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The Gazette of the Democratic Socialist Republic of Sri Lanka

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PART IV (A) — PROVINCIAL COUNCILS

(Separate paging is given to each language of every Part in order that it may be filed separately)

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- Note.**— (i) Fisheries and Aquatic Resources (Amendment) Bill was published as a supplement to the Part II of the *Gazette of the Democratic Socialist Republic of Sri Lanka* of February 17, 2017.
- (ii) Institute of Chartered Shipbrokers of Sri Lanka (Incorporation) Bill was published as a supplement to the Part II of the *Gazette of the Democratic Socialist Republic of Sri Lanka* of February 17, 2017.

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

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

All Notices to be published in the weekly *Gazettes* shall close at 12.00 noon of each Friday, two weeks before the date of publication. All Government Departments, Corporations, Boards, etc. are hereby advised that Notifications fixing closing dates and times of applications in respect of Post-vacancies, Examinations, Tender Notices and dates and times of Auction Sales, etc. should be prepared by giving adequate time both from the date of despatch of notices to Govt. Press and from the date of publication, thereby enabling those interested in the contents of such notices to actively and positively participate please note that inquiries and complaints made in respect of corrections pertaining to notification will not be entertained after **three months** from the date of publication.

All Notices to be published in the weekly *Gazette* should reach Government Press two weeks before the date of publication *i.e.* Notices for publication in the weekly *Gazette* of 31st March, 2017 should reach Government Press on or before 12.00 noon on 17th March, 2017.

Electronic Transactions Act, No. 19 of 2006 - Section 9

“Where any Act or Enactment provides that any proclamation, rule, regulation, order, by-law, notification or other matter shall be published in the *Gazette*, then such requirement shall be deemed to have been satisfied if such rule, regulation, order, by-law, notification or other matter is published in an electronic form of the *Gazette*.”

GANGANI LIYANAGE,
Government Printer (Acting).

Department of Govt. Printing,
Colombo 08,
01st January, 2017.



This Gazette can be downloaded from www.documents.gov.lk

Provincial Councils Notification

THE DEPARTMENT OF CO-OPERATIVE DEVELOPMENT (N. W. P.)

Notice issued in terms of Sub-section (2) of Section 57 of the Co-operative Societies Act , No. 05 of 1972

I, do hereby notify all members of the Co-operative Societies, whose registration was revoked, creditors and all citizens of Sri Lanka that, the liquidation affairs of the below mentioned Co-operative Societies whose registration has been so revoked, have been concluded, in terms of the Co-operative Societies Act, No. 05 of 1972 amended by the Amended Co-operative Acts, No. 32 of 1983 and No. 11 of 1992. In case there is any entitlement to be received from any of the Co-operative Societies mentioned below, whose registration has been revoked, I hereby inform all citizens of Sri Lanka, members of the Co-operative Societies whose registration has been revoked and creditors that, such entitlement should be claimed within three (03) months from the date of publication of this notice in the *Gazette* (Extraordinary) Notification of the Democratic Socialist Republic of Sri Lanka. I hereby notify that, no claim of entitlement will be considered, which shall be submitted after three (03) months from the date of publication of this notice in the *Gazette*.

KURUNEGALA DIVISION

<i>Serial No.</i>	<i>Previous Registration No.</i>	<i>Name of the Society</i>	<i>Closed date</i>	<i>District</i>
1	Ku/618	Keppitiwalana Wadu Karmikayinge Co-operative Society Limited	07.12.2015	Kurunegala
2	NWP/KU/225	Veere Kaantha Gramiya Karmaantha Co-operative Society Limited	07.12.2015	Kurunegala
3	KU/1581	Udapola Wadu Karmika Co-operative Society Limited	07.12.2015	Kurunegala
4	NWP/KU/WA/6	Nebadawewa Brahmanagama Thrift and Credit Co-operative Society of Transactions	07.12.2015	Kurunegala
5	NWP/KU/349	Pahala Ambaale Prathibha Kaanthi Swashakthi Co-operative Society Limited	08.12.2015	Kurunegala
6	NWP/KU/512	Pitalewewa Agriculture Products Co-operative Society Limited	08.12.2015	Kurunegala
7	KU/1979	Jayaraja Maha Viduhal Co-operative Society Limited	08.12.2015	Kurunegala
8	NWP/KU/169	Mawatta Rural Industries Development Co-operative Society Limited	07.12.2015	Kurunegala
9	NWP/KU/122	Maalagamuwa Women's Rural Industries Co-operative Society Limited	08.12.2015	Kurunegala

<i>Serial No.</i>	<i>Previous Registration No.</i>	<i>Name of the Society</i>	<i>Closed date</i>	<i>District</i>
10	KU/2109	Co-operative Society of Wannikudawewa Maha Vidyalaya Limited	08.12.2015	Kurunegala
11	KU/2108	Rajanganaya Yaya 5 Co-operative Society of Sole Maha Vidyalaya Limited	27.02.2016	Kurunegala
12	NWP/KU/321	Kuda Uyangalla Rural Industries Co-operative Society Limited	03.03.2016	Kurunegala
13	KU/1923	Meegalewa Thrift and Credit Co-operative Society of Transactions Limited	17.03.2016	Kurunegala
14	NWP/KU/179	Katupitiya Ekamuthu Rural Industries Co-operative Society Limited	17.03.2016	Kurunegala
15	NWP/KU/61	Nembilikumbura Rural Industries Development Co-operative Society Limited	23.03.2016	Kurunegala
16	KU/2013	Co-operative Society Limited of Mahanaanneriya Maha Vidyalaya	17.03.2016	Kurunegala
17	KULI/331	Imiyangoda Thrift and Credit Co-operative Society of Transactions	06.04.2016	Kurunegala
18	NWP/KU/488	Co-operative Society Limited of Maamunuwa Rajagaha Florists	06.04.2016	Kurunegala
19	NWP/KU/NA/03	Co-operative Society Limited of Poultry Farmers in the Divisional Secretariat Division of Narammala	06.04.2016	Kurunegala
20	NWP/KU/23	Hettigama Rural Industries Development Co-operative Society Limited	06.04.2016	Kurunegala
21	KU/2012	Co-operative Society Limited of Dimbulagala Maha Vidyalaya	06.04.2016	Kurunegala
22	NWP/KU/304	Co-operative Society Limited of Rathmalgoda Dairy Farmers	06.04.2016	Kurunegala
23	NWP/KU/177	Gowakotuwa Pragathi Rural Industries Development Co-operative Society Limited	12.04.2016	Kurunegala
24	NWP/KU/256	Doratiyawa Vishaka Women's Rural Industries Development Co-operative Society Limited	12.04.2016	Kurunegala

<i>Serial No.</i>	<i>Previous Registration No.</i>	<i>Name of the Society</i>	<i>Closed date</i>	<i>District</i>
25	NWP/KU/104	Wedinigama Rural Industries Development Co-operative Society Limited	20.04.2016	Kurunegala
26	KU/1486	Kobbewahera Thrift and Credit Co-operative Society of Transactions	20.04.2016	Kurunegala
27	NWP/KU/36	Elawaka Rural Industries Development Co-operative Society Limited	20.04.2016	Kurunegala
28	NWP/KU/206	Karandawetiya Rural Industries Development Co-operative Society Limited	27.04.2016	Kurunegala
29	NWP/KULI/32	Millagoda Rural Industries Development Co-operative Society Limited	29.04.2016	Kurunegala
30	NWP/KU/83	Thilakapura Rural Industries Development Co-operative Society Limited	19.05.2016	Kurunegala
31	NWP/KU/24	Udanagama Rural Industries Development Co-operative Society Limited	25.05.2016	Kurunegala
32	NWP/KU/PO/08	Yapahuwa Krushi Lin Athurubogha Nishpadana Co-operative Society	07.06.2016	Kurunegala
33	NWP/NIKA/05	Co-operativa Society Limited of Nikaweratiya Adharsha Muslim Maha Vidyalaya	07.06.2016	Kurunegala
34	KU/1620	Siyamabalangamuwa Thrift and Credit Co-operative Society of Transactions Limited	07.06.2016	Kurunegala
35	NWP/KU/207	Narammala Senasuma Rural Industries Co-operative Society Limited	07.06.2016	Kurunegala
36	NWP/KU/47	Hiddana Vijaya Rural Industries Co-operative Society Limited	07.06.2016	Kurunegala
37	NWP/KU/112	Kiridigalla Nirmana Rural Industries Development Co-operative Society Limited	13.06.2016	Kurunegala
38	KULI/406	Paanakaduwa Perakum Thrift and Credit Co-operative Society of Transactions	13.06.2016	Kurunegala

<i>Serial No.</i>	<i>Previous Registration No.</i>	<i>Name of the Society</i>	<i>Closed date</i>	<i>District</i>
39	NWP/KU/173	Pahala Wettewakanda Ekamuthu Thrift and Credit Co-operative Society Transactions Limited	13.06.2016	Kurunegala
40	NWP/KU/293	Co-operative Society Limited of the Dairy Farmers Weerambagedara	13.06.2016	Kurunegala
41	KU/NWP/63	Andarawewa Rural Industries Development Co-operative Society Limited	15.07.2016	Kurunegala
42	NWP/KU/PO/19	Amunugama Nijabima Swashakthi Foundation Co-operative Society Limited	25.08.2016	Kurunegala
43	NWP/KURU/12	Kurunegala Mawatta Swashakthi Foundation Co-operative Society Limited	30.08.2016	Kurunegala
44	NWP/KU/305	Boyagane Dairy Farmers Co-operative Society Limited	09.09.2016	Kurunegala
45	NWP/KU/191	Muruthawa Rural Industries Co-operative Society Limited	27.09.2016	Kurunegala
46	NWP/KU/287	Galagedaragama Ekamuthu Kantha Swashakthi Co-operative Society Limited	27.09.2016	Kurunegala
47	K. 31	Kolambalaamulla Thrift and Credit Co-operative Society Transactions	17.11.2016	Kurunegala
48	NWP/KU/156	Co-operative Society Limited of Rajangana Tank Fishermen	17.11.2016	Kurunegala
49	KU/1518	School Co-operative Society Limited of Dodamgaslanda Central College	17.11.2016	Kurunegala
50	KU/2034	Co-operative Society Limited of Gal/Paluwa Vidyadeepa Vidyalaya	17.11.2016	Kurunegala
Kuliyapitiya Division				
51	NWP/KULI/17	Galpola Janapadhaya Rural Industries Co-operative Society	19.11.2015	Kuliyapitiya
52	NWP/KU/PAN/13	Pethigodagedara Nijabima Swashakthi Foundation Co-operative Society	19.11.2015	Kuliyapitiya

<i>Serial No.</i>	<i>Previous Registration No.</i>	<i>Name of the Society</i>	<i>Closed date</i>	<i>District</i>
53	NWP/KULI/82	Habarawewa Sathkaarya Swashakthi Co-operative Society	19.11.2015	Kuliyapitiya
54	KULI/59	Giriulla Co-operative City Bank	19.11.2015	Kuliyapitiya\
55	NWP/KU/KO/19	Samagigama Swashakthi Foundation Co-operative Society	13.01.2016	Kuliyapitiya
56	KULI/371	Koswatta Henyaya Thrift and Credit Co-operative Society of Transactions	19.01.2016	Kuliyapitiya
57	KULI/212	Bowatta Dairy Farmers Co-operative Society Limited	06.04.2016	Kuliyapitiya
58	KULI/367	Panapitiya Ekamuthu Thrift and Credit Co-operative Society of Transactions	06.04.2016	Kuliyapitiya
59	NWP/KU/KO/07	Nijabima Swashakthi Foundation Hirigolla Co-operative Society Limited	06.04.2016	Kuliyapitiya
60	KULI/369	Kandaththawa Karunanidhi Thrift and Credit Transactions Co-operative Society		Kuliyapitiya
61	KULI/303	Wadugedara Thrift and Credit Transactions Co-operative Society	13.05.2016	Kuliyapitiya
62	KU/1656	Baladora Thrift and Credit Transactions Co-operative Society	13.05.2016	Kuliyapitiya
63	KU/1605	Mellagaswewa Thrift and Credit Transactions Co-operative Society	13.05.2016	Kuliyapitiya
64	KULI/434	Thawalla Thrift and Credit Transactions Co-operative Society	01.06.2016	Kuliyapitiya
65	KULI/314	Kovulwewa Palatha Thrift and Credit Transactions Co-operative Society	01.06.2016	Kuliyapitiya
66	KU/392	Kelinawala Thrift and Credit Transactions Co-operative Society	01.06.2016	Kuliyapitiya
67	KULI/219	Industries and Industries Co-operative Society Limited of Farmers in Kandetiya	01.06.2016	Kuliyapitiya

<i>Serial . No.</i>	<i>Previous Registration No.</i>	<i>Name of the Society</i>	<i>Closed date</i>	<i>District</i>
68	NWP/KULI/157	Bohingamuwa Sathkaarya Swashakthi Co-operative Society Limited	27.06.2016	Kuliyapitiya
69	NWP/KU/PAN/19	Elabadagama North Swashakthi Foundation Co-operative Society Limited	27.06.2016	Kuliyapitiya
70	KULI/73	Thrift and Credit Transactions Co-operative Society Limited of the Junior Officers of the Univesity of Kuliyapitiya	27.06.2016	Kuliyapitiya
71	NWP/KULI/19	Wadugedara Narangalla Rural Industries Development Co-operative Society Limited	29.06.2016	Kuliyapitiya
72	NWP/KU/PO/116	Madaina Thrift and Credit Transactions Co-operative Society	29.06.2016	Kuliyapitiya
73	NWP/KU/KO/33	Alahengama Vishakha Swashakthi Co-operative Society Limited	30.06.2016	Kuliyapitiya
74	KULI/295	Barigoda Thrift and Credit Transactions Co-operative Society	26.08.2016	Kuliyapitiya
75	NWP/KU/PO/37	Nijabima Swashakthi Uswewa East Co-operative Society Limited	26.08.2016	Kuliyapitiya
76	NWP/KU/PO/30	Wadumunna Sripali Swashakthi Foundation Co-operative Society Limited	26.08.2016	Kuliyapitiya
77	KU/1642	Midellawa Thrift and Credit Transactions Co-operative Society	26.08.2016	Kuliyapitiya
78	KULI/390	Hettirippuwa Thrift and Credit Transactions Co-operative Society	05.07.2016	Kuliyapitiya
79	KU/2051	Co-operative Society Limited of Hendiyagala Rathanapala Maha Vidyalaya	05.10.2016	Kuliyapitiya
80	NWP/Kuli/08	Kithalawa Pugalla Pubudu Eksath Thrift and Credit Transactions Co-operative Society Limited	31.10.2016	Kuliyapitiya
81	NW/P/KU/KO/03	Baddegama North Swashakthi Foundation Co-operative Society Limited	16.11.2016	Kuliyapitiya

Chilaw Division

<i>Serial No.</i>	<i>Previous Registration No.</i>	<i>Name of the Society</i>	<i>Closed date</i>	<i>District</i>
82	CH/494	Mudukatuwa Shakthi Thrift and Credit Transactions Co-operative Society	06.04.2016	Chilaw
83	CH/481	Manuwangama Thrift and Credit Transactions Co-operative Society	06.04.2016	Chilaw
84	NWP/NAWA/09	Welewewa South Nijabima Diriya Perata Co-operative Society Limited	06.04.2016	Chilaw
85	NWP/PU/NA/01	Naththandiya Dhammissara Central College School Co-operative Society	06.04.2016	Chilaw
86	CH/520	South Lunuwila Thrift and Credit Transactions Co-operative Society	12.04.2016	Chilaw
87	CH/643	Wellankare Farming Materials Manufacturers and sellers Co-operative Society Limited	26.04.2016	Chilaw
88	NT 111	Boralessa Clay Industrialists' Co-operative Society Limited	29.04.2016	Chilaw
89	CH/555	Uruliyagara Thrift and Credit Transactions Co-operative Society	13.05.2016	Chilaw
90	CH/588	Ambakandawila St. Regus Thrift and Credit Transactions Co-operative Society	25.05.2016	Chilaw
91	CH/659	Ave Maria Fishermen Co-operative Society Limited	25.05.2016	Chilaw
92	CH/841	Shrimp growers and exporters Co-operative Society Limited in Puttalam District	25.05.2016	Chilaw
93	NWP/PU/KARU/06	Swashakthi Foundation Thenuwara Women's Co-operative Society Limited	31.05.2016	Chilaw

<i>Serial . No.</i>	<i>Previous Registration No.</i>	<i>Name of the Society</i>	<i>Closed date</i>	<i>District</i>
94	NWP/NAWA/16	Welewewa North Nijabima Diriya Perata Co-operative Society Limited	22.12.2015	Chilaw
95	CH/668	Fishermen Co-operative Society in St. Anthony's Eksath Palliyawatta Grama Niladhari Division	30.06.2016	Chilaw
96	NWP/PU/MA/12	Kakupadiyawa Isuru Swashakthi Women's Co-operative Society	30.06.2016	Chilaw
97	CH/505	Wadigamangawa Thrift and Credit Transactions Co-operative Society Limited	27.07.2016	Chilaw
98	NWP/CH/AC/959	Ralmaduwa Industries Development Co-operative Society Limited	30.10.2016	Chilaw
99	CH/822	Orchid Flowers and Ornamental Plants exporting growers Co-operative Society Limited in Puttlam District	27.10.2016	Chilaw
100	NWP/CH/AC/963	Lihiriyagama Ekamuthu Sathkaarya Swashakthi Co-operative Society Limited	17.11.2016	Chilaw

KAMAL AMARASINGHE,
Commissioner of Co-operative Development/
Registrar (North Western).

North Western Provincial Department of Co-operative Development,
First Floor,
Provincial Council Office Complex,
Kurunegala.
On the 15th day of February, 2017

NORTH WESTERN PROVINCE PROVINCIAL COUNCIL

North Western Provincial Health Services Department Statute No.of 2017 of the North Western Provincial Council

I do hereby notify the North Western Health Services Department Statute No.....of 2017 of North Western Provincial Council Published hereunder will be presented in the Provincial Council of the North Western Province of the expiry of thirty days from the date of its publication in this *Gazette*.

Any person who wishes to make any representation regarding any of the provisions of the statute, shall forward the same to me within the said period of thirty days.

LAKSHMAN WENDARUWA,
Minister,
Ministry of Health, Indigenous Medicine,
Social Welfare, Probation and Child Care,
Women's Affairs and Council Affairs-
North Western Province.

Ministry of Health, Indigenous Medicine, Social Welfare,
Probation and Child Care, Women's Affairs and
Council Affairs-North Western Province,
3rd Floor,
Provincial Council Complex,
North Western Province Council,
Kurunegala.

PROVINCIAL COUNCIL OF THE NORTH WESTERN PROVINCE OF THE
DEMOCRATIC SOCIALIST REPUBLIC OF SRI LANKA

**Draft Health Services Statute
(2017)**

No.of 20.....

A Statute to provide for the establishment of a Department of Health Services in the North Western Province and to provide for the proper continuance of the essential services for promotion and preservation of health of the people in the North Western Province and to provide for all the matters connected therewith and incidental there to.

- | | |
|-----------------------------------|---|
| Short title and date of operation | 1. This Statute may be cited as the Health Services Statute No. 08 of 2000, Western Province and shall come into force from the date it receives the assent of the Governor. |
| Objects | 2. The objects of this Statute shall be as follows: <ul style="list-style-type: none"> (i) to ensure the provision of curative and preventive health services in the Province in compliance with the national policies through the proper establishment of Department of Health Services of the North Western Province; (ii) To establish Hospital Development Committees to facilitate the provision of services by the Department; (iii) to establish the North Western Health Development Fund. |

PART 1

Establishment of the Provincial Department of Health Services It's Constitution and Responsibilities

3. A Provincial Department of Health Services (hereinafter referred to as “the Department”) shall be established under this Statute. Establishment of Provincial Department of Health Services.
4. (a) The Department shall provide health services as specified under item 11 of Provincial Council List of Ninth Schedule of the Constitution of the Democratic Socialist Republic of Sri Lanka, on technical advice of the Ministry in-charge of the subject of Health of the Democratic Socialist Republic of Sri Lanka (hereinafter referred to as the ‘line Ministry’) and the Director General of Health Services subject to the administrative advice of the Provincial Secretary of Health. Functions of the Department of Health Services.
- (b) The Department shall provide health services covering inter alia the following areas: Indoor patient management services for service recipients by hospitals; Outpatient and clinical services for service recipients by Hospitals, primary medical care units and outpatient departments; Community health services and environmental health services provided by the Medical Health officer and his staff
5. (1) There shall be a Provincial Director of Health (hereinafter referred to as the ‘Provincial Director’) who shall be the Head of the Provincial Department of Health Services. A senior Administrative Grade Medical Officer of Sri Lanka Health Service shall hold the post of Provincial Director under and in terms of the Medical Service Minute of the Sri Lanka Health Service and procedures laid down in the Minute. The Provincial Director shall function subject to the administration of the Provincial Secretary and technical guidance of the Director General of Health Services. Director of Provincial Health Service and functions of the post.
- (2) The Provincial Director may delegate his powers to other suitable officers of the Provincial Department.
- (3) The Provincial Director shall have the powers to reengineer and restructure the procedures of the Provincial Department in terms of relevant regulations and standards.
6. Each Director of Health Services (hereinafter referred to as the ‘District Director’) appointed for the two districts, Kurunegala and Putlam (hereinafter referred to as the ‘district’) shall be responsible to the Provincial Director of Health Services for the provision of Health Services in the respective districts. Senior Administrative Grade Medical Officers of Sri Lanka Health Service shall hold the posts of District Director under and in terms of the Medical Service Minute of the Sri Lanka Health Service and procedures laid down in the Minute. District Directors of Health Services
7. (1) The Provincial Director, the District Directors and any senior officer who has been duly authorized by such Director, shall have the authority to enter and inspect any Institution of the Provincial Department for the purpose of this Statute. Authority to inspect Health Institutions.
- (2) Provided however that no officers shall violate the privacy and confidentiality rights of the service recipients and codes of ethics connected therewith and have no authority to obtain and inspect records or reports which contain personal health information of the service recipients without a court order or the approval therefor of the Medical Ethics Council.
8. The Director shall submit to the Secretary a report in respect of the previous year with regard to the public health conditions in the Province by the first quarter of every year, and the said report shall contain statistics relating to the success and the weaknesses in the provision of health services during the previous year, and also his observations and recommendations thereon and shall not contain particulars regarding the condition of sicknesses and health specific to any person. Annual Report relating to the condition of health in the Province.

Health activities within the local body areas.

- 9. (1) The Provincial Department shall provide necessary technical advice and guidance to local authorities with regard to health services and related activities carried out by such local bodies within their areas of authority in the Province.
- (2) The Provincial Department shall require the local authorities whenever necessary to provide necessary data, particulars and information for the data bases maintained by the Department where such data is entered, analyzed and stored.

Financial year and Auditing of Accounts.

- 10 The financial year of the Department shall be the calendar year and the administrative and development activities of this Department shall be performed out of the allocations received through the financial statement of the Provincial Council and from the allocation by supplementary estimates submitted when necessary and from the allocations of the relevant Line Ministry and other sources.
- 11. All financial functions of the Department shall be performed in compliance with the Financial Regulations of the Provincial Council of the North Western Province.

PART II

Development Committees for Hospitals and Primary Medical Care Units

Establishment of Development Committees.

- 12. The Medical officer in-charge of the Institution shall have the powers to establish Development Committees (hereinafter referred to as the 'Committee') for his/her hospital or Primary Medical Care Unit.

Objects of Development Committees.

- 13. (1) The object of the Committees shall be to facilitate the physical development and rehabilitation of the hospital or primary medical care unit coming under the purview of the Provincial Department of Health with the multiple participation of the Public.
- (2) The Committee shall not intervene in the affairs of provision of health services and internal administration of the institution.

Constitution of the Development Committee.

- 14. The Medical officer in-charge of the Institution shall be an ex-officio member and the Chairman of the Committee.
- 15. Committee shall elect a Secretary from and among the members of the Committee.
- 16. The term of office of the nominated members of the Committee shall be limited to two years.
- 17.
- 18. (1) Constitution of the Development Committee of a base or peripheral hospital shall be as follows:
 - (2) Members of the Provincial Council representing the relevant area, Head of the Local Authority and the Divisional Secretary shall be the ex-officio patrons of the Committee.
 - (3) Following persons shall be appointed to the Committee:

Ex-officio members- ·

- Chief Medical officer in-charge of the hospital; ·
- Medical Health Officer of the area; ·
- Officer in-charge of the relevant Police station

\nominated members –

- three members of the hospital staff representing each category of service who shall be selected by the Medical Officer in-charge of the hospital in consultation with his staff.
- three persons who actively engage in health and social welfare activities in the area .
- two staff grade public officers who are in service at public institutions in the area.

19. (1) Constitution of the Development Committee of a primary medical care unit shall be as follows:
(2) Head of the relevant Local Authority and members of the Local Authority which represents the relevant area shall be the ex-officio patrons of the Committee.
(3) Following persons shall be appointed to the Committee:

Ex-officio members- .

- Chief Medical officer in-charge of the hospital; .
- Medical Health Officer of the area; .
- Grama Niladhari of the relevant division

nominated members –

- three members of the hospital staff representing each category of service who shall be selected by the Medical Officer in-charge of the hospital in consultation with his staff.
- three persons who actively engage in health and social welfare activities in the area .
- two members of the Clergy representing places of religious importance in the vicinity.
- two staff grade public officers who are in service at public institutions in the area.

20. The Committee shall cause the minutes of the General Meeting (Annual or Special) and the Statement of Accounts for every calendar year be submitted to the District Director under the hands of the Chairperson and Secretary of the Committee so as to reach him before the 31st day of March of the following year.

General meetings and statement of Accounts.

PART III

North Western Health Development Fund

21. There shall be established and maintained a fund to be called as the “North Western Health Development Fund” (hereinafter referred to as the “Fund”).
22. (1) The administration and management of the Fund shall be vested in the North Western Development Board of Trustees (hereinafter referred to as the “Board of Trustees”) to be established under this Statute.
(2) The Board of Trustees shall be comprised of following :-
ex-officio members: .
- Secretary to the Provincial Ministry of Health; .
 - Deputy Chief Secretary (Finance) of the Province .
 - Provincial Director; .
 - District directors; .

Establishment of the Fund .

- Accountant of the Provincial Ministry;
 - Chief Accountant of the Provincial Department;
 - Community health Consultant (Planning) of the Office of the Provincial Director of Health Services;
 - Deputy Director (Planning) of the Provincial Ministry.
- (3) The Secretary to the Provincial Ministry of Health, Provincial Director and Chief Accountant of the Provincial Department shall respectively be ex-officio Chairman, Secretary and Treasurer of the Fund.
- (4) The quorum of the meetings of the Board of Trustees shall be five (05) members including the Chairman or the Secretary.
23. The Fund shall be administered in compliance with the Financial regulations of the North Western Province.
24. There shall be paid into the Fund the donations by individuals, institutions and organizations and all the proceeds of various activities carried out with the involvement of the Provincial Ministry or the Provincial Department for the improvement of health in the Province.
25. It shall be the responsibility of the Board of Trustees to pay out of the Fund for any of the following purposes for the realization of objects of the Fund. Provided however that, the Board of Trustees shall ensure that any sum of money received as a donation for a specific purpose, such donations are utilized for such purpose alone in the best possible manner.
- I. provision physical resources to and development of infrastructure facilities at any hospital, office of the Medical Health Officer or primary medical care unit in the province;
 - II. promotion of research conducted by the officials of the Provincial Department in relation to the province and enhancement of their professional capacities and knowledge;
 - III. programmes to prevent diseases specifically affecting the people of the province and to promote health in the province which are recommended by the District Directors of health Services.
26. All monies paid into the Fund shall be deposited to the credit of an account maintained in one of the State Banks.
27. The Treasurer of the Board of Trustees shall maintain proper accounts of the revenue and expenditure of the Fund.

PART IV

Regulations

28. (1) The Minister may make regulations for any matters required for implementation of provisions contained in this Statute on the recommendations of the Provincial Secretary of health Services and the Provincial Director.
- (2) Every regulation made under this section shall be published in the *Gazette* and be effective from the date it is published or from a subsequent date as may be specified in the *Gazette*.
- (3) The rule made by the Minister shall be submitted to the Provincial Council for approval as soon as they are published in the *Gazette*. Any rule is not so approved as aforesaid which shall be considered as rescinded from the date it is not so approved. However such rescission shall not prejudice any action taken under the said rule. The date from which any rule is considered to be rescinded shall be published in the *Gazette*.

PART V

Interim Provisions

29. All the officers and employees who have been formally appointed in the approved posts in institutions coming under the purview of the on the day prior to the date on which this Statute comes into force shall be deemed from and after such date to be officers and employers appointed under this Statute on their current service conditions.
30. All institutions presently functioning under the Provincial Department and all movable and immovable assets thereof existing on the day prior to the date of coming into operation of this Statute shall from such date deemed to have been vested in the Provincial Department duly established under this Statute.

Interim provisions

PART VI

Other Provisions

31. In the event of any inconsistency between the Sinhala, Tamil and English texts of this Statute, the Sinhala text shall prevail.
32. In this Statute unless the context otherwise requires ;

Sinhala text to prevail in case of inconsistency.

Interpretation

“Provincial Minister” means the Minister-in-Charge of the subject of Health on the Board of Ministers of the North Western Provincial Council;

“Provincial Ministry” the Ministry-in-Charge of the subject of Health of the North Western Provincial Council;

“Line Ministry” means the Ministry -in-Charge of the subject of Health of the of the Democratic Socialist Republic of Sri Lanka;

“Provincial Department” means the Department of Health Service of the North Western Province;

“Director” means the Provincial Director of the Department of Health Services of the North Western province;

“District Director” means the District Director of Health Services in-charge of the health activities of the each health services district of the North western province;

“documents” includes not only the paper documents but also all documents in soft electronic media, data bases and information systems;

“canteen” means a place where facilities are made available to purchase food and drinks and consume meals bought within the premises or brought in from outside on payment of no extra fee.

NORTH WESTERN PROVINCE PROVINCIAL COUNCIL

North Western Provincial Ayurveda Department Statute No.of 2017 of the North Western Provincial Council

I do hereby notify the North Western Ayurveda Department Statute No.....of 2017 of North Western Provincial Council Published hereunder will be presented in the Provincial Council of the North Western Province of the expiry of thirty days from the date of its publication in this *Gazette*.

Any person who wishes to make any representation regarding any of the provisions of the statute, shall forward the same to me within the said period of thirty days.

LAKSHMAN WENDARUWA,
Minister,
Ministry of Health, Indigenous Medicine,
Social Welfare, Probation and Child Care,
Women's Affairs and Council Affairs-
North Western Province.

Ministry of Health, Indigenous Medicine, Social Welfare,
Probation and Child Care, Women's Affairs and
Council Affairs-North Western Province,
3rd Floor,
Provincial Council Complex,
North Western Province Council,
Kurunegala.

PROVINCIAL COUNCIL OF THE NORTH WESTERN PROVINCE OF THE
DEMOCRATIC SOCIALIST REPUBLIC OF SRI LANKA

Draft Ayurveda and Indigenous Medicine Statute
(2017)
No.of 20.....

**North Western Provincial Ayurveda and Indigenous Medicine Statute of the
Provincial Council of the North Western Province**

A STATUTE TO PROVIDE FOR THE POLICY PLANNING, FORMULATION, IMPLEMENTATION AND OPERATION OF PLANS FOR THE ESTABLISHMENT OF AYURVEDIC HOSPITALS AND DISPENSARIES, GRANTING FINANCIAL ASSISTANCE TO SUCH DISPENSARIES AND HOSPITALS, ESTABLISHMENT AND MAINTENANCE OF HERBARIUMS AND FOR THE FACILITATION FOR THE SUCCESSFUL IMPLEMENTATION OF SUCH ACTIVITIES AND TO PROVIDE FOR ALL MATTERS CONNECTED THEREWITH AND INCIDENTAL THERETO.

The provisions of the Statute are inconsistent with the Ayurveda Act, No. 31 of 1961.

Be it enacted by the Provincial Council of the North Western Province of the Democratic Socialist Republic of Sri Lanka as follows:

Short title and
date of operation

1. This Statute may be cited as the North Western Provincial Ayurveda and Indigenous Medicine Statute No.of 2016 of the Provincial Council of the North Western Province and shall come into operation on such date as may be appointed by the Governor of the North Western Province.

- | | |
|--|------------------------|
| 2. the objects of the Statute are as follows: | Objects of the Statute |
| <ul style="list-style-type: none"> (i) to provide for the establishment and maintenance of the North Western Provincial Department of Ayurveda; (ii) to design, formulate, implement and operate plans in relation to all Ayurvedic activities in the North Western Province in compliance with the National Policy; (iii) to establish an Advisory Council for Indigenous medicine and to provide provincial medical research facilities; (iv) to establish and maintain Ayurvedic Hospital Development Committees and Ayurvedic Conservation Councils; (v) to maintain, preserve and promote Ayurvedic, Siddhi, Yunani and Indigenous medical practices in the North Western Province; (vi) to establish and maintain and facilitate Ayurvedic Central Dispensaries and Hospitals; (vii) to establish medicinal gardens, to manufacture Ayurvedic medicines and to maintain manufactories for the purpose; and (viii) to coordinate among and obtain the active participation of government, semi-government, non-government, voluntary institutions and individuals for the promotion and regulation of indigenous medical practices. | |

PART I

Establishment, powers, constitution and functions of the North Western Provincial Department of Ayurveda

Establishment of the Provincial Department of Ayurveda

- | | |
|--|---|
| 3. There shall be established the North Western Provincial Department of Ayurveda (hereinafter referred as the “Department”) for the execution of the objects of this Statute. | |
| 4. (i) A qualified Ayurvedic Medical Officer in terms of the Minute of the Ayurvedic Medical Service shall be appointed in compliance with the said minute as the Provincial Commissioner of Ayurveda (hereinafter referred to as ‘the Commissioner’) to exercise and perform powers, provisions and factions of this Statute. | Appointment of the Provincial Commissioner of Ayurveda and constitution of the Department |
| (ii) The staff of the Department shall be comprised of Deputy Commissioners, Assistant Commissioners, Ayurvedic Medical Officers and other staff as may be required for the both districts of Kurunegala and Putlam to assist the Commissioner. | |
| (iii) The Commissioner may delegate the powers and functions vested in the Commissioner under this Statute, to Deputy Commissioners, Assistant Commissioners, Public Health Inspectors, Ayurvedic Medical Officers, Public Health Medical Officers, Public Medical Officers, Public Health Medical Assistants, and other officials For the purpose of exercise and execution of such powers and functions. | |
| (iv) All the officers and employees who hold the approved posts in the Department of Ayurveda of the North Western Province on the day prior to the date on which this Statute comes into force shall be deemed from and after such date to be officers and employers appointed under this Statute on their current service conditions. | |
| (v) All officers appointed for the purpose of this Statute shall be deemed as public officers within the meaning of the Penal Code. | |

Functions of the
Department.

5. The duties and functions of the Department shall be as follows:

- (i) to formulate the Annual Action Plan and the Annual Development Plan and to implement the said Annual Action Plan and the Annual Development Plan effectively after obtaining approval therefor;
- (ii) to establish, administer, and maintain Provincial Ayurvedic hospitals, District Ayurvedic hospitals, Ayurvedic Base hospitals, Rural Ayurvedic hospitals, Central Ayurvedic Dispensaries, Ayurvedic Clinics, and Ayurvedic Promotional Centers, and to provide treatment services;
- (iii) to establish and maintain necessary institutions for the maintenance and promotion of public health services;
- (iv) to provide health education and community health services for the prevention of diseases;
- (v) to ensure the provision of a qualitative, efficient, and effective service for the patients;
- (vi) to preserve, promote and propagate traditional indigenous medical practices and to obtain the services of traditional indigenous medical practitioners with special skills on special occasions;
- (vii) to establish, maintain medicinal plant cultivations, herbariums, medicinal plant nurseries and to provide necessary facilities and instructions in order to promote and regulate indigenous and Ayurvedic pharmaceutical manufacturing ;
- (viii) to register hospitals, dispensaries, pharmaceutical manufactories, in the field of indigenous medicine or indigenous medical laboratories, service centers, or affiliated institutions which do not fall under the purview of the Department of Local Government, to provide necessary recommendations for the registration of and supervise the pharmaceutical stores and pharmacies, and to enter and inspect such institutions as and when necessary;
- (ix) to establish and maintain Ayurvedic Hospital Development Committees and Ayurveda Conservation Councils;
- (x) to consider the proposals submitted by the Ayurvedic Hospital Development Committees and Ayurveda Conservation Councils for approval;
- (xi) to maintain paying wards for the provision of indigenous medical services and to credit the proceeds of such paying wards to the Provincial Council Fund;
- (xii) to introduce and promote indigenous medical practices among local and foreign tourists;
- (xiii) to implement programmes dedicated for the promotion of knowledge, attitudes and skills needed for the enhancement of the field of indigenous medicine;
- (xiv) to issue and recommend alchemical and dangerous drugs required by registered indigenous medical practitioners;
- (xv) to maintain a Manufacture Advanced Account for indigenous and Ayurvedic pharmaceuticals;
- (xvi) to establish and maintain a Provincial Ayurvedic Research Board to carry out necessary research for the advancement of the field of Ayurveda and for the maintenance of qualitative patient care service;
- (xvii) to implement in collaboration with universities practical training programmes to train indigenous medical students;
- (xviii) to conduct National Vocational Qualification (NVQ) level training programmes and issue certificates;
- (xix) to maintain and update a data system relevant to the field of Ayurveda; and
- (xx) to establish a Standard Institution and provide necessary facilities thereto for the quality assurance of pharmaceuticals manufactured.

6. (i) Any institution or individual shall provide such information and reports as may be required by the Commissioner or any other officer authorized by him for the purpose of achievement and performance of objects and functions of this Statute.
- (ii) The Commissioner or any other officer authorized by him shall have the power to enter any indigenous medical centre or any institution which provides indigenous services in the North Western Province at any time with or without prior notice in order to carry out any action including –
- (a) the conduct of any inspection, inquiry, investigation, or survey;
 - (b) the conduct of an inspection of necessary documents or obtaining necessary information;
 - (c) taking into custody of necessary documents.

Provided however that in the case of Local Government Authority, the Chief Executive Officer of such Authority shall be informed in advance.

- (iii) Nothing in the provisions of this Section shall either be deemed or construed as having granted permission to any person to inspect medical reports of an inmate of any medical institution for which action the sanction of the Court is required unless the aforesaid officials have been assigned with specific powers to inspect documents and reports except for information for which sanction of the Court is required.

PART II

Policy Planning and formulation of Plans

7. The responsibility to formulate policies in relation to indigenous medical practices in the North Western Province in compliance with the National Policy shall be vested with the Provincial Ministry for which purpose proposals may be sought from the Hospital Development Committees established in Ayurvedic hospitals and Central dispensaries, government, semi-government, non-government institutions, voluntary organizations and individuals. Policy planning
8. The Commissioner shall formulate annually the Provincial Ayurvedic Plan having regard to the population in the province, infrastructure, social and other relevant factors and shall submit the same for the approval of the Secretary. formulation and implementation of the Plan
9. The Provincial Ministry of Indigenous Medicine and Provincial Department of Ayurveda shall provide in compliance with the provisions of this Statute services related to indigenous medicine including creating awareness among the public of the use of indigenous medical practices to ensure health and sanitation of the population in the province and encouraging them to avail themselves of such indigenous medical practices, developing and preserving traditional indigenous medical practices, establishing and maintaining central Ayurvedic dispensaries, establishing and maintaining medicinal gardens, manufacturing of pharmaceuticals necessary for indigenous medical practices and obtaining directly or indirectly the assistance of government, non-government institutions, voluntary organizations and individuals for its affairs. provision of services
10. The Provincial Minister of Indigenous Medicine (hereinafter referred to as the ‘Minister’) may issue instructions, provide guidance, and make regulations for the achievement and implementation of objects and provisions of this Statute. powers of the Minister
11. The Secretary to the Provincial Ministry of Indigenous Medicine shall implement, operate and administer the Provincial Indigenous Medical Policy in compliance with the provincial policies on Ayurvedic and Indigenous medicine, subject to the directions, instructions and guidance issued from time to time by the Minister to give effect to the provisions of this Statute. powers of the Secretary

- Appeal. 12. Any person aggrieved by any order or determination made by any officer under the provisions of this Statute or any regulation made thereunder may submit an appeal there from to the Minister. The Minister may after an inquiry conducted thereon by the Secretary or any other officer or a Board of Inquiry appointed by him at the direction of the Minister, confirm, amend or disallow such order or determination.
- establishment of district offices 13. There may be established Deputy or Assistant Commissioner's offices in both Kurunegala and Putlam Districts.

PART III

North Western Provincial Ayurvedic and Indigenous Medical Advisory Board

Provincial
Ayurvedic and
Indigenous
Medical Advisory
Board

- 14.(i) There shall be established a Provincial Ayurvedic and Indigenous Medical Advisory Board (hereinafter referred to as the "Advisory Board") comprising of 15 members to facilitate and assist the policy planning on indigenous medicine and implementation of all functions relating to indigenous medicine including, formulation, implementation and operation of plans.

This Advisory Board shall be appointed for the purpose of providing necessary advice to the Provincial Minister in charge of the subject of Indigenous Medicine and the Secretary to the Provincial Ministry in charge of the subject of Indigenous Medicine shall be the Chairman and the Provincial Commissioner of Ayurveda shall be the Secretary of the Advisory Board.

- (ii) The other members of the Advisory Board shall be as follows:
- (a) North Western Provincial Commissioner of Local Government;
 - (b) North Western Provincial Director of Education;
 - (c) A representative of the North Western Provincial Legal Division;
 - (d) North Western Provincial Director of Health Services;
 - (e) Two Chairmen of District Ayurveda Conservation Councils of the Ayurveda Conservation Council;
 - (f) two competent indigenous medical practitioners representing the two administrative district of the province; and
 - (g) Two representatives with knowledge and experience in the field of indigenous medicine.
- (iii) The Advisory Board may co-opt the services of officers of the Public or Provincial Public Service for its deliberations as deemed necessary.
- (iv) The members of the Advisory Board mentioned under (a) to (f) in Sub-section 14 (ii) above shall be ex-officio members of the Advisory Board.
- (v) The members of the Advisory Board mentioned under (g) and (h) in Sub-section 14 (ii) above shall be appointed by the Minister and hereinafter be referred to as appointed members.
- (vi) (a) Any person who is not or has ceased to be a citizen of Sri Lanka shall be eligible neither to be appointed nor to remain as an appointed member of the Advisory Board;
- (b) Every appointed member of the Advisory Board shall hold such office for a period of three (03) years unless he vacates his post earlier or removed from office by the Minister and such member shall be eligible to be reappointed.
- (vii) In the event of determination of the majority of the members of the Advisory Board that any appointed member is unable to perform duties of his office due to illness or absence from the country, the Minister may appoint another member in place of such member.
- (viii) The Minister may appoint another person in place of any appointed member who vacates or is removed from his office to hold such office for the unexpired period of office of such appointed member.

Appointment of
members to the
Advisory Board

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|--|--|
| (ix) The Advisory Board shall formulate such procedures as may be necessary for the conduct of business of the meetings of the Advisory Board subject to the provisions of this Statute. | formulation of procedures |
| (x) Any action or deliberation of the Advisory Board shall not become null and void by reason only of there being a vacancy in the Advisory Board or any shortcoming in the appointment of members to the Board. | actions of the Board not to be null and void |
| (xi) Members of the Advisory Board participating in the meetings thereof may be remunerated at such rates as may be approved by the Governor with the concurrence of the Minister in charge of the subject. | remuneration to members |
| (xii) The Advisory Board shall convene at least once in every two (02) calendar months. | meetings of the Board |
| (xiii) The quorum of the meetings of the Advisory Board shall not be less than 1/3 of the membership. | the quorum of the meetings |

15. The functions of the Indigenous Medical Advisory Board shall be as follows:

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| (i) to make proposals and recommendations to the Minister on all matters relating to the development and regulation of indigenous medical practices within the North Western Province; | Functions of the Indigenous Medical Advisory Board |
| (ii) to formulate procedures and processes and make proposals and recommendations for the conduct of affairs relating to all branches of Ayurveda, and in particular Ayurvedic literature, fundamentals in Ayurvedic doctrine, Ayurvedic clinical treatments, Ayurvedic drugs, pharmacology and pharmacopoeia; | |
| (iii) to make proposals, observations, recommendations and advice on matters relating to indigenous medicine including the following as and when demanded by the Minister: | |
| (a) the maintenance of indigenous medical libraries, museums, herbariums, laboratories, and other institutions; | |
| (b) the publication of ayurvedic manuscripts, ayurvedic textbooks or other ayurvedic journals or papers; | |
| (c) the standardization of ayurvedic drugs. | |

PART IV

Ayurvedic Hospital Development Committees

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| 16. There may be established a Hospital Development Committee each in every Ayurvedic hospital in the North Western Province for the execution of development and maintenance and related work in such hospitals with the participation of the public. | Establishment and constitution of Hospital Development Committees |
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The constitution of the Committee shall be as follows:

- (a) Divisional Secretary of the area;
- (b) Ayurvedic Medical Officer in-charge of the hospital and the Public Health Medical Officer;
- (c) Officer in-charge of the police station of the area or his representative;
- (d) Grama Niladhari of the G.N. Division where the hospital situated;
- (e) the Principal of the nearest school or his representative;
- (f) the Secretary of the Local Authority or his representative;
- (g) two traditional indigenous medical practitioners;
- (h) three persons representing government and non-government organizations and/or the intellectuals of the area.

- Quorum. 17. The quorum of the meetings of the Committee shall be 07 members.
- appointment of Chairman, Secretary and members of the Committee . 18. (i) The Divisional secretary shall be the Chairman and the Ayurvedic Medical Officer in-charge of the hospital shall be the secretary of the Committee.
(ii) The members of the Committee mentioned under (a) to (f) in Section 16 above shall be ex-officio members of the Committee.
(iii) The members of the Committee mentioned under (g) and (h) in Section 16 above shall be appointed by the Minister and hereinafter be referred to as appointed members.
(ix) A member from and among members of the Committee shall be appointed as the Treasure of the Committee.
- formulation of procedures . 19. The Committee shall formulate such procedures as may be necessary for the conduct of business of the meetings of the Committee subject to the provisions of this Statute and the procedures so formulated shall be approved by the Commissioner.
- Functions of the Committee. 20. The functions of the Hospital Development Committee shall be as follows:
(i) to design and make proposals on Indigenous medical and Ayurvedic programmes to be implemented within the area of authority of the hospital or central dispensary;
(ii) to coordinate between the hospital and the public, government, semi-government, non-government organizations and individuals;
(iii) to establish and maintain the Ayurvedic Hospital Development Committee fund;
(iv) to manage and supervise the Ayurvedic Hospital Development Committee fund;
(v) to assist the provision of qualitative service to enhance the health conditions of the people in the area through the use of indigenous medical practices;
(vi) to submit necessary proposals / recommendations on development of affairs of the hospitals or central dispensaries to the authorities concerned and to assist the implementation of and implement the approved proposals.
21. Implementation of the proposals for which approval of the Department has been received and the auditing of the fund shall be done in compliance with the provincial Financial Regulations as specified in the Provincial Council Act, No. 42 of 1987.

PART V

General

- power to institute action. 22. The Commissioner or any other officer authorized by him shall have the power to institute action when any offence is committed under Section 30 of this Statute.
- power to make regulations . 23. (i) The Minister may make regulations for and in respect of matters connected with giving effect to provisions of this Statute.
(ii) Every regulation made by the Minister shall be published in the *Gazette* and shall come into operation on the date of such publication or on such date as may be specified in such regulation. Every regulation made by the Minister shall within 30 days after its publication in the *Gazette*, be brought before the Provincial Council for approval.

- (iii) Any regulation which is not so approved by the Provincial Council shall be deemed to be rescinded as from the date of disapproval but without prejudices to anything previously made thereunder.
- (iv) A notification of the date on which any such regulation is deemed rescinded shall be published in the *Gazette*.
24. Financial provisions needed for the maintenance of the Department and institutions under its purview and services in executing its functions under this Statute shall be allocated from the Annual Budget of the province and from the Provincial Council Fund and any other source approved by the government. Allocation of financial provision
25. New Indigenous medical institutions may be established on permanent or temporary basis taking into consideration the population expansion in the Province, extent of land, spreading of diseases, nutritional condition, environmental influence and transport facilities and the Indigenous Health Administrative Division may be reorganized. The Minister shall publish such reorganizations in the *Gazette*. Establishment of Indigenous medical institutions and reorganization of indigenous Health Administrative division
26. All indigenous medical institutions presently situated within the North Western Province and all movable and immovable assets thereof existing on the day prior to the date of coming into operation of this Statute shall from such date deemed to have been vested in the Department. Vesting of Indigenous Medical Institutions in the Department
27. The Commissioner shall have the power to provide necessary indigenous health services for the local body areas within the Province and he shall require the local authorities whenever necessary to provide necessary particulars and information with regard to health conditions in such areas and the local authorities shall comply therewith. Health activities within the local body areas.
28. The Commissioner may require any person to furnish reports or information as may be required by the Commissioner in giving effect to the provisions of this Statute within a reasonable period of time to such official duly authorized for the purpose. Information to be furnished
29. Any specimen form, notice, license, or any other document which has been prescribed for the purpose of implementation of the subject of Indigenous Medicine presiding immediately to coming into operation of this Statute shall be treated as a specimen form, notice, license, or any other document prescribed under this Statute. Interim provisions

Part VI

Offences and Penalties

30. Any person who :- offences
- (i) contravenes or fails to comply with or deliberately impedes any provisions of this Statute or any regulation made there under;
 - (ii) fails or refuses to furnish any information or report required under this Statute;
 - (iii) fails to comply with directives or notices issued by the Commissioner without a valid reason;
 - (iv) obstructs or prevents any person from exercising or carrying out any power or duty or function assigned to such person under this Statute or any regulation made there under;
 - (v) willfully breaches or neglects to comply and/or obstructs the complying with any provision of this Statute or any regulation made there under
- shall be guilty of an offence under this Statute.

Penalties.

31. Any person who commits an offence under this Statute shall on conviction after summary trial before a Magistrate, be liable to a fine not exceeding Rs. 20,000.00 or to imprisonment for a term not exceeding 06 months or to both such fine and imprisonment.

PART VII

Interpretations

32. In this Statute unless the context otherwise requires:-

“Province” means the North Western Province ;

“Provincial Council” means the Provincial Council of the North Western Province ;

“Governor” means the Governor of Provincial Council of the North Western Province ;

“Cabinet of Ministers” means the Cabinet of Ministers of the Provincial Council of the North Western province;

“Minister” means the Minister in-charge of the subject of Indigenous Medicine of the Provincial Council of the North Western Province ;

“Secretary” means the Secretary of the Ministry in-charge of the subject of Indigenous Medicine of the Provincial Council of the North Western Province ;

“Pharmaceuticals” means the Ayurveda, Siddhi, Yunani and Traditional pharmaceuticals;

“Commissioner” means the Commissioner of Ayurveda of the Provincial Council of the North Western Province;

“Local Authority” means the Municipalities, Urban Councils, and Pradeshiya Sabhas of the North Western Province;

“Indigenous medicine” means Ayurveda, Siddhi, Yunani and Traditional medical practices;

“other ancillary services” means astrology, exorcism, animal and plant medical practices, acupuncture, and homeopathy services;

“indigenous medical institution” means all institutions providing indigenous medical services;

“for the purpose of this Statute

“indigenous medical institution” includes hospitals, clinics or dispensaries, resorts, massaging centers, pharmacies, medicinal gardens and nurseries, sales outlets, manufactories, manufactories of perfumes and drugs, counseling centers, Ayurvedic salons, and any other institution running under the name of Ayurveda;

“Indigenous practitioners and Traditional practitioners” means all traditional, Ayurvedic, Siddhi, Yunani, homeopathy, practitioners registered or not registered with the Ayurvedic Medical Council practicing in the North Western province.

Sinhala text to prevail in case of inconsistency.

33. In the event of any inconsistency between the Sinhala, Tamil and English texts of this Statute, the Sinhala text shall prevail.

Examinations, Results of Examinations, &c.

PROVINCIAL PUBLIC SERVICE COMMISSION - WESTERN PROVINCE

Recruitment to the Posts of Rural Development Officers Grade III for the Western Provincial Public Service - 2017

APPLICATIONS are invited from suitably qualified residents of the Western Province to fill in the vacancies in the positions of Rural Development Officers (Grade III) in the Western Provincial Public Service. (The applicants those who have already submitted their applications according to the advertisement published in the *Gazette* of the Democratic Socialist Republic of Sri Lanka on 26/08/2016 need not resubmit their applications for this post.

02. 2.1 *Salary scale* : Monthly salary scale entitled for this post as per MN-4-2016 of Public Administration Circular 03/2016 is Rs. 31,490-10×445-11×660-10×750-Rs. 54,250. (The payments shall be paid according to the provisions of the P. A. circular 3/2016)

2.2 The closing date of the application is 07.04.2017. All the required qualifications should be completed on or before the closing date.

03. *General Qualifications* :

- a) Should be a citizen of Sri Lanka
- b) Should be of good character and sound physical and mental fitness.
- c) Should be a permanent resident of Western Province for consecutive 3 years prior to the closing date of applications.
- d) Age Limit should not be less than 18 years and not more than 35 years.

04. *Service Conditions* :

This post is permanent and will be subjected to the approved recruitment procedure and service conditions imposed by the Government.

05. *Qualification* :

5.1 Educational qualifications

5.1.1 Should have obtain a degree from a University recognized the University Grants Commission.

06. *Method of Recruitment* :

The recruitment will be made after subjecting the candidates for an interview on the results of a written examination and based on the order of merit obtained therein. This competitive examination consists of two subjects and at least 40% of marks should be obtained from each paper to obtain a pass.

6.1 *Syllabus of the Written Examination* :

1. Aptitude Test (Time: 1 hour, Marks 100)

A paper designed to examine the candidates' language competency, arithmetic and logical skills.

2. General Knowledge (Time: 1 hour, Marks: 100)

A paper designed to examine the candidates' knowledge on current affairs in local and international sphere in the fields of economy, politics, education, culture, science and sports.

07. *Method of Application* :

7.1 Examination fee is Rs. 400. The fee shall be paid in money to any Divisional Secretariat within Western Province crediting to Western Provincial Expenditure 20-03-02-99 and the receipt should be affixed to the application. The fees paid for this application will not be refunded under any circumstance. (Please keep a copy of the receipt)

- 7.2 Accurately prepared applications in accordance with the specimen appended below should be sent under registered cover to reach "Secretary, Provincial Public Service Commission (W.P), No. 109, Main Street, Battaramulla" on or before 07.04.2017. Relevent post applied for should be stated on the left hand corner of the envelop. (The applicants who are already employed in Public/Provincial Public Service should submit the applications through the Head of the Department). Incomplete applications and the applications received after the closing date will be rejected without any intimidation.
- 7.3 Issuing admission for the applicants shall not be considered as a qualification to obtain this post. His/ her candidature will be cancelled if it is revealed that a candidate does not possess the required qualifications at the interview. The Western Provincial Public Service Commission retains the right to the final decision with regard to all the matters covered/ not covered by this notice.

M.G. A. THILAKARATHNE,
Secretary,
Provincial Public Service Commission,
Western Province.

15th February, 2017.

Specimen Application Form

RECRUITMENT TO THE POST OF RURAL DEVELOPMENT OFFICERS GRADE III IN THE WESTERN PROVINCIAL PUBLIC SERVICE - 2017

Index Number
(For Office use)

01. a. Name with initials : _____.
b. Full name (in Sinhala/ Tamil) : _____.
c. Full name (in English capital letters) : _____.
d. National Identity Card Number :
02. Medium in which you intend to sit for the examination : Sinhala : Tamil:
(Put "✓" in the relevent cage)
03. Address to which the admission should be sent : _____.
I. Permanent Address (in Sinhala / Tamil) _____.
II. Permanent Address (in English capital letters) _____.
III. District of Permanent Residence - (Put "✓" in the relevent cage)
Colombo Gampaha Kaluthara
- IV. Permanent residence within the relevant district as at 07.04.2017, the closing date of applications :
Year : _____ Months : _____ Days : _____
- V. Telephone Number : _____.
04. Date of Birth : Year : _____ Months : _____ Days : _____
Age as at the closing date of the applications :
Year: _____ Months : _____ Days : _____
05. Gender : (Put "✓" in the relevent cage)
Female Male

06. *Educational Qualifications* :

- I. Degree obtained : _____.
 - II. Core subjects studied for the degree : _____.
 - III. Name of the University : _____.
 - IV. Date of the validation of the degree certificate : _____.
- (A copy of the degree certificate should be attached)

07. Number of the receipt by which examination fees was paid : _____.
- Date : _____.
- Divisional Secretariat by which the receipt was obtained : _____.

Paste the receipt here

I,, hereby declare that the information mentioned herein are true and accurate to the best of my knowledge and belief. If I happen to be found of false information, I am well aware that my eligibility for the above post will be rejected and disciplinary actions will be taken against me. Further, I declare that I will subject myself to rules and regulations imposed with regard to conducting of examination.

.....,
Signature of the applicant.

Date :

Attestation of Applicant's Signature
(please cutoff the unnecessary words)

I certify that this applicant; Mr/ Mrs/ Miss is known to me personally and he/ she placed the signature before me on

Name of the person attesting : Signature :

Designation and the official stamp :

(This attestation should be signed by a Principal of a Government School/ Justice of Peace/ Attorney at - Law/ Commissioned Officer of Army or Air Force, or an officer of the Public/ Provincial Public Service holding a permanent position, drawing an annual salary not less than Rs. 240,360.)

Recommendation of the Head of the Department for candidates who are currently employed in public/ Provincial Public Service Commission

I certify that this applicant; Mr./ Mrs./ Miss is currently employed at Ministry/ Department/ Institution as a in a permanent position and no disciplinary action has been taken against her/ him neither is there any intention to take disciplinary against her/ him, the information stated above are accurate. Further if she/ he is selected for this post as per the result of the examination she/ he can/ cannot be released from the current position that she/ he holds.

.....,
Signature of the Head of the Department.

Date -

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