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(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 17th October, 2014 should reach Government Press on or before 12.00 noon on 03rd October, 2014.

Electronic Transactions Act, No. 19 of 2006 - Section 9

"Where any Act or Enactment provides that any proclamation, rule, regulation, order, by-law, notification or other matter shall be published in the Gazette, then such requirement shall be deemed to have been satisfied if such rule, regulation, order, by-law, notification or other matter is published in an electronic form of the Gazette.'

> P. H. L. V. DE SILVA, Acting Government Printer.

Department of Govt. Printing, Colombo 08. January 01, 2014.





Appointments, &c. by the Cabinet of Ministers

No. 443 of 2014

IT is hereby notified that the following appointment has been made by the Cabinet of Ministers in terms of Article 55 (2) of the Constitution of the Democratic Socialist Republic of Sri Lanka:

Mrs. Anula Harasgama, Grade I of the Sri Lanka Accountants' Service as Acting Director General of the Department of State Accounts with effect from 01st July, 2014 until further orders.

By order of the Cabinet of Ministers,

S. ABEYSINGHE, Secretary to the Cabinet.

IT is hereby notified that the following appointment has been made by the Cabinet of Ministers in terms of Article 55 (2) of the Constitution of the Democratic Socialist Republic of Sri Lanka:

Mr. M. R. Jeyachandran, Class I of the Sri Lanka Engineering Service as the Acting Director General of the Department of Buildings with effect from 05th June, 2014 until further orders.

By order of the Cabinet of Ministers,

S. ABEYSINGHE, Secretary to the Cabinet.

09-1009/2

No. 445 of 2014

IT is hereby notified that the following appointment has been made by the Cabinet of Ministers in terms of Article 55 (2) of the Constitution of the Democratic Socialist Republic of Sri Lanka:

 $Mr.\ P.\ M.\ P.\ Udayakantha,$ as Surveyor General with effect from 30th May, 2014 until further orders.

By order of the Cabinet of Ministers,

S. ABEYSINGHE, Secretary to the Cabinet.

09-1009/3

No. 446 of 2014

IT is hereby notified that the following appointment has been made by the Cabinet of Ministers in terms of Article 55 (2) of the Constitution of the Democratic Socialist Republic of Sri Lanka:

Mr. C. Kuruppu, as Secretary to the Chief Government Whip of Parliament with effect from 19th May, 2014 until further orders.

By order of the Cabinet of Ministers,

S. ABEYSINGHE, Secretary to the Cabinet.

09-1009/4

No. 447 of 2014

IT is hereby notified that the following appointment has been made by the Cabinet of Ministers in terms of Article 55 (2) of the Constitution of the Democratic Socialist Republic of Sri Lanka:

Mr. Gamini Illangarathne, Special Grade of the Sri Lanka Administrative Service as Commissioner General of Land Title Settlement and Settlement Officer with effect from 11th November, 2013 until further orders.

By order of the Cabinet of Ministers,

S. ABEYSINGHE, Secretary to the Cabinet.

09-1009/5

Government Notifications

My No.: RG/NB/11/2/09/2014/ පිටු/සැ.

NOTICE UNDER THE LAND REGISTERS RECONSTRUCTED FOLIO ORDINANCE (CAP. 120)

I HEREBY give notice under Section 04 of the Land Registers Reconstructed Folio Ordinance (Cap. 120) that Land Register Folios, particulars of which appear in Column 1 of the Schedule hereto, affecting the lands described in Column 2, there of which have been found to be missing or torn, have been reconstructed in full in provisional folios and relate to the connected deeds, particulars of which are shown in Column 3 of the said Schedule.

- 2. The provisional folio will be opened for inspection by any person or persons interested therein at the Office of the Registrar of Lands, Kandy, 26.09.2014 to 10.10.2014 between the hours of 10.00 a. m. to 3.00 p. m. on all working days.
- 3. Any person desirous of lodging any objection against any entry included in a provisional folio or against any of the particulars contained in any such entry and any person desiring to make a claim for the insertion of any entry or of any particulars

alleged to have been improperly omitted from any entry must do so, by an objection or claim in writing addressed to the undersigned which must be sent under registered cover and must reach the Office of the Registrar General not later than 17.10.2014. The matter in respect of which the objection or claim in made must be clearly and fully set out in the objection or claim, and the objection or claim must be accompanied by all documentary evidence relies upon the support of it.

> E. M. Gunasekara, Registrar General.

Registrar General's Department, No. 234/A3, Denzil Kobbekaduwa Mawatha, Battaramulla.

SCHEDULE

Particulars of Damaged Folios of the Land Registers Particulars of Land

Particulars of Deeds Registered

Folio No. 260 of volume 185 of Division B of the Land Registry, Kandy, in Kandy District.

All that Western portion of the land called 'Walaramba and Udapitiyehena now Thewatta' situated at Walgampaya in Kandupalatha, Yatinuwara in the District of Kandy, Central Province bounded on the.

1. Deed of Transfer No. 6646 written and attested by Sarath Weerasinghe, Notary public on 27.03.1969.

1. Deed of Transfer No. 19827

East by : Mahaimbul trees and Endaru fence; South by : Fence of Ganegedarawatta now cart

road:

West by : Ditch of Bogahalande watta;

North by: Below the stone of Siyambalagahakotuwa

Extent : 2 Pelas and 2 1/2 Lahas of paddy.

My No.: RG/NB/11/2/24/2014/ පිටු/සැ.

09-1085

NOTICE UNDER THE LAND REGISTERS RECONSTRUCTED FOLIO ORDINANCE (CAP. 120)

I HEREBY give notice under Section 04 of the Land Registers Reconstructed Folio Ordinance (Cap. 120) that Land Register Folios, particulars of which appear in Column 1 of the Schedule hereto, affecting the lands described in Column 2, there of which have been found to be missing or torn, have been reconstructed in full in provisional folios and relate to the connected deeds, particulars of which are shown in Column 3 of the said Schedule.

- 2. The provisional folio will be opened for inspection by any person or persons interested therein at the Office of the Registrar of Lands, Badulla, 26.09.2014 to 10.10.2014 between the hours of 10.00 a. m. to 3.00 p. m. on all working days.
- 3. Any person desirous of lodging any objection against any entry included in a provisional folio or against any of the particulars contained in any such entry and any person desiring to make a claim for the insertion of any entry or of any particulars alleged to have been improperly omitted from any entry must do so, by an objection or claim in writing addressed to the undersigned which must be sent under registered cover and must reach the Office of the Registrar General not later than 17.10.2014. The matter in respect of which the objection or claim in made must be clearly and fully set out in the objection or claim, and the objection or claim must be accompanied by all documentary evidence relies upon the support of it.

Registrar General.

Registrar General's Department, No. 234/A3, Denzil Kobbekaduwa Mawatha, Battaramulla.

E. M. GUNASEKARA,

SCHEDULE

Particulars of Damaged Folios of the Land Registers Particulars of Land

Particulars of Deeds Registered

V. K. Sivasubramaniam, Notary

2. Deed of Transfer No. 188 written and attested by S. Sathiyamoorthy, Notary Public on 08.11.2008.

written and attested by

public on 07.07.2002.

Folio No. 102 of volume 86 of Division A of the Land Registry, Badulla in Badulla District.

All that divided and defined allotment of Land Marked 1. Deed of Transfer No. 3002 lot 16 depicted in plan No. 305 dated 03.05.2002 made by M. F. F. Ismail, licensed surveyor of the land called 'Kukularawa' bearing assessment No. 244 situated at Paragastenna in the District of Badulla, Uva Province bounded on the,

North by : 20 foot road (Lot 06 in F. F.)

Ismail's Plan No. 21);

East by : 20 foot road, in Lot 06 in

Plan No. 21;

South by : Lot 07; West by : Lot 03.

Extent : 00A., 00R., 32P.

09-1086

My No.: RG/NB/11/2/21/2014/ පිටු/සැ.

NOTICE UNDER THE LAND REGISTERS RECONSTRUCTED FOLIO ORDINANCE (CAP. 120)

I HEREBY give notice under Section 04 of the Land Registers Reconstructed Folio Ordinance (Cap. 120) that Land Register Folios, particulars of which appear in Column 1 of the Schedule hereto, affecting the lands described in Column 2, there of which have been found to be missing or torn, have been reconstructed in full in provisional folios and relate to the connected deeds, particulars of which are shown in Column 3 of the said Schedule.

- 2. The provisional folio will be opened for inspection by any person or persons interested therein at the Office of the Registrar of Lands, Delkanda, 26.09.2014 to 10.10.2014 between the hours of 10.00 a. m. to 3.00 p. m. on all working days.
- 3. Any person desirous of lodging any objection against any entry included in a provisional folio or against any of the particulars contained in any such entry and any person desiring to make a claim for the insertion of any entry or of any particulars alleged to have been improperly omitted from any entry must do so, by an objection or claim in writing addressed to the undersigned which must be sent under registered cover and must reach the Office of the Registrar General not later than 17.10.2014. The matter in respect of which the objection or claim in made must be clearly and fully set out in the objection or claim, and the objection or claim must be accompanied by all documentary evidence relies upon the support of it.

E. M. Gunasekara, Registrar General.

Registrar General's Department, No. 234/A3. Denzil Kobbekaduwa Mawatha. Battaramulla.

SCHEDULE

Particulars of Damaged Folios of the Land Registers Particulars of Land

Particulars of Deeds Registered

Folio No. 12 of volume 534 of Division M of the Land Registry, Delkanda in Colombo District.

All that allotment of land called 'Gonnagahawatta' situated at Mampe in Palle Pattu of Salpiti Korale in the District of Colombo, Western Province bounded on the.

1. Deed of Transfer No. 157 written and attested by Sirilal Perera, Notary Public on 21.10.1951.

Particulars of Damaged

Particulars of Land

Particulars of Deeds Registered

2. Deed of Gift No. 1189 written and

NotaryPublic on 26.08.1998.

attested by M. M. A. C. Razmara,

Folios of the Land Registers

North by : Kohuwalawatta;

East by : Lot B of the same land;

South by : Lot C of K. Ransohamy Peiris

and a road reservation;

West by : The other half portion of Lot A of

Gonnagahawatta of D. K. Alice

Premawathie.

Extent : 00A., 02R., 00P.

09-1087

My No.: RG/NB/11/2/40/2013/ පිටු/සැ.

NOTICE UNDER THE LAND REGISTERS RECONSTRUCTED FOLIO ORDINANCE (CAP. 120)

I HEREBY give notice under Section 04 of the Land Registers Reconstructed Folio Ordinance (Cap. 120) that Land Register Folios, particulars of which appear in Column 1 of the Schedule hereto, affecting the lands described in Column 2, there of which have been found to be missing or torn, have been reconstructed in full in provisional folios and relate to the connected deeds, particulars of which are shown in Column 3 of the said Schedule.

- 2. The provisional folio will be opened for inspection by any person or persons interested therein at the Office of the Registrar of Lands, Homagama, 26.09.2014 to 10.10.2014 between the hours of 10.00 a. m. to 3.00 p. m. on all working days.
- 3. Any person desirous of lodging any objection against any entry included in a provisional folio or against any of the particulars contained in any such entry and any person desiring to make a claim for the insertion of any entry or of any particulars alleged to have been improperly omitted from any entry must do so, by an objection or claim in writing addressed to the undersigned which must be sent under registered cover and must reach the Office of the Registrar General not later than 17.10.2014. The matter in respect of which the objection or claim in made must be clearly and fully set out in the objection or claim, and the objection or claim must be accompanied by all documentary evidence relies upon the support of it.

E. M. Gunasekara, Registrar General.

Registrar General's Department, No. 234/A3, Denzil Kobbekaduwa Mawatha. Battaramulla.

SCHEDULE

Particulars of Damaged Folios of the Land Registers Particulars of Land

Particulars of Deeds Registered

Folio No. 257 of volume 420 of Division G of the Land Registry, Homagama in Colombo District.

All that divided and defined allotment of land marked Lot 03 depicted in Plan No. 554 dated 03.05.1979 made by D. W. Abeysinghe, Licensed Surveyor of the land called 'Alubogahawatta alias Delgahawatta' situated at Kottawa North in Palle Pattu of Hewagam Korale in the District of Colombo, Western Province 2. Deed of Transfer No. 7006 written bounded on the,

North by : Lot 01: : Lot 04: East by

: Lot 09 - reservation for a road; South by

West by : Lot 02.

Extent : 00A., 00R., 20P.

- 1. Deed of Transfer No. 497 written and attested by T. B. Wanigasooriya, Notary Public on 28.09.1980.
- and attested by U. W. Jayasooriya, Notary Public on 05.05.1999.
- 3. Deed of Mortgage No. 7007 written, and attested by U. W. Jayasooriya, Notary Public on 05.05.1999.

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872

Particulars of Damaged Folios of the Land Registers Particulars of Land

Particulars of Deeds Registered

Folio No. 258 of volume 420 of Division G of the Land Registry, Homagama in Colombo District.

All that divided and defined allotment of land marked Lot 04 depicted in Plan No. 554 dated 03.05.1979 made by D. W. Abeysinghe, Licensed Surveyor of the land called 'Alubogahawatta alias Delgahawatta' situated at Kottawa North in Palle Pattu of Hewagam Korale in the District of Colombo, Western Province 2. Deed of Transfer No. 7006 written bounded on the,

1. Deed of Transfer No. 497 written and attested by T. B. Wanigasooriya, Notary Public on 28.09.1980.

North by : Lot 01; East by : Lot 05;

South by : Lot 09 - reservation for a road;

West by : Lot 03.

: 00A., 00R., 20P. Extent

3. Deed of Mortgage No. 7007 written, and attested by U. W. Jayasooriya, Notary Public on 05.05.1999.

and attested by U. W. Jayasooriya, Notary Public on 05.05.1999.

09-1088

PILGRIMAGES ORDINANCE

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

> W. D. J. SENEVIRATHNE, Minister of Public Administration and Home Affairs.

Ministry of Public Administration and Home Affairs, Independence Square, Colombo 07, 03rd September, 2014.

REGULATIONS

- 1. These Regulations may be cited as the regulations of Rajagiriya, Sri Vijayarama Viharasthana Mihindu Maha Perahera.
- 2. In these Regulations -

"Camp area" means the area described in the schedule.

"District Secretary/ Government Agent" means the Government Agent of Colombo administrative district and it also includes any officer authorized by him in terms of Regulation 4.

"Medical Officer" means the Health Medical officer-incharge 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 the festival of Rajagiriya, Sri Vijayarama Viharasthana Mihindu Maha Perahera.
- 4. The District Secretary/Government Agent shall have the power to authorize any public officer in writing 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 vehicular traffic or walking to or from or within camp area.
 - II. No person shall act contrary to any lawful order given by any police officer in compliance with the instructions issued to such police officer by the District Secretary/ Government Agent for the exercise of powers vested in him under the para (1) of this regulation.
- 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. However, this regulation shall not apply in instance where carts are brought and cattle are driven to a place reserved for the purpose of leaving carts and cattle, under regulation 7.
- 7. (1) The District Secretary/Government Agent shall have the power to reserve or provide the following places inside the camp area:
 - (a) Parking places for buses and other motor vehicles.
 - (b) Places for leaving carts and cattle.
 - (c) Separate places for the accommodation of each group of pilgrims.
 - (d) Places to rest for the pilgrims who fall sick.
 - (e) Places for begging and solicitation for charity.
 - (f) Places for displaying certain items for sale.

- (g) Places suitable for putting up huts for various purposes.
- (h) Places for the use of pilgrims for washing and bathing.
- (i) Tanks, wells, water holes for the use of pilgrims for obtaining drinking water and other places providing such facilities.
- (j) Places for other purposes the District Secretary/ Government Agent may deem necessary.
- (2) If the District Secretary/Government Agent deems necessary and in case of any place is reserved or provided for certain purpose under Para. (I) by him, action shall be taken to erecting a notice or name board stating the purpose for which the place is reserved.
- (3) (I) In case of any place is reserved or provided for certain purpose under Para (I), that place shall strictly be used for such purpose and no one shall use any other place within the camp area for such purpose.
- 8. If the District Secretary/Government Agent or Medical Officer is of the view that it is required to add chlorine to any tank, well, water holes or reservoir situated in the camp area or it is required to be closed for prevention of diseases, the District Secretary/Government Agent or Medical Officer shall have the power to do so.
- 9.(1) No one shall build any hut or temporary or permanent construction or any other construction or make a new addition to existing building or any other construction for any purpose in any place within the camp area, reserved or provided for certain purpose under regulation 7, except on a permit issued by the District Secretary/Government Agent for the relevant purpose and in accordance with the conditions stipulated in such permit.
 - (2) If any person builds any hut or temporary permanent building or any other construction or make a new addition to existing building or construction contrary to the Para (I) of this regulation, subsequent to delivery of a written notice to that person, it is lawful for the District Secretary/ Government Agent to order to remove or demolish such hut or building or construction within the period of time given in the notice as the case may be.
 - (3) Where any person who has been delivered a notice under the Para. (2) of this regulation, neglects to act in compliance with the requirements stipulated in that notice within the period started there in or where a doubt arises as to who is the actual person to whom such notice is to be delivered it is lawful for the District Secretary/Government Agent to cause action to be taken to remove or demolish such hut building, construction or a new addition made to the existing building or construction as the case may be. It is also lawful for the District Secretary/Government Agent to make arrangements to enter to any land or premises together with labourers, equipment.
- 10. No one shall excrete within the camp area except in a lavatory with a notice or sign stating that it is reserved for the use of pilgrims.

- No one shall contaminate any tank, well, water holes, reservoir, canal stream or brook located in the camp area.
- 12. No one shall dispose liquid or material garbage in the camp area except in a place or in a container supplied by the District Secretary/Government Agent for this purpose.
- 13.(1) District Secretary/Government Agent shall have the power to stream line the distribution of cooked meals and beverages to the pilgrims in the camp area.
 - (2) No one shall disobey any lawful order to be carried out by Police Officer or a Public Health Inspector in accordance with instructions given by District Secretary/Government Agent in the exercise of powers delegated to him under Para (I) of this regulation.
- 14.(1) Where any food or drink displayed or placed for sale or distribution among the pilgrims within the camp area is found to be contaminated or harmful for human consumption, the District Secretary/Government Agent or the Medical Officer or the Public Health Inspector may announce that 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 announced as not suitable for human consumption under Para (I) of this regulation.
 - (3) It shall be lawful for any Police Officer or Public Health Inspector to prohibit selling or distribution and destroy any food or drink announced harmful for human consumption under Para. (I) of the regulation.
- 15. No person shall maintain a bakery, sweet stall or a place where sweet are made, eating house or Dansal in any place in the camp area including reserved or provided for any purpose under the regulation 7 unless they are maintained on a license issued by the District Secretary/Government Agent and in accordance with conditions stipulated there in. Every license shall be issued free of charge on recommendation of the Medical officer or any officer authorized by such medical officer.
- 16. All bakeries, sweet stalls, places where sweets are made, eating houses and Dansal and all furniture and equipment in such place in the camp area shall be kept in hygienic condition.
- 17. All cakes, sweet and cooked meals displayed or placed for sale or distribution in the camp area shall be kept in show case properly made preventing the files from entering to the satisfaction of the Medical officer or the Public Health Inspector.
- 18. No tea, coffee and milk dregs or leavings of any food or drink or waste disposed in cooking or other wastes shall be left at any place within the camp area. All such dregs or wastes shall be dumped into the container placed as provided in regulation 19. However wastes milk dregs or any refuse have been found thrown over any place within the camp area or on the ground

close by, the owner or chief occupant of such place or in case of bakery, sweet stall, place where sweets are made or eating house or 'Dansal' the licence holder of such place shall be deemed to have violated provisions in this regulations unless such owner, chief occupant or license holder proves that all necessary precautions have been taken and action has been taken with proper care to prevent the commission such offence.

- 19. All bakeries, sweet stalls, place where sweets are made, eating houses, Dansals and buildings or constructions used for commercial or business purpose shall be provided with a wooden, metal or plastic garbage container with a capacity for 1 1/2 cubic meters (4 1/2 cubic feet) and it shall always be closed with a wooden or metal or plastic lid unless it is used to dump or remove garbage.
- 20. (1) If the District Secretary/Government Agent is of the view that any bakery, sweet stall, place where sweets are made, eating house, Danasal or business place has been established or maintained in violation of regulations 16, 17, 18 or 19 in this Section he shall order the authority to close such bakery, sweet stall, place where sweets are made, eating house, Dansal or business place situated within the camp area or cancel any license with immediate effect if any license has been issued for such place.
 - (2) Any person who is in charge of any bakery or sweet stall or place where sweets are made or eating house or Dansal or business place shall act in accordance with the lawful directive made by the District Secretary/Government Agent under chapter (1) of this Section.
- No person suffering from any infectious disease or contagious diseases shall enter the camp area.
- 22. (1) It shall be lawful for the District Secretary/Government agent to order the pilgrims to leave the camp area and for the District Secretary/Government Agent to determine the route of leaving and mode of transport to be used for leaving when on epidemic is spreading in such area.
 - (2) No person shall act against any legal order given by the District Secretary/Government Agent under Para. (I) of this Section.
- 23. Every person suffering from any infectious disease or contagious disease within the camp area, and when a person is knowingly living together with a person suffering from any infectious disease or contagious disease, every such person shall report it to the Medical Officer or the Public Health Inspector or any Police Officer immediately.
- 24. Any person who is in charge of any bakery, place where sweets are made restaurant or Dansal within the camp area shall not allow any person whom he knows is suffering from infectious diseases or contagious disease to enter such bakery, place where sweets are made, eating house of Dansal or participate in the distribution sale or manufacture of any material or food or drink.

- 25. A license holder of any bakery, sweet stall, a place where sweets are made, 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 disease or contagious disease to stay at anytime in such bakery, sweet stall, or place where sweets are made, eating house, Dansal lodge or pilgrims' rest as the case may be. When it is revealed that a person suffering from any infectious disease or contagious disease is staying in such place the license holder or owner or chief occupant shall report it to the Medical Officer or the Public Health Officer or any Police Officer immediately.
- 26. No person shall donate or distribute anything for charity either by cash or by any other means within the camp area except in a place reserved or provided for begging and solicitation for charity under regulation 7.
- 27. No person shall light fire works or use any fire arms within the camp area with 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.
- It shall be lawful for the District Secretary/Government Agent Medical Officer, Public Health Inspector or any Police officer
 - (a) Enter any land or place within the camp area for the purpose of carrying out any regulation from among these regulations and,
 - (b) To 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 to cancel the following at any time if he considers that the cancellation is appropriate or it is for the benefit in the public interest.
 - (a) Any permission given under regulation 6 or regulation 27,
 - (b) Permit issued under regulation 9,
 - (c) Any license issued under regulation 15.

SCHEDULE

Rajagiriya, Sri Vijayarama Viharasthanaya is situated in the plot of land in Welikada East Grama Niladari Division No. 514 in Sri Jayawardanapura Kotte Divisional Secretariat Division in the Colombo District.

The Boundaries of the land are as follows:

North: Rich style Private Company; South: Hemantha Jayasingha House; East: Ranathunga House;

West: Charmapala Place Road.

09-1044

PILGRIMAGES ORDINANCE

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

W. D. J. SENEVIRATHNE,
Minister of Public Administration and
Home Affairs.

Ministry of Public Administration and Home Affairs, Independence Square, Colombo 07, 03rd September, 2014.

REGULATIONS

- These Regulations may be cited as the regulations of Vavuniyawa, Madukanda ancient Sri Dalada Raja Maha Viharasthana Sri Dalada Maha Varshika Perahera.
- 2. In these Regulations:
 - "Camp area" means the area described in the Schedule.
 - "District secretary/ Government Agent" means Government Agent of Vavuniya Administrative District and it also includes any officer authorized by him in terms of Regulation 4.
 - "Medical Officer" means the Health Medical officer-incharge 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.
- These Regulations shall apply to the pilgrimages made on account of the festival of Vavuniyawa, Madukanda ancient Sri Dalada Raja Maha Viharasthana Sri Dalada Maha Varshika Perahera.
- 4. The District Secretary/Government Agent shall have the power to authorize any public officer in writing 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 vehicular traffic or working to or from or within the camp area.
 - II. No person shall act contrary to any lawful order given by any police officer in compliance with the instructions issued to such police officer by the District Secretary/ Government Agent for the exercise of powers vested in him under the para (1) of this regulation.

- 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. However, this regulation shall not apply in instance where carts are brought and cattle are driven to a place reserved for the purpose of leaving carts and cattle, under regulation 7.
- 7. (1) The District Secretary/Government Agent shall have the power to reserve or provide the following places inside the camp area:
 - (a) Parking places for buses and other motor vehicles,
 - (b) Places for leaving carts and cattle.
 - (c) Separate places for the accommodation of each group of pilgrims.
 - (d) Places to rest for the pilgrims who fall sick.
 - (e) Places for begging and solicitation for charity.
 - (f) Places for displaying certain items for sale.
 - (g) Places suitable for putting up huts for various purposes.
 - (h) Places for the use of pilgrims for washing and bathing tanks, wells, water holes for the use of pilgrims for washing and other places providing such facilities.
 - (i) Other places providing such facilities.
 - (j) Places for other purpose obtaining the District Secretary/ Government Agent may deem necessary.
 - (2) If the District Secretary/Government Agent deems necessary and in case of any place is reserved or provided for certain purpose under Para. (I) by him, action shall be taken to erecting a notice or name board stating the purpose for which the place is reserved.
 - (3) (I) In case of any place is reserved or provided for certain purpose under Para (I), that place shall strictly be used for such purpose and no one shall use any other place within the camp area for such purpose.
- 8. If the District Secretary/Government Agent or Medical Officer is of the view that it is required to add chlorine to any tank, wells, water holes or reservoir situated in the camp area or it is required to be closed for prevention of diseases, the District Secretary/District Government Agent or Medical Officer shall have the power to do so.
- 9.(1) No one shall build any hut or temporary permanent construction or any other construction or make a new addition to existing building or any other construction for any purpose in any place within the camp area, reserved or provided for certain purpose under regulation 7, except on a permit issued by the District Secretary/Government Agent for the relevant purpose and in accordance with the conditions stipulated in such permit.
 - (2) If any person builds any hut or temporary permanent building or any other construction or make a new addition to existing building or construction contrary to the Para (I) of this regulation, subsequent to delivery of a written notice to that person, it is lawful for the District Secretary/

Government Agent to order to remove or demolish such hut or building or construction within the period of time given in the notice as the case may be.

- (3) Where any person who has been delivered a notice under the Para. (2) of this regulation, neglects to act in compliance with the requirements stipulated in that notice within the period stated there in or where a doubt arises as to who is the actual person to whom such notice is to be delivered, it is lawful for the District Secretary/Government Agent to cause action to be taken to remove or demolish such hut building, construction or a new addition made to the existing building or construction as the case may be. It is also lawful for the District Secretary/Government Agent to make arrangements to enter to any land or premises together with labourers, equipment.
- No one shall excrete within the camp area except in a lavatory with a notice or sign stating that it is reserved for the use of pilgrims.
- No one shall contaminate any tank, wells, water holes, reservoir, canal stream or brook located in the camp area.
- No one shall dispose liquid or material garbage in the camp area except in a place or in a container supplied by the District Secretary/Government Agent for this purpose.
- 13. (1) District Secretary/Government Agent shall have the power to stream line the distribution of cooked meals and beverages to the pilgrims in the camp area.
 - (2) No one shall disobey any lawful order to be carried out by Police Officer or a Public Health Inspector in accordance with instructions given by District Secretary/Government Agent in the exercise of powers delegated to him under Para (I) of this regulation.
- 14. (1) Where any food or drink displayed or placed for sale or distribution among the pilgrims within the camp area is found to be contaminated harmful for human consumption, the District Secretary/Government Agent or the Medical Officer or the Public Health Inspector may announce that 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 announced as not suitable for human consumption under Para (I) of this regulation.
 - (3) It shall be lawful for any Police Officer or Public Health Inspector to prohibit selling or distribution and destroy any food or drink announced harmful for human consumption under Para. (I) of the regulation.
- 15. No person shall maintain a bakery, sweet stall or a place where sweet are made, eating house or Dansal in any place in the camp area including reserved or provided for any purpose under the regulation 7 unless they are maintained on a license issued by the District Secretary/Government Agent and in

- accordance with conditions stipulated there in. Every license shall be issued free of charge on recommendation of the Medical officer or any officer authorized by such Medical Officer.
- 16. All bakeries, sweet stalls, places where sweets are made, eating houses and Dansal and all furniture and equipment in such place in the camp area shall be kept in hygienic condition.
- 17. All cakes, sweet and cooked meals displayed or placed for sale or distribution in the camp area shall be kept in show case properly made preventing the files from entering to the satisfaction of the Medical Officer or the Public Health Inspector.
- 18. No tea, coffee and milk dregs or leavings of any food or drink or waste disposed in cooking or other wastes shall be left at any place within the camp area. All such dregs or wastes shall be dumped into the container placed as provided in regulation 19. However wastes, milk dregs or any refuse have been found thrown over any place within the camp area or on the ground close by, the owner or chief occupant of such place or in case of bakery, sweet stall, place where sweets are made or eating house or 'Dansal' the licence holder of such place shall be deemed to have violated provisions in this regulations unless such owner, chief occupant or license holder proves that all necessary precautions have been taken and action has been taken with proper care to prevent the commission of such offence.
- 19. All bakeries, sweet stalls, places where sweets are made, eating houses, Dansals and buildings or constructions used for commercial or business purpose shall be provided with a wooden or metal or plastic garbage container with a capacity of 1 1/2 cubic meters (4 1/2 cubic feet) and it shall always be closed with a wooden metal or plastic lid unless it is used to dump or remove garbage.
- 20. (1) If the District Secretary/Government Agent is of the view that any bakery, sweet stall, place where sweets are made, eating house, Dansal or business place has been established or maintained in violation of regulations 16, 17, 18 or 19 in this section he shall order the authority to close down such bakery, sweet stall, place where sweets are made, eating house, Dansal or business place situated within the camp area or cancel any license with immediate effect if any license has been issued for such place.
 - (2) Any person who is in charge of any bakery or sweet stall or place where sweets are made or eating house or Dansal or business place shall act in accordance with the lawful directive made by the District Secretary/Government Agent under chapter (1) of this section.
- No person suffering from any infectious disease or contagious diseases shall enter the camp area
- 22. (1) It shall be lawful for the District Secretary/Government Agent to order the pilgrims to leave the camp area and for

the District Secretary/Government Agent to determine the route of leaving and mode of transport to be used for leaving when on epidemic is spreading in such area.

- (2) No person shall act against any legal order given by the District Secretary/Government Agent under Para (I) of this section.
- 23. Every person suffering from any infectious disease or contagious disease within the camp area, and when a person is knowingly living together with a person suffering from any infectious disease or contagious disease, every such person shall report it to the Medical Officer or the Public Health Inspector or any Police Officer immediately.
- 24. Any person who is in charge of any bakery, place where sweets are made restaurant or Dansal within the camp area shall not allow any person whom he knows is suffering from infectious diseases or contagious disease to enter such bakery, place where sweets are made, eating house of Dansal or participate in the distribution, Sale or manufacture of any material or food or drink.
- 25. A license holder of any bakery, sweet stall, a place where sweets are made, eating house or Dansal or an owner or chief occupant of any lodge or pilgrim's rest shall not allow any person suffering from any infectious disease or contagious disease to stay at anytime in such bakery, sweet stall, or place where sweets are made, eating house, Dansal lodge or pilgrim's rest as the case may be. When it is revealed that a person suffering from any infectious disease or contagious disease is staying in such place the license holder or owner or chief occupant shall report it to the Medical Officer or the Public Health Officer or any Police Officer immediately.
- 26. No person shall donate or distribute anything for charity either by cash or by any other means within the camp area except in a place reserved or provided for begging and solicitation for 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.
- It shall be lawful for the District Secretary/Government Agent Medical Officer, Public Health Inspector or any Police officer
 - (a) Enter any land or place within the camp area for the purpose of carrying out any regulation from among these regulations and,
 - (b) To 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 to cancel the following at any time if he considers that the

cancellation is appropriate or it is for the benefit in the public interest.

- (a) Any permission given under regulation 6 or regulation 27,
- (b) Permit issued under regulation 9,
- (c) Any license issued under regulation 15.

SCHEDULE

Vavuniyawa, Madukanda ancient Sri Dalada Raja Maha Viharasthana is situated in the plot of land in Madukanda Grama Niladari Division Vavuniya South Divisional Secretariat Division in the Vavuniya District.

The Boundaries of the land are as follows;

North: Rich style Private Company; South: Hemantha Jayasingha House;

East : Ranathunga House; West : Dharmapala Place Road.

09-1045

L. D. B. 277/40.

THE ANTIQUITIES ORDINANCE (CHAPTER 188)

Order under Section 18

BY virtue of the powers vested in me by Section 18 of the antiquities Ordinance (Chapter 188), I, Jagath Manel Balasuriya, Minister of National Heritage, do hereby declare that item 42 of the Order made under Section 18 of the aforesaid Ordinance and published in *Gazette* No. 1505 of July, 06, 2007 shall be omitted from the list of monuments declares as "Protected monuments" by such Order.

Dr. JAGATH BALASURIYA, Minister of National Heritage.

Colombo, 04th September, 2014.

09-1111

PILGRIMAGE ORDINANCE

IN terms of Section 02 of Regulations framed under the Pilgrimage Ordinance published in the Government *Gazette* No. 1620 dated 18.09.2009, it is hereby notified that Annual Esala Festival - 2014 of Pethmaga Purana Vihara of Rotumba, Pasgoda in Matara District, Southern Province will commence on Monday the 29th of September, 2014 and continue until Sunday the 05th of October, 2014.

K. N. KAUSHALYA KUMARI, Divisional Secretary, Pasgoda.

Divisional Secretariat of Pasgoda, 02nd September, 2014.

09-1010

LAND SURVEY COUNCIL

Ministry of Land and Land Development

LIST OF REGISTERED SURVEYORS WHOSE ANNUAL PRACTISING LICENSES HAVE BEEN SUSPENDED UNDER THE SECTION 43 OF SURVEY ACT, No. 17 OF 2002

Registration No.

Name in Full

Suspended period of issuing practising licenses

I. 19930095

Hikkaduwa Withanage Amarapala De Silva

From 14.08.2014 to 13.08.2015

P. M. P. UDAYAKANTHA, Chairman, Land Survey Council.

03rd of September, 2014, Colombo.

09-857

PILGRIMAGES ORDINANCE

PANDIRUPPU SRI THUROPATHI AMMAN KOVIL ANNUAL FESTIVAL — 2014

Divisional Secretariat of Kalmunai Tamil Division in Ampara District

IT is hereby notified for the information of the pilgrims who attended the above festival and other concerned that the festival commence on 23rd September, 2014 and terminated on 11th October, 2014.

The attention of the Pilgrims who attended the above festival and the other concerned is drawn to standing regulation published on Government *Gazette* No. 10247 of 11th May, 1951 with will be in forced during on duration of the above festival.

The camp are of the above festival has been enlarged as follows:

North - By Pillaiyar Kovil Road, Pandiruppu;

East - By Beach Road, Pandiruppu;

South - By Pandiruppu Kalmunai boundary Road; West - By Pandiruppu Periyakulam Boundary.

S. K. LAVANATHAN, Divisional Secretary, Kalmunai.

Divisional Secretary, Kalmunai Tamil Division. 02nd September, 2014.

09-856

Revenue and Expenditure Returns

PUBLIC UTILITIES COMMISSION OF SRI LANKA ESTIMATED EXPENDITURE FOR THE YEAR – 2015

Object Code	Category/Object Code	Rs.
	Expenditure-Recurrent	
	Personnel Emoluments	
1001	Salaries and Wages	56,146,248
1002	Overtime and Allowances	27,481,460
1003	Other Allowances and Consultancy	45,413,304
	Travelling and Training Expenses	
1101	Domestic	3,945,600
1102	Foreign	12,284,302

Saliya Mathew, Chairman.

Object Code	Category/Object Code	Rs.	
	Supplies		
1201	Stationery and Office Requisites	1,703,600	
1202	Fuel and Parking	5,588,921	
1203	Other Supplies	593,675	
	Maintenance Expenditure		
1301	Vehicles	1,420,000	
1302	Plants, machinery and Equipment	625,000	
1303	Building and Structures	60,000	
1304	Software and Web Infrastructure	1,575,000	
	Services		
1401	Transport	11,864,000	
1402	Postal and Communication	3,807,200	
1403	Rent and Rates	10,215,000	
1404	Electricity and Water	1,476,000	
1405	Printing and Advertising	8,062,476	
1406	Public Awareness Programme	25,370,766	
1407	Medical Insurance	4,500,000	
1408	Janitorial Services	920,000	
1409	Insurance	850,000	
1410	Research and Survey	4,493,750	
1411	Other Contractual Payments	5,320,000	
	Total Recurrent Expenses	233,716,302	
	Expenditure - Capital		
	Acquisition of Capital Assets		
2101	Vehicles	7,000,000	
2102	Furniture and Fittings	1,000,000	
2103	Computer and Other Equipments	4,900,000	
2105	Electrical Equipment	1,068,500	
	Total Capital Expenditure	13,968,500	
	Total Recurrent and Capital Expenditure	247,684,802	

Public Utilities Commission of Sri Lanka, 04th September, 2014.

Miscellaneous Departmental Notices

PEOPLE'S BANK-KOTIKAWATTA BRANCH

Resolution under Section 29D of People's Bank Act, No. 29 of 1961 as amended by Act, No. 32 of 1986

IT is hereby notified that the following Resolution was unanimously passed by the Board of Directors of the People's Bank under Section 29D of the People's Bank Act, No. 29 of 1961 as amended by the Act, No. 32 of 1986 at their meeting held on, 25th April, 2014.

Whereas Mr. Kuruppu Arachchige Don Niranjan has made default in payment due on Mortgage Bond No. 3472 dated 18.01.2012 attested by Mrs. W. A. R. S. Abeyratne, Notary Public of Colombo in favour of the People's Bank and there is now due and owing to the People's Bank a sum of Rupees Four Million Seven Hundred and Seventy-seven Thousand One Hundred and Two and cents Twelve (Rs. 4,777,102.12) on the said Bond. The Board of Directors of the People's Bank under the powers vested in them by the People's Bank Act, No. 29 of 1961 as amended by the Act, No. 32 of 1986 do hereby resolve that the property and premises mortgaged to the said Bank by the said Mortgage Bond No. 3472 be sold by Public Auction by Mr. E. Ervin Perera, Licensed Auctioneer of Colombo for recovery of the sum of Rupees Four Million Seven Hundred and Seventy-seven Thousand One Hundred and Two and cents Twelve (Rs. 4,777,102.12) with further interest on Rupees Four Million Seven Hundred and Seventy-seven Thousand One Hundred and Two and cents Twelve (Rs. 4,777,102.12) at Sixteen per centum (16%) per annum from 18.08.2013 to date of sale and costs of sale together with money recoverable under Section 29L of the said People's Bank Act less payments (if any) since received.

DESCRIPTION OF THE PROPERTY MORTGAGED

All that divided and defined allotment of land marked Lot No. 1 and depicted in Plan No. 1975 A dated 15.09.2011 made by R. T. Abeysinghe, Licensed Surveyor of the land called "Kebellagahawatta *alias* Bogahawatta" situated at Mulleriyawa Village in Adikari Pattu of Hewagam Korale in the District of Colombo, Western Province and bounded on the North by land belonging to S. W. J. Perera and others and land of P. L. Wanigasuriya, on the East by land belonging to Warnamal Ranasinghe and others, on the South by Lots 2 and 3 of this land and on the West by land owned by Palitha Dharmasiri and containing in extent Twenty Perches (0A., 0R., 20P.) together with buildings, trees, fruits and everything else standing thereon. Together with Right of way over Lot No. 3 in Plan No. 1975 A.

The above mentioned land is a sub division of the following land:

All that divided and defined allotment of land marked Lot No. 2 and depicted in Plan No. 29 dated 31.08.1958 made by N. D. Sirisena, Licensed Surveyor (being a resurvey of Lot C of Plan No. 41/19437 dated 22.09.1943 made by N. D. Sirisena, Licensed Surveyor) of land called "Kebellagahawatta *alias*"

Bogahawatta" situated at Mulleriyawa Village in Adikari Pattu of Hewagam Korale in the District of Colombo, Western Province and bounded on the North by Lot A of Plan No. 41/1943 made by N. D. Cooray, Licensed Surveyor, on the East by property owned by W. A. Hendrick Perera and others, on the South by Lot No. 3 of the same land and on the West by (Road) Lot No. 1 of the same land and containing in extent Twenty-Eight Perches (0A., 0R., 28.0P.) together with the buildings, trees, fruits and everything else standing thereon.

The above Land according to a recent survey is described as follows:

All that divided and defined allotment of land marked Lot 2A in Plan No. 1975 dated 15.09.2011 made by R. T. Abeysinghe, Licensed Surveyor of the land called "Kebellagahawatta *alias* Bogahawatta" situated at Mulleriyawa Village in Adikari Pattu of Hewagam Korale in the District of Colombo, Western Province and bounded on the North by land owned by S. W. J. Perera and others and land owned by P. L. Wanigasuriya, on the East by land owned by Warnamal Ranasinghe and others, on the South by land owned by Nihal Karunaratne and the road and on the West by land owned by Palitha Dharmasiri and containing in extent Twenty-seven and decimal points Seven Five Perches (0A., 0R., 27.75P.) together with buildings, trees, fruits and everything else standing thereon.

This mortgage is registered at Colombo Land Registry under L 142/44.

By order of the Board of Directors,

Asst. General Manager, Western Zone 11.

Regional Head Office, (Colombo Outer), People's Bank, No. 177A, High Level Road, Nugegoda.

09-1019

THE 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 07.04.2014 the Board of Directors of this Bank resolved specially and unanimously.

1. That a sum of Rupees Nineteen Million Seven Hundred and Seventy-two Thousand Seven Hundred and Fifty-one and cents Twelve (Rs. 19,772,751.12) is due from Mr. Ahamed Jamaldeen Marikar Mohamed Abooyoosuf, Mrs. Fathima Azviya

Yoosuf nee Fareed and Mr. Mohamed Amshar Ansaf Yoosuf, all of No. 89, St. Lazarus Road, Negombo, on account of principal and interest up to 31.01.2014 and together with further interest on Rupees Sixteen Million Two Hundred and One Thousand Seven Hundred and Sixty-six and cents Forty-six (Rs. 16,201,766.46) at the rate of Eighteen decimal Five (18.5%) per centum per annum from 01.02.2014 till date of payment on Mortgage Bond No. 162 dated 05.06.2012 attested by D. G. Wijesinghe, Notary Public.

2. That in terms of Section 19 of the Bank of Ceylon Ordinance (Cap. 397) and its amendments, Mr. Thusitha Karunarathna, M/s T & H Auction, the Auctioneer of No. 182/3, Vihara Mawatha, Kolonnawa be authorized and empowered to sell by public auction, the property mortgaged to the Bank of Ceylon and described in the Schedules hereunder, for the recovery of the said sum of Rupees Nineteen Million Seven Hundred and Seventy-two Thousand Seven Hundred and Fifty-one and cents Twelve (Rs. 19,772,751.12) due on the said Bond No. 162 dated 05.06.2012 and together with interest as aforesaid from 01.02.2014 to date of sale and costs and monies recoverable under Section 26 of the said Bank of Ceylon Ordinance and the Chief Manager of Dehiwala 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 marked Lot 1 depicted in Plan No. 6175 dated 12th January, 2012 made by V. Vickneswaran, Licensed Surveyor of the land called "Madurankuli Thottam or Chandichenai" together with the buildings, trees, plantations and everything else standing thereon situated at Colombo Road Madurankuli Village within the Pradeshiya Saba Limits of Puttalam in Mundel D. S.'s Division in Divisional Secretary's Division of Puttalama and Gramaseva Niladhari Division of Madurankuliya in the District of Puttlam North Western Province and which said Lot 1 is bounded on the North by Land of Bank of Ceylon Madurankuliya Branch and premises, on the East by Path (12ft wide), on the South by land of S. H. M. Umma and Siththeek and on the West by Chilaw-Puttalam Road and containing in extent Thirty-eight decimal Six Five Perches (0A., 0R., 38.65) according to the said Plan No. 6175 and registered in P119/77 at the Land Registry Puttalam.

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

Mrs. M. S. M. P. Gunathilake, Senior Manager.

Bank of Ceylon, Dehiwala.

09-1006

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 Nos.: 769076 and 1142742. Simakro Construction.

At a meeting held on 27th June, 2014 the Board of Directors of Commercial Bank of Ceylon PLC resolved specially and unanimously as follows:-

Whereas Jayasinghege Poorna Darshana, Balage Nandasena, Wedage Chaminda Dimuthu Lanka Fenando, Dedigamuwage Amal Danushka Peiris and Wawage Niroshan Sanjeewa Alwis carrying on business in Partnership under the name, style and firm of Simakro Construction as Obligors and Balage Nandasena as the Mortgagor have made default in the payment due on Bond No. 15703 dated 15th March, 2011 attested by S. L. Weerasekara, Notary Public of Panadura in favour of Commercial Bank of Ceylon PLC (the land morefully described in the 1st Schedule hereto).

And whereas Balage Nandasena, Jayasinghege Poorna Darshana, Wewage Niroshan Sanjeewa Alwis, Wedage Chaminda Dimuthu Lanka Fernando and Devigamuwage Amal Danushka Peiris carrying on business in Partnership under the name, style and firm of Simakro Construction as Obligors and Jayasinghege Poorna Darshana as the Mortgagor have made default in the payment due on Bond No. 123 dated 09th March, 2012 attested by H. M. N. P. Heenkende, Notary Public of Colombo in favour of Commercial Bank of Ceylon PLC (the land morefully described in the 2nd Schedule hereto)

and there is now due and owing to the Commercial Bank of Ceylon PLC as at 19th August, 2013 a sum of Rupees Twelve Million Nine Hundred and Eighty-five Thousand Eight Hundred and Sixty-four and cents Forty-eight (Rs. 12,985,864.48) 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. 4 of 1990 do hereby resolve that the properties and premises morefully described in the 1st and 2nd Schedules hereto and mortgaged to the Commercial Bank of Ceylon PLC by the said Bond Nos. 15703 and 123 be sold by Public Auction by Mr. L. B. Senanayake, Licensed Auctioneer of Thrivanka and Senanayake Auctioneers of No. 182, 3rd Floor, Hulftsdorp Street, Colombo 12 for the recovery of the said sum of Rupees Twelve Million Nine Hundred and Eightyfive Thousand Eight Hundred and Sixty-four and cents Fortyeight (Rs. 12,985,864.48) with further interest on a sum of Rs. 11,122,664 at 15% per annum from 20th August, 2013 to date of sale together with costs of Advertising and any other charges incurred less payments (if any) since received.

THE 1st SCHEDULE

All that divided and defined allotment depicted in Plan No. 1815 dated 25th October, 1994 made by Y. Karunaratna Costa, Licensed Surveyor of the land called Lot D of Gedambugahawatta situated at Walana within the Pradeshiya Sabha Limits of Panadura Talpiti Debadda of Panadura Thotamune in the District of Kalutara Western Province and bounded on the North by Lots B and C in Plan No. 9514 dated 08th November, 1924 made by B. M. F. Caldera, Licensed Surveyor, on the East by Presently Road from Walana to Kattassa formerly Kattassa Owita, on the South by Lot E in the said Plan No. 9514, on the West by Kahatagahawatta and Galpottewatta and containing in extent Thirty-one decimal Six Seven Perches (0A., 0R., 31.67P.) as per the said Plan No. 1815 and together with the soil, trees, plantations and everything else standing thereon and registered in Volume/Folio F 574/224 at the Land Registry, Panadura.

THE 2nd SCHEDULE

- 1. All that divided and defined allotment of land marked Lot 6 depicted in Plan No. 496A/2007 dated 16th September, 2007 made by S. Rasappah, Licensed Surveyor of the land called Maelabodawatta and Attikkagahawatta situated at Pattiya Panadura Town within the Urban Council Limits of Panadura Totamune in the District of Kalutara Western Province and which said Lot 6 is bounded on the North by Jayathilake Mawatha, on the East by Lot 7 hereof, on the South by Lot 9 hereof and on the West by Lot 5 and containing in extent Six Perches (0A., 0R., 6P.) according to the said Plan No. 496A/2007 and registered under Volume/Folio F 542/256 at the Panadura Land Registry.
- 2. All that divided and defined allotment of land marked Lot 8 depicted in Plan No. 496A/2007 dated 16th September, 2007 made by S. Rasappah, Licensed Surveyor of the land called Maelabodawatta and Attikkagahawatta situated at Pattiya Panadura Town within the Urban Council Limits of Panadura Totamune in the District of Kalutara Western Province and which said Lot 8 is bounded on the North by Jayathilaka Mawatha, on the East by Drain, on the South by Lot 9 hereof and on the West by Lot 7 hereof and containing in extent Six Perches (0A., 0R., 6P.) according to the said Plan No. 496A/2007 and registered under Volume/Folio F 542/257 at the Panadura Land Registry.

Together with the right of way in over and along the following Road Reservations:

All that divided and defined allotment of land marked Lot 7 (Reservation for a road) depicted in Plan No. 496A/2007 dated 16th September, 2007 made by S. Rasappah, Licensed Surveyor.

Mrs. Ranjani Gamage, Company Secretary.

THE UNION BANK OF COLOMBO PLC

Notice of resolution passed by The Union Bank of Colombo PLC under Section 04 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 Union Bank of Colombo PLC at the meeting held on 04th July, 2014:-

Whereas Meerasahib Abdul Raheem alias Meera Sahibu Abdul Raheem, Abdul Raheem Ajmalkhan, Abdul Raheem Amjadeen and Abdul Raheem Mohamed Azhar being Partners of "Raheem and Sons" having its principal place of business at Main Street, Mannar in the Democratic Socialist Republic of Sri Lanka, (hereinafter referred as "the Obligors") and Meerasahib Abdul Raheem alias Meera Sahibu Abdul Raheem of No. 754, Kashmeer Street, Uppukulam (hereinafter referred as "the Mortgagor") obtained Financial facilities and whereas the Obligors and Mortgagor executed Mortgage Bond No. 10389 dated 29.06.2011 for Rs. 5,000,000, attested by M. M. Saburdeen, Notary Public of Mannar and mortgaged and hypothecated the properties morefully described in the Schedule hereto by way of security for the payment of Rupees Five Million (Rs. 5,000,000), and interest thereon due to Union Bank of Colombo PLC (hereinafter referred to as "Union Bank") on account of the said Financial facilities and whereas as at 26.09.2013 a sum of Rupees Four Million Eighty Thousand and Four Hundred and Seventy-six and Forty-three (Rs. 4,080,476.43) being the total outstanding as at 26.09.2013 on the said Financial facilities together with interest thereon from 27.09.2013 to the date of sale is due and owing from the said Obligors and Mortgagor to the Union Bank on account of the aforesaid Financial Facilities.

And whereas the Board of Directors of the Union Bank acting under the powers vested in them under Section 3 of the recovery of Loans by Banks (Special Provisions) Act, No. 4 of 1990 and being satisfied that the Obligors have made default in the payment of the aforesiad loan balances or parts thereof do hereby resolve in terms of Section 4 of the said Act, No. 4 of 1990 to authorize Thrivanka and Senanayake Auctioneers to sell by Public Auction in terms of the said Act, No. 4 of 1990 the property mortgaged to the Union Bank under and by virtue of the aforesaid Mortgage Bond No. 10389 dated 29.06.2011, morefully described in the Schedule hereto for the recovery of Rupees Four Million Eighty Thousand and Four Hundred and Seventy-six and Fortythree (Rs. 4,080,476.43) being the total outstanding as at 26.09.2013 on the said Financial facilities together with interest thereon from 27.09.2013 and all other amounts the Union Bank is entitled to recover in terms of the said Bond No. 10389 and Section 13 of the said Act, No. 4 of 1990.

THE SCHEDULE

1. A divided and defined portion of all that allotment of land called "Langenberg Veedu Valavu" which said divided portion is in extent East to West Seventeen (17) feet and North to South Twelve (12) feet situated at Pettah in Mannar Town, Mannar East, Mannar Division, Mannar District, Northern Province and bounded on the East by the Property of Mohamed Yaseen Noorul Kareema presently belonging to Meerasahib Abdul Raheem, North by the Property of Mohamed Samsudeen Mohamed Yaseen presently belonging to Meerasahib Abdul Raheem, West by the Property of Abdul Raheem Mohamed Zackeriya and South by the Property of Mohamed Yaseen Noorul Kareema presently belonging to Meerasahib Abdul Raheem and Registered at the Land Registry, Mannar in Volume B 70/232.

- 2. A divided and defined portion of all that allotment of land called "Langenberg Veedu Valavu" which said divided portion is in extent East to West Seventeen (17) feet and North to South Twelve (12) feet situated at Pettah in Mannar Town, Mannar East aforesaid, and bounded on the East by the Property of Mohamed Yaseen Noorul Kareema and Noorul Kudusiya wife of Abdul Hakkeem Mohamed Illiias presently belonging to Meerasahib Abdul Raheem, North by the Property of Mohamed Yaseen Noorul Kareema presently belonging to Meerasahib Abdul Raheem, West by the Property of Abdul Raheem Mohamed Zackeriya and South by the Property of Mohamed Samsudeen Mohamed Yaseen presently belonging to Meerasahib Abdul Raheem and Registered at the Land Registry, Mannar in Volume B 70/233.
- 3. A divided and defined portion of all that allotment of land called "Langenberg Veedu Valavu" which said divided portion is in extent East to West Seventeen (17) feet and North to South Fifteen (15) feet situated at Pettah in Mannar Town, Mannar East aforesaid, and bounded on the East by Property of Mohamed Yaseen Noorul Kareema and Noorul Kudusiya wife of Abdul Hakkeem Mohamed Illiias presently belonging to Meerasahib Abdul Raheem, North by the Property of Mohamed Samsudeen Mohamed Yaseen presently belonging to Meerasahib Abdul Raheem, West by the Property of Abdul Raheem Mohamed Zackeriya and South by Old Post Office building, and Registered at the Land Registry, Mannar in Volume B 70/234.
- 4. A divided and defined portion of all that allotment of land called "Langenberg Veedu Valavu" which said divided portion is in extent East to West Seventeen (17) feet and North to South Twelve (12) feet situated at Pettah in Mannar Town, Mannar East aforesaid, and bounded on the East by the Property of Pathumma Nooriya wife of Abdul Rahuman Mohamed Zackeriya and Noorul Kudusiya wife of Abdul Hakkeem Mohamed Illiias presently belonging to Meerasahib Abdul Raheem, North by the Property of Mohamed Yaseen Noorul Kareema presently belonging to Meerasahib Abdul Raheem, West by the Property of Abdul Raheem Mohamed Zackeriya and South by the Property of Mohamed Yaseen Noorul Kareema and Noorul Kudusiya wife of Abdul Hakkeem Mohamed Illias presently belonging to Meerasahib Abdul Raheem and Registered at the Land Registry, Mannar in Volume B 70/236.

The aforesaid 3rd and 4th lands now have been amalgamated and forming one consolidated block of land which is described hereto.

- The aforesaid Two (02) lands now have been amalgamated and forming One (01) consolidated block of land called "Langen Berg Veedu Valavu" marked as Lot 1 in Survey Plan No. 195 Surveyed on 22nd May, 2005 and made by V. Balasubramaniam, Licensed Surveyor of Puttalam containing in extent Zero Five decimal Four Two Perches (0A., 0R., 05.42P.) situated at Pettah, in Mannar Town, Mannar East, Mannar Division, Mannar District, Northern Province and bounded on the North by the Property of Arumugam Arasakone, East by Main Street, South by the Property of Abdul Raheem Ajmalkhan presently belonging to Meerasahib Abdul Raheem and West by the Property of Rural Development Foundation and Registered at the Land Registry, Mannar in Volume B 123/234.
- 5. A divided and defined portion of all that allotment of land called "Langenberg Veedu Valavu" which said divided portion is in extent East to West Thirty-six (36) feet and North to South Eleven feet and Nine inches (11' 9") situated at Pettah in Mannar Town, Mannar East aforesaid and bounded on the East by Main Street, North by the Property of Cecilia widow of Santhiogu, West by the Property of Mohamed Samsudeen Mohamed Yaseen presently belonging to Meerasahib Abdul Raheem and South by the Property of Mohamed Yaseen Noorul Kareema presently belonging to Meerasahib Abdul Raheem and Registered at the Land Registry, Mannar in Volume B 69/222.
- 6. A divided and defined portion of all that allotment of land called "Langenberg Veedu Valavu" which said divided portion is in extent, East to West Thirty-six (36) feet and North to South Eleven feet and Nine inches (11' 9") situated at Pettah in Mannar Town, Mannar East aforesaid and bounded on the East by Main Street, North by the Property of Mohamed Yaseen Noorul Kareema presently belonging to Meerasahib Abdul Raheem, West by the Property of Mohamed Samsudeen Mohamed Yaseen presently belonging to Meerasahib Abdul Raheem, and South by the remaining portion of this land belonging to Mohamed Samsudeen Mohamed Yaseen presently belonging to Meerasahib Abdul Raheem and Registered at the Land Registry, Mannar in Volume B 69/223.

The aforesaid 5th and 6th lands now have been amalgamated and forming one consolidated block of Land. Which is described hereto.

- 6. The aforesiad Two (02) lands now have been amalgamated and forming One (01) consolidated block of land called "Langen Berg Veedu Valavu" marked as Lot 1 in Survey Plan No. 2549 dated 10th February, 2004 and made by V. T. Balasubramaniam, Licensed Surveyor of Puttalam containing in extent Zero Three decimal One Six Perches (0A., 0R., 03.16P.) situated at Pettah, in Mannar Town, Mannar East, Mannar Division, Mannar District, Northern Province and bounded on the East by Main Street, North by the Property of Noorul Kudusiya wife of Abdul Hakeem Mohamed Illias presently belonging to Meerasahib Abdul Raheem and West and South by Corridor and Registered at the Land Registry, Mannar in Volume B 114/205.
- 7. A divided and defined portion of all that allotment of land called "Langenberg Veedu Valavu" which said divided portion is in extent East to West Thirty-six (36) feet and North to South Eleven feet and Nine inches (11' 9") situated at Pettah in Mannar

Town, Mannar East aforesaid, and bounded on the East by Main Street, North by the Property of Noorul Kudusiya wife of Abdul Hakkeem Mohamed Illias presently belonging to Meerasahib Abdul Raheem, West by the Property of Mohamed Samsudeen Mohamed Yaseen presently belonging to Meerasahib Abdul Raheem and South by the remaining portion of this land belonging to Mohamed Samsudeen Mohamed Yaseen presently belonging to Meerasahib Abdul Raheem and Registered at the Land Registry, Mannar in Volume B 69/225.

8. A divided and defined portion of all that allotment of land called "Langenberg Veedu Valavu" which said divided portion is in extent East to West Forty-seven decimal Six (47.6) feet, North to South Eastern Side Four (04) feet and Western Side Five (05) feet situated at Pettah in Mannar Town, Mannar East aforesaid and bounded on the East by Road, North by the portion of the land allotted to Pathumma Nooriya wife of Abdul Rahuman Mohamed Zackariya, West by the Property of Mohamed Yaseen Noorul Kareema and Noorul Kudusiya wife of Abdul Hakkeem Mohamed Illias presently belonging to Meerasahib Abdul, Raheem and South by Old Post Office building and Registered at the Land Registry, Mannar in Volume B 70/235.

The aforesaid eight (08) lands now have been amalgamated and forming one (01) consolidated block of land called "Langenberg Veeduvalavu" marked as Lot 1 in Plan No. 104/2010 surveyed on 25th July, 2010 and made by V. Balasubramaniam, Licensed Surveyor and Leveller of Uppukulam Containing in extent Seven decimal Zero One Perches (0A., 0R., 7.01P.) but on recent resurvey by Plan No. 2035 surveyed on 04th November, 2010 and made by M. C. M. Raafik, Licensed Surveyor and Leveller having office at No. 160, Mosque Road, Uppukulam, Mannar found to contain the same extent of Seven decimal Zero One Perches (0A., 0R., 7.01P.) situated at Pettah in Mannar Town, Mannar East, Mannar Division, Mannar District, Northern Province and bounded on the North by the Property of Arumugam Arasakone, East by Lot 2 in the said Plan No. 2035 - Road Reservation Line, South by the premises claimed by Postal Department and West by the premises claimed by Rural Development Foundation, together with the shop building standing thereon and bearing Assessment Nos. 33, 33/01, 33/02, 33/03 and 35A.

By order of the Board,

S. D. N. S. Kannangara, Secretary to the Board.

09-1134

HATTON NATIONAL BANK PLC—SEA STREET BRANCH

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

Kathiresan Lavendran and Gajenthini Lavendran.

AT a meeting of the Board of Directors of Hatton National Bank PLC held on 28th August, 2014 it was resolved specially and unanimously:

Whereas Kathiresan Lavendran and Gajenthini Lavendran as the Obligors have made default in payment due on Bond No. 1473 dated 27th January, 2012 attested by S. R. Faaiz, 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 25th June, 2014 a sum of Rupees Eight Million Three Hundred and Forty-eight Thousand One Hundred and Forty and cents Sixty-nine only (Rs. 8,348,140.69) 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. 1473 be sold by Public Auction by P. Muthukumarana, Licensed Auctioneer of Colombo for recovery of the said sum of Rs. 8,348,140.69 together with further interest from 26th June, 2014 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 2A depicted in Plan No. 364 dated 28th January, 1989 made by H. Donald, Licensed Surveyor from and out of the land called Gorakagahakumbura together with the buildings and everything standing thereon bearing Assessment No. 103/13D Thelagapatha Mawatha situated at Thelagapatha Village in Ward 4 within the Wattala - Mabole Urban Council limits in Adikari Pattu of Aluthkuru Korale South and in the District of Gampaha (but within the registration division of Colombo) Western Province and which said Lot 2A is bounded on the North by balance portion of the same land now owned by B. Ariyadasa, on the East by Gorakagahakumbura alias Pitawela now owned by Siyarata Mudalali, on the South by Lot 2B Assessment No. 103/4 now owned by T. H. Inohamy and on the West by Lot 2C (10 feet wide road) and containing in extent Twelve Perches (0A., 0R., 12P.) according to the said Plan No. 364 and registered under title B 983/222 at the District Land Registry of Colombo.

The aforesaid allotment of land had been recently surveyed and shown in Plan No. 5009/2005 dated 25th May, 2005 made by R. U. Wijetunga, Licensed Surveyor and is described as follows:-

All that divided and defined allotment of land marked Lot 2A1 from and out of the land called Gorakagahakumbura together with the buildings and everything standing thereon bearing Assessment No. 103/13D Thelagapatha Mawatha situated at Thelagapatha Village in Ward 4 within the Wattala - Mabole Urban Council limits in Adikari Pattu of Aluthkuru Korale South and in the District of Gampaha (but within the registration division of Colombo) Western Province and which said Lot 2A1 is bounded on the North by Road, on the East by premises No. 103/13F now of Rajendran, on the South by premises No. 103/14 now T. H. Inohamy and on the West by Road and containing in extent Twelve Perches (0A., 0R., 12P.) according to the said Plan No. 5009/2005.

Together with right of way morefully described in the Second Schedule in the aforesaid Mortgage Bond No. 1473.

By order of the Board,

K. A. L. T. RANAWEERA, DGM (Legal)/Board Secretary.

09-1153/1

HATTON NATIONAL BANK PLC NAWALAPITIYA BRANCH

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

Tikiri Hennedige Indrapala, Rohini Premawardene and Tikiri Hennedige Amila Chathura Indrapala.

AT a meeting of the Board of Directors of Hatton National Bank PLC held on 28th August, 2014 it was resolved specially and unanimously:

Whereas Tikiri Hennedige Indrapala, Rohini Premawardene and Tikiri Hennedige Amila Chathura Indrapala as the Obligors have made default in payment due on Bond No. 3122 dated 10th April, 2013 and 3210 dated 05th July, 2013 both attested by M. S. Perera, Notary Public of Kandy in favour of Hatton National Bank PLC and there is now due and owing to the Hatton National Bank PLC as at 16th July, 2014 a sum of Rupees Thirty-one Million and Forty-eight Thousand Five Hundred and Sixty-eight and cents Sixty-eight only (Rs. 31,048,568.68) 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. 3122 and 3210 be sold by Public Auction by I. W. Jayasuriya, Licensed Auctioneer of Colombo for recovery of the said sum of Rs. 31,048,568.68 together with further interest from 17th July, 2014 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 in Plan No. 467 dated 06.01.1979 made by C. A. O. Dirckze, Licensed Surveyor premises bearing assessment No. 948 (obsolete) new assessment No. 252 situated at Katukelle *alias* Peradeniya Road now Sirimavo Bandaranayake Mawatha within the Grama Niladari's Division of Katukelle - 255 within the Municipal Council Limits of Kandy in Gangawata Korale of Yatinuwara in

the Divisional Secretary's Division of Kandy in the District of Kandy Central Province and bounded on the North by land claimed by Mudliyar Joseph Wijesinghe, on the East by premises bearing assessment No. 250, Sirimavo Bandaranayake Mawatha, on the South by Sirimavo Bandaranayake Mawatha and on the West by premises bearing assessment No. 254, Sirimavo Bandaranayake Mawatha and containing in extent Six decimal Four Perches (0A., 0R., 6.4P.) together with the building and everything else standing thereon registered under Volume/Folio A 412/255 at the Land Registry, Kandy.

Above land has been recently surveyed and described as follows:-

All that divided and defined allotment of land marked Lot 1 depicted in Plan No. 698 dated 30.11.2012 made by K. W. M. V. Mapitigama, Licensed Surveyor premises bearing assessment No. 252, situated at Katukelle *alias* Peradeniya Road now Sirimavo Bandaranayake Mawatha within the Grama Niladari's Division of Katukelle - 255 within the Municipal Council Limits of Kandy in Gangawata Korale of Yatinuwara in the Divisional Secretary's Division of Kandy in the District of Kandy Central Province and bounded on the North by Hill Top Hotel, on the East by premises bearing assessment No. 250, on the South by Sirimavo Bandaranayake Mawatha and on the West by premises bearing assessment No. 254 and containing in extent Six decimal Four Perches (0A., 0R., 6.4P.) together with the building and everything else standing thereon.

By order of the Board,

K. A. L. T. RANAWEERA, DGM (Legal)/Board Secretary.

09-1153/2

HATTON NATIONAL BANK PLC AKKARAIPATTU BRANCH

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

Sripathy Ravindranath. (Sole Proprietor of M/s Aravind Traders).

AT a meeting of the Board of Directors of Hatton National Bank PLC held on 28th August, 2014 it was resolved specially and unanimously:

Whereas Sripathy Ravindranath (Sole Proprietor of M/S. Aravind Traders) as the Obligor has made default in payment due on Bond Nos. 4645 dated 19th August, 2002, 4815 dated 07th November, 2002, 6516 dated 27th February,

2008, 6865 dated 06th April, 2010, 6720 dated 04th June, 2009 and 7332 dated 09th August, 2011 all attested by S. Muthumeeran, Notary Public of Nintavur in favour of Hatton National Bank PLC and there is now due and owing to the Hatton National Bank PLC as at 06th May, 2014 a sum of Rupees Thirteen Million Eight Hundred and Eight Thousand Eight Hundred and Fifty and cents Seventy-two only (Rs. 13,808,850.72) 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. 4645, 4815, 6516, 6865 and 6720 be sold by Public Auction by P. Muthukumarana, Licensed Auctioneer of Colombo for recovery of the said sum of Rs. 13,808,850.72 together with further interest from 07th May, 2014 to date of sale together with costs of advertising and other charges incurred less payments (if any) since received.

THE SCHEDULE

Comprises with Lot 130 and Lot 5566 of this Eastern side of the centre portion called as Navakkadu situated at Division No. 08, Karunkoditivu, Akkaraipattu in Ampara District, Eastern Province bounded on the North by land of V. Alisappu, on the East by sagama Veethi, on the South by Minor Road and on the West by lane containing in extent North to South from East 15 fathoms and from West 12 1/2 fathoms and East to West 40 fathoms.

The whole of this together with everything therein contained. The said land is according to a recent survey and description bearing No. 308 dated 15.05.2002 prepared by A. L. Mohamed Husyen, Licensed Surveyor described as follows:

An allotment of land and the buildings thereon situated in Karunkoditivu, Division No. 8, village within the Alayadivembu Pradeshiya Sabha limits in Alayadivembu Divisional Secretariat, Ampara District, Eastern Province bounded as follows:

North Land of Alisappu and others, East Sagamam Road reservation, South by Road and West 7/8 Common Road containing in extent 0.1821 Hectares (0A., 1R., 32P.)

By order of the Board,

K. A. L. T. RANAWEERA, DGM (Legal)/Board Secretary.

HATTON NATIONAL BANK PLC KALMUNAI BRANCH

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

Mohamed Hanifa Bathurdeen and Wahitha Banu Bathurdeen.

AT a meeting of the Board of Directors of Hatton National Bank PLC held on 28th August, 2014 it was resolved specially and unanimously:

Whereas Mohamed Hanifa Bathurdeen and Wahitha Banu Bathurdeen as the Obligors have made default in payment due on Bond No. 7308 dated 22nd July, 2011 attested by S. Muthumeeran, Notary Public of Ninthavur in favour of Hatton National Bank PLC and there is now due and owing to the Hatton National Bank PLC as at 30th January, 2014 a sum of Rupees Six Million Four Hundred and One Thousand Five Hundred and Eighty-one and cents Fifty-nine only (Rs. 6,401,581.59) on the said Bond and the Board of Directors of Hatton National Bank PLC under the powers 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. 7308 be sold by Public Auction by P. Muthukumarana, Licensed Auctioneer of Colombo for recovery of the said sum of Rs. 6,401,581.59 together with further interest from 31st January, 2014 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 amalgamated Lot 50 with Lot 51 in the centre share called Konnawatta Theddam and Thachavadikadu situated at Addalaichanai-04 Akkaraipattu, Ampara District in the Eastern Province containing in extent North to South 47 feet. East to West 108 feet bounded on the North by land of Kalantherlebbe Teacher, East by land of Neer Baskhan, South by land of Rukkiyaummah and Rahumathummah and West by Road.

The said land according to a recent survey and description bearing No. 889 dated 22.10.2006 prepared by A. L. Mohamed Husyen, Licensed Surveyor described as follows:-

An allotment of land situated in Addalaichenai Village within the Addalaichenai Pradeshiya Sabah limits in Addalaichenai Divisional Secretariat, Ampara District in the Eastern Province bounded as follows: North by Land of Kalanther Teacher, East by Lane, South by land of Rukkiyaummah and Rahumathummah and West by Road (P. S) containing in extent 0.0458 Hectares (00A., 00R., 18.1P.).

By order of the Board,

K. A. L. T. RANAWEERA, DGM (Legal)/Board Secretary.

09-1153/3 09-1153/4

HATTON NATIONAL BANK PLC WATTALA BRANCH

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

Punchihettiarachchige Dinesh Rukmal Asanga Perera.

AT a meeting of the Board of Directors of Hatton National Bank PLC held on 26th June, 2014 it was resolved specially and unanimously:

Whereas Punchihettiarachchige Dinesh Rukmal Asanga Perera as the Obligor has made default in payment due on Bond No. 4808 dated 07th September, 2011 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 30th April, 2014 a sum of Rupees Nine Million Three Hundred and Thirty-nine Thousand Eight Hundred and Forty-seven and cents Seventyeight only (Rs. 9,339,847.78) for the housing loan facility only among other facilities granted to you 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. 4808 be sold by Public Auction by D. Kelaart, Licensed Auctioneer of Colombo for recovery of the said sum of Rs. 9,339,847.78 together with further interest from 01st May, 2014 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 P depicted in Plan No. 10396 dated 28th September, 2010 made

by K. E. J. B. Perera, Licensed Surveyor from and out of the land called "Maditiyagahawatta" bearing Assessment No. 129/1, Old Negombo Road situated at Wattala in ward 2 within Urban Council limits of Wattala-Mabole in Ragam Pattu of Aluthkuru Korale in the District of Gampaha Western Province and which said Lot P is bounded on the North by Maclearence Stores Complex, on the East by Lot Q and remaining portion of same land, on the South by land of M. D. J. C. Jayasundara and on the West by Maclearence Stores Complex and containing in extent Twenty-three Perches (0A., 0R., 23P.) according to the said Plan No. 10396.

All that divided and defined allotment of land marked Lot B (Reservation for Road for 10 feet wide) depicted in Plan No. 7168 dated 18.02.2002 made by K. E. J. B. Perera, Licensed Surveyor from and out of the land called "Maditiyagahawatta" situated at Negombo Road, in Wattala Ward 2 within the Urban Council Limits of Wattala-Mabola in Ragam Pattu of Aluthkuru Korale in the District of Gampaha Western Province and which said Lot B is bounded on the North by remaining portion of same land, on the East by High Road, on the South by land of M. D. J. C. Jayasundara and on the West by Lot A and containing in extent Three decimal Seven Four Perches (0A., 0R., 3.74P.) according to the said Plan No. 7168.

Together with the right of way over and along the reservation for road marked as Lot Q in the said Plan No. 10396 dated 28th September, 2010 made by K. E. J. B. Perera, Licensed Surveyor.

By order of the Board,

K. A. L. T. RANAWEERA, DGM (Legal)/Board Secretary.

09-1153/5