All that divided and defined allotment of Land marked Lot A depicted in Plan No. 2445 dated 21.05.1990 made by S. Rasappa, Licensed Surveyor from and out of the land called Nithulgahawatta and Maradagahalanda and Moragahalanda situated at Gampaha Medagama in Ragam Pattu of Aluthkuru Korale in the District of

Gampaha Western Province and bounded on the North by Lot 14 in Plan No. 213, East by land of H. R. Peter Appuhamy, South by Lots 17 and 19 in Plan No. 213 and on the West by Lot 22 in Plan (Road Reservation) and containing in extent Thirty nine Perches (0A.0R. 39P.) together with the trees, plantations and everything else standing thereon and registered in Folio G 31/07 at the Land Registry Gampaha.

By Order of the Board of Directors of the Bank of Ceylon

Mr. E. M. U. BANDARA,
Chief Manager.

Bank of Ceylon,
Super Grade Branch,
Kandy.

08-479

**HATTON NATIONAL BANK PLC (formerly known as
Hatton National Bank Ltd.)**

**Resolution adopted by the Board of Directors of Hatton
National Bank PLC under Section 4 of the Recovery of
Loans by Banks (Special Provisions) Act, No. 04 of 1990**

Branch : Sea Street
Anthony Julian Pitchai and Violet Marisila Julian.

AT a meeting of the Board of Directors of Hatton National Bank PLC held on 07th July, 2008 it was resolved specially and unanimously :

“Where as Anthony Julian Pitchai and Violet Marisila Julian as the Obligor have made default in payment due on Bond No. 2175 dated 18th June 2007 attested by A. R. De Silva, Notary Public of Colombo in favour of Hatton National Bank PLC and there is now due and owing to the Hatton National Bank PLC as at 31st March 2008 a sum of Rupees Three Million Thirtyone Thousand Seven Hundred and Fortythree and cents Ninety six (Rs. 3,031,743.96) on the said Bond and the Board of Directors of Hatton National Bank PLC under the power vested by the Recovery of Loans by Banks (Special Provisions) Act, No. 4 of 1990, do hereby resolve that the property and premises morefully described in the Schedule, hereto and mortgaged to Hatton National Bank PLC by the said Bond No. 2175 be sold by Public Auction by R. S. Mahanama, Licensed Auctioneer of Colombo for recovery of the said sum of Rs. 3,031,743.96 together with further interest from 01st April, 2008 to date of sale together with costs of advertising and other charges incurred less payments (if any) since received.

THE SCHEDULE ABOVE REFERRED TO

All that Residential Condominium Unit marked Unit 13 depicted in Condominium Plan No. 2025 dated 10th October, 2001 made by P. Parasasagaram - Licensed Surveyor located on the Fifth Floor bearing Assessment No. 79/1, 5/14, Jampettah Street presently

known as K. B. Cristy Perera Mawatha situated off Jampettah Street in Kotahena West in Ward No. 8 in the Palle pattu of Salpiti Korale within the Municipal Council Limits and District of Colombo Western Province and bounded as follows: North by centre of wall separating this Unit from 12, East by the wall separating this Unit from space above CE1, South by Centre of wall separating this Unit from space above premises No. 83, K. B. Cristy Perera Mawatha West by the Wall separating this Unit from the Corridor Nadir by Centre of the concrete slab separating this Unit form 4th Floor Zenth by Centre of the concrete slab separating this Unit from 6th Floor.

And containing a floor area of Fifty decimal One Six Eight Square Meters (50.168 sq. m) or Five Hundred and Forty Square feet (540sq.ft) according to the said Condominium Plan No. 2025 and registered under title Con. A99/213 at the District Land Registry of Colombo.

The undivided share value for this Unit 13 in common elements of the condominium property is 1.188%.

Immediate Common Area access to Unit 13 is CE1-CE2.

Together with the share in the common elements accessory unit fully described in the first schedule hereto and together with the share in the common elements fully described in the second schedule referred in the Mortgage Bond No. 2175 dated 18th June, 2007.

By Order of the Board,

INDRANI GOONESEKERA,
DGM (Legal)/Board Secretary.

08-581/3

**HATTON NATIONAL BANK PLC (formerly known as
Hatton National Bank Ltd)**

**Resolution adopted by the Board of Directors of Hatton
National Bank PLC under Section 4 of the Recovery of
Loans by Banks (Special Provisions) Act, No. 04 of 1990**

Branch : Panadura.

Hewasiliyanage Lin Chandana Rajive De Silva.

AT a meeting of the Board of Directors of Hatton National Bank PLC held on 07th July, 2008 it was resolved specially and unanimously :

“Where as Hewasiliyanage Lin Chandana Rajive De Silva as the Obligor has made default in payment due on Bond No. 2059 dated 04th July 2001 attested by W. D. S. Fonseka and Bond No. 1235 dated 15th March, 2005 attested by P. V. N. W. Perera, Notary Public of Panadura in favour of Hatton National Bank PLC and there is now due and owing to the Hatton National Bank PLC as at 31st May 2007 a sum of Rupees Eight Hundred Thousand Two Hundred and Sixty and cents Eighty (Rs. 800,260.80) on the said Bonds and the Board of Directors

of Hatton National Bank PLC under the power vested by the Recovery of Loans by Banks (Special Provisions) Act, No. 4 of 1990, do hereby resolve that the property and premises morefully described in the Schedule, hereto and mortgaged to Hatton National Bank PLC by the said Bond No. 2059 and 1235 be sold by Public Auction by R. S. Mahanama, Licensed Auctioneer of Colombo for recovery of the said sum of Rs. 800,260.80 together with further interest from 01st June, 2007 to date of sale together with costs of advertising and other charges incurred less payments (if any) since received.

THE SCHEDULE ABOVE REFERRED TO

1. All that divided and defined allotment of land marked Lot B1 depicted in Plan No. 2071 dated 09th January 1997 made by M. C. G. Fernando, Licensed Surveyor from and out of the land called Lot B of Divided Portion of Lot 4 of Delgahawatta together with the buildings and everything standing thereon situated at Madupitiya within the Thalpiti Badda Sub Office Limits of Bandaragama Pradeshiya Saba in Panadura Talpiti Badda of Panadura Totamune in the District of Kalutara Western Province and which said Lot B1 is bounded on the North by Lot A in Plan No. 1466, on the East by a divided portion of the same land claimed by Y. D. Beatrice Somaratne formerly of G. Deetin Fonseka, on the South by Lot B 2 in the said Plan No. 2071 and on the West by Lot B2 and B3 in the said Plan No. 2071 and containing in extent Fourteen Perches (0A. 0R. P.14) according to the said Plan No. 2071.

2. All that divided and defined allotment of land marked Lot B2 depicted in Plan No. 2071 dated 09th January, 1997 made by M. C. G. Fernando, Licensed Surveyor from and out of the land called Lot B of Divided Portion of Lot 4 of Delgahawatta together with the buildings and everything standing thereon situated at Madupitiya within the Thalpiti Badda Sub Office Limits of Bandaragama Pradeshiya Saba in Panadura Talpiti Debadda of Panadura Totamune in the District of Kalutara Western Province and which said Lot B2 is bounded on the North by Lot B1 and B3 in the said Plan No. 2071, on the East by a divided portion of the same land claimed by Y. D. Beatrice Somaratne formerly of G. Deetin Fonseka, on the South by portion of the same land claimed by M. Neeta Cooray formerly of M. R. Cooray, M. N. Cooray and M. A. Cooray and on the West by remaining portion of the same land claimed by W. H. I. Chandrani, M. I. K. Fernando and M. J. D. Fernando and containing in extent Fourteen decimal Seventy Seven Perches (0A. 0R. 14.77P.) according to the said Plan No. 2071.

3. All that divided and defined allotment of land marked Lot B3 depicted in Plan No. 2071 dated 09th January, 1997 made by M. C. G. Fernando, Licensed Surveyor from and out of the land called Lot B of Divided portion of Lot 4 of Delgahawatta together with the buildings and everything standing thereon situated at Madupitiya within the Talpiti Badda Sub Office Limits of Bandaragama Pradeshiya Saba in Panadura Talpiti Debadda of Panadura Totamune in the District of Kalutara Western Province and which said Lot B 3 is bounded on the North by Lot C in Plan No. 1466, on the East by Lot B1 in the said Plan No. 2071, on the South by Lot B 2 in the said Plan NO. 2071 and on the West by remaining portion of the same land claimed by W. H. I. Chandrani, M. I. K. Fernando and M. J. D. Fernando and containing in extent One decimal Three Seven Perches (0A. 0R. 1.37P.) according to the said Plan No. 2071.

Together with the right of way marked Lot C described in the Second Schedule to the Said Bond No. 1235.

By Order of the Board,

INDRANI GOONESEKERA,
DGM (Legal)/Board Secretary.

08-581/4

HATTON NATIONAL BANK PLC (formerly known as Hatton National Bank Ltd)

Resolution adopted by the Board of Directors of Hatton National Bank PLC under Section 4 of the Recovery of Loans by Banks (Special Provisions) Act, No. 04 of 1990

Branch : Galle.

Angulugaha Gamage Amal Prasantha and Wathawana Vithanawasam Thanuja Dilrukshi.

AT a meeting of the Board of Directors of Hatton National Bank PLC held on 07th July, 2008 it was resolved specially and unanimously :

“Whereas Angulugaha Gamage Amal Prasantha and Wathawana Vithanawasam Thanuja Dilrukshi as the Obligors have made default in payment due on Bond No. 10349 dated 02nd February, 2007 attested by A. M. S. Marikar, Notary Public of Galle in favour of Hatton National Bank PLC and there is now due and owing to the Hatton National Bank PLC as at 31st May, 2007 a sum of Rupees Four Hundred and Three Thousand Six Hundred and Eighty one and Cents Twenty seven (Rs. 403,681.27) on the said Bond and the Board of Directors of Hatton National Bank PLC under the power vested by the Recovery of Loans by Banks (Special Provisions) Act, No. 4 of 1990, do hereby resolve that the property and premises morefully described in the Schedule, hereto and mortgaged to Hatton National Bank PLC by the said Bond No. 10349 be sold by Public Auction by R. S. Mahanama, Licensed Auctioneer of Colombo for recovery of the said sum of Rs. 403,681.27 together with further interest from, 01st June, 2007 to date of sale together with costs of advertising and other charges incurred less payments (if any) since received.

THE SCHEDULE ABOVE REFERRED TO

All the soil trees plantations and buildings together with everything else appertaining thereto and standing on the defined Lot No. 1 of Lot No. 4 of the land called Chutuppitiyamulle Bedda situated at Angulugaha, in Thalpe Pattu, Galle District, Southern Province and which said Lot No. 1 is bounded on the North by P. W. D. Road from Galle to Morawakkorale, East by : Lot No. 8 and Tokatiyamullawatta, South by : Lot Nos. 5.8 and Road marked Lot 7 and West by : Road marked Lot No. 7 and containing in extent Thirteen decimal Five Six Perches (0A, 0R, 13.56P) or 0.0343 Hectare as depicted in Plan No.

714 dated 06th October, 2006 made by Mr. C. Gunawardena, Licensed Surveyor and registered in D 921/23 at the Galle District Land Registry.

By Order of the Board,

INDRANI GOONESEKERA,
DGM (Legal)/Board Secretary.

08-581/1

HATTON NATIONAL BANK PLC
(formerly known as Hatton National Bank Ltd)

Resolution adopted by the Board of Directors of Hatton National Bank PLC under Section 4 of the Recovery of Loans by Banks (Special Provisions) Act, No. 04 of 1990

Branch : Maligawatte.

Keenagahagedara Gamini Jayarathne.

AT a meeting of the Board of Directors of Hatton National Bank PLC held on 24th April, 2008 it was resolved specially and unanimously :

“Whereas Keenagahagedara Gamini Jayarathne as the Obligor has made default in payment due on Bond No. 1848 dated 05th April, 2006 attested by P. N. B. Perera, Notary Public of Colombo in favour of Hatton National Bank PLC and there is now due and owing to the Hatton National Bank PLC as at 29th February, 2008 a sum of Rupees Eight Hundred and Ninetyeight Thousand Eight Hundred and Thirty one and Cents Fourteen (Rs. 898,831.14) on the said Bond and the Board of Directors of Hatton National Bank PLC under the power vested by the Recovery of Loans by Banks (Special Provisions) Act, No. 4 of 1990, do hereby resolve that the property and premises morefully described in the Schedule, hereto and mortgaged to Hatton National Bank PLC by the said Bond No. 1848 be sold by Public Auction by R. S. Mahanama, Licensed Auctioneer of Colombo for recovery of the said sum of Rs. 898,831.14 together with further interest from 01st March, 2008 to date of sale together with costs of advertising and other charges incurred less payments (if any) since received.

THE SCHEDULE ABOVE REFERRED TO

All that divided and defined allotment of land marked Lot B depicted in Plan No. 1192 dated 28th July, 1999 made by L. K. C. N. Epasinghe, Licensed Surveyor of the land called Delgahawatta *alias* Kotadelgahawatta situated at Mulleriyawa within the Pradeshiya Sabha Limits of Kotikawatta Mulleriyawa in Adikari Pattu of Hewagam Korale in the District of Colombo Western Province and which said Lot B is bounded on the North by : Lot A hereof, on the East by : Lot 13 (Reservation for Road 15ft. wide) in Plan No. 454, on the South by : Land claimed by M. Ranasinghe and on the West by : Land claimed by K. M. D. Ranjith and others and containing in extent Eight decimal Three Perches (0A., 0R., 8.3P.) according to the

said Plan No. 1192 and registered in L 115/10 at the Colombo Land Registry.

Together with the right of way in over and along the Road Reservation marked Lot 13 (Reservation for Road 15ft. wide) depicted in Plan No. 454 dated 29th February, 1971 made by M. W. O. P. Wijesinghe, Licensed Surveyor.

By Order of the Board,

INDRANI GOONESEKERA,
DGM (Legal)/Board Secretary.

08-581/5

KANDURATA DEVELOPMENT BANK

RESOLUTION adopted by the Board of Directors of Kandurata on 06.06.2008 under Section 43(B) of Regional Development Banks Act, No. 06 of 1997 and Section : 04 of the Recovery of Loans by Banks (Special Provisions) Act, No. 04 of 1990.

“Whereas Amarasinghage Mohan Nissan Perera of New Town, Hettipola, Wilgamuwa and Rajapaksgedara Sunil of No. 401, Godaulpatha, Wigamuwa have made default in the payment due on Mortgage Bond No. 6574 dated 13th day of September, 2003 attested by Mr. A. G. Ciril Wimalasena, Attorney-at-Law and Notary Public of the District of Matale, and sum of Rupees One Hundred Ninety-nine Thousand Two Hundred Fiftysix and Cents Ninety-nine (Rs. 199,256.99) Capital and Interest 30.04.2008 together with interest on sum of Rupees Ninetyeight Thousand Three Hundred and Thirty (Rs. 98,330) from 30.04.2008 to the date of auction at the rate of Twentyfour per centum (24%) per annum on the said defaulted loan balance.

The Board of Directors of the Kandurata Development Bank do hereby resolve that the property mortgaged to the bank under the said Mortgage Bond No. 6574 more fully described in the Schedule hereto be sold by Public Auction by Sockhman and Samara Wickrama, Licensed Auctioneer be authorized and empowered to sell by Public auction the Property mortgage to the Bank described in the schedule here unto for the recovery of the said sum together with the said interest or any part there of remaining unpaid at the time of the sale and the interest due sum, together with the cost of advertising and sale and other expenses incurred by the Bank under the Section 43B of the said Law.

All that divided and defined allotment of Land marked Lot No. 01 depicted in Plan No. 2011 dated 09th day of September, 2002 made by Mr. H. M. R. T. K. Herath, Licensed Surveyor and land called ‘Godaulpatha Gewatta’ situated in the Village of Godaulpatha, in the Grama Niladari Division of Hettipola, in Laggala Pallesiyapattuwa, within the Divisional Secretary Division of Wilgamuwa, in the District of Matale, Central Province, and which said lot No. 01 is bounded on the North by Foot Path and Canal Reservation, East by : Land belonging to U. G. Nawaratna, South by State Land; West by : Land belonging to U. G. Somawathi.

Containing in extent of Two Acres (02A, 0R, 0P.) together with everything else standing thereon.

Registered under the title LDOC 31/21, 205 at the Land Registry Matale on 16.09.2003.

By Order of Board of Directors,

M. M. SMARASEKARA,
General Manager.

Kandurata Development Bank,
Head Office, No. 130, Katugastota Road,
Kandy.

08-580/1

KANDURATA DEVELOPMENT BANK

RESOLUTION adopted By the Board of Directors of Kandurata on 06.06.2008 under Section 43(B) of Regional Development Banks Act, No. 06 of 1997 and Section : 04 of the Recovery of Loans by Banks (Special Provisions) Act, No. 04 of 1990.

“Where as Hetti Arachchige Alocius Padmasiri Perera of ‘Sewwandi Plant Nursery’ Owala, Kaikawala has made default in the payment due on Mortgage Bond No. 4914 and 4915 dated 16th day of May, 2001 attested by Mr. A. P. Ciril Wimalasena, Attorney-at-Law and Notary Public of the District of Matale, and sum of Rupees Two Hundred Eighteen Thousand Five Hundred Ninetytwo and Cents Ninety four (Rs. 218,592.94), Rupees Two Hundred Thousand Eighty six and Cents Ten (Rs. 200,086.10) Capital and Interest 30.04.2008 Together with interest on sum of Rupees One Hundred Three Thousand Six Hundred and Fifty (Rs. 103,650), Rupees One Hundred Nine Thousand and Four Hundred (Rs. 109,400) from 30.04.2008 to the date of auction at the rate of Eighteen per centum (18%) per annum on the said defaulted loan balance.

The Board of Directors of the Kandurata Development Bank do hereby resolve that the property mortgaged to the Bank under the said Mortgage Bond Nos : 4914 and 4915 more fully described in the schedule hereto be sold by Public Auction by Sockhman and Samara wicrama, Licensed Auctioneer be authorized and empowered to sell by public auction the property mortgage to the Bank described in the schedule here unto for the recovery of the said sum together with the said interest or any part there of remaining unpaid at the time of the sale and the interest due sum, together with the cost of advertising and sale and other expenses incurred by the Bank under the Section 43B of the said law.

All that divided and defined allotment of Land marked Lot No. 01 depicted in Plan No. 1088A dated dated 21.03.1984, Made by Mr. S. Ranchagoda, Licensed Surveyor the Plan was filed in District Court of Matale in Case No. 1581P the Land called ‘Aliya Panikkayalage Kumure Watta *alias* Ambalama Langa Meegahamula Watta’ situated in the Village of Kaikawala Pallesiya Pattuwa,

Eastern Division, in the District of Matale, Central Province, and which said Lot No. 01 is bounded on the North by : Koswatta; East by : Main Road from Matale to Rattota; South by : Lot No. 02 depicted in Plan No. 1088A; West by : Lot No. 03 depicted in the above plan.

Containing in extent of One Root and Twentyfour decimal Eight Seven Perch (0A., 01R., 24.87P.) together with Trees, Plantaiton, Fruits everything else standing thereon.

The above land was resurveyed, all that divided and defined allotment of Land Marke Lot No. 01 depicted in Plan No. 158, dated 24.04.1998, Made by Mr. Agarton Rajakaruna, Licensed Surveyor and which said to No. 01 is bounded on the North by Koswatta and Fence; East by : Main Road from Matale to Rattota; South by : Lot No. 02 depicted in the above Plan; West by : Lot No : 03 depicted in Plan No. 158, made by Mr. S. Ranchagoda L/S.

Containing in extent of Thirtythree decimal Two Two Perch (0A., 0R., 33.22P.) together with everything else standing thereon.

Registered under the title C224/123 at the Land Registry Matale on 29.05.2001.

By Order of Board of Directors,

M. M. SMARASEKARA,
General Manager.

Kandurata Development Bank,
Head Office, No. 130, Katugastota Road,
Kandy.

08-580/2

COMMERCIAL BANK OF CEYLON LIMITED

Resolution adopted by the Board of Directors of Commercial Bank of Ceylon Limited under Section 4 of the Recovery of Loans by Banks (Special Provisions) Act, No. 4 of 1990.

Loan Account Nos. : 160988 and 168251.

Aladin Aquatic International (Private) Limited - Mohamed Thaha Abdul Mathalif.

AT a meeting held on 27th December 2007 the Board of Directors of Commercial Bank of Ceylon Limited resolved specially and unanimously as follows :-

Whereas Aladin Aquatic international (Private) Limited a Company duly incorporated in Sri Lanka under the Companies Act, No. 17 of 1982 and having its Registered Office at Matale as the Obligor and Mohamed Thaha Abdul Muthalif as the Mortgagee have made default in the payment due on Bond Nos. 1156 dated 10th April 2003, 1185 dated 02nd June 2003 and 1720 dated 10th November 2004 all attested by S. M. Uduwawela, Notary Public of Kandy in favour of Commercial Bank of Ceylon Limited and there is now due and owing to the Commercial Bank

of Ceylon Limited as at 12th November 2007 a sum of Rupees Eight Million Five Hundred and Ninety Four Thousand and Thirty Six and cents Two (Rs. 8,594,036.02) on the said Bonds and the Board of Directors of Commercial Bank of Ceylon Limited under the powers vested by Recovery of Loans by Banks (Special Provisions) Act, No. 4 of 1990 do hereby resolve that the property and premises morefully described in the Schedule hereto and mortgaged to the Commercial Bank of Ceylon Limited by the said Bond Nos. 1156, 1185 and 1720 be sold by Public Auction by Mr. I. W. Jayasuriya, Licensed Auctioneer of No. 83/5, Bomaluwa Road, Watapuluwa, Kandy for the recovery of the said sum of Rupees Eight Million Five Hundred and Ninetyfour Thousand and Thirtysix and Cents Two (Rs. 8,594,036.02) with further interest on a sum of Rs. 7,754,000 at 13.5% per annum and on a sum of Rs. 500,000 at 18% per annum from 13th November 2007 to date of sale together with Costs of Advertising and any other charges incurred less payments (if any) since received.

THE SCHEDULE ABOVE REFERRED TO

1. All that divided and defined portion of land containing in extent Three Roods and Nine perches (A0, R3, P09) (Hec. 0.3264) depicted in Plan No. 5848 dated 19th March 2003 made by M. Rajasekeran, Licensed Surveyor of Matale from and out of the land called Atambagahayaya situated at Aluwihare in Gampahasiyapattuwa of Matale South in the District of Matale Central Province and bounded

as per the said Plan No. 5848, on the North by : Twenty feet Road Access, on the East by : Lot 4 in Plan No. 4883 made by K. Kumarasamy, on the South by : Road access and on the West by: Twenty feet Road access together with the plantations and everything thereon and the right to use the roadways shown in the said Plan No. 5848 as means of access on foot and vehicular traffic and registered in Volume/Folio B 526/210 at the Land Registry Matale.

2. The right of way on foot and by vehicular traffic in over and along all that divided and defined portion of land depicted as Lot 3 (being a reservation for a roadway 20 feet wide) in Plan No. 4883 dated 22nd September 1970 made by K. Kumarasamy, Licensed Surveyor from and out of the land called Atambagahayaya (depicted as Lot B in the said Plan No. 39) situated at Aluwihare within the Municipal Limits of Matale aforesaid and which said Lot 3 is bounded on the North by : Lot 2 of the same land depicted in the said Plan No. 4883, on the East by : Main Road from Matale to Dambulla, on the South by : Mr. K. M. Catheravelu's land and Paramagurusamy Madam land and on the West by : Lot 4 (being part of Lot A in the said Plan No. 39 of the same land) and containing in extent Thirtyfour perches (0A., 0R., 34P.) according to the said plan No. 4883 and is Registered in Volume/Folio A 107/206 at the Land Registry Matale.

Mrs. R. R. DUNUWILLE,
Company Secretary.

08-573/5