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The Gazette of the Democratic Socialist Republic of Sri Lanka

EXTRAORDINARY

අංක 1708/10 - 2011 මැයි මස 30 වැනි සඳුදා - 2011.05.30

No. 1708/10 - MONDAY, MAY 30, 2011

(Published by Authority)

PART IV (A) - PROVINCIAL COUNCILS

Provincial Councils Notifications

CENTRAL PROVINCE PROVINCIAL COUNCIL

By-Laws of Kandy Municipal Council

IT is hereby notified that the by-laws appear in the following schedule pertaining to waste water management of the Kandy Municipal Council made and passed by the said Municipal Council Under resolution No. 8 (53) on the 29th of July 2010 as per sub section (3) of section 272 to be read with sub-section (1) of section 267 of the Municipal council's Ordinance- Chapter 252, were approved by me the Minister in charge of Local Government of the Central Province "Sarath Ekanayake" as per sub section (1) of section 268 of the aforesaid Municipal Council's Ordinance to be read with section 2 of (consequential provisions) of the Provincial Councils Act, No. 12 of 1989.

SARATH EKANAYAKE,

The Chief Minister of the

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

Office of the Chief Minister,
Central Province Provincial Council,
Kandy,
26th April, 2011.

BY LAWS

1. These by-laws may be cited as "by - laws relating to the waste water management system of the Kandy Municipal Council, (hereinafter, referred to as the "Council")".

2. These by- laws shall apply to the existing buildings and buildings under construction and any other construction which may take place within the areas specified in the first schedule within the administrative limits of the Municipal council of Kandy.

3. The sewage and waste water disposal pipeline from any building or any part thereof shall be connected to the waste water Management system (hereinafter referred to as the “system”).

4. (i) Where the Municipal commissioner (hereinafter referred to as the “commissioner”) upon receipt of any complaint or representation made to him is of the opinion that the existing sewage and waste water disposal pipelines from any building is unsatisfactory, he shall require the medical officer of health or an officer authorized by the Commissioner in writing to submit a report in that behalf.

(ii) On perusal of such report and on being satisfied of the necessity of the requirement to connect a pipe line to the system the Commissioner shall, cause such pipeline to be connected to the system within a period of six months or within such period as may be determined by the Commissioner taking into consideration the nature of technical requirements.

5. (a) Any person who is desirous of connecting the sewage and waste water disposal pipeline to the system shall make an application to the Commissioner in the form specified in the second schedule to these by-laws accompanied by the fee stipulated therein.

(b) Upon receipt of an application thereof the Commissioner shall, after evaluating the estimated cost and the feasibility of the requirement approve such application on being satisfied of the necessity of the requirement to connect the pipeline to the system.

(c) For the purposes of paragraph (b) of these by laws the Commissioner shall determine the manner in which the pipe lines may be laid, taking into consideration the suitability and accessibility of the lay out, and shall cause to prepare the cost estimated in terms of the criteria set out in the third schedule, and shall inform the applicant such estimated cost within thirty days from the receipt of such application.

(d) Upon the approval of such application to connect the sewage and waste water disposal pipelines to the system, the owner or the legal occupier shall use pipes and fittings of the size and quality approved by the Commissioner or any officer authorized in that behalf.

6. (a) Every competent person who is desirous of engaging in the laying and maintenance of pipe lines, shall make an application to the technical evaluation committee appointed by the council, from time to time, for registration.

(b) Every person who is selected by the technical evaluation committee shall be required to-

(i) enter into an agreement with the council in the form set out in the third schedule;

(ii) Obtain a licence in that behalf on payment of the licence fee specified in the fourth schedule to these by-laws.

7. No. Person shall be permitted to lay sewage and waste water pipelines connecting to the system, other than a person who has obtained a licence in that behalf under by-law 6.

8. Council may construct pump houses at suitable places to facilitate the free flow of sewage and waste water.

9. Where a sewage and wastewater pipe line is required to be laid across a private land or a property, measures shall be taken, in accordance with the provisions of the Municipal council Ordinance, to minimize any loss or damage and-

(a) Where necessary, the Council in laying down any pipes for the system, may carry out such laying through, across or under any street or any place plan or intended to be a street or under any building or through any tunnel, cubicle or arch or any enclosed or other land as the case may be. The Council shall give Two calendar months notice of its intention to do so to the owner or the legal occupier of the land affected by such work;

(b) the Council shall pay compensation for any loss or damage caused to the owner or the legal occupier of the property while being engaged in the laying down of sewage pipe lines referred to in paragraph (a);

(c) the owner or the legal occupier who has sustained any loss or damage may make an application in that behalf to the Council within fourteen days from date on which the claim has arisen in respect of such work;

(d) in the case of a dispute which has arisen with regard to the quantum of compensation, the aggrieved party may make an appeal to the Council;

(e) the Commissioner shall convey the decision of the Council on such appeal to the aggrieved party within a period of thirty days from the date of receipt of such appeal; and

(f) the decision of the Council in respect of an appeal referred to in paragraph (d) shall be final.

10. (a) Where it appears to the Council that the only or best practicable way by which a sewer required for the discharge of sewage of any premises is by carrying the same into, through or under any land belonging to a person other than the owner of the premises, the Council after giving the owner of the said land a reasonable opportunity to give reasons as to why sewage should not be carried into through or under the said land, may, if no objection which is raised or if any objection which is raised appears to the Council to be unsatisfactory, by an order in writing authorize the owner of the said premises to carry his sewer into, through, or under the said land in such manner as the council shall think it fit to allow.

(b) Every such order shall be a valid authority to the person in whose favor it is made, or to any agent or person employed by him, after giving the owner or the legal occupier of such land reasonable written notice of his intention to enter upon the said land with assistants and workmen at any time between 6 a.m. and 6 p.m. in order to execute the necessary work,

(c) Subject to the provisions of this by-law, the owner or legal occupier of any premises, or any agent or person employed by him for the purpose of disposal of any sewage, may, after giving the owner of the relevant land, wherein a sewer has already been lawfully constructed for the sewage of his premises, reasonable written notice of his intention to enter upon the said land with assistants and workmen at any time between 6 a.m. and 6 p.m. for the purpose of repairing or cleaning such sewer:

Provided however, in an emergency it shall be lawful for any officer or worker authorized in that behalf by the council to enter upon the said land after 6p.m. after intimating to the owner or the legal occupier of such premises and land and the owner of the relevant land for the purpose of attending to any repairing or cleaning of such sewer.

(d) In executing any work under with the provisions of this by-law the Council shall take such measures to minimize any loss or damage which may be caused to such premises and the owner or the legal occupier of the premises for whose benefit the work is carried out shall-

(i) cause the work to be executed with the least practicable delay,

(ii) restore at his own cost the land excavated for the purpose of executing the said work; and

(iii) Pay compensation to any person who sustains damage to his property by the execution of the said work taking into consideration the market value approved by the council of the items utilized to restore the place to the same condition.

(e) In accordance with the provisions of this by-law no owner or the legal occupier of any land shall refuse to permit or prevent the execution of any work without giving reasonable cause to the Council. The provisions of section 267 of the Municipal Councils Ordinance shall be applicable in respect of such contravention.

(f) Where a sewer has been carried under this by-law, in to, through or under any land, the owner of such land desires at any time thereafter to erect a building on such land, the Council shall by written notice, require the owner or the legal occupier for whose benefit such sewer was constructed, to close, remove, divert, reconstruct, or protect the same in such manner as may be approved by the Council and to restore the land to its former state.

(g) Every owner or the legal occupier shall comply with the requirements of any notice served on him under paragraph (f) of by-law 10 within a reasonable time, as intimated by the Council. The provisions of section 267 of the Municipal Councils Ordinance shall apply in respect of any contravention of this by-law.

11. It shall be lawful, for the officer or worker authorized in that behalf by the Council to enter upon any private land or property for the purpose of inspection, repair, cleaning or maintenance of the system after giving due notice to the owner or occupier thereof in writing before such entry at any time between 6 a.m. and 6 p.m.

12. No person shall obstruct any officer or worker authorized by the Council while being engaged in the maintenance work of the council, such as excavation and removal of earth in connection with the repair of the system. The provisions of section 267 of the Municipal councils Ordinance shall apply in respect of any contravention of this by-law.

13. No person shall cause any damage whatsoever to the pipes. Pump houses, tanks (manholes) or any other component or part of this system.

14. Every person who contravenes by-law 13 shall pay all the expenses incurred by the Council in repairing the pipes,

pump house, tanks (man holes) or any other component or part of the system and in case of default of the payment, the Commissioner may take steps to temporarily disconnect the water service supplied to that person, until such time the payment of expenses are duly made.

15. (1) Every person who obtains the sewage disposal service through the connection to the system shall be charged such sum as may be calculated in accordance with the monthly water consumption or in a manner determined by the Council and the amount to be so charged or levied shall be indicated in the monthly water consumption bill. Such person shall be required to settle the bill within a period of thirty days. In the event of default or delay in payment, the bill shall be subject to a cost of 10% relating to the warrant issued by the Commissioner, and the failure to pay within forty five days of the total amount so charged or levied shall result in the water service being temporarily disconnected.
- (2) Any person who desires or intends to connect to the system for the sole purpose of sewage disposal and has not obtained any water connection from the Council, may make an application in that behalf to the Council together with the fee determined by the Commissioner in the manner specified in the third schedule. Such person shall be charged such sum as may be calculated in accordance with the monthly average consumption of water by that person.
16. No person shall dispose, discharge, drop, dump, pass, flow, place or cause to be disposed, discharged, dropped, dumped, passed, flowed, placed-
 - (i) any solid waste, insecticide, rain water, polluted rain water and polluted liquids, chemicals into the pipelines of the system which is not suitable or intended to receive such matter or substances;
 - (ii) hot water, steam, any thing affecting the free flow of the sewer and the treatment and disposal of sewage or which would otherwise be likely to create nuisance.
 - (iii) into, through any earth, brick or stone ash or any other matter or substance obstructing any component and part of the system or any line connected to it which is not intended to receive or by reason of which any other pipe line is likely to be obstructed or which would otherwise be likely to create a nuisance.
17. No person shall except upon written permission of the Council, alter the fixing, disposition or position of or obstruct, remove, close, change or replace any drain, latrine including outlet pipe or any other appliance or fixture connected therewith.
18. No person shall erect, re-erect or alter any building in such manner as to cause any sewer, latrine or appliance provided in or for the benefit of such building or of any other structure within the same premises in contravention of these by-laws.
19. No person shall –
 - (i) Connect or cause to be connected anything to any pipe line of the system;
 - (ii) Repair or cause to be repaired any internal pipe line of the system; or
 - (iii) Remove anything from the system or pipes, pump houses, tank (man holes) or any other component or part thereof,

except upon the written permission of the Council or any officer authorized in that behalf.

20. No person shall contravene any of the preceding provisions of by-laws 16, 17, 18, and 19, the provisions of section 267 of the Municipal Councils Ordinance shall apply in respect of such contravention.
21. (i) No person shall erect or construct or cause to be erected or constructed any building or other structure over the system without the written authority of the Council or authorized officer of the Council first had and obtained. The provisions of section 267 of the Municipal Council's Ordinance shall apply in respect of any contravention, of the provisions of this by-law.
- (ii) The Council may cause any building or work referred to in paragraph (I), which is erected or constructed without the consent, of the Council to be demolished, altered or otherwise brought in conformity with the provisions of this by-law, and the expenses thereby incurred as determined by the Commissioner shall be paid by the person who has erected or constructed or caused the erection or construction of such building or structure without any authority from the Council. In the event of any default, shall be recoverable in terms of the provisions of section 275 of the Municipal Councils Ordinance.

(22) Any person who obstructs the system referred to in by-law 21 shall be required to pay the expenses incurred by the council in removing such obstruction caused to the pipelines of the system. In the event of any default, shall be recoverable in terms of the provisions of section 275 of the Municipal councils Ordinance.

23. (1) All work connected with –

- (i) The construction, fixing or alteration of any private sewage pipe lines or sewage appliance; or
- (ii) the connection of any private sewage and waste water pipeline with the system, shall be carried out only by an authorized officer of the Council or by a person registered with the Council in that behalf at the cost and expenses of the owner or the legal occupier of the premises approved by the Council where the sewerage service was supplied, in accordance with the provisions of this by-law.

(2) Any work carried out under the provisions of this by-law shall be subject to inspection at all reasonable times of the day by the officers authorized in that behalf by the Council.

24. (1) No sewage and waste water pipe lines shall be used except upon the approval of the Commissioner to the effect that the installation of such pipe line has been carried out in compliance with these by laws.

(2) The Commissioner shall, approve such installation referred to in paragraph (I), on the recommendations of the officer authorized to examine such pipelines.

25. In these by laws unless the context otherwise requires–

“Council” means the Municipal council of Kandy;

“Commissioner” means the Municipal Commissioner of Kandy Municipal Council and includes any other officer authorised by the Commissioner for the purposes of these by - laws.

“Medical Officer” means the Medical Officer of Health of the Municipal council of Kandy;

“Pipe” means the sewage and wastewater pipes;

“Waste water management system” means, the pipeline which carries the sewage and wastewater to the treatment plant; and

“Wastewater” means water discharged from closets, latrines, washrooms, kitchen only and does not included any industrial waste.

1st Schedule

Administrative limits of the Municipal Council of the kandy as specified in *Gazette Extraordinary* No. 14769/2 of October 7, 1967.

2nd Schedule

Application for Sewer Connection

(1) I, Rev./Mr./Mrs./Miss The
owner/Legal occupier of the premises bearing Assessment No. at

..... Road/Street/Lane in Kandy do hereby make application to construct a sewer connection from the sewage and waste water pipe line of the premises mentioned in the application to the waste water management system in accordance with the plans and specifications submitted herewith upon your approval and in conformity with the provisions of the ordinance and By Laws applicable hereto.

I, Futher agree that I will be held responsible for any constructions, which do not conform to the approved plan or which contravene the provisions of the ordinance and By Laws.

Name of Applicant :

Signature of the Applicant

Date :

(2) Application fee – Rs. 200.00

3rd Schedule

Criteria for the Determination of Connection Estimate

Connection from main line to interceptor manhole (MH-T to (C-I)

Item No.	Description	Quantity	Unit	Rate	Amount
1	EXCAVATION From main line to I. C manhole Excavation in trenches, 450mm width in any material except rock requiring, blasting including backfilling, ramming, spread and leveling surplus materials, Rate to include for disposal of any excess material as directed. Maximum depth not exceeding 2.0m		m ³		
2	SAND BEDDING Laying of sand along the trench to a minimum width of 450mm and to a depth of 100mm.		m ³		
3	PIPE LAYING Supplying, laying and joining of 160mm diameter type 600 uPVC pipes.				
4	Supplying, laying and fixing of 110mm diameter type 600 uPVC pipes.				
5	CONSTRUCTION OF AN INTERCEPTOR MANHOLE Construction of Interceptor manhole (IC-DI) as shown in the drawings. 100mm thick base shall be in 1:2:4 (19) concrete mix and the 225mm thick walls shall be in bricks, Internal wall surfaces should be plastered in 20mm thick cement sand mortar 1:3 mix DI manhole cover should be fixed as shown in the drawing, MS steps should be made and fixed according to the drawing Rate to include for excavation, backfilling, formwork, reinforcements, shoring, dewatering and fixing of Clay interceptor and DI manhole cover. Interceptor Manhole of size 600*600* 1500mm (internal dimensions) Add:- 20% from department charges other charges		Nos.		
	Total				

KANDY MUNICIPAL COUNCIL

AGREEMENT TO OBTAIN A SEWER CONNECTION

This agreement is made and entered into at Kandy for the collection of sewage and wastewater as the category of (Domestic/other than domestic/charity) between of (hereinafter called and referred to as the “applicant”) which term or expression as herein used shall where the context so requires or admits mean and include the said Applicant his/her executors, Administrators and assigns on the one part and the commissioner of the Kandy Municipal Council (hereinafter referred to as the “Commissioner”) which term of expression as herein used shall where the context so requires mean and include the said) Commissioner or his successors and assigns of the other part and whereas the applicant is responsible for operation and maintenance of the sewerage system at their premises within the site at No. and whereas the applicant has made an application to obtain a sewer connection to their premises from the waste water management system of the Kandy Municipal council and whereas the Council has agreed to provide the above facility upon the terms and conditions hereinafter setout and contained.

Now it is agreed between the parties hereto as follows;

1. The applicant shall furnish true and correct information to the Council and undertake to pay such charges that the Council may require the applicant to pay for the purpose of providing the sewer connection.

2. Where a tariff for sewerage service is imposed, the applicant shall be required to pay the monthly sewerage charges imposed by the Council from time to time for the disposal of sewage from their sewerage system. Where the charge is not paid within a month the council reserves the right to temporarily disconnect the water supply or the sewerage service supplied by the Council.

3. The applicant shall operate the internal sewerage system within their premises.

4. (I) The applicant shall abide by the rules and regulations as amended from time to time, stipulated by the Kandy Municipal Council and the applicant shall—

- (a) Not allow any person other than the authorized officer of the Council to enter, inspect, repair or clean such pipes of the sewer main on public roads connecting the applicant's sewage and waste water pipelines to the System.
- (b) Not construct any building or structure over the public sewer lines laid within the aforesaid premises.
- (c) Not connect or cause to be connected any private sewer directly or indirectly with any public sewer without prior written consent of the Commissioner of the Council.
- (d) Inform the Council whenever any pipe fitting or accessory in the sewer main on public roads connecting the sewerage and wastewater disposal pipeline to the System is lost or damaged.
- (e) Allow the authorized officer of employee of the Council to visit and inspect all the sewerage works including pipes and fittings within their premises at any time, during or after the construction of the sewerage works.
- (f) Not construct any extension to the sewerage system in contravention of the approved drawings by the Council.
- (g) discharge only direct sewerage, toilet wastewater and kitchen wastewater.
- (h) Pay charges in full due to the Council in connection with the sewerage disposal service within the period specified in the monthly bill.
- (i) Abide by the terms and conditions specified in the agreement in connection with the supply of sewage disposal service and any amendments thereto from time to time and agree that in the event of non compliance of any terms or condition by the applicant, sewage and waste water service supplied shall be liable for temporary disconnection.

5. The Council reserves its right to—

- (a) Disconnect the sewer connection and impose a fine on the applicant, in the event the applicant violates any term or condition specified in the agreement and by-law in relation to wastewater management system as amended from time to time.
- (b) repair, clean or replace the damaged or lost sewer lines and fittings or any other accessories of sewer main on public roads connecting the sewage and wastewater pipelines to the System and recover the cost of repairs, cleaning and replacement of such fittings from the applicant.
- (c) to recover the rates and charges for providing the sewerage services to the applicant and to disconnect either the water supply or the sewerage services supply by the Council in case of a default in payment by the owner/legal occupier

IN WITNESS WHEREOF the parties hereto set their hands and seal to these presents on this _____ day

_____ of _____
at _____

For and on behalf of the Council
The Director-wastewater management project

Witness,

1. Signature

2. Signature

Address

Address

.....

.....

.....

Signed

.....

in the capacity of

and

in the capacity of

1.

.....

Capacity

Signature

.....

For and on behalf of Applicant

Witness,

1. Signature

2. Signature

Address

Address

*Fourth Schedule**Licence Fee – Rs. 1000*

06-225/1

CENTRAL PROVINCE PROVINCIAL COUNCIL**By - Laws of Poojapitiya Pradeshiya Sabha**

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

SARATH EKANAYAKE,

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

Office of the Chief Minister,
Central Province Provincial Council,
Kandy,
26th April, 2011.

BY-LAWS FOR PARKING HIRING MOTOR VEHICLES

1. These by-laws are called and known as by-laws framed for the purpose of parking, controlling, regulating hiring cars within the Poojapitiya Pradeshiya Sabha Authority Area and for levying fees from such vehicles.
2. No hiring car shall be parked for the purpose of hiring at any place other than in the places approved by the Pradeshiya Sabha and notified by the Chairman and described in the 1st Schedule herein. Such places of parking may be amended and new places may be named on a resolution passed by the Pradeshiya Sabha.
3. Hiring cars shall be parked within Poojapitiya Pradeshiya Sabha authority area complying with the 2nd By-law, places stipulated in the 1st Schedule, on payment of fees shown in the 2nd schedule and also the other Government Taxes fees shall be paid monthly to the Pradeshiya Sabha. Such vehicles shall be registered in the Pradeshiya Sabha and fees shall be determined by the Pradeshiya Sabha from time to time and such amended fees shall be valid only after publication in the *Government Gazette*.
4. No person shall park motor vehicles in the motor car parking places shown in the 1st schedule, situated within the Pradeshiya Sabha Authority area unless on a license issued by the Chairman or by an authorized officer and this prohibition shall be affective from 6.00 am to 7.00 pm.
5. The validity of all licenses issued by the Chairman or by an officer authorized by him under these By-laws shall expire on the last date of a calendar month for which it is issued, unless it is cancelled earlier.
6. For the purpose of obtaining a license the owner of the driver of the vehicle shall forward an application to the form shown in the 3rd schedule herein,
7. Whenever a traffic warden or any person authorized by the Chairman for that purpose, call upon a owner or driver of a motor vehicle parked in a parking place, shall produce the such license for inspection.
8. The prevailing license for each month shall be obtaining before the 1st day of every month.
9. No motor vehicle shall be entered in to a hiring car parking place unless there is a valid license issued by the Poojapitiya Pradeshiya Sabha.
10. Whenever a motor vehicle is removed from a hiring car parking place permanently or temporary for a period not less than 14 days the Pradeshiya Sabha shall be notified of each removed and if to notice is given the relevant monthly fees shall be paid.
11. No vehicle shall be repaired or washed or cease to do so within a hiring car parking place.
12. No person shall consume liquor or behave disorderly or impolitely or cause any hindrance within a hiring parking place.
13. Contravention of any of the provisions of these by-laws shall be an offense and when convicted in a Court of law having jurisdiction the imposable maximum fine and for such violation or when such offense is continuously committed and when convicted or for violation after delivering a written notice by the Chairman, or by an authorized officer, or for violation continuously committed the maximum of additional punishment that can imposed for each day of committing such offense shall respectively be the additional punishment specified in Sub-Section (2) of Section 122 of the Pradeshiya Sabha Act, No. 15 of 1987.

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

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

“Sabhawa” means the Poojapitiya Pradehisya Sabha

“Chairman” means the Chairman of the Poojapitiya Pradeshiya Sabha,

“Authorized officer” means an officer authorized by the Chairman of the Poojapitiya Pradeshiya Sabha,

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

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

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

1ST SCHEDULE

PARKING PLACES MARKED IN THE ADMINISTRATIVE LIMITS OF POOJAPITIYA PRADESHIYA SABHA

Marked Places

Poojapitiya upper junction	450ft ²	Near the culvert of Alawathugoda Road at Tilak Bake House (from the grocery to P. Sarath Kumara fruit shop.)
Near the Poojapitiya Cooperative	300ft ²	From the front of Poojapitiya cooperative to A. M. (Stores) of M.C. Farun on Bokkawala Road
Near poojapitiya “Bodhi Maluwa”	400ft ²	From the commencement of Poojapitiya Medawala Road towards Medawala 20 metres
Near Poojapitiya Pradeshiya Sabha	360ft ²	Near Poojapitiya Pradeshiya Sabha office; from the vicinity of tea kiosk of Bandula Liyanage of Batagalla Road to Batagalla Poojapitiya Road towards Batagalla Road
Batagalla Junction	180ft ²	From Batagalla Junction towards Poojapitiya 15metres, on both sides of the Road.
Wekada Hadirama Junction	240ft ²	20 metres from the beginning of Kiralagama Road toward Weliketiya both sides of the road
Near Neder Mosque	250ft ²	From Koswattha by road junction towards Poojapitiya 15 metres
Bulukohotenne junction (Transformer)	250ft ²	20 metres from near transformer towards Weliketiya
Attaragama Road junction	450ft ²	20 metres from Attaragama Road junction towards Ambatenne
Near Welekade shrine room	250ft ²	20metres of the road in front of shrine room towards Ambatenne
Near Ambatenne Trade Complex	250ft ²	Portion of road in front of Ambatenne Trade Complex Portion from No. 01 Trade stall to No. 05 Trade Stall,
Welekade Kaluwana Junction	250ft ²	Road in front of Mullegama Hardware Stores (Shop near the culvert); from Ambatenne towards Poojapitiya

Marathugoda Division

Bokkawala Town	900ft ²	Left side of Marankande Road from Wann Stores to People's Bank
Bokkawala Road junction	300ft ²	Suth of Arambekade road, near by-road turning towards timber mill.
Molagoda Junction	350ft ²	Area of 350ft ² , Udahena Road, South from Udahenna Junction along Arabekade Road,
Harankahawa Pirivena junction	350ft ²	Place in front of Harankahawa Pirivena Road Arambekade Road right side,
Harankahawa Pathirada junction (Matibokka Junction)	300ft ²	Place commencing Pathiraja Road South along Arambekade Bokkawala Road.
Wewala Ruppewatta junction	300ft ²	From Ruppewatta Junction towards Bokkawala along Poojapitiya Bokkawala Road
Nawinnapitiya junction	350ft ²	From Nawinnapitiya Road junction towards Bokkawala along Poojapitiya to Bokkawala Road.
Marathugoda Pirivena Junction	400ft ²	Marathugoda Junction to Pirivena Junction of Poojapitiya Bokkawala Road
Marathugoda School Junction	400ft ²	From the junction turning to Marathugoda National School towards Bokkawala, along left side of Poojapitiya Bokkawala Road.
Rambukewela Bazar	400ft ²	Front of Rambukewela Bazaar
Junction near Dolapihilla Ambalama	350ft ²	Front of Dolapihilla Ambalama - Poojapitiya Ankumbura Road South
Near Kabalgastenna Shrine Room	300ft ²	Front of Kabalgastenne Shrine room-along Poojapitiya Ankumbura Road

Ankumbura Division

Ankumbura Town Near Bo tree	900ft ²	From Wijesiri hotel to Tissa Hotel Leftside along Ankumbura Alawathugoda Road
Ankumbura Town Near upper junction	600ft ²	From near Samagi Tailor Shop to the beginning of Somananda Mawatha along right side of Ankumbura Alawathugoda Road
Near Karagahapitiya Junction	150ft ²	Right side of Karagahapitiya junction
Near Ramakotuwa Bazaar	150ft ²	From near Co-operative to bus halting place-right side of Ramakotuwa Bazaar along Ankumbura Poojapitiya Road
Near Bebilagolla Bazaar	90ft ²	Right side of Palliyakotuwa Bazaar along Galhinna Mosque Road-infront of the Kaldeen's trade stalls
Near Galhinna Junction	300ft ²	From Left Side Galhinna Junction to City Hotel-near Sinhapala's Tea Kiosk
Near Palliyakotuwa Bazaar	90ft ²	Right side of Palliyakotuwa Bazaar along Galhinna Mosque Road-infront of Mr. Kaldeen's trade stalls
Near Kattappuwa Junction	90ft ²	Right side of Poojapitiya Ankumbura Road, near Kattappuwa boutique
Near Beerihela junction	90ft ²	Edge of the right side of the road near Beerihela bus turning junction
Near Akkarathuna Junction	90ft ²	Left side of Batagolladeniya Road infront of trade stalls of the Mr. Hussain

2ND SCHEDULE

Rate per month Rs. cts.

(1) Lorry	100.00
(2) Van	100.00
(3) Tractor with the Tractor	100.00
(4) Three Wheeler	50.00
(5) Motor Car	75.00
(6) Hand Tractor	50.00

3RD SCHEDULE
APPLICATION FOR A PERMIT

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

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

Date :

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

Recommendation of the Chairman :

Date :

.....
Chairman.

06-225/2

CENTRAL PROVINCE PROVINCIAL COUNCIL

By-laws of Thumpane Pradeshiya Sabha

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

SARATH EKANAYAKE,

The Chief Minister of the

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

Office of the Chief Minister,
Central Province Provincial Council,
Kandy,
26th April, 2011.

BY- LAWS FOR PARKING HIRING, MOTOR VEHICLES

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

“Sabhawa” means the Thumpane Pradeshiya Sabha

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

“Authorized officer” means an officer authorized by the Chairman of the Thumpane Pradeshiya Sabha

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

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

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

1ST SCHEDULE

MARKED PLACES

1. 50 meters on left side of Galagedara bus halt along Kandy to Hataraliyadde Road
2. 100ft. on right side of Galagedara junction along Kandy–Kurunegala Road
3. 100ft. on right side of Madige trade complex along Galagedara–Rambukkana Road
4. 100 meters on both sides of Pethigewala junction
5. Left side of Arabekade junction along Kandy–Kurunegala Road
6. 100 feet on right side of Walatenne junction along Arabekade to Bokkawala Road
7. 50ft on left side of Aludeniya Yatala junction along the road from Hataraliyadde to the 9th mile post
8. 100ft on left side of Kotikambe junction along Kandy to Kurunegala Road
9. 50ft on left side of Rangamuwa junction along Kandy–Rambukkana Road
10. 50 metres on right side of Dedunupitiya Ihalagama along Galagedara–Rambukkana Road
11. Right side of Godatale junction along Kandy–Rambukkana Road
12. 50ft. on left side of Girihagama junction along Arabekade–Bokkawala Road
13. Right side of Sangarajapura junction along Hataraliyadde to Kandy Road
14. 100ft on right side of Dampagoda junction along Hataraliyadde–Kandy Road
15. 50 metres on right side of Muruddeniya junction along Hataraliyadde–Muruddeniya Road
16. Left side of Weliwita junction along Hataraliyadde to Weliwita memorial Road
17. 100ft on left side Bogashinna junction along Hataraliyadde–Bogashinna Road
18. Right side of Minigamuwa junction along Bogashinna Road
19. 50 metres on right side of Meegastenne junction along Hataraliyadde–Kandy Road
20. 100ft on left side at the commencement of Hataraliyadde–Kandy Road
21. 50 metres on left side of along Alagalla Road.
22. Left side of Weligodapola junction along the road from Hataraliyadde town to Pallepola.
23. Left side Dankumbura junction along Hataraliyadde–Polwatta Road.
24. Left side of Uduwa junction along Hataraliyadde–Uduwa Road.
25. 50 Meters on left side along the road near 2nd mile post of Naranwala junction.
26. 100ft on right side of Opall junction along Opalla to Mawathagama Road.
27. 50ft. on left side of Kawdella junction along Opalla to Mawathagama Road.
28. 100ft on left side of 10th mile post junction at Kopiwatta along Galagedara Kandy Road.
29. 50ft on right side of Eramuduliyadde junction along Hataraliyadde to Eramuduliyadde Road.

2nd Schedule

Rs. cts.

1. Lorry	-	500
2. Van	-	500
3. Tractor with trailer	-	250
4. Three Wheeler	-	250
5. Motor car	-	500
6. Hand Tractor	-	250

3rd Schedule
Application for a Permit

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

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

Date :

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

Recommendation of the Chairman.

Date :

.....
Chairman.

06-225/3

CENTRAL PROVINCE PROVINCIAL COUNCIL

By-Laws of Haguranketha Pradeshiya Sabha

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

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

Office of the Chief Minister,
Central Province Provincial Council,
Kandy,
26th April, 2011.

THE BY-LAWS REGARDING ITINERARY TRADING

1. These by-laws are known as By-Laws to formulate, supervise, control and fees levying the itinerary trading within the administrative limits of Haguranketha Pradeshiya Sabha.

2. No itinerary trading in street, Public Park, public ground, open place, places reserved for parking vehicles within the administrative limits of Haguranketha Pradeshiya Sabha, without a permit issued by Chairman.

3. To obtain a permit in terms of By-law 2 an application form as per schedule 2, which is issued by the Pradeshiya Sabha office shall be submitted with 2 x 2.5 cm. sized bust level two color photographs and a medical certificate stating not suffering from endemic and epidemic diseases 30 days prior to the date of application, by a Registered Medical Officer.

4. Every permit issued under By-law 2, unless it is cancelled by the By-law 8, will laps on December 31st day of the calendar year issued for.

5. A fee is to be paid to the council as per Schedule 2 and such fees should be fixed from time to time by a resolution of the council.

6. The permit holder must act according to the conditions regarding itinerary trading passed by the council from time to time.

7. Any place banned for itinerary trading within the administrative limits by a resolution the permit holders shall keep away such limits from itinerary trading.

8. Any person who contravene the 6th and 7th by-Laws the permit to issue to him is liable to be cancelled by the Chairman and no compensation can be claimed by the permit holder from the Chairman of the Pradeshiya Sabha.

9. The itinerant traders who sell food items shall act according to the following:-

- (i.) Food items carrying for sale shall be kept away from flies, dust, bad smell and dirty and shall not handle by others. ;
- (ii.) The vehicle bicycle, cart, tray or the container carrying food items should properly covered and cleaned without touching the foods. ;
- (iii.) The papers using of wrapping food items should be clean and in good condition. ;
- (iv.) Food items should be handled with clean tools in good conditions. ;
- (v.) Fire is to be used without danger and hindrance to others.;
- (vi.) Garbage or sewage should not be left in public places and taken away under good sanitary condition. ;
- (vii.) The itinerant should wear the Identity Card issued by the Chairman and it should be visible to the consumers.

10. Flesh of animals mentioned in the Butchery Act should not sell by an itinerary trader.

11. The permit holder issued in terms of these By-Laws, sell cooked and prepared food items comes under the Food Act Provisions.

12. If the permit holder suffer from and endemic disease or a patient residing with him or nursing such a patient is must ceased his itinerary trading immediately and can be resume his trading after the incubating period of the disease.

13. Pedestrians who are passing a street, pavement or an open space must not obstructed by an itinerant vendor.

14. A permit holder should not do itinerary trading, sell goods or takes goods here and there during any period, other than 6.00 a.m. to 9.00 p.m. in any day.

15. Any person who contravened the 13th By-Law is liable to be taken his selling goods into custody by the Council and in such situation, the Chairman has the power to take decision on the foods taken into custody.

16. Itinerary Traders who arrive during the period of any National, Religious or any other festival, shall obtain a temporary license on payment of fees decided by the council.

17. The licensee shall not transfer his license to any one and the Chairman has the right to cancel such license at any time if and when such an instance is detected.

18. License and the articles sold by any itinerery Trader should be produced for inspection on request by the Chairman or by an officer authorized by him.

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

20. In these By-laws,

“Council” means Haguranketha Pradeshiya Sabha. ;

“Chairman” means the Chairman of the Haguranketha Pradeshiya Sabha. ;

“Mobile Trading” means without a fixed place taking goods place to place of taking by a vehicle, by a motor bicycle, by a three wheeler, by a van, by a lorry or by a vehicle operating mechanically or manually. ;

“Authorized Person” means an officer authorized by the Chairman of the Haguranketha Pradeshiya Sabha.

If any misinterpretation arises among Sinhala, Tamil or English in these By - laws, the sinhala versions shall taken into force.

1st Schedule

SPECIMEN APPLICATION FORM FOR OBTAINING AN ITINERARY TRADING LICENSE

1. Name of Applicant :
2. Permanent Address of the Applicant :
3. National Identity Card No. :
4. Telephone No :
5. Nature of the Business :
6. Nature of the Trade :
(Lorry, Van, Hand Cart, Hand Tractor, Motor Cycle, Bicycle, Three Wheelers and others)
7. Date, Business was established :
8. Details of payments that paid in last year :

<i>Nature of Business</i>	<i>Payments</i>	<i>Receipt No.</i>	<i>Permit No.</i>
.....
.....
.....

I certify that the above details are true and correct. Please grant me the permit for year of to trade according to the conditions regarding intinerary trading passed by the Council.

Date :

.....
Signature of Applicant.

2ND SCHEDULE

No.	Nature	Annual Permit Fees Rs. cts.
01.	Selling of Fresh Fish	1,000.00
02.	Selling Wade and Short Eats	750.00
03.	Selling Gram, Murukku and Bites	750.00
04.	Selling Vegetables	1,000.00
05.	Selling Fruits	1,000.00
06.	Selling Flower Plants, Ornamental Plants and Variety of Plants	750.00
07.	Selling readymade Garments and Textiles	750.00
08.	Selling variety of Shoes	750.00
09.	Selling Plastic or Kitchen Utensils, etc.	750.00
10.	Selling Perfumes and Ointments	750.00
11.	Selling Toys and Sports Goods	750.00
12.	Selling Ice-cream and Ice corns	750.00
13.	Selling Ornaments	750.00
14.	Selling Confectionaries	750.00
15.	Selling any article not mentioned in this Schedule	1,000.00

06-225/4

CENTRAL PROVINCE PROVINCIAL COUNCIL

By-Laws of Poojapitiya Pradeshiya Sabha

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

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

Office of the Chief Minister,
Central Province Provincial Council,
Kandy,
26th April, 2011.

BY-LAWS RELATING TO THE CREMATORIUM

1. These By-laws shall be called and known as By-laws relating to the control and regularization of the activities of the Crematoriums of the Poojapitiya Pradeshiya Sabha.

2. These By-laws are framed for the purpose of usage and for controlling the crematoriums belong to the Poojapitiya Pradeshiya Sabha and for determination of fees and for levying such fees for using the said Crematoriums.

3. No dead body or a part of a dead body or a human fetus shall be cremated in a crematorium belonging to the Pradeshiya Sabha unless there is a valid permit issued by the Chairman or by an officer authorized by him to do so.

4. Any person here in after referred to as applicant, accepting to obtain a permit under By-law No. 03 of these By-laws, shall forward on application, prepared according to the Schedule "2" to the Chairman or an officer authorized by him along with the under mentioned documents:-

- (i) A document to prove the relationship between the deceased person and the applicant, (for this purpose a certificate issued by the Grama Niladhari of the Wasama where the deceased person was residing or a certificate issued by an Hon. Member of the Pradeshiya Sabha shall be sufficient. For the certificate such as applicant's birth certificate or marriage certificate, capable of proving the relationship of deceased person shall also be considered).
- (ii) A photo copy of applicant's national identity card or a photo copy of his passport or any other document in proof of his identity.
- (iii) It is required to be mentioned in the Death Registration Certification issued by a Registrar of Births and Deaths, under the provisions of section (amended) 11 of chapter 110 of Births and Deaths Registration Act of Marriage, Birth and Death Registration Act., No. 41 of 1975, that the place of cremation shall be the crematorium of Poojapitiya Pradeshiya Sabha.
- (iv) If a post-mortem examination has been held under the Criminal Procedure Code in respect of the death of deceased person, the certificate issued by the Coroner or by the Magistrate, under section 41 (e) of the Birth and Death Registration Act, for cremation of the dead body shall also be produced.
- (v) If the dead body is of a still-birth, the certificate issued under section 41 (i) of the Birth and Death Registration Act shall be produced.

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

6. The charges for the cremation of corpse, shown in Schedule 01, should be paid to the Pradeshiya Sabha Office, These charges may be fixed and imposed from time to time on a resolution passed at the Pradeshiya Sabha Canal. The charges so fixed and imposed may be revised by the Pradeshiya Sabha when it considers necessary and these charges should be published in the *Gazette*.

7. If the application for cremation accepted the applicant shall be immediately intimated with the reason for doing so.

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

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

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

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

12. The applicant or an authorized representative shall take over the ashes before expiry of 72 hours from the date of cremation and it is legally in order to dispose the ashes in any manner if such ashes are not taken over during the specified time period.

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

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

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

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

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

18. In these By-laws unless the content otherwise required –

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

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

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

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

1st Schedule

1. For cremation of corps within the local authority area of the Pradeshiya Sabha	Rs. 6,000
2. For cremation of corps out of the authority area of the Pradeshiya Sabha	Rs. 6,500
3. For cremation of corps within the Grama Niladhari Division where crematorium is located	Rs. 5,000

2 nd Schedule

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

01. Full Name of the Applicant :
Address :

- National Identity Card No. :
Grama Niladhari Division :
02. Name of the Deceased :
Address at where he lived :
National Identity Card No. :
Grama Niladhari Division :
Local Authority Area :
03. Applicant's relationship to the deceased :
04. Number and date of the death certification :
05. Name and address of the Registrar who registered the death :
06. Cause of Death :
07. If an inquiry into the death was held, date and time of such inquiry :
08. Name and designation of the Inquiring Officer :
09. Decision of the Inquiring Officer :
10. Whether permission granted for the Cremation of the Corpse :
11. Date and time at which the Cremation is required :
12. Contact telephone number in case of emergency :

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

.....
Signature of Applicant.

Date:-

For Office use only

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

Recommended :-

.....
Secretary,
Poojapitiya Pradeshiya Sabha.

Date :

Approved :-

Date :

.....
Chairman
Authorized Officer,
Poojapitiya Pradeshiya Sabha.

22A

IV (අ) කොටස - ශ්‍රී ලංකා ප්‍රජාතාන්ත්‍රික සමාජවාදී ජනරජයේ අති විශේෂ ගැසට් පත්‍රය - 2011.05.30

PART IV (A) - GAZETTE EXTRAORDINARY OF THE DEMOCRATIC SOCIALIST REPUBLIC OF SRI LANKA - 30.05.2011

2. Entered in the register
Rs. recovered on receipt No. dated
3. Permit submitted for Signature
4. Letter stating reason for refused of the application submitted for signature

.....
Signature of the Subject Clerk.

Date

06-225/5