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The Gazette of the Democratic Socialist Republic of Sri Lanka
EXTRAORDINARY

අංක 2091/77 - 2018 ඔක්තෝබර් මස 06 වැනි සෙනසුරාදා - 2018.10.06

No. 2091/77 - SATURDAY OCTOBER 06, 2018

(Published by Authority)

PART IV (A) — PROVINCIAL COUNCILS

Provincial Councils Notifications

CENTRAL PROVINCE PROVINCIAL COUNCIL

Central Provincial Road Passenger Carriage Services Statute No. 03 of 2018 of the Central Province Provincial Council

THE proposed Statute No. 03 of 2018 of the Central Province Passenger Transport Services Authority which was presented to the Hon. Central Province Provincial Council of the Democratic Socialist Republic of Sri Lanka was unanimously passed and obtained the approval from the Hon. Governor on 06.10.2018 and publish the aforesaid statute for the information of every one.

EDIRIWEERA WEERAWARDENA,
Minister of Road Development,
Transport, Power and Energy,
and Housing and Construction,
Central Province.

P. O. Box 104,
No. 109, Yatinuwera Street,
Kandy.



STATUTE OF CENTRAL PROVINCE**TRANSPORT SERVICES AUTHORITY**

A Statute for cancellation of Road Passengers Transport Services Statute No. 4 of 1992 and No. 01 of 2000 for the establishment of Central Province Road Passenger Transport Service Authority and matters connected with it and consequential to it for this management of it and fulfill the needs of management and to transport goods and services along roads in the Central Province using motor vehicle within the Central Province.

It is enacted as follows by the Central Province Provincial Council of the Democratic Socialist Republic of Sri Lanka.

Short Name
and
the Date of
Operation

1. This Statute will be known as Transport Services Authority Statute of Central Province No. 03 of 2018 and will be in force with effect from the date on which authority is granted by the Governor of Central Province (hereinafter called as “Scheduled Date”)

PART I**Transport Services Authority of Central Province**

2. Central Province Road Passenger Transport Services Statute No. 4 of 1992 and the Central Province Passenger Transport Service Authority Statute No. 01 of 2000 will be hereby rescinded.
- 3 (1) A Central Province Transport Services Authority will be established hereinafter called as “Authority”.
- (2) By the name given to the Authority under 3 (1) above it should be an incorporated institute and it should have an uninterrupted life and a common seal and in the name of the Authority it compile action and actions could be files against it.
4. (1) The Authority should consist of eleven members of whom five will be Ex: office members while site members will be appointed as members.

Members
of the
Authority

All members of the Authority have to be appointed formally by a letter signed and issued by the Minister. All such appointments should have been published in Government *Gazette*.

2. (i) A Five office members should be as follows :

- (a) The Secretary of the Ministry in charge of the subject of Transport of the Central Province or Senior Officer of executive level nominated by him;
- (b) A senior officer if Provincial Treasury of executive level nominated by the Chief Minister of Central Province Senior Deputy IGP of Central Province or;
- (c) An officer not below the rank of Assistant Superintendent of Police ;
- (d) Commissioner of Local Government of Central Province or an Assistant Commissioner of Local Government nominated by him;
- (e) Commissioner of Transport of Central Province or an Assistant Commissioner of this Department nominated by him;

(ii) “Appointment Members” should be as follows:

- (a) Four persons who are qualified in one or more of the fields of Transport, Law, Management, Commercial Administration or Civil Engineering and well experienced and showing abilities in those subjects in such a manner, that the Minister in charge is satisfied,
 - (b) Two persons selected by the Minister at his discretion to represent goods or those who transport passengers.
5. (1) Out of the members appointed by the Minister as above one member should be selected as the Chairman of the Authority. Chairman of the Authority
- (2) The period of office of the Chairman is the period of his membership in the post of so long on the Ministry wants him to be the Chairman.
- (3) He could not hold the office due to ill health going abroad or due to any other reason, the Minister will appoint another person to act for him.
- (6) Implementation of the powers vested in the Authority this Statute is the responsibility of the Chairman. Responsibility of the Chairman
- (7) (1) The post of the Chairman may terminate due to one or more of the following reasons: Vacation of the post of Chairman
 - (i) Become ineligible for the membership of the Authority due to one or more reasons given below,
 - (ii) Registration from the post by a letter addressed to the minister under his signature,
 - (iii) Minister expels him giving reasons,
 - (iv) Due to Death.
- (2) The Chairmanship lost in this manner will be held by the Secretary of the Ministry of Transport until the Minister in charge of the subject appoints a permanent Chairman.
8. (1) Before the Minister appoints a person as a member of the Board of Directors, he should satisfy himself whether that person will be able to discharge duties as a members of the Board of Directors or whether he has any financial or other dealings which may have advise effect due to financial or any other dealings. Members Financial Connection
- (2) When a member of the Board of Directors is appointed to that post, the Minister should from time to time, be satisfied that he had not any such connection.
- (3) A person proposed by the Minister to be appointed as a member of the Board of Directors of the Authority, is bonded to supply any information for the purpose of the Statute when the Ministry makes such a request.
- (4) If any members of the Authority is directly or indirectly conected in some agreement which the Authority involved with, he should reveals the details of the matter to the Board at one of its meetings. Such reveals should be recorded in the Ministers of the Meetings. Those members of the Board of Director should not participate in any such meetings or discussion regarding this matter.

Meeting of the
Board of
Directors
of the Authority

- 9 (1) The Chairman should take the chair in all meetings of the Directorate. In the absence of the Chairman one of the member should be elected by the other members as a chairman, only for that meeting.
- (2) A member of the Board of Directors of the Authority should have six person for its quorum.
- (3) All matters submitted by the Authority for its consideration should be decided at a meeting of the Authority and such matters should be approved by the majority of its members.
- (4) If an election is held to decide some matter at a meeting of the Directorate if the members of votes become equal. The Chairman should have the deciding vote in addition to the original votes.
- (5) If there is any defect in the selection or appointment of a members of the Directorate at a meeting of Directors, if it is revealed later that there was a mistake, all his actions at the meeting should be accepted and needed as valid.
- (6) For the reason that there is a vacancy of a member, any action or any other thing done at the meeting should not be treated as null and void.

Members
Appointed by
Ex:- Office
members

- (10) Such members appointed to the Authority as an ex: officer members should hold the membership so long as he hold the post as an ex:- officer members, he could be appointed again after the expiry of the period.

Provisions
for Members

11. (1) Unless a member of the Board of Directors vacates his post due to death resignation or expelled from the post, all members of the Board of Director should hold office for a period of 3 years and unless he is expelled due to some reason he/she will be eligible for re appointment.
- (2) Ministry could terminate the duties of a member of the Board of Directors by giving reasons.
- (3) If any member of the Board of Directors wants to resign his post at any time he can do so by sending a letter to the Minister and when the registration is accepted by the Minsters the resignation will be effective.
- (4) When a post of member of the Board of Directors falls vacant and when the Minister considers the Provision of the Statute to appoint him another person can be appointed on his behalf and that new member can hold office for the balance period of the resigned member.

Disqualification
To become a
member

12. If a person,
 - (1) is a Member of Parliament and members of some Provincial Council or a Local Government Institute,
 - (2) is not a citizen of Sri Lanka,
 - (3) had been decided by an accepted Medical Board that the person is at unsound mind or has been fully incapacitated,

4. Is a person who has been declared as a person of insolvency by a Court of Law in Sri Lanka, or by any other country but not declared as fully cured.
 5. Is a person convicted by laws for a criminal act or is already under going punishment.
 6. Is a person convicted for bribery or is undergoing punishment for such an offence. Such persons ineligible to become a member of the Board of Management of the Authority or to continue as a member for a further period.
- 13
1. Members of the Authority could be paid only remuneration for attending meetings of the Authority by inquiring from the Minister in charge of the subjects of Finance and as directed by the Minister Remuneration for Attending Meetings
 2. Board of Directors should meet once a month according to the meetings of the Authority and if necessary the Minister in charge of the subject or the Secretary of the Ministry in charge of the subject Meeting Count of Board of Directors
- 14
1. Seal of the Authority should be as decided by the Authority Seal
 2. Seal of the Authority
 - a) Should be in charge of the Chairman of the Authority
 - b) The stamp should not be placed on any document other than on a attendance sheet of members of the Authority in support of their attendance in the presence of two members.

PART II

Powers and activities belonging to the Authority

- 15 Powers and activities of the Authority should be as follows Powers and Activities
- (1)
 - i. Fulfilling passengers requirements within the Province and formalizing and formalizing the transport services and issue a license, renewal, cancellation, extension of the period and transferring the ownership. Powers for the Transport of Passengers and goods
 - ii. Commending to the Minister standards required for the transport of passengers and goods and the licensed of a motor vehicle used for the transport of passengers and goods and if no other law has ordered the quality and futures of the vehicle, the Minister should recommended to the Minister the required standards necessary for passengers transport and the transport of goods. Suitability of vehicles used for the transport of passengers and goods
 - iii. Under this Statute if a person who has obtained a license for passenger transport or for the transport of goods is ordered to supply information or reports etc for some purpose under this Statute or any other written law. Supply of information
 - iv. Issued of a license for the transport of standards for a fee, benefit or a gift attending schools, universities, technical colleges or equivalent institute within the Province providing transport services at concessionary rates and enacting laws. Transport of School Children

Transport of office employees and factory employees	v. Formalizing transport services office employee and factory employees for a fee, benefit or a gift within the Province, and issued of license and enacting laws for the maintenance of such services.
Transport of passengers by trishaws or hiring vehicles	vi. Formalizing the transport of passengers and good by Trishaws with or without charging a fee within the Province on benefit maintenance of such transport services and issued of license and enacting laws.
Inter provincial transport services	vii. (a) Charging a service charge from vehicles which travel across Central province or in the Province from another province and engage in transport of passengers or goods even without a license but charging a fee, gift or benefit. (b) When recommendations are requested regarding issue a licenses by the National Transport Commission or by any other institutes issue of the recommendations as necessary and when busses are travelling without an entry pass or a license from this Authority, they should not be given an entry pass and legal action should be taken against them.
Introduction of new projects	viii. The Authority has the power to introduce new projects for the development of passengers transport services within Central Province and to improve the quality of the services and implement them and with the concurrence of the Minister in charge of the subject and the Secretary of the Ministry in charge of the subject and to form subcommittee, implement projects and control and to enact the necessary laws and directions.
Ordering Time table	ix. Given an order to implement a formal time table for all two common transport services within the province which should be committed integrated and which the Authority deems suitable and order all transporters to strictly abide by the time table and for those who contravene an on the spot service charges recovered with legal actions.
Issue of License	x. Issue of license and other authorities papers, their renewal, amending and grounting rights.
Bus terminals and name boards	xi. Name board indicating the starting points and destinations of busses which carry a license issued by the Authority which should be exhibited outside and inside of the bus and signs and lodes should be enforced according to existing policies and standards of the government.
Registration of Drivers and conductors	xii. Drivers, Conductors and vehicle assistants of Motor Vehicles which are engaged in the transport of passengers and goods on a license or any other document of authority issued by the Authority should be registered and should be issued withy identity cards and attending to the cancellation of registration a vehicle assistants and renewal and suspension.
Urgent Inspection team and Goods transportation	xiii. Investigation, prevention and taking action against the violation of the provisions of this Statute regarding the transport of passengers and goods within the province and developing flying scuds and their establishment directing to enforce their powers and activities.
Car hire and carriage of goods and parking stations	xiv. Establishment hiring cars and transport vehicle halting places, their maintenance management, development effecting changes and closing down, and legal acquisition, making used the vacant spaces and buildings.

xv. Identification of other roads have laws part of passengers done along separate their classification and determining the type of busses and other vehicles suitable for such rounds in the province.	Identification of roads where passengers transport services could be developed and the type of vehicles suitable for such roads
xvi. In order to fulfill the aims and objecting of Authority and subject to the provisions of the constitution of Sri Lanka and in any other law enter into agreements or contracts will be a person or any institute in Sri Lanka or abroad and work with other institutes to achieve its aims and objectives.	Agreements and Contracts
xvii. Maintenance motor vehicles garages to suitability of vehicles for the transport of passengers and goods.	Training of Drivers Conductors and Vehicle Assistant
xviii. Maintenance motor vehicles garages to suitability of vehicles for the transport of passengers and goods.	Inspection of suitability of motor vehicles
2. The Authority can execute the following powers.	Administration of Provincial Bus Halts.
i. In respect of bus Stands referred to in schedule 1. Bus halts along roads	
ii. Management work of running busses, fixing time tables and their implementation fixing the starting points of trips and developing the staff. The Authority has such work ordering their responsibility powers and activities giving orders regarding the duties of the staff of the Authority at these halting places.	
iii. Administration and management of bus halts by the Authority in a for the Authority and discussion regarding outside powers being taken for transport work and taking decisions on such matters in a matter for the Authority.	
3. Subject to the approval of the secretary in charge of the Ministry acquisition of movable or immovable property to the work of the Authority or their disposed or is a matter for the Authority.	acquisition of movable or immovable
4. Implementations of the power of the Authority, its activities and work and getting others to implement other powers which the Authority necessary.	

PART III

Staff of the Authority

16 The Authority has the power to decide on the staff necessary for carrying out its duties and until a separate establishment code, Scheme of recruitment and financial regulations are approved for the Authority, all establishment work and financial administrations are done according to the establishment code and F. R. of the Government and also under the rules and regulations applicable during the period, the Authority has been granted permission to act in terms of the above code and FR.	Staff
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1. All appointment, promotions and educational and professional and other applications, wages and amounts salaries including the preparation of schemes of recruitment and the relevant institute for approval.
 2. Conduct of disciplinary inquiries giving punishments and terminations of services and their abolition including disciplinary control general conduct leave, etc
 3. Creation of staff development work necessary for the development of staff efficiency and the related contribution.
 4. Implementation of Employee's provident fund, Employee's trust fund, Gratuity allowances and implementations of special allowance schemes under the formal authorization by the Authority.
 5. Implementations of welfare schemes for the staff of the Authority
 6. All Officer staff including the General Manager, going through the performance review every 2 years related their duties and decide about the future of the officer carrier based on the results of performance review.
- Appeal against disciplinary order
17. Any employee working against a disciplinary order can submit an appeal to the secretary of the ministry in charge of the subject. The Secretary will appoint committee to inquire into it and his decision is final.
- Recruitment of employment and their absorption
18.
 1. The Authority has the power to recruit employees in terms of the provisions of pare 16 above
 2. The Authority has the power to recruit officers and employees as a contract basis or secondman basis form the public service or provincial public service with the approval of the relevant authorities on or
 3. When an officer or an employee of public service or provincial public service in recruits to the staff of the Authority or he has to work according to the public management laws and regulations.
- Recruitment of employment and their absorption
19. All members, officers and employees of the Authority will be treated as public servants for purposes of penal code.
- Is in a statute of Bribery Act
20. The Authority in a scheduled institute for purposes of the Bribery Act and its provisions will be applicable to this.
- General Manager
21. A person who is qualified under the approved recruitment procedure can be formally appointed as the general manager of the Authority with the approval of the board of directors.
 22.
 1. Subject to the common policy provisions of the Authority for operation of daily activities of the Authority, general disciplinary control of the employees of the Authority including administrative work will be to the general managers.
 2. For the enhancement of Authority other powers and functions that may required from time to time may be given to the General Manager by the Chairman.

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| <p>23. 1. Supervision of controlling and deploying officers for reaching the objectives and for the enhancement of the Authority.</p> <p>2. Having identified future transport requirements and also having identical new creative fields of transport field submission of proposals compliance to national policies and preparation of relevant rules and regulations.</p> <p>3. Protection of assets of the Authority and entering into agreements and maintenance of the</p> | <p>Powers and Responsibilities of The General Manager .</p> |
| <p>24. Out of the powers and activities cost on the General manager he can entrust and activities which he consider necessary to other staff officers.</p> | <p>Granting Power by the General Manager</p> |

PART IV

Permits for the transport of passengers and goods

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| <p>25. 1. No person should use a motor vehicle for the transport by passengers without a valid regular passenger transport service permit or an equivalently license of Authority or some charge or self or charging fares separately.</p> <p>2. It is an offence under the Statute to transport passenger within the province having violated the provisions of sub section (1) above.</p> <p>3. No person or institute should use a vehicle other than an approved vehicle on or after the due date or by a regular passenger transport service permit or an equivalent document scheduled date or thereafter under a regular transport service vehicle for transporting passengers having charged a fee separately.</p> | <p>Passengers Transport service Permits for regular services and special.</p> |
| <p>26. No motor vehicle should be used for a transport service within Central Province without a permit issued by the Authority by or under any other permit of Authority or a valid goods transport service permit valid for the period on or after the date of validity of their</p> | <p>Passenger transport for transport of goods.</p> |
| <p>27. Any bus used for regular passenger transport should not be used with a special permit or any such authority obtained license on the due date or thereafter which is valid for the said period should not be used for any other service other than the regular service within the Province.</p> | <p>Special permits.</p> |
| <p>28. 1. A person possessing a regular passenger transport service permit has the right to use a motor vehicle to maintained service as agreed to in the road or roads given in the permit in accordance with the conditions given in the regular passenger transport service permit.</p> <p>2. A regular passenger transport service permit to any person who is not the registered owner of the vehicle, should not be issued.</p> <p>3. As indicated in sub section 25 (3) of their Statute vehicles other than busses which have obtained a permit issued by the Authority for passenger transport provisions in the above sub section will be equally applicable.</p> | <p>Regular service permit for the transport of passengers .</p> |

In this section ‘a Motor Vehicle’ means a vehicle which is engaged in passenger transport.

- Regular service permit for the transport of goods.
29. 1. Possessing a regular good transport license and agreed to this conditions stipulated with have right to use a motor vehicle for the transport of goods.
2. A certain motor vehicle engaged in regular transport of goods will not be issue a regular goods transport service permit to its necessary who is not a regular goods transport service permit holder.

In this section ‘a Motor Vehicle’ means a vehicles like lorry trailers.

- Application for passenger or goods transport service.
30. Every applicant who applies for a permit should send his application in the prescribed form under the signature of the registered owner of the vehicle to the Authority.
- (1) If the application is needed for a bus
- i. Its registered number, numbered seats and internal height
- ii. Place of origin of the road which is hoped to be used for the bus, in between important bus halts, destinations route number and distance of the roads (roughly)
- iii. As indicated under this Statute their implementation requested by the Authority to assured or reject the application and to exercise the discretion of the Authority should be sent by the applicant.
- (2) If the applicant is relevant to use a motor vehicle for the transport of goods.
- i. Its registered number, tare and weight of the maximum load
- ii. If a trailer has been attached to the motor vehicle, registered number of the trailer, tare, maximum weight of the load
- iii. For the approval or rejection of the permit as indicated in the application, other particulars asked for by the Authority should be supplied to than to exercise their discretion.

- Discretion regarding permits.
31. The Authority reserves the right to permit or reject the of a permit, renewal of a permit given earlier amendment grating permission to transport the rights or rejection of such actions.

- Period of validity of permits.
32. The Authority should not issue any permit under this Statute, unless the conditions and requirements orders under in Statute unless the fee ordered to the paid is paid and the conditions and requirements enforced are full filled.

- Conditions To be included In passenger Transport Permit.
33. In every passenger transport permit conditions and standards should be enacted to that security of the public god will and convenience is ensured by enacting conditions and standards as decided by the Authority subjects to be provisions of the Statute and orders included therein.

- Conditions To be included In goods Transport Permit.
34. Subject to the provisions of the Statute and orders given under the same, in every item a goods issued under the Statute and in every service permit should have public security, convenience and safe by of goods under the conditions and statements enacted by the Authority and they could be amended to suit the occasion.

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| <p>35. A passenger or goods transport service permit issued to a person under this Statute could be to another party and such orders should be enacted through the Minister</p> | <p>Transfer of a Permit</p> |
| <p>36. In the case of holder of a permit wants get if renewed and submits an application to the Authority, the holder should prove that</p> <ol style="list-style-type: none"> 1. He has acted according to provision of this Statute or orders made under at 2. If the Authority is satisfied that the holder of the permit has not been found guilty of any offence under the provisions of their Statute or found not guilty of some offence, he van renew that license for a period of one years from that date of expiry or for a period of not more than a year as decided by the Authority. | <p>Renewal of a Permit</p> |
| <p>37. A person holding a permit,</p> <ol style="list-style-type: none"> 1. Has violate a provision of this permit or an order made under it 2. If it is in revealed to the Authority that in an application made to the Authority or a certain report or some written information given to the Authority or a written explanation made to the Authority or have submitted false or wrong information, the Authority will issued an order to recover and amount equal to 3 times of the amount as a surcharge and a suspension order on the permit equivalent to 3 months or an order to cancel the permit. 3. Under this section if this Authority issues a suspension order or a cancellation order on the permit holder, he should stop the transport service at once | <p>Cancellation or Suspending of a permit</p> |
| <p>38. By Institute,</p> <ol style="list-style-type: none"> 1. If the Authority had rejected the award of a permit or renewing the permit or transporting it. 2. If a permit is cancelled or suspended or amended it or impose a surcharge or a decision or an order is given on it, the said decision or an order is made, the applicant or the holder of a permit should be informed about it. 3. For the purposes of Sub sections (1) and (2) the date of sending the order or the decision by registered post should be treated as the date of making that order or the decision. However, the date of implementation of the decision should be treated as three days after the date of sending it by registered post. 4. If an applicant or a permit holder for permits is not satisfied with their decision or an order given in (1) or (2) above, he can make an appeal he should, within 14 days of the receipt of the decision or order, he can send written appeal against the decision or the order to the secretary of the provincial ministry in charge of the subject. 5. Once the appeal forwarded in terms of Sub section (4) above in considered, the secretary will <ol style="list-style-type: none"> (i). Allow the appeal an order the Authority to renew or allow the award of the permit, or (ii). Reject the appeal or (iii). Can order to amend this permit or award the permit in terms of his order made by him | <p>That the refuses for the decision of the courts should be instituted of the permit</p> <p>Appeals</p> |

6. That decision of the secretary should be intimated to the appellant or the Authority within 14 days of the receipt of the appeal.
7. An appellant or permit holder who is not satisfied with the decision or an order given in Sub section (4) above can make a written appeal to the minister, within 14 days of the receipt of the decision or the order.
8. The minister having considered the appeal made to him, he will
 - (i). Having allowed the appeal will order the Authority to allow the award of the permit or to renew it or
 - (ii). To reject the appeal for
 - (iii). To amend the permit or to award in terms of his decision,
9. The minister's decision on the appeal should be intimated without delay to the Authority, Secretary of the Ministry and the appellant.
39. No more vehicles should be allowed to enter a passenger terminal or a bus stop in the province without a valid permit or any other permit accepted by the Authority and issued on the due date or thereafter by the Authority.

PART V

The Authority should have an account belonging to it

Account
Of the
Authority

40. 1. The Authority should have an account belonging to it
2. The following monies should be credited to the account of the Authority.
 - (i). All monies allocated by the provincial council or by the Central government
 - (ii). Monies received by the Authority of assistance, gifts, awards or loans.
 - (iii). Monies received on behalf of various projects
 - (iv). If the implementations of the activities of the Provincial Authority stationary service charges received by the Authority and all monies received money or charges.
3. Maintenance of the account and its implementation should be subject to the provisions of this Statute and provisions of Chapter III of provincial councils act No. 42 of 1987 of provincial council fund.

General
supervision
of receipts and

41. General Manager responsible for the money received to an account of the Authority of the Authority and for payments and general supervision.

Usage
of funds
by the Authority

42. Form the account of the Authority money can be spent as follows
 1. Allowances of members of the Authority
 2. Salaries remunerations and other allowances under formal approvals of officers and employees of the Authority.

3. Department of funds on special projects in terms of 15 (VIII).
 4. Department of funds for enterprise development activities.
 5. Development of extra structure facilities.
 6. Human Resources Development work done in consideration of financial situation of the Authority.
 7. Other activities decided by the Authority required for the fulfillment of powers, activities and responsibilities of the Authority under this Statute.
43. 1. The Authority has the power to obtain loans for specific objectives with prior approval of the Provincial Ministry and the amount of the loan period of repayment loan control and conditions and instituted from which loans are to be obtained will be decided by the Provincial cabinet of Ministries. Obtain loan by the Authority.
2. Short term financial requirements needed by the Authority to perform, its responsibilities can be obtained by a draft or in any other manner with the approval of the Minister in charge of the subject and in terms of the orders on a temporary basis.
- However the temporary loans obtained by the Authority under this section by means should not exceed the amount decided by its Minister
44. Financial year of the Authority should be a Calendar Year Financial year.
45. 1. Income, expenditure, assets and liabilities of the Authority and all terminated transactions of the Authority can be audited from time to time by the Audit Department of the Government; however necessary Central Province Director of auditor also can do its auditing. Auditing of finance of the auditor
2. Assets liabilities for each year should be submitted to the auditor general not later than 3 months of the end of the financial year in the process of auditing services of a qualified audit or auditing form can be obtained and they should act on his advice and control.
3. For the purposed auditing in order to settle the expenses of the auditor general an amount decided by the Chairman or General Manager or an amount asked for by the Auditing section could be paid from the funds of the Authority.
4. If there is a person assisting the auditor general in the process of auditing, he and the auditor general should be shown all books, deeds, agreements, vouchers and all other documents which have a bearing on the auditing should be forwarded and all particulars which you consider will be necessary for the auditing should be supplied to them by your officer.
5. Auditor for the purpose of activities referred to in the section is,
- (i). A person possessing a certificate from the chartered auditors institute of Sri Lanka or any other equal institute or a member of an institute which has been accepted by law or a person appointed by the board of control of that institute.

- (ii). A term of auditing with show holders of an institute naming membership of Chartered accountants Institute of Sri Lanka or any other equal institute an institute established by law.

Auditor
General's
Report.

46. 1. Auditor general having inspected the accounts of the authority,
- (i). Stating that all the documents required by him were forwarded or not,
- (ii). To show the work of the Authority is strength and reasonable,
- (iii). He can according to his opinion submit a report saying that the Provincial Council should take some interest in conducting an inquiry regarding the accounts of the Authority or any other matter pertaining to accounts.
2. Auditor General will send his report to the Secretary of the ministry with accounts audited by him.
3. of transport and he should take action to their copies within four months after the end of the relevant financial year to the Provincial Council.

Submission of
reports of
accounts and
annual reports to
the Minister.

47. On receipt of the audit report containing assets and liabilities, of the account for each year, the Secretary will send the report accounts audited regarding assets and liabilities and the statement of the Authority regarding annual activities of the Authority to the Minister in charge of the subject. The Subject of a Transport and he should take action to send their copies within four months after the end of the relevant financial year to the Provincial Council.

PART VI

General Provision

Power
to the
Minister.

48. 1. The Minister can issue general or special provisions to the Authority regarding the implementations of its powers and the Authority should impotent those provision.
2. The Minister can order the Authority to submit from time to time term reports, accounts and other information regarding the activities of the Authority in a formal ordered by him and the Authority should fulfill all general recruits.

Getting
into
the
vehicle
and inspection.

49. A person who has been authorized by the Authority or possesses some authority can at any time within the Central Province at any place,
1. Can enter a motor vehicle which is transporting goods or passengers and check whether it has got the authority from neither the Statute nor any other institute and whether the vehicle possessed the relevant conditions or the driver conductor or vehicle assistant possesses them, or whether they have followed in orders of this Statute or regulations.
2. (i) Can order the driver of the vehicle, conductor or vehicle assistant or the person in charge or
- (ii). He can take charge the license or other documents or its copies when a document like that is taken, you should give a receipt.

3. You can inspect the driving license issued by the Department of Motor Traffic the annual revenue license or any other relevant documents.

50 (1) (i). All actions done by the Authority in good faith under their Statute or
(ii). Under this Statute some members officer or a servant of the Authority does some action on its order of the Authority in good faith or does not do something necessary, no civil or criminal action could be taken against of such member, officer or servant

Protection from being filing action.

2. In a civil or criminal case against the authority any expenses incurred by the Authority could be paid from the funds of the Authority, in a civil or criminal case, any expenses or compensation recovered by the Authority should be credited to the fund of the Authority. If the officer is personally responsible for the, the board of directors in responsible for taking a decision on the matter.

51(1) (1). Some officer who is authorized by the Authority or the authority given by a license under this Statute, a motor vehicle transporting passengers or goods if any of the provisions given in the Statute, has been breached and if the breach is liable to be charged with a local service charge and if there is a person who takes its responsibility of his own free will, instead of filing action against him, it is possible to him with the management service charge instead of filing action against him. An authorized officer or any other suitable officer should inform the authority giving the route with the members of motor vehicles.

Local Service Charges.

(2). Such a local service charge having been paid to the authority or a sub office of the Authority to be credited to the fund of the authority as evidence within two weeks of finding the fault of the relevant receipt should be forwarded to the authority.

52. The Authority can issue recommendations to facilitate purchase of buses and in terms of the Government policy solely for the benefit of the transport service.

Recommending for the purchase of buses.

53. 1. The ministers can make orders for the implementations of the recommendations of this Statute and give effect to them.
2. Without prejudice to the powers offered by the above sub section no. (01) Above the ministers can make orders to each matter together or separately:

Making Command under statute.

(i). Matter for which authority is given to make orders under this Statute.

(ii). use of permits and other authority's permits, renewal amending, granting rights and afflicted matters thereto procedure to be followed and the forms to be used and deciding on the charges,

(iii). According to the suitability and usage of roads transport of passage and transport of goods and deciding on the type of motor vehicles to be used in those roads and procedure to be followed in the use of motor vehicle on those roads.

(iv). In a vehicle used under the authority of a license, the documents to be carried by the driver conductor vehicle assistant or the person in charge of the vehicle and particulars to be and should be included in them.

- (v.) Reports to be kept regarding the number of trips done by the buses under a permanent passenger transport service license.
 - (vi). Standards to be followed by a person who is using a vehicle under the power of license.
 - (vii). Records to be kept by license holders who start the service and terminate the service including the interval taken by those drivers, conductors and vehicle assistants in buses by those who use regular passenger and goods transport licenses.
 - (viii). The reports kept in this manner should be kept safely and a person authorized by the Authority should inspect them and person who was should forward them for inspection.
 - (ix). Registration renewal of registration cancellation and suspension of driver's conductors and vehicle assistants who are engaged in passenger transport and goods transport under the authority of license have to prepare the procedure.
 - (x). Under the authority of permits, the drivers and conductors regular passenger transport service who should wear the uniforms and medals should be order to do so along with the disciplinary matters that they should follow whilst on passenger transport duty .
 - (xi). Regarding the management of buses while they are parked at parking places especially when they are coordinated and time keeping of buses is in progress.
 - (xii). School vans, trishaws and hiring vehicles under a passenger transport license or any other authority within the province which are not covered by any other law should be decided, proved and amended.
 - (xiii). Volumes of drivers and conductors issued in use of regular passenger and goods transport services and special passenger Transport permit minimum eligibility criteria and their physical and mental fitness has been periodically tested.
 - (xiv). Procedure to be followed by buses which possess inter provincial license and are engaged in transporting passengers the procedure that should be followed by them. Bus fares have to be decided and regulations should be enacted.
3. All orders made under section (I) should be prohibited in the *gazette* and they will be effective W. E. F. the date of the order or W. E. F. some other date given in the order.
 4. All orders made under sub section (I) should be submitted to the provincial council for approval within one month of their publication and if there are orders which have not been approved, it should be treated as cancelled without harming any act done under into.
 5. If there is any order which has been rescinded, it should be published in the *gazette* again along with the date.

PART VII

Offences and penalties

- 54(1) (i). A passenger travelling in a bus with a valid ticket is used offensive or insulting words in an ugly and impulsive manner in words or signals the driver or conductor of the bus who resort to that type of behavior. Offence
- (ii). A bus which is used for transporting passengers has electrical gadgets which and disturbing sounds, in excess of the approved level; a person possessing a ticket driver or conductor
- (iii). Without registering in the authority as a driver, conductor or an assistant or even when his registration has been cancelled any person engaged in the transport, passengers or goods.
- (iv). A ticket issued with the permission of the Authority or under it is being used fraudulently or get another person to use it
- (b) A similar ticket fraudulently imitated or changing its nature, distorted or ruin
- (c) A ticket like that selling without permission of the authority, supplying distributing or forwarding for sale
- (d) Supposed to have printed such a ticket or printing a used ticket.
- (e) A person transporting passengers without issuing a ticket or without the permission of the authority or a without issuing a valid ticket.
- (v). A person purposely displaying notices at a bus halt belonging to the authority or a building situated at another place or a passengers shed or displaying notices pasting notices or writing characters, words or drawing pictures or pasting photographs or other symbols and displaying notices or purposely making them dirty

Will be guilty of an offence under this Statute and when a case in filed against him in a magistrate's courts and informed guilty he will fine not less than Rs. 20,000 or equivalent and six months imprisonments or both.

Hence if it has paid a local services fee ordered by the authority, he will not be subject to the provision of the above section.

- (2). If in a bus for which the authority has issued a passenger transport service license or under any other authority a bus which in employed in transporting passengers.
- (i). If travelling is a bus without a license issued by the authority or by any other institute a ticket or any other authority.
- (ii). If the ticket issued for the journey is not retained by him till the end of the journey or

- (iii) A passenger who refuses to submit the ticket when demanded or refuses to hand it over any authorized person asks for it and refuses to hand over or to be show it when demanded

he will be guilty under this Statute and after a simple hearing and informed guilty by a magistrate he will have to pay a penalty of not less than Rs. 10,000 and 3 months imprisonment or both.

However he pays a service charge ordered by the authority the provisions the above section will not apply to him.

3. If a person travels by a transport service, in a bus with a ticket issued by the Authority or buy any other institute.

- (i). If he reject to pay the fare due from him.
- (ii). When he arrives at the destination, if he refuses to set down from the bus or neglects it
- (iii). If he uses a language of insult and indecent and provocative language or uses indecent signs or conduct he will be guilty of an offence under this authority and if he will be at a magistrate courser and found guilty he will be subject to an offence punishable with not less than Rs. 10,000 after a simple trial or 3 months in or both in one of the two ways.

However it has paid a simple service charge the provisions of the above section will not apply to him.

Taking
Into custody a
Guilty
person

4. Any person who commits an offence punishable under (1), (2) and (3) of this chapter could be taken into legal custody by any police officer and the person who was taken into custody should be produced before a magistrate in order rake legal action.

Submission
of wrong report

55. Any person who submits a false or wrong report or a written information or written explanation will be found guilty under this Statute and at simple trial before a magistrate if found guilty, he will be subject to a fine of not less than Rs. 10,000/- or 3 months in one of two ways or both.

Bus
Halting
Places

56. 1. It is a punishable offence to take passengers from bus halts without approved shouting at the top of the voice to collect passengers and acting in a manner that obstructing the duties of officers of the authority. On such occasion police officers or officers of the authority can offer a simple trial before a magistrate if found guilty he will have to pay a fine not less than Rs. 10,000 or 3 months in two ways or both

Driving
Without
A
License

2. Transport of passengers should not be done without a license issued by the Authority and doing such an act is a punishable offence under Statute. On such an occasion police officers or officers of the authority can file action against them in a magistrate count.

Other common
passenger
transport

3. (i) Without the a license issued by the authority, employees should not be transported to schools, factories or places of work, it in a punishable offence under this Statute. In such an instance, the police or the officer of the Authority can take legal action against such persons an if field action in a magistrate council and in simple trial before magistrate, if found guilty he in liable to pay a fine of not less than Rs. 10,000/- or 3 months imprisonment or both imprisonment and fine.

- (ii) Without a valid license form the Authority, passenger should not be transport in three wheels and it is a punishable offence under this statute. In such an instance the police or officer of the Authority can take legal action against them in relevant court of law and if found is liable to pay affine of not les than Rs. 10,000/- and 3 months imprisonment in one of the two ways or both way and imprisonment
- Transport of goods
4. Without a license from the Authority, transport of goods is a punishable offence. In such an instance the police or the officer of the Authority can take legal action against the such persons and file action in a magistrate court and after simple hearing of the case, if found guilty, he is liable to pay a fine of not less than Rs. 10,000/- and 3 months imprisonment in one of the two ways and both fine and imprisonment
57. When the Authority is implementing the authority given under the Statute performing the tasks and activities entrusted to it and when an officer authorized by the Authority is performing such tasks and activities a person obstructing, interfering or working against such action, or showing resistance or trying to do so will be an office under this Statute and if taken before a magistrate and file action and in a simple hearing before a magistrate if found guilty will be liable to pay a time of not less that Rs. 50,000 or not less than one years imprisonment in any of the two ways and both time and imprisonment.
- Obstructing The Authority or using force
58. If any person violates any orders some command or an order given under the 01 act in contravention of orders is committing an offence under this Statute and when the said offence is not treated as a special penalty by this Statute if action in a court of law before a magistrate, if found guilty, he is liable to pay a fine of not less than Rs. 10,000 or 3 months imprisonment.
- General Penalties
59. If an officer employee is granted permission by the Authority to legal action regarding the offences under this Statute by a written document, should be treated as public officer under chapter 136 of criminal procedure code No. 15 of 1979.
- Granting Authority to File action

PART VIII

Removal and interim provision

60. Unless the ministry decide otherwise the orders and regulations made under road passenger transport service chapter No. 04 of 1992 and the central province passenger transport service authority Statute No. 01 of 2000 are not contrary to provisions of this Statute, valid orders and regulations will be in force until regulations will be in force until regulations are enacted under this Statute.
- Regulations (Orders) Under removed Statute
61. However until the minister appoints member of the Authority under section 04 of this Statute. All members of the Central Province Passenger Transport Service Authority No. 01 of 2000 holding membership until the day prior to the implementation of this chapter should be treated as members appointed under this chapter.
62. 1. All officers and other employees who were in employment before the date prior to the scheduled under central province passenger transport service authority Statute and officer employees who are employed under orders and conditions which are not lower than the orders and conditions that they are enjoy should be treated as employees of the authority. The service of those employees should not be terminated in any manner other than under legal reason.
- Employees of the Authority

Provisions
For all
Agreements
Rights obligations
responsibilities
and cases filed
and existing

2. On the day prior to the scheduled date, the said authority established under central province passenger transport service authority Statute inclusive of its all funds inclusive of its all funds including its movable and immovable property should be treated as the property of the Authority and property should be the property of the Authority.
 3. On the day prior to the scheduled date, central province passenger transport service authority established under central province passenger transport service authority No. 01 of 2000, all obligations and responsibilities regarding employees provident fund employees trust fund and gratitude including all contracts and agreements should be treated as contracts and agreement of the authority.
 4. On the day prior to the scheduled date central province passenger transport service authority No. 01 of 2000 has filed some cases in a court of law or a tribunal and a case, request or an appeal have been filed against the Authority it should be treated as a case, request or an appeal against the authority and they can be maintained or terminated.
 5. On the day prior to the scheduled date in a case or an appeal made by or filed against the central province passenger transport services authority established under central province passenger transport service chapter No. 01 of 2000 as reported by a court of law or tribunal authority or awarded by and on the day prior to the scheduled date if not complexly or penalty furnished and if a verdict is awaited which has been given for an against the authority, is should be treated as a verdict reported or awarded, it should be treated as a verdict or award given in terms of the civil procedure code or verdict or award given under any other Statute.
 6. Under the provisions of the central province road passenger transport service chapter No. 4 of 1992 or central province passenger transport service authority chapter No. 01 of 2000 or treated as a passenger transport service license, a day prior to the effecting this chapter a passenger transport service license or any other document issued under this Statute, earlier but not cancelled should be treated as a passenger transport service license during the period of its validity.
63. If there is a difference in meaning of these Sinhala Tamil and English versions of this document, the Sinhala document prevails.

Interpretation

64. Unless it is required to have another meaning in the context of this document.

“Minister” means the Minister in charge of Transport services of the cabinet of ministers of the Central Provincial Council

“Cabinet” means the Cabinet of Ministers of the Central Provincial Council

“Province” means the Central Province

“Provincial Council” means the Central Provincial Council.

“Officer” means all employess serving in the Authority including members of the Board of Directors of Central Province Transport Services Authority.

“A senior officer” means an officer of not less than Grade II of Sri Lanka Administrative Service or a post in Parallel Service

“Permit” means Passenger Service Permit goods service permit special service permit passenger transport service permit road permit permanent transport service permit school services permit factory transport services permit means a permit issued giving authority for the transport of passengers or goods under any name or this chapter or under any other written laws. Charging a fare, gift, benefit or separate charges used in transporting people or goods giving the necessary authority.

“Transport services” mean any vehicle transporting people or goods

“Bus halt” means passenger terminals situated in Province and it also include bus halting places within Central Province *Gazette* under No. 1169 and bus halts within Central Province belonging to the Authority and places along the roads where buses are stopped.

“*Gazette*” means the *Gazette* of the Democratic Socialist Republic of Sri Lanka.

“Local Government Institute” means a Municipal Council Urban Council, Town Council or Pradeshiya Sabawa.

“Bus and Omni bus” means a motor coach registered as a bus ion the Motor Vehicle Act and it also includes a dual purpose vehicle.

“Passenger means” a person travelling in a hiring vehicle, a bus school service bus or a van, factory bus or a van but if a driver or bus conductor or vehicle assistant are not included in this category.

“Separate fares” means fare paid by a person who is entitled to be taken in a bus

“Motor vehicle” means a motor vehicle interpreted in the motor vehicle transport act

Motor coach is a motor vehicle as interpreted in the motor vehicles transport act

Lorry is a motor vehicle interpreted in the motor vehicle transport act

“Trailers” means is a trailer interpreted in the motor vehicle transport act

“Hire” means a vehicle given on hire to people having parking than on therefore or any other place

“Passenger transport service” means all vehicles carrying people, school children and office and other passengers charging a fee.

“Formal scheme” means the scheme of recruitment approved by the Government Manager Service Department.

Kandy District

<i>Serial No</i>	<i>Bus Stand</i>	<i>Area</i>		
		<i>A</i>	<i>R</i>	<i>p</i>
1	Bogambara Bus stand			
2	Deltota Bus Stand	0	2	17.06
3	Ampitiya Bus Stand	0	0	24.27
4	Nawalapitiya Bus Stand	0	2	27.81
5	Thalatuoya Bus Stand		1	17.34
6	Ankumbura Bus Stand	0	0	17.68
7	Panvila Bus Stand	0	1	6.93
8	Geliya Bus Stand	0	3	12.76
9	Weligalle Bus Stand	0	0	21.51
10	Gampola Bus Stand	0	2	27.77
11	Good shead main Bus Stand	2		31.45
12	Pottapitiya Bus Stand	0	0	36.13
13	Good shead Private Bus Stand	0	0	29.22
14	Wattegama Bus Stand	0	2	24.02
15	Penideniya Bus Stand	0	0	4.03
16	Kadugannawa Bus Stand	0	1	26.5
17	Haragama Bus Stand	0	1	22.59
18	Karalliyadda Bus Stand	0	2	4.45
19	Digana Bus Stand	2	2	25.13
20	Clock Tower Bus Stand	0	2	36.95
21	Torington Bus Stand			14.1
22	Peradiniya Bus Stand	0	0	29.24
23	Mahakandha Bus Stand	0	0	4.78
24	Katugastota Bus Stand			

Kandy District

Serial No	Bus Stand	Area		
		A	R	p
25	Bokkawala Bus Stand		1	5.7
26	Menikhinna Bus Stand	0	0	28.07
27	Alawathugoda Bus Stand	0	0	7.98
28	Polgolla Bus Stand	0	0	10.6
29	Hasalaka Bus Stand	0	2	21.05
30	Ganhatha Bus Stand	0	0	17.16
31	Pussellawa Bus Stand			18.78
32	Galagedara Bus Stand	0	1	7.57
33	Medawala Bus Stand	0	0	26.73
34	Amunugama Bus Stand	0	0	26.73

Nuwara Eliya District

Serial No	Bus Stand	Area		
		A	R	p
1	Maskeliya Bus stand	0	1	19.82
2	Samimale Bus stand	0	0	29.89
3	Thalawakele Bus stand	0	1	34.6
4	Dayagama Bus stand	0	1	1.07
5	Hatton Bus stand			
6	Nildhandahinna Bus stand	0	2	18.96
7	Nuwareliya Bus stand	1	2	7.33
8	Hanguranketha Bus stand	0	2	13.55
9	Walapane Bus stand	0	3	20.03
10	Ragala Bus stand			

Nuwara Eliya District

<i>Serial No</i>	<i>Bus Stand</i>	<i>Area</i>		
		<i>A</i>	<i>R</i>	<i>p</i>
11	Nallathanniya Bus stand			
12	Pundaluoya Bus stand	0	0	13.48
13	Ginigathhena Bus stand	0	0	31.94
14	Kotmale Bus stand	0	2	15.36
15	Nuwaraeliya Private Bus stand	0	1	-

Matale District

<i>Serial No</i>	<i>Bus Stand</i>	<i>Area</i>		
		<i>A</i>	<i>R</i>	<i>p</i>
1	Naula Bus stand	0	3	6.4
2	King Street Bus stand	0	1	2.86
3	Hettipola Bus stand	1	0	23.69
4	Rattota Bus stand			
5	Gongawela Bus stand	0	3	4.62
6	Nugasewana Bus stand	0	1	13.8
7	Dambulla Bus stand	2	2	33.68
8	Galewela Bus stand	-	-	-
9	Laggala Bus stand	-	-	-
10	Hettipola Bus stand	-	-	23.69