

N.B.— Tamil version of this *Gazette* is printed separately.
Part IV(A) of the *Gazette* No. 1,719 of 12.08.2011 was not published.

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The Gazette of the Democratic Socialist Republic of Sri Lanka

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(Published by Authority)

PART IV (A) — PROVINCIAL COUNCILS

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

	PAGE		PAGE
Proclamations, &c., by the Governors	...	Posts - Vacant	...
Appointments, &c., by the Governors	...	Examinations, Results of Examinations, &c.	...
Other Appointments &c.	...	Notices calling for Tenders	...
Provincial Councils Notifications	758	Sale of Articles, &c.	...
		Sale of Toll and Other Rents	...
		Miscellaneous Notices	...

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 26th August, 2011 should reach Government Press on or before 12.00 noon on 12th August, 2011.

LAKSHMAN GOONEWARDENA,
Government Printer.

Department of Government Printing,
Colombo 08,
January 01, 2011.

Provincial Councils Notifications

MAHARAGAMA URBAN COUNCIL

Notification under Terms of Provisions in Section 154, 255 Competent Authority in Urban Councils Ordinance read in Conjunction with Section 2 in the Provincial Councils (Consequent Provisions) Act, No. 12 of 1989

THE By-law described in Schedule hereto was prepared, by Maharagama Urban Council by the virtue of powers vested on section 153 of Urban Councils Ordinance and as per provisions of section 157(14a) as the 255 Competent Authority, Maharagama Urban Council has prepared and approved under the Resolution No. 08.1 in the Council General Meeting held on 31st July, 2007. I, Prasanna Ranathunga, the Chief Minister and the Minister in-Charge of Finance Planning, Law and Order, Land, Education, Local Government and Provincial Administration, Power and Energy, Manpower and Employment, Economic Development of Provincial Council, Western Province under Terms and Provisions in section 154 aforesaid 255 competent Authority in Urban Councils Ordinance read in conjunction with section 2 in the Provincial Councils (Consequent Provisions) Act, No. 12 of 1989, granted approval.

PRASANNA RANATHUNGA,
Chief Minister and the Minister in-Charge of Finance Planning, Law and Order, Land, Education, Local Government and Provincial Administration, Power and Energy, Manpower and Employment, Economic Development of Provincial Council, Western Province.

Chief Ministry Office,
"Shrawasthi Mandiraya",
Colombo 07,
On 25th, Month of July, 2011.

BY-LAW – MAHARAGAMA URBAN COUNCIL

BY-LAW ON DEMOCATIONS OF PARKING, CONTROLLING AND CHARGING, PARKING FEE WITHIN LIMITS OF MAHARAGAMA URBAN COUNCIL

1. This By-law is terms as supplementary legislation of controlling parking of vehicles and charging fees for parking in place demarcated for parking within limits of Maharagama Urban Council.
2. A notice should be exhibited in a public place by Chairman of Maharagama Urban Council hereinafter referred as the Chairman, regarding the place of parking, prohibited or limited parking or places reserved for parking in a street or part of a street. Parking should be done only in places where it is allowed by the Council.
3. As motioned in article 2 at the time when parking of vehicles is permitted or parking of vehicles is prohibited the driver of the vehicle must adhere to –
 - (a) any officer or authority taking action in terms of sign boards or notice according to so exhibited ; or
 - (b) following any procedure of moving vehicles existing at the street or part of the street ; or
 - (c) allowing somebody to get in or get out a vehicle ; or
 - (d) stopping/parking the vehicle to load or unload some items to/from the vehicle should not be done.
4. Unless anybody poses a valid permit issued by the Chairman under this By-law to park his/her vehicle he/she should not part vehicle in reserved place.
5. The fee will be charged as mentioned in the Schedule A and B for each permit issued under By-law 04 approved by the Council, revised by *Gazette Notification*.

SCHEDULE "A"

	<i>Charges for first hour or a fraction of it</i>	<i>Charges for each additional hour</i>
	<i>Rs. cts.</i>	<i>Rs. cts.</i>
(i) For a bicycle	5 0	2 0
(ii) For motorcycle	10 0	5 0
(iii) For motorcar	20 0	10 0
(iv) For bus or lorry	100 0	20 0
(v) For a van or other motor vehicle	30 0	10 0
(v) For three wheeler	15 0	5 0

6. Annual or monthly permit could be obtained for private vehicles according to Schedule "B". Schedule "B" for hiring vehicles registered in Maharagama Urban Council.

SCHEDULE 'B'

*For a full day
Rs. cts.*

Bicycle	20 0
Lorry	100 0
Bus (CTB and private)	100 0
Hiring van	75 0

7. Every permit when issued under this By-law should under consist the registration No. of the vehicle and it should be limited to the period mentioned.
8. Everybody who record should display it in a place visible outside.
9. Anytime a police officer or any other person authorized by the Chairman at a common place of parking, requests the driver or the owner to produce a permit/pass issued to the particular vehicle for inspection, the driver or the owner should produce same.
10. At a time when ever a permit is issued to park a particular type, class or grade of vehicle, he should not park any other type vehicle not belonging that class or grade of vehicle.
11. Nobody should park his vehicle in public place for parking obstructing the "IN" or "OUT" way to the common parking space.
12. In an occasion when a notice or a signboard is displayed, at a public parking space, after reserving a separate entrance or departure, any vehicle should not enter or depart from any other way.
13. At the common parking space, where chains and pillars are supplied (to demarcate the parking track) every vehicle should be kept parked in order of arrival one behind the other.
14. Nobody should wash a vehicle in common parking space when it is parked.
15. Nobody should do any type of repair to the vehicle parked in a common space for parking unless it is essential to do the repair to remove the vehicle from the parking space.
16. In an occasion when such a repair is been done, (an unusual or) essential or unreasonable alarming sound should not be made.
17. Any driver of vehicle parked in a common parking space should -
(a) refrain from starting engine unless for the changing of parking place or leaving the park.
(b) refrain from sounding an alarm equipment/instrument unless for prevention of an accident or confirming the security of the vehicle or persons occupying the vehicle.
18. Anybody should refrain from behaving bad or causing hindrance.
19. A monthly permit could be obtained by any Government Department or Corporation or unconstitutional personal board by paying the following monthly charges to the Chairman or to an authorized officer for the use of that department or personal board –
- | | |
|---------------------------------------|-----------------|
| | <i>Rs. cts.</i> |
| (i) For bus or a lorry | 350 0 |
| (ii) For motor coach or motor vehicle | 300 0 |
| (iii) For motorcycle | 150 0 |
| (iv) For three wheeler | 200 0 |
20. A particular class of persons could be released from paying the specified fees after approving a Council proposal.
21. Anybody violating these By-laws will commit an offence, if that person is found guilty before a court of law, should pay a fine a sum of money not exceeding Rs. 750 and if he continues commit same offence, should be fined an additional fine of Rs. 250 per everyday of committing and money should be credited to common/general account of the Urban Council.

22. (i) Unless other meaning is required for these term “the Chairman” means the Chairman of Urban Council Maharagama.
- (ii) “The Police Officer” means an officer of the Department of Police less than the grade of Inspector of Police.
- (iii) “Controller of the traffic” means a person authorized to by the Chairman to issue the permits in common parking space on behalf of the Chairman,
- (iv) Unless other meaning is required regarding the temrs in this By-law motorcar, motor coach, motorcycle, motor vehicle, lorry, bus, three-wheeler gives the same meaning as in Motor Traffics Ordinance.
- (v) Vehicle means it is driven mechanically or otherwise, used as a mode of transport or and an artificial device that add be used for transport.
- (vi) "Common Parking Place" means a place named on an approved proposal of Urban Council Maharagama Municipality means Urban Council Maharagama.

08-417/1

URBAN COUNCIL MAHARAGAMA

Notification under terms of Provisions in section 154, 255 Competent Authority in Urban Councils Ordinance read in Conjunction with section 2 in the Provincial Councils (Consequent Provisions) Act, No. 12 of 1989

THE By-law described in Schedule hereto was prepared, by Maharagama Urban Council by the virtue of powers vested on section 153 of Urban Councils Ordinance and as per provisions of section 157(13) as the 255 Competent Authority, Maharagama Urban Council has prepared and approved under the Resolution No. 08.1 in the Council General Meeting held on 31st July, 2007. I, Prasanna Ranathunga, the Chief Miniser and the Minister in-charge of Finance Planning Law and order, Land, Education, Local Government and Provincial Administration, Power and Energy, Manpower and Employment, Economic Development of Provincial Council Western Province under terms and Provisions in section 154 aforesaid 255 competent Authority in Urban Councils Ordinance read in conjunction with section 2 in the Provincial Councils (Consequent Provisions) Act, No. 12 of 1989, granted approval.

PRASANNA RANATHUNGA,
Chief Minister and the Minister in-charge of Finance Planning Law and
Order, Land, Education, Local Government and Provincial Administration,
Power and Energy, Manpower and Employment, Economic Development of
Provincial Council Western Province.

Chief Ministry Office,
"Shrawasthi Mandiraya",
Colombo 07.
On 25th month of July, 2011.

BY-LAW – URBAN COUNCIL MAHARAGAMA

BY-LAW ON CREMATORIUMS

1. This By-law is refereed to as supplementary legislation for crematoriums of Maharagama Urban Council.
2. This By-law is enforced to impose charges and regularize the administration of Crematoriums owned by Maharagama Urban Council.
3. No entombment should be done with out written permission by the Chairman of Urban Council or Authorized Officer.
4. Any individual (Hereafter referred as “applicant”) who wish to get written permission of aforesaid in 3rd Supplementary Legislation should submit an application according to the provisions of Schedule "A".
 - (a) A document issued by the Chairman or by a Member of Urban Council or certificate issued by Grama Niladhari of the relevant Grama Niladhari division is accepted ;
 - (b) If the death of deceased person is investigated under the provisions of Penal Code a certificate of approval for cremation by a coroner or a magistrate under section 41(e) of Births and Deaths Registration Ordinance is necessary ;
 - (c) If death body is by a still birth, the certificate issued under section 43(1) of the Ordinance of the Births and Deaths Registration is suffice ;

5. The completed application form after been handed over to the Chairman should be recorded in order of receipt.
6. If dead body is accepted for cremation permit should be handed over to the applicant after due charges are levied. Time of cremation should be mentioned in the permit before the dead body is handed over to caretaker of crematorium.
7. If dead body is not accepted for cremation it should be informed to applicant with relevant reasons in writing.
8. Corpse could be accepted daily between 7.00 a. m. to 8.00 p. m. for cremation.
9. Applicant should handover corpse on or before time indicated to caretaker of crematorium. The Urban Council will not be held responsible for any inconvenience caused due to any delayed handing over.
10. The name and address of the applicant, National Identity Card Number, name of the deceased and the address where he lived before death and relationship between deceased and the applicant, date and time of the cremation etc. should be recorded by the caretaker of the crematorium on each cremation carried out in every crematorium respectively.
11. The applicant or agent who request remaining should accept them with in lapse of 72 hours of cremation. If remaining were not collected within 07 days after a written notification Council can dispose them whatever the manner legitimately.
12. It is an offence to enter premises of the crematorium with out the permission of Chairman or the caretaker of the crematorium. However is it should be considered that permit holder to cremate or an associate/s are permitted to perform cremation.
13. Breach of peace within the crematorium premises or causing damage the properties of the Urban Council within the premises, or obstructing the official duties of the caretaker of crematorium or his assistants and decorating the crematorium premises should not be done.
14. Any individual, if punished by court of law, with proper judicial powers, he will be fined not exceeding sum of Rupees Seven Hundred Fifty, regarding violation of by-laws 12 and 13 of this supplementary legislation.
15. (1) The maintenance of the crematorium is the duty of the Chairman.
(2) It is the duty of the Chairman display a notice at the crematorium in Public if crematorium is closed for a period of this for maintenance or restoration.
16. Charges for cremation of dead bodies could be decided at Council at a Council meeting and could be imposed timely. Such charges could revised if required by the Council. These changes should always be published on the government *gazette*.
17. If another version is required regarding the terms,
“Council” means Urban Council of Maharagama.
“Chairman” means the Chairman of Urban Council of Maharagama.
“Authorized Officer” means a officer authorized legally in writing to perform the duties of the Chairman.
“Caretaker of crematorium” means a person appointed to work as by the Council as the caretaker of the crematorium.
“Dead body” means a dead body of human being or part of a dead body or body by a still birth.

SCHEDULE “A”

APPLICATION FOR CREMATION OF A DEAD BODY AT CREMATORIUM

1. Full name of the applicant :_____.
Address :_____.
National Identity Card No. :_____.
Grama Niladhari Division :_____.
2. Name of deceased :_____.
Address of dwelling :_____.
Grama Niladhari Division :_____.
National Identity Card No. :_____.
3. Relationship of the deceased to the applicant :_____.

4. Number and date of certificate of death :_____.
5. Name and address fo registrar :_____.
6. Cause of death :_____.
7. If a postmortem was held, date and time :_____.
8. Name and designation of the conducted officer :_____.
9. Verdict of the officer :_____.
10. Permitted to cremate or not :_____.
11. Expected date and time for cementation :_____.

I certify this information give above are true and correct. Relevant certificates are attached.

_____,
 Applicants Signature and date.

FOR OFFICIAL USE ONLY

I approved to issue the permit/permission is denied due following reasons.

.....

_____,
 Signature.
 Chairman/Officer Authorized.

Date :_____.

Chairman/Officer Authorized

1. Entered to the register.
 Received sum of Rupees on/...../..... under receipt No.
2. Permit is produced for endorsement.
3. Letter of refutation is produced for approval.

_____,
 Signature of clerk.

Date :_____.

08-417/2