

N.B.— Part I/III, III and IV(A) of the *Gazette* No. 1,600 of 30.04.2009 were not published.

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The Gazette of the Democratic Socialist Republic of Sri Lanka

අංක 1,601 – 2009 මැයි 07 වැනි බ්‍රහස්පතින්දා – 2009.05.07

No. 1,601 – THURSDAY, MAY 07, 2009

(Published by Authority)

PART I : SECTION (I) – GENERAL

(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 15th May, 2009 should reach Government Press on or before 12.00 noon on 30th April, 2009.

LAKSHMAN GOONEWARDENA,
Government Printer.

Department of Govt. Printing,
Colombo 08,
January 01, 2009.

Appointments, &c. by the President

No. 125 of 2009

DRF/21/RECT/2690.

SRI LANKA ARMY - REGULAR FORCE

Retirement and Transfer to the Sri Lanka Army Regular (General) Reserve approved by His Excellency the President

RETIREMENT

HIS EXCELLENCY THE PRESIDENT has approved the retirement of the under mentioned officer from the Regular Force of the Sri Lanka Army with effect from 06 April 2008 :

Captain (Quartermaster) DON SUNIL SENARATH WIJESINGHE GR, (O/63136).

TRANSFER TO THE SRI LANKA ARMY REGULAR (GENERAL) RESERVE

His EXCELLENCY THE PRESIDENT has approved the transfer of the under mentioned officer to the Sri Lanka Army Regular (General) Reserve with effect from 06 April 2008 :

Captain (Quartermaster) DON SUNIL SENARATH WIJESINGHE GR (O/63136).

By His Excellency's Command,

GOTABAYA RAJAPAKSA RWP RSP psc,
Secretary,
Ministry of Defence, Public Security,
Law and Order.

Colombo,
09th May, 2008.
05-39

No. 126 of 2009

DIRF/RECT/249/AY.

SRI LANKA ARMY – REGULAR FORCE

Commission approved by His Excellency the President

HIS EXCELLENCY THE PRESIDENT has been pleased to approve the Commissioning of the under-mentioned Gentleman in the rank of Captain in the Regular Force of the Sri Lanka Army with effect from

02 June, 2008 and his posting to the Military Intelligence Corps with effect from the same date :

VITHANAGE DILAN CHINTHAKA VITHANAGE.

By His Excellency's Command,

GOTABAYA RAJAPAKSA, RWP RSP psc,
Secretary,
Ministry of Defence, Public Security,
Law and Order.

Colombo,
06th April, 2009.

05-147

No. 127 of 2009

DIRF/RECT/252/AY.

SRI LANKA ARMY – REGULAR FORCE

Commission approved by His Excellency the President

HIS EXCELLENCY THE PRESIDENT has been pleased to approve the Commissioning of the under-mentioned Gentleman in the rank of Captain in the Regular Force of the Sri Lanka Army with effect from 13th August, 2008 and his posting to the Sri Lanka Army Medical Corps with effect from the same date :

HETTIARACHCHIGE ANURA NAYANAKANTHA.

By His Excellency's Command,

GOTABAYA RAJAPAKSA, RWP RSP psc,
Secretary,
Ministry of Defence, Public Security,
Law and Order.

Colombo,
06th April, 2009.

05-148

DRF/21/RECT/2721.

SRI LANKA ARMY – REGULAR FORCE

Withdrawal of Commission approved by His Excellency the President

HIS EXCELLENCY THE PRESIDENT has approved the withdrawal of Commission of the under mentioned officer from the Regular Force

of the Sri Lanka Army with effect from 31st July, 2008 :

Lieutenant DISSANAYAKE MUDIYANSELAGE SARATH WIJEKON, RSP
SLSR (O/63600).

By His Excellency's Command,

GOTABAYA RAJAPAKSA, RWP RSP psc,
Secretary,
Ministry of Defence, Public Security,
Law and Order.

Colombo,
10th September, 2008.

05-40

No. 128 of 2009

DIRF/RECT/237/AY.

SRI LANKA ARMY – REGULAR FORCE

Commission approved by His Excellency the President

HIS EXCELLENCY THE PRESIDENT has been pleased to approve the Commissioning of the under-mentioned Gentleman in the rank of Second Lieutenant in the Regular Force of the Sri Lanka Army with effect from 25th September, 2007, and his posting to the Corps of Engineer Services with effect from the same date :

ALUTH GAMAGE HASHINTHA NERANJAN.

By His Excellency's Command,

GOTABAYA RAJAPAKSA, RWP RSP psc,
Secretary,
Ministry of Defence, Public Security,
Law and Order.

Colombo,
06th April, 2009.

05-149

No. 129 of 2009

DIVF/RECT/54/AY.

SRI LANKA ARMY – VOLUNTEER FORCE

Commissionings and Postings approved by His Excellency the President

HIS EXCELLENCY THE PRESIDENT has been approved the Commissionings of the under-mentioned Ladies and Gentlemen in the Sri Lanka Army

Volunteer Force with effect from 04th September, 2007 in the ranks stated against their names and their postings to the Corps of Engineer Services with effect from the same date :

- a. Mr. CHINTHANA KANCHANA NIKAPITIYA - Major ;
- b. Mr. WICKRAMAARACHCHIGE LALITH CHAMINDA - Captain ;
- c. Mr. SAMARASINGHE PATHIRANAGE HEMANTHA DISSANAYAKE - Lieutenant ;
- d. Mr. AGARAGE CHAMINDA NANAYAKKARA - Lieutenant ;
- e. Miss. YADDEHIGE RENUKA JAYAMALI DHARMARATHNE - Lieutenant ;
- f. Mrs. SINHALAGE SHULANI CHAMARI CHANDRATHILAKE - Lieutenant ;
- g. Mr. DALUWATHU MULLE GAMAGE NILUSHA INDIKA WIMALATHUNGE - Lieutenant ;

By His Excellency's Command,

GOTABAYA RAJAPAKSA, RWP RSP psc,
Secretary,
Ministry of Defence, Public Security,
Law and Order.

Colombo,
28th November, 2008.

05-41

No. 130 of 2009

DVF/RECT/259.

SRI LANKA ARMY – VOLUNTEER FORCE

Confirmation of Rank and Retirement approved by His Excellency the President

CONFIRMATION OF RANK

HIS EXCELLENCY THE PRESIDENT has approved the confirmation of rank of the under mentioned officer in the rank of Major with effect from 31st July, 2008 :

Captain (Temporary Major) AKURANAGE SAMPATH SENARATHNE
SLSR (O/2915).

RETIREMENT

HIS EXCELLENCY THE PRESIDENT has approved the retirement of the under mentioned officer from the Sri Lanka Army Volunteer Force

with effect from 01st August, 2008 :

No. 132 of 2009

Major AKURANAGE SAMPATH SENARATHNE, SLSR (O/2915).

DVF/RECT/22 (VII) AY.

By His Excellency's Command,

GOTABAYA RAJAPAKSA, RWP RSP psc,
Secretary,
Ministry of Defence, Public Security,
Law and Order.

Colombo,
20th June, 2009.

05-145

No. 131 of 2009

DVF/RECT/143 (V) AY.

SRI LANKA ARMY – VOLUNTEER FORCE

Transfer to the Volunteer Reserve approved by His Excellency the President

HIS EXCELLENCY THE PRESIDENT has approved the transfer of the under mentioned officer to the Volunteer Reserve of the Sri Lanka Army Volunteer Force with effect from 31st January, 2006 :

Captain JAYAKODY MUDIYANSELAGE NANDASENA WEERARATHNE JAYAKODY, SLLI (O/5141).

By His Excellency's Command,

GOTABAYA RAJAPAKSA, RWP RSP psc,
Secretary,
Ministry of Defence, Public Security,
Law and Order.

Colombo,
28th November, 2008.

05-144

SRI LANKA ARMY – VOLUNTEER FORCE

Retirement approved by His Excellency the President

HIS EXCELLENCY THE PRESIDENT has approved the Retirement of the under mentioned officer from the Sri Lanka Army Volunteer Force with effect from 01st December, 2007:

Captain SIPKADUWA ANTHONIGE ANANDA WIMALASOORIYA, SLSR (O/5611).

By His Excellency's Command,

GOTABAYA RAJAPAKSA, RWP RSP psc,
Secretary,
Ministry of Defence, Public Security,
Law and Order.

Colombo,
26th December, 2007.

05-143

No. 133 of 2009

DVF/RECT/215AY.

SRI LANKA ARMY – VOLUNTEER FORCE

Retirement approved by His Excellency the President

HIS EXCELLENCY THE PRESIDENT has approved the retirement of the under mentioned officer from the Sri Lanka Army Volunteer Force with effect from 22nd December, 2008 :

Lieutenant (Quartermaster) (General Duties) WEPOLA PATHIRENNEHELAGE SARATH GUNAWARDENA SLLI (O/5754).

By His Excellency's Command,

GOTABAYA RAJAPAKSA, RWP RSP psc,
Secretary,
Ministry of Defence, Public Security,
Law and Order.

Colombo,
28th November, 2008.

05-146

Appointments, &c., by the Cabinet of Ministers

No. 132 of 2009

The following Appointment has been made by the Cabinet of Ministers

MR. G. B. SAMARASINGHE, Class I of the Sri Lanka Scientific Service as Director General of Meteorology with effect from 20th January 2009 until further orders.

05-69

Government Notifications

PILGRIMAGES ORDINANCE

REGULATIONS made by the Minister of Public Administration and Home Affairs in terms of Section 2 of Pilgrimages Ordinance (Chap. 175).

SARATH AMUNUGAMA,
Minister of Public Administration and Home Affairs.

Colombo,
08th April, 2009.

Regulations

1. These Regulations may be cited as the regulation of Annual Esala Perahara of Ganegoda Kataragama Devala of Grama Niladhari Division, Ganegoda of Divisional Secretary's Division, Doluwa of Kandy District. (Annual Festival)

2. In these regulations—

“Camp Area” area referred means the area described in the Schedule “District Secretary” “Government Agent” means the Government Agent of Kandy Administrative District and it also includes any officer authorized by him in terms of regulation 4.

“Medical Officer” means the Health Medical Officer in-Charge of the camp area.

“Pilgrim” means any person who enters and stays within the camp area for any purpose.

“Police Officer” includes any Grama Niladhari in-charge of the camp area.

“Public Health Inspector” means the Public Health Inspector in-charge of the camp area.

3. These regulations shall apply to the pilgrimages made on account of Annual Esala Perahara of Ganegoda Kataragama Devala of Grama Niladhari Division, Ganegoda of Divisional Secretary's Division, Doluwa of Kandy District. (Annual Festival)

4. The District Secretary/Government Agent shall have the power to authorize any public officer to exercise any power vested in him and carry out any function assigned to him under this regulation.

A10 - B 080011

5. (i) The District Secretary/Government Agent shall have the power to regulate and the movement of persons on foot to and from or within a camp area.

(ii) No person shall act contrary to any lawful order given by a police officer in pursuance of the instructions issued to such police officer by the District Secretary/Government Agent in the exercise of powers vested in him under the paragraph (1).

6. No person shall bring any cattle or any other animal into the camp area without the written permission of the District Secretary/Government Agent. Provided however, permission shall not be required where a cart is drawn by an ox to a place reserved under regulation 7 within the camp area for the purpose of stationing the cart and tethering the ox.

7. (1) The District Secretary/Government Agent shall have the power to reserve or provide the places within the camp area for the purpose of -

- (a) parking buses and other motor vehicles ;
- (b) stationing carts and tethering oxen ;
- (c) accommodating different groups of pilgrims ;
- (d) caring for those pilgrims who fall ill ;
- (e) soliciting charity and alms ;
- (f) displaying certain items for sale ;
- (g) setting up temporary huts for other noble reasons ;
- (h) setting up tanks, sinking wells, water holes and other facilities for the use of pilgrims for washing and bathing ;
- (i) setting up tanks, sinking wells, water holes and other facilities separately for drinking water for the pilgrims ;
- (j) any other cause.

(2) Where the District Secretary/Government Agent deems it necessary he may, cause a notice or a name board to be put up at each place indicating the purpose for which it is reserved as specified paragraph (1).

(3) Where a place is so reserved or provided by the Government Agent for a purpose under paragraph 1 such place shall be used exclusively for such purpose and no other place within the camp area shall be used for the same purpose.

8. The District Secretary/Government Agent or the Medical Officer shall have power to do so if he is of the view that it is necessary to chlorinate the water in any tank, well, water hole or reservoir situated within the camp area, for the prevention of disease.

consumption, the District Secretary/Government Agent or the Medical Officer or the Public Health Inspector may declare such food or drink is not suitable for human consumption.

9.(1) No person shall build any hut or temporary or permanent structure or construct or make a new addition to existing building within the camp area, reserved or provided for a purpose under regulation 7, except upon a permit issued by the District Secretary/Government Agent in that behalf and in accordance with such conditions as may be stipulated in such permit.

(2) No one shall sell or distribute within the camp area any food or drink which is declared to be unsuitable for human consumption under Paragraph (1).

(3) It shall be lawful for any Police Officer or Public Health Inspector to prohibit the sale or distribution of, and to destroy any food or drink which is declared to be unsuitable for human consumption under Paragraph (1).

(2) Where any person builds any hut or temporary or permanent structure or constructs or make a new addition to any existing building in contravention of Paragraph 1, it shall be lawful for the District Secretary/Government Agent, upon serving a written notice on such person, to order the removal or demolition, as the case may be, of such hut or building or structure or any new addition within such period of time as may be specified in the notice.

15. No person shall run a bakery, sweet stall, sweet manufactory, eating house or “Dansal” in any place in the camp area or a place reserved or provided for any purpose in the camp area under regulation 7 without obtaining a license from the District Secretary/Government Agent and except in accordance with conditions stipulated in such license. Every license shall be issued free of charge on recommendation of the Medical Officer or any officer authorized in that behalf by such medical officer.

(3) Where any person who is served with a notice under the Paragraph 2 neglects or fails to comply with the notice within the period specified there in or where a doubt arises as to whom such notice should be served, it shall be lawful for the District Secretary/Government Agent to cause such hut, structure or new addition to the existing building to be removed or demolished. For that purpose the District Secretary/Government Agent may enter into any land or premises together with labourers, equipment and machinery and take or cause to be taken all such steps as are necessary for such removal or demolition.

16. Every bakery, sweet stalls, sweet manufactory, eating house and “Dansal” and all furniture and equipment therein shall be maintained in good and hygienic condition.

17. Every cake, sweet cooked meals displayed, offered for sale or to be distributed in the camp area shall be kept either in a show case properly to prevent flies from entering or to the satisfaction of the Medical Officer or the Public Health Inspector.

10. No person shall defecate or urinate within the camp area except in a lavatory provided for the use of pilgrims who shall be put on notice by a sign board.

18. No tea, coffee and milk dregs leavings of any food or drink and waste generated from cooking and otherwise shall be left exposed in any place within the camp area. All such dregs and waste shall be put into a container as provided for in regulation 19. Where any dreg, waste or refuse have been found thrown over any place within the camp area or on the ground near by, the owner or chief occupant of such place and in case of bakery, sweet stall, sweet manufactory, eating house or ‘Dansal’ the licence of such place shall be deemed to have violated provisions in this regulations unless such owner, chief occupant or licence proves that he has taken all necessary precautions and power care to prevent the commission such offence.

11. No person shall contaminate any tank, well, water holes, reservoir, canal, stream or rill water located in the camp area.

12. No person shall dispose liquid or material garbage within the camp area except in a place designated or in a container provided therefore.

19. Every bakers, sweet stalls, sweet manufactory, eating houses, Dansals and buildings or constructions used for commercial or business purpose shall be provided with a wooden, metal or plastic garbage container of 1 1/2 cubic meters (4 1/2 cubic feet) capacity with a proper lid always on.

13.(1) The District Secretary/Government Agent may stream line the distribution of all food and beverages to the pilgrims in the camp area.

(2) No person shall disregard the orders of a Police Officer or a Public Health Inspector made in pursuance of the instructions of the District Secretary/Government Agent in the exercise of powers under Para (1).

20.(1) Where the District Secretary/Government Agent is of the view that a bakery, sweet stall, sweet manufactory, eating house, Dansal or business place has been established or run in violation of regulations 15, 16, 17, 18 or 19 in this section he shall close down such establishment situated within the camp area and cancel the license, if any issued for such place, with immediate effect.

14.(1) Where any food or drink displayed or offered for sale or to be distributed to the pilgrims in the camp area is found to be contaminated or not suitable for human

- (2) Any person who is in-charge of any bakery, sweet stall, sweet manufactory or business place within the camp are shall act in accordance with the lawful directive issued with regard to the closure the District Secretary/ Government Agent under paragraph (1).

21. No person who is suffering from any infectious or contagious diseases shall enter the camp area.

22. (1) It shall be lawful for the District Secretary/Government Agent where an epidemic is spreading in the camp area, to order the pilgrims to leave such are and to determine the route of leaving and mode of transport for the leavers.

- (2) No person shall act against any lawful order issued by the District Secretary/Government Agent under Paragraph (1).

23. Every person suffering from any infectious or contagious disease within the camp area, and a person knowingly living with the person suffering from the disease shall forthwith report such fact to the Medical Officer or the Public Health Inspector or any Police Officer.

24. Any person who is in-charge of any bakery, sweet stall, sweet manufactory, eating house and Dansal within the camp area shall not allow any person whom he knows is suffering from infectious or contagious disease to enter such bakery, sweet stall, sweet manufactory, eating house or Dansal or participate in the distribution, sale manufacture of any item, food or drink.

25. A license of any bakery, sweet stall, sweet manufactory, eating house or Dansal or an owner or chief occupant of any lodge or pilgrims rest shall not allow any person suffering from any infectious or contagious disease to stay at anytime in such bakery, sweet stall, sweet manufactory, eating house, lodge or pilgrim's rest as the case may be. When it is revealed that a person suffering from such is staying in such place the license or owner or chief occupant shall forthwith report such fact to the medical officer or the public health officer or any police officer.

26. No person shall donate or distribute anything for charity either in cash or kind within the camp area except in such place reserved or provided for solicitation of alms or charity under regulation 7.

27. No person shall light fire works or use any fire arms within the camp area without a written permission from the District Secretary/Government Agent.

28. No person shall unduly alter or remove any notice or name board displayed in any place under regulation 7 or 10.

29. It shall be lawful for the District Secretary/Government Agent, Medical Officer, Public Health Inspector or any Police Officer to,

- (a) Enter any land, premises or place within the camp area for the purpose of enforcing any of the provisions of these regulations.

- (b) Construct or erect a post in any land or place within the camp area for the purpose of displaying a notice or a name board under regulation 7.

30. It shall be lawful for the District Secretary/Government Agent at any time to cancel.

- (a) Any permission granted under regulation 6 of regulation 27 ;
(b) Any Permit issued under regulation 9 ; and
(c) Any license issued under regulation 15.

If he considers that the cancellation is appropriate or in the public interest.

SCHEDULE

Boundaries of the precincts where the annual Esala Perahera of Ganegoda Kataragama Devala of Grama Niladhari Division, Ganegoda of Divisional Secretary's Division, Doluwa of Kandy District is held.

<i>North</i>	:	Ganegoda Temple ;
<i>South</i>	:	Power Station ;
<i>East</i>	:	Mahaweli River ;
<i>West</i>	:	Doluwa - Gampola Road.

05-137/1

PILGRIMAGES ORDINANCE

REGULATIONS made by the Minister of Public Administration and Home Affairs in terms of Section 2 of Pilgrimages Ordinance (Chap. 175).

SARATH AMUNUGAMA,
Minister of Public Administration and Home Affairs.

Colombo,
08th April, 2009.

Regulations

1. These Regulations may be cited as the regulations of annual Esala Perahara of Walahagoda Kataragama Devala of Divisional Secretary's Division of Ganga Ihala Korale of Kandy District.

2. In these regulations—

“Camp Area” area referred means the area described in the Schedule

“District Secretary/Government Agent” means the District Secretary Government Agent of Kandy Administrative District and it also includes any officer authorized by him in terms of regulation 4.

“Medical Officer” means the Health Medical officer in-charge of the camp area.

“Pilgrim” means any person who enters and stays within the camp area for any purpose.

“Police Officer” includes any Grama Niladhari in-charge of the camp area.

“Public Health Inspector” means the public health inspector in-charge of the camp area.

3. These regulations shall apply to the pilgrimage made on account of annual Esala Perahara of Walahagoda Kataragama Devala of Divisional Secretary’s Division of Ganga Ihala Korale of Kandy District.

4. The District Secretary/Government Agent shall have the power to authorize any public officer to exercise any power vested in him and carry out any function assigned to him under this regulation.

5. (1) The District Secretary/Government Agent shall have the power to regulate and the movements of persons on foot to and from or within a camp area.

(II) No person shall act contrary to any lawful order given by a police officer in pursuance of the instructions issued to such police officer by the District Secretary/Government Agent in the exercise of powers vested in him under the paragraph (1).

6. No person shall bring any cattle or any other animal into the camp area without the written permission of the District Secretary/Government Agent. Provided however, permission shall not be required where a cart is drawn by an ox to a place reserved under regulation 7 within the camp area for the purpose of stationing the cart and tethering the ox.

7. (1) The District Secretary/Government Agent shall have the power to reserve or provide the places within the camp area for the purpose of -

- (a) Parking busses and other motor vehicles ;
- (b) stationing carts and tethering oxen ;
- (c) accommodating different groups of pilgrims ;
- (d) caring for those pilgrims who fall ill ;
- (e) soliciting charity and alms ;
- (f) displaying certain items for sale ;
- (g) setting up temporary huts for other noble reasons ;
- (h) setting up tanks, sinking wells, water holes and other facilities for the use of pilgrims for washing and bathing ;
- (i) setting up tanks, sinking wells, water holes and other facilities separately for drinking water for the pilgrims ;
- (j) any other cause.

(2) Where the District Secretary/Government Agent deems it necessary he may, cause a notice or a name board to

be put up at each place indicating the purpose for which it is reserved as specified paragraph (1).

(3) Where a place is so reserved or provided by the Government Agent for a purpose under paragraph 1 such place shall be used exclusively for such purpose and no other place within the camp area shall be used for the same purpose.

8. The District Secretary/Government Agent or the Medical officer shall have power to do so if he is of the view that it is necessary to chlorinate the water in any tank, well, water hole or reservoir situated within the camp area, for the prevention of disease.

9. (1) No person shall build any hut or temporary or permanent structure or construct or make a new addition to existing building within the camp area, reserved or provided for a purpose under regulation 7, except upon a permit issued by the District Secretary/Government Agent in that behalf and in accordance with such conditions as may be stipulated in such permit.

(2) Where any person builds any hut or temporary or permanent structure or constructs or make a new addition to any existing building in contravention of Paragraph I, it shall be lawful for the District Secretary/Government Agent, upon serving a written notice on such person, to order the removal or demolition, as the case may be, of such hut or building or structure or any addition within such period of time as may be specified in the notice.

(3) Where any person who is served with a notice under the Paragraph 2 neglects or fails to comply with the notice within the period specified there in or where a doubt arises as to whom such notice should be served, it shall be lawful for the District Secretary/Government Agent to cause such hut, structure or new addition to the existing building to be removed or demolished. For that purpose the District Secretary/Government Agent may enter into any land or premises together with labourers, equipment and machinery and take or cause to be taken all such steps as are necessary for such removal or demolition.

10. No person shall defecate or urinate within the camp area except in a lavatory provided for the use of pilgrims who shall be put on notice by a sign board.

11. No person shall contaminate any tank, well, water holes, reservoir, canal stream or rill water located in the camp area.

12. No person shall dispose liquid or material garbage within the camp area except in a place designated or in a container provided therefore.

13. (1) The District Secretary/Government Agent may streamline the distribution of all food and beverages to the pilgrims in the camp area.

- (2) No person shall disregard the orders of a Police Officer or a Public Health Inspector made in pursuance of the instructions of the District Secretary/Government Agent in the exercise of powers under Para (1).
14. (1) Where any food or drink displayed or offered for sale or to be distributed to the pilgrims in the camp area is found to be contaminated or not suitable for human consumption, the District Secretary/Government Agent or the Medical Officer or the Public Health Inspector may declare such food or drink is not suitable for human consumption.
- (2) No one shall sell or distribute within the camp area any food or drink which is declared to be unsuitable for human consumption under Paragraph (1).
- (3) It shall be lawful for any Police Officer or Public Health Inspector to prohibit the sale or distribution of, and to destroy any food or drink which is declared to be unsuitable for human consumption under Paragraph (1).
15. No person shall run a bakery, sweet stall, sweet manufactory, eating house or “Dansal” in any place in the camp area or a place reserved or provided for any purpose in the camp area under regulation 7 without obtaining a license from the District Secretary/Government Agent and except in accordance with conditions stipulated in such license. Every license shall be issued free of charge on recommendation of the Medical Officer or any officer authorized in that behalf by such medical officer.
16. Every bakeries, sweet stalls, sweet manufactory, eating house and “Dansal” and the furniture and equipment therein shall be maintained in good and hygienic condition.
17. Every cake, sweet cooked meals displayed, offered for sale or to be distributed in the camp area shall be kept either in a show case made properly to prevent flies from entering or to the satisfaction of the Medical Officer or the Public Health Inspector.
18. No tea, coffee and milk dregs leavings of any food or drink and waste generated from cooking and otherwise shall be left exposed in any place within the camp area. All such dregs and waste shall be put into a container as provided for in regulation 19. Where any dreg, waste or refuse have been found thrown over any place within the camp area or on the ground near by, the owner or chief occupant of such place and in case of bakery, sweet stall, sweet manufactory, eating house or ‘Dansal’ the licence of such place shall be deemed to have violated provisions of this regulations unless such owner chief occupant or licence proves that he has taken all necessary precautions and power care to prevent the commission such offence.
19. Every bakers, sweet stalls, sweet manufactory, eating houses, Dansals and buildings or construction used for commercial or business purpose shall be provided with a wooden, metal or plastic garbage container of 1 1/2 cubic meters (4 1/2 cubic feet) capacity with a proper lid always on.
20. (1) Where the District Secretary/Government Agent is of the view that a bakery, sweet stall, sweet manufactory, eating house, Dansal or business place has been established or run in violation of regulations 15, 16, 17, 18 or 19 in this section he shall close down such establishment situated within the camp area and cancel the license, if any issued for such place, with immediate effect.
- (2) Any person who is in-charge of any bakery, sweet stall, sweet manufactory or business place within the camp are shall act in accordance with the lawful directive issued with regard to the closure the District Secretary/Government Agent under Paragraph (1).
21. No person who is suffering from any infectious or contagious diseases shall enter the camp area.
22. (1) It shall be lawful for the District Secretary/Government Agent where an epidemic is spreading in the camp area, to order the pilgrims to leave such are and to determine the route of leaving and mode of transport for the leavers.
- (2) No person shall act against any lawful order issued by the District Secretary/Government Agent under Paragraph (1).
23. Every person suffering from any infectious or contagious disease within the camp area, and a person knowingly living with the person suffering from the disease shall forthwith report such fact to the Medical Officer or the Public Health Inspector or any Police Officer.
24. Any person who is in-charge of any bakery, sweet stall, sweet manufactory, eating house and Dansal within the camp area shall not allow any person whom he knows is suffering from infectious or contagious disease to enter such bakery, sweet stall, sweet manufactory, eating house or Dansal or participate in the distribution, sale manufacture of any item, food or drink.
25. A license of any bakery, sweet stall, sweets manufactory, eating house or Dansal or an owner or chief occupant of any lodge or pilgrims rest shall not allow any person suffering from any infectious or contagious disease to stay at anytime in such bakery, sweet stall, sweet manufactory, eating house, lodge or pilgrim’s rest as the case may be. Where it is revealed that a person suffering from such is staying in such place the license or owner or chief occupant shall forthwith report such fact to the medical officer or the public health officer or any police officer.
26. No person shall donate or distribute anything for charity either in cash or kind within the camp area except in such place reserved or provided for solicitation of alms or charity under Regulation 7.
27. No person shall light fire works or use any fire arms within the camp area without a written permission from the District Secretary/Government Agent.

28. No person shall unduly alter or remove any notice or name board displayed in any place under regulation 7 or 10.

29. It shall be lawful for the District Secretary/Government Agent, Medical Officer, Public Health Inspector or any Police Officer to,

- (a) Enter any land, premises or place within the camp area for the purpose of enforcing any of the provisions of these regulations.
- (b) Construct or erect a post in any land or place within the camp area for the purpose of displaying a notice or a name board under regulation 7.

30. It shall be lawful for the District Secretary/Government Agent at any time to cancel.

- (a) Any permission granted under regulation 6 of regulation 27 ;
- (b) Any Permit issued under regulation 9 ; and
- (c) Any license issued under regulation 15.

If he considers that the cancellation is appropriate or in the public interest.

SCHEDULE

Boundaries of the precincts where annual Esala Perahara of Walahagoda Kataragama Devala of Divisional Secretary's Division of Ganga Ihala Korale of Kandy District is held.

<i>North</i>	:	Devalawathkatta ;
<i>South</i>	:	Paliawadana Hena ;
<i>East</i>	:	Canal ;
<i>West</i>	:	Muluthenkotuwa.

05-137/2

PILGRIMAGES ORDINANCE

REGULATIONS made by the Minister of Public Administration and Home Affairs in terms of Section 2 of Pilgrimages Ordinance (Chap. 175).

SARATH AMUNUGAMA,
Minister of Public Administration and Home Affairs.

Colombo,
08th April, 2009.

Regulations

1. These Regulations may be cited as the regulations of annual Esala Perahara of Sri Vishnu Devala of Grama Niladhari Division Hiyarapitiya Divisional Secretary's Division of Udunuwara of Kandy District.

2. In these regulations—

“camp area” area referred means the area described in the schedule “District Secretary/Government Agent” means the District Secretary's/Government Agent of Kandy Administrative District and it also includes any officer authorized by him in terms of regulation 4.

“Medical Officer” means the Health Medical officer in-charge of the camp area.

“Pilgrim” means any person who enters and stays within the camp area for any purpose.

“Police Officer” includes any Grama Niladhari in-charge of the camp area.

“Public Health Inspector” means the public health inspector in-charge of the camp area.

3. These regulations shall apply to the pilgrimage made on account of annual Esala Perahara of Sri Vishnu Devala of Grama Niladhari Division Hiyarapitiya, Divisional Secretary's Division of Udunuwara of Kandy District.

4. The District Secretary/Government Agent shall have the power to authorize any public officer to exercise any power vested in him and carry out any function assigned to him under this regulations.

5. (1) The District Secretary/Government Agent shall have the power to regulate and the movement of persons on foot to and from or within a camp area.

(2) No person shall act contrary to any lawful order given by a police officer in pursuance of the instructions issued to such police officer by the District Secretary/Government Agent in the exercise of powers vested in him under the Paragraph (1).

6. No person shall bring any cattle or any other animal into the camp area without the written permission of the District Secretary/Government Agent. Provided however, permission shall not be required where a cart is drawn by an ox to a place reserved under Regulation 7 within the camp area for the purpose of stationing the cart and tethering the ox.

7. (1) The District Secretary/Government Agent shall have the power to reserve or provide the places within the camp area for the purpose of -

- (a) Parking busses and other motor vehicles ;
- (b) stationing carts and tethering oxen ;
- (c) accommodating different groups of pilgrims ;
- (d) caring for those pilgrims who fall ill ;
- (e) soliciting charity and alms ;
- (f) displaying certain items for sale ;

- (g) setting up temporary huts for other noble reasons ;
 - (h) setting up tanks, sinking wells, water holes and other facilities for the use of pilgrims for washing and bathing ;
 - (i) setting up tanks, sinking wells, water holes and other facilities separately for drinking water for the pilgrims ;
 - (j) any other cause.
- (2) Where the District Secretary/Government Agent deems it necessary he may, cause a notice or a name board to be put up at each place indicating the purpose for which it is reserved as specified Paragraph (1).
- (3) Where a place is so reserved or provided by the Government Agent for a purpose under Paragraph 1 such place shall be used exclusively for such purpose and no other place within the camp area shall be used for the same purpose.
8. The District Secretary/Government Agent or Medical officer shall have power to do so if he is of the view that it is necessary to chlorinate the water in any tank, well, water hole or reservoir situated within the camp area, for the prevention of disease.
9. (1) No person shall build any hut or temporary or permanent structure or construct or make a new addition to existing building within the camp area, reserved or provided for a purpose under regulation 7, except upon a permit issued by the District Secretary/Government Agent in that behalf and in accordance with such conditions as may be stipulated in such permit.
- (2) Where any person builds any hut or temporary or permanent structure or constructs or make a new addition to any existing building in contravention of Paragraph I, it shall be lawful for the District Secretary/Government Agent, upon serving a written notice on such person, to order the removal or demolition, as the case may be, of such hut or building or structure or any new addition within such period of time as may be specified in the notice.
- (3) Where any person who is served with a notice under the Paragraph 2 neglects or fails to comply with the notice within the period specified there in or where a doubt arises as to whom such notice should be served, it shall be lawful for the District Secretary/Government Agent to cause such hut, structure or new addition to the existing building to be removed or demolished. For that purpose the District Secretary/Government Agent may enter into any land or premises together with labourers, equipment and machinery and take or cause to be taken all such steps as are necessary for such removal or demolition.
10. No person shall defecate or urinate within the camp area except in a lavatory provided for the use of pilgrims who shall be put on notice by a sign board.
11. No person shall contaminate any tank, well, water holes, reservoir, canal stream or rill water located in the camp area.
12. No person shall dispose liquid or material garbage within the camp area except in a place designated or in a container provided therefore.
13. (1) The District Secretary/Government Agent may stream line the distribution of all food and beverages to the pilgrims in the camp area.
- (2) No person shall disregard the orders of a Police Officer or a Public Health Inspector made in pursuance of the instructions of the District Secretary/Government Agent in the exercise of powers under Para (1).
14. (1) Where any food or drink displayed or offered for sale or to be distributed to the pilgrims in the camp area is found to be contaminated or not suitable for human consumption, the District Secretary/Government Agent or the Medical Officer or the Public Health Inspector may declare such food or drink is not suitable for human consumption.
- (2) No one shall sell or distribute within the camp area any food or drink which is declared to be unsuitable for human consumption under Paragraph (1).
- (3) It shall be lawful for any Police Officer or Public Health Inspector to prohibit the sale or distribution of, and to destroy any food or drink which is declared to be unsuitable for human consumption under Paragraph (1).
15. No person shall run a bakery, sweet stall, sweet manufactory, eating house or “Dansal” in any place in the camp area or a place reserved or provided for any purpose in the camp area under Regulation 7 without obtaining a license from the District Secretary/Government Agent and except in accordance with conditions stipulated in such license. Every license shall be issued free of charge on recommendation of the Medical Officer or any officer authorized in that behalf by such medical officer.
16. Every bakeries, sweet stalls, sweet manufactory, eating houses and “Dansal” and all furniture and equipment therein such be maintained in good and hygienic condition.
17. Every cake, sweet cooked meals displayed, offered for sale or to be distributed in the camp area shall be kept either in a show case made properly to prevent flies from entering or to the satisfaction of the Medical Officer or the Public Health Inspector.
18. No tea, coffee and milk dregs leavings of any food or drink and waste generated from cooking and otherwise shall be left exposed in any place within the camp area. All such dregs and waste shall be put into a container as provided for in regulation 19. Where any dreg, waste or refuse have been found thrown over any place within the camp area or on the ground near by, the owner or chief occupant of such place and in case of bakery, sweet stall, sweet manufactory,

eating house or 'Dansal' the licence of such place shall be deemed to have violated the provisions of this regulations unless such owner chief occupant or licence proves that he has taken all necessary precautions and power care to prevent the commission such offence.

19. Every bakers, sweet stalls, sweet manufactory, eating houses, Dansals and buildings or constructions used for commercial or business purpose shall be provided with a wooden, metal or plastic garbage container of 1 1/2 cubic meters (4 1/2 cubic feet) capacity with a proper lid always on.

20. (1) Where the District Secretary/Government Agent is of the view that a bakery, sweet stall, sweet manufactory, eating house, Dansal or business place has been established or run in violation of Regulations 15, 16, 17, 18 or 19 in this section he shall close down such establishment situated within the camp area and cancel the license, if any issued for such place, with immediate effect.

(2) Any person who is in-charge of any bakery sweet stall, sweet manufactory or business place within the camp area shall act in accordance with the lawful directive issued with regard to the closure the District Secretary/Government Agent under Paragraph (1).

21. No person who is suffering from any infectious or contagious diseases shall enter the camp area.

22. (1) It shall be lawful for the District Secretary/Government Agent where an epidemic is spreading in the camp area, to order the pilgrims to leave such area and to determine the route of leaving and mode of transport for the leavers.

(2) No person shall act against any lawful order issued by the District Secretary/Government Agent under Paragraph (1).

23. Every person suffering from any infectious or contagious disease within the camp area, and a person knowingly living with the person suffering from the disease shall forthwith report such fact to the Medical Officer or the Public Health Inspector or any Police Officer.

24. Any person who is in-charge of any bakery, sweet stall, sweet manufactory, eating house and Dansal within the camp area shall not allow any person whom he knows is suffering from infectious or contagious disease to enter such bakery, sweet stall, sweet manufactory, eating house or Dansal or participate in the distribution, sale manufacture of any item, food or drink.

25. A license of any bakery, sweet stall, sweets manufactory, eating house or Dansal or an owner or chief occupant of any lodge or pilgrims rest shall not allow any person suffering from any infectious or contagious disease to stay at anytime in such bakery, sweet stall, sweet manufactory, eating house, lodge or pilgrim's rest as the case may be. Where it is revealed that a person suffering from such is staying in such place the license or owner or chief occupant shall forthwith report such fact to the medical officer or the public health officer or any police officer.

26. No person shall donate or distribute anything for charity either in cash or kind within the camp area except in a such place reserved or provided for solicitation of alms or charity under Regulation 7.

27. No person shall light fire works or use any fire arms within the camp area without a written permission from the District Secretary/Government Agent.

28. No person shall unduly alter or remove any notice or name board displayed in any place under Regulation 7 or 10.

29. It shall be lawful for the District Secretary/Government Agent, Medical Officer, Public Health Inspector or any Police Officer to,

- (a) Enter any land, premises or place within the camp area for the purpose of enforcing any of the provisions of these regulations.
- (b) Construct or erect a post in any land or place within the camp area for the purpose of displaying a notice or a name board under Regulation 7.

30. It shall be lawful for the District Secretary/Government Agent at any time to cancel.

- (a) Any permission granted under regulation 6 or Regulation 27 ;
- (b) Any Permit issued under Regulation 9 ; and
- (c) Any license issued under Regulation 15.

If he considers that the cancellation is appropriate or in the public interest.

SCHEDULE

Precinct where annual Esala Perahera of Sri Vishnu Devala of Grama Niladhari Division Hiyarapitiya, Divisional Secretary's Division of Udunuwara of Kandy District is held.

Perahera parades around Devala and then parades along Perahera Veediya up to Sinhasana and returns to Devala.

05-137/3

PILGRIMAGES ORDINANCE

REGULATIONS made by the Minister of Public Administration and Home Affairs in terms of Section 2 of Pilgrimages Ordinance (Chap. 175).

SARATH AMUNUGAMA,
Minister of Public Administration and Home Affairs.

Colombo,
08th April, 2009.

Regulations

1. These Regulations may be cited as the regulations of annual Esala Perahara of Gadaladeniya Sri Vishnu Devala of Grama Niladhari Division, Gadaladeniya North of Divisional Secretary's Division of Udunuwara of Kandy District.

2. In these regulations—

“camp area” area referred means the area described in the schedule “District Secretary/Government Agent” means the District Secretary/Government Agent of Kandy Administrative District and it also includes any officer authorized by him in terms of regulation 4.

“Medical Officer” means the Health Medical officer in-charge of the camp area.

“Pilgrim” means any person who enters and stays within the camp area for any purpose.

“Police Officer” includes any Grama Niladhari in-charge of the camp area.

“Public Health Inspector” means the public health inspector in-charge of the camp area.

3. These regulations shall apply to the pilgrimages made on account of annual Esala Perahera of Gadaladeniya Sri Vishnu Devala of Grama Niladhari Division, Gadaladeniya North of Divisional Secretary's Division of Udunuwara of Kandy District.

4. The District Secretary/Government Agent shall have the power to authorize any public officer to exercise any power vested in him and carry out any function assigned to him under this regulation.

5. (1) The District Secretary/Government Agent shall have the power to regulate and the movements of persons on foot to and from or within a camp area.

(2) No person shall act contrary to any lawful order given by a police officer in pursuance of the instructions issued to such police officer by the District Secretary/Government Agent in the exercise of powers vested in him under the Paragraph (1).

6. No person shall bring any cattle or any other animal into the camp area without the written permission of the District Secretary/Government Agent. Provided however, permission shall not be required where a cart is drawn by an ox to a place reserved under regulation 7 within the camp area for the purpose of stationing the cart and tethering the ox.

7. (1) The District Secretary/Government Agent shall have the power to reserve or provide the places within the camp area for the purpose of -

(a) Parking buses and other motor vehicles ;

- (b) stationing carts and tethering oxen ;
- (c) accommodating different groups of pilgrims ;
- (d) caring for those pilgrims who fall ill ;
- (e) soliciting charity and alms ;
- (f) displaying certain items for sale ;
- (g) setting up temporary huts for other noble reasons ;
- (h) setting up tanks, sinking wells, water holes and other facilities for the use of pilgrims for washing and bathing ;
- (i) setting up tanks, sinking wells, water holes and other facilities separately for drinking water for the pilgrims ;
- (j) any other cause.

(2) Where the District Secretary/Government Agent deems it necessary he may, cause a notice or a name board to be put up at each place indicating the purpose for which it is reserved as specified Paragraph (1).

(3) Where a place is so reserved or provided by the Government Agent for a purpose under Paragraph 1 such place shall be used exclusively for such purpose and no other place within the camp area shall be used for the same purpose.

8. The District Secretary/Government Agent or Medical officer shall have power to do so if he is of the view that it is necessary to chlorinate the water in any tank, well, water hole or reservoir situated within the camp area, for the prevention of disease.

9. (1) No person shall build any hut or temporary or permanent structure or construct or make a new addition to existing building within the camp area, reserved or provided for a purpose under regulation 7, except upon a permit issued by the District Secretary/Government Agent in that behalf and in accordance with such conditions as may be stipulated in such permit.

(2) Where any person builds any hut or temporary or permanent structure or constructs or make a new addition to any existing building in contravention of Paragraph I, it shall be lawful for the District Secretary/Government Agent, upon serving a written notice on such person, to order the removal or demolition, as the case may be, of such hut or building or structure or any new addition within such period of time as may be specified in the notice.

(3) Where any person who is served with a notice under the Paragraph 2 neglects or fails to comply with the notice within the period specified therein or where a doubt arises as to whom such notice should be served, it shall be lawful for the District Secretary/Government Agent to cause such hut, structure or new addition to the existing building to be removed or demolished. For that purpose the District Secretary/Government Agent may enter into any land or premises together with labourers, equipment and machinery and take or cause to be taken all such steps as are necessary for such removal or demolition.

10. No person shall defecate or urinate within the camp area except in a lavatory provided for the use of pilgrims who shall be put on notice by a sign board.

11. No person shall contaminate any tank, well, water holes, reservoir, canal stream or rill water located in the camp area.

12. No person shall dispose liquid or material garbage within the camp area except in a place designated or in a container provided therefore.

13. (1) The District Secretary/Government Agent may stream line the distribution of all food and beverages to the pilgrims in the camp area.

(2) No person shall disregard the orders of a Police Officer or a Public Health Inspector made in pursuance of the instructions of the District Secretary/Government Agent in the exercise of powers under Para (1).

14. (1) Where any food or drink displayed or offered for sale or to be distributed to the pilgrims in the camp area is found to be contaminated or not suitable for human consumption, the District Secretary/Government Agent or the Medical Officer or the Public Health Inspector may declare such food or drink is not suitable for human consumption.

(2) No one shall sell or distribute within the camp area any food or drink which is declared to be unsuitable for human consumption under Paragraph (1).

(3) It shall be lawful for any Police Officer or Public Health Inspector to prohibit the sale or distribution of, and to destroy any food or drink which is declared to be unsuitable for human consumption under Paragraph (1).

15. No person shall run a bakery, sweet stall, sweet manufactory, eating house or “Dansal” in any place in the camp area or a place reserved or provided for any purpose in the camp area under regulation 7 without obtaining a license from the District Secretary/Government Agent and except in accordance with conditions stipulated in such license. Every license shall be issued free of charge on recommendation of the Medical Officer or any officer authorized in that behalf by such medical officer.

16. Every bakery, sweet stalls, sweet manufactory, eating houses and “Dansal” and the furniture and equipment therein shall be maintained in good and hygienic condition.

17. Every cake, sweet cooked meals displayed, offered for sale or to be distributed in the camp area shall be kept either in a showcase made properly to prevent flies from entering or to the satisfaction of the Medical Officer or the Public Health Inspector.

18. No tea, coffee and milk dregs leavings of any food or drink and waste generated from cooking and otherwise shall be left exposed in any place within the camp area. All such dregs and waste shall be put into a container as provided in regulation 19. Where any dreg,

waste or refuse have been found thrown over any place within the camp area or on the ground near by, the owner or chief occupant of such place and in case of bakery, sweet stall, sweet manufactory, eating house or “Dansal” the licence of such place shall be deemed to have violated provisions of this regulation unless such owner chief occupant or lincence proves that he has taken all necessary precautions and power care to prevent the commission such offence.

19. Every bakery, sweet stalls, sweet manufactory, eating houses, Dansals and buildings or constructions used for commercial or business purpose shall be provided with a wooden, metal or plastic garbage container of 1 1/2 cubic meters (4 1/2 cubic feet) capacity with a proper lid always on.

20. (1) Where the District Secretary/Government Agent is of the view that a bakery, sweet stall, sweet manufactory, eating house, Dansal or business place has been established or run in violation of regulations 15, 16, 17, 18 or 19 in this section he shall close down such establishment situated within the camp area and cancel the license, if any issued for such place, with immediate effect.

(2) Any person who is in-charge of any bakery sweet stall, sweet manufactory or business place within the camp area shall act in accordance with the lawful directive issued with regard to the closure the District Secretary/Government Agent under Paragraph (1).

21. No person who is suffering from any infectious or contagious diseases shall enter the camp area.

22. (1) It shall be lawful for the District Secretary/Government Agent where an epidemic is spreading in the camp area, to order the pilgrims to leave such area and to determine the route of leaving and mode of transport for the leavers.

(2) No person shall act against any lawful order issued by the District Secretary/Government Agent under Paragraph (1).

23. Every person suffering from any infectious or contagious disease within the camp area, and a person knowingly living with the person suffering from the disease shall forthwith report such fact to the Medical Officer or the Public Health Inspector or any Police Officer.

24. Any person who is in-charge of any bakery, sweet stall, sweet manufactory, eating house and Dansal within the camp area shall not allow any person whom he knows is suffering from infectious or contagious disease to enter such bakery, sweet stall, sweet manufactory, eating house or Dansal or participate in the distribution, sale manufacture of any item, food or drink.

25. A license of any bakery, sweet stall, sweets manufactory, eating house or Dansal or an owner or chief occupant of any lodge or pilgrims rest shall not allow any person suffering from any infectious or contagious disease to stay at anytime in such bakery, sweet stall, sweet manufactory, eating house, lodge or pilgrim's

rest as the case may be. Where it is revealed that a person suffering from such is staying in such place the license holder or owner or chief occupant shall forthwith report such fact to the medical officer or the Public Health Officer or any police officer.

26. No person shall donate or distribute anything for charity either in cash or kind within the camp area except in such place reserved or provided for solicitation of alms or charity under Regulation 7.

27. No person shall light fire works or use any fire arms within the camp area without a written permission from the District Secretary/Government Agent.

28. No person shall unduly alter or remove any notice or name board displayed in any place under Regulation 7 or 10.

29. It shall be lawful for the District Secretary/Government Agent, Medical Officer, Public Health Inspector or any Police Officer to,

- (a) Enter any land, premises or place within the camp area for the purpose of enforcing any of the provisions of these regulations ;
- (b) Construct or erect a post in any land or place within the camp area for the purpose of displaying a notice or a name board under Regulation 7.

30. It shall be lawful for the District Secretary/Government Agent at any time to cancel,

- (a) any permission granted under Regulation 6 or Regulation 27 ;
- (b) any Permit issued under Regulation 9 ; and
- (c) any license issued under Regulation 15 if he considers that the cancellation is appropriate or in the public interest.

THE SCHEDULE

Boundaries of the precincts where annual Esala Perahera of Gadaladeniya Sri Vishnu Devala of Grama Niladhari Division, Gadaladeniya North of Divisional Secretary's Division of Udunuwara of Kandy District is held :

<i>North</i>	:	Davulagala Road ;
<i>East</i>	:	Land of Devala ;
<i>South</i>	:	Land of Devala ;
<i>West</i>	:	Land of Devala.

05-137/4

PILGRIMAGES ORDINANCE

REGULATIONS made by the Minister of Public Administration and Home Affairs in terms of Section 2 of Pilgrimages Ordinance (Chap. 175).

DR. SARATH AMUNUGAMA,
Minister of Public Administration and Home Affairs.

Ministry of Public Administration and Home Affairs,
Torrington Avenue,
Colombo 07,
08th April, 2009.

Regulations

1. These Regulations may be cited as the regulations of annual Esala Perahera of Ambekka Sri Kataragama Devala of Grama Niladhari Division, Ambekka of Divisional Secretary's Division of Udunuwara of Kandy District.

2. In these regulations—

“camp area” area referred means the area described in the schedule “District Secretary/Government Agent” means the District Secretary/Government Agent of Kandy Administrative District and it also includes any officer authorized by him in terms of Regulation 4.

“Medical Officer” means the Health Medical officer in-charge of the camp area.

“Pilgrim” means any person who enters and stays within the camp area for any purpose.

“Police Officer” includes any Grama Niladhari in-charge of the camp area.

“Public Health Inspector” means the public health inspector in-charge of the camp area.

3. These regulations shall apply to the pilgrimages made on account of annual Esala Perahera of Ambekka Sri Kataragama Devala of Grama Niladhari Division, Ambekka of Divisional Secretary's Division of Udunuwara of Kandy District.

4. The District Secretary/Government Agent shall have the power to authorize any public officer to exercise any power vested in him and carry out any function assigned to him under these regulations.

5.(1) The District Secretary/Government Agent shall have the power to regulate and the movements of persons on foot to and from or within a camp area.

(2) No person shall act contrary to any lawful order given by a police officer in pursuance of the instructions issued to such police officer by the District Secretary/Government Agent in the exercise of powers vested in him under the paragraph (1).

6. No person shall bring any cattle or any other animal into the camp area without the written permission of the District Secretary/ Government Agent. Provided however, permission shall not be required where a cart is drawn by an ox to a place reserved under regulation 7 within the camp area for the purpose of stationing the cart and tethering the ox.

7. (1) The District Secretary/ Government Agent shall have the power to reserve or provide the places within the camp area for the purpose of -

- (a) Parking buses and other motor vehicles ;
- (b) stationing carts and tethering oxen ;
- (c) accommodating different groups of pilgrims ;
- (d) caring for those pilgrims who fall ill ;
- (e) soliciting charity and alms ;
- (f) displaying certain items for sale ;
- (g) setting up temporary huts for other noble reasons ;
- (h) setting up tanks, sinking wells, water holes and other facilities for the use of pilgrims for washing and bathing ;
- (i) setting up tanks, sinking wells, water holes and other facilities separately for drinking water for the pilgrims ;
- (j) any other cause.

(2) Where the District Secretary/ Government Agent deems it necessary he may, cause a notice or a name board to be put up at each place indicating the purpose for which it is reserved as specified paragraph (1).

(3) Where a place is so reserved or provided by the Government Agent for a purpose under paragraph 1 such place shall be used exclusively for such purpose and no other place within the camp area shall be used for the same purpose.

8. The District Secretary/ Government Agent or Medical officer shall have power to do so if he is of the view that it is necessary to chlorinate the water in any tank, well, water hole or the reservoir situated within the camp area, for the prevention of disease.

9. (1) No person shall build any hut or temporary or permanent structure or construct or make a new addition to existing building within the camp area, reserved or provided for a purpose under regulation 7, except upon a permit issued by the District Secretary/ Government Agent in that behalf and in accordance with such conditions as may be stipulated in such permit.

(2) Where any person builds any hut or temporary or permanent structure or constructs or make a new addition to any existing building in contravention of Paragraph I, it shall be lawful for the District Secretary/ Government Agent, upon serving a written notice on such person, to order the removal or demolition, as the case may be, of such hut or building or structure or any new addition within such period of time as may be specified in the notice.

(3) Where any person who is served with a notice under the Paragraph 2 neglects or fails to comply with the notice within the period specified there in or where a doubt arises as to whom such notice should be served, it shall be lawful for the District Secretary/ Government Agent to cause such hut, structure or new addition to the existing building to be removed or demolished. For that purpose the District Secretary/ Government Agent may enter into any land or premises together with labourers, equipment and machinery and take or cause to be taken all such steps as are necessary for such removal or demolition.

10. No person shall defecate or urinate within the camp area except in a lavatory provided for the use of pilgrims who shall be put on notice by a sign board.

11. No person shall contaminate any tank, well, water holes, reservoir, canal stream or rill water located in the camp area.

12. No person shall dispose liquid or material garbage within the camp area except in a place designated or in a container provided therefore.

13. (1) The District Secretary/ Government Agent may streamline the distribution of all food and beverages to the pilgrims in the camp area.

(2) No person shall disregard the orders of a Police Officer or a Public Health Inspector made in pursuance of the instructions of the District Secretary/ Government Agent in the exercise of powers under Para (1).

14. (1) Where any food or drink displayed or offered for sale or to be distributed to the pilgrims in the camp area is found to be contaminated or not suitable for human consumption, the District Secretary/ Government Agent or the Medical Officer or the Public Health Inspector may declare such food or drink is not suitable for human consumption.

(2) No one shall sell or distribute within the camp area any food or drink which is declared to be unsuitable for human consumption under Paragraph (1).

(3) It shall be lawful for any Police Officer or Public Health Inspector to prohibit the sale or distribution of, and to destroy any food or drink which is declared to be unsuitable for human consumption under Paragraph (1).

15. No person shall run a bakery, sweet stall, sweet manufactory, eating house or “Dansal” in any place in the camp area or a place reserved or provided for any purpose in the camp area under regulation 7 without obtaining a license from the District Secretary/ Government Agent and except in accordance with conditions stipulated in such license. Every license shall be issued free of charge on recommendation of the Medical Officer or any officer authorized in that behalf by such medical officer.

16. Every bakery, sweet stalls, sweet manufactory, eating houses and “Dansal” and all furniture and equipment therein shall be maintained in good and hygienic condition.

17. Every cake, sweet cooked meals displayed, offered for sale or to be distributed in the camp area shall be kept either in a showcase made properly to prevent flies from entering or to the satisfaction of the Medical Officer or the Public Health Inspector.

18. No tea, coffee and milk dregs leavings of any food or drink and waste generated from cooking and otherwise shall be left exposed in any place within the camp area. All such dregs and wastes shall be put into a container as provided in regulation 19. Where any dreg, waste or refuse have been found thrown over any place within the camp area or on the ground near by, the owner or chief occupant of such place and in case of bakery, sweet stall, sweet manufactory, eating house or ‘Dansal’ the licence of such place shall be deemed to have violated provisions in this regulations unless such owner chief occupant or licensee proves that he has taken all necessary precautions and power care to prevent the commission such offence.

19. Every bakers, sweet stalls, sweet manufactory, eating houses, Dansals and buildings or constructions used for commercial or business purpose shall be provided with a wooden, metal or plastic garbage container of 1 1/2 cubic meters (4 1/2 cubic feet) capacity with a proper lid always on.

20. (1) Where the District Secretary/Government Agent is of the view that a bakery, sweet stall, sweet manufactory, eating house, Dansal or business place has been established or run in violation of regulations 15, 16, 17, 18 or 19 in this section he shall close down such establishment situated within the camp area and cancel the license, if any issued for such place, with immediate effect.

(2) Any person who is in-charge of any bakery sweet stall, sweet manufactory or business place within the camp are shall act in accordance with the lawful directive issued with regard to the closure the District Secretary/Government Agent under paragraph (1).

21. No person who is suffering from any infectious or contagious diseases shall enter the camp area.

22. (1) It shall be lawful for the District Secretary/Government Agent where an epidemic is spreading in the camp area, to order the pilgrims to leave such are and to determine the route of leaving and mode of transport for the leavers.

(2) No person shall act against any lawful order issued by the District Secretary/Government Agent under Paragraph (1).

23. Every person suffering from any infectious or contagious disease within the camp area, and a person knowingly living with the person suffering from the disease shall forthwith report such fact to the Medical Officer or the Public Health Inspector or any Police Officer.

24. Any person who is in-charge of any bakery, sweet stall, sweet manufactory, eating house and Dansal within the camp area shall not allow any person whom he knows is suffering from infectious or contagious disease to enter such bakery, sweet stall, sweet manufactory, eating house or Dansal or participate in the distribution, sale manufacture of any item, food or drink.

25. A license of any bakery, sweet stall, sweet manufactory, eating house or Dansal or an owner or chief occupant of any lodge or pilgrims rest shall not allow any person suffering from any infectious or contagious disease to stay at anytime in such bakery, sweet stall, sweet manufactory, eating house, lodge or pilgrim’s rest as the case may be. Where it is revealed that a person suffering from such is staying in such place the license or owner or chief occupant shall forthwith report such fact to the medical officer or the public health officer or any police officer.

26. No person shall donate or distribute anything for charity either in cash or kind within the camp area except in such place reserved or provided for solicitation of alms or charity under regulation 7.

27. No person shall light fire works or use any fire arms within the camp area without a written permission from the District Secretary/Government Agent.

28. No person shall unduly alter or remove any notice or name board displayed in any place under regulation 7 or 10.

29. It shall be lawful for the District Secretary/Government Agent, Medical Officer, Public Health Inspector or any Police Officer to,

(a) Enter any land, premises or place within the camp area for the purpose of enforcing any of the provisions of these regulations.

(b) Construct or erect a post in any land or place within the camp area for the purpose of displaying a notice or a name board under regulation 7.

30. It shall be lawful for the District Secretary/Government Agent at any time to cancel.

(a) Any permission granted under regulation 6 or regulation 27 ;

(b) Any Permit issued under regulation 9 ; and

(c) Any license issued under regulation 15.

If he considers that the cancellation is appropriate or in the public interest.

SCHEDULE

Boundaries of the precincts where annual Esala Perahara of Ambekka Sri Kataragama Devala of Grama Niladhari Division, Ambekka of Divisional Secretary’s Division of Udunuwara of Kandy District is held.

- North* : Devala and surrounding lands where temple tenants are residing ;
- South* : Ambekke Buwelikada Main Road ;
- East* : Devala Veediya and land on both sides where temple tenants are residing ;
- West* : Lands of Devala and surrounding lands where temple tenants are residing.

in him and carry out any function assigned to him under this regulations.

5. (i) The District Secretary/Government Agent shall have the power to regulate and the movements of person on foot to and from or within a camp area.
- (ii) No person shall Act contrary to any lawful order given by a police officer in pursuance of the instructions issued to such police officer by the District Secretary/ Government Agent in the exercise of powers vested in him under the paragraph (1).

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PILGRIMAGES ORDINANCE

REGULATIONS made by the Minister of Public Administration and Home Affairs in terms of Section 2 of Pilgrimages Ordinance (Chap. 175).

SARATH AMUNUGAMA,
Minister of Public Administration and Home Affairs.

Colombo,
08th April, 2009.

Regulations

1. These Regulations may be cited as the regulations of annual Esala Perahera of Pasgama Sri Natha Devala of Grama Niladhari Division, Hewawissa East of Divisional Secretary's Division of Pathahewaheta of Kandy District.

2. In these regulations—

“camp area” area referred means the area described in the Schedule “District Secretary/Government Agent” means the District Secretary/Government Agent of Kandy Administrative District and it also includes any officer authorized by him in terms of regulation 4.

“Medical Officer” means the Health Medical officer in-charge of the camp area.

“Pilgrim” means any person who enters and stays within the camp area for any purpose.

“Police Officer” includes any Grama Niladhari in-charge of the camp area.

“Public Health Inspector” means the public health inspector in-charge of the camp area.

3. These regulations shall apply to the pilgrimagee made on account of annual Esala Perahera of Pasgama Sri Natha Devala of Grama Niladhari Division, Hewawissa East of Divisional Secretary's Division of Pathahewaheta of Kandy District.

4. The District Secretary/Government Agent shall have the power to authorize any public officer to exercise any power vested

6. No person shall bring any cattle or any other animal into the camp area without the written permission of the District Secretary/ Government Agent. Provided however, permission shall not be required where a cart is drawn by an ox to a place reserved under regulation 7 within the camp area for the purpose of stationing the cart and tethering the ox.

7. (1) The District Secretary/Government Agent shall have the power to reserve or provide the places within the camp area for the purpose of -
- (a) Parking buses and other motor vehicles ;
 - (b) stationing carts and tethering oxen ;
 - (c) accommodating different groups of pilgrims ;
 - (d) caring for those pilgrims who fall ill ;
 - (e) soliciting charity and alms ;
 - (f) displaying certain items for sale ;
 - (g) setting up temporary huts for other noble reasons ;
 - (h) setting up tanks, sinking wells, water holes and other facilities for the use of pilgrims for washing and bathing ;
 - (i) setting up tanks, sinking wells, water holes and other facilities separately for drinking water for the pilgrims ;
 - (j) any other cause.

(2) Where the District Secretary/Government Agent deems it necessary he may, cause a notice or a name board to be put up at each place indicating the purpose for which it is reserved as specified paragraph (1).

(3) Where a place is so reserved or provided by the Government Agent for a purpose under paragraph 1 such place shall be used exclusively for such purpose and no other place within the camp area shall be used for the same purpose.

8. The District Secretary/Government Agent or Medical officer shall have power to do so if he is of the view that it is necessary to chlorinate the water in any tank, well, water hole or reservoir situated within the camp area, for the prevention of disease.

9. (1) No person shall build any hut or temporary or permanent structure or construct or make a new addition to existing building within the camp area, reserved or provided for a purpose under regulation 7, except upon

a permit issued by the District Secretary/Government Agent in that behalf and in accordance with such conditions as may be stipulated in such permit.

- (2) Where any person builds any hut or temporary or permanent structure or constructs or make a new addition to any existing building in contravention of Paragraph I, it shall be lawful for the District Secretary/Government Agent, upon serving a written notice on such person, to order the removal or demolition, as the case may be, of such hut or building or structure or any addition within such period of time as may be specified in the notice.

- (3) Where any person who is served with a notice under the Paragraph 2 neglects or fails to comply with the notice within the period specified there in or where a doubt arises as to whom such notice should be served, it shall be lawful for the District Secretary/Government Agent to cause such hut, structure or new addition to the existing building to be removed or demolished. For that purpose the District Secretary/Government Agent may enter into any land or premises together with labourers, equipment and machinery and take or cause to be taken all such steps as are necessary for such removal or demolition.

10. No person shall defecate or urinate within the camp area except in a lavatory provided for the use of pilgrims who shall be put on notice by a sign board.

11. No person shall contaminate any tank, well, water holes, reservoir, canal stream or rill water located in the camp area.

12. No person shall dispose liquid or material garbage within the camp area except in a place designated or in a container provided therefore.

13. (1) The District Secretary/Government Agent may stream line the distribution of all food and beverages to the pilgrims in the camp area.

- (2) No person shall disregard the orders of a Police Officer or a Public Health Inspector made in pursuance of the instructions of the District Secretary/Government Agent in the exercise of powers under Para (1).

14. (1) Where any food or drink displayed or offered for sale or to be distributed to the pilgrims in the camp area is found to be contaminated or not suitable for human consumption, the District Secretary/Government Agent or the Medical Officer or the Public Health Inspector may declare such food or drink is not suitable for human consumption.

- (2) No one shall sell or distribute within the camp area any food or drink which is declared to be unsuitable for human consumption under Paragraph (1).

- (3) It shall be lawful for any Police Officer or Public Health Inspector to prohibit the sale or distribution of, and to destroy any food or drink which is declared to be unsuitable for human consumption under Paragraph (1).

15. No person shall run a bakery, sweet stall, sweet manufactory, eating house or “Dansal” in any place in the camp area or a place reserved or provided for any purpose in the camp area under regulation 7 without obtaining a license from the District Secretary/Government Agent and except in accordance with conditions stipulated in such license. Every license shall be issued free of charge on recommendation of the Medical Officer or any officer authorized in that behalf by such medical officer.

16. Every bakery, sweet stalls, sweet manufactory, eating house and “Dansal” and the furniture and equipment therein shall be maintained in good and hygienic condition.

17. Every cake, sweet cooked meals displayed, offered for sale or to be distributed in the camp area shall be kept either in a show case properly to prevent flies from entering or to the satisfaction of the Medical Officer or the Public Health Inspector.

18. No tea, coffee and milk dregs leavings of any food or drink and waste generated from cooking and otherwise shall be left exposed in any place within the camp area. All such dregs and wastes shall be put into a container as provided for in regulation 19. Where any dreg, waste or refuse have been found thrown over any place within the camp area or on the ground near by, the owner or chief occupant of such place and in case of bakery, sweet stall, sweet manufactory, eating house or ‘Dansal’ the licence of such place shall be deemed to have violated the provisions in this regulations unless such owner chief occupant or lincence proves that he has taken all necessary precautions and power care to prevent the commission such offence.

19. Every bakers, sweet stalls, sweet manufactory, eating houses, Dansals and buildings or constructions used for commercial or business purpose shall be provided with a wooden, metal or plastic garbage container of 1 1/2 cubic meters (4 1/2 cubic feet) capacity with a proper lid always on.

20. (1) Where the District Secretary/Government Agent is of the view that a bakery, sweet stall, sweet manufactory, eating house, Dansal or business place has been established or run in violation of regulations 15, 16, 17, 18 or 19 in this Section he shall close down such establishment situated within the camp area and cancel the license, if any issued for such place, with immediate effect.

- (2) Any person who is in-charge of any bakery sweet stall, sweet manufactory or business place within the camp area shall act in accordance with the lawful directive issued with regard to the closure the District Secretary/Government Agent under paragraph (1).

21. No person who is suffering from any infectious or contagious diseases shall enter the camp area.

22. (1) It shall be lawful for the District Secretary/Government Agent where an epidemic is spreading in the camp area, to order the pilgrims to leave such are and to determine the route of leaving and mode of transport for the leavers.

- (a) Any permission granted under regulation 6 of regulation 27 ;
(b) Any Permit issued under regulation 9 ; and
(c) Any license issued under regulation 15.

(2) No person shall act against any lawful order issued by the District Secretary/Government Agent under Paragraph (1).

If he considers that the cancellation is appropriate or in the public interest.

SCHEDULE

23. Every person suffering from any infectious or contagious disease within the camp area, and a person knowingly living with the person suffering from the disease shall forthwith report such fact to the Medical Officer or the Public Health Inspector or any Police Officer.

Boundaries of the precincts where annual Esala Perahara of Pasgama Sri Natha Devala of Grama Niladhari Division, Hewawissa East of Divisional Secretary's Division of Pathahewaheta of Kandy District is held.

24. Any person who is in-charge of any bakery, sweet stall, sweet manufactory, eating house and Dansal within the camp area shall not allow any person whom he knows is suffering from infectious or contagious disease to enter such bakery, sweet stall, sweet manufactory, eating house or Dansal or participate in the distribution, sale manufacture of any item, food or drink.

- North* :
1. Land/paddy field of Vishaka Hewawissa
 2. Paddy field of M. M. Sabeyrathna
 3. Paddy field of R. M. Karunaratne
 4. Land of L. M. Madakumbura
 5. Land of W. M. Heenbanda
 6. Bazaar of W. M. M. B. Weerasinghe
 7. Boutique and land of R. M. Dayabanda

25. A license of any bakery, sweet stall, sweets manufactory, eating house or Dansal or an owner or chief occupant of any lodge or pilgrims rest shall not allow any person suffering from any infectious or contagious disease to stay at anytime in such bakery, sweet stall, sweet manufactory, eating house, lodge or pilgrim's rest as the case may be. When it is revealed that a person suffering from such is staying in such place the license or owner or chief occupant shall forthwith report such fact to the medical officer or the public health officer or any police officer.

- South* :
1. Land of Abeyrathne Banda
 2. Land of Dayarathne Banda
 3. Land of Kanthi Lewliyadda
 4. Land of Kudabanda
 5. Veediyaagewatte belonging to Pasgama Sri Natha Devala
 6. Land of Vishaka Hewawissa

26. No person shall donate or distribute anything for charity either in cash or kind within the camp area except in a such place reserved or provided for solicitation of alms or charity under regulation 7.

- West* :
- Maha Maluwa and land belonging to Pasgama Sri Natha Devala ;

- East* :
- Land of S. D. M. Rohana Senevirathne
Land of Sabaragamuwa Sri Natha Devala.

27. No person shall light fire works or use any fire arms within the camp area without a written permission from the District Secretary/Government Agent.

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28. No person shall unduly alter or remove any notice or name board displayed in any place under regulation 7 or 10.

29. It shall be lawful for the District Secretary/Government Agent, Medical Officer, Public Health Inspector or any Police Officer to,

- (a) Enter any land, premises or place within the camp area for the purpose of enforcing any of the provisions of these regulations.
- (b) Construct or erect a post in any land or place within the camp area for the purpose of displaying a notice or a name board under regulation 7.

30. It shall be lawful for the District Secretary/Government Agent at any time to cancel.

PILGRIMAGES ORDINANCE

REGULATIONS made by the Minister of Public Administration and Home Affairs in terms of Section 2 of Pilgrimages Ordinance (Chap. 175).

DR. SARATH AMUNUGAMA M.P.,
Minister of Public Administration and Home Affairs.

Colombo,
08th April, 2009.

Regulations

1. These Regulations may be cited as the regulations of annual Esala Perahera of Dodamwela Sri Natha Devala of Grama Niladhari Division, Dodamwela of Divisional Secretary's Division of Yatinuwara of Kandy District.

2. In these regulations—

“camp area” area referred means the area described in the Schedule “District Secretary/Government Agent” means the District Secretary Government Agent of Kandy Administrative District and it also includes any officer authorized by him in terms of regulation 4.

“Medical Officer” means the Health Medical officer in-charge of the camp area.

“Pilgrim” means any person who enters and stays within the camp area for any purpose.

“Police Officer” includes any Grama Niladhari in-charge of the camp area.

“Public Health Inspector” means the public health inspector in-charge of the camp area.

3. These regulations shall apply to the pilgrimage made on account of annual Esala Perahera of Dodamwela Sri Natha Devala of Grama Niladhari Division, Dodamwela of Divisional Secretary's Division of Yatinuwara of Kandy District.

4. The District Secretary/Government Agent shall have the power to authorize any public officer to exercise any power vested in him and carry out any function assigned to him under this regulation.

5. (i) The District Secretary/Government Agent shall have the power to regulate and the movements of persons on foot to and from or within a camp area.
- (ii) No person shall act contrary to any lawful order given by a police officer in pursuance of the instructions issued to such police officer by the District Secretary/Government Agent in the exercise of powers vested in him under the paragraph (1).

6. No person shall bring any cattle or any other animal into the camp area without the written permission of the District Secretary/Government Agent. Provided however, permission shall not be required where a cart is drawn by an ox to a place reserved under regulation 7 within the camp area for the purpose of stationing the cart and tethering the ox.

7. (1) The District Secretary/Government Agent shall have the power to reserve or provide places within the camp area for the purpose of -
 - (a) Parking buses and other motor vehicles ;
 - (b) stationing carts and tethering oxen ;
 - (c) accommodating different groups of pilgrims ;
 - (d) caring for those pilgrims who fall ill ;
 - (e) soliciting charity and alms ;
 - (f) displaying certain items for sale ;
 - (g) setting up temporary huts for other noble reasons ;
 - (h) setting up tanks, sinking wells, water holes and other facilities for the use of pilgrims for washing and bathing ;

- (i) setting up tanks, sinking wells, water holes and other facilities separately for drinking water for the pilgrims ;
- (j) any other cause.

- (2) Where the District Secretary/Government Agent deems it necessary he may, cause a notice or a name board to be put up at each place indicating the purpose for which it is reserved as specified paragraph (1).
- (3) Where a place is so reserved or provided by the Government Agent for a purpose under paragraph 1 such place shall be used exclusively for such purpose and no other place within the camp area shall be used for the same purpose.

8. The District Secretary/Government Agent or the Medical officer shall have power to do so if he is of the view that it is necessary to chlorinate the water in any tank, well, water hole or reservoir situated within the camp area, for the prevention of disease.

9. (1) No person shall build any hut or temporary or permanent structure or construct or make a new addition to existing building within the camp area, reserved or provided for a purpose under regulation 7, except upon a permit issued by the District Secretary/Government Agent in that behalf and in accordance with such conditions as may be stipulated in such permit.
- (2) Where any person builds any hut or temporary or permanent structure or constructs or make a new addition to any existing building in contravention of Paragraph I, it shall be lawful for the District Secretary/Government Agent, upon serving a written notice on such person, to order the removal or demolition, as the case may be, of such hut or building or structure or any new addition within such period of time as may be specified in the notice.

- (3) Where any person who is served with a notice under the Paragraph 2 neglects or fails to comply with the notice within the period specified therein or where a doubt arises as to whom such notice should be served, it shall be lawful for the District Secretary/Government Agent to cause such hut, structure or new addition to the existing building to be removed or demolished. For that purpose the District Secretary/Government Agent may enter into any land or premises together with laborers, equipment and machinery and take or cause to be taken all such steps as are necessary for such removal or demolition.

10. No person shall defecate or urinate within the camp area except in a lavatory provided for the use of pilgrims who shall be put on notice by a sign board.

11. No person shall contaminate any tank, well, water holes, reservoir, canal stream or rill water located in the camp area.

12. No person shall dispose liquid or material garbage within the camp area except in a place designated or in a container provided therefore.

13. (1) The District Secretary/Government Agent may streamline the distribution of all food and beverages to the pilgrims in the camp area.

(2) No person shall disregard the orders of a Police Officer or a Public Health Inspector made in pursuance of the instructions of the District Secretary/Government Agent in the exercise of powers under Para (1).

14. (1) Where any food or drink displayed or offered for sale or to be distributed to the pilgrims in the camp area is found to be contaminated or not suitable for human consumption, the District Secretary/Government Agent or the Medical Officer or the Public Health Inspector may declare such food or drink is not suitable for human consumption.

(2) No one shall sell or distribute within the camp area any food or drink which is declared to be unsuitable for human consumption under Paragraph (1).

(3) It shall be lawful for any Police Officer or Public Health Inspector to prohibit the sale or distribution of, and to destroy any food or drink which is declared to be unsuitable for human consumption under Paragraph (1).

15. No person shall run a bakery, sweet stall, sweet manufactory, eating house or “Dansal” in any place in the camp area or a place reserved or provided for any purpose in the camp area under regulation 7 without obtaining a license from the District Secretary/Government Agent and except in accordance with conditions stipulated in such license. Every license shall be issued free of charge on recommendation of the Medical Officer or any officer authorized in that behalf by such medical officer.

16. Every bakeries, sweet stalls, sweet manufactory, eating houses and “Dansal” and the furniture and equipment therein shall be maintained in good and hygienic condition.

17. Every cake, sweet cooked meals displayed, offered for sale or to be distributed in the camp area shall be kept either in a show case made properly to prevent flies from entering or to the satisfaction of the Medical Officer or the Public Health Inspector.

18. No tea, coffee and milk dregs leavings of any food or drink and waste generated from cooking and otherwise shall be left exposed in any place within the camp area. All such dregs and wastes shall be put into a container as provided in regulation 19. Where any dreg, waste or refuse have been found thrown over any place within the camp area or on the ground near by, the owner or chief occupant of such place and in case of bakery, sweet stall, sweet manufactory, eating house or ‘Dansal’ the licence of such place shall be deemed to have violated provisions in this regulations unless such owner chief occupant or licence proves that he has taken all necessary precautions and power care to prevent the commission such offence.

19. Every bakers, sweet stalls, sweet manufactory, eating houses, Dansals and buildings or constructions used for commercial or business purpose shall be provided with a wooden, metal or plastic garbage container of 1 1/2 cubic meters (4 1/2 cubic feet) capacity with a proper lid always on.

20. (1) Where the District Secretary/Government Agent is of the view that a bakery, sweet stall, sweet manufactory, eating house, Dansal or business place has been established or run in violation of regulations 15, 16, 17, 18 or 19 in this Section he shall close down such establishment situated within the camp area and cancel the license, if any issued for such place, with immediate effect.

(2) Any person who is in-charge of any bakery sweet stall, sweet manufactory or business place within the camp are shall act in accordance with the lawful directive issued with regard to the closure the District Secretary/Government Agent under paragraph (1).

21. No person who is suffering from any infectious or contagious diseases shall enter the camp area.

22. (1) It shall be lawful for the District Secretary/Government Agent where an epidemic is spreading in the camp area, to order the pilgrims to leave such are and to determine the route of leaving and mode of transport for the leavers.

(2) No person shall act against any lawful order issued by the District Secretary/Government Agent under Paragraph (1).

23. Every person suffering from any infectious or contagious disease within the camp area, and a person knowingly living with the person suffering from the disease shall forthwith report such fact to the Medical Officer or the Public Health Inspector or any Police Officer.

24. Any person who is in-charge of any bakery, sweet stall, sweet manufactory, eating house and Dansal within the camp area shall not allow any person whom he knows is suffering from infectious or contagious disease to enter such bakery, sweet stall, sweet manufactory, eating house or Dansal or participate in the distribution, sale manufacture of any item, food or drink.

25. A license of any bakery, sweet stall, sweets manufactory, eating house or Dansal or an owner or chief occupant of any lodge or pilgrims rest shall not allow any person suffering from any infectious or contagious disease to stay at anytime in such bakery, sweet stall, sweet manufactory, eating house, lodge or pilgrim’s rest as the case may be. When it is revealed that a person suffering from such is staying in such place the license or owner or chief occupant shall forthwith report such fact to the medical officer or the public health officer or any police officer.

26. No person shall donate or distribute anything for charity either in cash or kind within the camp area except in such place reserved or provided for solicitation of alms or charity under regulation 7.

27. No person shall light fire works or use any fire arms within the camp area without a written permission from the District Secretary/Government Agent.

28. No person shall unduly alter or remove any notice or name board displayed in any place under regulation 7 or 10.

29. It shall be lawful for the District Secretary/Government Agent, Medical Officer, Public Health Inspector or any Police Officer to,

- (a) Enter any land, premises or place within the camp area for the purpose of enforcing any of the provisions of these regulations.
- (b) Construct or erect a post in any land or place within the camp area for the purpose of displaying a notice or a name board under regulation 7.

30. It shall be lawful for the District Secretary/Government Agent at any time to cancel.

- (a) Any permission granted under regulation 6 of regulation 27 ;
- (b) Any Permit issued under regulation 9 ; and
- (c) Any license issued under regulation 15.

If he considers that the cancellation is appropriate or in the public interest.

SCHEDULE

Boundaries of the precincts where annual Esala Perahara of Dodamwela Sri Natha Devala of Grama Niladhari Division, Dodamwela of Divisional Secretary's Division of Yatinuwara of Kandy District is held.

North	:	Na Wetiya ;
South	:	Na Wetiya ;
West	:	Dik Geya of Devala .
East	:	Ritta Geya of Devala;

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PILGRIMAGES ORDINANCE

REGULATIONS made by the Minister of Public Administration and Home Affairs in terms of Section 2 of Pilgrimages Ordinance (Chap. 175).

SARATH AMUNUGAMA,
Minister of Public Administration and Home Affairs.

Colombo,
08th April, 2009.

Regulations

1. These Regulations may be cited as the regulations of annual Esala Perahera of Udunuwara Vegiriya Sri Natha Devala of Grama Niladhari Division, Wegiriya East of Divisional Secretary's Division of Udunuwara of Kandy District.

2. In these regulations—

“camp area” area referred means the area described in the Schedule “District Secretary/Government Agent” means the District Secretary/Government Agent of Kandy Administrative District and it also includes any officer authorized by him in terms of regulation 4.

“Medical Officer” means the Health Medical officer in-charge of the camp area.

“Pilgrim” means any person who enters and stays within the camp area for any purpose.

“Police Officer” includes any Grama Niladhari in-charge of the camp area.

“Public Health Inspector” means the public health inspector in-charge of the camp area.

3. These regulations shall apply to the pilgrimages made on account of annual Esala Perahera of Udunuwara Vegiriya Sri Natha Devala of Grama Niladhari Division, Wegiriya East of Divisional Secretary's Division of Udunuwara of Kandy District.

4. The District Secretary/Government Agent shall have the power to authorize any public officer to exercise any power vested in him and carry out any function assigned to him under this regulations.

5.(1) The District Secretary/Government Agent shall have the power to regulate and the movement of person on foot to and from or within a camp area.

(2) No person shall act contrary to any lawful order given by a police officer in pursuance of the instructions issued to such police officer by the District Secretary/Government Agent in the exercise of powers vested in him under the paragraph (1).

6. No person shall bring any cattle or any other animal into the camp area without the written permission of the District Secretary/Government Agent. Provided however, permission shall not be required where a cart is drawn by an ox to a place reserved under regulation 7 within the camp area for the purpose of stationing the cart and tethering the ox.

7.(1) The District Secretary/Government Agent shall have the power to reserve or provide the places within the camp area for the purpose of -

- (a) Parking buses and other motor vehicles ;
- (b) stationing carts and tethering oxen ;
- (c) accommodating different groups of pilgrims ;
- (d) caring for those pilgrims who fall ill ;
- (e) soliciting charity and alms ;
- (f) displaying certain items for sale ;
- (g) setting up temporary huts for other noble reasons ;
- (h) setting up tanks, sinking wells, water holes and other facilities for the use of pilgrims for washing and bathing ;
- (i) setting up tanks, sinking wells, water holes and other facilities separately for drinking water for the pilgrims ;
- (j) any other cause.

(2) Where the District Secretary/Government Agent deems it necessary he may, cause a notice or a name board to be put up at each place indicating the purpose for which it is reserved as specified paragraph (1).

(3) Where a place is so reserved or provided by the Government Agent for a purpose under paragraph 1 such place shall be used exclusively for such purpose and no other place within the camp area shall be used for the same purpose.

8. The District Secretary/Government Agent or Medical officer shall have power to do so if he is of the view that it is necessary to chlorinate the water in any tank, well, water hole or reservoir situated within the camp area, for the prevention of disease.

9.(1) No person shall build any hut or temporary or permanent structure or construct or make a new addition to existing building within the camp area, reserved or provided for a purpose under regulation 7, except upon a permit issued by the District Secretary/Government Agent in that behalf and in accordance with such conditions as may be stipulated in such permit.

(2) Where any person builds any hut or temporary or permanent structure or constructs or make a new addition to any existing building in contravention of Paragraph I, it shall be lawful for the District Secretary/Government Agent, upon serving a written notice on such person, to order the removal or demolition, as the case may be, of such hut or building or structure or any new addition within such period of time as may be specified in the notice.

(3) Where any person who is served with a notice under the Paragraph 2 neglects or fails to comply with the notice within the period specified there in or where a doubt arises as to whom such notice should be served,

it shall be lawful for the District Secretary/Government Agent to cause such hut, structure or new addition to the existing building to be removed or demolished. For that purpose the District Secretary/Government Agent may enter into any land or premises together with labourers, equipment and machinery and take or cause to be taken all such steps as are necessary for such removal or demolition.

10. No person shall defecate or urinate within the camp area except in a lavatory provided for the use of pilgrims who shall be put on notice by a sign board.

11. No person shall contaminate any tank, well, water holes, reservoir, canal stream or rill water located in the camp area.

12. No person shall dispose liquid or material garbage within the camp area except in a place designated or in a container provided therefore.

13. (1) The District Secretary/Government Agent may streamline the distribution of all food and beverages to the pilgrims in the camp area.

(2) No person shall disregard the orders of a Police Officer or a Public Health Inspector made in pursuance of the instructions of the District Secretary/Government Agent in the exercise of powers under Para (1).

14. (1) Where any food or drink displayed or offered for sale or to be distributed to the pilgrims in the camp area is found to be contaminated or not suitable for human consumption, the District Secretary/Government Agent or the Medical Officer or the Public Health Inspector may declare such food or drink is not suitable for human consumption.

(2) No one shall sell or distribute within the camp area any food or drink which is declared to be unsuitable for human consumption under Paragraph (1).

(3) It shall be lawful for any Police Officer or Public Health Inspector to prohibit the sale or distribution of, and to destroy any food or drink which is declared to be unsuitable for human consumption under Paragraph (1).

15. No person shall run a bakery, sweet stall, sweet manufactory, eating house or "Dansal" in any place in the camp area or a place reserved or provided for any purpose in the camp area under regulation 7 without obtaining a license from the District Secretary/Government Agent and except in accordance with conditions stipulated in such license. Every license shall be issued free of charge on recommendation of the Medical Officer or any officer authorized in that behalf by such medical officer.

16. Every bakery, sweet stall, sweet manufactory, eating house and “Dansal” and the furniture and equipment therein shall be maintained in good and hygienic condition.

17. Every cake, sweet cooked meals displayed, offered for sale or to be distributed in the camp area shall be kept either in a showcase made properly to prevent flies from entering or to the satisfaction of the Medical Officer or the Public Health Inspector.

18. No tea, coffee and milk dregs leavings of any food or drink and waste generated from cooking and otherwise shall be left exposed in any place within the camp area. All such dregs and wastes shall be put into a container as provided in Regulation 19. Where any dreg, waste or refuse have been found thrown over any place within the camp area or on the ground near by, the owner or chief occupant of such place and in case of bakery, sweet stall, sweet manufactory, eating house or ‘Dansal’ the licence of such place shall be deemed to have violated the provisions in these regulations unless such owner, chief occupant or licencee proves that he has taken all necessary precautions and power care to prevent the commission such offence.

19. Every bakers, sweet stalls, sweet manufactory, eating houses, Dansals and buildings or construction used for commercial or business purpose shall be provided with a wooden, metal or plastic garbage container of 1 1/2 cubic meters (4 1/2 cubic feet) capacity with a proper lid always on.

20. (1) Where the District Secretary/Government Agent is of the view that a bakery, sweet stall, sweet manufactory, eating house, Dansal or business place has been established or run in violation of Regulations 15, 16, 17, 18 or 19 in this Section he shall close down such establishment situated within the camp area and cancel the license, if any issued for such place, with immediate effect.

(2) Any person who is in-charge of any bakery sweet stall, sweet manufactory or business place within the camp area shall act in accordance with the lawful directive issued with regard to the closure the District Secretary/Government Agent under paragraph (1).

21. No person who is suffering from any infectious or contagious diseases shall enter the camp area.

22. (1) It shall be lawful for the District Secretary/Government Agent where an epidemic is spreading in the camp area, to order the pilgrims to leave such area and to determine the route of leaving and mode of transport for the leavers.

(2) No person shall act against any lawful order issued by the District Secretary/Government Agent under Paragraph (1).

23. Every person suffering from any infectious or contagious disease within the camp area, and a person knowingly living with the person suffering from the disease shall forthwith report such

fact to the Medical Officer or the Public Health Inspector or any Police Officer.

24. Any person who is in-charge of any bakery, sweet stall, sweet manufactory, eating house and Dansal within the camp area shall not allow any person whom he knows is suffering from infectious or contagious disease to enter such bakery, sweet stall, sweet manufactory, eating house or Dansal or participate in the distribution, sale manufacture of any item, food or drink.

25. A license of any bakery, sweet stall, sweets manufactory, eating house or Dansal or an owner or chief occupant of any lodge or pilgrims rest shall not allow any person suffering from any infectious or contagious disease to stay at anytime in such bakery, sweet stall, sweet manufactory, eating house, lodge or pilgrim's rest as the case may be. Where it is revealed that a person suffering from such is staying in such place the license holder or owner or chief occupant shall forthwith report such fact to the medical officer or the public health officer or any police officer.

26. No person shall donate or distribute anything for charity either in cash or kind within the camp area except in a such place reserved or provided for solicitation of alms or charity under Regulation 7.

27. No person shall light fire works or use any fire arms within the camp area without a written permission from the District Secretary/Government Agent.

28. No person shall unduly alter or remove any notice or name board displayed in any place under Regulation 7 or 10.

29. It shall be lawful for the District Secretary/Government Agent, Medical Officer, Public Health Inspector or any Police Officer to,

(a) Enter any land, premises or place within the camp area for the purpose of enforcing any of the provisions of these regulations.

(b) Construct or erect a post in any land or place within the camp area for the purpose of displaying a notice or a name board under Regulation 7.

30. It shall be lawful for the District Secretary/Government Agent at any time to cancel.

(a) Any permission granted under Regulation 6 of Regulation 27 ;

(b) Any Permit issued under Regulation 9 ; and

(c) Any license issued under Regulation 15.

If he considers that the cancellation is appropriate or in the public interest.

SCHEDULE

Boundaries of the precincts where annual Esala Perahera of Udunuwara Vegiriya Sri Natha Devala of Grama Niladhari Division, Wegiriya East of Divisional Secretary's Division of Udunuwara of Kandy District is held.

<i>North</i>	:	Devala Veediya ;
<i>South</i>	:	Muluthengeya, Vee Gam area ;
<i>West</i>	:	Land of Kapu Panguwa ;
<i>East</i>	:	Maligathenna Road.

05-137/8

PILGRIMAGES ORDINANCE

REGULATIONS made by the Minister of Public Administration and Home Affairs in terms of Section 2 of Pilgrimages Ordinance (Chap. 175).

Dr. SARATH AMUNUGAMA,
Minister of Public Administration and Home Affairs.

Colombo,
08th April, 2009.

Regulations

1. These Regulations may be cited as the regulations of annual Esala Perahera of Maha Saman Devala of Grama Niladhari Division, Alawathugoda of Divisional Secretary's Division of Akurana of Kandy District.

2. In these regulations—

“Camp Area” area referred means the area described in the schedule;

“District Secretary/Government Agent” means the District Secretary/Government Agent of Kandy Administrative District and it also includes any officer authorized by him in terms of Regulation 4;

“Medical Officer” means the Health Medical officer in-charge of the camp area;

“Pilgrim” means any person who enters and stays within the camp area for any purpose;

“Police Officer” includes any Grama Niladhari in-charge of the camp area;

“Public Health Inspector” means the public health inspector in-charge of the camp area.

3. These regulations shall apply to the pilgrimages made on account of annual Esala Perahera of Maha Saman Devala of Grama Niladhari Division, Alawathugoda of Divisional Secretary's Division of Akurana of Kandy District.

4. The District Secretary/Government Agent shall have the power to authorize any public officer to exercise any power vested in him and carry out any function assigned to him under these regulations.

5. (I) The District Secretary/Government Agent shall have the power to regulate and the movements of person on foot to and from or within a camp area.

(II) No person shall act contrary to any lawful order given by a police officer in pursuance of the instructions issued to such police officer by the District Secretary/Government Agent in the exercise of powers vested in him under the paragraph (1).

6. No person shall bring any cattle or any other animal into the camp area without the written permission of the District Secretary/Government Agent. Provided however, permission shall not be required where a cart is drawn by an ox to a place reserved under regulation 7 within the camp area for the purpose of stationing the cart and tethering the ox.

7. (1) The District Secretary/Government Agent shall have the power to reserve or provide places within the camp area for the purpose of -

- (a) parking buses and other motor vehicles ;
- (b) stationing carts and tethering oxen ;
- (c) accommodating different groups of pilgrims ;
- (d) caring for those pilgrims who fall ill ;
- (e) soliciting charity and alms ;
- (f) displaying certain items for sale ;
- (g) setting up temporary huts for other noble reasons ;
- (h) setting up tanks, sinking wells, water holes and other facilities for the use of pilgrims for washing and bathing ;

- (i) setting up tanks, sinking wells, water holes and other facilities separately for drinking water for the pilgrims ;
- (j) any other cause.
- (2) Where the District Secretary/Government Agent deems it necessary he may, cause a notice or a name board to be put up at each place indicating the purpose for which it is reserved as specified paragraph (1).
- (3) Where a place is so reserved or provided by the Government Agent for a purpose under paragraph 1 such place shall be used exclusively for such purpose and no other place within the camp area shall be used for the same purpose.
8. The District Secretary/Government Agent or the Medical officer shall have power to do so if he is of the view that it is necessary to chlorinate the water in any tank, well, water hole or reservoir situated within the camp area, for the prevention of disease.
9. (1) No person shall build any hut or temporary or permanent structure or construct or make a new addition to existing building within the camp area, reserved or provided for a purpose under Regulation 7, except upon a permit issued by the District Secretary/Government Agent in that behalf and in accordance with such conditions as may be stipulated in such permit.
- (2) Where any person builds any hut or temporary or permanent structure or constructs or make a new addition to any existing building in contravention of Paragraph I, it shall be lawful for the District Secretary/Government Agent, upon serving a written notice on such person, to order the removal or demolition, as the case may be, of such hut or building or structure or any new addition within such period of time as may be specified in the notice.
- (3) Where any person who is served with a notice under the Paragraph 2 neglects or fails to comply with the notice within the period specified therein or where a doubt arises as to whom such notice should be served, it shall be lawful for the District Secretary/Government Agent to cause such hut, structure or new addition to the existing building to be removed or demolished. For that purpose the District Secretary/Government Agent may enter into any land or premises together with labourers, equipment and machinery and take or cause to be taken all such steps as are necessary for such removal or demolition.
10. No person shall defecate or urinate within the camp area except in a lavatory provided for the use of pilgrims who shall be put on notice by a sign board.
11. No person shall contaminate any tank, well, water holes, reservoir, canal stream or rill water located in the camp area.
12. No person shall dispose liquid or material garbage within the camp area except in a place designated or in a container provided therefore.
13. (1) The District Secretary/Government Agent may stream line the distribution of all food and beverages to the pilgrims in the camp area.
- (2) No person shall disregard the orders of a Police Officer or a Public Health Inspector made in pursuance of the instructions of the District Secretary/Government Agent in the exercise of powers under Para (1).
14. (1) Where any food or drink displayed or offered for sale or to be distributed to the pilgrims in the camp area is found to be contaminated or not suitable for human consumption, the District Secretary/Government Agent or the Medical Officer or the Public Health Inspector may declare such food or drink is not suitable for human consumption.
- (2) No one shall sell or distribute within the camp area any food or drink which is declared to be unsuitable for human consumption under Paragraph (1).
- (3) It shall be lawful for any Police Officer or Public Health Inspector to prohibit the sale or distribution of, and to destroy any food or drink which is declared to be unsuitable for human consumption under Paragraph (1).
15. No person shall run a bakery, sweet stall, sweet manufactory, eating house or “Dansal” in any place in the camp area or a place reserved or provided for any purpose in the camp area under regulation 7 without obtaining a license from the District Secretary/Government Agent and except in accordance with conditions stipulated in such license. Every license shall be issued free of charge on recommendation of the Medical Officer or any officer authorized in that behalf by such medical officer.
16. Every bakery sweet stall, sweet manufactory, eating house and “Dansal” and all furniture and equipment therein shall be maintained in good and hygienic condition.
17. Every cake, sweet cooked meals displayed, offered for sale or to be distributed in the camp area shall be kept either in a showcase made properly to prevent flies from entering or to the satisfaction of the Medical Officer or the Public Health Inspector.
18. No tea, coffee and milk dregs leavings of any food or drink and waste generated from cooking and otherwise shall be left exposed in any place within the camp area. All such dregs and wastes shall be put into a container as provided for in Regulation 19. Where any dreg, waste or refuse have been found thrown over any place within the camp area or on the ground near by, the owner or chief occupant of such place and in case of bakery, sweet stall, sweet manufactory,

eating house or 'Dansal' the licence of such place shall be deemed to have violated the provisions of these regulations unless such owner chief occupant or licensee proves that he has taken all necessary precautions and power care to prevent the commission such offence.

19. Every bakers, sweet stalls, sweet manufactory, eating houses, Dansals and buildings or construction used for commercial or business purpose shall be provided with a wooden, metal or plastic garbage container of 1 1/2 cubic meters (4 1/2 cubic feet) capacity with a proper lid always on.

20. (1) Where the District Secretary/Government Agent is of the view that a bakery, sweet stall, sweet manufactory, eating house, Dansal or business place has been established or run in violation of Regulations 15, 16, 17, 18 or 19 in this section he shall close down such establishment situated within the camp area and cancel the license, if any issued for such place, with immediate effect.

(2) Any person who is in-charge of any bakery, sweet stall, sweet manufactory or business place within the camp area shall act in accordance with the lawful directive issued with regard to the closure the District Secretary/Government Agent under paragraph (1).

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24. Any person who is incharge of any bakery, sweet stall, sweet manufactory, eating house and Dansal within the camp area shall not allow any person whom he knows is suffering from infectious or contagious disease to enter such bakery, sweet stall, sweet manufactory, eating house or Dansal or participate in the distribution, sale manufacture of any item, food or drink.

25. A license of any bakery, sweet stall, sweet manufactory, eating house or Dansal or an owner or chief occupant of any lodge or pilgrims rest shall not allow any person suffering from any infectious or contagious disease to stay at anytime is such bakery, sweet stall, sweet manufactory, eating house, lodge or pilgrim's rest as the case may be. Where it is revealed that a person suffering

from such is staying in such place the license or owner or chief occupant shall forthwith report such fact to the medical officer or the public health officer or any police officer.

26. No person shall donate or distribute anything for charity either in cash or kind within the camp area except in a such place reserved or provided for solicitation of alms or charity under Regulation 7.

27. No person shall light fire works or use any fire arms within the camp area without a written permission from the District Secretary/Government Agent.

28. No person shall unduly alter or remove any notice or name board displayed in any place under Regulation 7 or 10.

29. It shall be lawful for the District Secretary/Government Agent, Medical Officer, Public Health Inspector or any Police Officer to,

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30. It shall be lawful for the District Secretary/Government Agent at any time to cancel,

(a) Any permission granted under Regulation 6 or Regulation 27 ;

(b) Any Permit issued under Regulation 9 ; and

(c) Any license issued under Regulation 15.

If he considers that the cancellation is appropriate or in the public interest.

SCHEDULE

Boundaries of the precincts where annual Esala Perahera of Maha Saman Devala of Grama Niladhari Division, Alawathugoda of Divisional Secretary's Division of Akurana of Kandy District is held :

North : Lands facing lands belonging to Devala ;

East : Lands facing lands belonging to Devala ;

South : Lands facing lands belonging to Devala ;

West : Lands facing lands belonging to Devala.

Revenue & Expenditure Returns

NATIONAL CENTRE FOR ADVANCED STUDIES IN HUMANITIES AND SOCIAL SCIENCES (NCAS)

FINANCIAL STATEMENTS

YEAR 2006

National Centre for Advanced Studies in Humanities and Social Sciences

Income Statement For the Year Ended 31st December, 2006

<i>Income</i>	<i>Note</i>	<i>Rs.</i>
Recurrent Grants	3	3,777,431
Rehabilitation and Improvement of Assets	4	2,010,205
Capital Grants Amortised	5	4,088,173
Other Income	6	4,000
Total Income		9,879,809
<i>Less: Expenditure</i>		
Personal Emoluments	7	1,993,318
Travelling Expenses	8	6,240
Supplies	9	119,467
Maintenance Expenses	10	19,029
Contractual Services	11	850,472
Other Recurrents	12	629,118
Rehabilitation and Improvement Expenses	13	2,010,204
Provision for Depreciation	14	4,088,173
		<u>9,716,022</u>
Surplus/Deficit		<u>163,787</u>
<i>Assets</i>		
<i>Non-Current Assets</i>		
Property Plant and Equipments	15	68,360,237
<i>Current Assets</i>		
Stocks	16	58,186
Accounts Receivables	17	8,555
Deposits and Prepayments	18	2,500
Cash and Cash Equivalents		3,173,207
		<u>3,242,448</u>
Total Assets		<u>71,602,684</u>
<i>Funds and Liabilities</i>		
Deferred Capital Grants		68,360,237
Accumulated Fund	19	163,787
Capital Grants Unspent	20	1,330,860
		<u>69,854,884</u>

	Note	Rs.
<i>Current Liabilities</i>		
Accrued Expenses	21	79,559
Other Payables	22	1,668,241
		<u>1,747,800</u>
		<u>71,602,684</u>

Director

Senior Asst. Bursar.

National Centre for Advanced Studies in Humanities and Social Sciences (NCAS)

Cash flow Statement For the Year Ended 31st December, 2006

	2006 Rs.
<i>Cash Flow from/(used in) Operating Activities</i>	163,787
Surpluses for the year	
<i>Adjustments for</i>	
Amortisation of Government Grants	(4,088,173)
Depreciation	4,088,173
Operating Surplus before changes in working Capital	<u>163,787</u>
<i>Increase/(Decrease) in working capital</i>	
Inventories	(58,186)
Accounts Receivable	(8,555)
Prepayments and Deposits	(2,500)
Accrued Expenses	79,559
Accounts Payable	1,668,241
Cash Generated from Operations	<u>1,842,346</u>
Tax Paid	-
Gratuity Paid	-
Interest Paid	-
Net Cash Flow from Operating Activities	<u>1,842,346</u>
<i>Cash Flow from/(Used in) Investing Activities</i>	
Acquisition of Property Plant and Equipment	(72,448,409)
Net Cash used in investing Activities	<u>(72,448,409)</u>
<i>Cash Flow from/(Used in) Financing Activities</i>	
Net Funds Received during the year	73,779,270
Net Cash Flow from/(Used in) Financing Activities	<u>73,779,270</u>
Net Increase/(Decrease) in cash and cash equivalents	3,173,207
Cash and Cash equivalents at the beginning of the year	-
Cash and Cash equivalents at the end of the year	<u>3,173,207</u>

Notes to the Financial Statements - 31st December, 2006

1. Corporate Information

Domicile and Legal Form

The National Centre for Advanced Studies in Humanities and Social Sciences is a Centre established under Universities Act, No. 16 of 1978, and domiciled in Sri Lanka. The Centre is located at No. 6A, Sukhasthan Garden, Ward Place, Colombo 07.

Principal Activities and Nature of Operations

Promoting higher studies and research in the fields of Humanities and Social Sciences.

This centre operate on Government funds for its existence. Further, the grants provide funds for granting of MPhil/Phd scholarships to university teachers.

The Number of Employees

The Number of employees at the end of the year was 7.

2. Accounting Policies

2.1 General

The Financial Statements of the National Centre for Advanced Studies in Humanities and Social Sciences are prepared in conformity with the Sri Lanka Accounting Standards and are applied consistently on a historical cost basis. Income and costs are accrued and recorded in the Financial Statements of the period to which they relate. Where appropriate the policies are explained in the notes that follow.

2.2 Post Balance Sheet Event

There were no material post balance sheet events which require adjustment or disclosure in the financial statements.

2.3 Assets and Bases of their Valuation

Property, Plant and Equipment are recorded at cost less accumulated depreciation. The cost of Property, Plant and Equipment is the cost of purchase or construction together with any incidental expenses thereon.

Full year's depreciation is provided in the year of purchase and no depreciation is provided in the year of disposal. Depreciation on Property, Plant and Equipment were provided for at the following rates on their cost:

<i>Asset</i>	<i>Depreciation Rate Per Annum (%)</i>
Building	5.0
Furniture and Fittings	10.0
Office Equipment	20.0
Computers and Software	20.0
Library Books	20.0
(The above rates are decided based on the Commission Circular No. 649)	

2.4 Inventories

Inventories are valued at cost based on a FIFO basis.

2.5 Receivables

Receivables are stated at the amounts they are estimated to realize.

2.6 Liabilities and Provisions

All known liabilities as at the balance sheet date are included in the Financial Statements and adequate provision is made for liabilities which are know to exist but the amount of which cannot be determined accurately.

2.7 Accounting for Grants

Capital Grants received from the Government are treated as deferred income and relevant Property, Plant and Equipment are capitalized at cost and the grant is recognized as income on a systematic basis over the useful life of the assets.

2.8 Capital Commitments and Contingent Liabilities

All material commitments and contingent liabilities are considered and where necessary adjustments or disclosures are made in these Financial Statements.

	Note	Rs.
<i>Recurrent Grants</i>	3	
Personal Emoluments		1,950,000
Other Recurrents		1,827,431
		<u>3,777,431</u>
<i>Rehabilitation and Improvements</i>	4	
Buildings and Structures		2,010,205
		<u>2,010,205</u>
<i>Capital Grants Amortised</i>	5	
Building and Structures		3,504,050
Plant, Machinery and Equipments		51,054
Computers and Software		283,242
Furniture and Office Equipments		249,370
Books and Periodicals		457
		<u>4,088,173</u>
<i>Other Income</i>	6	
Tender Fees		4,000
		<u>4,000</u>
<i>Personal Emoluments</i>	7	
Salaries and Wages		1,689,713
Provident Fund		61,568
Pension		55,281
E. T. F.		23,370
Interim Allowance and Others		106,053
Cost of Living Allowance		35,274
Acting Pay		-
Overtime		20,343
Holiday Payments		1,717
M. C. A.		-
Language Proficiency Allowance		-
Academic Allowance		-
Gratuity		-
		<u>1,993,318</u>
<i>Travelling Expenses</i>	8	
Domestic Travelling Expenses		6,240
Foreign Travelling		-
		<u>6,240</u>

	Note	Rs.
<i>Supplies</i>	9	
Stationery and Office Requisites		83,929
Fuel and Lubricants		20,000
Uniform and Tailoring Charges		-
Mechanical and Electrical Goods		150
Other Supplies-Office Welfare		15,388
		<u>119,467</u>
<i>Maintenance Expenses</i>	10	
Vehicles		-
Plant, Machinery and Equipments		13,600
Buildings and Structures		5,429
Furniture		-
Others		-
		<u>19,029</u>
<i>Contractual Services</i>	11	
Transport		10,172
Telecommunication		335,410
Postal Charges		13,399
Electricity		69,781
Security Services		195,862
Water		8,008
Cleaning Services		-
Rent and Hire Charges		119,789
Rates and taxes to local authorities		-
Printing, Advertising etc.		65,734
Others		32,317
		<u>850,472</u>
<i>Other recurrent</i>	12	
Staff Development		1,500
Travel Grants to University Teachers		-
Grants to the other organisations		-
Awards and Indemnities		-
Holiday Warrants Season Tickets		420
Special Services		456
Entertainment Expenses		-
Workshops, Seminars and Meetings		610,361
Medical Insurance Premium		-
Bank Charges		4,800
Contributions and Membership Fees		-
Other - Newspaper and Magazines		11,581
		<u>629,118</u>
<i>Rehabilitation and Improvement Expenses</i>	13	
Buildings and Structures		2,010,204
<i>Provision for Depreciation</i>	14	<u>2,010,204</u>
Building and Structures		3,504,050
Plant, Machinery and Equipments		51,054
Computers and Software		283,242
Furniture and Office Equipments		249,370
Books and Periodicals		457
		<u>4,088,173</u>

	Note	Rs.
Note 15		
<i>Property Plant and Equipment</i>		
	<i>Balance As at 01.01.06 Rs.</i>	<i>Additions Rs.</i>
		<i>Disposals Rs.</i>
		<i>Balance As at 31.12.06 Rs.</i>
<i>Cost</i>		
NCAS Building	-	70,081,000
Furniture and Fittings	-	510,540
Office Equipments	-	967,709
Computers and Software	-	886,875
Library Books	-	2,285
	-	72,448,409
<i>Depreciation</i>	<i>Balance As at 01.01.06 Rs.</i>	<i>Charges for the year Rs.</i>
		<i>Disposals Rs.</i>
		<i>Balance As at 31.12.06 Rs.</i>
NCAS Building	-	3,504,050
Furniture and Fittings	-	51,054
Office Equipments	-	283,242
Computers and Software	-	249,370
Library Books	-	457
	-	4,088,173
Written Down Value		68,360,236.54
<i>Inventories</i>	Note 16	Rs.
Stationary		38,665
Printing Documents		18,950
Other		571
		58,186
<i>Account Recievable</i>	17	
Sundry Debtors		8,555
		8,555
<i>Deposits and Prepayments</i>	18	
National Water Supply and Drainage Board		2,500
		2,500
<i>Accumulated Fund</i>	19	
Balance B/F as at 01.01.2006		-
Surplus/Deficit of Income and Expenditure Stmt		163,787
Balance C/D as at 31.12.2006		163,787
<i>Capital Grants Unspent</i>	20	
Rehabilitation and Improvement		489,795
Acquisition of Fixed Assets		277,065
IT Fund		564,000
		1,330,860

	Note	Rs.
<i>Accrued Expenses</i>	21	
Security Charges		20,507
Telephone Charges		58,053
News Papers and Magazines		1,000
		<u>79,559</u>
<i>Other Payables</i>	22	
Unpaid Salaries		13,165
Contractors		1,505,076
Publication of Articles		135,000
Other Services		15,000
		<u>1,668,241</u>

05-07/1

NATIONAL CENTRE FOR ADVANCED STUDIES IN HUMANITIES AND SOCIAL SCIENCES (NCAS)

FINANCIAL STATEMENTS

YEAR 2007

National Centre for Advanced Studies in Humanities and Social Sciences

Income Statement For the Year Ended 31st December, 2007

<i>Income</i>	<i>Note</i>	<i>Year 2007 Rs.</i>	<i>Year 2006 Rs.</i>
Recurrent Grants	3	5,442,000	3,777,431
Rehabilitation and Improvement of Assets	4	1,000,897	226,463
PhD Mphil Grants Funds		20,500,000	-
Capital Grants Amortized	5	1,019,286	3,691,255
Other Income	6	11,433	4,000
Total Income		<u>27,973,616</u>	<u>7,699,149</u>
<i>Less: Expenditure</i>			
Personal Emoluments	7	2,372,683	1,993,318
Travelling Expenses	8	14,310	6,240
Supplies	9	186,363	119,467
Maintenance Expenses	10	58,382	19,029
Contractual Services	11	1,813,298	850,472
Other Recurrents	12	318,472	629,118
Rehabilitation and Improvement Expenses	13	1,000,897	226,462
Depreciation for Property, Plant and Equipment	14	1,019,286	3,691,255
PhD Mphil Grants Remittances	15	20,397,865	-
Provision for Retirement Benefits		706,393	-
		<u>27,887,949</u>	<u>7,535,361</u>

	<i>Note</i>	<i>Year 2007 Rs.</i>	<i>Year 2007 Rs.</i>
Add: Prior Year Adjustments		85,667 32,923	163,787
Surplus/Deficit		118,590	163,787

BALANCE SHEET AS AT 31ST DECEMBER, 2007

Assets

Non-Current Assets

Property Plant and Equipments	16	72,870,724	70,540,896
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Current Assets

Stocks	17	66,751	58,186
Accounts Recievables	18	500,000	8,555
Deposits Advances and Prepayments	19	177,556	2,500
Cash and Cash Equivalents		3,519,805	3,173,207
		4,264,112	3,242,448

Total Assets

77,134,836	73,783,344
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Funds and Liabilities

Deferred Capital Grants

		72,870,724	70,540,896
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Accumulated Fund

	20	282,377	163,787
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Capital Grants Unspent

	21	896,296	1,330,860
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74,049,397	72,035,543
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Non Current Liabilities

Differed Liabilities	22	706,393	-
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706,393	-
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Current Liabilities

Accrued Expenses	23	161,628	79,559
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Other Payables	24	2,217,417	1,668,241
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2,379,045	1,747,800
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77,134,835	73,783,344
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Director

Senior Asst. Bursar.

CASH FLOW STATEMENT FOR THE YEAR ENDED 31ST DECEMBER, 2007

	Year 2007 Rs.	Year 2006 Rs.
Cash Flow from/(Used in) Operating Activities		
Surpluses for the year	118,590	163,787
<i>Adjustments for</i>		
Amortisation of Government Grants	(1,019,286)	(4,088,173)
Depreciation	1,019,286	4,088,173
Provision for Retirement Benefits	706,393	
	<hr/>	<hr/>
Operating Surplus before changes in working Capital	824,983	163,787
Increase/(Decrease) in working capital		
Inventories	(8,565)	(58,186)
Accounts Receivable	(491,445)	(8,555)
Prepayments and Deposits	(175,056)	(2,500)
Accrued Expenses	82,069	79,559
Accounts Payable	549,176	1,668,241
	<hr/>	<hr/>
Cash Generated from Operations	781,162	1,842,346
Tax Paid	-	-
Gratuity Paid	-	-
Interest Paid	-	-
	<hr/>	<hr/>
Net Cash Flow from Operating Activities	781,162	1,842,346
Cash Flow from/(Used in) Investing Activities		
Acquisition of Property Plant and Equipment	(3,349,114)	(74,232,151)
	<hr/>	<hr/>
Net Cash used in investing Activities	(3,349,114)	(74,232,151)
Cash Flow from/(Used in) Financing Activities		
Net Funds Received during the year	2,914,550	75,563,012
	<hr/>	<hr/>
Net Cash Flow from/(Used in) Financing Activities	2,914,550	75,563,012
	<hr/>	<hr/>
Net Increase/(Decrease) in cash and cash equivalents	346,598	3,173,207
Cash and Cash equivalents at the beginning of the year	3,173,207	-
	<hr/>	<hr/>
Cash and Cash equivalents at the end of the year	3,519,805	3,173,207
	<hr/>	<hr/>

1. CORPORATE INFORMATION

Domicile and Legal Form

The National Centre for Advanced Studies in Humanities and Social Sciences is a Centre established under Universities Act, No. 16 of 1978, and domiciled in Sri Lanka. The Centre is located at No. 6A, Sukhasthan Garden, Ward Place, Colombo 07.

Principal Activities and Nature of Operations

Promoting higher studies and research in the fields of Humanities and Social Sciences.

This centre operate on Government funds for its existence. Further, the grants provide funds for granting of MPhil/Phd scholarships to university teachers.

The Number of Employees

The Number of employees at the end of the year was 8.

2.ACCOUNTING POLICIES

2.1 General

The Financial Statements of the National Centre for Advanced Studies in Humanities and Social Sciences are prepared in conformity with the Sri Lanka Accounting Standards and are applied consistently on a historical cost basis. Income and costs are accrued and recorded in the Financial Statements of the period to which they relate. Where appropriate the policies are explained in the notes that follow.

2.2 Post Balance Sheet Event

There were no material post balance sheet events which require adjustment or disclosure in the financial statements.

2.3 Assests and Bases of their Valuation

Property, Plant and Equipment are recorded at cost less accumulated depreciation. The cost of Property, Plant and Equipment are the cost of purchase or construction together with any incidental expenses thereon.

Full year's depreciation is provided in the year of purchase and no depreciation is provided in the year of disposal. Depreciation on Property, Plant and Equipment were provided for at the following rates on their cost.

<i>Asset</i>	<i>Depreciation Rate Per Annum (%)</i>
Building	5.0
Furniture and Fittings	10.0
Office Equipment	20.0
Computers and Software	20.0
Library Books	20.0

(The above rates are decided based on the Commission Circular No. 649)

2.4 Inventories

Inventories are valued at cost based on a FIFO basis.

2.5 Receivables

Receivables are stated at the amounts they are estimated to realize.

2.6 Liabilities and Provisions

All known liabilities as at the balance sheet date are included in the Financial Statements and adequate provision is made for liabilities which are know to exist but the amount of which cannot be determined accurately.

2.7 Accounting for Grants

Capital Grants received from the Government are treated as deferred income and relevant Property, Plant and Equipment are capitalized at cost and the grant is recognized as income on a systematic basis over the useful life of the assets.

2.8 Capital Commitments and Contingent Liabilities

All material commitments and contingent liabilities are considered and where necessary adjustments or disclosures are made in these Financial Statements.

2.9 Deferred Liabilities-Retirement Gratuity

Provision has been made in the Financial Statements for retiring gratuity, which may fall due for payment under the payment of Gratuity Act, No. 12 of 1983 in accordance with Sri Lanka Accounting Standards No. 16, "Retirement Benefit Cost" for all employees who have completed more than one year of continuous services with the NCAS. The gratuity Liability is not externally funded or actuarially valued. This item is grouped under deferred liabilities in the Balance Sheet.

2.10 Prior Year Adjustment-Value of Land and Buildings

Adjustments have been made in the Financial Statements for material prior period errors retrospectively in accordance with Sri Lanka Accounting Standard No. 10 (Revised 2005) “Accounting Policies Changes in Accounting Estimates and Errors”, in the first set of Financial Statements authorized for issue after their discovery by;

Restating the comparative amounts of Land and Building separately and Provision for Depreciation relating to the Building.

	Note	Year 2007 Rs.	Year 2006 Rs.
Recurrent Grants	3		
Personal Emoluments		2,610,000	1,950,000
Other Recurrents		2,832,000	1,827,431
		<u>5,442,000</u>	<u>3,777,431</u>
Rehabilitation and Improvements	4		
Buildings and Structures		1,000,897	226,463
		<u>1,000,897</u>	<u>226,463</u>
Capital Grants Amortised	5		
Building and Structures		-	3,107,132
Office Equipments		274,275	51,054
Computers and Software		620,536	283,242
Furniture and Fittings		124,018	249,370
Books and Periodicals		457	457
		<u>1,019,286</u>	<u>3,691,255</u>
Other Income	6		
Tender Fees		-	4,000
News paper Disposals and Others		11,433	-
		<u>11,433</u>	<u>4,000</u>
Personal Emoluments	7		
Salaries and Wages		1,918,587	1,689,713
Provident Fund		150,038	61,568
Pension		72,864	55,281
E. T. F.		43,962	23,370
Interim Allowance and Others		43,692	106,053
Cost of Living Allowance		114,500	35,274
Acting Pay		3,275	-
Overtime		23,835	20,343
Holiday Payments		1,930	1,717
M. C. A.		-	-
Language Proficiency Allowance		-	-
Academic Allowance		-	-
		<u>2,372,683</u>	<u>1,993,318</u>
Travelling Expenses	8		
Domestic Travelling Expenses		14,310	6,240
Foreign Travelling		-	-
		<u>14,310</u>	<u>6,240</u>

		Year 2007 Rs.	Year 2006 Rs.
Supplies	9		
Stationery and Office Requisites		62,410	83,929
Fuel and Lubricants		83,949	20,000
Uniform and Tailoring Charges		-	-
Mechanical and Electrical Goods		-	150
Other Supplies-Office Welfare		40,004	15,388
		<u>186,363</u>	<u>119,467</u>
Maintenance Expenses	10		
Vehicles		-	-
Plant, Machinery and Equipments		56,057	13,600
Buildings and Structures		2,325	5,429
Furniture		-	-
Others		-	-
		<u>58,382</u>	<u>19,029</u>
Contractual Services	11		
Transport		-	10,172
Telecommunication		658,807	335,410
Postal Charges		23,050	13,399
Electricity		246,664	69,781
Security Services		260,746	195,862
Water		11,841	8,008
Cleaning Services		62,899	-
Rent and Hire Charges		396,636	119,789
Rates and taxes to local authorities		100,100	-
Printing, Advertising etc.		36,329	65,734
Others		16,226	32,317
		<u>1,813,298</u>	<u>850,472</u>
Other recurrent	12		
Staff Development		72,633	1,500
Travel Grants to University Teachers		-	-
Grants to the other organisations		-	-
Awards and Indemnities		-	-
Holiday Warrants Season Tickets		420	420
Special Services		-	456
Entertainment Expenses		-	-
Workshops, Seminars and Meetings		223,024	610,361
Medical Insurance Premium		-	-
Bank Charges		12,000	4,800
Contributions and Membership Fees		-	-
Other - Newspaper and Magazines		10,395	11,581
		<u>318,472</u>	<u>629,118</u>
Rehabilitation and Improvement Expenses	13		
Buildings and Structures		1,000,897	226,462
		<u>1,000,897</u>	<u>226,462</u>

	<i>Note</i>	<i>Year 2007 Rs.</i>	<i>Year 2006 Rs.</i>
Provision for Depreciation	14		
Building and Structures		-	3,107,132
Office Equipments		274,275	51,054
Computers and Software		620,536	283,242
Furniture and Fittings		124,018	249,370
Books and Periodicals		457	457
		<u>1,019,286</u>	<u>3,691,255</u>

PhD Mphil Grants Remittances	15		
University of Colombo		5,350,187	-
University of Peradeniya		6,881,669	-
University of Kelaniya		1,521,263	-
University of Sri Jayewardenepura		30,000	-
Open University			
Sabaragamuwa University		1,195,000	-
Eastern University		1,222,050	-
University of Jaffna		1,555,417	-
Rajarata University		508,600	-
University of Ruhuna		423,529	-
Gampaha Wickramarachchi Aurvedic Institute		1,440,150	-
		<u>20,397,865</u>	<u>-</u>

Note 16

Property Plant and Equipment	<i>Balance As at 01.01.07 Rs.</i>	<i>Additions Rs.</i>	<i>Disposals Rs.</i>	<i>Balance As at 31.12.07 Rs.</i>
Cost				
Land and Improvements	40,793,418	-	-	40,793,418
NCAS Building	31,071,324	-	-	31,071,324
Furniture and Fittings	510,540	729,643	-	1,240,183
Plant Machinery and Office Equipments	967,709	403,667	-	1,371,376
Computers and Software	886,875	2,215,803	-	3,102,678
Library Books	2,285	-	-	2,285
	<u>72,232,151</u>	<u>3,349,114</u>	<u>-</u>	<u>77,581,265</u>

	<i>Balance As at 01.01.07 Rs.</i>	<i>Charge for the Year Rs.</i>	<i>Disposals Rs.</i>	<i>Balance As at 31.12.07 Rs.</i>
Depreciation				
Land and Improvements	-	-	-	-
NCAS Building	3,107,132	-	-	3,107,132
Furniture and Fittings	51,054	124,018	-	175,072
Plant Machinery and Office Equipments	283,242	274,275	-	557,517
Computers and Software	249,370	620,536	-	869,906
Library Books	457	457	-	914
	<u>3,691,255</u>	<u>1,019,286</u>	<u>-</u>	<u>4,710,541</u>

Written Down Value	70,540,896	-	-	<u>72,870,724</u>
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Land and Building Value of Rs. 71,864,742 has been separated based on its initial valuation and relevant legal and stamp fees have been added to these two proportionately.

The over depreciated amount of Rs. 1,553,566 which was arised as a result of above adjustment has been set-off against the current year Depreciation for Building. Therefore no depreciation has been charged for the building as at 31st December, 2007.

	Note	Year 2007 Rs.	Year 2006 Rs.
Inventories	17		
Stationery		52,306	38,665
Printing Documents		14,445	18,950
Other		-	571
		<u>66,751</u>	<u>58,186</u>
Account Receivable	18		
Sundry Debtors		-	8,555
PhD Mphil Grants		500,000	-
		<u>500,000</u>	<u>8,555</u>
Deposits, Advances and Prepayments	19		
National Water and Drainage Board		2,500	2,500
Staff Loans and Advances		175,056	-
		<u>177,556</u>	<u>2,500</u>
Accumulated Fund	20		
Balance B/F as at 01.01.2007/01.01.2006		163,787	-
Surplus/Deficit of Income and Expenditure Stmt		118,590	163,787
		<u>282,377</u>	<u>163,787</u>
Capital Grants Unspent	21		
Rehabilitation and Improvement		4,345	489,795
Acquisition of Fixed Assets		-	277,065
IT Fund		891,951	564,000
		<u>896,296</u>	<u>1,330,860</u>
Differed Liabilities	22		
Retirement Obligations-			
Balance as at 01.01.2007		-	-
Provisions for the year		-	-
Balance as at 31.12.2007		706,393	-
		<u>706,393</u>	<u>-</u>
Accrued Expenses	23		
Security Charges		20,982	20,507
Telephone Charges		40,483	58,052
News Papers and Magazines		1,255	1,000
Cleaning Services		8,625	-
Vehicle Hiring Charges		40,000	-
Printing and Advertising		26,082	-
Electricity		24,200	-
		<u>161,628</u>	<u>79,559</u>

	Note	Year 2007 Rs.	Year 2006 Rs.
Other Payables	24		
Unpaid Salaries		32,877	13,165
Contractors		272,034	1,505,076
PhD Mphil Grants		1,762,284	-
Stamp Duty		222	-
Publication of Articles		135,000	135,000
Other Services		15,000	15,000
		<u>2,217,417</u>	<u>1,668,241</u>

05-07/2

Miscellaneous Departmental Notices

HOUSING DEVELOPMENT FINANCE CORPORATION BANK OF SRI LANKA

Resolution under Section 4 of Recovery of Loans by Banks (Special Provisions) Act, No. 04 of 1990 as amended

Loan No. : 020002049, 0200002998 and 0188700001.

WHEREAS Diyagahage Wasantha has made default in payment due on the Bond No. 1833, 278 and 1225 dated 09.10.2002, 11.08.2005 and 16.01.2007 attested by D. A. W. Gunasekara, D. W. Wijesinghe and N. Perera Notary Public of Gampaha in favour of Housing Development Finance Corporation Bank of Sri Lanka, duly established under the Housing Development Finance Corporation Bank (Special Provisions), Act, No.07 of 1997 amended by Housing Development Finance Corporation act No.15 of 2003 (herein after referred as “the Bank”) and a sum of Rupees Four Hundred Sixty Seven Thousand and Six Hundred Ninety Three and Cents Six (Rs.467,693.06) is due and owing to the Housing Development Finance Corporation Bank of Sri Lanka as at 30.06.2008, on the said Mortgage Bond.

The Board of Directors of Housing Development Finance Corporation Bank, of Sri Lanka under the powers vested by Recovery of Loans by Banks (Special Provisions) Act, No.04 of 1990 had resolved on 12th day of August 2008 that the property and premises more fully described in the schedule hereto and mortgaged under the said Bond, to Housing Development Finance Corporation Bank of Sri Lanka, be sold by public Auction by W. M. Wickremarathne Licensed Auctioneer for Recovery of Monies mentioned hereunder.

1. Rupees Four Hundred Forty-three Thousand and Twelve and cents Twelve (Rs.443,012.12) being the total unpaid

portion of the said loan, together with the interest in a sum of Rupees Twenty-four Thousand and Six Hundred Eighty and cents Ninety-four (Rs.24,680.94) due as at 30.06.2008 totaling to Rupees Four Hundred Sixty Seven Thousand and Six Hundred Ninety Three and Cents Six (Rs.467,693.06).

2. Further interest at the rate of 13.50% 12.00% and 17.50% per annum due on the said sum of Rupees Four Hundred Forty-three Thousand and Twelve and cents Twelve (Rs.443,012.12) from 01.07.2007 up to the date of auction. (Both dates inclusive.)
3. All monies and costs recoverable under Section 13 of the Recovery of Loans by Banks (Special Provisions) Act, No.04 of 1990.

SCHEDULE

All that divided and defined allotment of land marked Lot 21 in Plan No. 7351 dated 07.10.1998 made by R. A. Chandrarathna Licensed Surveyor of the land called Ambagahawatta situated at Giridara within the Pradeshiya Sabha Limits of Dompe in Gangaboda Pattu of Siyane Korale in the District of Gampaha Western Province is bounded on the *North* by Lot 16, on the *East* by Lot 20, on the *South* by Ditch and on the *West* by Lot 22 and containing in extent Fifteen Perches (0A., 0R., 15P) and Registered in D 393/119 at the Gampaha Land Registry.

Together with the right of way over and along Lots 13, 16 and 7 in Plan No. 7351 and Lot 7 in Plan No. 7337 aforesaid.

By the Order of the Board of Directors.

General Manager.

05-104

HOUSING DEVELOPMENT FINANCE CORPORATION BANK OF SRI LANKA

Resolution under Section 4 of Recovery of Loans by Banks (Special Provisions) Act, No.04 of 1990 as amended.

Loan No. : 0200002698.

WHEREAS Hetti Arachchige Gamini has made default in payment due on the Bond No. 258 dated 06.10.2004 attested by P. D. R. C. Bandaranayake Notary Public of Gampaha in favour of Housing Development Finance Corporation Bank of Sri Lanka, duly established under the Housing Development Finance Corporation Bank (Special Provisions), Act, No.07 of 1997 amended by Housing Development Finance Corporation act No.15 of 2003. (herein after referred as “the Bank”) and a sum of Rupees Two Hundred Thirteen thousand and Five Hundred Eighty Three and Cents Thirteen (Rs.213,583.13) is due and owing to the Housing Development Finance Corporation Bank of Sri Lanka, as at 30.09.2007, on the said Mortgage Bond.

The Board of Directors of Housing Development Finance Corporation Bank, of Sri Lanka, under the powers vested by Recovery of Loans by Banks (Special Provisions) Act, No.04 of 1990 and resolved on 30th day of October 2007 that the property and premises morefully described in the schedule hereto and mortgaged under the said Bond, to Housing Development Finance Corporation Bank of Sri Lanka, be sold by Public Auction by W. M. Wickremarathne Licensed Auctioneer for Recovery of monies mentioned hereunder.

1. Rupees One Hundred Eighty Seven Thousand and Eight Hundred Six and Cents Five (Rs.187,806.05) being the total unpaid portion of the said Loan, together with the interest in a sum of Rupees Twenty Five Thousand and Seven Hundred Seventy Seven and Cents Eight (Rs.25,777.08) due as at 30.09.2007 totaling to Rupees Two Hundred Thirteen Thousand and Five Hundred Eighty Three and Cents Thirteen (Rs.213,583.13)
2. Further interest at the rate of 12.00% per annum due on the said sum of Rupees One Hundred Eighty Seven Thousand and Eight Hundred Six and Cents Five (Rs.187,806.05) from 01.10.2007 up to the date of auction. (Both dates inclusive.)
3. All monies and costs recoverable under Section 13 of the Recovery of Loans by Banks (Special Provisions) Act, No.04 of 1990.

SCHEDULE

All that divided and defined allotment of land marked Lot 01 in Plan No. 4016 dated 12.01.2004 made by S. D. Chandrathilake Licensed Surveyor of the land called Halgahawatta and Northern Portion of Halgahawatta situated in the Village of Galahitiyawa within the Pradeshiya Sabha Limits of Gampaha in Ragam Pattu Aluthkuru Korale in the District of Gampaha Western Province and

bounded on the North by Lot 01 in Plan No. 2850 and Lot 03, on the East by : Lots 03 and 02, on the South by : Lot 02 and on the West by : Paddy Field and containing in extent Twelve Decimal Five Nought Perches (0A., 0R., 12.50P) according to the said Plan No. 4016 and Registered in B 498/222 at the Gampaha Land Registry.

By the Order of the Board of Directors.

General Manager.

05-103

HOUSING DEVELOPMENT FINANCE CORPORATION BANK OF SRI LANKA

Resolution under Section 4 of Recovery of Loans by Banks (Special Provisions) Act, No. 04 of 1990 as amended

Loan No : 0204400307.

WHEREAS Samanthi Janaki Guruge and Bibilegama Acharige Rohitha Thilakasiri has made default in payment due on the Bond No. 189 dated 19.08.2002 attested by F. J. Gunawardhane Notary Public of Gampaha in favour of Housing Development Finance Corporation Bank of Sri Lanka, duly established under the Housing Development Finance Corporation Bank (Special Provisions), Act, No.07 of 1997 amended by Housing Development Finance Corporation act No.15 of 2003. (herein after referred as “the Bank”) and a sum of Rupees Two Hundred Seventeen Thousand and Three Hundred Twenty and Cents Thirty Two (Rs.217,320.32) is due and owing to the Housing Development Finance Corporation Bank of Sri Lanka, as at 30.06.2008 on the said Mortgage Bond.

The Board of Directors of Housing Development Finance Corporation Bank, of Sri Lanka, under the powers vested by Recovery of Loans by Banks (Special Provisions) Act, No.04 of 1990 and resolved on 12th day of August 2008 that the property and premises more fully described in the Schedule hereto and mortgaged under the said Bond, to Housing Development Finance Corporation Bank of Sri Lanka, be sold by public Auction by W. M. Wickremarathne Licensed Auctioneer for Recovery of monies mentioned hereunder.

1. Rupees One Hundred Seventy Seven Thousand and Five Hundred Sixteen and cents Fifty Five (Rs.177,516.55) being the total unpaid portion of the said loan, together with the interest in a sum of Rupees Thirty Nine Thousand and Eight Hundred Three and Cents Seventy Seven (Rs.39,803.77) due as at 30.06.2009 totaling to Rupees Two Hundred Seventeen Thousand and Three Hundred Twenty and Cents Thirty Two (Rs.217,320.32)
2. Further interest at the rate of 14.50% per annum due on the said sum of Rupees One Hundred Seventy-seven Thousand and Five Hundred Sixteen and Cents Fifty-five

(Rs.177,516.55) from 01.07.2008 up to the date of auction.
(Both dates inclusive).

3. All moneys and costs recoverable under Section 13 of the Recovery of Loans by Banks (Special Provisions) Act, No.04 of 1990.

THE SCHEDULE

All that divided and defined allotment of land marked Lot C in Survey Plan No.8135 dated 13.05.2000 made by L. J. Liyanage Licensed Surveyor of the land called Bulugahawatta *alias* Godaporagahawatta Kebella situated at Weboda within the Pradeshiya Sabha Limits of Mahara in Adikari Pattu of Siyane Korale in the District of Gampaha, Western Province and bounded on the *North by* : Lot B, on the East by Lot 23 in Plan No. 3154 (Road), on the *South by* : Pradeshiya Sabha Road from Weboda to Embaraluwa, and on the West by Pradeshiya Sabha Road (Earlier land of M. K. Ruithian Appuhamy) and containing in extent Fourteen Decimal Six Perches (0A., 0R., 14.6P) according to the said Plan No.8135, together with the buildings, trees, plantations and everything else standing thereon and Registered in C 624/46 at the Gampaha Land Registry.

Together with the right of way and other rights over and along Lots 23 and 24 depicted in said Plan No. 3154.

By the order of the Board of Directors.

General Manager.

05-102

HOUSING DEVELOPMENT FINANCE CORPORATION BANK OF SRI LANKA

Resolution under Section 4 of Recovery of Loans by Banks (Special provisions) Act, No. 04 of 1990 as amended

Loan No. : 0200001683.

WHEREAS Liyana Pathirannehelage Lalith Rohana Pathirana has made default in payment due on the Bond No. 589 dated 14.03.2000 attested by W. P. H. Lakshman Notary Public of Ja-Ela, Niwandama in favour of Housing Development Finance Corporation Bank of Sri Lanka, duly established under the Housing Development Finance Corporation Bank (Special Provisions) Act, No. 07 of 1997 amended by Housing Development Finance Corporation Act, No. 15 of 2003, (Herein after referred as 'the Bank') and a sum of Rupees One Hundred Twenty Nine Thousand and Three Hundred Eighty Eight and Cents Sixty (Rs.129,388.60) is due and owing to the Housing Development Finance Corporation Bank of Sri Lanka, as at 30.04.2008 on the said Mortgage Bond.

The Board of Directors of Housing Development Finance Corporation Bank, of Sri Lanka, under the powers vested by Recovery of Loans by Banks (Special Provisions) Act, No.04 of 1990 had resolved on 04th day of June 2008 that the property and premises more fully described in the schedule hereto and mortgaged under the said Bond, to Housing Development Finance Corporation Bank of Sri Lanka, be sold by Public Auction by W. M. Wickramaratne Licensed Auctioneer for Recovery of Moneys mentioned hereunder.

- 1 Rupees One Hundred Thousand and Four Hundred Sixty - nine and Cents Forty-one (Rs.100,469.41) being the total unpaid portion of the said loan, together with the interest in a sum of Rupees Twenty Eighty Thousand and Nine Hundred Nineteen and Cents Nineteen (Rs.28,919.19) due as at 30.04.2008 totaling to Rupees One Hundred Twenty Nine Thousand and Three Hundred Eighty Eight and Cents Sixty (Rs.129,388.60)
2. Further interest at the rate of 15.00% per annum due on the said sum of Rupees One Hundred Thousand and Four Hundred Sixty-nine and Cents Forty-one (Rs.100,469.41) from 01.05.2008 up to the date of auction. (Both dates inclusive).
3. All moneys and costs recoverable under Section 13 of the Recovery of Loans by Banks (Special Provisions) Act, No. 04 of 1990.

THE SCHEDULE

All that divided and defined allotment of land marked Lot A2 in Plan No. 532 dated 25.08.1999 made by J. M. F. S. Weerasinghe Licensed Surveyor of the land called Bandarawatta situated at Mabodala within the Pradeshiya Sabha Limits of Minuwangoda in Dasiya Pattu of Aluthkuru Korale in Gampaha District, Western Province and which said Lot A 2 is bounded on the *North by* : Lot A1, on the *East by* : V. C. Road, on the *South by* : land claimed by land of S. A. Jemishamy and on the *West by* : Land of S. A. Jemishamy and containing in extent Fifteen Decimal Nought Two Perches (0A., 0R., 15.02P) as per Plan N.532, together with the buildings, trees, plantations and everything else standing thereon and Registered in A 232/212 at the Gampaha Land Registry.

By the order of the Board of Directors.

General Manager.

05-101

BANK OF CEYLON

Notice published under Section 21 of the Bank of Ceylon Ordinance (Chapter 397) as amended by Act, No. 34 of 1968 and Law No. 10 of 1974

AT a meeting held on 18.12.2008 the Board of Directors of the Bank of Ceylon resolved specially and unanimously.

1. sum of Rupees Six Hundred and Twenty Four Thousand Two Hundred and Forty-seven and cents Seven only (Rs. 624,247.07) is due from Mr. Warnakulasooriya Kristian Marcus Fernando and Mrs. Warnakulasooriya Lalitha Cristy Lalany Fernando *alias* Nalini Fernando, both of No. 227/A1, Serakkuliya, Karathivu, Puttalam jointly and severally on account of principal and interest upto 07.11.2008 together with interest on Rupees Five Hundred and Thirteen Thousand Three Hundred and Eighteen and cents Fifty-two only (Rs. 513,318.52) at the rate of 29% per annum from 08.11.2008 till date of payment on Mortgage Bond No. 27811 dated 24.04.2007 attested by M. M. Iqbal, N/P.
2. in terms of Section 19 of the Bank of Ceylon Ordinance (Chap. 397) and its amendments, Mr. J. Alpheus Perera, the Auctioneer of No. 56, Pannala Road, Kuliyapitiya be and is hereby authorised and empowered to sell the mortgaged property covered by the aforesaid Mortgage Bond No. 27811 by Public Auction for the recovery of the sum referred to in "1" above together with further interest thereon as aforesaid upto date of sale and the costs and moneys recoverable under Section 26 of the said Ordinance.

THE SCHEDULE

All that parcel of Crown Land situated at Serakuliya in the Division of Divisional Secretary, Vanathavillu in the division of Grama Niladari Serakuliya, in Ponparappi Pattu, Puttalam Pattu Division in the District of Puttalam North Western Province, containing in extent Sixty-five perches (0A.,0R.,65P.) and bounded on the *North by* : Road, *East by* : Lot No. 44, *South by* : Lot 47 and on the *West by* : Road, Registered under L. D. O. 97/189 at Puttalam Land Registry.

By a Recent Survey the aforesaid land is depicted as Lot No. 1 in plan No. 448/07 dated 10.01.2007 and made by J. A. V. Rajanayagam Licensed Surveyor, containing in extent One Rood and Twenty-five perches (0A.,1R.,25P.) and bounded on the *North by* Road (PS), *East by* the land of W. C. Marcus Fernando, (Lot No. 44 in B. O. D. No. 90/422), *South by* the land of Ranjith Fernando (Lot No. 45 in B. O. D. No. 90/422) and land reserved for common use (lot No. 47 in B. O. D. No. 90/422) and on the *West by* Road (PS).

By order of the Board of Directors of the Bank of Ceylon.

Mr. H. P. T. PREMATILLEKE,
Manager.

Bank of Ceylon,
Puttalam Branch.

05-95

HATTON NATIONAL BANK PLC—WENNAPPUWA BRANCH

(Formerly known as Hatton National Bank Ltd)

Resolution adopted by the Board of Directors of Hatton National Bank PLC under Section 4 of the Recovery of Loans by Banks (Special Provisions) Act, No. 04 of 1990

AT a meeting of the Board of Directors of Hatton National Bank PLC held on 26th February 2009 it was resolved specially and unanimously :

“Whereas Warnakulasuriya Ranjan Fernando as the Obligor has made default in payment due on Bond No. 1569 dated 06th June 2006 attested by G. M. M. Fernando, Notary Public of Negombo in favour of Hatton National Bank PLC and there is now due and owing to the Hatton National Bank PLC as at 30th November, 2008 a sum of Rupees One Million Six Hundred and Seventy Seven Thousand Seven Hundred and Seven and Cents Eighteen only (Rs. 1,677,707.18) on the said Bond and the Board of Directors of Hatton National Bank PLC under the power vested by the Recovery of Loans by Banks (Special Provisions) Act, No. 4 of 1990, do hereby resolve that the property and premises morefully described in the Schedule, hereto and mortgaged to Hatton National Bank PLC by the said Bond No. 1569 be sold by Public Auction by R. S. Mahanama, Licensed Auctioneer of Colombo for recovery of the said sum of Rs. 1,677,707.18 together with further interest from 1st December 2008 to date of sale together with costs of advertising and other charges incurred less payments (if any) since received.

THE SCHEDULE

All that divided and defined allotment of land marked Lot 1 depicted in Plan No. 6744 dated 13th March 2006 made by W. L. H. Fernando, Licensed Surveyor from and out of the land called Madangahawatta together with the buildings and everything standing thereon situated at Kolinjadiya Village within the Limits of Wennappuwa Sub-Office of Wennappuwa Pradeshiya Sabha in Kammal Pattu of Pitigal Korale South in the District of Puttalam North Western Province (within the Registration Division of Marawila) and bounded on the North by Land of Telasper Fernando, on the East by Lot 4 in Plan No. 2964 made by M. G. S. Samaratunga, Licensed Surveyor, on the South by Road (PS) from Road (PS) to Houses and on the West by Lot 2 in Plan No. 2964 made by M. G. S. Samaratunga, Licensed Surveyor and containing in extent Fifteen Perches (0A.,0R.,15P.).

By order of the Board,

INDRANI GOONESEKERA,
DGM/(LEgal) Board Secretary.

05-157/1

**HATTON NATIONAL BANK PLC—TANGALLE
BRANCH**

(Formerly known as Hatton National Bank Ltd)

**Resolution adopted by the Board of Directors of Hatton
National Bank PLC under Section 4 of the Recovery of
Loans by Banks (Special Provisions) Act, No. 04 of 1990**

AT a meeting of the Board of Directors of Hatton National Bank PLC
held on 26th February 2009 it was resolved specially and unanimously :

“Whereas Dissanayaka Arachchige Sunil Premasiri *alias* Susil Pemasiri as the Obligor has made default in payment due on Bond No. 9171 dated 09th April 2007 attested by H. A. Amarasena, Notary Public of Ambalantota in favour of Hatton National Bank PLC and there is now due and owing to the Hatton National Bank PLC as at 31st October, 2008 a sum of Rupees One Million Five Hundred and Twenty Four Thousand One Hundred and Sixty Four and Cents Twelve (Rs. 1,524,164.12) on the said Bond and the Board of Directors of Hatton National Bank PLC under the power vested by the Recovery of Loans by Banks (Special Provisions) Act, No. 4 of 1990, do hereby resolve that the property and premises morefully described in the Schedule, hereto and mortgaged to Hatton National Bank PLC by the said Bond No. 9171 be sold by Public Auction by R. S. Mahanama, Licensed Auctioneer of Colombo for recovery of the said sum of Rs. 1,524,164.12 together with further interest from 1st November 2008 to date of sale together with costs of advertising and other charges incurred less payments (if any) since received.

THE SCHEDULE

All that divided and defined allotment of land marked Lot 3 depicted in Plan No. 870902 dated 23rd October 1987 prepared by C. Kumaraage, Licensed Surveyor of the land called Aluth Wewa Mulana *alias* Aluth Wewa Athmaga Watta situated at Buddiyagama in North Giruwa Pattu of the District of Hambantota, Southern Province and which said Lot 3 is bounded on the *North* by Lot 2 of the said Plan, *East* by Reservation along the Weeraketiya - Tangalle Main Road, *South* by Lot 4 of the said Plan, West by Wewa Kandiya and Aluth Wewa Mulana Wewa and containing in extent Twenty Seven Decimal Three Six Perches (0A.,0R.,27.36P.) and together with the buildings Plantations and everything else standing thereon and Registered in E228/129 at the Land Registry Tangalle.

By order of the Board,

INDRANI GOONESEKERA,
DGM/(Legal) Board Secretary.

DFCC VARDHANA BANK LIMITED

**Notice of Resolution passed by the DFCC Vardhana Bank
Limited Under Section 4 of the Recovery of Loans by
Banks (Special Provisions) Act, No. 4 of 1990**

IN terms of Section 8 of the Recovery of Loans by Banks (Special Provisions) Act, No. 4 of 1990 it is hereby notified that the following Resolution was unanimously passed by the Board of Directors of DFCC Vardhana Bank Limited:

BOARD RESOLUTION

“Whereas Minma Gems and Lapidaries (Private) Limited a Company duly incorporated in the Democratic Socialist Republic of Sri Lanka under the Companies Act, No. 17 of 1982 bearing Registration No. N (PVS) 47922 and having its registered office at Mount Lavinia (hereinafter referred to as “the Company) and Ganegoda Hitihamilage Ramani Seetha Kumari has made default in payments due on Mortgage Bond No. 1483 dated 31.07.2007 attested by W. A. Weerasinghe Notary Public of Panadura in favour of the DFCC Vardhana Bank Limited and whereas there is as at 28th February, 2009 due and owing from the said Minma Gems and Lapidaries (Private) Limited and Genegoda Hitihamilage Ramani Seetha Kumari to the DFCC Vardhana Bank Limited on the aforesaid Mortgage Bond No. 1483 a sum of Rupees Three Million Five Hundred and Ninety-nine Thousand Four Hundred and Forty-five and cents Eighty-five (Rs. 3,599,445.85) together with interest thereon from 01st March, 2009 to the date of sale at the rate of Thirty-six per centum (36%) per annum.

And Whereas the Board of Directors of the DFCC Vardhana Bank Limited under the powers vested in them by the Recovery of Loans by Banks (Special Provisions) Act, No. 4 of 1990, do hereby resolve that the land and premises together with the right of way therein mortgaged to the DFCC Vardhana Bank Limited by the aforesaid Mortgage Bond No. 1483 be sold by Public Auction by M/s Schokman and Samarawickreme, Licensed Auctioneers of Colombo for the recovery of the sum of Rupees Three Million Five Hundred and Ninety-nine Thousand Four Hundred and Forty-five and cents Eighty-five (Rs. 3,599,445.85) together with interest thereon from 1st March, 2009 to the date of Sale at the rate of Thirty-six per centum (36%) per annum or any portion thereof remaining unpaid at the time of sale together with the costs of advertising and selling the said land and premises together with the right of way therein and all moneys expended and costs and charges incurred by the DFCC Vardhana Bank Limited in accordance with the covenants of the aforesaid Mortgage Bond in terms of Section 13 of the Recovery of Loans by Banks (Special Provisions) Act, No. 4 of 1990.

**DESCRIPTION OF THE PROPERTY MORTGAGED BY
MORTGAGE BOND No. 1483**

All that divided and defined allotment of land marked Lot 02 (being a sub-division of the amalgamated Lots B2, B3 and B4 in Plan No. 3966/B dated 03.06.1997 made by P. D. G. Weerasinghe,

Licensed Surveyor) of the land called Nugagahawatta situated at Niwanthidiya within the Limits of Kesbawa Pradeshiya Sabha in the Palle Pattu of Salpiti Korale in the District of Colombo Western Province and which said Lot 02 is bounded on the North by Lot 1 on the East by Lot A in Plan No. 3966 dated 03.06.1997 made by P. D. G. Weerasinghe, Licensed Surveyor on the South by Lot B5 in Plan No. 3966/B dated 03.06.1997 made by P. D. G. Weerasinghe Licensed Surveyor Private Road and on the West by Lot B6 (Reservation for Road 15 feet wide) in the said Plan No. 3966/B and containing in extent Twelve perches (0A.,0R.,12P.) or 0.0304 Hectares. According to the Plan No. 5281 dated 22.06.2000 made by P. D. G. Weerasinghe Licensed Surveyor together with Right of way marked Lot B6 in the said Plan No. 3966/B.

L. G. PERERA,
Managing Director/Chief
Executive Officer.

DFCC Vardhana Bank Limited,
No. 73, W. A. D. Ramanayake Mawatha,
Colombo 2.

05-131/1

DFCC VARDHANA BANK LIMITED

Notice of Resolution passed by the DFCC Vardhana Bank Limited Under Section 4 of the Recovery of Loans by Banks (Special Provisions) Act, No. 4 of 1990

IN terms of Section 8 of the Recovery of Loans by Banks (Special Provisions) Act, No. 4 of 1990 it is hereby notified that the following Resolution was unanimously passed by the Board of Directors of DFCC Vardhana Bank Limited.

BOARD RESOLUTION

“Whereas Mahavithana Lalani Mendis of Pannipitiya has made default in payments due on Mortgage Bond No. 1593 dated 11.01.2008 attested by W. A. Weerasinghe Notary Public of Panadura in favour of the DFCC Vardhana Bank Limited and whereas there is as at 28th February, 2009 due and owing from the said Mahavithana Lalani Mendis to the DFCC Vardhana Bank Limited as sum of Rupees One Million One Hundred and Fifty Seven Thousand Eight Hundred and Sixty-two and cents Sixty-six (Rs. 1,157,862.66) together with interest thereon from 1st March, 2009 to the date of sale on a sum of Rupees One Million Seventy One Thousand Four Hundred and Twenty-six (Rs. 1,071,426) at a rate of Twenty-eight decimal One Four per centum (28.14%) per annum on the said Bond and the Board of Directors of the DFCC Vardhana Bank Limited, under the powers vested in them by the Recovery of Loans by Banks (Special Provisions) Act, No. 4 of 1990 do hereby resolve that the land and premises together with everything else thereon together with the right of way described below mortgaged to the DFCC Vardhana Bank Limited by the aforesaid Mortgage Bond No. 1593 be sold by Public Auction by Messrs. Schokman and

Samarawickrema Licensed Auctioneers of Colombo for the recovery of the said sum of Rupees One Million One Hundred and Fifty-seven Thousand Eight Hundred and Sixty-two and cents Sixty-six (Rs. 1,157,862.66) together with interest thereon from 01st March, 2009 to the date of sale on a sum of Rupees One Million Seventy-one Thousand Four Hundred and Twenty-six (Rs. 1,071,426) at a rate of Twenty-eight decimal One Four per centum (28.14%) per annum or any portion thereof remaining unpaid at the time of sale together with the costs of advertising and selling the said land and premises together with everything else thereon together with the right of way and all moneys expended and costs and other charges incurred by the DFCC Vardhana Bank Limited in accordance with the covenants of the aforesaid Mortgage Bond in terms of Section 13 of the Recovery of Loans by Banks (Special Provisions) Act, No. 4 of 1990.

DESCRIPTION OF THE PROPERTY MORTGAGED BY MORTGAGE BOND No. 1593

All that divided and defined allotment of land marked Lot 02 depicted in Plan No. 2092 dated 20.08.2001 made by A. D. M. J. Rupasinghe Licensed Surveyor of the land called Maragahawatta together with trees plantations soil and everything else standing thereon situated at Pitipana South village within the Pradeshiya Sabha Limits of Homagama in Palle Pattu of Hewagam Korale West in the District of Colombo Western Province and which said Lot 2 is bounded on the North by land claimed by Rohini Atapattu on the East by Lots R2 and 3 (as per deed Lots R1 and 3) on the South by Lot R2 and on the West by Lot 1 and containing in extent Ten perches (0A.,0R.,10P.) according to the said Plan No. 2092 and registered in G 1461/108 at the Land Registry Homagama.

Together with the right of way in over and along Lot No. 2 depicted in Plan No. 2092 aforesaid.

L. G. PERERA,
Managing Director/Chief
Executive Officer.

DFCC Vardhana Bank Limited,
No. 73, W. A. D. Ramanayake Mawatha,
Colombo 2.

05-131/2

SAMPATH BANK PLC

Resolution adopted by the Board of Directors of Sampath Bank PLC under Section 04 of the Recovery of Loans by Banks (Special Provisions) Act, No. 04 of 1990

Green Hill : Account No. 0002 1001 0831.

AT a meeting held on 27th November, 2007 by the Board of Directors of Sampath Bank Limited it was resolved specially and unanimously:

“Whereas Kader Masthan Mohamed Katchi Mohideen of No. 42, 1st Mosque Lane, Colombo 12 in the Democratic Socialist

Republic of Sri Lanka and Ibrahim Peer Mohammed *alias* Kader Sultan Mohammed Ibrahim Peer Mohamed (deceased) whose Estate is represented by Fauji Inaya of 14A, Hendala Lane, Wattala duly appointed thereto in District Court Colombo Case No. 5896/CG under the Provisions of Section 7 (2) of the Recovery of Loans by Banks (Special Provisions) Act, No. 04 of 1990 being the Partners of the business carried on at No. 42, 1st Mosque Lane, Colombo 12 under the name, style and firm of “Green Hill” as the Obligors and the said Kader Masthan Mohamed Katchi Mohideen of No. 42, 1st Mosque Lane, Colombo 12, aforesaid as the Mortgagor have made default in the repayment of the credit facilities granted against the security of the property and premises morefully described in the Schedule hereto mortgaged and hypothecated by the Mortgage Bonds Nos. 1209 dated 15th March, 1993 attested by S. K. Dasanayaka of Colombo Notary Public 931 dated 31st October, 1994 and 1269 dated 02nd April, 1996 both attested by S. V. E. Wijeratne of Colombo Notary Public in favour of Sampath Bank Limited and there is now due and owing to Sampath Bank Limited as at 22nd May, 2000 a sum of Rupees Six Million Two Hundred and Eighty-two Thousand Ninety-seven only (Rs. 6,282,097) of lawful money of Sri Lanka being the total amount outstanding on the said Bond and the Board of Directors of Sampath Bank Limited under the powers vested by the Recovery of Loans by Banks (Special Provisions) Act, No. 04 of 1990 do hereby resolve that the property and premises morefully described in the Schedule hereto mortgaged to Sampath Bank Limited as security for the said credit facilities by the said Bonds bearing Nos. 1209, 931 and 1269 to be sold in public auction by Schokman and Samarawickrama Auctioneers of Colombo for the recovery of the said sum of Rupees Six Million Two Hundred and Eighty-two Thousand Ninety-seven only (Rs. 6,282,097) together with further interest on a sum of Rupees One Million only (Rs. 1,000,000) at the rate of Twenty-four per centum (24%) per annum and further interest on a further sum of Rupees Two Million Eight Hundred and Eighty-four Thousand only (Rs. 2,884,000) at the rate of Twenty-three per centum (23%) per annum from 23rd May, 2000 to date of satisfaction of the total debt due upon the said Bonds bearing Nos. 1209, 921 and 1269 together with costs of advertising and other charges incurred less payments (if any) since received.

THE SCHEDULE

All that divided and defined allotment of land and premises depicted in Plan No. 229 dated 07th September, 1953 made by S. D. Navaratnam Licensed Surveyor together with soil, trees, plantations, buildings and everything else standing thereon with all rights, ways, privileges, easements, servitudes and appurtenance thereon bearing Assessment No. 42, 1st Mosque Lane situated in Wolfendhal in Pettah within the Municipal Council Limits of Colombo and in the District of Colombo Western Province and which said allotment of land is bounded on the North by premises bearing Assessment No. 46, 1st Mosque Lane and the garden of premises bearing Assessment No. 43, Siripina Lane on the East by the Garden of premises bearing Assessment No. 43, Siripina Lane on the South by premises bearing Assessment No. 38, 1st Mosque Lane and on the West by 1st Mosque Lane and containing in extent Eight decimal One

Two perches (0A., 0R., 8.12P.) according to the said Plan No. 229. Registered in Volume/Folio A 890/220 at the Land Registry Colombo.

By order of the Board,

Company Secretary.

05-136/2

SAMPATH BANK PLC

Resolution adopted by the Board of Directors of Sampath Bank PLC under Section 04 of the Recovery of Loans by Banks (Special Provisions) Act, No. 04 of 1990

Madhu Plast Engineering : Account No. 0026 1000 5457.

AT a meeting held on 31st January, 2008 by the Board of Directors of Sampath Bank Limited it was resolved specially and unanimously:

“Whereas Galuge Susitha Manjula Fernando of No. 154, Opposite Weragama Co-operative, Wadduwa in the Democratic Socialist Republic of Sri Lanka being the Sole Proprietor of the business carried on at No. 154, Opposite Weragama Co-operative, Wadduwa under the name and style of “Madhu Plast Engineering” in the said Republic as the Obligor has made default in the repayment of the credit facility granted against the security of the property and premises morefully described in the Schedule hereto mortgaged and hypothecated by the Mortgage Bond No. 2926 dated 13th June, 2006 attested by W. G. K. Wijetunge of Colombo Notary Public in favour of Sampath Bank Limited and there is now due and owing to Sampath Bank Limited as at 11th September, 2007 a sum of Rupees Four Hundred and Twenty-three Thousand Two Hundred and Thirty-one and cents Forty-three only (Rs. 423,231.43) of lawful money of Sri Lanka being the total amount outstanding on the said Bond and the Board of Directors of Sampath Bank Limited under the powers vested by the recovery of Loans by Banks (Special Provisions) Act, No. 04 of 1990 do hereby resolve that the property and premises morefully described in the Schedule hereto mortgaged to Sampath Bank Limited as security for the said credit facility by the said Bond bearing No. 2926 to be sold in public auction by I. W. Jayasuriya Licensed Auctioneer of Kandy for the recovery of the said sum of Rupees Four Hundred and Twenty-three Thousand Two Hundred and Thirty-one and cents Forty-three only (Rs. 423,231.43) together with further interest on a sum of Rupees Three Hundred and Eighty Thousand Eight Hundred only (Rs. 380,800) at the rate of Sixteen per centum (16%) per annum from 12th September, 2007 to date of satisfaction of the total debt due upon the said Bond bearing No. 2926 together with costs of advertising and other charges incurred less payments (if any) since received.

THE SCHEDULE

All that divided and defined allotment of land marked Lot X in Plan No. 2803 dated 17th December, 2005 made by D. A. Wijesuriya

Licensed Surveyor of the land called “Pokunupitiyewatta” together with soil, trees, plantations, buildings and everything else standing thereon with all rights, ways, privileges, easements, servitudes and appurtenance thereon situated at Weragama Village within the Pradeshiya Sabha Limits of Panadura (Wadduwa Sub-office) in Waddu Waskadu Debadda of Panadura Totamune in the District of Kalutara Western Province and which said Lot X is bounded on the North by Lot C1 in Plan No. 499 (Presently Lot 1C1B in Plan No. 2578) on the East by a portion of Pokunupitiyewatta claimed by S. S. Sarath Mohan Perera on the South by Weragama Road and on the West by Road (10 Feet wide) and containing in extent Nineteen perches (0A.,0R.,19P.) according to the said Plan No. 2803. Registered in Volume/Folio G 182/80 at the Land Registry Panadura.

By order of the Board,

Company Secretary.

05-136/7

SAMPATH BANK PLC

Resolution adopted by the Board of Directors of Sampath Bank PLC under Section 04 of the Recovery of Loans by Banks (Special Provisions) Act, No. 04 of 1990

A. K. M. Naushard : Account No. 0008 5002 8249.

AT a meeting held on 27th December, 2007 by the Board of Directors of Sampath Bank PLC it was resolved specially and unanimously:

“Whereas Assen Kuthoos Muhammed Naushard of No. 60, John Keels Housing Scheme, Enderamulla, Wattala in the Democratic Socialist Republic of Sri Lanka as the Obligor has made default in the repayment of the credit facility granted against the security of the property and premises morefully described in the Schedule hereto mortgaged and hypothecated by the Mortgage Bond No. 844 dated 09th December, 2005 attested by R. G. D. Sunari of Colombo Notary Public in favour of Sampath Bank Limited and there is now due and owing to Sampath Bank Limited as at 15th October, 2007 a sum of Rupees One Million Two Hundred and Twenty-five Thousand Nine Hundred and Ninety-seven and cents Ten only (Rs. 1,225,997.10) of lawful money of Sri Lanka being the total amount outstanding on the said Bond and the Board of Directors of Sampath Bank Limited under the powers vested by the Recovery of Loans by Banks (Special Provisions) Act, No. 04 of 1990 do hereby resolve that the property and premises morefully described in the Scheudle hereto mortgaged to Sampath Bank Limited as security for the said credit facility by the said Bond bearing No. 844 to be sold in public auction by I. W. Jayasuriya Licensed Auctioneer of Kandy for the recovery of the said sum of Rupees One Million Two Hundred and Twenty-five Thousand Nine Hundred and Ninety-seven and cents Ten Only (Rs. 1,225,997.10) together with further interest on a sum of Rupees One Million Only

(Rs. 1,000,000) at the rate of Sixteen decimal Five per centum (16.5%) per annum from 16th October, 2007 to date of satisfaction of the total debt due upon the said Bond bearing No. 844 together with costs of advertising and other charges incurred less payments (if any) since received.

THE SCHEDULE

All that divided and defined allotment of land marked Lot 4B depicted in Plan No. 7420/2005 dated 22nd October, 2005 made by R. U. Wijetunge Licensed Surveyor of the land called “Etambagahalanda” together with the soil, trees, plantations and everything else standing thereon with all rights, ways, privileges, assemts, servitudes and appurtenance thereon situated at Nathuduwa Village within the Pradeshiya Sabha Limits of Mahara (No. 1 Mahara Sub-Office) in Adikari Pattu of Siyane Korale in the District of Gampaha Western Province and which said Lot 4B is bounded on the North by Lot 5 in Plan No. 16/2002 on the East by Lot 6 in Plan No. 16/2002 on the South by Lot 3 in Plan No. 16/2002 and on the West by Remaining portion of Lot 4 in Plan No. 16/2002 and containing in extent Eight Perches (0A.,0R.,8P.) according to the said Plan No. 7420/2005. Registered in Volume/Folio C 638/278 at the Land Registry Gampaha.

Together with the right of way in over and along Lot 5 (3m. wide) depicted in the said Plan No. 16/2002.

By order of the Board,

Company Secretary.

05-136/3

SAMPATH BANK PLC

Resolution adopted by the Board of Directors of Sampath Bank PLC under Section 04 of the Recovery of Loans by Banks (Special Provisions) Act, No. 04 of 1990

H. U. N. De Silva and H. T. P. Peiris - Account No. : 1026 5007 9938.

AT a meeting held on 31st January, 2008 by the Board of Directors of Sampath Bank PLC it was resolved specially and unanimously:

“Whereas Hettiarachchige Udayanga Nishath De Silva and Hewathanthrige Thanoja Pushpakumari Peiris both of No. 12/B3, Shanthi Mawatha, Imbulliha, Alubomulla, Panadura in the Democratic Socialist Republic of Sri Lanka as the Obligors and the said Hettiarachchige Udayanga Nishath De Silva of No. 12/B3, Shanthi Mawatha, Imbulliha, Alubomulla, Panadura aforesaid as the Mortgagor have made default in the repayment of the credit facility granted against the security of the property and premises morefully described in the Schedule hereto mortgaged

and hypothecated by the Mortgage Bond No. 348 dated 22nd September, 2006 attested by C. G. Bandara Notary Public of Colombo in favour of Sampath Bank Limited and there is now due and owing to Sampath Bank Limited as at 24th September, 2007 a sum of Rupees Eight Hundred and Forty-one Thousand Seven Hundred and Ninety-eight and cents Twelve only (Rs. 841,798.12) of lawful money of Sri Lanka being the total amount outstanding on the said Bond and the Board of Directors of Sampath Bank Limited under the powers vested by the Recovery of Loans by Banks (Special Provisions) Act, No. 04 of 1990 do hereby resolve that the property and premises morefully described in the Schedule hereto and mortgaged to Sampath Bank Limited as security for the said credit facility by the said Bond bearing No. 348 to be sold in public auction by I. W. Jayasuriya, Licensed Auctioneer of Kandy for the recovery of the said sum of Rupees Eight Hundred and Forty-one Thousand Seven Hundred and Ninety-eight and cents Twelve only (Rs. 841,798.12) together with further interest on a sum of Rupees Seven Hundred and Ninety-five Thousand Five Hundred and Sixty-seven and cents Seventy-three only (Rs. 795,567.73) at the rate of Fourteen per centum (14%) per annum from 25th September, 2007 to date of satisfaction of the total debt due upon the said Bond bearing No. 348 together with costs of advertising and other charges incurred less payments (if any) since received”.

THE SCHEDULE

All that divided and defined allotment of land marked Lot 12 depicted in Plan No. 1487 dated 9th July, 2006 made by N. Abeyundara, Licensed Surveyor of the land called “South Eastern Portion of Kuruppuwa Watta” together with the trees, plantations, buildings and everything else standing thereon with all rights, ways, privileges, easements, servitudes and appurtenances thereto belonging situated at Imbulliha Village within the Pradeshiya Sabha Limits of Bandaragama in Panadura Talpiti Debadda of Pandura Totamune, Kalutara District, Western Province and which said Lot 12 is bounded on the North by Cemetery, on the East by Cemetery, on the South by Lot 13 in Plan No. 530 dated 12th December, 1987 and 10th January, 1988 made by D. P. Kannangara, Licensed Surveyor (Road 15ft. wide) and on the West by Lot 1 in Plan No. 530 and containing in extent Ten decimal Five Perches (0A.,0R.,10.5P.).

Together with the right of way in, over and along Lot 13 (Road 15ft. wide) depicted in Plan No. 530 dated 12th December, 1987 and 10th January, 1988 made by D. P. Kannangara, Licensed Surveyor.

Which said Lot 12 is a resurvey of the land described below:

All that divided and defined allotment of land marked Lot 12 depicted in Plan No. 530 dated 12th December, 1987 and 10th January, 1988 made by D. P. Kannangara, Licensed Surveyor of the land called “South Eastern Portion of Kuruppuwa Watta” together with the trees, plantations, buildings and everything else standing thereon situated at Imbulliha Village aforesaid and which said Lot 12 is bounded on the North by Cemetery, on the East by Cemetery, on the South by Lot 13 in Plan No. 530 and on the West by Lot 1 in the same plan and containing in extent Ten decimal Five Perches

(0A.,0R.,10.5P.) according to the said Plan No. 530 and registered in Volume/Folio F525/122 at the Land Registry, Panadura.

By order of the Board,

Company Secretary.

05-136/6

SAMPATH BANK PLC **(Formerly known as Sampath Bank Ltd.)**

Resolution adopted by the Board of Directors of Sampath Bank PLC under Section 04 of the Recovery of Loans by Banks (Special Provisions) Act, No. 04 of 1990

Account No. : 0002 1000 8365.

At a meeting held on 29th January, 2009, by the Board of Directors of Sampath Bank Limited it was resolved specially and unanimously :

“Whereas Rupar Trading (Private) Limited a company duly incorporated under the Companies Laws of Sri Lanka and having its registered office at No. 116, 4th Cross Street, Colombo 11, presently holding Company No. PV 3092 (formerly No. N (PVS) 6825) in the Democratic Socialist Republic of Sri Lanka as the obligor and Sivalingam Sivaruparajah and Sivalingam Rubendra both of No. 40, School Lane, Colombo 03 in the said Republic as the Mortgagors have made default in the repayment of the credit facilities granted against the security of the properties and premises morefully described in the Schedule hereto mortgaged and hypothecated by the Mortgage Bond No. 3345 dated 30th November, 2006 attested by W. G. K. Wijetunge, Notary Public of Colombo, in favour of Sampath Bank PLC holding Company No. PQ 144 and there is now due and owing to Sampath Bank PLC aforesaid as at 15th October, 2008 a sum of Rupees Twenty-one Million Three Hundred and Twenty-one Thousand Two Hundred and Seven and cents Sixty-nine only (Rs. 21,321,207.69) of lawful money of Sri Lanka being the total amount outstanding on the said Bond and the Board of Directors of Sampath Bank PLC aforesaid under the powers vested by the Recovery of Loans by Banks (Special Provisions) Act, No. 04 of 1990 do hereby resolve that the property and premises morefully described in the Schedule hereto mortgaged to Sampath Bank PLC aforesaid as security for the said credit facilities by the said Bond bearing No. 3345 to be sold in public auction by Schokman and Samarawickrama, Licensed Auctioneer of Colombo for the recovery of the said sum of Rupees Twenty-one Million Three Hundred and Twenty-one Thousand Two Hundred and Seven and cents Sixty-nine only (Rs. 21,321,207.69) together with further interest on a sum of Rupees Six Million Seven Hundred and Ninety-eight Thousand only (Rs. 6,798,000) at the rate of Average Weighted Prime Lending Rate, subject to a floor rate of Fourteen decimal Five per centum (14.5%) per annum, further interest on a further sum of Rupees Twelve Million Four Hundred and Seventy-one Thousand Seven Hundred and Sixty-one and cents Sixty-three only (Rs. 12,471,761.63) at the rate of Two decimal Five per centum

(2.5%) per annum above Average Weighted Prime Lending Rate subject to a floor rate of Fifteen decimal Five per centum (15.5%) per annum from 16th October, 2008 to date of satisfaction of the total debt due upon the said Bond bearing No. 3345 together with costs of advertising and other charges incurred less payments (if any) since received”.

THE SCHEDULE

All that divided and defined allotment of land marked Lot 1 depicted in Plan No. 5731 dated 21st November, 2005 made by J. A. W. Carvalho, Licensed Surveyor together with soil, trees, plantations, buildings and everything else standing thereon and together with all rights, ways, privileges, easements, servitudes and appurtenances thereto belonging bearing Assessment No. 116, 4th Cross Street situated along 04th Cross Street at Pettah in Ward No. 20, Fort within the Municipal Council Limits of Colombo, Western Province and which said Lot 1 is bounded on the North by premises bearing Assessment No. 120, 04th Cross Street, on the East by premises bearing Assessment No. 112, 4th Cross Street, on the South by premises bearing Assessment No. 112, 4th Cross Street and on the West by 4th Cross Street and containing in extent Six decimal Nine Nought Perches (0A., 0R., 6.90P.) according to the said Plan No. 5731.

Which said Lot 1 is a resurvey of the land described below :

All that divided and defined allotments of land marked Lot 1 depicted in Plan No. 1965 dated 18th March, 1988 made by P. Sinnathamby, Licensed Surveyor together with soil, trees, plantations, buildings and everything else standing thereon bearing Assessment No. 116 situated at 4th Cross Street situated along 04th Cross Street at Pettah in Ward No. 20, Fort within the Municipal Council Limits of Colombo in the District of Colombo, Western Province and which said Lot 1 is bounded on the North by premises bearing Assessment No. 120, 4th Cross Street, on the East by Lot 2 hereof on the South by Lot 2 hereof and on the West by 4th Cross Street and containing in extent Six decimal Nine Perches (0A., 0R., 6.9P.) according to the said Plan No. 1965 and registered in A 859/316 at the Land Registry, Colombo.

By order of the Board,

Company Secretary.

05-136/1

SAMPATH BANK LIMITED

Resolution adopted by the Board of Directors of Sampath Bank Limited under Section 04 of the Recovery of Loans by Banks (Special Provisions) Act, No. 04 of 1990

Account No. : 1003 5025 3577

AT a meeting held on 26th April, 2007 by the Board of Directors of Sampath Bank Limited it was resolved specially and unanimously:

“Whereas Sarani Pradeepika Liyanage and Pattiyage Thushara Lanka Peiris both of No.55/2, Pengiriwatta Road, Gangodawila, Nugegoda in the Democratic Socialist Republic of Sri Lanka as the Obligors and the said Sarani Pradeepika Liyanage of No.55/2, Pengiriwatta Road, Gangodawila, Nugegoda aforesaid as the Mortgagor have made default in the repayment of the credit facility granted against the security of the property and premises morefully described in the Schedule hereto mortgaged and hypothecated by the Mortgage Bond No. 96 dated 25th November 2002 attested by D. K. K. Gamalath Notary Public of Colombo in favour of Sampath Bank Limited and there is now due and owing to Sampath Bank Limited as at 06th March 2007 a sum of Rupees One Million One Hundred and Eighty-five Thousand Two Hundred and Twenty-five and Cents Thirty-seven only (Rs.1,185,225.37) of lawful money of Sri Lanka being the total amount outstanding on the said Bond and the Board of Directors of Sampath Bank Limited under the powers vested by the Recovery of Loans by Banks (Special Provisions) Act, No.04 of 1990 do hereby resolve that the property and premises morefully described in the Schedule hereto mortgaged to Sampath Bank Limited as security for the said credit facility by the said Bond bearing No. 96 to be sold in Public auction by I. W. Jayasuriya Licensed Auctioneer of Kandy for the recovery of the said sum of Rupees One Million One Hundred and Eighty-five Thousand Two Hundred and Twenty-five and cents Thirty-seven Only (Rs.1,185,225.37) together with further interest on a sum of Rupees One Million One Hundred and Twenty-seven Thousand Eight Hundred and Thirty-one and cents Thirty-five Only (Rs.1,127,831.35) at the rate of Fifteen per centum (15%) per annum from 07th March 2007 to date of sale together with costs of advertising and other charges incurred less payments (if any) since received”.

THE SCHEDULE

All that divided and defined allotment of land marked Lot 1B1 depicted in Plan No.2096 dated 31st August, 1984 made by G. L. B. Nanayakkara, Licensed Surveyor of the land called “Kahatagahawatta” together with soils, trees, plantations, buildings and all everything standing thereon and rights, ways, privileges, easements, servitudes and appurtenance thereon and bearing Assessment No. 75/2A, Pangiriwatta Road situated at Gangodawila within the Municipal Council Limits of Sri Jayawardenapura Kotte in the Palle Pattu of Salpiti Korale in the Land Registration District of Mount Lavinia in the Administrative District of Colombo Western Province and which said Lot 1B1 is bounded on the North by Lot 1A depicted in Plan No. 707 dated 28th February 1976 made by G. L. B. Nanayakkara on the East by Road on the South by Lot 1B2 depicted in the said Plan No.2096 of the same land and on the West by the property of V. W. Karunaratne and containing in extent Ten Perches (0A.,0R.,10P) according to the said Plan No. 2096 and registered in M1436/26 at the Land Registry, Mount Lavinia.

All that divided and defined allotment of land marked Lot 1B2A depicted in Plan No. 2484 dated 23rd April 1987 made by D. W. Abeysinghe, Licensed Surveyor of the land called “Kahatagahawatta” together with soils, trees, plantations, buildings and everything standing thereon situated at Gangodawila aforesaid and which said Lot 1B2A is bounded on the North by Lot 1B1, on the East by Road

on the South by the balance portion of Lot 1B2 and on the West by the property of V. W. Karunaratne and containing in extent One Perch (0A., 0R., 1P) according to the said Plan No. 2096 and registered in M. 1436/211 at the Land Registry, Mount Lavinia.

By order of the Baord,

Company Secretary.

05-136/9

BANK OF CEYLON

Notice under Section 21 of the Bank of Ceylon Ordinance (Chapter 397) as amended by Act, No. 34 of 1968 and Law, No. 10 of 1974

AT a meeting held on 26.02.2009 the Board of Directors of the Bank of Ceylon resolved specially and unanimously :-

1. That a sum of Rupees Six Hundred and Fourteen Thousand Two Hundred and Fifty-one and cents Thirty only (Rs.614,251.30) is due from Mr. T. A. L. Dharmadasa of No.137, Vineethagama, Badulla on account of principal and interest up to 05.01.2009 together with interest on Rupees Four Hundred and Sixteen Thousand Six Hundred only (Rs.416,600) at the rate of Twenty-four decimal Seven Five (24.75%) per annum from 06.01.2009 til date of payment on Bond No. 13130 dated 29.03.2005 attested by Mrs. M. C. Jayaranie Peris, Notary Public.
2. That in terms of Section 19 of the Bank of Ceylon Ordinance (Cap. 397) and its amendments Mr. W. Jayathilake, Auctioneer of No.48, Kalugalpitiya, Badulla be authorized and empowered to sell by Public Auction, the property mortgaged to the Bank of Ceylon and described in the schedule hereunder for the recovery of the said sum of Rupees Six Hundred and Fourteen Thousand Two Hundred and Fifty-one and cents Thirty only (Rs.614,251.30) due on the said Bond No.13130 together with interest as abovesaid from 06.01.2009 to date of sale and costs and monies recoverable under Section 26 of the said Bank of Ceylon Ordinance and that the Branch Manager of the Welimada Branch of the Bank of Ceylon to publish notice of this resolution in terms of Section 21 of the said Bank of Ceylon Ordinance”.

THE SCHEDULE

All that divided and defined allotment of land called and known as “Liyanawadugedarawatta (Part)” situated at Wiyadigune Village, in Yatikinda Rilpola Korale, in Badulla District of the Province of Uva, and which said land is depicted as Lot No. 1 in Plan No. 638 dated 29.09.1999 made by M. P. Gunarathne, Licensed Surveyor, and is bounded according to the said Plan, North by the home garden claimed by K. B. Amarasinghe and the paddy field claimed by P. Singhohamy, on the East by the paddy field claimed by

P. Singhohamy, home garden claimed by R. D. Simonhamy and the home garden claimed by H. A. D. Sangadasa, on the South by home gardens claimed by R. D. Simonhamy, and the home garden claimed by H. A. D. Sangadasa and Road and on the West by Road, the home garden claimed by K. B. Ranasinghe and the paddy field claimed by P. Singhohamy and containing in extent within these boundaries Twenty decimal Three Six Perches (0A, 0R., 20.36P.) together with everything else standing thereon, and registered at the Badulla District Land Registry under B 250/259.

By order of the Board of Directors of the Bank of Ceylon.

B. M. GUNASEKARA,
Manager.

Bank of Ceylon,
Welimada.

05-96

BANK OF CEYLON

Notice published under Section 21 of the Bank of Ceylon Ordinance (Chapter 397) as amended by Act, No. 34 of 1968 and Law, No. 10 of 1974

AT a meeting held on 08.01.2009 the Board of Directors of the Bank of Ceylon resolved specially and unanimously.

- “1. A sum of Rupees One Million Four Hundred and Twenty-one Thousand Eight Hundred and Ninety-nine and cents Seventeen only (Rs.1,421,899.17), is due from Mrs. Kulamunnesram Achariyage Nalani Dharmadasa of No.10, Punchi Wariyapola, Werapola on account of Principal and interest up to 27.11.2008 together with interest on Rupees One Million Two Hundred and Eighty Thousand Eight Hundred and Ten and cents Eighty-four only (Rs.1,280,810.84), at the rate of 29% per annum from 28.11.2008 till date of payment on Mortgage Bond No. 10399 dated 22.08.2005 and Mortgage Bond No. 10631 dated 13.12.2005 both attested by Vasantha Amarasekara, Notary Public.
2. In terms of Section 19 of the Bank of Ceylon Ordinance (Chap. 397) and its amendments Mr. J. Alpheus Perera, the Auctioneer of No.56, Pannala Road, Kuliypitiya be and is hereby authorised and empowered to sell the mortgaged property covered by the aforesaid Mortgage Bond Nos. 10399 and 10631 by Public Auction for the recovery of the sums referred to in “1” above together with further interest thereon as aforesaid up to date of sale and the costs and monies recoverable under Section 26 of the said Ordinance”.

THE SCHEDULE

All that allotment of land depicted as Lot 10 in Plan No. 2945 dated 1st March, 2005 made by W. A. Gunathilake, Licensed Surveyor, of the land called Wewagedara Estate situated at

Wewagedara in Dewamedde Korale of Dewamadi Hatpattu in the District of Kurunegala of the North Western Province and bounded according to the said Plan on the North by Lots 11 and 14, East by Lots 14 and R2 (20 feet Access), South by Lot R2 (20 feet access) and on the West by Road (RDA) and Lot 11; containing in extent Twelve Decimal Eight Naught Perches (0A., 0R., 12.80P) together with everything thereon.

Which said Lot 10 is a divided portion from and out of all that allotment of land depicted as Lot 01 in Plan No. 2944 dated 10th November, 2004 made by W. A. Gunathilake, Licensed Surveyor, of the land called Wewegedara Estate situated at Werapola and Wewagedara in Dewamedde Korale aforesaid and bounded on the North by Lot 1 in Plan No. 147/2002 dated 20th October, 2002 made by A. Atapattu, Licensed Surveyor, Lot A in Plan No. 2728, Lot 11 in FVP 2533 and Lot 6 in FVP 2512, East by Road, (PS), South by Road (PS) and Road (RDA) and on the West by Road (RDA) containing in extent Nineteen Acres and Six Decimal Three Perches (19A., 0R., 06.3P) and registered in D 1258/58 at the Kurunegala Land Registry.

By Order of the Board of Directors of the Bank of Ceylon.

MR. A. P. JAYATISSA,
Chief Manager.

Bank of Ceylon,
Super Grade Branch,
Kurunegala.

05-94

SAMPATH BANK PLC

Resolution adopted by the Board of Directors of Sampath Bank PLC under Section 04 of the Recovery of Loans by Banks (Special Provisions) Act, No. 04 of 1990

Account No. : 101053065761.

AT a meeting held on 27th December, 2007 by the Board of Directors of Sampath Bank PLC it was resolved specially and unanimously :

Whereas Rathnayaka Mudiyanse Wijekumara of Mahawatta, Kapugama West, Dondra in the Democratic Socialist Republic of Sri Lanka as the Obligor has made default in the repayment of the credit facility granted against the security of the property and premises morefully described in the Schedule hereto mortgaged and hypothecated by the Mortgage Bond No. 365 dated 02nd February, 2006 attested by W. S. Paranamana of Matara Notary Public in favour of Sampath Bank Limited and there is now due and owing to Sampath Bank Limited as at 08th October 2007 a sum of Rupees Three Hundred and Twenty Five Thousand Four Hundred and Eighty Two and Cents Sixty Seven Only (Rs.325,482.67) of lawful money of Sri Lanka being the total amount outstanding on the said Bond and the Board of Directors of Sampath Bank Limited under the powers vested by

the Recovery of Loans by Bank (Special Provisions) Act, No. 04 of 1990 do hereby resolve that the property and premises morefully described in the Schedule hereto mortgaged to Sampath Bank Limited as security for the said Credit facility by the said Bond bearing No.365 to be sold in Public auction by I. W. Jayasuriya Licensed Auctioneer of Kandy for the recovery of the said sum of Rupees Three Hundred and Twenty Five Thousand Four Hundred and Eighty Two and Cents Sixty Seven Only (Rs.325,482.67) together with further interest on a sum of Rupees Three Hundred and Twenty Two Thousand Seven Hundred and Twenty and Cents Sixty Three Only (Rs.322,720.63) at the rate of Thirteen decimal Five per centum (13.5%) per annum from 09th October, 2007 to date of satisfaction of the total debt due upon the said Bond bearing No.365 together with costs of advertising and other charges incurred less payments (if any) since received.

SCHEDULE

All that divided and defined allotment of land marked Lot H5 depicted in Plan No. 3806 dated 20th August, 2005 made by K. G. S. Yapa Licensed Surveyor of the land called “Northern Portion of Lot H to the road from Kumbalgama to Dondra of “Godakanduruwatte” together with the soil, trees, plantations, buildings and everything else standing thereon with all rights, ways, privileges, easements, servitudes and appurtenance thereon, situated at Kapugama West Village within Wellaboda Pattu in the District of Matara, Southern Province and which said Lot H 5 is bounded on the North by Lot H 4 of the same land, on the East by Lot E of the same land, on the South by Road from Kumbalgama to Dondra (V. C. Road) and Lot E and on the West by Lot H6 of the same land, and containing in extent Thirty Perches (0A., 0R., 30P) as per the said Plan No.3806 Registered in Volume/Folio B 613/195 at the Land Registry Matara.

By Order of the Board.

Company Secretary.

05-136/4

HOUSING DEVELOPMENT FINANCE CORPORATION BANK OF SRI LANKA

Resolution under Section 4 of Recovery of Loans by Banks (Special Provisions) Act, No. 04 of 1990 as amended

Loan No. : 0200003818.

WHEREAS Balasuriya Mudiyanse Manori Priyanthi has made default in payment due on the Bond No. 6705 dated 16.07.2005 attested by E. A. K. Edirisinghe Notary Public of Gampaha in favour of Housing Development Finance Corporation Bank of Sri Lanka, duly established under the Housing

Development Finance Corporation Bank (Special Provisions), Act, No.07 of 1997 amended by Housing Development Finance Corporation Act, No.15 of 2003. (herein after referred as “the Bank”) and a sum of Rupees Three Hundred Eighty Six Thousand and One Hundred Twenty Seven and Cents Ninety-seven (Rs. 386,127.97) is due and owing to the Housing Development Finance Corporation Bank of Sri Lanka, as at 31.07.2008, on the said Mortgage Bond.

The Board of Directors of Housing Development Finance Corporation Bank, of Sri Lanka, under the powers vested by Recovery of Loans by Banks (Special Provisions) Act, No.04 of 1990 had resolved on 12th day of August 2008 that the property and premises morefully described in the Schedule hereto and mortgaged under the said Bond, to Housing Development Finance Corporation Bank of Sri Lanka, be sold by Public Auction by W. M. Wickremarathne Licensed Auctioneer for Recovery of monies mentioned hereunder.

1. Rupees Three Hundred Fourty Four Thousand and Six Hundred Nineteen and Cents Five (Rs.344,619.05) being the total unpaid portion of the said loan, together with the interest in a sum of Rupees Fourty One Thousand and Five Hundred Eight and Cents Ninety Two (Rs.41,508.92) due as at 31.07.2008 totaling to Rupees Three Hundred Eighty Six Thousand and One Hundred Twenty Seven and Cents Ninety Seven (Rs.386,127.97).
2. Further Interest at the rate of 18.00% per annum due on the said sum of Rupees Three Hundred Fourty Four Thousand and Six Hundred Nineteen and Cents Five (Rs.344,619.05) from 01.08.2008 up to the date of auction. (Both dates inclusive).
3. All monies and costs recoverable under section 13 of the Recovery of Loans by Banks (Special Provisions) Act, No. 04 of 1990.

SCHEDULE

All that divided and defined allotment of land marked Lot 01 depicted in Plan No. 6957 dated 08.06.2006 made by W. D. N. Senevirathne Licensed Surveyor of the land called Kongahawatta, Kongahawatta Portion, Kahatagahawatta and Wataneliyaddawatta situated at Medemulla within the Pradeshiya Sabha Limits of Minuwangoda in Dasiya Pattu of Aluthkuru Korale, in the District of Gampaha Western Province is bounded on the *North* by Lot 1A in Plan No.4577 and land of Y. G. De Silva, on the *East* by Lot 02, on the *South* by Lot 03, and on the *West* by Lot 1 A in Plan No. 4577 and land of J. A. Somarathna and containing in extent Thirty One Decimal Six Five Perches (0A., 0R., 31.65P) together with the buildings, trees, plantations and everything else standing thereon and Registered in C 934/177 at the Negombo Land Registry.

Together with the right of way over and along the road reservation shown in Plan No. 6957 aforesiad.

By the order of the Board of Directors.

General Manager.

05-107

PAN ASIA BANKING CORPORATION PLC— KOLLUPITIYA BRANCH

Pan Asia Banking Corporation PLC Resolution Adopted by the Board of Directors of the Bank under Section 4 of the Recovery of Loans by Banks (Special Provisions) Act, No. 04 of 1990

AT a meeting of the Board of Directors of Pan Asia Banking Corporation PLC held on 01.04.2009 it was resolved specially and unanimously as follows :-

Whereas Ceylinco Seylan Housing and Commercial Properties Limited have made default in payment due on Mortgage Bond No. 499 dated 15.02.2007 attested by D. V. Egodage Notary Public of Colombo in favour of Pan Asia Banking Corporation PLC bearing registration No. PQ 48 formerly called as Pan Asia Banking Corporation Limited and Pan Asia Bank Limited.

And whereas there is now due and owing to the Pan Asia Banking Corporation PLC (hereinafter sometimes called as “the Bank”) a sum of Rupees Thirty Seven Million Four Hundred and Forty Six Thousand Eighty and Cents Thirty-two (Rs.37,446,080.32) on account of principal and interest upto 06.03.2009 together with interest at the rate of 27% per annum on Rupees Thirty Five Million Five Hundred and Thirty Four Thousand One Hundred and Twenty One and Cents Sixty-seven (Rs.35,534,121.67) from 19.02.2009 till date of payment on the said Bond.

It is hereby Resolved :

That in terms of Section 4 of the Recovery of Loans by Banks (Special Provisions) Act, No.04 of 1990 Ranjitha S. Mahanama Licensed Auctioneer of R. S. M. Auctions, Mahanama Drive, No. 474, Pitakotte, Kotte be authorised and empowered to sell by Public auction the property mortgaged to the Bank morefully described in the Schedule hereto and for the recovery of the said sum of Rupees Thirty Seven Million Four Hundred and Forty Six Thousand Eighty and Cents Thirty Two (Rs.37,446,080.32) due on the said Bond No. 499 together with interest as aforesaid from 19.02.2009 to date of sale and costs and monies recoverable under Section 13 of the said Recovery of Loans by Banks (Special Provisions) Act, No.04 of 1990:

SCHEDULE

All that divided and defined of land and the building marked Lot 3 in Plan No. 928 dated 17th March 1997 made by S. D. Ediriwickrama Licensed Surveyor together with the cultivation standing thereon being a resurvey of and Sub division of Lot A in Plan No. 830 dated 09th August 1996 made by S. D. Ediriwickrama Licensed Surveyor and also sub division of the land marked Lot B3 in Plan No. 2056 dated 05th June 1979 made by K. M. Samarasinghe Licensed Surveyor of Colombo and the said Lot 3 of land called Kurundugaha Kumbura, Kahatagaha Kumbura and Kahatagaha Pilla” presently bearing Assessment No. 337, Negombo Road situated at Wattala within the Wattala Pradeshiya Sabha in Ragam Pattu of Aluthkuru Korale in the District of Gampaha Western Province and the said Lot 03 is bounded on the *North* by Lots 1 and 2 of the Plan No. 928 on the *East* by Lots 3 and 4 of the above said Plan No. 928, on the *South* by Lot 4 in Plan No. 928 and Lot B in Plan No. 830 (Portion of the same land) and on the *West* by Lot 2 of Plan No. 928 and Lot B in Plan No. 830 (portion of the same land) containing in extent Thirty Perches (0A., 0R., 30P) according to the said Plan No. 928 and Registered in volume folio B 808/160 Colombo Land Registry.

The said Lot 3 in Plan No. 928 resurveyed and now depicted as Lot 1 in Plan No. 1084 described below :

All that divided and defined allotment of land marked Lot 1 in Plan No. 1084 dated 25th June 2006 made by U. K. G. Prasad S. Pushpakumara Licensed Surveyor together with the trees plantations and everything else standing thereon of the land called Kurundugaha Kumbura, Kahatagaha Kumbura and Kahatagaha Pila” situated at Wattala within the Urban Council Limits of Wattala - Mabile in Ragam Pattu of Aluthkuru Korale in the District of Gampaha Western Province which said Lot 01 is bounded on the North by premises bearing Assessment No. 337, Negombo Road (Lot 1 in Plan No. 928) on the *East* by Lot 4 in Plan No. 928 on the South by Premises bearing Assessment No. 337/2, Negombo Road (Lot B in Plan No. 830) on the *West* by reservation for Drain 3ft wide (Lot 2 in Plan No. 928) and containing in extent Thirty Perches (0A., 0R., 30P) as per the said Plan No. 1084 and Registered in Volume/ folio B 989/141 Colombo Land Registry.

Together with the right of way over Lot 4 in the said Plan No. 928.

By order of the Board of Directors.

RANJIT PERERA,
Senior - Manager - Recoveries.

05-150

HOUSING DEVELOPMENT FINANCE CORPORATION BANK OF SRI LANKA

Resolution under Section 4 of Recovery of Loans by Banks (Special Provisions) Act, No. 04 of 1990 as amended

Loan No. : 0205500272.

WHEREAS Konthagoda Kankanamge Mahindapala and Pallimulla Kapugamage Chandrakanthi have made default in payment due on the Bond No. 53 dated 30.07.2004 attested by D. W. Wijesinghe Notary Public of Gampaha in favour of Housing Development Finance Corporation Bank of Sri Lanka, duly established under the Housing Development Finance Corporation Bank (Special Provisions) Act, No. 07 of 1997 amended by Housing Development Finance Corporation Act, No. 15 of 2003. (herein after referred as “the Bank”) and a sum of Rupees Two Hundred Twenty Seven Thousand and Nine Hundred Fourteen and Cents Ninety Nine (Rs. 227,914.99) is due and owing to the Housing Development Finance Corporation Bank of Sri Lanka, as at 30.04.2007, on the said Mortgage Bond.

The Board of Directors of Housing Development Finance Corporation Bank, of Sri Lanka, under the powers vested by Recovery of Loans by Banks (Special Provisions) Act, No. 04 of 1990 had resolved on 23rd day of July, 2007 that the property and premises morefully described in the Schedule hereto and mortgaged under the said Bond, to Housing Development Finance Corporation Bank of Sri Lanka, be sold by Public Auction by W. M. Wickremarathne Licensed Auctioneer for Recovery of Monies mentioned hereunder.

1. Rupees Two Hundred Nineteen Thousand and Nine Hundred Seventy Eight and Cents Sixty Seven (Rs. 219,978.67) being the total unpaid portion of the said loan, together with the interest in a sum of Rupees Seven Thousand and Nine Hundred Thirty Six and Cents Thirty Two (Rs. 7,936.32) due as at 30.04.2007 totaling to Rupees Two Hundred Twenty Seven Thousand and Nine Hundred Fourteen and Cents Ninety Nine (Rs. 227,914.99)
2. Further interest at the rate of 12.00% per annum due on the said sum of Rupees Two Hundred Nineteen Thousand and Nine Hundred Seventy Eight and Cents Sixty Seven (Rs. 219,978.67) from 01.05.2007 up to the date of auction. (Both dates inclusive).
3. All monies and costs recoverable under Section 13 of the Recovery of Loans by Banks (Special Provisions) Act, No. 04 of 1990.

SCHEDULE

All that divided and defined allotment of land in Plan No. 4330 dated 01.09.1984 made by L. J. Liyanage Licensed Surveyor of the land called Millagahawatta bearing Assessment No. 77, 2nd Lane, Rajasinghe Mawatha situated at Ihala Imbulgoda within the Pradeshiya Sabha Limits of Gampaha sub office Henarathgoda in Meda Pattu of Siyane Korale, in the District of Gampaha Western Province and bounded on the North - East by a portion of the same land, on the North - East by land owned by H. G. Mendis Appuhamy, on the South - West by Road and on the North - West by Road and containing in extent Twenty Perches (0A., 0R., 20.00P) together with the house, buildings, trees, plantations and everything else

standing thereon and Registered in E 220/290 at the Gampaha Land Registry.

SCHEDULE

By the order of the Board of Directors.

General Manager.

05-108

**HOUSING DEVELOPMENT FINANCE
CORPORATION BANK OF SRI LANKA**

**Resolution under Section 4 Recovery of Loans by Banks
(Special Provisions) Act, No. 04 of 1990 as amended**

Loan No : 0905500029.

Whereas Hewa Manage Lal Nishantha made a default in payment due on the Bond No. 60 dated 13.06.2003 attested by P. U. Weerasinghe Notary Public of Tangalle in favour of Housing Development Finance Corporation Bank of Sri Lanka, duly established under the Housing Development Finance Corporation Bank (Special Provisions), Act No. 07 of 1997 as, amended by Housing Development Finance Corporation Act No. 15 of 2003. (hereinafter referred as “the Bank”) and a sum of Rupees Two Hundred Forty Seven Thousand Four Hundred Three and Cents Ninety Two (Rs.247,403.92) is due and owing to the Housing Development Finance Corporation Bank of Sri Lanka, as at 31.08.2006, on the said Mortgage Bond.

The Board of Directors of Housing Development Finance Corporation Bank of Sri Lanka, under the powers vested by Recovery of Loans by Bank (Special Provisions) Act, No. 04 of 1990 had resolved on 26th day of October 2006 that the property and premises morefully described in the schedule hereto and mortgaged under the said Bond to Housing Development Finance Corporation Bank of Sri Lanka, be sold by public Auction by G. P. Ananda Licensed Auctioneer for Recovery of monies mentioned hereunder.

1. Rupees Two Hundred Thirty One Thousand Eight Hundred Sixteen and Cents Twenty Eight (Rs.231,816.28) being the total unpaid portion of the said loan, together with the interest in a sum of Rupees Fifteen Thousand Five Hundred Eighty Seven and Cents Sixty Four (Rs.15,587.64) due as at 31.08.2006 totaling to Rupees Two Hundred Forty Seven Thousand and Four Hundred Three and Cents Ninety Two (Rs.247,403.92)
2. Further interest at the rate of 10.50% per annum due on the said sum of Rupees Two Hundred Thirty One Thousand Eight Hundred Sixteen and Cents Twenty Eight (Rs.231,816.28) from 01.09.2006 up to the date of auction. (Both dates inclusive).
3. All monies and costs recoverable under Section 13 of the Recovery of Loans by Banks (Special Provisions) Act, No. 04 of 1990.

All that divided and defined allotment of land marked Lot 1 depicted in Plan No. 3509 dated 15.03.2003 made by K. R. Mabarana Licensed Surveyor of the land situated at Kattakaduwa - Yaya - 20 within Divisional Secretarial Limits of Tangalle in Giruwa Pattu South in the District of Hambantota Southern Province and which said Lot 1 is bounded on the North by Wickramasinghe Landage Sunil's land East by Road towards the main Road South by land of Daisy Sunethra and West by land of W. L. Priyantha Sarath Kumara and containing in extent One Rood and One decimal One Perches (0A., 1R., 01.1P) and together with the trees, plantations, buildings and everything esle standing thereon and Registered under title LDO 88/47829 at Tangalle Land Registry.

Together with the right to use the Roadways depicted in the said Plan No. 3509 aforesaid.

At Colombo on this 26th day of October 2006.

By order of the Board of Directors.

General Manager.

05-99

**HOUSING DEVELOPMENT FINANCE
CORPORATION BANK OF SRI LANKA**

**Resolution under Section 4 of Recovery of Loans by
Banks (Special Provisions) Act, No. 04 of 1990 as
amended**

Loan No : 020001987.

Whereas Addara Arachchige Palitha Dharmapriya and Jayamuni Ramya Janadarshani has made default in payment due on the Bond No. 3802 dated 27.11.2000 attested by K. Edirisinghe Notary Public of Gampaha in favour of Housing Development Finance Corporation Bank of Sri Lanka, duly established under the Housing Development Finance Corporation Bank (Special Provisions), Act No. 07 of 1997 amended by Housing Development Finance Corporation Act No. 15 of 2003. (herein after referred as “the Bank”) and a sum of Rupees One Hundred Sixty Two Thousand and Three Hundred Eighty Nine and Cents Sixty Three (Rs.162,389.63) is due and owing to the Housing Development Finance Corporation Bank of Sri Lanka as at 31.07.2007, on the said Mortgage Bond.

The Board of Directors of Housing Development Finance Corporation Bank, of Sri Lanka, under the powers vested by Recovery of Loans by Banks (Special Provisions) Act, No. 04 of 1990 had resolved on 02nd day of October 2007 that the property and premises more fully described in the schedule hereto and mortgaged under the said Bond, to Housing Development Finance Corporation Bank of Sri Lanka, be sold by Public

Auction by W. M. Wickramaratne Licensed Auctioneer for Recovery of Monies mentioned hereunder.

1. Rupees one Hundred Thirty Three Thousand and One Hundred Fourty Eight and Cents Ninety Two (Rs.133,148.92) being the total unpaid portion of the said loan, together with the interest in a sum of Rupees TwentyNine Thousand and Two Hundred Fourty and Cents Seventy One (Rs.29,240.71) due as at 31.07.2007 totaling to Rupees One Hundred Sixty Two Thousand and Three Hundred Eighty Nine and Cents Sixty Three (Rs.162,389.63)
2. Further interest at the rate of 13.50% per annum due on the said sum of Rupees One Hundred Thirty Three Thousand and One Hundred Fourty Eight and Cents Ninety-two (Rs.133,148.92) from 01.08.2007 up to the date of auction. (Both dates inclusive).
3. All monies and costs recoverable under Section 13 of the Recovery of Loans by Banks (Special Provisions) Act, No. 04 of 1990.

SCHEDULE

All that divided and defined allotment of land marked Lot D depicted in Plan No. 512/88 dated 28.07.1988 made by K. A. Rupasinghe, Licensed Surveyor of the land called Horagahawatta, situated along Morupola Road bearing Asst. No. 235/04 in the Village of Morupola within the Pradeshiya Sabha Limits of Gampaha in Meda Pattu of Siyane Korale in the District of Gampaha Western Province and is bounded on the North by Lot C and Land of R. M. D. Siriwardana on the East by land of K. M. D. Somapala on the South by Lot E and on the West by Lot H (15 feet wide Road reservation) and containing in extent Twelve Perches (0A., 0R., 12P) according to the said Plan No. 512/88 together with house, building, trees, plantation and everything else standing thereon and registered in E 336/4 at Gampaha Land Registry.

At Colombo on this 30th of January 2003.

By Order of the Board of Director.

General Manager.

05-106

NATIONAL SAVINGS BANK

Loan No. : 17768/15.

IT is hereby notified that under Section 8 of the recovery of Loans by Banks (Special Provisions) Act, No. 4 of 1990 amended by Act, No. 24 of 1955 that a meeting held on 01.08.2003 by the Board of Directors of National Savings Bank it was resolved specially and unanimously:

Whereas Mr. Horagampita Loku Gamage Ravindra Sanath Kumara Alwis of No. 430/5, Pelenwatta, Pannipitiya mortgagor has made default in payment due on the Mortgage Bond No. 2717 dated 03.03.1998 attested by Krishanti Palihakkara Notary Public in favour of the National Savings Bank and there being now due and owing to the National Savings Bank a sum of Rupees One Hundred Thirty-four Thousand One Hundred Twenty-two and cents Fourteen only (Rs. 1,34,122.14) as at 07.08.2003 on the said Mortgage Bond and the Board of Directors of the National Savings Bank under the powers vested by the recovery of loans by Banks (Special Provisions) Act, No. 4 of 1990 amended by Act, No. 24 of 1995, do hereby resolve that the property and premises morefully described in the Schedule hereto and mortgaged to National Savings Bank by the said Bond No. 2717 be sold by Public Auction by Schokman and Samarawickreme, Licensed Auctioneer for recovery of the said sum of Rs. 134,122.14 together with the interest at the rate of fifteen percent (15%) per annum from 07.08.2003 to date of sale together with costs of advertising any other charges incurred less payments (if any) since received an monies recoverable in terms of Section 13 of the said recovery of Loans by Banks (Special Provision) Act, No. 4 of 1990 as amended.

SCHEDULE

All that divided and defined allotment of land marked Lot No. 196 depicted in Plan No. 3692 dated 25th February, 1997 made by M. W. Ratnayake, Licensed Surveyor of the land called and known as a portion of Halbarawa Estate together with the buildings and everything else standing thereon situated at Millewa Village within the limits of Poruwadanda Sub Office of Horana Pradeshiya Sabha in Udugaha Pattu of Raigam Korale in the District of Kalutara, Western Province and which said Lot 196 is bounded on the North by Lot R10 (reservation for road 20 ft. wide) and 186 on the East by Lots 197 and 200, on the South by Lots 200 and R 15 (reservation for drain 2 ft wide) and the West by R10 (reservation for road 20 ft. wide) and containing in extent sixteen decimal one eight perches (0A., 0R., 16.18P.) as per the said Plan No. 3692 registered under E 104/63 at the Land Registry, Panadura.

Together with the right of way in over and along the road reservation marked Lot R 10, R6, R3, R2 and R1 depicted in the said Plan No. 3692.

Manager-Credit.

05-86

HATTON NATIONAL BANK PLC - MARAWILA BRANCH

(Formerly known as Hatton National Bank Ltd)

Resolution adopted by the Board of Directors of Hatton National Bank PLC under Section 04 of the Recovery of Loans by Banks (Special Provisions) Act, No. 04 of 1990

AT a meeting of the Board of Directors of Hatton National Bank PLC held on 26th February, 2009 it was resolved specially and unanimously :

Whereas Maneesheen Eymard George Dalpathado carrying on business as sole proprietor under the name style and firm of D. S. A. Chemicals as the obligor has made default in payment due on Bond Nos. 9953 dated 14th November, 1999 and 12751 dated 19th August, 2003 respectively both attested by H. J. M. D. Jayasinghe, Notary Public of Marawila, in favour of Hatton National Bank PLC and there is now due and owing to the Hatton National Bank PLC as at 31st August, 2008 a sum of Rupees Five Hundred and Eighty-one Thousand One Hundred and Eighty-three and Cents Eighty-seven only (Rs. 5,81,183.87) on the said Bonds and the Board of Directors of Hatton National Bank PLC under the power vested by the Recovery of Loans by Banks (Special Provisions) Act, No. 4 of 1990, do hereby resolve that the property and premises morefully described in the Schedule, hereto and mortgaged to Hatton National Bank PLC by the said Bond Nos. 9953 and 12751 be sold by Public Auction by R.S. Mahanama, Licensed Auctioneer of Colombo for recovery of the said sum of Rs. 5,81,183.87 together with further interest from 01st Septebmer, 2008 to date of sale together with costs of advertising and other charges incurred less payments (if any) since received.

SCHEDULE

All that divided and defined allotment of land marked Lot No. 55 in Plan No. 690 dated 25th March, 1970 made by M. J. Setunga, Licensed Surveyor from and out of the land marked Lot 2993 situated at Weerahena in Meda Palatha of Pitigal Korale South in the land registration Division of Marawila in the District of Puttalam in North Western Province and which said Lot No. 55 is bounded on the North by reservation for a road way, East by Lot No. 56 in aforesaid Plan South by Lot No. 79 in aforesaid Plan which is belonging to Satharasinghe Arachchige David and on the West by Lot No. 54 in aforesaid plan containing in extent Twenty perches (0A., 0R. 20P.) and which said Lot No. 55 is recently divided and depicted as Lot No. 01 in Plan No. 3013 dated 24.01.1999 made by W. Luxaman H. Fernando, Licensed Surveyor which said Lot No. 01 is bounded on the North by pradeshiya saba road, East by land of K. M. D. P. Thamel marked as Lot 56 in aforesaid Plan No. 690, South by land of S. A. David marked Lot 79 of the aforesaid Plan No. 690 and on the West by land of Mary Aonus Fernando marked Lot 54 in aforesaid Plan No. 690 containing in extent twenty perches (0A., 0R., 20P.) together with the soil, plantation, building and everything standing thereon and registered under title J 58/271 at the District Land Registry, Marawila.

Together with the full and free use of the roadway on the northern boundary of the aforesaid land.

By order of the Board,

INDRANI GOONESEKERA,
DGM (Legal)/Board Secretary.

05-157/4

HATTON NATIONAL BANK PLC— THALANGAMA BRANCH (Formerly known as Hatton National Bank Ltd.)

Resolution adopted by the Board of Directors of Hatton National Bank PLC under Section 4 of the Recovery of Loans by Banks (Special Provisions) Act, No. 04 of 1990

AT a meeting of the Board of Directors of Hatton National Bank PLC held on 26th February, 2009 it was resolved specially and unanimously.-

“Whereas Kudagoda Bopearachchige Priyantha Saman Kumara Bopearachchi and Kehelkotuwa Mudiyanseage Pushpa Kumari Wijeyabandara as the Obligors have made default in payment due on Bond No. 3468 dated 07th September, 2007 attested by M. P. M. Mohotti Notary Public of Colombo in favour of Hatton National Bank PLC and there is now due and owing to the Hatton National Bank PLC as at 31st March 2008 a sum of Rupees One Million Thirty Two Thousand Six Hundred and Twenty One and Cents Thirty One only (Rs. 1,032,621.31) on the said Bond and the Board of Directors of Hatton National Bank PLC under the power vested by the Recovery of Loans by Banks (Special Provisions) Act No. 4 of 1990, do hereby resolve that the property and premises morefully described in the Schedule, hereto and mortgaged to Hatton National Bank PLC by the said Bond No. 3468 be sold by Public Auction by R. S. Mahanama Licensed Auctioneer of Colombo for recovery of the said sum of Rs. 1,032,621.31 together with further interest from 01st April, 2008 to date of sale together with costs of advertising and other charges incurred less payments (if any) since received.

SCHEDULE

All that divided and defined allotment of land marked Lot A2 depicted in Plan No. 1487 dated 15th December 2002 made by M. W. Thepulangoda Licensed Surveyor from and out of the land called Delgahalanda together with the buildings and everything standing thereon bearing assessment No. 956/1, Athurugiriya Road situated at Malabe within the Kaduwela Unit of Kaduwela Pradeshiya Sabha in the Palle Pattu of Hewagama Korale in the District of Colombo Western Province and which said Lot A2 is bounded on the North by Lot A1 on the East by land of A. L. D. Ariyaratne on the South by Land of P. D. Sumanawathi and on the West by Road and containing in extent Nine Decimal Five Five Perches (0A., 0R., 9.55P.) according to the said Plan No. 1487 and registered under title G 1428/192 at the Land Registry of Homagama.

Together with the right of way over and along the reservation for roads depicted in Plan No. 1487 dated 15th December, 2002 made by M. W. Thepulangoda - Licensed Surveyor.

By Order of the Board,

INDRANI GOONESEKERA,
DGM (Legal)/Board Secretary.

05-157/7

**HATTON NATIONAL BANK PLC—
PANCHIKAWATTE BRANCH
(Formerly known as Hatton National Bank Ltd.)**

Resolution adopted by the Board of Directors of Hatton National Bank PLC under Section 4 of the Recovery of Loans by Banks (Special Provisions) Act, No. 04 of 1990

AT a meeting of the Board of Directors of Hatton National Bank PLC held on 26th February, 2009 it was resolved specially and unanimously.-

“Whereas Mohamed Zarook Mohamed Fairouz as the Obligor has made default in payment due on Bond No. 2963 dated 25th September 2007 attested by U. S. K. Herath Notary Public of Colombo in favour of Hatton National Bank PLC and there is now due and owing to the Hatton National Bank PLC as at 30th April, 2008 a sum of Rupees Four Million One Hundred and Seventy-eight Thousand Five Hundred and Nine and cents Ninety-one only (Rs. 4,178,509.91) on the said Bond and the Board of Directors of Hatton National Bank PLC under the power vested by the Recovery of Loans by Banks (Special Provisions) Act, No. 4 of 1990, do hereby resolve that the property and premises mroeefully described in the Schedule, hereto and mortgaged to Hatton National Bank PLC by the said Bond No. 2963 be sold by Public Auction by R. S. Mahanama Licensed Auctioneer of Colombo for recovery of the said sum of Rs. 4,178,509.91 together with further interest from 01st May, 2008 to date of sale together with costs of advertising and other charges incurred less payments (if any) since received.

THE SCHEDULE

All that divided and defined allotment of land marked Lot X depicted in Plan No. 9246A dated 4th October 2006 made by Saliya Wickramasinghe, Licensed Surveyor from and out of the land called Belikumbura Owita bearing Assessment No. 36, 2nd Lane situated at Kuda Buthgamuwa within the Kotikawatte-Mulleriya Pradeshiya Sabha limits in Ambatalen Pahala Aluth Kuru Korale South and in the District of Colombo Western Province and which said Lot X is bounded on the North by Kuda Buthgamuwa Road on the East by Lot Y on the South by Canal and on the West by land of J. Palinda Senarathna and containing in extent Eight Decimal Nine Naught Perches (0A., 0R., 8.90P.) according to the said Plan No. 9246A.

Together with the right of way moreefully described in the Second Schedule of the said Bond No. 2963.

By Order of the Board,

INDRANI GOONESEKERA,
DGM(Legal)/Board Secretary.

05-157/8

**HATTON NATIONAL BANK PLC—KATUNAYAKE
BRANCH
(Formerly known as Hatton National Bank Ltd.)**

Resolution adopted by the Board of Directors of Hatton National Bank PLC under Section 4 of the Recovery of Loans by Banks (Special Provisions) Act, No. 04 of 1990

AT a meeting of the Board of Directors of Hatton National Bank PLC held on 26th February, 2009 it was resolved specially and unanimously.-

“Whereas Jayasuriya Arachchige Rohana Jayasuriya as the Obligor has made default in payment due on Bond No. 5265 dated 6th March, 2006 attested by Q. T. Tissera Notary Public of Colombo in favour of Hatton National Bank PLC and there is now due and owing to the Hatton National Bank PLC as at 31st December, 2008 a sum of Rupees Four Hundred and Eight Thousand Eight Hundred and Seven and Cents Ninety Seven Only (Rs. 408,807.97) on the said Bond and the Board of Directors of Hatton National Bank PLC under the power vested by the Recovery of Loans by Banks (Special Provisions) Act, No. 4 of 1990, do hereby resolve that the property and premises mroeefully described in the Schedule, hereto and mortgaged to Hatton National Bank PLC by the said Bond No. 5265 be sold by Public Auction by R. S. Mahanama Licensed Auctioneer of Colombo for recovery of the said sum of Rs. 408,807.97 together with further interest from 01st January, 2009 to date of sale together with costs of advertising and other charges incurred less payments (if any) since received.

THE SCHEDULE

All that divided and defined allotment of land marked Lot C depicted in the Survey Plan No. 1945 dated 24th April, 1983 made by A. E. Wijesuriya, Licensed Surveyor of the land called Kuruppu Achchiya Mukalana situated at Athurigiriya in Palle Pattu of Hewagam Korale in the District of Colombo Western Province and which said Lot C is bounded on the North by Lot B of this Survey Plan on the East by the Fence separating the land of A. A. John Singho on the South by the land of A. A. John Singho and Depa Ela and on the West by the land set apart for a Road marked Lot F and Lot D containing in extent Seventeen Decimal Four Perches (0A., 0R., 17.4P.) with everything standing thereon and Registered under P 596/110 at the Homagama Land Registry.

Together with the full and free right and liberty of way over Lot F Road set apart for a Road way 15 feet wide and Registered under P 1519/155 at the Homagama Land Registry.

By Order of the Board,

INDRANI GOONESEKERA,
DGM(Legal)/Board Secretary.

05-157/11

**HATTON NATIONAL BANK PLC—
KIRULLAPONE BRANCH
(Formerly known as Hatton National Bank Ltd.)**

Resolution adopted by the Board of Directors of Hatton National Bank PLC under Section 4 of the Recovery of Loans by Banks (Special Provisions) Act, No. 04 of 1990

At a meeting of the Board of Directors of Hatton National Bank PLC held on 26th February, 2009 it was resolved specially and unanimously.-

“Whereas Mampitiya Arachchige Gunasena and Warnapurage Chaminda Sujeewa Chandrasena as the Obligors have made default in payment due on Bond No. 1373 dated 17th January, 2005 attested by A. R. De Silva Notary Public of Colombo in favour of Hatton National Bank PLC and where as the said Mampitiya Arachchige Gunasena died interstate and letters of Administration has been issued on Warnapurage Chaminda Sujeewa Chandrasena in the testamentary case bearing No. 37519/T of the District Court of Colombo and there is now due and owing to the Hatton National Bank PLC as at 31st December, 2008 a sum of Rupees Two Million Seven Hundred and Twenty Six Thousand Three Hundred and Five and cents Forty Four (Rs. 2,726,305.44) on the said Bond and the Board of Directors of Hatton National Bank PLC under the power vested by the Recovery of Loans by Banks (Special Provisions) Act No. 4 of 1990, do hereby resolve that the property and premises mroefully described in the Schedule, hereto and mortgaged to Hatton National Bank PLC by the said Bond No. 1373 be sold by Public Auction by R. S. Mahanama Licensed Auctioneer of Colombo for recovery of the said sum of Rs. 2,726,305.44 together with further interest from 1st January, 2009 to date of sale together with costs of advertising and other charges incurred less payments (if any) since received.

THE SCHEDULE

All that divided and defined allotment of land depicted as Lot 5481 A3 in Plan No. 432 dated 17th May, 1967 made by S. Lokanathan - Licensed Surveyor from and out of the land called Hedawakagahawatta together with the building and everything standing thereon bearing Assessment No. 77, Poorwarama Mawatha situated at Kirulapone in Kirulapone Ward No. 44 within the Municipal Council Limits and in the District of Colombo Western Province and which said Lot 5481A3 is bounded on the North by Poorwarama Mawatha on the East by Lot 548 1C1 and South by Lot 5481C1 and on the West by Lot 5481A2 and containing in extent Nine Decimal Two Five Perches (0A.,0R.,9.25P.) according to the said Plan No. 432 and registered under title Kirillapone 74/282 at the District Land Registry of Colombo.

By Order of the Board,

INDRANI GOONESEKERA,
DGM(Legal)/Board Secretary.

05-157/10
A14 - B 080011

**HATTON NATIONAL BANK PLC—
PANCHIKAWATTE BRANCH
(Formerly known as Hatton National Bank Ltd.)**

Resolution adopted by the Board of Directors of Hatton National Bank PLC under Section 4 of the Recovery of Loans by Banks (Special Provisions) Act, No. 04 of 1990

At a meeting of the Board of Directors of Hatton National Bank PLC held on 26th February, 2009 it was resolved specially and unanimously.-

“Whereas Mohamed Rizvi Careem as the Obligor has made default in payment due on Bond No. 464 dated 6th January, 2007 attested by G. N. Wickrema Notary Public of Colombo in favour of Hatton National Bank PLC and there is now due and owing to the Hatton National Bank PLC as at 30th September, 2008 a sum of Rupees One Million Nine Hundred and Forty Four Thousand Eight Hundred and Thirteen and cents Sixty-eight (Rs. 1,944,813.68) on the said Bond and the Board of Directors of Hatton National Bank PLC under the power vested by the Recovery of Loans by Banks (Special Provisions) Act No. 4 of 1990, do hereby resolve that the property and premises mroefully described in the Schedule, hereto and mortgaged to Hatton National Bank PLC by the said Bond No. 464 be sold by Public Auction by R. S. Mahanama Licensed Auctioneer of Colombo for recovery of the said sum of Rs. 1,944,813.68 together with further interest from 01st October, 2008 to date of sale together with costs of advertising and other charges incurred less payments (if any) since received.

THE SCHEDULE

All that divided and defined allotment of land marked Lot 3A1 depicted in Plan No. 4063 dated 15th February 2000 made by M. W. D. S. De Silva Licensed Surveyor of the land called Gorakagahawatta *alias* Hill House bearing Assessment No. 194/2A Sri Vajiragnana Mawatha situated at Maligakanda in Ward No. 27 within the Municipal Council Limits of Colombo in the District of Colombo Western Province and which said Lot 3A1 is bounded on the North by assessment No. 204/9A Sri Vajiragnana Mawatha on the East by Assessment No. 194/2 Sri Vajiragnana Mawatha on the South by Road, 10 feet wide and on the West by Assessment No. 194, Sri Vajiragnana Mawatha, and containing in extent Two Decimal Seven Nought Perches (0A.,0R.,2.70P.) according to the said Plan No. 4063.

Which said Lot 3A1 depicted in the said Plan No. 4063 being a re-survey of Lot 3A in Plan No. 3012 morefully decribed below.

All that divided and defined allotment of land marked Lot 3A depicted in Plan No. 3012 dated 07th January, 1996 made by D. S. Kuruppu Licensed Surveyor of the land called Gorakagahawatta *alias* Hill House situated at Maligakanda aforesaid and which said Lot 3A is bounded on the North by assessment No. 204/9A Sri Vajiragnana Mawatha on the East by Assessment No. 134/2, Sri Vajiragnana Mawatha on the South by Road 10ft wide and on the West by Assesment No. 194 Sri Vajiragnana Mawatha and containing in extent Two Decimal Seven Nought Perches

(0A.,0R.,2.70P.) according to the said Plan No. 3012 Registered in A 1070/118 at the Colombo Land Registry.

Together with the right of way over and along the reservation for road marked Lot 1 depicted in Plan No. 1442 dated 22nd April 1990 made by K. Nadarajah Licensed Surveyor.

By Order of the Board,

INDRANI GOONESEKERA,
DGM(Legal)/Board Secretary.

05-157/5

**HATTON NATIONAL BANK PLC—TANGALLE
BRANCH
(Formerly known as Hatton National Bank Ltd.)**

**Resolution adopted by the Board of Directors of Hatton
National Bank PLC under Section 4 of the Recovery of
Loans by Banks (Special Provisions) Act, No. 04 of 1990**

AT a meeting of the Board of Directors of Hatton National Bank PLC held on 26th February, 2009 it was resolved specially and unanimously:-

“Whereas Ushan Indika Komala Liyanaarachchi and Vincent Komala Liyanaarachchi as the Obligors have made default in payment due on Bond Nos. 10868 dated 1st August 2006, No. 11248 dated 22nd March 2007 and No. 11567 dated 31st October 2007 all attested by A. P. S. R. Gunasekera Notary Public of Tangalle in favour of Hatton National Bank PLC and there is now due and owing to the Hatton National Bank PLC as at 30th November, 2008 a sum of Rupees Six Million One Hundred and Sixty Three Thousand Seven Hundred and Seventy Six and Cents Forty One only (Rs. 6,163,776.41) on the said Bond and the Board of Directors of Hatton National Bank PLC under the power vested by the Recovery of Loans by Banks (Special Provisions) Act No. 4 of 1990, do hereby resolve that the property and premises morefully described in the Schedule, hereto and mortgaged to Hatton National Bank PLC by the said Bond Nos. 10868, 11248 and 11567 be sold by Public Auction by R. S. Mahanama Licensed Auctioneer of Colombo for recovery of the said sum of Rs. 6,163,776.41 together with further interest from 1st December, 2008 to date of sale together with costs of advertising and other charges incurred less payments (if any) since received.

THE SCHEDULE

All that divided and defined allotment of land marked Lot 1 depicted in Plan No. 145 dated 19th March, 1999 made by K. Ranjani Mabarana Licensed Surveyor land called Pallikkudawa Labima situated at Pallikkudawa in Kadurupokuna village in South Giruwa Pattu of Hambantota, District Southern Province and which said Lot

1 is bounded on the North by a portion of the Lot No. 1 claimed by a A. G. Kanthi Asoka and Road, East by Road, South by land acquired by Government and Lot No. 2 shown by the Plan No. 1563/1967, 03, 24 made by C. Bandarahamy Licensed Surveyor West by Munasin Balappuge Watta and Wanniarachchige Watta containing in extent Two Acres and One Rood and Twenty Perches. (2A,1R,20P.) registered in F 223/225 at the District Land Registry of Tangalle.

By Order of the Board,

INDRANI GOONESEKERA,
DGM(Legal)/Board Secretary.

05-157/2

**HATTON NATIONAL BANK PLC—CITY OFFICE
BRANCH
(Formerly Known as Hatton National Bank Ltd.)**

**Resolution adopted by the Board of Directors of Hatton
National Bank PLC under section 4 of the Recovery of
Loans by Banks (Special Provisions) Act, No. 04 of 1990**

AT a meeting of the Board of Directors of Hatton National Bank PLC held on 26th February 2009 it was resolved specially and unanimously :

Whereas, Asia Industrial Enterprises (Private) Limited by concurrent Mortgage Bonds No. (s) 295/419 and 296/420 dated 30th July 1993 and 13th August 1993 and attested by S. K. Wickremasinghe and R. Thirukeswaran Notaries Public of Colombo respectively mortgaged and hypothecated Leased Hold Properties Rights and Factory Machinery morefully described in the first, second and Third Schedules hereto, as security for repayment of loans granted by Hatton National Bank PLC and Commercial Bank of Sri Lanka PLC. (formerly known as Commercial Bank of Sri Lanka Limited);

Whereas, Asia Industrial Enterprises (Private) Limited by secondary Mortgage Bond No. 1881 dated 10th December, 1998 attested by R. Thirukeswaran Notary Public of Colombo mortgaged and hypothecated leasehold property rights Plant, Machinery and Equipment morefully described in the First and Third Schedules hereto and by Mortgage Bond No. 1203 dated 6th November, 1996 attested by R. Thirukeswaran and Mortgage Bond No. 1061 dated 11th July, 1997 attested by N. M. C. P. Wettasinghe Notary Public of Colombo, mortgaged and hypothecated Stock in Trade morefully described in the Fourth Schedule hereto as security for further loans granted by Hatton National Bank PLC;

Whereas Asia Industrial Enterprises (private) Limited has made default in payment,

- (a) in a sum of US Dollars Seven Hundred and Fifty Five Thousand Six Hundred and Twenty Eight and Cents Twenty

(US\$ 755,628.20) is now due and owing to the Hatton National Bank No. PLC as at 31st May 2008 on concurrent Mortgage Bond 295/419 and 296/420 dated 30th July 1993 and 13th August 1993 and attested by S.K. Wickremasinghe and R. Thirukeswaran Notaries Public of Colombo ;

(b) in sum of US Dollars Seven Hundred and Ninety Nine Thousand Four Hundred and Eighty One and Cents Ninety Four (US \$ 799,481/94) or a sum equivalent in Sri Lankan Rupees is now due and owing to commercial Bank PLC as at 31 st May 2008 on concurrent Mortgage bond 295/419 and 296/420 dated 30th July 1993 and 13th August 1993 and attested by S.K. Wickremasinghe and R. Thirukeswaran Notaries public of Colombo;

(c) in sum of Rupees Eleven Million Two Hundred and Thirty Six Thousand and Four Hundred and Eighty Three and Cents Ten (Rs.11,236,483.10) is now due and owing to Hatton National Bank PLC as at 31st May 2008, on Mortgage Bond No. 1881 dated 10th December, 1998 attested by R. Thirukeswaran Notary Public of Colombo and Mortgage Bond No. 1203 dated 6th November, 1996 attested by R. Thirukeswaran and Mortgage Bond No. 1061 dated 11th July 1997 attested by N. M. C. P. Wettasinhe Notary Public of Colombo ;

And whereas by Deed of Assignment No. 143/301 dated 23rd April, 2008 and 30th April, 2008 attested by Y.Y.B. Demuni, Notary Public of Colombo and T.D. Ediriweera, Notary Public of Colombo, Commercial Bank has assigned all of their right, title and interest over the said Concurrent Mortgage Bond Nos. 295/419 and 296/420 and assigned all debts due upon the financial accommodation provided by Commercial Bank of Ceylon PLC under the said Concurrent Mortgage Bond to Hatton National Bank PLC and whereas , the said US Dollars Seven Hundred and Ninety Nine Thousand Four Hundred and Eighty One and cents Ninety four (US \$ 799,481/94) or a sum equivalent in Sri Lankan Rupees is now due to Hatton National Bank PLC upon the assignment.

And the Board of Directors of Hatton National Bank PLC under the power vested by Section 4 of the Recovery of Loans by Banks (Special Provisions) Act No. 4 of 1990, do hereby resolve that the Lease Hold Rights over the Land and Premises described in the 01st Schedule hereto and the plant, machinery, equipment and stock in Trade morefully described in the Second, the Third and the Fourth Schedules hereto, mortgaged by the said Mortgage Bonds Nos. 296/420, 295/419, 1881, 1203 and 1061, to be sold by Public Auction by I W. Jayasuriya Licensed Auctioneer of Colombo for recovery of the said sums of US Dollars Seven Hundred and Fifty -five Thousand Six Hundred and Twenty-eight and cents Twenty (US\$ 755,628.20), US Dollars Seven Hundred and Ninety-nine Thousand Four Hundred and Eighty One and cents Ninety Four (US \$ 799,481.94) and Rupees Eleven Million Two Hundred and Thirty -six Thousand and Four Hundred and Eighty-three and cents Ten (Rs. 11,236,483.10) due to Hatton National Bank PLC together with further interest from 31st May, 2008 to date of sale together with costs of advertising and other charges incurred less payments (if any) since received.

THE FIRST SCHEDULE

All lease Hold rights in, out of and over divided and defined allotment of land marked BIL in the Board of Invesment of Sri Lanka

Investment Promotion Katunayake, Phase I Lay out plan depicted in Drawing No. GCEC/IPZ/K/003 dated 27th October, 1978 of the land called Dambuwewatta situated in the village of Kadirana South within the Town Council Limits of Katunayake Seeduwa in the Dasiya Pattu of Aluthkuru Korale in the registration division of Negombo, Gampaha District (formerly Colombo District) Western Province and which said Lot Marked BIL is bounded on the South by the reservation of Ring Road 1 and Spur Road 3, East, West and North by lands belonging to the Board of Investment of Sri Lanka and containing in extent Seven Acres (7A., 0R., 0P.) according to the aforesaid Drawing (Registered in Negombo Land Registry Folio No. C 632/46) together with the relevant Rights of Way.) and held by Asia Industrial Enterprises (Private) Limited under Lease Agreement No. 434 dated 08th April, 1993 attested by M P. C. Joseph Notary Public.

THE SECOND SCHEDULE

All and singular the Plant Machinery and Equipment and the like including :-

Rupper Processing Section

Farrel K9 Banbury Mixer
Farrel 84" Mill
Farrel 60" Mill – 3 Nos.
Farrel 36" Cracker Mill
Farrel 36" Refine Mill
60" – Canvas Calander with Wind vp,
Laminator, etc.
60" – Songo Calender
30" – Calender
18" Calender
Hydraulic Press – 11 Nos.
Sponge Press
Extruder (Gunstar)
Extruder (Modern)
Sole Cutting Machine
Bale Cutter
Buffing Machines
Cement Mixer
Latex Mixer
Ball Mill
Toggle Press
Barrel Elevator
Steel Flatfrom (Banbury)
Powder Box

Cutting Section

Double Arm Clicker - 5 Nos.
Atom Clicker
Single Arm - 6 Nos.
Real Slicing Machine
PVC Strap Cutting Machine
Bias Cutting Machine

Sewing Section

Duplex Eyeletting Machines - 5 Nos.

Simples Eyeletting Machines	- 5 Nos.
Eyeletting Hole Punching Machines	- 3 Nos.
Taiwan Eyeletting Machine	- 4 Nos.

THE THIRD SCHEDULE

All and singular the movable Plant Machinery and Equipment tools utensils accessories spares and the like including :-

Shoe Assembly Section

Conveyor with Dryer	- 7 Nos.
Fixing Presses	- 6 Nos.
Insole Cementing Machines	- 6 Nos.
Fitting Lines	- 2 Nos.
Vulcanisers	- 3 Nos.
Buffing Machines	- 6 Nos.
Packing Conveyor	- 2 Nos.
Lusting Conveyors	- 6 Nos.
Strapping Machine	-

Laboratory

Flexometer	
Hydraulic Presses	- 2 Nos.
Extruder	
Arbour Press	
Mooney Viscometer	
Mixing Mill	

Utilities

Continental Boiler	- 1 No.
Dixon Boiler	- 1 No.
CGR Boiler	- 1 No.
50,000 Gal, Fuel Tank	
Air Compressors	- 3 Nos.
Cooling Towers	- 3 Nos.

Workshop

24" Lathe	
17" Lathe	
True Trace	
Milling Machine	
Vertical Milling	
Spring Field Shaper	
Pentograph	
Surface Grinder	
Vertical Drill	
Bandsaw	
Knife Bending Machine	

Ancillary Equipment and spares :

Platform Scales	- 3 Nos.
Scales Fan Type	- 5 Nos.
PVC Armoured Cable – 120 mn, 185 mn, 1.5 mn	- 3 Rolls

Battery Chargers

together with all Accessories pertaining thereto and all other Machinery of whatsoever description that may be affixed to the Building and/or Structures standing on the land fully described above in the First Schedule.

Cutting Section

Skiving Machine	- 07 Nos.
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Sewing Section

Single Needle Chain Stitch Machines	- 04 Nos.
Single Needle Lock stitch Machines	- 69 Nos.
Double Needle Lock Stitch Machines	- 34 Nos.
Single Needle Cylinder Bed Machines	- 26 Nos.
Zig Zag Machines	- 09 Nos.
Juki Bar Tacker	- 04 Nos.
Sagitta Thermo folder	-
Ponders	- 02 Nos.
Folding Machines	- 02 Nos.
HF Welding Machines	- 02 Nos.

Laboratory

Oven	
Abrasion Tester	
Tensile Tester	
Washing Machine	
Washing Machine	

Workshop

Arc Welding Kit	
Gas Welding Set	
Fork Lift Truck	

Ancillary Equipment and Spares

Wooden Table	- 18 Nos.
Steel Chairs (Worker)	- 225 Nos.
Steel Racks	- 12 Nos.
Steel Tables	- 14 Nos.
Chamber Trolleys	- 78 Nos.
Foxing Tape Trolleys	- 25 Nos.
Service Trolleys	- 08 Nos.
Aluminium lasts	- 18,000 pairs
Oxygen Cylinder	- 04 Nos.
Acetylene Cylinder	- 03 Nos.
LP Gas Cylinders	- 06 Nos.
Bench Wire	- 01 No.
GI Pipes	- 12 Nos.
AL Pipes	- 85 Nos.
Cutting Boards	- 27 Nos.
2 1/2" Valves	- 21 Nos.
Fire Extinguishers	- 50 Nos.
PVC Wires	- 05 Nos.
200 A Isolator Switch	
Steam Pipes	- 30 Nos.
Boiler Tubes	- 20 Nos.
Copper Busbar Length	- 35 Nos.
3" GI Pipes	- 16 Nos.
Core Armoured Cable	
400Amp=40cm Length	
Steel Mould	- 60 Nos.
TATA 1210E Bus	

Together with all tools and accessories pertaining thereto and all other movables, plant, Machinery and equipment of every sort and description whatsoever (all of which are hereinof the referred to as “the Movable plant machinery and equipment of the Asia Industrial Enterprises (private) Limited” lying in and upon the premises in the First Schedule above referred to and in and upon all other premises at which the Obligor now is or may at any time and from time to time hereafter be carrying on business in the aforesaid district or in or upon which the movable plant machinery and equipment of the Asia Industrial Enterprises (Private) Limited and effects may from time to time and at all times hereafter during the continuance of these pertainence be brought into or lie and all or any other place or places into which the Obligor may at any time and from time to time hereafter remove the movable plant machinery and equipment of the Asia Industrial Enterprises (Private) Limited.

THE FOURTH SCHEDULE

All and singular the stock in – trade, merchandise, effects and things consisting of Canvas and Leather shoes, the work-in – process and raw material used in the manufacture of shoes such as Canvas, Linen, Nylon, Nylax, Sheeting, Binding Cloth, Patent materials, Suede Leather, Polyester, Woven Tape, Eyelets, Thread, Rubber and Chemicals, Lace and such other materials used for packing of shoes such as Inner Boxes, Outer Cartons, Labels, Stickers, Hangtags, Tissue paper, Fasteners, Shoe Hangers etc. and all other articles and all and singular the furniture fittings and things and all other movable property of every sort and description whatsoever (all of which are hereinafter collectively referred to as the stock – in – trade and equipment of the Obligor) lying in and upon the factory premises at Phase 1, Free Trade Zone, Katunayake in the District of Gampaha (but within the Registration Division of Negombo) Western Province and in and upon all other godowns stores and premises at which the obligor now is or may at any time and from time to time hereafter be carrying on business in the aforesaid District or in or upon which the stock –in-trade and equipment of the Obligor and effects and other movable property of every sort and hereafter during the continuance of these presents be brought into or lie and all or any other place or places into which the Obligor may at any time and from time to time thereafter remove and carry on business or trade or store the stock-in-trade and equipment of the Obligor and effects and other movable property.

By order of the Board,

INDRANI GOONESEKERA,
DGM(Legal) /Board Secretary.

05-156

HOUSING DEVELOPMENT FINANCE CORPORATION BANK OF SRI LANKA

**Resolution under Section 4 of Recovery of Loans by Banks
(Special Provisions) Act, No. 4 of 1990 as amended**

Loan No. 0200001747.

Whereas Wijesundarage Chaminda Wijesundara has made default in payment due on the Bond No : 595 dated 01.04.2000 attested by W.P. H. Lakshman Notary Public of Niwandama in favour of Housing Development Finance Corporation Bank of Sri Lanka, duly established under the Housing Development Finance Corporation Bank (Special Provisions) Act, No. 7 of 1997 amended by Housing Development Finance Corporation Act, No. 15 of 2003. (herein after referred as “the Bank”) and a sum of Rupees Two Hundred Forty-six Thousand & Nine Hundred Two & cents Two (Rs. 246,902.02) is due and owing to the Housing Development Finance Corporation Bank of Sri Lanka, as at 31.03.2006, on the said Mortgage Bond.

The Board of Directors of Housing Development Finance Corporation Bank, of Sri Lanka, under the powers vested by Recovery of Loans by Banks (Special Provisions) Act, No. 4 of 1990 had resolved on 22nd day of May 2006 that the property and premises morefully described in the Schedule hereto and mortgaged under the said Bond, to Housing Development Finance Corporation Bank of Sri Lanka, be sold by Public Auction by W. M. Wickramaratne Licensed Auctioneer for Recovery of monies mentioned hereunder.

1. Rupees Two Hundred Thirteen Thousand & Six Hundred Twenty-five & cents Fifty-one (Rs.213,625.51) being the total unpaid portion of the said loan, together with the interest in a sum of Rupees Thirty-three Thousand & Two Hundred Seventy-six & cents Fifty-one (Rs. 33,276.51) due as at 31.03.2006 totaling to Rupees Two Hundred Forty-six Thousand & Nine Hundred Two & cents Two (Rs.246,902.02)
2. Further interest at the rate of 15.00% per annum due on the said sum of Rupees Two Hundred Thirteen Thousand & Six Hundred Twenty-five & cents Fifty-one (Rs.213,625.51) from 01.04.2006 up to the date of auction (Both dates inclusive).
3. All monies and costs recoverable under Section 13 of the Recovery of Loans by Banks (Special provisions) Act, No. 4 of 1990.

THE SCHEDULE

All that divided and defined allotment of land marked Lot 01 in Plan No. 744 dated 24.07.1999 made by S. Senerath Licensed Surveyor of the land called Meegahawatta bearing Asst. No. 160, Meegoda – Divulapitiya Road situated at Horampella within the Pradeshiya Sabha Limits of Minuwangoda (Mabodala sub – office) in Dasiya Pattu of Aluthkuru Korale in the District of Gampaha Western Province and which said Lot 01 is bounded on the North by Main Road & Lot 03, on the East by Lot 03, on the South by Lot 02 & land claimed by K. Karunasena and on the West by land of K. Karunasena and containing in extent Twelve Decimal Two perches (A.0,R.0,P.12.2) according to the said Plan No. 744, together with the buildings, trees, plantations and everything else standing thereon and Registered in A 253/190 at the Gampaha Land Registry.

By the order of the Board of Directors.

05-100

**HATTON NATIONAL BANK PLC—
BORALESGAMUWABRANCH
(Formerly Known as Hatton National Bank Ltd)**

Resolution adopted by the Board of Directors of Hatton National Bank PLC under Section 4 of the Recovery of Loans by Banks (Special Provisions) Act, No. 04 of 1990

AT a meeting of the Board of Directors of Hatton National Bank PLC held on 26th February 2009 it was resolved specially and unanimously.

And “Whereas Laxapathi Mahavidanalage Purnima Marie Wijesooriya as the Obligors have made default in payment due on Bond No. 1923 dated 13th February 2007 attested by K. Senanayake Notary Public of Colombo in favour of Hatton National Bank PLC and there is now due and owing to the Hatton National Bank PLC as at 30th September 2008 a sum of Rupees Five Million Seven Hundred and Sixty Six Thousand Fourteen and Cents Forty Seven Only (Rs.5,766.014.47) on the said Bond.

“Whereas Laxapathi Mahavidanalage Purnima Marie Wijesooriya and Tyrone Christopher Wijerathne as the Obligors have made default in payment due on Bond No.3034 dated 22nd November, 2007 attested by N. C. Jayawardena Notary Public of Colombo in favour of Hatton National Bank PLC and there is now due and owing to the Hatton National Bank PLC as at 30th September, 2008 a sum of Rupees Two Million Seven Hundred and Thirty-seven Thousand Two Hundred and Twenty-eight and cents Ninety-nine only (Rs.2,737,228.99) on the said Bond.

And the Board of Directors of Hatton National Bank PLC under the power vested by the Recovery of Loans by Banks (Special Provisions) Act, No. 04 of 1990, do hereby resolve that the property and premises morefully described in the Schedule hereto and mortgaged to Hatton National Bank PLC by the said Bond Nos. 3034 and 1923 be sold by Public Auction by R. S. Mahanama Licensed Auctioneer of Colombo for recovery of the said sum of Rs.8,503,243.46 together with further interest from 1st October, 2008 to date of sale together with costs of advertising and other charges incurred less payments (if any) since received.

SCHEDULE

All that divided and defined allotment of land marked Lot 1 depicted in Plan No. 714/1959 dated 24th October 1959 made by P. W. Ferdinands, Licensed Surveyor from and out of the land called Dawatagahawatta and Pelangahawatta and Dawagahawatta together with the buildings and everything standing thereon situated at Mirihana within the limits of Maharagama Pradeshiya Sabha in the Palle Pattu of Salpiti Korale in the District of Colombo Western Province and which said Lot 1 is bounded on the North -East by Pelengahawatta claimed by F. J. Strarder on the North-West by

Dawatagahawatta claimed by N. E. Weerasuriya and Road on the South -east by Lots 2 and 14 and on the South -west by Lot 13 and containing in extent Twenty Three Decimal Two Five Perches (0A., 0R., 23.25P) according to the said Plan No. 714/1959 and registered under title M 2551/176 at the Land Registry of Mount Lavinia.

By Order of the Board,

INDRANI GOONESEKERA,
DGM(Legal) Board Secretary.

05-157/9

BANK OF CEYLON

**Notice under section 21 of the Bank of Ceylon Ordinance
(Cap. 397) As amended by Act, No. 34 of 1968 and law
No. 10 of 1974**

AT a meeting held on 26.03.2009, the Board of Directors of this Bank resolved specially and unanimously :

1. That a sum of Rupees One Million Four Hundred Eighty-three Thousand Two Hundred Thirty-four & cents Thirty-seven only (Rs. 1,483,234.37) is due from Miss. Hikkaduwa Liyanage Thushari Wickramasinghe and Mrs. Kandambi Arachchilage Padmawathie Manike both of Ratnna, Galaboda Gallalla on account of principal and interest up to 24.02.2009 together with interest on Rupees One Million Two Hundred Ninety-six Thousand Seven Hundred Sixty-four & cents Four Only (Rs.1,296,764.04) at the rate of 28.42% per centum per annum from 25.02.2009 until the date of payment on Primary Mortgage Bond No. 81 dated 06.02.2008 attested by Mrs. S. A. D. S. K. Athukorala Notary Public.
2. That in terms of Section 19 of the Bank of Ceylon Ordinance (Cap. 397) and its amendments M/s. Schockman & Samarawickrama the Auctioneer of No. 24, Torrington Road, Kandy be authorized and empowered to sell by public auction the property mortgaged to the Bank of Ceylon and described in the Schedule hereunder for the recovery of the said sum of Rupees One Million Four Hundred Eighty Three Thousand Two Hundred Thirty Four & Cents Thirty Seven Only (Rs. 1,483,234.37) due on the said Bond Mortgage Bond No. 81 dated 06.02.2008 attested by Mrs. S. A. D. S. K. Athukorala Notary Public together with interest as aforesaid from 25.02.2009 to date of sale and costs and minies recoverable under Section 26 of the said Bank of Ceylon Ordinance and that the Chief Manager of Super Grade Branch Ratnapura of the Bank of Ceylon to publish notice of this resolution in terms of Section 21 of the said Bank of Ceylon Ordinance.

SCHEDULE

All that divided and defined allotment of land marked Lot 3 depicted in Plan No. 364 dated 12th September, 1989 made by G.M. Gunadasa Licensed Surveyor of the land called Karandaketiya Estate (T. P. 400803) (but given in the Deed as Karandaketiya Estate *alias* Peellagawawatta) together with the trees, plantations and everything else standing thereon situated at Kosgoda Village within the Pradeshiya Sabha limits of Kuruwita in Uda South Pattu of Kuruwiti Korale in the District of Ratnapura Sabaragamuwa Province and bounded on the North and East by Karandaketiya Estate (T. P. 400803) claimed by N. E. S. Fernando on the South by Road Lot 13 and on the West by Lot 2 and containing in extent Nineteen decimal One Perches (0A 0R 19.1P) according to the said Plan No. 364 and registered in A 638/211 at the Ratnapura Land Registry.

By Order of the Board of Directors of the Bank of Ceylon.

G. G. D. G. DE SILVA,
Chief Manager.

Super Grade Branch 1
Ratnapura.

05-97

SAMPATH BANK LIMITED

Resolution adopted by the Board of Directors of Sampath Bank Limited under Section 04 of the Recovery of Loans by Banks (Special Provisions) Act, No. 04 of 1990

W. W. G. Aberathnebanda
Account No : 1038 5000 5366.

AT a meeting held on 28th September, 2007 by the Board of Directors of Sampath Bank Limited it was resolved specially and unanimously.

Whereas Weganthale Watte Gedara Aberathnebanda of No. 147, Wewethenna, Palugasdamana, Polonnaruwa in the Democratic Socialist Republic of Sri Lanka as the Obligor has made default in the repayment of the credit facilities granted against the security of the property and premises morefully described in the Schedule hereto mortgaged and hypothecated by the Mortgage Bond No. 527 dated 25th January, 2006 attested by S. Ranathunga of Polonnaruwa Notary Public in favour of Sampath Bank Limited and there is now due and owing to Sampath Bank Limited as at 09th April, 2007 a sum of Rupees Three Hundred and Seventy-three Thousand Seven Hundred and Twenty-two and cents Forty-four only (Rs.373,722.44) of lawful money of Sri Lanka being the total amount outstanding on the said Bond and the Board of Directors of Sampath Bank Limited under the powers vested by the Recovery of Loans by

Banks (Special Provisions) Act, No. 04 of 1990 do hereby resolve that the property and premises morefully described in the Schedule hereto mortgaged to Sampath Bank Limited as security for the said credit facilities by the said Bond bearing No. 527 to be sold in public auction by I. W. Jayasuriya Licensed Auctioneer of Kandy for the recovery of the said sum of Rupees Three Hundred and Seventy-three Thousand Seven Hundred and Twenty-two and cents Forty-four only (Rs.373,722.44) together with further interest on a sum of Rupees Three Hundred and Fifty-one Thousand Five Hundred and Sixty-seven and cents Thirty only (Rs.351,567.30) at the rate of Seventeen per centum (17%) per annum from 10th April, 2007 to date of sale together with costs of advertising and other charges incurred less payments (if any) since received.

SCHEDULE

All that allotment of land depicted at Lot No.03, in the Plan No. 118/05/2005 dated 16th July, 2005 made by W. A. Piyadasa licensed Surveyor and Leveller together with soil, trees, plantations buildings and everything standing thereon (being a sub division of Lot 271 depicted in Plan N. F. C. P... 13 authenticated by the Surveyor General) with all rights, ways, privileges, easements, servitudes and appurtenance thereon of the land situated at "Lakshauyana Sevamuktha" Settlement in the Grama Niladari Division of Wewetenna 201 of Meda Pattu in the DRO's Division of Thamankaduwa in the District of Polonnaruwa North Central Province and said land is bounded on the North by Lot No. 75, in Plan No. F. C. P. PO 13 East by Lot No.04 in Plan No. 117/05/2005, South by Lot No. 05 in Plan No. 117/05/2005 and on the West by Lot 2 in Plan No. 117/05/2005 in extent One Rood and Twenty Perches (0A., 1R., 20P) and registered in Volume/Folio 3/5/3/138 at the Land Registry Polonnaruwa.

By Order of the Board,

Company Secretary.

05-136/8

NATIONAL SAVINGS BANK

Loan No. 19627 - 15%.

IT is hereby notified that under Section 8 of the Recovery of Loans by Banks (Special Provision) Act No. 04 of 1990 amended by Act, No. 24 of 1995 that at a meeting held on 09.08.2007 by the Board of Directors of National Savings Bank it was resolved specially and unanimously.

"Whereas Mr. Kandemulla Waduge Nimal Silva of No.30/2, Yodha Mawatha, Siddamulla, Piliyandala, formally No. 7/1B, Gangaboda Road, Wewala, Piliyandala, Mortgagor has made default in payment due on the Mortgage Bond No. 1575 dated 13.05.1999 attested by R. M. P. B. Jayasekara, Notary Public,

in favour of the National Savings Bank and there being now due and owing to the National Savings Bank a sum of Rupees Seven Hundred and Eighty-six Thousand Six Hundred and Seventy-seven and cents Eighty-four only (Rs.786,677.84) as at 18.08.2007 on the said Mortgage Bond and the Board of Directors of the National Savings Bank under the powers vested by the Recovery of Loans by Banks (Special Provisions) Act, No. 04 of 1990 as amended by Act, No. 24 of 1995, do hereby resolve that the property and premises morefully described in the schedule hereto and mortgaged to National Savings Bank by the said Bond No. 1575 be sold by Public auction by M/s. Dunston and Kelaart, Licensed Auctioneer for recovery of the said sum of Rs. 786,677.84 together with the interest at the rate of fifteen per centum (15%) per annum from 18.08.2007 to date of sale together with costs of advertising, any other charges incurred less payments (if any) since received and monies recoverable in terms of Section 13 of the said Recovery of Loans by Banks (Special Provisions) Act, No.04 of 1990 as amended.”

SCHEDULE

All that divided and defined allotment of land marked Lot 1A depicted in Plan No. 4966 dated 15th August, 1995 made by D. W. Abeysinghe, licensed Surveyor of the land called Millagahawatta situated at Siddamulla within the Homagama Pradeshiya Sabha limits in Udugaha Pattu of Salpity Korale in Colombo District Western Province and which said Lot 1A is bounded on the North by Lot 1 in Plan No. 4970, East by Lots 1B and 1C, South by Etambagahawatta and on the West by Paddy field of Jasinghe People and containing in extent Nineteen Perches (0A. 0R. 19P.) and registered in M 224/285 at the Colombo Land Registry.

Together with the right of way over and along :-

All that divided and defined allotment of land marked Lot 1 C (reservation for road) depicted in Plan No. 4966 of the land called Millagahawatta situated at Siddamulla aforesaid and which said Lot 1 C is bounded on the North by Lot 1B, East by Lot 3, South by Etambagahawatta and on the West by Lot 1 A and containing in extent Two decimal Six Perches (0A. 0R. 2.6P.) and registered in N 224/259 at the Colombo Land Registry.

All that divided and defined allotment of land marked Lot 3 (reservation for road) depicted in Plan No. 4965 dated 05.08.1995 made by D. W. Abeysinghe, Licensed Surveyor of the land called Millagahawatta situated at Siddamulla aforesaid and which said Lot 3 is bounded on the North by Lot 2, East by Yoda Mawatha, South by Etambagahawatta and on the West by Lot 1C and containing in extent Six decimal Eight Perches (0A. 0R. 6.8P.) and registered in N 224/288 at the Colombo Land Registry.

Manager, Credit.

National Savings Bank,
No. 255, Galle Road,
Colombo 03.

05-87

HATTON NATIONAL BANK PLC - PANCHIKAWATTE BRANCH (Formerly known as Hatton National Bank Ltd.)

Resolution adopted by the Board of Directors of Hatton National Bank PLC under Section 4 of the Recovery of Loans by Banks (Special Provisions) Act, No. 04 of 1990.

AT a meeting of the Board of Directors of Hatton National Bank PLC held on 26th February, 2009 it was resolved specially and unanimously :

“Whereas Mohamed Rizvi Careem as the Obligor has made default in payment due on Bond No. 2044 dated 23rd April, 2004 attested by N. C. Jayawardena Notary Public of Colombo in favour of Hatton National Bank PLC and there is now due and owing to the Hatton National Bank PLC as at 30th September, 2008 a sum of Rupees One Million and Ninety-six Thousand Nine Hundred and Seventy-two and cents Sixty-four (Rs.1,096,972.64) on the said Bond.

And whereas Mohamed Rizvi Careem (sole Proprietor of M/s R. K. Auto Traders) as the Obligor has made default in payment due on Bond No. 2459 dated 28th July, 2006 attested by U. S. K. Herath Notary Public of Colombo in favour of Hatton National Bank PLC and there is now due and owing to the Hatton National Bank PLC as at 30th September, 2008 a sum of Rupees One Million Three Hundred and Thirty-one Thousand Five Hundred and Twenty and cents Fifty-five (Rs.1,331,520.55) on the said Bond.

And the Board of Directors of Hatton National Bank PLC under the power vested by the Recovery of Loans by Banks (Special Provisions) Act No.04 of 1990 do hereby resolve that the property and premises morefully described in the Schedule, hereto and mortgaged to Hatton National Bank PLC by the said Bond Nos. 2044 and 2459 be sold by Public Auction by R. S. Mahanama Licensed Auctioneer of Colombo for recovery of the total sum aggregating to Rs.2,428,493.19 together with further interest from 1st October, 2008 to date of sale together with costs of advertising and other charges incurred less payments (if any) since received.”.

THE SCHEDULE

All that divided and defined allotment of land marked Lot B1 depicted in Plan No. 3152 dated 07th September, 1995 made by J. P. I. Abeykone Licensed Surveyor from and out of the land called Dombagahaowitewela together with the buildings and everything standing thereon bearing Assessment No. 15/C, Wennawatta Road situated at Wennawatta within the Kotikawatta Mulleriyawa Pradeshiya Sabha Limits in the Ambatalen Pahala of Aluthkuru Korale in the District of Colombo, Western Province and which said Lot B 1 is bounded on the North by Lots 8 and 6 in Plan No. 935 made by K. Masilamany, Licensed Surveyor on the East by Wennawatta Road on the South by Remaining portion of same land and on the West by Lot A in Plan No.2870 made by S. Wickramasinghe Licensed

Surveyor and containing in extent Ten Perches (0A. 0R. 10P.) according to the said Plan No.3152 and registered under title B 889/78 at the District Land Registry of Colombo.

By order of the Board,

INDRANI GOONESEKERA,
DGM(Legal)/Board Secretary.

05-157/6

COMMERCIAL BANK OF CEYLON PLC

Resolution adopted by the Board of Directors of Commercial Bank of Ceylon PLC (Registration No. PQ 116) under Section 4 of the Recovery of Loans by Banks (Special Provisions) Act, No. 04 of 1990

Loan Account No.: 1690007676.

AT a meeting held on 22nd October, 2008 the Board of Directors of Commercial Bank of Ceylon PLC resolved specially and unanimously as follows:

“Whereas Kodituwakkuge Samantha Rohana as the Obligor has made default in the payment due on Bond No. 9147 dated 5th May, 2005 attested by G. A. C. P. Ganepola, Notary Public of Gampaha in favour of Commercial Bank of Ceylon Limited now known as Commercial Bank of Ceylon PLC and there is now due and owing to the Commercial Bank of Ceylon PLC as at 12th June, 2008 a sum of Rupees Nine Hundred and Thirty-three Thousand Seven Hundred and Ninety-four and cents Five (Rs. 933,794.05) on the said Bond and the Board of Directors of Commercial Bank of Ceylon PLC under the powers vested by Recovery of Loans by Banks (Special Provisions) Act, No. 4 of 1990 do hereby resolve that the property and premises morefully described in the Schedule hereto and mortgaged to the Commercial Bank of Ceylon PLC by the said Bond No. 9147 be sold by Public Auction by Mr. L. B. Senanayake, Licensed Auctioneer of No. 99, Hulftsdorp Street, Colombo 12 for the recovery of the said sum of Rupees Nine Hundred and Thirty-three Thousand Seven Hundred and Ninety-four and cents Five (Rs. 933,794.05) with further interest on the said sum of (Rs. 933,794.05) at 26% per annum from 13th June, 2008 to date of sale together with costs of Advertising and any other charges incurred less payments (if any) since received.”.

THE SCHEDULE

All that divided and defined allotment of land depicted as Lot 29 in Plan No. 1816 dated 29th May, 2000 made by K. D. G. Weerasinghe, Licensed Surveyor of the land called Bulugahawatta situated at Kammalwatta within the Pradeshiya Sabaha Limits of Delgoda in Adikari Pattu of Siyane Korale (Within the Registration Division of Gampaha) in the District of Gampaha, Western Province and bounded on the North by Lots 28, 34 and 39 hereof on the East by Lot 39 hereof and Lot 3 in Plan No. 2452, on the South by Lot

3 in Plan No. 2452 and Lot 4 in Plan No. 3092A and on the West by lot 4 in Plan No. 3092 A and Lots 28 and 34 hereof and containing in extent Fifteen decimal Three Eight Perches (0A. 0R. 15.38P.) together with trees, plantations, buildings and everything else standing thereon and registered in Folio No. C 544/277 at Gampaha Land Registry.

Together with full and free right, liberty and license of ingress, egress, regress, passage and way to go, return pass and re-pass foot or otherwise howsoever and with or without vehicles of every kind laden or unladen in over and along the Road Reservation fully described herein under and right to lay electric and telephone cables, overhead wires, water mains, water pipes and other contrivances in under over and or along the said Road Reservation in common with others now having or may hereafter be given similar rights namely over and along all road reservation depicted as Lots 34, 33, 35, 36 and 37 in the said Plan No. 1816.

Mrs. R. R. DUNUWILLE
Company Secretary.

05-110

COMMERCIAL BANK OF CEYLON PLC

Resolution adopted by the Board of Directors of Commercial Bank of Ceylon PLC (Registration No. PQ 116) under Section 4 of the Recovery of Loans by Banks (Special Provisions) Act, No. 4 of 1990

Account No.: 1160034627.
Loan Account No.: 345294, 346143 and 348192.

AT a meeting held on 02nd December, 2008 the Board of Directors of Commercial Bank of Ceylon PLC resolved specially and unanimously as follows:

“Whereas Uswatta Liyanage Yamuna Padmalal Dheerasooriya as the Obligor has made default in the payment due on Bond No. 2372 dated 5th September, 2006 attested by D. M. A. K. Jayawardana, Notary Public of Kurunegala in favour of Commercial Bank of Ceylon Limited now known as Commercial Bank of Ceylon PLC and there is now due and owing to the Commercial Bank of Ceylon PLC as at 8th September, 2008 a sum of Rupees Three Million Eight Hundred and Eighty Thousand Seven Hundred and One and cents Thirty-five (Rs. 3,880,701.35) on the said Bond and the Board of Directors of Commercial Bank of Ceylon PLC under the powers vested by Recovery of Loans by Banks (Special Provisions Act, No. 4 of 1990 do hereby resolve that the property and premises morefully described in the Schedule hereto and mortgaged to the Commercial Bank of Ceylon PLC by the said Bond No. 2372 be sold by Public Auction by Mr. I. W. Jayasuriya, Licensed Auctioneer of No. 83/5, Bomaluwa Road, Watapuluwa, Kandy for the recovery of the

said sum of Rupees Three Million Eight Hundred and Eighty Thousand Seven Hundred and One and cents Thirty-five (Rs. 3,880,701.35) with further interest on a sum of Rs. 3,000,000 at 26% per annum from 8th September, 2008 to date of sale together with costs of Advertising and any other charges incurred less payments (if any) since received”.

SCHEDULE

All that divided and defined allotment of land depicted in Plan No. 2533/77 dated 30th October, 1977 made by J. L. Chandrarathne, Licensed Survey of the land called Mohottigewatta together with the buildings, trees, plantations and everything else standing thereon bearing Assessment No. 195, Wilgoda Road situated at Kurunegala within the Municipal Council Limits of Kurunegala in Thiragandahaya Korale of Weuda Willi Hatpattu in the District of Kurunegala North-Western Province and bounded on the North by Paddy field of Mrs. Pallegama on the East by Wilgoda Circular road on the South by premises bearing Assessment No. 189 of Mr. Wijerathne and on the West by premises bearing Assessment No. 189 of Mr. Wijerathne and paddy field of Mrs. Pallegama and containing in extent Thirty-three perches (0A., 0R., 33P.) according to the said Plan No. 2533/77 and registered under Volume/Folio A 1553/104 at the Kurunegala Land Registry.

Mrs. R. R. DUNUWILLE
Company Secretary.

05-128

COMMERCIAL BANK OF CEYLON LIMITED

Resolution adopted by the Board of Directors of Commercial Bank of Ceylon Limited under Section 4 of the Recovery of Loans by Banks (Special Provisions) Act, No. 4 of 1990

Loan Account No.: 185002.

AT a meeting held on 27th December, 2007 the Board of Directors of Commercial Bank of Ceylon Limited resolved specially and unanimously as follows:

“Whereas Vira Fashions (Private) Limited a company duly incorporated under the Companies Ordinance and having its Registered Office at No. 137, Main Street, Colomob 11 as the Obligor has made default in the payment due on Bond No. 5402 dated 13th March, 2001 attested by B. L. Wickramarachchi, Notary Public of Colombo in favour of Commercial Bank of Ceylon Limited an there is now due and owing to the Commercial Bank of Ceylon Limited as at 23rd July, 2007 a sum of United States Dollars Twenty-five Thousand Six Hundred and Eighty-eight and cents Forty-seven (USD 25,688.47) on the said Bond

and the Board of Directors of Commercial Bank of Ceylon Limited under the powers vested by Recovery of Loans by Banks (Special Provisions) Act, No. 4 of 1990 do hereby resolve that the lease hold rights over the property and premises morefully described in the Schedule hereto and mortgaged to the Commercial Bank of Ceylon Limited by the said Bond No. 5402 be sold by Public Auction by Mr. I. W. Jayasuriya, Licensed Auctioneer of No. 83/5, Bomaluwa Road, Watapuluwa, Kandy for the recovery of the said sum of United States Dollars Twenty-five Thousand Six Hundred and Eighty-eight and cents Forty-seven (USD 25,688.47) with further interest on a sum of USD 20,994.78 at 2.75% per annum over London Inter Bank Offered Rate from 24th July, 2007 to date of sale together with costs of Advertising and any other charges incurred less payments (if any) since received.

SCHEDULE

1. All that divided and defined allotment of Land marked Lot Nos. 108, 110 and 112 depicted in Plan No. F. V. P. 634 and Interim Diagrams No. 0/Nu 47 dated 4th May, 1999 made by M. S. Premaratne, Suptd. of Surveys (Nuwara Eliya) of the land called Urumadawatta situated at Pannala “2” Village in Oya Palatha Korale in the Divisional Secretaries Division of Walapane in the District of Nuwara Eliya Central Province and which said Lot Nos. 108, 110 and 112 are bounded on the North by Lot Nos. 20 1/2 and 15 on the East by Lot Nos. 15, 98 and 109 on the South by Lot Nos. 109, 111 and 113 and on the West by Lot Nos. 113 and 20 1/2 and containing in extent Nought decimal Eight One Eight Hectares (0.818 Hectare) as per aforesaid Plan No. F. V. P. 634 and Interim Diagram No. 0/Nu 47 and registered in Volume/Folio O 171/104 at the District Land Registry Nuwara Eliya.
2. All that divided and defined allotment of Land marked Lot Nos. 109 and 111 depicted in Plan No. F. V. P. 634 and Interim Diagram No. 0/Nu 52 dated 4th May, 1999 made by M. S. Premaratne, Suptd. of Surveys (Nuwara Eliya) of the land called Urumadawatta situated at the Village of Pannala “2” Village in Oya Palatha Korale in the Divisional Secretaries Division of Walapane in the District of Nuwara Eliya Central Province and which said Lot Nos. 109 and 111 are bounded on the North by Lot Nos. 110, 108 and 98 on the East by Lot No. 98 on the South by Lot Nos. 98, 67 and 113 and on the West by Lot Nos. 113, 112 and 110 and containing in extent Nought decimal Three Nought Two Hectares (0.302 Hecrare) as per aforesaid Plan No. F. V. P. 634 and Interim Diagram No. 0/Nu 52 and registered in Volume/Folio O 171/105 at the District Land Registry Nuwara Eliya.

Which said Two Schedules referred above are consist of Lots 108, 109, 110, 111 and 112 and depicted in Plan No. F. V. P. 634 and Interim Diagrams No. 0/Nu 52 aforesaid according to the most recent survey and depicted in Plan No. 895A/9000 marked X and Y as two allotments described as follows:-

All that divided and defined two allotments of Land marked as Lots X and Y depicted in Plan No. 895A/9000 dated 14th November, 2000 made by S. Wickramasinghe, Licensed Surveyor and Leveller

Lot X being an amalgamation of land depicted as Lots 108, 109, 110, 111 and 112 (as deed No. 76) in Plan No. F. V. P. 634 and Interim Diagrams No. 0/Nu 47 dated 14th May, 1999 made by M. S. Premaratne, Superintendent of Surveys and Lot Y being Road Reservation (Existing Road 5M wide) of the land called Urumadawatta situated at Pannala “2” Village in Oya Palatha Korale in the Divisional Secretaries Division of Walapane in the District of Nuwara Eliya Central Province and which said Lot X and Lot Y are bounded as follows:-

Lot X

North by: Lot 20 1/2 and Lot 15;

East by: Lot 15 and 2543/23;

South by: Lots 113, 98 and 2543/23;

West by: Lot 113 and Lot Y

and containing in extent Two Acres Three Roods Two decimal Eight One perches (2A.,3R.,02.81P.) or One decimal One Two Nought Nought Hectares (1.1200 Hectares) as per Plan No. 895A/9000 aforesaid.

Lot Y

North by: Road (H) and Reservation;

East by: Reservation, Lot 10, Lot 20 1/2 and Lot X;

South by: Lot 113, Lot 20 1/2, Lot 10 and Reservation;

West by: Lot 113 and Lot 20 1/2, Lot 10, Reservation and Road (H)

and containing in extent Nine decimal Five perches (0A.,0R.,9.5P.) or Nought decimal Nought Two Four Hectare (0.024 Hectare) as per Plan No. 895A/9000 aforesaid.

Mrs. R. R. DUNUWILLE,
Company Secretary.

05-129

COMMERCIAL BANK OF CEYLON PLC

**Resolution adopted by the Board of Directors of
Commercial Bank of Ceylon PLC (Registration No. PQ
116) under Section 4 of the Recovery of Loans by Banks
(Special Provisions) Act, No. 4 of 1990**

Loan Account No.: 285497.

AT a meeting held on 02nd December, 2008 the Board of Directors of Commercial Bank of Ceylon PLC resolved specially and unanimously as follows:

“Whereas Uditha Randira Gunawardena carrying on business as the Sole Proprietor under the name and style of Uran Technologies and Aqua Base Industries as the Obligor has made default in the payment due on Bond No. 4063 dated 6th March, 2006 attested by I. H. B. D. Wijeyekoon, Notary Public of Matale in favour of Commercial Bank of Ceylon Limited now known as Commercial Bank of Ceylon PLC and there is now due and owing to the Commercial Bank of Ceylon PLC as at 02nd July, 2008 a sum of Rupees One Million Two Hundred and Eighty-nine

Thousand Three Hundred and Seventy and cents Thirty-two (Rs. 1,289,370.32) on the said Bond and the Board of Directors of Commercial Bank of Ceylon PLC under the powers vested by Recovery of Loans by Banks (Special Provisions) Act, No. 4 of 1990 do hereby resolve that the property and premises morefully described in the Schedule hereto and mortgaged to the Commercial Bank of Ceylon PLC by the said Bond No. 4063 be sold by Public Auction by Mr. I. W. Jayasuriya, Licensed Auctioneer of No. 83/5, Bomaluwa Road, Watapuluwa, Kandy for the recovery of the said sum of Rupees One Million Two Hundred and Eighty-nine Thousand Three Hundred and Seventy and cents Thirty-two (Rs. 1,289,370.32) with further interest on a sum of Rs. 1,192,320 at 15% per annum from 3rd July, 2008 to date of sale together with costs of Advertising and any other charges incurred less payments (if any) since received.

SCHEDULE

All that divided and defined allotment of land marked Lot 1 depicted in Plan No. 9108 dated 17th October, 2005 made by W. D. Dassanayake, Licensed Surveyor of the land called Dodangaspitiye Watta *alias* Dombagaspitiye Watta together with the buildings, trees, plantations and everything else standing thereon bearing Assessment No. 254, Hulangamuwa Road situated at Hulangamuwa within the Municipal Council Limits of Matale Town in the District of Matale, Central Province and which said Lot 1 is bounded on the North by Highways Road from Watagoda to Hulangamuwa Road on the East by remaining portion of the same land, (Part of Lot 03 in Plan No. 9067) on the South by remaining portion of the same land claimed by Manohara Koswatte and others and on the West by Hittaragedara Watta claimed by Hendrick Appu and containing in extent Two Roods and Twenty perches (0A.,2R.,20P.) according to Plan No. 9108 and registered under Volume/Folio A 118/244 at the Matale Land Registry.

Which said Lot 1 in Plan No. 9108 is a divided and defined portion from and out of the following land:-

All that divided and defined allotment of Land marked Lot 3 depicted in Plan No. 9067 dated 14th January, 2005 made by W. D. Dassanayake, Licensed Surveyor of the land called Dodangaspitiye Watta *alias* Dombagaspitiye Watta together with the buildings, trees, plantations and everything else standing thereon situated as aforesaid and which said Lot 3 is bounded on the North by road leading from Watagoda to Hulangamuwa and 15 feet wide access road being Lot 4 in the said Plan on the South-east by Lot 2 in the said Plan on the South by remaining portion of the same land claimed by Manohara Koswatte and on the West by road leading from Watagoda to Hulangamuwa and land claimed by Hendrick Appu and containing in extent One Acre, Two Roods and Nineteen decimal Five perches (1A.,2R.,19.5P.) according to Plan No. 9067 and together with the right to use 15 feet wide access road being Lot 4 in the said Plan and Registered under Volume/Folio A 118/36 at the Matale Land Registry.

Mrs. R. R. DUNUWILLE,
Company Secretary.

05-130

COMMERCIAL BANK OF CEYLON PLC**Resolution adopted by the Board of Directors of
Commercial Bank of Ceylon PLC (bearing Registration
No. PQ 116) under Section 4 of the Recovery of Loans by
Banks (Special Provisions) Act, No. 04 of 1990**

Account No : 1248004201.

Loan Account No. 193085.

AT a meeting held on 10th June 2008 the Board of Directors of Commercial Bank of Ceylon PLC resolved specially and unanimously as follows :-

Whereas Periyasamy Muthukumar as the obligor has made default in the payment due on Bond Nos. 5819 dated 17th January 2002 attested by B. L. Wickramarachchi, Notary Public of Colombo and 3127 dated 22nd April 2004 attested by M. D. P. S. Karunanayake, Notary Public of Colombo in favour of Commercial Bank of Ceylon Limited now known as Commercial Bank of Ceylon PLC and there is now due and owing to the Commercial Bank of Ceylon PLC as at 15th April 2008 a sum of Rupees Four Hundred And Four Thousand One Hundred and Seventy One and Cents Four (Rs.404,171.04) on the said Bonds and the Board of Directors of Commercial Bank of Ceylon PLC under the powers vested by Recovery of Loans by Banks (Special Provisions) Act, No.04 of 1990 do hereby resolve that the property and premises morefully described in the Schedule hereto and mortgaged to the Commercial Bank of Ceylon PLC by the said Bond Nos. 5819 and 3127 be sold by Public Auction by Mr. L. B. Senanayake, Licensed Auctioneer of No.99, Hulftsdorp Street, Colombo 12 for the recovery of the said sum of Rupees Four Hundred and Four Thousand One Hundred and Seventy - one and cents Four (Rs.404,171.04) with further interest on a sum of Rs.269,876.37 at 20% per annum and on a sum of Rs.91,404.90 at 18% per annum from 16th April 2008 to date of sale together with costs of Advertising and any other charges incurred less payments (if any) since received.

THE SCHEDULE

All that divided and defined allotment of land marked Lot 1 depicted in Plan No. 1407 dated 22nd December 2000 made by D. M. Gamage, Licensed Surveyor of the land called Handiramdeniyewatta (part) together with everything standing thereon situated at Deloluwa within the Pradeshiya Sabha Limits of Dehiowita in the Atulugama Korale in the District of Kegalle Sabaragamuwa Province and which said Lot 1 is bounded on the *North by* Maha Oya on the *East by* Lot 10 in the said Plan No.2336 dated 23rd July 1971 made by B. P. Gangodawila, Licensed Surveyor on the *South by* Main Road and on the *West by* Lot 8B/1 in the said Plan No. 1000 dated 15th February 1977 made by M. A. Somarathne, Licensed Surveyor and containing in extent Thirty Four decimal Two Nought Perches (0A., 0R., 34.20P.) according to the said Plan No. 1407 and registered under Volume/Folio Q 105/208 at the Avissawella Land Registry.

MRS. R. R. DUNUWILLE,
Company Secretary.

**HOUSING DEVELOPMENT FINANCE
CORPORATION BANK OF SRI LANKA****Resolution under Section 4 of Recovery of Loans by
Banks (Special Provisions) Act, No. 04 of 1990 as
amended**

Loan No. : 0200003009.

WHEREAS Kuruppu Arachchige Chithranganie Anoma has made default in payment due on the Bond No. 2365 dated 03.09.2005 attested by S. Niriella Notary Public of Negombo in favour of Housing Development Finance Corporation Bank of Sri Lanka, duly established under the Housing Development Finance Corporation Bank (Special Provisions), Act, No. 07 of 1997 amended by Housing Development Finance Corporation Act, No. 15 of 2003 (herein after referred as "the Bank") and a sum of Rupees Three Hundred Fourteen Thousand and Nine Hundred Four and Cents Ninety Nine (Rs.314,904.99) is due and owing to the Housing Development Finance Corporation Bank of Sri Lanka as at 31.07.2007 on the said Mortgage Bond.

The Board of Directors of Housing Development Finance Corporation Bank of Sri Lanka under the powers vested by Recovery of Loans by Banks (Special Provisions) Act, No.04 of 1990 had resolved on 02nd day of October 2007 that the property and premises morefully described in the schedule hereto and mortgaged under the said Bond, to Housing Development Finance Corporation Bank of Sri Lanka, be sold by public Auction by W. M. Wickremarathne Licensed Auctioneer for Recovery of monies mentioned hereunder.

1. Rupees Two Hundred Ninety Four Thousand and Seven Hundred Four and Cents Seventy One (Rs.294,704.71) being the total unpaid portion of the said loan, together with the interest in a sum of Rupees Twenty Thousand and Two Hundred and cents Twenty-eight (Rs.20,200.28) due as at 31.07.2007 totaling to Rupees Three Hundred Fourteen Thousand and Nine Hundred Four and Cents Ninety Nine (Rs.314,904.99)
2. Further interest at the rate of 12.00% per annum due on the said sum of Rupees Two Hundred Ninety-four Thousand and Seven Hundred Four and cents Seventy-one (Rs.294,704.71) from 01.08.2007 up to the date of auction. (Both dates inclusive).
3. All monies and costs recoverable under Section 13 of the Recovery of Loans by Banks (Special Provisions) Act, No. 04 of 1990.

THE SCHEDULE

All that divided and defined allotment of land marked Lot 2/A as per sub - division endorsement dated 01.05.2005 depicted in Survey plan No. 2009 dated 13.12.2002 made by J. M. F. S. Weerasinghe Licensed Surveyor of the land called Etawelkelewatta situated in the Village of Dagonna within the Pradeshiya Sabha Limits of Divulapitiya and Dunagana Pattu of Aluthkuru Korale in the District of Gampaha

Western Province and bounded on the *North - East* by portion of same land of K. A. Solomon, on the *South - East* by Lot 2/B, on the *South-West* by Remaining portion of same land claimed by K. A. Robo Singho and on the *North - West* by Road and Lot 3 and containing in extent One Rood and Twenty decimal Eight Perches (0A., 0R., 20.8P) according to the said Plan No. 2009, together with the buildings, trees, plantations and everything else standing thereon. Together with the right of way and Registered in E 958/155 at Negombo Land Registry.

General Manager.

05-105

SAMPATH BANK PLC

Resolution adopted by the Board of Directors of Sampath Bank PLC under Section 04 of the Recovery of Loans by Banks (Special Provisions) Act, No. 04 of 1990

Account No. : 0026 5000 5689.

At a meeting held on 31st January 2008 by the Board of Directors of Sampath Bank, Limited it was resolved specially and unanimously.

Whereas Juwanhewage Denzil Rubert Fernando of No.390, Wattalpola Road, Walana, Panadura and Gardi Punchihewage Nilantha De Silva of No. 262/3, Galle Road, Gorakapala, Panadura in the Democratic Socialist Republic of Sri Lanka as the Obligors and the said Juwanhewage Denzil Rubert Fernando of No. 390, Wattalpola Road, Walana, Panadura aforesaid as the Mortgagor have made default in the repayment of the credit facilities granted against the security of the property and premises morefully described in the Schedule hereto mortgaged and hypothecated by the Mortgage Bond No. 259 dated 13 June 2006 attested by N. S. Kalansooriya of Colombo Notary Public in favour of Sampath bank Limited and there is now due and owing to Sampath Bank Limited as at 24 September 2007 a sum of Rupees One Million Four Hundred and Eighty Thousand One Hundred and Five and cents Sixty-eight only (Rs.1,480,105.68) of lawful money of Sri Lanka being the total amount outstanding on the said Bond and the Board of Directors of Sampath Bank Limited

under the powers vested by the Recovery of Loans by Banks (Special Provisions) Act, No. 04 of 1990 do hereby resolve that the property and premises morefully described in the Schedule hereto mortgaged to Sampath Bank Limited as security for the said credit facilities by the said Bond bearing No. 259, to be sold in Public auction by I. W. Jayasuriya Licensed Auctioneer of Kandy for the recovery of the said sum of Rupees One Million Four Hundred and Eighty Thousand One Hundred and Five and Cents Sixty Eight Only (Rs.1,480,105.68) together with further interest on a sum of Rupees One Million Three Hundred and Twelve Thousand Four Hundred Only (Rs.1,312,400) at the rate of Sixteen decimal Five per centum (16.5%) per annum from 25th September, 2007 to date of satisfaction of the total debt due upon the said Bond bearing No. 259 together with costs of advertising and other charges incurred less payments (if any) since received.

THE SCHEDULE

All that divided and defined allotment of land marked Lot B depicted in Plan No. 3655 dated 23 January 1992 made by B. L. D. Fernando Licensed Surveyor of the land called “Dachhawatta *alias* Delgahawatta” together with the soil, trees, plantations, buildings and everything else standing thereon with all rights, ways, privileges, easements, servitudes and appurtenances thereto belonging situated at Walana within the Urban Council Limits of Panadura in Talpiti Debadda of Panadura Totamune in the District of Kalutara now within the Registration Division of Panadura Western Province and which said Lot B is bounded on the *North* by : Lot A in Plan No. 3655 on the *East* by : Reservation for a road (Lot 11 in Plan No. 456) on the *South* by : Lot 2 in Plan No. 456 and on the *West* by : the land formerly of V. L. H. G. De Mel and containing in extent Twelve decimal Eight Naught Perches (0A., 0R., 12.80P) according to the said Plan No. 3655 Registered in Volume/Folio F 517/26 at the Land Registry Panadura.

Together with the right of way over and along :

Lot 11 depicted in Plan No. 456 dated 28 December 1978 made by B. L. D. Fernando Licensed Surveyor.

By Order of the Board,

Company Secretary.

05-136/5

**NEW SCALES OF CHARGES FOR NOTICES AND ADVERTISEMENTS IN THE
"GAZETTE OF THE DEMOCRATIC SOCIALIST REPUBLIC OF SRI LANKA"
EFFECTIVE AS FROM JANUARY 01, 2009**

(Issued every Friday)

1. All Notices and Advertisements are published at the risk of the Advertisers.
2. All Notices and Advertisements by Private Advertisers may be handed in or sent direct by post together with full payments to **the Government Printer, Department of Government Printing, Colombo 8.**
3. The office hours are from 8.30 a.m. to 4.15 p.m.
4. Cash transactions will be from 9.00 a.m. to 3.00 p.m.
5. **All Notices and Advertisements must be pre-paid.** Notices and Advertisements sent direct by post should be accompanied by Money Order, Postal Order or Cheque made payable to the Government Printer. Postage stamps will not be accepted in payment of Advertisements.
6. To avoid errors and delay "copy" should be **on one side of the paper only and typewritten.**
7. **All signatures should be repeated in block letters below the written signature.**
8. Notices re-change of name from Non-Government Servants and Trade Advertisements are not accepted for publication.
9. Advertisements purporting to be issued under Orders of Courts will not be inserted unless signed or attested by a Proctor of the Supreme Court.
10. **The authorised scale of charges for Notices and Advertisements is as follows from January 01, 2009 :-**

	<i>Rs.</i>	<i>cts.</i>
One inch or less	137	00
Every addition inch or fraction thereof	137	00
One column or 1/2 page of <i>Gazette</i>	1,300	00
Two columns or one page of <i>Gazette</i>	2,600	00

(All fractions of an inch will be charged for at the full inch rate.)

11. The "Gazette of the Democratic Socialist Republic of Sri Lanka" is published every Friday. Day of publication is subject to alteration in any week where Public Holidays intervene.
12. All Notices and Advertisements should reach the **Government Printer, Department of Government Printing, Colombo 8**, as shown in Schedule of Separate Notice published at the end of each part of the *Gazette* of the first week of every month.
13. **REVISED SUBSCRIPTION RATES EFFECTIVE FROM JANUARY 1ST 2009 :**

***Annual Subscription Rates and Postage**

	Price	Postage
	<i>Rs. cts.</i>	<i>Rs. cts.</i>
Part I :		
Section I	2,080 00	3,120 00
Section II (Advertising, Vacancies, Tenders, Examinations, etc.)	1,300 00	3,120 00
Section III	780 00	3,120 00
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Part III	405 00	3,120 00
Part IV (Notices of Provincial Councils and Local Government)	890 00	2,400 00
Part V	860 00	420 00
Part VI	260 00	180 00
Extraordinary Gazette	5,145 00	5,520 00

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IMPORTANT NOTICE REGARDING PUBLICATION OF GAZETTE

THE Weekly issue of the *Gazette of the Democratic Socialist Republic of Sri Lanka* is normally published on Fridays. If a Friday happens to be a Public Holiday the *Gazette* is published on the working day immediately preceding the Friday. Thus the last date specified for the receipt of notices for publication in the *Gazette* also varies depending on the incidence of public holidays in the week concerned.

The Schedule below shows the date of publication and the latest time by which notices should be received for publication in the respective weekly *Gazette*. All notices received out of times specified below will not be published. Such notices will be returned to the sender by post for necessary amendment and return if publication is desired in a subsequent issue of the *Gazette*. It will be in the interest of all concerned if those desirous of ensuring the timely publication of notices in the *Gazette* make it a point to see that sufficient time is allowed for postal transmission of notices to the Government Press.

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Note.—Payments for inserting Notices in the *Gazette of the Democratic Socialist Republic of Sri Lanka* will be received by the Government Printer and not by the Superintendent, Government Publications Bureau.

SCHEDULE

<i>Month</i>	<i>Date of Publication</i>			<i>Last Date and Time of Acceptance of Notices for Publication in the Gazette</i>		
	2009					
MAY	07.05.2009	Thursday	—	24.04.2009	Friday	12 noon
	15.05.2009	Friday	—	30.04.2009	Thursday	12 noon
	22.05.2009	Friday	—	07.05.2009	Thursday	12 noon
	29.05.2009	Friday	—	15.05.2009	Friday	12 noon
JUNE	05.06.2009	Friday	—	22.05.2009	Friday	12 noon
	12.06.2009	Friday	—	29.05.2009	Friday	12 noon
	19.06.2009	Friday	—	05.06.2009	Friday	12 noon
	26.06.2009	Friday	—	12.06.2009	Friday	12 noon
JULY	03.07.2009	Friday	—	19.06.2009	Friday	12 noon
	10.07.2009	Friday	—	26.06.2009	Friday	12 noon
	17.07.2009	Friday	—	03.07.2009	Friday	12 noon
	24.07.2009	Friday	—	10.07.2009	Friday	12 noon
	31.07.2009	Friday	—	17.07.2009	Friday	12 noon

LAKSHMAN GOONEWARDENA,
Government Printer.

Department of Government Printing,
Colombo 08,
January 01, 2009.