

N.B.— Part IV(A) of the *Gazette* No. 2,271 of 11.03.2022 was not published.



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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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N. B.— Civil Procedure Code (Amendment) Bill was published as a supplement to the Part II of the *Gazette of the Democratic Socialist Republic of Sri Lanka* of March 11, 2022.

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 *Gazettes* should reach Government Press two weeks before the date of publication *i.e.* notices for publication in the weekly *Gazette* of 08th April, 2022 should reach Government Press on or before 12.00 noon on 25th March, 2022. 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*.”

Department of Government Printing,
Colombo 08,
01st January, 2022

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

GANGANI LIYANAGE,
Government Printer.



Provincial Councils Notifications

PRADESHIYA SABHA IBBAGAMUWA

Declaring as a Developed Area

BY virtue of powers vested in the Assistant Commissioner of Local Government under Sub Section (1) of Section 134 of Pradeshiya Sabha Act, No. 15 of 1987, I, the Assistant Commissioner of Local Government of Kurunegala District in the North Western Province, do hereby notify for Public information that I have granted the approval for the following resolution which has been adopted under resolution No. 5.7 by the Pradeshiya Sabha Ibbagamuwa at the General meeting held on 11th February, 2020 by virtue of powers vested in the Pradeshiya Sabha under the aforesaid Sub Section.

M. T. N. KARUNASENA,
Assistant Commissioner of Local Government,
Kurunegala District.

At the Office of Assistant Commissioner of Local Government,
Kurunegala.
09th March, 2022.

RESOLUTION

Pradeshiya Sabha, Ibbagamuwa has taken measures to expand services at the highest level within the area of authority of Pradeshiya Sabha, Ibbagamuwa which is depicted and specified in the following map and schedule, by virtue of powers vested in the Pradeshiya Sabha, Ibbagamuwa under Section 134(1) of Pradeshiya Sabha Act, No. 15 of 1987, and therefore Pradeshiya Sabha Ibbagamuwa proposes that the said area should be adopted as a developed area and action should be taken to get the approval of the Assistant Commissioner of Local Government in Kurunegala District for the said adoption of resolution.

Schedule

List of names of the owners of Geographical Coordinators and boundaries of the proposed area to be declared as a developed area in extent of Square Kilometers 2.27 and perimeter of 15.7 Kilometers in the area of **Hiripitiya Town** situated within the area of authority of Pradeshiya Sabha, Ibbagamuwa in Kurunegala District of the North Western Province.

Description of Latitudes and Longitudes Hiripitiya Zone

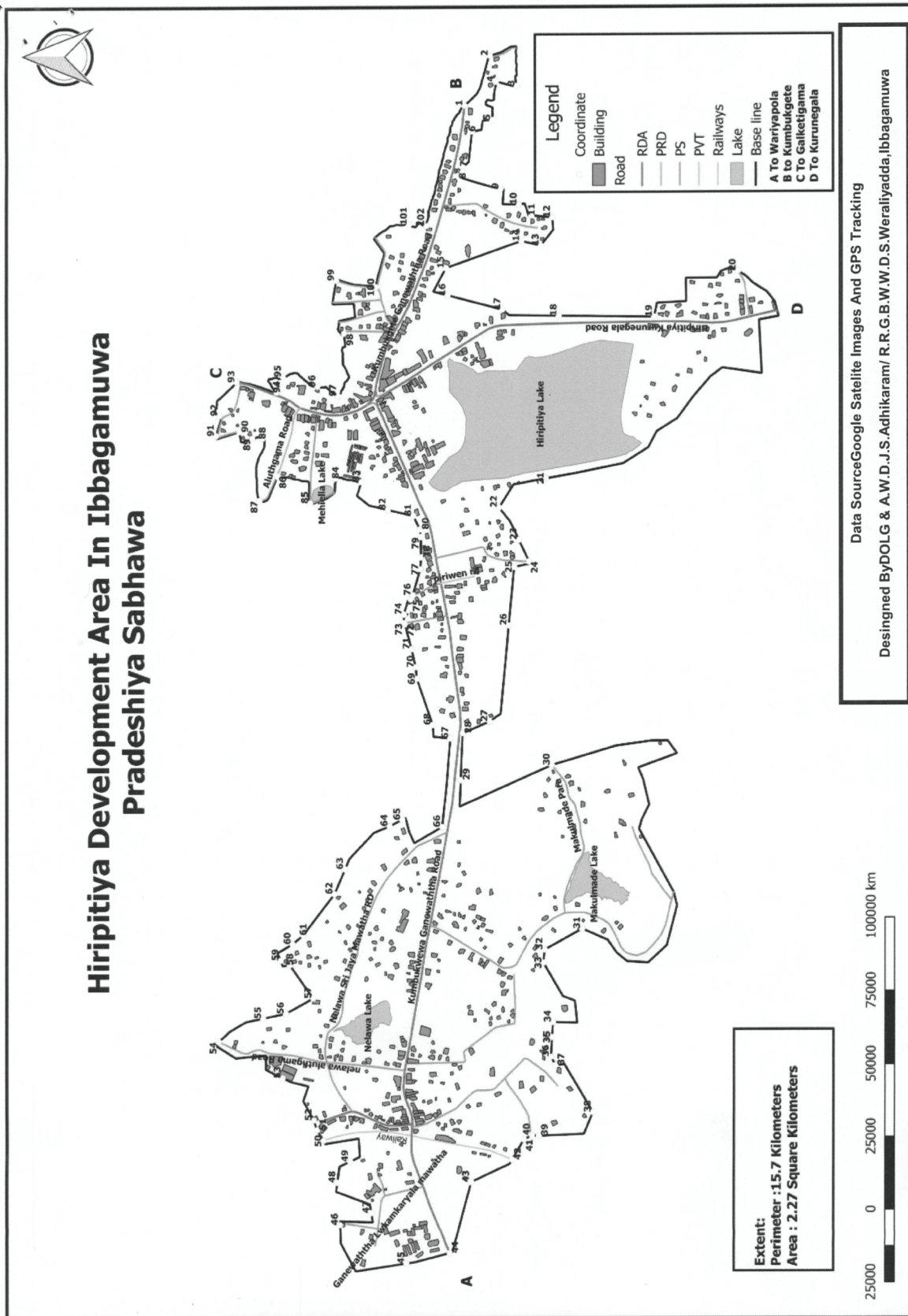
<i>Serial No.</i>	<i>Latitudes</i>	<i>Longitudes</i>	<i>Description of Boundary</i>
01	7.654238°	80.377663°	Boder of Hiripitiya - Kumbukgate road
02	7.653511°	80.379076°	Near the junction of Dodanwatawana
03	7.652760°	80.378229°	Near the Paddy Field
04	7.653347°	80.378349°	Near the Paddy Field
05	7.653441°	80.377279°	Near the Paddy Field
06	7.654011°	80.376957°	Near the Paddy Field
07	7.654257°	80.375987°	Behind the house of Mr. Siththi Fausiya

<i>Serial No.</i>	<i>Latitudes</i>	<i>Longitudes</i>	<i>Description of Boundary</i>
08	7.654285°	80.375825°	Behind the house of Mr. N. C. M. Anwar
09	7.653219°	80.375367°	Border of Paddy field behind the house of Mr. Wijerathna
10	7.652698°	80.374931°	Border of Paddy field behind the house of Mr. H. S. P. Kalu
11	7.652338°	80.374623°	Border of Paddy field behind the house of Mr. S. P. Jaya
12	7.651754°	80.374568°	Brder of Paddy field
13	7.652080	80.373780°	Near the house of Mrs. S. M. Emalin
14	7.652623°	80.373903°	Near the house of Mr. R. P. Wimalasiri
15	7.654747°	80.373155°	Behind Dayarathna filling station
16	7.654700°	80.372388°	Border of Paddy field
17	7.653148°	80.371985°	Behind the house of Mr. Gunathilaka
18	7.651548°	80.371813°	Border of Hiripitiya Kurunegala road
19	7.648890°	80.371780°	Near the house and Trade Centre of Mr. A. K. M. Kumarasingha
20	7.646527°	80.373052°	Border of Othuwela road
21	7.651902°	80.367273°	Border of Hiripitiya Tank
22	7.653240°	80.366462°	Border of Paddy field
23	7.652689°	80.365554°	Border of Paddy field behind the house of Mr. Sisira Bandara
24	7.652414°	80.364960°	Border of Dammaloka Mawatha
25	7.652820°	80.364796°	Behind the Hiripitiya Temple
26	7.652975°	80.363187°	Border of Paddy Field behind the house of Mr. Wijerathna
27	7.653499°	80.360488°	Border of Paddy Field near the house of Mr. Wimamalasena
28	7.654271°	80.360156°	Near the Public Well
29	7.654323°	80.358866°	Border of Ganewatta-Hiripitiya road
30	7.651684°	80.359295°	The end of Makulmade road
31	7.650891°	80.354734°	Behind the house of Mr. I. B. Abey
32	7.651943°	80.354157°	Behind the house of Mr. D. M. Bandara
33	7.651983°	80.353793°	Behind the house of Mr. Abeyrathna
34	7.651709°	80.352131°	Near the garden of Assessment No. 36 of Mr. Abeykoon

<i>Serial No.</i>	<i>Latitudes</i>	<i>Longitudes</i>	<i>Description of Boundary</i>
35	7.651730°	80.351716°	Behind the house of Assessment No. 34/3 of Mr. T. B. Athapattu
36	7.651764°	80.351181°	Behind the house of Assessment No. 34/1 of Mr. P. B. Athapattu
37	7.651636°	80.350941°	Behind the house of Assessment No. 32 of Mr. D. M. Dassanayaka
38	7.650584°	80.349625°	Behind the house of Assessment No. 24/09 of Mr. Sarath Gamini Bandara
39	7.652097°	80.348962°	Behind the two storied house of Assessment No. 24/08 of Mr. Sarath Gamini
40	7.652301°	80.348975°	Border of Hindawewa Road
41	7.652528°	80.348853°	Near the Paddy field of Assessment No. 333/11
42	7.652846°	80.348302°	Border of Ganewatta Railway
43	7.654016°	80.347668°	Behind the house of Assessment No. 337/03 of Mr. S. Y. S. B. Herath
44	7.654586°	80.345686°	Border of Ganewatta Road
45	7.655744°	80.345397°	Near the road of Ganewatta
46	7.657690°	80.346334°	Behind the house of Assessment No. 330/01 of Mr. A. S. Malar Pushpa
47	7.656821°	80.346801°	Border of the road in front of the divisional Secretariat - Ganewatta
48	7.657779°	80.347652°	Fence border behind the divisional Secretariat - Ganewatta
49	7.657422°	80.348241°	Border of Cemetery near the Divisional Secretariat
50	7.658176°	80.348823°	Border of Railway
51	7.658356°	80.349131°	Border of Ganewatta - Kekulawala Road
52	7.658460°	80.349419°	Border of Paddy Field near the business place of Assessment No. 260 of Mr. W. M. Kapila Weerasingha
53	7.659281°	80.350558°	Road near the Paddy field behind the coir mill of Assessment No. 51/06
54	7.660822°	80.351324°	Border of Nelawa - Aluthgama Road
55	7.659891°	80.352227°	Border of Paddy field behind the house of Assessment No. 51/12 of Mrs U. H. Malani
56	7.659228°	80.352361°	Border of Paddy field behind the house of Assessment No. 51/13 of Mr. Annanda
57	7.658472°	80.352801°	Border of Paddy field behind the house of Assessment No. 61/A of Mr. K. H. Anura Rathnasiri
58	7.659124°	80.353718°	Border of Paddy Field near the property of Assessment No. 73/5
59	7.659384°	80.353837°	Near the house of Assessment No. 73/6 of Mr. I. H. Rankira

<i>Serial No.</i>	<i>Latitudes</i>	<i>Longitudes</i>	<i>Description of Boundary</i>
60	7.659051°	80.354312°	Border of Paddy field behind the house of Assessment No. 79/08 of Mr H. N. Punchi Tikira
61	7.658748°	80.354547°	Border of Paddy field behind the house of Assessment No. 73/09 of Mr. Ruwan Kumara
62	7.657877°	80.355697°	Border of Paddy field behind the house of Assessment No. 79/02 of Mr. R. H. Sapin
63	7.657575°	80.356368°	Border of Paddy field behind the house of Assessment No. 89 of Mrs. P. K. Somawathi
64	7.656335°	80.357577°	Border of Paddy field behind the house of Assessment No. 194/14 of Mr. G. R. Wijepala
65	7.655964°	80.357763°	Border of Paddy field behind the house of Assessment No. 194/16 of Mr. G. R. Wijepala
66	7.654823°	80.357564°	Border of Paddy field near Jaya Mawatha - Neluwa
67	7.654611°	80.360019°	Border of Paddy Field
68	7.655108°	80.360399°	Behind the house of Assessment No. 180 of Mrs. Indrani Nishshanka
69	7.655558°	80.361731°	Behind the house of Assessment No. 170 of Mr. R. M. Somasiri
70	7.655592°	80.362024°	Behind the house of Assessment No. 166 of Mr. W. K. Nishshanka
71	7.655705°	80.362510°	Behind the house of Assessment No. 160 of Mr. Athula Herath
72	7.655900°	80.363205°	Behind the house of Assessment No. 150/10 of Mr. S. R. Jayasundara
73	7.655928°	80.363252°	End of the road of Pradeshiya Sabha
74	7.655930°	80.363486°	Border of Paddy field near the timber mill of Assessment No. 150/14
75	7.655736°	80.363900°	Border of Paddy field near the house of Assessment No. 138/03 of Mrs. M. A. Mery Agnas
76	7.655685°	80.364004°	End of the road Pradeshiya Sabha
77	7.655467°	80.364746°	Behind the house of Assessment No. 128 of Mr. G. K. Sirisena
78	7.655444°	80.365071°	Behind the house of Assessment No. 122 of Mr. Gunathilake
79	7.655455°	80.365635°	Behind the trade Centre of Assessment No. 112/A of Mrs. R. D. Kusumawathi
80	7.655479°	80.365846°	Behind the property of Assessment No. 112 of Mrs. R. D. Kusumawathi
81	7.655667°	80.366234°	Behind the Sub Office - Hiripitiya
82	7.656388°	80.366404°	Border of Paddy Field
83	7.657114°	80.367171°	Fence border behind Hiripitiya fare

<i>Serial No.</i>	<i>Latitudes</i>	<i>Longitudes</i>	<i>Description of Boundary</i>
84	7.657847°	80.367269°	Fence border behind the public premises of the Sabha
85	7.658554°	80.366584°	Border of Mehiella main Road
86	7.659480°	80.367329°	Near the Property of Assessment No. 37/12
87	7.659933°	80.366633°	Border of Altuhgama Road
88	7.659910°	80.368383°	Border of Land of Assessment No. 43/11, of Mr. P. S. M. Gunathilaka
89	7.660193°	80.368390°	Fence border behind the house of Assessment No. 43/13 of Mrs. Chandrawathi Adikari
90	7.660563°	80.368566°	Road in front of the house of Mr. Lakshman Gamini
91	7.661206°	80.368456°	Road in front of the property of Assessment No. 69/10
92	7.661209°	80.368473°	Near the property of R. M. Heen Banda
93	7.660645°	80.369941°	Border of Kalugalla - Galketigama Road
94	7.659518°	80.369678°	Near the house of Assessment No. 56 of Mr. Victor Fernando
95	7.659375°	80.370096°	Fence border behind Christian Church
96	7.658409°	80.369852°	Near the Assessment Property No. 44/A
97	7.657778°	80.369570°	Behind the boutique of Assessment No. 24 of Mr. G. K. Gunathilaka
98	7.657611°	80.371314°	in front of the Hotel Changereach
99	7.657846°	80.372776°	Border of Palugamawatta Road
100	7.656707°	80.372623°	Border of Neerawiya Road
101	7.655762°	80.374358°	Middle of the Paddy Field
102	7.655307°	80.374337°	Behind the house of Assessment No. 55 of Mrs. Shiwapakkiyam



PRADESHIYA SABHA IBBAGAMUWA

Declaring as a Developed Area

BY virtue of powers vested in the Assistant Commissioners of Local Government under Sub Section (1) of Section 134 of Pradeshiya Sabha Act, No. 15 of 1987, I, the Assistant Commissioner of Local Government of Kurunegala District in the North Western Province, do hereby notify for Public information that I have granted the approval for the following resolution which has been adopted under resolution No. 5.7 by the Pradeshiya Sabha Ibbagamuwa at the General meeting held on 11th February, 2020 by virtue of powers vested in the Pradeshiya Sabha under the aforesaid Sub Section.

M. T. N. KARUNASENA,
Assistant Commissioner of Local Government,
Kurunegala District.

At the Office of Assistant Commissioner of Local Government,
Kurunegala.
09th March, 2022.

RESOLUTION

Pradeshiya Sabha, Ibbagamuwa has taken measures to expand services at the highest level within the area of authority of Pradeshiya Sabha, Ibbagamuwa which is depicted and specified in the following map and schedule, by virtue of powers vested in the Pradeshiya Sabha, Ibbagamuwa under Section 134(1) of Pradeshiya Sabha Act, No. 15 of 1987, and therefore Pradeshiya Sabha Ibbagamuwa proposes that the said area should be adopted as a developed area and action should be taken to get the approval of the Assistant Commissioner of Local Government in Kurunegala District for the said adoption of resolution.

Schedule

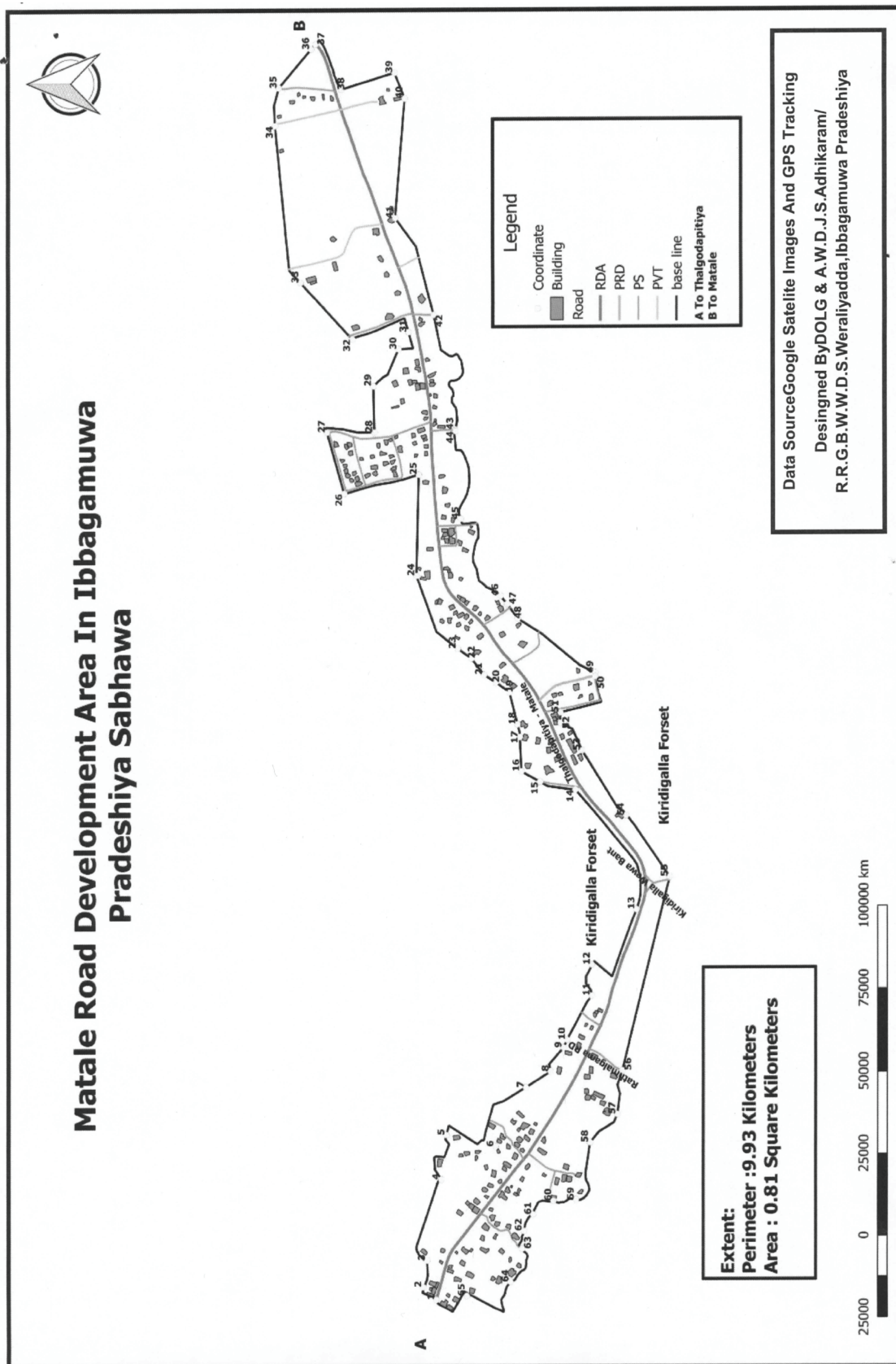
List of names of the owners of geographical Coordinators and boundaries of the proposed area to be declared as a developed are in extent of Square Kilometers 0.81 and perimeter of 9.93 Kilometers in the area of **Mathale Road** situated within the area of authority of Pradeshiya Sabha, Ibbagamuwa in Kurunegala District of the North Western Province.

Description of Latitudes and Longitudes Mathale Road Zone

Serial No.	Latitudes	Longitude	Description of Boundary
01	7.561243°	80.459378°	Border of Mathale road
02	7.561586°	80.459718°	Behind the house of Assessment No. 11/1 of Mr. Jenjul Abdeen
03	7.561490°	80.460386°	Behind the property of Assessment No. 13/4
04	7.561126°	80.462393°	Behind the house of Assessment No. 25 of Mr. K. Vipulasena
05	7.561004°	80.463501°	Behind the house of Assessment No. 37 of Mr. S. M. A. Senevirathna
06	7.559730°	80.463231°	Behind the Property of Assessment No. 37
07	7.558961°	80.464694°	Paddy Field
08	7.558328°	80.465090°	Behind the Property of Assessment No. 61
09	7.558002°	80.465668°	Behind the house of Assessment No. 65 of Mr. Premarathna Banda
10	7.557926°	80.465830°	Behind the house of Assessment No. 67 of Mrs. W. R. M. Swarna Kumari

<i>Serial No.</i>	<i>Latitudes</i>	<i>Longitude</i>	<i>Description of Boundary</i>
11	7.557280°	80.466944°	Behind the house of Assessment No. 73 of Mrs. T. P. Leelawathi
12	7.557273°	80.467715°	Public Cemetery -Thalgodapitiya
13	7.556122°	80.469098°	Kirindigalla Forest
14	7.557705°	80.472029°	Starting point of Pallamahena road near Mathale Road
15	7.558502°	80.472164°	Border of Pallamahena Road
16	7.559090°	80.472484°	Behind the house of Assessment No. 91/3 of Mr. N. W. Somadasa
17	7.559130°	80.473319°	Behind the house with Asbestos sheets of Assessment No. 91/4 near Henayaya Road
18	7.559185°	80.473621°	Near the house of Mr. W. G. H. Chandrarathna
19	7.559402°	80.474443°	Behind the house of Assessment No. 97 of Mr. D. M. Rambanda
20	7.559707°	80.474668°	Behind the house of Assessment No. 101 of Mr. Kiri Banda
21	7.560045°	80.474867°	Barren land of Assessment No. 103/103/01
22	7.560373°	80.475284°	Behind the Property of Assessment No. 105
23	7.560718°	80.475517°	Behind the Property of Assessment No. 111
24	7.561781°	80.477323°	Border of Cocunut estat of Assessment No. 125/1 of Mr. Ranjith Premarathna
25	7.561722°	80.479830°	Borer of Kirindigalla tank
26	7.563624°	80.479359°	Border of Kirindigalla land sale
27	7.564072°	80.480869°	Border of Udathammita road
28	7.562858°	80.480869°	Border of Kirindigalla Road
29	7.562889°	80.482014°	Border of Kirindigalla Road
30	7.562242°	80.482927°	Behind the house of Assessment No. 153 of Mrs. S. H. R. D. Kusumalatha
31	7.561992°	80.483376°	Border of Kirindigalla Paddy Field
32	7.563425°	80.483166°	In front of Assessment Property No. 161/05
33	7.564728°	80.484560°	Behind the house of Assessment No. 181/C/4 of Mr. Priyantha Wickramasingha
34	7.565403°	80.488464°	Border of Estate Development Board
35	7.565306°	80.489406°	Walpola Road
36	7.564494°	80.490346°	Border of Kumburuwala Oya 197
37	7.564344°	80.490503°	Border of Mathale Road
38	7.563708°	80.489366°	Fence border of Road Development Office

<i>Serial No.</i>	<i>Latitudes</i>	<i>Longitude</i>	<i>Description of Boundary</i>
39	7.562345°	80.489775°	Behind the house of Assessment No. 184/2 of Mr. A. L. Wijewardhana
40	7.562088°	80.489144°	Behind the house of Assessment No. 184/1 of Mr. A. L. Wijewardhana
41	7.562327°	80.486179°	Border of property of Assessment No. 168, 168/A
42	7.561339°	80.483767°	Rathanajothi Mawatha
43	7.560783°	80.480938°	Border of house of Mr. Ubesingha
44	7.560784°	80.480897°	Medalanda Road
45	7.560695°	80.478693°	Border of property of Assessment No. 114/c/2
46	7.559620°	80.476816°	Border of property of Assessment No. 98/03
47	7.559443°	80.476599°	Border of property of Assessment No. 98/04
48	7.559184°	80.476260°	Border of property of Assessment No. 96/A
49	7.557200°	80.474916°	Border of House of Mr. Gamini
50	7.557205°	80.474818°	Border of Nikamadawatta
51	7.558086°	80.473940°	Border of property of Assessment No. 90
52	7.558088°	80.473686°	Border of property of Assessment No. 88
53	7.557541°	80.472999°	Border of Kirindigalla Primary College
54	7.556411°	80.471405°	Forest Conservation Department of Assessment No. 80
55	7.555292°	80.469885°	Border of Goevernment tank
56	7.556495°	80.465106°	Rathmalgama Road
57	7.556619°	80.464034°	Behind Thalgodapitiya temple
58	7.557319°	80.463328°	Border of Thalgodapitiya Paddy Field
59	7.557674°	80.461907°	Behind the house of Assessment No. 50/12 of Mr. Ariyasingha Bandara
60	7.558257°	80.461875°	Border of paddy field in frond of the house of Assessment No. 59/14 of Mr. Thilakarathna
61	7.558773°	80.46 1542°	Border of property of Assessment No. 28/A
62	7.559012°	80.461136°	Border of paddy field behind of the house of Assessment No. 24/03 of Mr. Heen Banda
63	7.559057°	80.460689°	Border of paddy field behind of the house of Assessment No. 24/01 of Mr. Meththananda
64	7.559352°	80.459854°	Border of paddy field behind of the house of Assessment No. 10/a of Mr. Richard
65	7.560460°	80.459498°	Border of the house of Assessment No. 4 of R. Gopallawa



By Laws

WARAKAPOLA PRADESHIYA SABHA

By -Laws

IN terms of Section 02 of the Provincial Council (Consequential Provisions) Act No. 12 of 1989 read with Section 02 of the said Pradeshiya Sabha Act, I Tikiri Kobbakaduwa, Governor of Sabaragamuwa Province hereby notify that the following by law that made by virtue of the powers vested in Pradeshiya Sabha Under Sections 69/126 of the Pradeshiya Sabha Act, No. 15 of 1987 read with Section 122 said Act by the Pradeshiya Sabha, Warakapola and passed under the decision No. 03-01 at the general meeting held at the Pradeshiya Sabha, Warakapola on 04.01.2019 is approved and come in to effect in the area of Pradeshiya Sabha, Warakapola from the date of *Gazette* Notification.

TIKIRI KOBBAKADUWA,
Governor,
Sabaragamuwa Province.

On the 22nd February, 2022,
At the Governor's Office,
Provincial Council Sabaragamuwa.

BY-LAWS RELATING TO “REGULARIZING, CONTROL AND CHARGING OF FEES OF DISPLAY OF ADVERTISEMENTS SEEN IN A ROAD, PUBLIC PLACE” WITHIN THE AREA OF AUTHORITY OF THE WARAKAPOLA PRADESHIYA SABHA.

01. The by-laws in this part are cited as the “by-laws relating to regularizing, control and charging of fees of display of advertisements seen in a road, a public place” within the area of authority of the Warakapola Pradeshiya Sabha”.

02. The short title of this by law is cited as “by-laws relating to regularizing control and charging of fees of display of advertisement”.

03. The “Warakapola Pradeshiya Sabha”, hereinafter referred to as “the Sabha”, shall determine from time to time as to which areas in the area of authority of the Sabha are allowed to display advertisements.

04. While it is the duty of the “Chairman of the Warakapola Pradeshiya Sabha”, hereinafter referred to as “the Chairman”, to take action to publish in the *Gazette* a notification about the decision taken by the Sabha from time to time in respect of areas where display of advertisements would be allowed it shall be effective from the date the notification was published in the *Gazette* or any future date specified in the *Gazette* notification.

05. The Warakapola Pradeshiya Sabha shall have the power to erect and maintain hoardings/digital hoardings where advertisements could be displayed in any plot of land owned by the Warakapola Pradeshiya Sabha in any area determined upon by the Sabha from time to time under by law No. 04 above or in a land owned by any other person and obtained by the Sabha on an agreement arrived at by the Sabha.

06. In case where a request is made to display an advertisement in a hoarding not erected or maintained by the Sabha or that hoarding or the place owned by any person other than the applicant, or by any other authority, written evidence ensuring that permission has been granted to display the advertisement at the particular place shall have been forwarded. Also, a licence for that hoarding should have obtained under these by laws. However, the request shall be for the display in a place within the zone determined upon by the Sabha.

07. The Warakapola Pradeshiya Sabha shall have the power to charge from the exhibitors a fee determined upon by the Sabha from time to time for displaying an advertisement in any hoarding erected by the Sabha. It shall be the duty of the Chairman to publish in the *Gazette* notification on the annual licence fees to be levied by the Warakapola Pradeshiya Sabha for display of an advertisement in a hoarding and/or digital hoarding erected or maintained by the Sabha.

08. However, such fees should not be applicable for digital advertisements displayed on a digital hoarding expected to be fixed in a place mentioned in the by law No. (06) of these by laws.

09. Anybody who expects to obtain a licence to display any advertisement in a hoarding owned by the Sabha or in a place mentioned in by law No. 06 above shall forward an application substantially prepared in accordance with the specimen given in the First Schedule to the Chairman at least two days before the date on which the said advertisement is expected to be displayed.

10. Unless any person has a valid licence issued on being substantially prepared according to the specimen found in the Second Schedule for the particulars purpose by the Chairman, nobody shall display or cause to be displayed an advertisement in any form so as to be seen when looked at from any public place, road in the area of authority of the Warakapola Pradeshiya Sabha.

11. Even after obtaining a valid licence for display of advertisements, nobody shall display or left anybody else to display, at any place other than at a place or places specifically stated in the relevant licence, to be seen when looked at from any public place.

12. Unless the applicant has fulfilled the provisions in this by-law the Chairman shall not issue a licence for the display of any form of advertisement.

- (a) The request shall be for the display in a place within the zone determined upon by the Sabha for ad hoc purpose.
- (b) The period of validity of the licence already issued to any other person in respect of the place for which the licence is currently requested shall have been terminated. However, this provision shall not be an obstacle to issue a licence to display an advertisement board nearby so as not to obstruct the viewing of the advertisement being displayed under a licence previously issued and still in force.
- (c) The advertisement for which a display licence is sought shall not contain any scenes or words which are obscene or unpleasant or immoral or damaging any culture or harming any religion or community or race or which can cause such a situation.
- (d) When a licence has been requested to display an advertisement in a hoarding erected by the Sabha, there shall be sufficient space in the hoarding in order to display the relevant advertisement. Moreover, the period of time allocated for the advertisements already being displayed under a licence issued earlier shall have been terminated.
- (e) The advertisement shall not be an advertisement or display prohibited or limited by a written law of the country.
- (f) Every application forwarded to obtain a licence shall contain a specimen of the advertisement prepared on the scale 1:1000 on a paper 210 millimeters by 297 millimeters and a ground plan or plans of the place or places where the advertisement is expected to be displayed prepared on the scale. 1:1000 on a paper 210 mm x 297 mm. Moreover, the exact length and the width of the advertisement shall have been indicated therein.

However, in case where a request is made for a license for display of an advertisement in a hoardings erected by the Warakapola Pradeshiya Sabha, submission of the ground plan should not be needed.

- (g) The fees relevant for the period of advertising shall have been paid to the Warakapola Pradeshiya Sabha. When the place where the advertisement is to be displayed, happens to be place mentioned in by law No. 06, written evidence ensuring that permission has been granted to display the advertisement at the particular place shall have been forwarded and relevant fees for advertising shall have been paid to the Sabha.

13. Anybody shall not fix an advertisement in a manner that may cause any obstacle or accident to a person walking near the particular advertisement or to a vehicle being driven nearby. Moreover, fixing of electricity light rays or fluorescing of light so as to change the attention of a driver driving a vehicle or cause disturbances to his view shall not be done.

14. All provisions of the by-laws in this part shall apply in respect of the digital hoardings maintained by any recognized association or person or any other authority.

15. If the Sabha maintains a digital hoarding or hoardings, the Sabha shall have the power to charge a fee determined upon by the Sabha from time to time for displaying an advertisement on the basis of the validation period. It shall be the duty of the Chairman to publish in the *Gazette* notification on the fees to be adopted and levied by the Pradeshiya Sabha.

16. If a private digital hoarding is maintained for the purpose of receiving income subject to the provisions of by law No. 04 and 06 of these by laws, such place should be considered as a business place and subjected to business tax on annual turnover.

17. Even though an annual business tax is charged in that regard, a licence for hoarding should have obtained as the digital hoarding being an advertising hoarding.

18. Notwithstanding anything stated in this by-law, an advertisement in respect of any religious activity or any cultural activity held without charging any money shall be free of charges. However, the other provisions of the by-laws in this part shall apply in respect of any such advertisement in the manner set out.

19. If the advertisement or the hoarding is in extent of 8 square feet or more than that, the Sabha shall have the power to charge a deposit money determined upon by the Sabha from time to time. It shall be the duty of the Chairman to publish in the *Gazette* notification on the deposit money to be adopted and levied annually by the Pradeshiya Sabha.

20. It shall be the duty of the licensee to indicate in the upper edge of the right hand side of each advertisement or hoarding the registered number of the licence issued. In case of a digital advertisement, the licence number should be displayed after each time of completion of the display

21. (a) When any hoarding, support, construction or fitting of any form used for the fixing of any advertisement is in a state that might harm the environment or be a danger or risk to anybody or any property of any person or is violated the provisions of by law No. 13 of these by laws, the Chairman or the Authorized Officer shall have the power to direct the licensee through an order to bring it back to proper conditions within a specified period of time.
- (b) It shall be lawful to cancel the issued licence for such an advertisement, and remove the advertisement by the Chairman or authorized officer, when any body in receipt of a notification under by law No. (21.a) has avoided acting in the manner provided for by the provisions of the notification.
- (c) When taking action under the provisions in by law No. (21.b), If the amount payable to the Sabha exceeds the security deposit deposited at the Pradeshiya Sabha. It shall be lawful to charge the exceeding amount from the licensee.

22. The provisions in the by-laws in this part, excluding the provisions in by laws No. 13 and 21, shall not be relevant for the display in front of any business premise or any factory within the area of authority of the Warakapola Pradeshiya Sabha to a single notice depicting the name, address and the nature of the enterprise being maintained at the said place of business or the nature of the products being produced at the factory, for a domestic name board and for a single

advertisement carrying the phrase “on lease” or “for sale” or “available for rent” displayed on any property intended to be given in lease or for sale or to be given on rent. However, at any time when more than one such advertisement is displayed the provisions of this by-law shall apply in respect of all such additional advertisements.

23. When an advertisement of any commodity or a service has been displayed together with the name, number and/or address of any business enterprise or any factory within the area of authority of the Warakapola Pradeshiya Sabha and when an advertisement of any form of commodity or service has been displayed in any household, such advertisement or advertisements shall be subjected to the provisions of the by-laws in this part. The owner, manager or anybody in-charge of the administration of the premises for the time being shall be considered as the person who should obtain the licence in respect of provisions of this by-law.

24. The provisions of the by-laws in this part shall not apply in respect of advertisements displayed by the Government, Provincial Council or the Sabha.

25. Nobody shall fix, paste, hang, keep tied or project any form of advertisement in a tree, a trunk of a tree, a branch or electric or telephone post or in any part found in a public place or close to such a place or attached to a public building.

26. Violation or noncompliance of any section of these by-laws shall be an offence and any person who violates any section in these by laws shall be guilty of an offence and on being convicted by a court of proper jurisdiction shall be liable to a fine set out in the section 122(2) of the Pradeshiya Sabha Act No. 15 of 1987 and in case of continuing the violation by any person even after being convicted by a court and being notified in writing by the Chairman of the Warakapola Pradeshiya Sabha or any other Officer authorized by the Chairman considering the violation, such person shall be liable to an extra fine set out in the section 122(2) of the Pradeshiya Sabha Act No. 15 of 1987 for each day of violation.

27. In this part, unless the context otherwise requires –

“Public place” – means any place to which the public or substantial group of the public has access and include but not limited to place, area, street, high ways, common area, building, hospital, office complex, transport utility place, junction, shopping complex etc.

“advertisement” means an advertising notice or banner or cut-out or any form of model or notice or announcement or business notification containing any letters or words or illustrations used in advertising and displayed fully or partly over or on a land or building or created structure and being displayed for the information or attention of the public and put in place by pasting, fixing, erecting, hanging, placing mechanically with electricity or any other means.

“hoarding” means any permanent board built in order to fix or hold any advertisement displayed for the information or attention of the public.

“digital advertisement” means any advertisement in the form of motion pictures by using electricity electric lights, electric waves or sound waves.

“sabha” means the Warakapola Pradeshiya Sabha.

‘chairman’ means the Chairman of the Warakapola Pradeshiya Sabha.

“authorized officer” means any officer authorized by the Chairman of the Warakapola Pradeshiya Sabha.

28. In the event of any inconsistency between texts of by-laws in this part, the Sinhala text shall prevail.

FIRST SCHEDULE

Application for Display of Advertisements

01. Name of the Applicant : _____.
02. Address : _____.
03. National Identity Card No. : _____.
04. Telephone No. : _____.
05. Particulars of the advertisement/hoarding : _____.
- Size of the advertisement/hoarding : Length : _____ cm, Width : _____ cm.
 - Number of advertisements/hoardings : _____.
 - Contents of the advertisement : _____.
 - Manner in which advertisements/hoardings are put in place : _____.
 - Locations in which advertisements/hoardings are put in place : _____.

(Please attach a specimen mentioned in paragraph (f) of by-law No. 12)

06. Period of validation of the licence applied for : From : _____ to : _____

07. I hereby promise to obey all provisions in the “By-laws relating to regularizing, control and charging of fees of display of advertisements seen in a road, public place within the area of authority of the Warakapola Pradeshiya Sabha” and to take action to remove the advertisement/advertisements relevant to the application and all materials used in this regard out of the place/places at my expense, before the expiry of two days after the termination of the period of validity of the licence.

_____,
Signature of Applicant.

Date : _____.

SECOND SCHEDULE

Licence for the display of Advertisements in the area of authority of Warakapola Pradeshiya Sabha

Licence fees paid : Rs. Receipt No.: Serial No of the licence :
Amount of surety : Rs. Receipt No.:

Mr/Mrs/Ms. holder of National Identity Card Number and resident in is hereby authorized to display an advertisement/advertisements at the following place/places within the area of authority of the Warakapola Pradeshiya Sabha during the period 20 to 20 subject to provisions in By-laws relating to regularizing, **control and charging of fees of display of advertisements seen in a road, public place.**

Place/Places where authority has been granted to display advertisement/Advertisements.

- 1.
- 2.
- 3.
- 4.

_____,
Chairman Authorized Officer.

Date : _____.

BALANGODA URBAN COUNCIL

By Laws

I, Tikiri Kobbekaduwa, Governor of the Sabaragamuwa Province, do hereby declare under Section 154 of Urban Council Ordinance read with Section 2 of Provincial Council (Consequential Provisions) Act No. 12 of 1989, that I have approved the following by-law prepared by Balangoda Urban Council by virtue of powers vested in the Urban Council under Section 153 of the Urban Council Ordinance read with Section 157 of the said Ordinance to make by-laws, which was passed at the general meeting held on 15.12.2020 under the resolution No. 05.01.23.

TIKIRI KOBBEKADUWA,
Governor,
Sabaragamuwa Province.

22nd day of February, 2022,
At the Sabaragamuwa Province, Provincial Council.

**BY LAW ON FORMALIZATION CONTROLLING, ADMINISTRATION AND SUPER VISION OF DISPLAYING
ADVERTISEMENTS WITH IN THE JURISDICTION OF THE BALANGODA URBAN COUNCIL**

1. Imposed by virtue of the powers bestowed in the Balangoda Urban Council under Section 157 of the Urban Council Ordinance No. 61 of 1939 that should be read with Section 153 of that ordinance.
2. This by law is imposed for formalization controlling administration, and supervision of displaying advertisements within the jurisdiction of the Balangoda Urban Council.
3. This by law is imposed for formalization controlling administration and supervision of displaying advertisements within the jurisdiction of the Balangoda Urban Council
4. Unless a permit has been issued by the Chairman of the Balangoda Urban Council for that purpose any person should not display or cause to display any advertisement of any form that can be seen at a public place within the jurisdiction of the Balangoda Urban Council
5. Every person who needs a permit should submit an application prepared in accordance with the specimen and the specimens mentioned in section 15 of should be attached as annexes and forwarded to the Balangoda Urban Council prior to at least two days to the date intended to display of that advertisement.
6. Unless every permit issued by the Chairman for advertisement is cancelled it should be valid only for the period of time specifically mentioned in that permit.
7. The charges that should be levied for a permit under this by law will be legalized to impose and levy through a resolution and adoption by the council subject to the provisions mentioned in second schedule here.
8. Any person who intends to start and maintain as premises under above Section 4 after activation of this by law, has no right to apply for a permit under above Section 4 unless prior approval has been taken for the suitability.
9. Even though a valid permission has been taken for displaying any advertisement to be seen at, a public place should not be displayed or cause to display in any other place except in a place or places specifically mentioned in the relevant permit.
10. Through an advertisement issued by the Chairman of the Balangoda Urban Council for displaying an advertisement it should not be considered and understood as a legal permission to present the meaning or expression of that advertisement.

11. Any form of advertising board should not be connected passed hung, tied or projected to a nearby tree log of a tree, branch or any other part or any public building by any person.
12. Any form of advertisement should not be fixed or caused to fix by any person so that a blockade or harm may cause to any person or vehicle passing near by the advertising board.
13. Flashers should not be fixed, lit, or caused to do so in a way a driver of a motor vehicle or any person may change his attention causing any interruption or disturbance to their sights.
14. The advertisement for which a permit for display is requested from the Balangoda Urban Council should not be.
 - (a) An advertisement containing scenes or photographs highlighting or emphasizing violence,
 - (b) An advertisement containing scenes or photographs highlighting or emphasizing sex or nakedness or obscenity or lasciviousness,
 - (c) An advertisement containing scenes or photographs insulting any religion or any nation
 - (d) An advertisement containing scenes or photographs insulting any political party or political organization or any other organization,
 - (e) An advertisement containing scenes or photographs insulting any leader or any celebrity or any person,
 - (f) Any advertisement banned or restricted by any written law,
 - (g) An advertisement using a polythene or polythene cover and any of such advertisements should not be displayed.
15. A permit should not be issued for display of any advertisement is requested should be a place nominated by the Balangoda Urban Council unless the requirements mentioned in this by law have been fulfilled
 - (a) The place for which a permit for display of any advertisement is requested should be a place nominated by the Balangoda Urban Council belonging to the nominated zone for display of advertisement by the Balangoda Urban Council,
 - (b) The period of validity in a permit issued prioly for the place requested for display of advertisement should have expired,
 - (c) This provision should not be a barrier to issue a permit for display an advertisement without disturbing the display of a nearby notice board even though a notice has been priory issued and further valid.
 - (d) On an occasion when a permit is required to display on a hoarding erected by the Balangoda Urban Council there should be enough space on that hoarding and the period of time devoted for the advertisement being displayed under a permit should have expired.
 - (e) In case of applying for permit to display an advertisement a specimen of the notice prepared on 210mm x 297mm white sheet of paper to the scale of 1:1000 and a ground plan drawn to the scale of 1:1000 on a white sheet of paper 210mm x 297mm in extent should be forwarded a long with every such application and the real length and width the (advertisement) should be marked on the plan.
 - (f) The place of displaying the advertisement
 - I. In case of a hoarding erected by the Balangoda Urban Council The charges imposed by the Balangoda Urban Council Should be paid to the Balangoda Urban Council.

And/or

II. In case that it belongs to some other person or any authority

And not the applicant, written, evidence on that place granted by that person or authority should be produced

16. On an Occasion when issuing a permit has being decided to display and advertisement on a hoarding erected by the Balangoda Urban Council Until a Security that has been decided from time by the Balangoda Urban Council is deposited by the applicant the Chairman of the Balangoda Urban Council should be issued such a permit.
17. The Balangoda Urban Council can decide from time to time the zones or places for displaying advertisement within the jurisdiction of the Balangoda Urban Council.
18. It is the task of the Chairman of the Balangoda Urban Council to make arrangement to publish a notification in the *Gazette* about the decision taken from time to time by the Balangoda Urban Council regarding the said zones and the place and it should be activated with effect from the date of publication in the *Gazette* or any other specific date ahead.
19. The Balangoda Urban Council has the authority to erect and maintain hoardings in which advertisements can be displayed on any land possessed by the Balangoda Urban Council or on a land belonging to any other person obtained on an agreement made by the Balangoda Urban Council. The Balangoda Urban Council has the right to erect any hoarding for display on private land or premises and the right to levy charges to the council from those notice boards for displaying such notice.
20. The displayers applying for a permit for display should pay a charge for advertisement or advertisements calculated in the way depicted in the second schedule here.
21. The deposit of security levied under the 16th by law can be released on the request of the displayer after expiry of the period of time for display and after unfastening and removal of the said advertisement unless there is no loss or damage occurred to the state or to the Balangoda Urban Council.
22. The Chairman of the Balangoda Urban Council should take actions to levy money due from the permit holder on an occasion where the money deposited is insufficient to recover such loss or damage.
23. The permit charges depicted under the by law can be amended on a decision taken by the general meeting of the council.
24. In case of an application for displaying an advertisement forwarded to the Balangoda Urban Council and when the conditions for issuing a permit mentioned in the by law of the part have fulfilled that should be informed to the applicant by the chairman or authorized officer of the Balangoda Urban Council.
25. After the applicant has received that acknowledgement and after paying the permit charges depicted in the 07th by law here and the deposit of security if imposed as in the 16th law here and after paying all the aforesaid charges and examined it is the task of the chairman of Balangoda Urban Council to issue the relevant permit.
26. Any permit issued under this by law if not cancelled earlier time of which should be in accordance with the time frame depicted in the second schedule and the maximum time of it should be 12 months or 1 year.
27. After expiry of the period of time of the permit issued for display of any advertisement is needed to display during that successive time a new permit should have been obtained prior to at least 07 (seven) days of arriving that successive time.
28. Whatever the permit charge adopted by the Balangoda Urban Council to levy during the excessive time after expiring of time in the permit for displaying any advertisement as per the above section 27 the charge levied for the earlier permit should be relevant for the new permit issued for displaying that advertisement.

29. It is the task of the Chairman of the Balangoda Urban Council to make a *Gazette* Notification about the notification of the permit charge and the deposit of security imposed from time to time by the Balangoda Urban Council.
30. The Balangoda Urban Council has the right amend the nature of the advertisement and imposing charges from year to year under item 07 in the second schedule here.
31. Whatever is mentioned in this by law,
 - (a) Any advertisement for any religious activity or any cultural activity in any form conducted without charging money,
 - (b) Any advertisement being displayed within the premises of the land where any recreational activity is taking place,
 - (c) Any advertisement of which the net chargers and relevant only for a meritorious deed,
 - (d) Only an advertisement regarding any religious, political or any other public meeting,
 - (e) An advertisement called 'To let',
 - (f) Any advertisement called 'For sale',
 - (g) Any board mentioning the name of the house,
 - (h) A name board for a professional task not exceeding 02 sq.ft. in extent,
 - (i) In the event of a vehicle used for a commercial task and when the name the address of the owner of that vehicle is mentioned two such notices,
 - (j) In case of any place where any industry or enterprise is taking place every one advertisement from it should be exempted from the permit charges,
 - (k) The advertisement relevant to that task in the above section can be exempted from the charges only for an extent of four sq.meters,
 - (l) The other provisions in this by law should be relevant as they are and in those advertisement marks should be made as 'free of charge Balangoda Urban Council'.
32. It is the task of the Officer of issuing the permit to make a note correctly of the number of the permit issued for every advertisement for display in the southern corner of each advertisement before displaying.
33. In case that any holding, supporter, erection or fixation happens to in away harm the environment or a danger or harm any person property of a person the Balangoda Urban Council has the authority to set it right with in a specified time through a notification forwarded to the permit holder.
34. In case that any person who has received such a notification mentioned in the (aforesaid) 33rd by law has been evaded from taking actions according to the requirements of that notifications with in the time mentioned in that notification it is legal to cancel that permit issued for that advertisement and remove that advertisement by the Chairman or authorized officer of the Balangoda Urban Council.
35. In case that any permit cancelled under the above 34th by law the security deposited in the Balangoda Urban Council should be possessed by the council and no any other person has the right to claim for that security.
36. The Balangoda Urban Council is not liable for any responsibility in any way regarding any damage or deformation causing to any advertisement being displayed on a valid permit for display.
37. The permit holder should be liable for damage or harm occurred to any party owing to the meaning of expression or any meaning derived from the advertisement as a result of using any supporter or fixation of any erection or any other material for the erection or any advertisement.

38. It is the task of the permit holder to make arrangement to remove the advertisement and all the material used for it from that place before passing 48 hours after the date of expiry of displaying the advertisement after obtaining a permit under this by law.
39. The provisions of this by law should not be relevant in case of any advertisement displayed in the Government Sabaragamuwa Provincial Council or the Balangoda Urban Council
40. On an occasion when an advertisement of any sales item or service is displayed with the name as any business place with the number and/or address and when any form of advertisement is displayed on any house any form of sales item or service that advertisement or those advertisements should be subject to the provisions of this by law and the owner of that business place or house or the manager or any person in charge of administration at that time is meant by the person who should obtain permits regarding provisions in the by law.
41. In accordance with the provisions of this by law the maximum duration of time for displaying the advertisement on the hoardings erected for the purpose of public display by the Balangoda Urban Council should be 30 (thirty) days.
42. It is an offence to contravenes neglect omit unconsider or violate any section or sub section or several or all included in this by law.
43. In case of a commitment of any offence the chairman of the Balangoda Urban Council is authorized to cancel any permit issued along with paying attention regarding that contravention and it can be sued at a magistrate court empowered in the area as per the provisions of section 136(1)(b) of the criminal procedure code an Urban Council ordinance No. 61 of 1939.
44. Contravention of any Section in this by law is an offence and in the event of any person found guilty of an offence at a court of law even after finding guilty mentioned in the Urban Council Ordinance No. 01 of 1939 if that offence is committed continuously and even after delivering a written notification by the Chairman or secretary or any other authorized officer of the Balangoda Urban Council paying attention to that contravention that person should be liable for an extra fine imposed in the Urban Council Ordinance No. 61 of 1939.
45. unless otherwise some other meaning is needed in these by laws :
 - I. 'Council' means Balangoda Urban Council
 - II. Chairman means the chairman of the Balangoda Urban Council or any successor for that post.
 - III. Secretary means the Secretary of the Balangoda Urban Council or any successor for that post.
 - IV. Authorized officer means an officer empowered by the Chairman or Secretary in a writing.
 - V. Hoarding means any permanent board for fixing or retaining any advertisement erected for displaying for the knowledge or attention of the people.
 - VI. advertisement means a banner or cut out or plank or digital board or replica of any form or notice or notification or trade notice containing letters or words or illustrations or scenes displayed by any person fully or half way over any land or building or any architecture by means of displaying fastening fixing erecting hanging or placing in some other way used for the task of advertising for the knowledge and attention of the people.
46. In case of any non conformity among the Sinhalese Tamil and English texts of this by law the Sinhalese copy should be enforced.

THE FIRST SCHEDULE

Section 5

Application for displaying advertisements

01. Name of Applicant :
02. Address :
03. National Identity Card No. :
04. Telephone No. :
05. National Identity Card No. :
06. Telephone No. :

- Size of the advertisement :

Length.....cm Width:cm

- Number of advertisements:

- Content of the advertisement :

- The Way of placing :

- Placement areas :

(Attach a specimen depicted in sub bylaw of the 15th by law)

Date of commencement Day..... Month..... 20

Date of Expiry Day..... Month.....20.....

I do hereby promise to follow all the provisions in the by law on formalization control administration and supervision of the advertisements within the jurisdiction of the Balangoda Urban Council and take actions to remove the Advertisement/ Advertisements and all the materials used for it from that places/those places two days after expiry of the time of validity of the permit (s) at my own expenses.

.....
Signature of applicant.

Date:.....

THE SECOND SCHEDULE

Section 7

Serial No.	Nature of advertisement	Extend of	Charges (Sri Lanka Rupees)		
			Time of display 01 month or less than that	Time of display exceeding 01 month & less than 12 months	Time of display exceeding 06 months & less than 12 months
01	Cloth or Digital Banners	01 or less than 01 Month	50.00	100.00	150.00
			For every exceeding 1sq.ft or part of lt per 45.00		
02	Advertisement displaying through shield & Timber	01 or less than 01 Month	200.00	500.00	1,000.00
			For every exceeding 1sq.ft or part of lt per 150.00		
03	For LED/LCD Advertisement using electricity	01 or less than 01 Month	500	750	1,000
			For every exceeding 1sq.ft or part of lt per 300 .00		
04	For Advertisement using foam boards or polythine mixed board	01 or less than 01 Month	250.00	500.00	850.00
			For every exceeding 1sq.ft or part of lt per 250.00		
05	For Advertisement using plastic/fiber plants	01 or less than 01 Month	400.00	600.00	1,200.00
			For every exceeding 1sq.ft or part of lt per 250		
06	For Advertisement using electric equipment	01 or less than 01 Month	750.00	900.00	1,250.00
			For every exceeding 1sq.ft or part of lt per 450.00		
07	For Digital Advertisement	01 or less than 01 Month	150	1,500.00	150.00
			For every exceeding 1sq.ft or part of lt per 300.00		

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