

N.B.— Part II of the *Gazette* No. 1,637 of 15.01.2010 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)

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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 28th January, 2010 should reach Government Press on or before 12.00 noon on 15th January, 2010.

LAKSHMAN GOONEWARDENA,
Government Printer.

Department of Govt. Printing,
Colombo 08,
01st January, 2010.

Provincial Council Notifications

YATIYANTHOTA PRADESHIYA SABHA

By Laws

I, as the Minister of Local Government at Sabaragamuwa Province Mahipala Herath to shall hereby notify under the power vested as the relevant minister for the subject for me article No. 2(1) of Provincial Council Act, No. 12 of 1989 have approved the by laws which have been prepared by the Yatiyanthota Pradeshiya Saba under the power vested for it by the Article No. 122(1) 69/126 of Local Authority Act, No. 15 of 1987 and shaped be conected with in the limit of Local Authority from that date the notification appeared in the *Gazette* of the Democratic Socialist Republic of Sri Lanka.

MAHIPALA HERATH,
The Minister of Local Government,
Sabaragamuwa Province.

At Sabaragamuwa Province,
18th December, 2009.

SUB CONSTITUTION FOR CONTROL AND MINIMIZE THE DAMAGES CAUSED BY STRAY CATTLE, YATIYANTOTA PRADESHIYA SABHA

1. This constitution and recognized as the ordinance to take the stray cattle to the Pradeshiya Sabha custody or to stable or to organize similar action to avoid, control or to minimizes the damages may be sausad by the stray cattle.
2. The owner of this sort of cattle, should keep them away from causing inconvenience to vehicles or pederasts who walk along the public road or in public places streets and other such place.
3. Taking the stray cattle to the custody or taking the cattle to a shed along the road which the thinks and correct, by anyone authorized by the Pradeshiya Sabha president or secretary in considered as lawful.
4. An authorized person who take the stray cattle should take it to the shed allocated by the Pradeshiya Sabha, for the purpose as quickly as possible and should obtain certificate, filling up the form maintained for the purpose as for the 01 sub constitution.
5. The authorized person who take cattle to his custody should give it to the person in charge of the attorsaid cattle shed, maintaining the date, time, the place where he caught the cattle the kind, the sex, colour of the cattle, any identitification marks if any and should get the document signed by the person in change. Confirming that he took charge of the cattle and the giver also should sing to prove that he gave charge the cattle of the person concern. After doing so during the course of the duty hours of the office. He should produce the document with regard to the cattle to the secretary of Pradeshiya Sabha or anyother authorized officer there and should get the document signed by him.
6. The person incharge of the cattle shed should maintain a record in connection to the detail of the cattle he took to his custody. The date time of such and the date and time of the president or secretary's release order for the cattle and date and time when he released the cattle.
7. The cattle should not be released in any circumstance without the order in writing from the president or secretary and should be ascertained that the cattle was given back to the stipulated person mentioned in the documentary order of the Pradeshiya Sabha president or secretary.
8. It is the responsibility of the Pradeshiya Sabha - Yatiyantota to make provision for the stray cattle caught, to be stabled in and to supply food and water as well as security for the above cattle.
9. The Pradeshiya Sabha - Yatiyantota or any authorized person what so ever, for the cattle becoming sick or to its death from the time it was taken to custody till it was released from the shed or any sort at compensation or any other damages will be paid by the Pradeshiya Sabha or any authorized person.
10. Until and otherwise the amount specified by the Pradeshiya Sabha is paid by the owner of guardian of the cattle as fees for catching the animal and for keeping in the shed and other purposes and ascertain the ownership the animal should not be released.

11. If any owner or guardian to the cattle caught doesn't confirm or does not pay the specified amount and if the animal kept inside the shed for not more than 07 days the president can use his discretion to auction the animal in sale or to grant the ownership to the one who purchased the cattle becomes lawful.
12. After the auction sale the amount due for the Pradeshiya Sabha could be taken for the Sabha and the balance could be considered to be given to the owner of the cattle. If he request for no regused of payment could be done after the completion of 06(six) months period. In Sabha auction the balance amount will be credited to the general account.
13. If this sub constitution and violated any means or if the same owner does the same mistake for more than two accations if will be an offence and the Pradeshiya Sabha need not release, but could be straight away prosecuted at the courts of law and after finding guilty for the offence according to Pradeshiya Sabha Ordinance of 1987 No. 15 Section No. 122(2). If he continues to do the same violation over and over, such owner and eligible for an additional penalty in accordance with the Pradeshiya Sabha ordinance of 1987 No. 15 Section 122(2).
14. Should there be any confusions in the Tamil or English translations the Sinhala copy supercedes.
15. Meaning emphasises.

Should there be no other meaning essential the word mentioned as "Sinhala" in the sub constitution mean Yatiyantota Pradeshiya Sabha.

The word "cattle" refers to cattle, buffalo, a pony" a hours, a sheep, goat, a pig also refer to any sex of the beast and refers to the singular and plural forms of it.

The word "Public place" refer to a common place or bus stand around vehicle park, a tair, a school or school playground, a park a lose to common building a place where the general public can enter freely are included to the word common place.

"Stray cattle" refer to any beast walking in a common place belong to the Yatiyantota Pradeshiya Sabha boundary limit or animals tied or roaming or in any other manner entered in to but not the animal staying tied to a court for loading or unloading.

"Authorized person" refers to one who is authorized by the Pradeshiya Sabha president to take any strayed cattle to his custody and take to the shed allocated and with whom such power remains until there.

The word "shed" refers to the cattle shed maintained by, or put up now and then by the Pradeshiya Sabha to stable the stray cattle.

"Watcher" this refers to one who is appointed by the president of Yatiyantota Pradeshiya Sabha in writing to keep watch over the cattle tied in to the cattle shed and with whom such power remains.

Sub Constitution 01 :

Yatiyantota Pradeshiya Sabha –

1. Details of the stray cattle taken to custody ;
2. Place where the beast was taken to custody ;
3. Kind of the animal, colour of the skin and other details ;
4. Date and time of the cattle handed over to the watcher.

Gave to the custody signature and name of the person
who gave charge the cattle to the watcher.

Took charge, watcher signature and name of the watcher
who took charge of the cattle.

01-534/1

YATIYANTHOTA PRADESHIYA SABHA

By Laws

I, as the Minister of Local Government at Sabaragamuwa Province Mahipala Herath to shall hereby notify under the power vested as the relevant minister for the subject for me Article No. 2(1) of Provincial Council Act, No. 12 of 1989 have approved the by laws which have

been prepared by the Yatiyanthota Pradeshiya Saba under the power vested for it by the Article No. 122(1) 69/126 of Local Authority Act, No. 15 of 1987 and shaped be connected with in the limit of Local Authority from that date the notification appeared in the *Gazette* of the Democratic Socialist Republic of Sri Lanka.

MAHIPALA HERATH,
The Minister of Local Government,
Sabaragamuwa Province.

At Sabaragamuwa Province,
18th December, 2009.

SUB CONSTITUTION FOR YATIYANTOTA PRADESHIYA SABHA LIMITATION OF WEIGHT AND SPEED OF VEHICLE AND ORGANIZATION OF DRIVING

1. This is known as the Sub Constitution of loading weight and speed and organization of driving purpose.
2. The purpose of this sub constitution and to limit the speed of vehicle and loading over weight and to see the roads which belong to the Yatiyantota Pradeshiya Sabha excluding the road belong to any other authority are protected with least damages.
3. Unless and otherwise a permit has obtained from the president Pradeshiya Sabha prior to this paying the amount mentioned in the previous sub constitution the second ordinance means driving sub constitution the Second Ordinance means driving tipper, lorry, tractor, road macadamising engine, building raw materials including stone, sand etc, or any manufacturing raw materials connected to these transporting along the Yatiyantota Pradeshiya Sabha road is prohibited. Transporting timber per tractor or dragging logs or any other materials dragging is prohibited.
 - (i) any vehicles under tire patches should be transported by another vehicle, but should not be driving along with any of the Yatiyantota Pradeshiya Sabha roads.
4. The speed limit in any of the Yatiyantota Pradeshiya Sabha road should not exceed 25Ks per hours.
5. If any person need transport any materials specified in the Second Section of the first part of this Sub Constitution, along the road mentioned in the Second Part of this Sub Constitution such matter should be informed to the president or to his subordinate before at least 3 days from the date of commencement of the work.
 - (ii) As soon as the request in accordance with the offoresaid 5.1 constitution made a report with regard to the work to be done should be received through the T. O. or by any other authorized officer and should receive a specific amount as deposit should be taken for the person who makes such request in order to coincide the amount may be caused as damages.
 - (iii) Permission should not be granted for the above work under 5.2 ordinance unless arrived for an agreement, after the receipt of the payment and the deposit for the one who wishes to start work on the road.
 - (iv) In case a request is made to release the deposited amount in accordance with the 5.3 ordinance stated above 10% of the department amount. Plus the amount equal to coincide the damage caused if any. Should be deducted from the deposited amount before releasing the deposit.
 - (v) If the president of the Pradeshiya Sabha decides that it is advisable to act in a fair manner before he would act in accordance with the 5(5) rules he could count the head office of the Pradeshiya Sabha.
 - (vi) If the damage caused exceeds the deposit amount it is in order to request the deposit to pay the handhanced amount. If the depositor refuse to do so he must charged to low court and such hanhanced amount must be recovered from him.
6. The contractor who has arrived to the agreement with the Pradeshiya Sabha with regard to the development work of the Pradeshiya Sabha, can make a request in writing to release the offoresaid amount in accordance with first sub constitution.
7. Any police officer, Pradeshiya Sabha president, secretary or any authorised officer possessed the power to examine or check up any permit issued this sub constitution.
8. Any violation with regard to this sub constitution is an offence and if anyone is made accused by a court of law, such a person is compelled for a fine accordance with the Pradeshiya Sabha ordinance of 1987 No. 15 Section No. 122(2) and if the particular person continues to commit the courts and even after is being made a victim by the courts and even if he continues the same after the

Pradeshiya Sabha president, Secretary or any authorised after founds out the mistake in writing such accuse is compelles for a fine under the Pradeshiya Sabha Ordinance of 1987 No. 15 Section 122(2) for every day such offence is made.

9. In case there would be any misunderstanding with regard to the Tamil or English translation, the Sinhala copy supercedes.
10. In connection to the Sub constitution the word “Sabha” refer to the Yatiyantota Pradeshiya Sabha, “The president” refers to the Yatiyantota Pradeshiya Sabha Chairman and “Secretary” refers to the Secretary of Yatiyantota Pradeshiya Sabha, “authorized officer and Police officer” refer to a Police officer of the Sri Lanka Police Department.

First Sub Constitution.— Stone sand and building materials, soil or any other fuel stuffs. Manufacturing materials close to rubber and tea leaf transport.

<i>Time</i>	<i>Amount Rs.</i>
One month	100 0
One Quarter	275 0
One year	1,000 0

Second Sub constitution.— Vehicle parking place time :

<i>Place</i>	<i>Date</i>	<i>Time</i>
From the clock tower to Janasiri Stores	Double days in front of Janasiri Stores	from 6.00 a. m.
	Single day in front of People’s Bank	to 6.00 p. m.
Janasiri Stores to Kellanivelly Trade Centre	Daily-left	from 6.00 a. m.
	right	to 6.00 p. m.
Parusella Road from Kelanivelly Trade Centre to Co-operative Stores right side	Daily	from 6.00 a. m.
		to 6.00 p. m.

01–534/4

KEGALLE URBAN COUNCIL

By laws

I, Maheepala Herath , the Provincial Minister of Local Government shall hereby notify, under the power vested in me by article No. 2 (1) of Provincial Councils (Amendment) Act, No. 12 of 1989 that has to be read with the Article No. 154 (1) of Chapter 255 Urban Councils. Ordinance, have approved the following By-Laws that has been prepared by the Kegalle Urban Council under the power vested by the Article No. 153(1) that has to be read with the Article No. 94/157 of the aforesaid Urban Councils Ordinance and will be effected from the day it appear in the *Gazette of the Democratic Socialist Republic of Sri Lanka*.

MAHEEPALA HERATH,
The Minister of Local Government,
Sabaragamuwa Province.

At Sabaragamuwa Provincia Council,
18th December, 2009.

BY LAWS ON CONTROLLING AND REGULARISATION OF THE DISPLAYING OF ADVERTISEMENTS

01. These by-laws may be cited as The by-laws for controlling and regularization of displaying of advertisements of the Urban Council, Kegalle, which imposed to regularize and control the displaying of advertisements within the area of the Urban Council, Kegalle.
02. By-laws for controlling and regularization of displaying of advertisements of the Urban Council, Kegalle which published by the *Gazette* notification No. 13570 on 22nd March, 1963 will be cancelled from the date of these by-laws will be come into effect.

03. No any person shall cause any advertisements to be displayed within the authorized area without a permission of the Chairman of the Urban Council, Kegalle. Every applicant who intend to get a permission shall –
 - (i) apply in the form provided by the urban council. (This shall be according to the form mentioned in Schedule 01 of this by-law ;
 - (ii) Forward his application at least seven days before the date on which the display/ announce is intended to commence ;
 - (iii) Forward every application with under mentioned documents :–
 - (a) The consent letter of the owner of the place/land to fix advertisement or notice board,
 - (b) Documents to corroborate the title of the land,
 - (c) A layout that mentioning in length, width, height from the earth and the material of the advertisement, if there are due specimen,
 - (d) A specimen that mentioning in identical wards, picture/color, length, width and height,
 - (e) Documents to corroborate the identity in the matter of advertisement.
04. Where the chairman approves an application referred to in By-laws (3), he shall direct the applicant to pay fees mentioned in Schedule 3 of these by-laws and get a receipt for the payment. The council has the power to determine this fee in accordance with rates fixed by the council and amended from time to time by a resolution of the council and publishing in the *gazette*.
05. Applicant should exhibit his name and address in clear and legible characters in a conspicuous position on the front of such sign or hoarding.
06. When a license to display an advertisement is issued to any person, the chairman shall direct that person –
 - (a) to insert the number and the date of that license in every copy of that advertisement; or
 - (b) to cause every copy of that advertisement to be produced to the council for the purpose of being stamped in token of the payment of the fee for that license.
07. No person shall deface or cause to be defaced any stamp, sign, letter, word, or picture, which has been put on any advertisement by the chairman in token of the payment of the fee for the license to display that advertisement.
08. (i) Where any advertisement is in an unsightly or objectionable condition the urban council shall be able to stop such display within the period specified in such notice by written notice.
- (ii) A person to whom a notice under paragraph (1) is sent by the chairman shall comply with such notice within the time specified therein.
09. These by-laws are not related to get a license for any propaganda advertisement mentioned in Schedule 02.
10. No person shall cause any advertisement related to smoking or liquor to be displayed or drawn on the wall or bank.
11. A violation or an omission of any section of these by-laws shall be an offence and when any person shall be guilty of an offence on being convicted by a court of proper jurisdiction and every occasion further in case he continues to commit said violation he shall be liable to a fine that prescribed in the Sub-section 153(2) of the Urban Councils Act, No. 61 of 1939.
12. (a) No person shall cause –
 - (i) an advertisement to be displayed in such a manner as to project over or across any street, foot path or carriageway,
 - (ii) an advertisement to be displayed on any hoarding which exceeds more than 10 meters in height from the ground,
 - (iii) to be affixed or suspended from the facade of a building abutting on any street, or road, any shop sign which in length extends beyond the limits of such facade and to be displayed on a private or a public building, a sacred place, a public garden, or any bridge, a overhead bridge, a telephone post, an electricity wire post, a retaining wall, a culvert, a rock, a bank and a tree.
- (b) The owner or lessee of any hoarding use for the display of advertisements shall –
 - (i) maintain such hoarding in a proper state of repair and security of properties of the public; and
 - (ii) exhibit his name and address in clear and legible in the said hoarding.

(c) No person shall cause –

(i) Any advertisement to be displayed on a vehicle in a manner of in such form other than that approved by the chairman; or

(ii) Any vehicle bearing any illuminated advertisement not approved by the Superintendent of Police shall be driven on any street or road.

13. The Council has the legal power to act of all advertisements displayed within the urban council area without the license. (Except advertisements mentioning in schedule 02) If the advertiser was unable to maintain the advertisements like that a banner, a cutout, a hoarding and a notice board drawn on a wall or fixed on the wall in any matter and that advertisement is attached, detached, or fallen to the ground by air and a damage to the beauty of the city in any matter, even though a license to display an advertisement is issued and that license period is not expired, action may be taken to remove all advertisements by the chairman. (action may be taken to remove advertisement as well as the council and the chairman shall not be liable to pay any compensation of that advertisement)

14. In these by laws -

The term “Chairman” means the Chairman of the Urban Council, Kegalle, and the term “secretary” means secretary of the Urban Council, Kegalle, “Authorized person” means any officer received written order of vesting power from the chairman of the urban council, Kegalle.

“Hoarding” means any structure, support, post, board, or any other contrivance erected or used for the purpose of displaying any advertisement .and “sky sign” means any word, letter, model sign, device or representation used for the purpose of advertisement and supported by or attached to any post, pole, standard, framework or other support on or over any land, building or other structure and wholly or partly visible against the sky from some point in any street, road, canal or lake.

15. In the event of any inconsistency between the Sinhala and Tamil texts of this by-law the Sinhala text shall prevail.

16. These by-laws will be come into effect from the date published of the *Gazette* notification.

SCHEDULE 01

01. Name of Applicant :_____.

02. Permanent Address :_____.

03. Details of the business. ceremony. exhibition. carnival meeting. or commodities which intend to display the advertisement:-

04. The place/places where intend to display the advertisement :_____.

05. The period for displaying the advertisement :_____.

Whether the consent documents of related parties have been attached :_____.

06. Whether the relevant format has been attached :_____.

07. The kind of advertisement that intends to display (banner. board. cut-out. wall. and bank, or fixed) :_____.

08. Whether the applicant agrees to maintain the advertisement if it is discoloration. detachment, attachment, or break down any manner. after the permission is given :_____.

09. Shall the advertisement/board be eliminated by person her self. after the permission Period is expired :_____.

(If not eliminate, fee is charged by the council to eliminate it)

10. I hereby agree to display the advertisement according to the directives of the council and I am also well aware that the violation of any section of this by-law or these by-laws is a Punishable offence.

_____,
Signature of the Applicant.

Date :_____.

SCHEDULE 02

These by-laws are not related to the following propaganda advertisements

(i) Advertisements related to the religious and sacred places.

(ii) Advertisements related to the security services.

(iii) All advertisements displayed by the government for public purpose.

(iv) An advertisement related to funeral, political or a public meeting.

(v) Advertisements displayed on/ upon the premises of business / domestic name plates.

(vi) A "to let" advertisement which is displayed to be sold.

- (vii) A "for sale" advertisement which is displayed to be sold.
(viii) A name plate not exceeding four square feet in 'area, used to professional purpose.

SCHEDULE 03

	<i>To display a month For one square feet</i>	<i>To display an year for one square feet</i>
1. To display a notice board (Temporary hoarding or-sky' sign board)	Rs. 25 0	—
2. For a fixed notice board	—	Rs. 40 0
03. Deposited Rs. 250 for a notice board or more than one.		
04: Deposited Rs. 250 for a five sky sign board or more than five.		

01-533

YATIYANTHOTA PRADESHIYA SABHA

By Laws

I, as the Minister of Local Government at Sabaragamuwa Province Mahipala Herath to shall hereby notify under the power vested as the relevant minister for the subject for me article No. 2(1) of Provincial Council Act, No. 12 of 1989 have approved the by laws which have been prepared by the yatiyanthota Pradeshiya Saba under the power vested for it by the Article No. 122(1) 69/126 of Local Authority Act, No. 15 of 1987 and shaped be connected with in the limit of Local Authority from the date that notification appeared in the Gazette of the Democratic Socialist Republic of Sri Lanka.

MAHIPALA HERATH,
The Minister of Local Government,
Sabaragamuwa Province.

At Sabaragamuwa Province,
18th December, 2009.

SUB CONSTITUTION FOR ORGANIZING ESTABLISHING AND ADMINISTRATING INDUSTRIES GAVEL BLACK STONES, CEMENT AND SAND

1. This sub constitution is known as the regulation for organizing establishing and administrating industries of gravel, black stones, cement and sand within the Yatiyantota Pradeshiya Sabha area.
2. If any industry is caries out or any activities are taken to establish and industry within the Pradeshiya Sabha boundary limit mentioned in the No. 01 Sub constitution and if such industry is or to be established near a level land (Mawatha) street, a near by house and attached land environment, such proprietor, resident of the industry of blank stones, gravel, cement or sand should not carry out any such industry unless and otherwise the proprietor, resident or leasie agrees to follow the condition and methods of the president of the Yatiyantota Pradeshiya Sabha and (Who will be designated as president).
3. Any sort of arrection of building, renovations or any sort of changes connection to black stones, gravel, cement and sand should not be done without the prior permission from the Pradeshiya Sabha.
4. Permit issued for industries black stone cement, sand or gravel, if not cancelled before hand the particular year.
5. Industries of black stones, cement, sand and gravel should be obtained before 31st January of the particular year and any industry newly established should obtain permit within 30 days of the date of commencement of the industry any kind of errection, renovation or changes or development of black stone, cement, gravel or sand should be done only with the prior permission from the Pradeshiya Sabha.
6. Permit concerned to black stone, cement, sand, gravel will be issued under the conditions and rules the Pradeshiya Sabha proposed as and when necessary.

7. If it is non applicable to the following any thing stated in the No. 01 sub constitution is ineligible to obtain permit.
 - (i) Should have obtained business permit and environment permit.
 - (ii) Industry of black cement, sand, gravel should do its loading unloading and storing of its raw materials and manufacturing without causing any private road etc.
 - (iii) While constitution as industrial place concerned with black stone, cement, gravel and sand if the minimum distance is not shown by any other written regulation from the date of this sub constitution come to the distance should not be within a distance of 200m from a shared place, hospital, courts of law environment school, protected jungle, water spring etc.
 - (iv) The building related to the industry related to black stone, cement, gravel and sand should be constitution as per the instruction and advises of the Pradeshiya Sabha.
 - (v) Employees serving in the industry related to black stone cement, gravel and sand should be supplied with sanitary hand gloves, shoes, helmets etc. in order to prevent causing ill health.
 - (vi) Wastes should have been constructed to sand out impure water and impurities within the industry of black stones, cement, gravel and sand.
8. Yatiyantota Pradeshiya Sabha posses all power to cancel the permit in case. One or more, one portion or all is violated those issues mentioned in the No. 7 clouser.
9. The president, secretary or any authorized officer posses all powers to enter in to the industry of black stone, cement, sand and gravel and examine or check up or survey in any occasion.
10. Violating any of the regulation inserted in the sub constitution is an offence of punishment and if anyone is found guilty of any charges by and empowered court of law in accordance with the Pradeshiya Sabha Ordinance of 1987 No. 15 of Section 122(2) and such one continues the same action even after pointing out the previous offence in writing by the Pradeshiya Sabha President, Secretary or by any authorized officer, such victim is eligible for the punishment under Section No. 122(2) No. 15 of 1987 under Pradeshiya Sabha Act for every day he/she does such offence.
11. The Pradeshiya Sabha is empower to renew any of the issues mentioned in the sub constitution.
12. If any other meaning is not required the words "chairman" refer to the one who holds office as Yatiyantota Pradeshiya Sabha and "Secretary" means the one of the Yatiyantota Pradeshiya Sabha.
13. Should there be any difference in the Tamil or English translations in any circumstance the Sinhala copy superceds.

01-534/5

YATIYANTHOTA PRADESHIYA SABHA

By Laws

I, as the Minister of Local Government at Sabaragamuwa Province Mahipala Herath to shall hereby notify under the power vested as the relevant minister for the subject for me article No. 2(1) of Provincial Council Act, No. 12 of 1989 have approved the by laws which have been prepared by the Yatiyanthota Pradeshiya Saba under the power vested for it by the Article No. 122(1) 69/126 of Local Authority Act, No. 15 of 1987 and shaped be connected with in the limit of Local Authority from the date that notification appeared in the *Gazette* of the Democratic Socialist Republic of Sri Lanka.

MAHIPALA HERATH,
The Minister of Local Government,
Sabaragamuwa Province.

At Sabaragamuwa Province,
18th December, 2009.

SUB CONSTITUTION OF YATIYANTOTA PRADESHIYA SABHA FOR ORGANIZING, CONTROLLING,
PROTECTING THE PLACE OF HISTORICAL PLACES, NATURAL AND FASTING PLACES

1. This sub constitution is pertained to organizing, controlling, protecting the places, historical, natural and fascinating scenarios within the Yatiyantota Pradeshiya Sabha administrative area.
2. In accordance with the sub constitution entering in to the apporsaid places, either by walk or by motor vehicles or driving the motor vehicles, in to is prohibited unless and otherwise apermitting letter is produced, obtained from the Yatiyantota Pradeshiya Sabha.
 - (ii) the Yatiyantota Pradeshiya Sabha is hereby empowered to renew the amount mentioned in the sub constitution as and when wanted according to its nessacities as tax.
3. Damaging, fabricating inscripting mames, carving, states on stones, rocks, tree or any other important historical article and strickly prohibited.
 - (i) Any individual or any group violates the 3-1 warning and liable to undergo the changes of a court of a court law or pay the damages.
 - (ii) Polythene plastic articles, metal vessels, bottle, bottle pieces, cloth fragments, bags of any variety or any other waste materials, should only be put in to the place allocated for the above purpose.
4. Impurtication of springs, books streams or rives or throwing away impurtities in to them within the venue should be strickly avoided.
5. Historical places, natural and fascinating places mentioned in the sub constitution, should not be videoed or taken photoes for the cinema purposes without prior authorities.
6. The Pradeshiya Sabha president, his representation secretary or any officer - employed by the above is mentioned have obtained permission according after the payments.
7. Vehicles of residents living with in the Pradeshiya Sabha venue on the recommendation of the Pradeshiya Sabha president as well as the vehicles belong to the school children any educational excursions with the written permission from the president of the Pradeshiya Sabha, could be permitted inside without being leaved any charges.
8. The period of time allowed to remain inside the venue under the sub constitution and only from 6.00 a. m. to 6.00 p. m. of the day. Getting together as a gang or remaining inside and not permitted after the above said time. Any such action after the permitted period shall make either the president of the Pradeshiya Sabha or any authorized officer to send out such group or the individual forcer fully or to take lawful action against.
9. In case the period of time should be extended a written permission should obtained the Pradeshiya Sabha president for the said purpose.
10. Drinkly or taking along with them any intoxicatable liquor strickly prohibited.
11. The Pradeshiya Sabha hold no response any risk, danger neglegencies or any damages come to anyone. The visitors are compelled to seek their own security.
12. Every visitor is respected to make sure that any living creature with in the venue and not teased, caused danger or any other sort at inconveniuece, as per the above constitution.
13. In any place mentioned under the sub constitution no none and permitted to behave in an absceve manner or to act in such manner.
14. When receiving the archaeological artetacts or social science separated place it is nessary to stop within the marginal land for this purpose.
- 15.
16. Each visitor and strickly aduiled to follow advice and orders with regard to the road signals with in as 01 constitution.
17. Any individual violates the above sub constitution and found guilty at any fault such a one and liable to undergo a pannelly in accordance with the ordinance at 1987 No. 15 Section 122(2) for each day or each time he, she or any they make such foul or such

violating is continued even after advising by a written document. Such a behavior is incorrect by the Pradeshiya Sabha President or any authorized officer. The offender has to undergo a panlly according to the 1987 No. 15 Pradeshiya Sabha Ordinance under Section 122(2).

18. As far as this sub constitution concern "PRESIDENT" means it refers to the president of Yatiyantota Pradeshiya Sabha. President an authorized officer by the above president, an authorized officer by the above president, secretary of the Pradeshiya Sabha, income tax administrator or any them authorized officer.

19. Should there be any unsuitability in the Tamil or English Translation. The Sinhala copy is considered to be correct.

No. 01 Ordinance :

Kithulgala bird paradise
Kithulgala Ve-oja lake

No. 02 Ordinance :

To padarists	
National sum	Rs. 20 0
Foreigners sum	Rs. 100 0

Vehicle parking :

15 seated vehicle or van	Rs. 100 0
Bus more than 15 seat, Lorry	Rs. 200 0
Car	Rs. 50 0
Three wheeler	Rs. 30 0
Motorcycle and bicycles	Rs. 20 0

No. 03 Ordinance :

Any sceanry teledrama per day	Rs. 1,000 0
Commercial Exhibition	Rs. 50 0
Camara carrying charges	Rs. 20 0
Hand video charges	Rs. 50 0

01-534/3

YATIYANTHOTA PRADESHIYA SABHA

By Laws

I, as the Minister of Local Government at Sabaragamuwa Province Mahipala Herath to shall hereby notify under the power vested as the relevant minister for the subject for me article No. 2(1) of Provincial Council Act, No. 12 of 1989 have approved the by laws which have been prepared by the Yatiyanthota Pradeshiya Saba under the power vested for it by the Article No. 122(1) 69/126 of Local Authority Act, No. 15 of 1987 and shaped be connected with in the limit of Local Authority from the date the notification appeared in the *Gazette* of the Democratic Socialist Republic of Sri Lanka.

MAHIPALA HERATH,
The Minister of Local Government,
Sabaragamuwa Province.

At Sabaragamuwa Province,
18th December, 2009.

ORDINANCE, WITH REGARD TO TAX COLLECTION AND OBTAINING WEEKLY REPORT WITH IN THE PRADESHIYA SABHA YATIYANTOTA

1. This sub constitution and treated as a subonated ordinance for the purpose of issuing a permit for collection tax, rent or any other sort of charges and obtaining details or report from the commercial trades and industries with in the Yatiyantota Pradeshiya Sabha areas.

2. The expectation of this ordinance is obtaining a permit organizing and implementing the collection of rent, tax or anyother sort of charges.
3. (a) The rules and regulation or agreement come to implementation from the date of the *Gazette* publication.
(b) This ordinance and with connection to the commercial trades industries and such other organizations with in the Yatiyantota Pradeshiya Sabha area. Mentioned in the No. 01 sub constitution.
4. Everyone who carries out a commerce of trades or industry mentioned in the No. 01 constitution and bownd to product any sort of details or reports. Requested by the Yatiyantota Pradeshiya Sabha pertained to any tax or rent. If the Pradeshiya Sabha request for such.
5. The detail or reports entioned in the sub contitution should be submitted to the Pradeshiya Sabha with in a period of 30 days from the date notification, circular or anyother kind of information by post, by registered post or by hand. Such details or report per hand should be submitted either to the secretary or to the officer authorized by the Pradeshiya Sabha for the purpose of charging tax or rent.
6. Under uppersaid ordinance when the informations and report submit to the Pradeshiya Sabha before 30 days. The Yatiyantota Pradeshiya Sabha has a response to provide a receipt, to proof the Pradeshiya Sabha received such documents from them.
7. This sub constitution empowers the Pradeshiya Sabha preside secretary or the authorized officer to go to the trading place or the industrial place. Straight and request for the necessary details or to inspect such organizations personally. If the details or report called for the by this Pradeshiya Sabha not submitted with in the period of 30 days as mentioned above.
8. Any organization of trades, industry commenced. The *Gazette* Notification of this sub constitution the propritor or manger of such institution should be inform the matter to the Pradeshiya Sabha within the period of 30 days from date of such commencement of the organization.
9. Any changes made or done in any trade or industry already in operation. The change should be notified to the resident of secretary of the Pradeshiya Sabha by the propretor of the industry.
10. If an organization carries out commercial trade, industry or several occupation under one roof. The details should furnished under the sub constitution No. 02 in the from prescribed for the above purpose, separately by the responsibility of the owner of the institution.
11. According to the sub constitution, any details or reports calls for in not submitted within the specified period or avoiding such purpose or submitting false details is an, offence and such one and found quilly of such action by an authorized curt of law if such one and fined in accordance with the Pradeshiya Sabha constitution of 1987 No. 15 Section No. 122(2) and if such person continuous the same officer issue the owner or manager of the organization in a writing pointing out, the above offence and the penalty the organization and compelled to under go a penalty in accordance with the Pradeshiya Sabha ordinance of 1987 No. 15, Section 122(2) for each offence is made.
12. Unless and otherwise a separate meanings regard the word prescribed in the sub constitution as "SABHA" means the Yatiyantota Pradeshiya Sabha and the word "chairman" refer to the one word and carries out duties of the president of the Yatiyantota Pradeshiya Sabha.

"Secretary" means one who carries out duties of the secretary at the time.

"Authorized officer" means one who authorizes officer for the particular purpose by the president or the secretary of the Pradeshiya Sabha.

The "full payment" means the total payment including all income in a trade centre or in an industry.

"Trade" or "business" means producting of any material or service, supply, sale, done by a particular person a group or an institution.
13. The Yatiyantota Pradeshiya Sabha posses all authorities to renew any matter included in to this sub constitution as and when wanted.
14. Should there be any unsuitability in the English or Tamil translation. The Sinhala copy supercedes.

No. 01

- * Hotels, restaurants or lodges registered in the tourist board of Sri Lanka or permitted by it or respected by the above board.
- * Electricity power stations permitted by the Sri Lanka Investment Board
- * Industrial factories
- * Garment factories
- * Foreign employment exchanger
- * Super markets
- * Registered liquor shops, bars
- * Private transport boards
- * Driving teaching institutes (learners)
- * Money depositing and loans giving original institutes
- * Insurance institution
- * Audit institutes
- * Private medical centre
- * Independent contracting institutes
- * Auction salesmen and brokers
- * Diamond business men
- * Concrete industries
- * Other all trades, which are registered under the business registration constitutions.

No. 02 – Ordinance :

1. Name of the owner :_____.
2. National Identity Card No. :_____.
3. Address :_____.
4. Year full amount of the business places :
 - (i) Asse. No. :_____.
 - (ii) Past year's full amount (details) :_____.
5. Kind of Business/Industries/Occupation :_____.
6. Is the business produce good or service details about those goods and services.

Name of employees :

Is the business/industry/registered under any other department or an institute give details.

Other details :

I hereby confirm that the particulars given by me are true and correct.

_____,
Signature.
(Owner of business/industry/duty).

Date :_____.

01-534/2

WARAKAPOLA PRADESHIYA SABHA

By Laws

I, as the Minister of Local Government at Sabaragamuwa Province Mahipala Herath to shall hereby notify under the power vested as the relevant minister for the subject for me article No. 2(1) of Provincial Council Act, No. 12 of 1989 have approved the by laws which have been prepared by the Warakapola Pradeshiya Sabha under the power vested for it by the Article No. 122(1) 69/126 of Local Authority Act, No.

15 of 1987 and shaped be connected with in the limit of Local Authority from the date that notification appeared in the *Gazette* of the Democratic Socialist Republic of Sri Lanka.

MAHIPALA HERATH,
The Minister of Local Government,
Sabaragamuwa Province.

At Sabaragamuwa Province,
18th December, 2009.

BY-LAWS ON REGULATING OF RUNNING AND LIMITING THE SPEED AND THE WEIGHT OF AUTOMOBILS

01. These by-laws may be cited as the by-laws of limitation of weight and speed of vehicles and regulation of vehicles running on the roads within the Pradeshiya Sabha.
02. The aim of the imposition of these by-law is to regulate and control the traveling of heavy vehicles and limit running speed and the weight limits and reduce the damage made on the roads, situated within the jurisdiction of the Pradeshiya Sabha, Warakapola and roads which are not belong to another authority and have been stated as Pradeshiya Sabha roads of Pradeshiya Sabha, Warakapola.
03. (i) Running a tipper, a lorry, a tractor and a roads constructions machine exceeding two tons or transportation of all building materials such as mettle, sands or any other minerals, or rubber base production, should not be made on the roads mentioned in the above 2nd paragraph without permission issued by the chairman of the Pradeshiya Sabha and the permission shall be taken after paying the fees that mentioned in Schedule 01. Logs of timber and any other materials shall also not be towed along any of these roads using by animals or tractors.
- (ii) The Pradeshiya Sabha, Warakapola has the power to amend fees that mentioned in Schedule 01 in these by-laws on requirement in periodically.
- (iii) The vehicles with non-pneumatic tires shall not be driven along any roads of Pradeshiya Sabha unless they are transported on another vehicle.
04. The maximum speed limits that could be driven along any roads of the Pradeshiya Sabha shall be 25KMPH.
05. (i) Any person who expected to transport material, machines or equipment that mentioned in the Section 03 of these by-laws on the roads defined in the Section 02 of these by-laws, shall make a written request to the chairman of the Sabha at least 3 days before the date of transport.
- (ii) When any application is received in terms of by-laws 05(1) above, chairman shall call for a report from the technical officer or any other officer who is assigned in to the power by chairman and shall obtain the amount of security adequate to the due fee and the compensation of the probable damage.
- (iii) No permission for transport shall be granted unless the due fees and the amount of security mentiond in these by-laws 05(2) above also unless an agreement is entered into.
- (iv) When a request is made for the release of security deposit made under the by-laws 05(3) above, a departmental charges of 10% and the estimated damage if any shall be recovered from such security deposit.
- (v) If the damage exceeds the security deposit, it shall be lawful to direct to relevant person to pay the additional amount. If the payments are not made when the order is given to pay arrears, Pradeshiya Sabha is empowered to file a case at a court within a proper jurisdiction and to recover the arrears.
- (vi) When the chairman considers that the following of the provisions of Sub-Section 05(5) shall be unfair, he has the power to give any relief for that under the approval of the general meeting.
06. Contractors who have entered in agreement with the Pradeshiya Sabha for development works can claim exemption from the charges mentioned in Schedule 01 hereto, by making a written request to the chairman.
07. It shall be the lawful for the chairman or the secretary of the Pradeshiya Sabha or any other officer who is assigned in to the power by them to examine every license issued under these by-laws.

08. Every violations of these by-laws shall be an offence and any person who found guilty of an offence by a court of proper jurisdiction shall be liable to a fine that mentioned Sub-Section 122(2) of the Pradeshiya Sabha Act, No. 15 of 1987 and further in case he continues to commit that offence he shall be liable to an additional fine that mentioned Sub-Section 122(2) of the Pradeshiya Sabha Act, No. 15 of 1987.
09. In the event of any inconsistency between the Sinhala and Tamil texts of this by-law the Sinhala text shall prevail.
10. In these by-laws the term “Pradeshiya Sabha” means the Pradeshiya Sabha Warakapola, “Chairman” means Chairman of the Pradeshiya Sabha Warkapola, “Secretary” means the secretary of the Pradeshiya Sabha Warakapola and “any other officer” means an officer of the Pradeshiya Sabha Warakapola, a Grama Niladhari or a Police Officer.

SCHEDULE 01

01. Refundable cash deposit is Rs. 2,500 per month for a vehicle of 1 1/2 cubes to 2 cubes. Rs. 100 license fee is for one term.
02. Refundable cash deposit is Rs. 3,750 per month for a vehicle of 2 cubes to 4 cubes. Rs. 200 license fee is for one term.
03. Refundable cash deposit is Rs. 5,000 per month for more than 4 cubes Rs. 500 license fee is for one term.
04. Refundable cash deposit is Rs. 3,750 for transportation of timber of the rubber land or other land of 01 hectares or more than one for firewood or other things and Rs. 100 license fee is for one term.
05. Rs. 2,500 refundable cash deposit and Rs. 500 license fee of non-paying cash deposit is for one term of transportation of timber.
06. Re-paying of cash deposit may be rejected, if it shall be confirmed, after the officer of the Pradeshiya Sabha who is assigned in to the power have gone and inspected with the Grama Niladhari of the relevant division, that any damages have been occurred to the road by the vehicle.
07. The chairman of the Pradeshiya Sabha, Warakapola has the power to determine the maximum weight that may be transported on the each Pradeshiya Sabha road and fix notice board by displaying “towing of timbers by using elephants is prohibited.”

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RAMBUKKANA PRADESHIYA SABHA

By Laws

I, as the Minister of Local Government at Sabaragamuwa Province Mahipala Herath to shall hereby notify under the power vested as the relevant minister for the subject for me article No. 2(1) of Provincial Council Act, No. 12 of 1989 have approved the by laws which have been prepared by the Rambukkana Pradeshiya Saba under the power vested for it by the Article No. 122(1) 69/126 of Local Authority Act, No. 15 of 1987 and shaped be connected with in the limit of Local Authority from the date the notification appeared in the *Gazette* of the Democratic Socialist Republic of Sri Lanka.

MAHIPALA HERATH,
The Minister of Local Government,
Sabaragamuwa Province.

At Sabaragamuwa Province,
18th December, 2009.

BY-LAWS RELATING TO THE MAINTENANCE OF THE L. P. GASEOUS CREMATORIUM OF THE RAMBUKKANA PRADESHIYA SABHA

01. These by-laws may be cited as ‘The by-laws relating to the controlling and maintenance of the L. P. gaseous crematorium of the Pradeshiya Sabha, Rambukkana. This will be come into effect from the date published gazette notification.
02. This L. P. gaseous crematorium, maintained by the Pradeshiya Sabha, Rambukkana is called as the crematorium of the Pradeshiya Sabha, Rambukkana.
03. No any corpse shall be cremated in the crematorium without permission that issued by the chairman of the Pradeshiya Sabha, Rambukkana or another officer who is assigned in to the power by the chairman.

04. Any person (herein after means applicant) who intends to get permission mentioned in Section 03 in these by-laws, shall forward an application prepared according to schedule 01 to the chairman with under mentioned documents.
 - (i) A certificate issued by the Grama Niladhari of the Grama Niladhari Division where the deceased had lived to confirm the relation between the deceased and the applicant.
 - (ii) The certificate of permission for cremation the corpse issued under Section 41.5 of the births and deaths registration Act by the Coroner or the magistrate, if he held inquest in to the death of the corpse under the Criminal Procedure Code.
 - (iii) If a corpse of a still birth, the certificate issued under Section 43.1 of Births and deaths registration Act.
05. It shall be recorded in sequence, after the prepared application has been received to the chairman.
06. If the corpse shall be delivered for cremation, the permission shall be issued to the applicant after the collecting of due fee and cash deposit of rupees One Thousand. The time of delivery the corpse to the care-taker of the crematorium shall be mentioned in the permission.
07. If the corpse shall not be accepted for cremation, the reason for that shall be informed to the applicant in writing.
08. No fee shall be charged for the cremation of a corpse of any chairman, vice chairman, member or employee of the sabha who serve or had served at the sabha.
09. It shall be allowed for cremations a corpse in the crematorium after the due fees ; that determine by a resolution in periodically by the sabha are made.
10. A care-taker of the crematorium, an assistant and a watcher shall be appointed by the Provincial Council of Sabaragamuwa by consulting the chairman.
11. The care-taker of the crematorium shall maintain the crematorium and the surroundings in clear and pleasant manner.
12. Any corpse shall not be cremated without a certificate of death registration issued by a registrar of births and deaths under the provision of births and deaths registration ordinance as amended by the marriages, births and deaths registration (amended) Act, No. 41 of 1975 or a certificate issued by the Grama Niladhari of the related division.
13. When the crematorium is reserved for cremation, a receptacle that mentioned name and address of deceased shall be provided to the care-taker of the crematorium by the close relation of the deceased to repose ashes after the corpse was cremated.
14. According to the rules and regulation of Section 13, the ash let out from the crematorium should be put in a vassal given and kept safely in a special place allocated or in the crematorium grounds by the keeper of the crematorium.
15. If the receptacle with ashes which eliminated from the crematorium shall not be taken by the relations of the deceased within 14 days or a receptacle shall not be supplied according to the 13 by laws, that ashes will be cremated on the land allocated for said task by the council.
16. Ashes which eliminated from the crematorium shall not be delivered to the other person except close relations of the deceased.
17. Corpses shall be accepted for cremation within the time period from 6.30 a. m. to 08.00 p. m. in everyday.
18. The care-taker of the crematorium shall be subjected to do his duties according to the duty lists that assigned by the chairman or the secretary.
19. If any person shall behave in a disorderly manner and disturb to the cremation affairs, the care-taker of the properties or the buildings of the crematorium and any souvenir of the burial ground.
20. No any person who came to pay last respect shall behave in a disorderly manner or cause damage to the properties or the buildings of the crematorium and any souvenir of the burial ground.
21. Any person exceeds the rule mentioned in Section 20 should be punished according to the rules and regulation of the cemetery and crematorium ordinance.

22. No any person shall enter the crematorium after the time mentioned in 7th By-law without permission. No person shall remain or loiter in the crematorium after the cremation.
23. It shall be an offence of doing any damage or brack to construction or a fitting of the premises or to the crematorium or disturb or threaten or induce to the duties of the care-taker of the crematorium or his assistants or his servants.
24. Person who booked the creamtorium shall agree to pay assessed value that determined by the chairman, if a damage has been done for any property or building or instrument by the person who booked the crematorium or his assistants.
25. Exceeding or breaking laws mentioned by Sections 22, 23 and 24 of this sub constitution is an offence and in case if any person found guilty by any magisterial magistrate (he/she) is entitled to the find mentioned in Article 122(2) of Pradeshiya Sabha Act, No. 15 of 1987.
26. Even though a corpse has been delivered to the crematorium for cremation, the chairman has the power to determine to bury the corpses, if the corpse shall be unable to cremate before or during of cremation on electric failure or technical faults. In the event of any problems that arises at the implementation of these by-laws, the decision of the Chairman shall be the final.
27. In these by-laws the term “sabha” means the Pradeshiya Sabha Rambukkana, the term “Chairman” means the Chairman of the Pradeshiya Sabha, Rambukkana. “Secretary” means the Secretary of the Pradeshiya Sabha, Rambukkana. “Corpse” means a dead body of a human.
28. In the event of any inconsistency between the Sinhala and Tamil texts of this by-law the Sinhala text shall prevail.

THE SCHEDULE 01

APPLICATION FOR THE CREMATION OF CORPSES AT THE CREMATORIUM OF THE PRADESHIYA SABHA, RAMBUKKANA

01. Name of the Applicant :_____.
Address :_____.
National Identity Card's No. :_____.
Grama Niladhari Division :_____.
02. Name of the deceased :_____.
Residential address :_____.
National Identity Card's No. :_____.
Grama Niladhari Division :_____.
03. Relation between the applicant and the deceased :_____.
04. Number and the date of the Death Certificate (Attached the Death Certificate) :_____.
05. Name and address of the Registrar of Death :_____.
06. Cause of death :_____.
07. Date and time, if the inquest in to the death was held :_____.
08. Name and designation of the inspecting officer :_____.
09. Deduction of the inspecting officer :_____.
10. Where the permission for cremation of the corpse is obtained :_____.
11. Date and time for cremation :_____.
12. A receptacle that mentioned name and address to repose ashes has been/has not been provided :_____.

I certify that all information mentioned above is true and correct. Related certificates are attached.

_____,
Applicant's Signature.

Date :_____.

FOR OFFICE USE ONLY

01. Issuing permission is approved/not approved. As under mentioned reasons, issuing permission is rejected :-

- (i)
- (ii)
- (iii)

_____,
Signature.
Chairman/Authorized Officer.

Date :_____.

Chairman/Authorized Officer,

01. Inserted in the register. Paid Rs. for deposits of Rs. and fees of Rs. by a receipt bearing No. and dated
02. Forward for the permission.
03. Forward documents that mentioned the reason to reject the application for signatures.

_____,
Signature.

Date : _____.

01-537

DERANIYAGALA PRADESHIYA SABHA

By Laws

I, as the Minister of Local Government at Sabaragamuwa Province Mahipala Herath to shall hereby notify under the power vested as the relevant minister for the subject for me Article No. 2(1) of Provincial Councils Act, No. 12 of 1989 have approved the by laws which have been prepared by the Deraniyagala Pradeshiya Sabha under the power vested for it by the Article No. 122(1) 69/126 of Local Authority Act, No. 15 of 1987 and shaped be connected within the limit of Local Authority from the date the notification appeared in the *Gazette of the Democratic Socialist Republic of Sri Lanka*.

MAHIPALA HERATH,
The Minister of Local Government,
Sabaragamuwa Province.

At Sabaragamuwa Province,
18th December, 2009.

THE INTERIM CONSTITUTION FOR CONTROLLING AND REGULATING THE MOTOR VEHICLES

1. This interim constitution is introduced as the interim constitution of controlling and regulating the vehicle parking in the authorized area, which is belongs to the Pradeshiya Sabha of Deraniyagala.
2. In the limited area of the Deraniyagala Pradeshiya Sabha, the vehicle which has been mentioned in the 4th sub document, not permitted parking without pay the parking fees in the public parking area which is mentioned in the 1st document.
3. Parking the motor vehicles in the public vehicle park without a formal license which is produced by the Pradeshiya Sabha is prohibited.
4. The places approved for the public vehicle park is mentioned in 1st sub document.
5. All the license issued under the act of this interim constitution, should be used only for the vehicle must be shown clearly. The license which is issued by the Pradeshiya Sabha valid up to the expiry date mentioned in the license.
6. When formal inspection which is made by a policeman, authorized controller of motor vehicles and any other authorized officer who has been appointed by the honourable president of the Pradeshiya Sabha, the owner of the vehicle or driver should be submitted the license and other necessary documents to the above officers for the inspection.
7. Parking the vehicles as disturbing other vehicles which is entered to the public vehicle park should be prevented.
8. (i) Washing the vehicles in the public vehicles park should be prevented.
(ii) Repairing in the public vehicle park should be prevented and important repairs to remove a broken vehicle from the public park is allowed.

9. Having liquor and conducting a business in the premises of the public vehicle park should be prevented.
10. The rules and regulations which is mentioned in the interim constitutions will be implemented from 6.00 a. m. to 6.00 p. m. every day.
11. Breaking the rules and regulations which is mentioned in the interim constitution is a fault and while any person who named as an accused by a court the penalty which is decided according to the Reference No. 15 and 122(2) 1987, the act of Pradeshiya Sabha should be paid the penalty. After the fault if any person who does the same fault the decision will be taken by the honourable President of Pradeshiya Sabha or authorized officer and an information will be sent to the accused on written after the notice sent if any person does the same fault according to the Nos. 15 and 122(2) Act of Pradeshiya Sabha, penalty should be paid for everyday.
12. The three wheelers should be parked in the places which is mentioned in the 2nd sub document and the license should be taken according to the 3rd sub document.
13. If any clashes between the Sinhala and English copy of the interim constitution the Sinhala copy will be effected.

The terms mentioned as “Motor Vehicle” means lorry, tractor with trailer, three wheeler, bus, cab, tipper, car, motor bicycle, jeep and other movable machineries.

“Sabawa” means Pradeshiya Sabha of Deraniyagala.

“President” means president of Deraniyagala Pradeshiya Sabha.

“The Controller of the Vehicle” means the authorized officer appointed by the Pradeshiya Sabha.

“Police Officer” means the poilecman who is in approved police uniform.

“Vehicle Parks” means the vehicles which is parked in the reserved area accept the vehicles which is parked for the passengers to get on and get down and loading the goods and unloading the goods.

THE 1ST SUB DOCUMENT

THE PLACES RESERVED FOR THE VEHICLE PARK

1. From Devala Junction to wine stores - Right side (except)
2. From Devala Junction to Silva velandasala - Left side (except)
3. In front of main bus stand - van only (except)
4. Public market playground - all kinds of vehicles
5. Siriwardena Mawatha - all kinds of vehicles.

THE 2ND SUB DOCUMENT

THE AUTHORIZED PLACES FOR THE THREE-WHEELER PARK

1. In front of the hospital - Dehiowita, Deraniyagala Road - Left side
2. Near the public market - Dehiowita, Deraniyagala Road - Right side
3. In front of the Bank of Ceylon - Dehiowita, Deraniyagala Road - Right side
4. Miyanawita Road - from Deraniyagala to Miyanawita - Left side
5. Near the main bus-stand Noory Deraniyagala Road - Left side
6. Near the filling station - Dehiowita, Deraniyagala Road - Left side

THE 3RD SUB DOCUMENT

THE FARE FOR THE THREE-WHEELER PARK

1. Fare for one year (with sticker) - Rs. 250
2. Monthly License fees - Rs. 150

4TH SUB DOCUMENT

THE FARE FOR THE VEHICLES ACCEPT THREE-WHEELER

<i>Kind of vehicles</i>	<i>Fare Rs.</i>
1. Van, car, jeep, cab, motor vehicle, three wheeler	30 0
2. Bus, lorry, tipper, tractor and other vehicles	40 0
3. Other motor vehicles	50 0
4. Motor bicycle	20 0

This Sub constitution is not applicable for ambulances, fire brigades, the state vehicles of state firms and school service vans with the students.

01-535

ARANAYAKA PRADESHIYA SABHA**By Laws**

I, as the Minister of Local Government at Sabaragamuwa Province Mahipala Herath to shall hereby notify under the power vested as the relevant minister for the subject for me article No. 2 (1) of Provincial Council Act, No. 12 of 1989 have approved the by laws which have been prepared by the Aranayaka Pradeshiya Saba under the power vested for it by the Article No. 122 (1) 69/126 of Local Authority Act, No. 15 of 1987 and shaped be connected with in the limit of Local Authority from the date that notification appeared in the *Gazette* of the Democratic Socialist Republic of Sri Lanka.

MAHIPALA HERATH,
The Minister of Local Government,
Sabaragamuwa Province.

At Sabaragamuwa Province,
18th December, 2009.

BY-LAWS FOR ORGANIZED VEHICLE PARKING AND EFFECTING PROPER CONTROL OF VEHICLE PARKING

01. The by-laws brought in to effect by public noification published in *Gazette* No. 1,344 of 4th June, 2004 pertaining to the organized control of vehicle parking withining the authority area of the Aranayaka Pradeshiya Sabha ceases to be effective from the date where of these amended by-laws specified here in are declared effective.
02. This by-law will be known as the by-law framed for the purpose of demarcating vehicle parking sites and levying charges for parking and the control of vehicle parking.
03. The chairman of the Aranayaka Pradeshiya Sabha here in after referred to as chairman is deligated the authority to put up and display sign boards prominently to medicate "No parking" location and parking locations for vehicles on streets or parts of streets in his area of authority.
04. As expressed in the 3rd Section of the by-laws the drivers must act in compliance where sign boards are displayed to prohibit parking of vehicles at a location or at a particular time at a location and further compliance to the under mentioned clauses.
 - (i) Act not accordingly to sign boards displayed by officials in any particular location.
 - (ii) Fallow the flow of traffic as regured and in effect in a particular location at a particular time.
 - (iii) Preuent passeugers boarding and alighting from vehicles in to restricted locations.
 - (iv) Refrain from exceeding the time limit granted for loading or unloading vehicles.
05. As specified in clause 2 of these by-laws referring to charges levied for parking of vehicles. No vehicle should be parked in a parking lot, unless the driver is in possession of a parking permit issued by the chairman.
06. As expressed in clause 2 of the by-laws parking location and charges for parking would be decided on a consensus of the sabha and subsequent amendments rights are reserved by the sabha subject to *gazette* notification.

07. Parking permits issued under these by-laws should carry the registration number of the vehicle and the permits period of validity clearly.
08. The permit issued to a vehicle should be prominently displayed at some place from the interior of the vehicle to be clearly seen from the outside.
09. The driver or the owner of the vehicle should present the permit for inspection when a request to this effect is made by a police officer, traffic warden or an officer of the Pradeshiya Sabha delegated with authority by the chairman.
10. When separate parking lots are provided for different classes of vehicles, parking should be done in the appropriate lots marked for the vehicles. A vehicle should not be parked in a lot, marked for a different class of vehicle.
11. Vehicles should not be parked, so as to obstruct other vehicles from freely entering or leaving using the entrance or exit gates respectively, at public vehicle parks.
12. The entrance and exit paths to public vehicle parks will be shown by sign boards, hence all vehicles must adhere to instructions given, to use the entry path when entering and exit path when leaving the park.
13. Separate parking spaces would be demarcated with posts or chains and vehicles as they come must follow the procedure of parking the vehicles next to the vehicle already parked, facing the same direction.
14. Washing vehicles should not be done in public vehicles parks.
15. Repairs to vehicles should not be undertaken in public vehicle parks unless repairs become necessary for its removal from the park.
16. Consumption of alcohol, narcotics or selling them and bad conduct is prohibited in public vehicle parks.
17. The rules that control, public vehicle parks will be operative from 6.00 a. m. to 6.00 p. m. The chairman reserves the right to alter these times through a *gazette* notification.
18. On special occasions vehicles other than hire vehicles will be allowed parking in places reserved for hire vehicles by the issue of special permits by the chairman.
19. Annual parking permit holders must renew their permits for the following year before the expiry of the first month of that year by paying the charges as stipulated in subsection 2 of the by-laws.
20. Contravention of any of these by-laws either by transgression or disregard is an offence and if convicted by a court of law the offender becomes liable to a fine stipulated in Section 122 (2) of the Pradeshiya Sabha enactment No. 15 of 1987.
21. Motor vehicles in these by-law refer to any vehicle having the power of automotion derived from an engine.

Sabha	–	Refers to Aranayaka Pradeshiya Sabha.
Chairman	–	Refers to the chairman of the Aranayaka Pradeshiya Sabha.
Traffic warden	–	Refers to an officer appointed by the Aranayaka Pradeshiya Sabha deligated with authority.
Police officer	–	Refers to an officer of the Sri Lanka Police Department.

SCHEDULE No. 1

<i>Reserve places for vehicle parking</i>	<i>Threewheeler</i>	<i>Tractor</i>	<i>Van</i>	<i>Lorry</i>	<i>Motor Cycles</i>
Dippitiya Town	In front of Public Market near by bus stand Hemmathagama (Close to Bank of Ceylon) Wilpola Junction, Menama Junction, Hospital Junction	From Dippitiya- Thalgaspitiya Road towards the hospital	(i) In front of Public Market 10 vans (ii) In front of Weligama Stores (iii) Fish van - behind the public market		
Gavilitiya Town	Near by Debathgama road in front of S. O. Stores. Near by Narangammana Road at Galekady Junction				

<i>Reserve places for vehicle parking</i>	<i>Threewheeler</i>	<i>Tractor</i>	<i>Van</i>	<i>Lorry</i>	<i>Motor Cycles</i>
Pollambegoda	Nikapitiya road (in front of temple) in front of Godigamuwa Road				
Alupotha	Near by Junction of Leelagama Road. Near by Attapitiya Sumanathissa Mawatha				
Ussapitiya	In front of Pradeshiya Sabha Market Complex. In front of Sanasa Bank building. Near by Junction of Gallatara Road. Near by 8th Mile Post Junction. Near by Sudugala Road Junction	From bus stand of Thuththiripitiya toward Gallatara Road	In front of Udawatta Kade	Gallatara Road	
Arawpola	In front of Arawpola Dasanayaka shop				
Thuththiripitiya	Thuththiripitiya Junction. Yalapola Junction. Near by Wakirigala Ambalama				
Asmadala	Near by Asmadala Gurubawala Road. (Infront of Grambe Shops)				
Aranayaka	Horewala Town (Infront of rubber shop) Aranayaka Town (In front of Bho Tree) In front of Post Office. Uggoda Junction (Near by bridge)				
Gangthuna	In front of bus stand of Gangthuna Udagama (near by bridge) Junction of Doteloya road. (near by Hulangkepolla)				
Rahala	Near by Bandarawatta Junction. Junction of Salawa Boowelikada				
Randiligama	Near by Junction of Randiligama road. Near by Junction of Bowelikada Salawa road				
Weilmanna	Near by Welimanna Gataberikanda road				
Galbokka	Near by Galbokka road				
Moragammana	Near by Moragammana Junction				
Hathgampola	Near by Junction of Hathgampola Elangipitiya road. Near by Hathgampola Junction				
Debathgama	Near by Junction of Debathgama Kalugala Road				
Thalgaspitiya	Near by double bokku in the Thalawa road. Near by Junction of Habalakkawa Kooragala				
Kehelwatta	Near by School Junction				

There would be able to changed the parking places of Three-wheelers resevered by Aranayaka Pradeshiya Sabha. (When the road development and town planning).

2(b) SCHEDULE

<i>Type of the Mortor vehicle</i>	<i>Amount</i>	<i>For stickers</i>
Three-wheeler	Annual Rs. 250	Rs. 50
Van, car, tractor, lorry for each	Monthly Rs. 200	

W. R. G. SANATH BANDARA,
Chairman,
Aranayaka Pradeshiya Sabha.

Office of the Aranayaka Pradeshiya Sabha,
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