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## The Gazette of the Democratic Socialist Republic of Sri Lanka

EXTRAORDINARY

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nest 1977 (Published by Authority)

## PART I: SECTION I - (General)

Government Notifications

L. D.-B. 16/78

URBAN DEVELOPMENT AUTHORITY LAW No. 41 OF 1978 OF THE NATIONAL STATE ASSEMBLY

REGULATIONS made by the Minister of Local Government Housing and Construction under section 21 of the Urban Development Authority Law No. 41 of 1978 of the National State Assembly read with Section 8 of that Law.

R. PREMADASA,
Minister of Local Government
Housing and Construction.

Colombo. 10th March, 1988.

#### Regulations

- 1. These regulations may be cited as the Urban Development Authority Planning and Building Regulations, 1986.
- The provisions of these Regulations shall be applicable to every area for the time being declared by the M.nister by notification published in the Gazette, to be an Urban Development Area.

#### Submission of Plans

- 3. All applications under Section 3J of the Law for the purpose of obtaining a development permit to engage in any development activity shall be made to the Authority in the relevant form specified in Schedule (I) to these regulations and be accompanied by the fees specified in "Schedule V".
- Alt, plans, submitted aunder these regulations
- in (i) be prepared and signed by a qualified persons ;
  - (ii) be signed by the owner of the site or premises; and
  - (iii) be submitted in triplicate.
  - 5. (1) The Authority may, where it deems necessary require the submission of additional copies of the plans submitted under regulation 4.

- (2) If the plans, drawings, spcifications and information given, do not provide all the particulars necessary to deal satisfactorily with the application, the Authority may require production of such additional particulars and plans as it deems necessary in order to satisfy itself as to the exact nature of the development activity envisaged.
- 6. All plans submitted for the purpose of obtaining a development permit in respect to any specific development activity shall consist of:—
  - (1) Where no building work is involved in the development activity or it is restricted to land development:—
  - (a) a location plan of the site in relation to the adjoining streets to a scale of not less than 1: 4000;
- (b) a survey plan of the site to a scale of not less than 1: 1000 showing:—
  - (i) the location of the site including figured dimensions of buildings, if any;
  - (ii) the scale of the Plan, the north point and the assessment numbers of adjoining lots or buildings;
    - (iii) the means of access to the site;
  - (iv) all existing drains and water courses; and
  - (v) contour or spot levels of the site and levels on the street or street in front of the site, where necessary;
  - (c) A detailed blocking out plan to a scale of not less than 1: 1000 showing the proposed sub-division of lots together with their dimensions, direction, width and levels 'of all proposed streets, open spaces and space for other amenities to be reserved and the use to which every site will be put to.
- (2) Where building work is involved in the deve-
- (a) a sketch plan of the surrounding area sufficient to locate the building site;

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- (b) the approved blocking out plan to a scale of not less than 1: 1000;
- (e) a floor plan of each storey drawn to a scale of 1: 100 except where the building is so extensive as to render a smaller scale necessary when the scale of 1: 200 may be used showing:—
  - (i) figured dimensions of the building, rooms and different parts of the building and the use for which every room and part of the building is intended to be put to;
  - (ii) the positions and dimensions of all doors, windows and other openings;
  - (iii) the position of all sanitary appliances and their connection to sewer lines;
  - (iv) fire escapes;
  - (v) clearance from aerial electricity supply lines;
  - (vi) the type of materials and specifications to be used for the walls, super structure and floor slabs and roof structure of the building:
- (d) cross and longitudinal sectional drawings of the building along appropriate lines, showing:—
  - (i) the thickness of all walls, floors,
- (ii) the position and dimensions of doors, windows or other openings, the height of every storey, the ceiling height and levels of the building in relation to existing ground or street level and the clear distances between the site boundaries and the external walls of the building;
  - (e) front and side elevations of the building showing elevations of every existing building within the site showing its height, floor level and other external visible features;
  - (f) means of disposal of rain water :-
  - (g) whether the building is to be centrally air conditioned; and
  - (h) such other particulars or information relating to the building as the Authority may require in order to satisfy itslf as to the exact nature of the development activity envisaged:
- 7. All plans shall be drawn neatly and accurately in ink or reproduced in print showing all proposals including new building works and all parts of any existing building and features that are to be retained or removed in a distinct manner by colour or notation.

#### BUILDING CATEGORIES

- For purpose of these regulations, buildings shall be categorised as follows:—
  - (i) Category A means any building consisting of five or more floors including the ground floor or any building the height of which exceeds fifteen meters above the adjoining street.
- (2) Category B—means any building not being a high rise building which consists of :—
  - (i) a basement—roofs, foundations, beams and other related parts of the buildings; (ii) two or more floors including the ground floor
  - (ii) two or more floors including the ground floor where a wall or column is situated on the property boundary;
- (iii) pile or raft foundation;
- (iv) roof spans exceeding ten metres;
- (v) a place of public assembly or a public building;
- (vi) a building which is wind sensitive such as warehouses and factories; and

- (vii) any other type of building not covered under categories A and C.
- (3) Category C.—(i) includes any residential building which does not exceed three hundred square metres in extent which is not covered under Category B (ii); and
- (ii) includes any building other than a residential building which does not exceed one hundred square metres in extent which is not covered under category B (ii).

## SUBMISSION OF STRUCTURAL AND SERVICE PLANS

- 9. (1) An applicant shall in respect of all buildings other than those buildings faling within Category C, submit before the commencement of any building works, a detailed structural plan of the building with a copy of the design calculations.
- (2) Detailed structural plans and design calculations shall be prepared and signed by the qualified person who prepared such plans and calculations and shall in respect of all buildings specified in Category A of regulation 8, and where required by the Authority in the case of buildings specified in Category B of regulation 8, shall contain the following:—
  - (a) statements indicating clearly the superimposed load for which each floor system or part thereof has been designed;
  - (b) the results of any soil test carried out, the calulations for determination of soil bearing capacity and boring investigations; and
  - (c) the type or types of foundations to be used.
- (3) Where any air conditioning or mechanical ventilation system is to be installed in a building or part thereof or where any such system therein is to be extended or altered the layout and detailed plans of the installation, extension or alteration to be carried out, with information in relation to capacities, shall be submitted to the Authority for approval along with plans of the building in which the system is to be installed, extended or altered.
- (4) The applicant shall submit in respect of all building: mentioned in Category A and where required by the Authority in the case of buildings in Category B, service plans relating to water supply sewerage, drainage and ejectricity duly signed by the appropriate qualified engineer before commencing building works.

## PRELIMINARY PLANNING CLEARANCE AND APPROVAL OF PLANS

- The Preliminary Planning Clearance shall be in writing and may include such restrictions and conditions as may be imposed.
  - (2) It shall be valid for a period of one year.
- (3) The Preliminary Clearance will not constitute a permit and shall not entitle the applicant or any person to commence or carry out any Development Activity whatsoever.
- (4) Every development permit granted shall be in writing and shall be subject to the restrictions and conditions set out therein.
- (5) The development permit shall be valid for a period of one year.
- (6) The Authority may on application and payment of prescribed fees extend the validity of the permit for a further period of not exceeding two years, if it is satisfied that the development activity referred to in the permit has been commenced but not been completed due to unforceen circumstances.

#### APPEALS AGAINST REFUSAL

11. Any person aggrieved by the decision of the Authority refusing to a sue a permit, may within thirty days of receiving notice of such refusal appeal to the

## DEVELOPMENT TO BE IN CONFORMITY WITH THE PERMIT

- 12 (1) No Development Activity shall be commenced or carried out in contravention of the Development
- (2) The Development Permit may be revoked by the Authority if, there is :-
  - (a) a breach of a term or condition of the permit,
  - (b) a contravention of the provisions of these regulations,
- (c) a mispresentation of facts in the application, plans or other documents submitted by the applicant, or
  - (d) failure to submit plans and other particulars under regulation 9.

#### SUITABILITY OF SITE

- 13. No development activity shall be carried out in respect of :-
  - (a) site which has been filled up with any substance impregnated with faecal, animal or vegetable matter unless such substance has been removed and the site cleared completely, or the whole ground surface has been rendered innocuous and covered with a layer of earth or any other suitable material which is at least thirty centimetres thick
  - (b) a site subject to flooding until the level of the ground covered by the development or build-ing and beyond it for a distance of three metres all round or to the boundary of the site, whichever is nearer is raised thirty centi-metres above the highest known flood level of the site. the site.

#### USE OF SITE

14. No site or building whether existing or to be constructed may be used for any purpose other than that approved by the Authority. In deciding which purpose should be approved the Authority shall take into consideration, the provisions of any development plan approved for the development area or the provision of any development plan under consideration. Where no such plans are available, the Authority shall take into consideration the characteristics of the area together with the zoning and future land use of that area. area.

#### FLOOR AREA RATIO

15. (1) The provisions of any development plan approved for any development area or the provisions of any development plan under consideration shall contain the maximum floor area ratio permissible on any site. any site.

Provided that where no such plans are available, the maximum floor area ratio permissible shall be determined, taking into account the characteristics of the buildings intended for the area, the location of the site and the capacity of infrastructure systems, provided and the capacity of infrastructure systems, provided that the floor area ratio permissible on any site shall enot exceed 2.75.

Provided further, that in special cases, where circumstances warrant the floor area ratio may be 18. (1) The maximum height of a building on in permitted to exceed up to a maximum of thirty per existing lot which is six (6.0) metres or loss in with permitted to exceed up to a maximum of thirty per existing lot which is six (6.0) metres or loss in with permitted to exceed up to a maximum of thirty per existing lot which is six (6.0) metres or loss in with permitted to exceed up to a maximum of thirty per existing lot which is six (6.0) metres or loss in with a determined by the Planning Committee, having taken in extent shall out exceed up to a part a determined by the Planning Committee, having taken in extent shall out exceed up to a maximum of thirty per existing lot which is six (6.0) metres or loss in with permitted to exceed up to a maximum of thirty per existing lot which is six (6.0) metres or loss in with permitted to exceed up to a maximum of thirty per existing lot which is six (6.0) metres or loss in with permitted to exceed up to a maximum of thirty per existing lot which is six (6.0) metres or loss in with permitted to exceed up to a maximum of thirty per existing lot which is six (6.0) metres or loss in with permitted to exceed up to a maximum of thirty per existing lot which is six (6.0) metres or loss in with permitted to exceed up to a maximum of thirty per existing lot which is six (6.0) metres or loss in with permitted to exceed up to a maximum of thirty per existing lot which is six (6.0) metres or loss in with permitted to exceed up to a maximum of thirty per existing lot which is six (6.0) metres or loss in with permitted to exceed up to a maximum of thirty per existing lot which is six (6.0) metres or loss in with permitted to exceed up to a maximum of thirty permitted to exceed up to a maximum of thirty permitted to exceed up to a maximum of thirty permitted to exceed up to a maximum of thirty permitted to exceed up to a maximum or loss in with permitted to a maximum of thirty permitted

- (2) A basement to be used for parking and for the location of the air conditioning plant or other service machinery may be permitted in addition to the foor area ratio permissible.
- If a permanent parking space is provided under these regulations as specified in Schedule (II) to these regulations at the level of any floor in a building, such parking place shall be excluded from the calculation of the floor area ratio.

#### ACCESS

- 16. (1) No site or lot abutting a street less than nine metres in width shall be used for non-residential use or construction of any building for such use except as provided under regulation 16 (2) (b).
- (2) (a) Every street meant to serve dwelling units shall be in conformity with the specifications set out in Form "A" of Schedule (III); and
- (b) A street meant to serve one or more lots for construction of any building for non-residential use may be permitted with access less than 9 metres in width and shall be in conformity with the specification sei out in Form "B" of Schedule (III).

However if the Chairman is of the opinion that an undue hardship will be caused to a person in the case of residential use of a lot if the minimum access requirements for a dwelling house as stipulated in Schedule (III) are to be complied with, the minimum width or acess may be reduced by not more than 2 metres on the recommendations of the Head of the Local Authority and in consultation with the Planning Committee subject to the following:—

- (i) A minimum width of 3 metres is available for access
- (ii) This reduction will not apply in case of a new sub-division.
- (iii) The area has a semi urban character.
- (3) Every such street shall connect on to a public street which is not less than nine (9.0) metres in width or a private street of which the owner of such private annostreet has a right of way which connects on to a public street which is not less than nine (9.0) metres in
- (4) Every street which is less than nine (9.0) metres in with and exceeds thirty metres in length, shall be provided with a turning circle of not less than nine (9.0) metres in diameter at the dead end.

#### SPECIFICATION AS TO LOTS

- 17. (1) The minimum extent and the minimum width of lots for different classes of buildings, not being highrise buildings, should be in conformity with the specification set out in Form "C" of Schedule (III) unless the Authority has stipulated a higher or lower minimum extent and/or higher or lower width of lots in a Development Plan already approved for the area or proposed for the area.
- (2) Every lot or site which abuts on to the end of dead end street may have a frontage less than the width in Form "C" of Schedule (III), but have a frontage which is not less than 3.0 metres wide perpendicular to the line of the street.
- (3) The Authority may relax the requirements of the specified site, extent and width in the case of an existing lot provided that a building satisfying the other regulations can be built on the site.

- (2) The maximum height of a building in other cases not being a highrise building shall not exceed .15 metres or twice the distance between any storey of a building and the further edge of the abutting street, whichever is less.
- (3) If the lot is situated in a corner, the height of the building shall be regulated by the wider of such streets so far as it abuts or will abut on the harrower street to a depth of twenty (29) metres from the wider street.
- (4) In measuring the height under this regulation the lift or motor room not exceeding a height of six (6) metres and not exceeding fifty five (55) square metres in extent or a staincase room not exceeding a height of 5 metres and not exceeding 25 square metres in extent or a water tank not exceeding a height of 1.5 metres shall be ignored.

#### STREET LINES AND BUILDING LINES

- 19. (1) Where no street lines have been determined for any street under any act or regulations the authority may determine a street line for such street taking into account the existing and proposed character of development and the nature and volume of traffic anticipated in such street.
- (2) The building line for every lot on the side abutting the street shall be in conformity with the specifications and categories set out in Form "D" of Schedule (lII) and shall be determined according to whether the street on to which it abuts is categorised as a local, secondary or principal street by the Authority.

In the case of local roads, a lesser width than what is stipulated in Form "D" of Schedule (III) may be permitted provided that such a reduced width is in conformity with the development plan approved for the area or the development plan proposed for the area.

- (3) Whether the street which the lot abuts is a local, secondary or minches and all the determined by the Authority.
- (4) No building shall extend beyond the building line provided that balconies, sunshades or eaves, hot exceeding 1.9 meter in width may be permitted between the building line and the street line and a fence or boundary wall not exceeding two metres in height may be permitted on the street line.
- (5) Any street line approved or sanctioned by a local authority shall not be varied without the prior approval of the Authrety.

#### SUBDIVISION OF LAND

- 20. (1) (a) No procel of land or lot destined or proposed for any use other than agriculture or horticulture shall be subdivided unless a plan relating to such sub-dission has been approved by the Authory.
  - (b) Any perse intending to sub-divide a land shall sub-it to the Authority an application who is in conformity with the requirement of regulation 6.
- (2) The Authority in aproving the plans for subdivision of land may require a applicant to modify the plan as it may consider necessary. The sub-division on the site shall be carried out aly after the approval of the Authority is given.
- (3) The minimum extent an width of lots shall be in accordance with the protons of regulation 17.
  - (4) No lot in such sub-divin shall be less than 12 metres in depth.

- (5) No new sub-division shall have the effect of reducing the open space, light and ventilation and other requirements of any existing building on the site to less than those required under these regulations.
- (6) No lot in a sub-division plan shall be utilized for any purpose other than the purpose for which it was approved.
- 21. (1) Every lot in a sub-division shall abut on an existing or proposed public street or a street in accordance with the provisions of regulation 16.
- (2) The minimum width of a carriageway reservation for the streets shall be as approved by the Authority but in no case shall be less than 3.6 metres for streets upto 9.0 metres in width and 6.0 metres for streets wider than the 9.0 metres.
- 22. (1) Where the parcel of land or site to be subdivided exceeds 1.0 hectare, an area of not less than ten percentum of the land or site, excluding streets shall be reserved for community and recreation uses in appropriate locations.
- (2) Such reserved space shall be vested with the Authority free of all charges.
- . 23. No lot in a sub-division shall be put to use or built upon unless the streets are demarcated, opened out to their full width and developed with infrastructure to the satisfaction of the Authority.

#### LAYOUTS FOR FLATS AND HOUSING UNITS

- 24. (1) The Authority may approve any project for construction of flats or construction of housing units and other integrated projects which is in conformity with the development plan for the area in question,
- (2) The Authority may approve any layout or project for housing of rehousing of slum and shanty dwellers or housing of low income persons, which is in conformally with the development plan for the area in question.

#### OPEN SPACES AROUND BUILDINGS

- 25. The maximum plot coverage permissible on any site for any of the purposes specified in Form "E" of Schedule (III) shall be as in conformity with the requirements specified therein.
- 26. (1) There shall be in the rear of every building and belonging exclusively to it an open space of not less then three (3) metres extending along the entire width of the building unless the rear of the building abuts on to a public street not less than six (6) metres in width:

Provided, that where the building consists of a ground floor and the first floor only and no further storeys are proposed to be added, the width of such rear open space may be reduced to 2.25 metres.

- (2) For the purpose of this regulation the rear of the building shall be deemed to be the face which is further from any street on which the building is situated;
- Provided that where the building is situated on more than one street, the rear of the building, unless the Authority otherwise directs shall be deemed to be the face which is furthest from the widest of such streets.
- (3) No building or structure other than cantilevered sunshades or overhanging balconies not exceeding one metre in width may be allowed in such open space.
- (4) In sites of irregular shapes where it is impracticable to provide an open space to the entire width of the building in the rear, the Authority may direct that the open space in the rear shall be left as it deems appropriate having regard to the circumstances of the case

(5) In the case of buildings where an open space is intended to be provided on the site for purposes of access, maintenance of the building, in separating it from adjoining properties, such open space shall in no case be less than 80 centimetres in width.

#### ADDITIONAL REQUIREMENTS FOR HIGHRISE BUILDING

- 27. No plan of the site shall be approved for the construction of a highrise building unless :-
  - the site does not exceed 1000 square metres in extent and has a dimension of at least 20 metres along the shortest side and
  - (2) the site abuts on a street which is not less than 12 metres in width.
- 28. The Authority may permit the construction of highrise buildings in any such site, if it is satisfied that :-
  - (1) the building will not interfere with the supply of amenities to the neighbourhood or mar the harmony of the area,
  - (2) The building will not create traffic problems and hazards.
  - (3) sufficient arrangements can be made for provision of watersupply, sewerage, power, safety from fire and other hazards and for parking of vehicles.
- 29. (1) The maximum height of the building shall not exceed twice the horizontal distance between any storey of the building and the farther edge of the abutting street.
- (2) If the lot is situated in a corner, the height of the building shall be regulated by the wider of such streets so far as it will abut on the narrower street to a depth of 20 metres from the wider street,
- 30.(1) There shall be in the least on one side of the builing, not being the front or rear side, between the building and the boundary of the site a minimum open space of at least one quarter of the height of the building or 5.5 metres whichever is less.
- (2) There shall be in the rear of every building an open space of at least one quarter the height of the building extending alone the entire width of the building.
- (3) The open spaces required under these regulations shall belong exclusively to the building provided that the width of open space belonging exclusively to it may be reduced to the extent of the width of any public street which is not less than 6.0 metres on which the full length of the rear of the building abuts.
- (4) The total area covered by all buildings on any site shall not exceed 80 per cent of the total area of the site and the area not so covered shall belong exclusively to the building and shall be retained as part and parcel thereof.

#### PARKING

- 31. (1) Every plan submitted along with the application for the purpose of obtaining a development permit to carry out development activities, shall provide for a minimum number of parking spaces within the cite at the standards specified in Schedule (II) to these regulations.

  - (2) The dimensions of car parking stalls shall be:
    (a) Minimum stall width—2.4 metres
    (b) Minimum stall length—4.8 metres
    (c) Minimum stall length for parallel parking—5.4
- (III)
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- (4) The width of access to car parking area shall not he less than 3 metres clear of footways and other obstructions if entry and exit are separately provided and 5.5 metres if entry and exit are provided together.
- (5) The maximum gradient of ramps sivall not be steeper than 1 in 8.
- (6) Every such ramp shall start only beyond a distance of 6.0 metres from the street edge.
- (7) Where the owner cannot provide the required number of parking spaces on the site or the Authority is of opinion that satisfactory car parking cannot be provided on the site, a service charge shall be paid for each parking space not provided on the site as specified in Schedule (V) 7.

#### SPLAYING OF CORNERS OF STREETS

32. The Authority may require the corner of any buildings including boundary walls or fences to be erected at the corner of two streets be rounded off or splayed to such extent and height as may be necessary in the interests of the safety of the users of the streets.

#### ARCHITECTURAL CONTROL

- 33 (1) The Authority may in the interest of harmonising the development activity with the surrounding development, direct the owner to make such modification as it deems necessary in the height, architecture, architectural features or facade of any building. building.
- (2) The Authority, may in any street wholly or mainly occupied by shops or commercial buildings may require as a condition of its approval, provision of a public arcade along the face of the building of such character and such width as it may direct.
- (3) The Authority may direct any mechanical or other equipment located on the top of the buildings to be visually screened in such manner as is necessary to provide protection.

## Conservation of Places of Historical, Architectural Interest or Landscape Value

- 34.(1) If any premises or area or monument not covered by the Antiquities Ordinance is in the opinion of the Authority, of historical or architectural interest, the Authority may give directions as it does fit for the conservation of such buildings, group of buildings, area or monument as the case may be.
- (2) If any premises or area, in the opinion of the Authority is of scenic or landscape interest, the Authority may give directions as it deems fit for the conservation and maintenance of such premises or area as the case may be.

#### LANDSCAPE AND THEE PRESERVATION

- 35. (1) The Authority may, in the interest of amenity prohibit the felling, lopping, or wilful destruction of any tree, group of trees or vegetation or altering any signifi-cant landscape feature of an area.
- (2) The Authority may direct an owner to landscape the site of development and maintain it with planting in the manner approved by it.

#### ADVERTISMENT CONTROL

36. (1) Any hoarding, structure or any device erected (3) The minimum width of aisles shall conform to formity with the conditions of the Authority may deem the requirements specified in form "F" of Schedule of the increase of preserving the amenity of the eree.

(2) Where an existing hoarding, structure or other device in the opinion of the Authority is injurious to the quality of the environment or safety of persons, it may direct the removal or modification of the hoarding or device.

#### AIRPORT AND OTHER ZONES

- 37. (1) The Authority may in consultation with the Airport Authority restrict the height of buildings and other structures in the vicinity of the Airport.
- (2) The Authority may restrict the height of buildings talling in the line of the transmission path of tele-communication, radio, television or similar services in consultation with appropriate agencies.

#### CLEARANCE FROM ELECTRIC LINES.

38. All buildings shall be separated from any overhead electric supply line vertically by a distance of at least 2.5 metres and horizontally by a distance of 1.5 metres in the case of low tension lines and by not less than 4.5 metres and 2.5 metres respectively in the case of high tension line.

#### PART (IV)-BUILDING REGULATIONS

- 39. The internal clear dimensions of every room in a bunding other than the rooms specified under regula-tion 40 shall not be less than the minimum specified in Form (I) of Schedule (III).
- 40. The internal clear dimensions of bath rooms and tollets shall not be less than the minimum specified in Form J of Schedule (III).
- 41. (1) Storage rooms not requiring legal ventilation shall not have an area in excess of 2.25 square metres nor have its width or length exceeding 1.5 metres.
- (2) The aggregate area of all storage rooms of the dimensions openified above shall not exceed 5% of the floor area of the building.
  - 42. The minimum height of rooms shall be:
  - (1) For toilets, bath rooms and corridors, not least than 2.1 metres.
  - (2) For all other rooms in any building, not less than 2.7 metres, provided, that beams, trusses and similar supporting structures extending beyond the level of the roof shall not be such as to reduce this height below 2.4 metres at any point
  - (3) In the case of rooms in a building that is Air Conditioned brough a central air conditioning system 2.4 meres.
- 42. In the case of rooms with sloping roof the heights shall not be less than the mentioned in Regulations 42 at the mid point of the slope of the roof and in no part of the room shall the height be less than 2.1 metres.

#### STAIR VASE

- 44. (1) The minimum with of stairs and the minimum dimensions of treat and risers shall be as specified in Form K of Schedus (III). In the case of circular or geometric stairs it widths of the treads measuring at the middle that not be less than the widths specified in Formy of Schedule (III). Riser height and tread width sha be constant in any flight of stairs from storey to story.
- (2) (a) There shall be no obstation in any stair-case between the top most landing ad the exit door on the ground floor.
- (b) Every staircase, staircase lading, balcony or verandah shall be protected on my ide overlooking a courtyard, void or external air space, we either a hand-rail balustrade or parapet which half-rave a height of

not less than 0.9 metres and shall be of a suitable design and type of construction to prevent any person from falling over the side of such staircase, staircase landing balcony or verandah.

#### LIGHTING AND VENTILATION

45. Every room in a building shall be provided with natural light and ventialtion by means of windows, doors or any other approved openings.

Every such room of a building to be lighted and ventilated shall have windows and opening through which natural light and ventilation can be obtained, so located that they face and open upon,

- (1) A public street or a street on which the owner or the building has a right of way;
- (2) A courtyard or open space located in the building
- 46. (1) In the case of rooms other than warehouses and factories no part of the room served by such lighting and ventilation openings shall be more than 10 meters away from such opening in a direction perpendicular to the plane of the opening. Further, no part of such room shall be 3 metres away from the edge of the opening in a direction parallel to the plane of the opening.
- (2) In case of warehouses and factories no part of the room served by such lighting and ventilation openings shall be more than 12 metres away from such opening in a direction perpendicular to the plane of the opening. Further, no part of such room shall be 3 metres away from the edge of the opening in a direction parallel to the plane of the opening. opening.
- 47. The sources of natural light and ventilation may open upon and enclosed or partly enclosed balcony, verandah or porch, if,
  - such balcony, verandah or porch faces upon a street or upon a courty-erd or opean space;
  - (2) the maximum depth of the room served by such source does not exceed the distances specified under regulation 46 from the outer face of the balcony, verandah or porch; and
  - (3) the front of the balcony, verandah or porch has an opening to external air, of not less than 2/3 the height between the floor level and ceiling level of such balcony, verandah or
- 48. (1) Every room in any building where the aggregate area of openings is short of the specifications contained in Form G of Schedule (iii) shall be provided with natural light and ventilation by means of one or more sources.
- (2) Corridors and passages may be lighted and ventilated by providing openings in the interior walls of the rooms abutting the corridor or passage provided that the area of the openings conform to the specifica-tions set out in Form G of Schedule (iii).
- (3) Any room used as a parking garage for more than 5 motor vehicles shall have at least 50 per centum of the area of two or more sides of the room as open-ings to allow for cross ventilation.
- 49. For the purpose of determining light and ventilation requirements, any room may be considered as a portion of an adjoining room when one half of the area of the common wall is open and unobstructed
- 50. There shall also be provided in the case of buildings without openings on the sides of a depth greater than 12 metres, permanent ventilation from front to rear by suitable vents in all front, back and mose walls at each floor.

61.(1) Every window or other opening except for toilets and bathrooms must open to a standard light plane and the whole space above such plane must be open to the sky and free from any obstruction other than eaves or sunshades projecting to an extent of set more than 10 matro. of not more than 1.0 metre.

(For the purpose of this regulation "standard light plane" means a plane drawn upwards and outwards from the ext. rior face of the building at the lowest floor level of the room and not being a basement floor for car parking or for a air condition ag plant or other service machinery only at an angle of 63 1/2 degrees to the horizontal and not impinging on any bunding wall or other obstruction.)

In any case in which there is any obstruction other than an authorised obstruction over any plane so drawn, the plane may be drawn from the line of intersection of the plane of the floor level of the room and the perpendicular plane of the extreme edge of the obstruction.

(2) Where a window or other opening is situated on the side or interior face of a building, the external open space, shall;

- (a) be of such width that no portion of such face shall interesect any of a series of imaginary lines drawn across the open space from the limit opposite to such face at the level of its lowest floor level not being a basement floor for car parking or for air conditioning plant or other service machinery only, at an angle of 63 1/2 degrees to the horizontal;
- (b) not be less than 2.25 metres; and
- (c) be exclusively attached to the building or be dedicated to public use.
- (3) In case of tollets and bath rooms the standard light plane may be relaxed by the Authority provided a minimum unobstructed width of open space of one metre is available within the premises abutting the
- 52. When any room is located in a basement and is to be naturally lighted and ventilated such room shall have at least one third of the height of its external wall above the outside ground level and shall have all its required sources of natural light and ventilation above the outside ground level.
- 53. The provisions of regulation 48 shall not apply to a room as a photagraphic dark room or cold storage room where by the nature of the use of the soom it cannot have direct openings to external light and air, so long as it shall be artificially lighted and mechanically ventilated to the satisfaction of the Authority.

## MECHANICAL VENTILATION AND AIR CONDITIONING

- 54. (1) Where the Authority, taking into account the type and size of the building, is of the view that a central air conditioning plant is necessary for the building, the provisions of these regulations relating to natural light and ventilation and the height of rooms may be so modified in accordance with the prevailing dreumtances so that the ventilation and lighting system will be designed and manusined according to the conditions hald down by it while granting the development permit, under section 8 J. of the Law and a stand-by generator of such capacity as specified by the stand-by generator of such capacity as specified by the Authority will be installed and operated at times of interruption of the public electric supply; and
  - 2. Where windows or other openings of water closets and bathrooms cannot open out on to an exterior or interior open space of the required width they may open out on to a ventilation shall the size of which shall in the case of building upto a height of 15 metres, be not less than 1 square metre with the minimum direction of any side (sting); makes and in the case of

buildings exceeding 15 metres in height not less than 3 square metres with the minimum dimensions of any side being not less than 1.5 metres.

Provided that, in the case of buildings of more than two storeys the water closets and baths shall be mechanically ventilated with exhaust fans of appropriate capacities placed both in the window openings as well as on the top of the shaft.

(3) The owner of the building which is subject to machanical ventilation and air conditioning shall give an undertaking affirming that he will comply fully with the relevan tprovisions or, mechanical ventilation system or artificial lighting is no longer in use, and such building shall be deemd to be unfit for occupation and shall not continue to be occupied until the owner complies with the relevant regulations.

#### FOUNDATIONS

- 55. (1) Every building shall be supported by foun-dations in order to safely sustain and transmit to the ground the combined dead load and imposed load of the building in such a manner so as not to cause any settlement or other movement which may impair the stability of, or cause damage to the whole or any part of the building or to any adjoining building or works.
- (2) No part of the ground which supports or helps to support any building shall be subjected to any pressure (whether exerted by any part of the building itself or otherwise) other than such pressure as may be acceptable to the Authority, with a view to ensuring safety of the inhabitants of such buildings.
- (3) If the ground adjacent to any proposed building exerts pressure upon or causes the application of an undue load to any part or the building, that building or part thereof shall be so constructed as to be capable of safely sustaining and transmitting the pressure or load without exceeding the appropriate limitations of permissible stresses.
- 56. The foundations of any building shall not extend beyond the boundary lines of the building site except in the case of the foundation of a party wall which is being built with the mutual consent of the owners of the sites on which such party wall stands. the sites on which such party wall stands.
- (1) Whenever any foundations or related earthworks such as the driving of piles, compaction of soil and excavations, which may impose loads on adjoining and excavations, which may impose loads on adjoining property or cause movements in the grounds or in any way adversely affect the structural stability of any part of the adjoining effects of such works on the adjoining property shall be carefully considered by the qualified person at the time of preparation of the plans and designs as required under these regulations b\_fore any such works are commenced on the site.
- (2) The qualified person and the owner shall at all times and at their own expense be responsible for preventing any damage to any adjoining building or property.
- (3) The entire construction site including foundation excavation, and temporary retaining works shall be separated from any adjoining road or property by a suitable fence or enclosure as may be required by the Authority.

58. The number of passenger and goods lifts to be provided in any building and their design, construction, installation, testing, inspection and operation shall comply with such requirements as may be specified in from 5 of Schedule (III) to these regulations.

WATER SUPPLY AND SEWERAGE

59. (1) Every building shall be provided with a protected water supply system connected to an existing public system.

I කොටස : (I) හේදය—ශී ලංකා පුජාතාත්තික සමාජවාදී ජනරජයේ අති විශෙස ගැසට පසුය—1986.03.70 PART 1: SEC. (I)-GAZETTE EXTRAORDINARY OF THE DEMOCRATIC SOCIALIST REPUBLIC OF SRI LANKA-1936.03.10

- (2) Where it is not possible to provide connection to the public wat r supply system, a system connected to private service shall be provided.
- (3) Every building shall be provided with water storage tanks and pumps of such capacity as may be specified in each case, where the Authority has reason to believe that the supply of water shall not be continuous taking into consideration the situation of the building and other land marks of the area.
- (4) No well used for the supply of drinking water shall be closer than 15.0 meters of a cesspit or a soakage pit of a septic tank.
- 60. (1) Every dwelling unit shall have at least one wat r closet while every other type of building shall be provided with an adequate number of water closets. sets, urinals, wash basins and other sanitary con-

Provided that the number of water closets, urinals, wash basins and other sanitary conveniences to be pro-vided in any building specified in Schedule (IV) shall conform to the specifications contained in that

- (2) All sewerage and waste water outlets shall be connected to an existing public sewerage system and the Authority may in any particular case require the sewerage and waste water to be pre-treated to bring them to acceptable standards before being connected on to a public sewerage system.
- exist, or softer each where the Authority is of the opinion that the outlets cannot be connected to the public system, sewerage shall be disposed. through a septic tank; and
- (b) waste water shall be suitably disposed of through a soakage pit.

#### DRAINAGE

61. Every building shall be provided with adequate drainage facilities to drain off and convey the rain water from the roof to a street drain or other approved outlet without causing dampness or damage to the walls er foundation of the building or those of adjacent buildings.

#### WASTE DISPOSAL

2. Was'e generated within any premises shall be collected and disposed of in a manner which the Authority considers essential, so as to safeguard the health of the inhabitants therein.

#### SLECTRICAL AND PLUMBING WORK

63. At electrical and plumbing work in any building or premise shall be carried out by a Registered Electrician and a Licensed Plumber as the case may be and these works shall conform to such standards and specifications is the Authority may require with a view to ensuing maximum safety and sanitary conditions within cy, such building or premises.

- 64. Every builing shall conform to fire safety requir ments applicate to the area or type of building or as may be specied by the Authority with a view to providing a great measure of safety to the inhabitants of such building.
- 65. All highrise bulkage, public assembly buildings, factories and war-hood of more than 400 square meters in extent, the kallations therein shall conform to any additional it safety requirements as may be recommended by the hief Officer of the Fire Brigade.
- 66. All buildings which he two or more floors and 280 sq. meters in extent a which are located in areas where pipe-borne war supply is available, should provide for a sump. Hore water to be used

in an event of a fire. The dimensions of the sump will be determined by the Planning Authority in relation to the size and use of the buildings.

#### CERTIFICATE OF CONFORMITY

67. Every application for a Certificate of Conformity under section 8 K of the Law shall be substantially in the form 'D' set out in Schedule (I) and shall be accompained by the following:—

(a) in the case of land development or sub-division

PO 10

(i) a certificate from a Town Flanner and or a Licensed Surveyor test the sub-divi-sion has been carried out as per the approved plans and sermit;

- (ii) a certificate from a Chartered or Registered Civil Engines or a person whose qualifications have been recognised for employment as an Engineer under the Government where engineeering works are involved in the development such as construction of roads and culverts, that the development works have been that the evelopment works have been carried at under his supervision in accordance with the approved plans specifications and permit. 100
- (b) In the case of construction of buildings falling within a Category A of regulation 8:-
- (i) a certificate from a Registered or Charterod Architect or a person whose qualifications have been recognised for employ-ment as an Architect under the Government to the effect that the development has been carried out under his supervision in accordance with the approved Plan and Permit; 10 oc. 01
  - (ii) a certificate from a Chartered or Registered Civil Engineer or a person whose quali-fications have been recognised for em-ployment as an Engineer under the ployment as an Engineer under the Government to the effect that the foun-dations and super structure and otherworks have been carried out according to the approved plans, permit and accor-ding to designs submitted under regula-tion 9, under his supervision and the Buildings are structurally safe; and 44, 40
- (iii) a certificate from a qualified Electrical Engineer, qualified Sanitary or a Chartered Civil Engineer, qualified Refrigeration Engineer or a person whose qualifications have been recognised for emoloyment as an Electrical, Sanitary, Civil or Refrigeration Engineer that the Electrical Sanitary and air conditioning Electrical, Sanitary and air conditioning systems have been installed under their supervision in accordance with the approved plans and specifications, and satisfy all safety requirements.
- (c) In the case of construction of buildings falling within Category B of regulation 8 a certificate from a Registered or Chartered Architect or Civil Engineer or a person whose qualifications have been recognised by Government for employment as an Architect or Engineer under Government to the effect that the works have been carried out in accordance with the approved plan and permit under his supervision and that the building is structurally safe.
- (d) In the case of construction of bui'dings falling within Category C of regulation 8, a certificate from 'he builder or the owner where the owner is also the builder to the effect that the works have been carried out in accordance with the approved plans and permit under his supervision, and that all reasonable precautions have been taken to ensure the structural safety of the building.

68. The Authority or its authorised representative or representatives may enter upon and inspect at all reasonable times any building, before a certificate of conformity for the occupation thereof is issued or at any stage of development for the purpose of determining whether all the provisions of the regulations have been complice with

#### UNSAFE BUILDINGS

69. The Authority may direct the owner of any building that may constitute a danger to its occupants or to public safety to repair or demolish or deal with other-wise to remove the danger, if the building is certified as unsafe by the Director, Buildings Department.

#### DEFINITIONS

- 70. In these regulations :-
- "aportment" means a unit as defined in the Apartment Ownership Law, No. 11 of 1973.
- "access" includes any street used as means of access
  to buildings or other premises whether the
  public have a right of way thereover or not;
- "authority" means the Urban Development Authority constituted under the Urban Development Authority Law. No. 41 of 1978.
- "basement" means that part of the floor below the ground floor which is wholly below ground level or to an extent of 2/3 of it height below the adjoining ground level;
- "building-highrise" means any building with more than four floors including the ground floor or whose height at any part of it above the ground level exceeds 15.0 metres exclud-ing a lift or motor room not exceeding 58 sq.m. in extent or a staircase room not exceeding a height of 3.0 m. and not exceeding 25 sq.m. in extent or a water tank not exceeding a height of 1.5 m.
- "building residential" means a building exclusively consisting of one awelling unit or a number of dwelling units;
- "building line" means the line upto which a build-ing will be permitted to extend;
- building works" includes erection or re-erection of a building or making additions or altera-tions to an existing building;
- "chairman" means the Chairman of the Authority;
- "dwelling house" or "dwelling unit" means a building or part of a building consisting of a room or group of rooms forming a self contained living unit with independent sleeping, cooking and sanitary facilities. and sanitary facilities;
- "development activity" has the same meaning as in the Law;
- "existing lot" means a lot which is in existance before the coming into operation of the Law;
- "factory" includes a building or part of a build-ing used for the manufacture or production or repair of any article;
- weens a unit as defined in the Apartment Ownership Law, No. 11 of 1973;
- "fleor area" means the horizontal area of a floor of a building measured from the exterior faces of exterior walls or in the case of a common wall separating two buildings from the centre line of such common wall and shall include all roof projections and balconies exceeding 1.0 m. in width and all areas having a roof and capable of being enclosed.
- "floor area gross" means the total of the floor area of every floor in a building;
- "floor area ratio" means the gross floor area of all buildings on a lot divided by the area of such lot;

- "floor space" means the horizontal area of a room
- or space "means the normontal area of a room or space in a building measured from the interior face of the enclosing walls; "housing complex" means a group of dwelling units on a site which is permanently in "common enjoyment" and may include a block of flats;
- "industrial building meludes foctories, workshops and warehouses;
- "law" means the Urban Development Authority Law, No. 41 of 1973;
- "local authority" has the same meaning as in Law:
- "lot" in relation to land means the entirety of any land which has been demarcated by boundary marks or encised within boundary walls or tences where such land belongs to one single person or to a set of co-owners and approved as a lot by the Local Authority or the Authority :
- "owner" includes a person for the time being receiving the rent of the premises in connec-tion with which the work is used whether in his own account or as an agent or trustee for any other person or who would receive the same if such premises were let to a tenant;
- "place of public assembly" means a place or build-ing used whether regularly or occasionally for public congregation such as a theatre, cinema hall, puotic nall, concert room, lecture room or exhibition room or for similar purpose and includes a public building;
- "planning committee" means the Committee appointed under section 8B of the Law;
- "public building" includes any building used for the purpose of public worship, instruction, recreation or meeting and a medical institution or a nursing home or government office;
- "public street" means any street over which the public have a right of way and has become vested in any Authority under any Law or by operation of any Law and includes the drain or footway attached thereto;
- "qualified person" in relation to a development activity means:
  - (a) where no building work is involved or any works involving site layout or sub-division exceeding 0.5 hectares, a Registered or Chartered Town Planner and a licensed surveyor in case of involving a site layout or sub-division, not exceeding 0.5 hectares a Licensed Surveyor and Leveller;

    (b) where building Category A and B are involved a Registered or Chartered Architect or Engineer or a person whose
  - involved a Registered or Chartered
    Architect or Engineer, or a person whose
    qualifications have been recognised by
    Government for employment as Architect or Engineer under Government; and
    (c) where building Category C is involved any
    person acceptable to the Authority as
    such:
  - such ;
- "street" includes any road, footway or passage used or intended to be used as a means of access to two or more dwelling units or sites whether or not toe public has right of way over such street and includes all channels, drains, ditches, side walks and reservation at the side thereof;
- "streetline" means a line or lines defined on one or bo'h sides of an existing street to show its future width or to show the width of a future street as determined by the Authority;
- "warehouse" includes a building or a part of building mainly used for storing merchandise or articuls for trade.

SOHIEDULE (I)	Pone "A." -Annexum
Form "A" (Regulation	(Please type or write in blook capitale)
APPLICATION FOR ORTAINING A DEVELOPMENT PRIMIT FOR	1. Particulars of Owner :-
SUB-DIVISION OF TAND	Name:-
Por Office Use only	Address i-
100 miles 100 mi	Telephone No. :
2 001	
Processing foce paid : -	2. (a) Particulars of Existing Development ;-
Receipt No and Date	Location:
To	Assessment No :-
Chairman,	Local Authority
Urban Development Authority.	945 Ward:
Thro "	. : : Btreet :
Manual Charles (4 a f 2 a manual 5	Lot/Survey Plan No. 1
Mayor/Chairman/Authorised Officer.  Municipal Council	I ~c (b) Present Una
— Urban Council	S Land
Development Council Sub-Unit	writen (bedreth matter):-
Sis.	Ues
· · · · · · · · · · · · · · · · · · ·	Buildings (if any):
I/We hereby apply for a Permit for Sub-division of my/our land bearing Assessment No. Street Ward	d to be died up and raised and if so give details of in relation to roads and drainage proposals. Please also inc
I/We forward horswith the following particulars in triplicate duly signed by roe/us and the Qualified Person.	(b) Details of amenities and facilities
1. A map of the area showing the site fland in relation to	(c) Proposed Land Use
the adjoining properties and streets to a scale of not less than 1:4000 (The site ir question along with any other adjoining	
se e owned by the applicant should also be clearly shown).	
2. A survey plan of the site fland to a scale of not less than	Industrial:
1 1 1000	Open spaces, parks and play fields:
(i) the location of the site including figured dimensions of	Stroots and Accessways
buildings, if any	s Any other me:
(ii) the scale of the plant the north point and assessment numbers of adjoining lots or buildings	
(iii) the means of accord to the site	Water:
A CONTRACTOR CONTRACTO	Sewerage: 49561
(iv) all existing drains and water courses	Drainage:
(v) contours or spot levels of the site and levels on the street in front	Electricity
(vi) service lines including electric power lines	(ii) Arrangements proposed solves the above facilities are
(vii) trees and vegetation	Water supply:
t a:	Sewnrage :-
3. A detailed blocking out plan to a scale of not less than : 1000 showing the proposed sub-division of lots together with	Drainage:
or dimensions and extent, direction and width of all proposed	Electricity:
treets, open spaces and space for other amenities to be reserved and the use to which every site will be put to.	4. Landscope Location of trees to be indicated on the site
4. The proposed formation levels of street in relation to	5. If the sub-division involves the division of a Pull-
xisting levels with cross sections and longitudinal sections to	state, how each part of the building will be brought into of formity with the planing and building regulations.
5. The particulars detailed in the Annexure.	6. Approximate date of commencement and phasing :
I/We certify that the information given above are true and preset.	I/We hereby certify that the above particulars are true correct.
I/We undertake not to commence any Development Activity	Signature of Qualified Person. Signature of Owner
	*Address:
ignature of Qualified Person. Signature of Owner,	Telephone No.:
Oddo t	Dair

#### SCHEDULE (I)

FORM "B"

(Regulation 3)

Application for obtaining a Development Permit for Building. Change of use of land and building and any other development (except sub-division of land.)

For Office Ues Only

No	paid
Receipt No	3 7 - 5 10 5
Date.	

To:

Urban Development Authority

Thro"

Mayor/Chairman/Authorised Officer

Municipal Council

Urban Council

-Development Council Sub Unit

Sir.

I/We hereby apply for a permit to carry out the following development. I/We intend to use the land or building in for \_\_\_\_\_\_\_ The site sub-division has been approved

I/We forward herewith the following particulars in triplicate.

- A map of the area showing the site in relation to the adjoining properties and streets. (The site in question sleng with any other adjoining site owned by the applicant should also be clearly shown).
- 2. The approved blocking out plan to a scale of not less than 1:4000 showing the dimensions of the site and all existing topographical features, buildings, structures and street width of abutting streets.
- 3. A detailed plau of the site to a scale of not less than 1: 1000 indicating the position of the proposed buildings in relation to the site, (existing buildings to be retained) street lines, the set backs from the streets and the boundaries of the site, accessways and location of parking areas. 371
  - 4. In case where only building work is involved :
- (a) a skotch plan of the surrounding area sufficient to locate the building site
- (5) the approved blocking out plan to a scale of not less than
  1:4600
- (c) a floor plan of each storey drawn to a scale of I:100 except where the building is so extensive as to render a smaller scale necessary when the scale of I:200 may be used showing:

different parts of the building and the use for which every room and part of the building is intended to be put to.

- (ii) the position and dimensions of all doors, windows and other openings.
- (iii) the position of all sanitary appliances and their connection to drains.
- (iv) fire escape
- (v) clearance from aerial electricity supply lines
- (vi) the type of materials and specifications to be used for the walls, super structure and floor slabs and roof structure of the buildings
- (d) Cross and longitudinal sectional drawings of the building along appropriate lines, showing :-
  - (i) the thickness of all walls, floors, roofs, foundations, beams and other related parts of the buildings.

- (ii) position and dimensions of doors, windows or other openings, the height of every storey, the esting height and levels of the buildings in relation to existing ground or street level and the clear distance between the site boundaries and the external walls of the buildings.
- (e) Front and side elevations of the building showing eleva-tions of every existing building with the site showing its height, floor level and other external visible features.
- 5. The particulars given in Annexure B-1.
- The particulars given in Annexure B-2 (in case the development relates to industrial usage of site and buildings).
- The particulars given in Annexuro B—3 (in case the development relates to a Hotel).

I/We certify that the information given above are true and

I/We undertake not to commence any Development Activity till the permit is granted.

Singnature of Owner,

FORM "B" -ANNEXCRE ! (Please type or write in block capitals)

Address:
Telephone No. :
2. (a) Particulars of Existing Development:  Location of site:  Local Authority:  Ward:  Street:
Assessment No:
(b) Present use of the land and building: (i) Land Extent (In Square Motres):  Use (Give in detail the present use):
(ii) Building (Give details of every building on the site) No. of floors:  Height (Metres):  Gross Floor Area (Square Metres):

- 3. Particulars of Proposed Development:
- (a) Nature of Proposals

1. Particulars of Owner:

(b) Site Development

State whether the site is proposed to be filled up and raised and if so, give details of levels in relation to roads and the drain-age proposals.

Please also indicate (where applicable) whether consent of the Sri Lanks Land Reclamation and Development Corporation has been obtained.

(c) Details of Development Maximum Height (Metree)

Gross floor area of all buildings (Square Mecres)

## 12 A 1 කොටස : (I) තේදය ලී ලංකා පුරාකන්තික සමානවාදී ජනාරජයේ අයි විශේෂ ගැනට පසුය—1966.03.10 CART I: Seo. (I)—GAZETTE EXTRAORDINARY OF THE DEMOGRATIC SOCIALIST REPUBLIC OF SRI LANKA-1995.03.10

4/800	Gross Floor Area of all Buildings	5. Quality and quantity of solid, liquid or gascous effluents, there made of treatment and disposal	
Moor Area Ratio (F. A. R)	Bite Area	0. Noise, dust and pollution characteristics and measures proposed for their control	
Los Coverage	Site Area	7. Employment	
	ding Basement and use of each Floor) :	Proposed——	
Floor Use	Extent (Square Metres)	Future expansion, if any	
(s) Details of Floor Are	ea (Square Metres) :-	I/We certify that the information given above are true and correct.	
Residential :			200
Wholesale commerce :-		Signature of Qualified Person. Signature of Owner,	100
Restaurant:		Address	ia 5
Factory or Workshop	CAN AND	Telephone No.	
Others (specify):	10 16.	Date	
(f) Floor area of each 1 (g) Parking of Vehicle	Dwelling Unit	FORM B - ANNEXURE S	hom E
Other (Specify):  (h) Infrastructure Requ		TO be completed and furnished in respect of all development activity along the coastline within one kilo metre of the high- water mark and Hotels, Guest Houses and Restaurants.	
Water (Litres):	<del></del>	1. Brief description of Development Activity:	1 200
4. Estimated No. of I	Employees in the Danson's	a water and time of Edwartional and Religious buildings	O THE RELEASE
Trees and vegetation Landscape proposais	to be retained.  Describe proposals with	and buildings and places of archaeological, historic or scenic interest within one kilo metre of the site:	The state of the s
898	an outline design	3. Distance of proposed buildings from the permanent	transport
hamno:	to of commencement and completion and	4. (a) Nature of existing vegetation and coverage:	. 7
I/We hereby certify	that the above particulars are true and	at many and physical features within	
orrect.		the site such as water courses, rock formation, said	
ignature of Qualified I	Person Signature of Owner.	eto.: Division of the	3.70
		5. Details of approval by Coast Co servation Division of the Ministry of Fisheries (a permit should be obtained under the Coast Conservation Act No. 57 of 1981 for any construction	100
Address Felephone No.	the state of the s	falling within the coastal some which is	1
Date		of the high water into)	X
(400a)	FORM B	6. Additional information for Tourist Hotels, Guest Houses and Restaurants—	3
	ORM B-ANNEXURE 2	(a) No. of rooms	
(Please ty	pe or write in block capitals)	Bingle:	
- CAN AND TAXABLE	a samished where the site and building	Double:	
are to be used for Fac	story, wormanop or	(A) Postagrant Seats	
1. Nature of Factor	ory. Workshop or Warehouse (Give details	Restaurant floor space (square metres):	
manufacture indicate to the Manufacturing ;	FOO INCOME PORT TO THE PROPERTY OF THE PROPERT	.7. Details of approva.	
The many dispersions	of the concerned Ministry or Depart	8. Provision made for infrestructure facilities:	
ment for setting up the	Jacob of management	Litres :	
3. Details of mach	inery employed and motion power	Source :	
No.	Hores Power Motive Power	Litres :	
4. Provision made	for infrastructure facilities	Disposal :	
Water-	Property and the second	Kilo Watt:	
Litres :-	- X	Bource 1-	
Bource :-		Storm Water Drainage:	
Disposal :-		Fire Protection :	
Litres :-		Garbago Disposal:	
Electricity— Kilo Watte-	and the second second second second	9. Employment:-	
Bource :-		Proposed:	
Storm Water drain	nago:	Future expansion, if any:	

## I emedo : (1) edge - 6 com grimaniĝas mindioj rindriod esi domo mad mago - 1888.63,10 18A Part I: Sec. (1)—GAZETTE EXTRAORDINARY OF THE DEMOCRATIC SOCIALIST REPUBLIC OF SRI LANKA-1815 co. 10

I/We certify that correct.	t the informaton given above are true and	Location	making development
Signature	f Qualified Person,	Assessment No.	The second secon
gagastate o	reduction	Local Authority	
	ford and fitting on the fitting	Ward	1 Insumption 1
	Signature of Owner.	Street	
Address	· · · · · · · · · · · · · · · · · · ·		
Telephone	of the their piles and given when all parts.	Piosipurvey Pis	n Not Leaster Hard
Date	till til for follens attentionente		title part relain accept pages
	- I will be a series	(i) Land	
		Extent (Square	Motros):
The star of the same	SCHEDULE (F)	Use (Give in det	ail the present use):
Deracellal 1911 White	Form "C" (Regulation 10)		The state of the s
		(ii) Duilding (Give deta	ils for every building on the site):
Application for ol	taining Preliminary Planning Clearance for		Chicago de pregunt deltrocas; (b)
proposed developme	ns.	Maximum heigh	(motres)
	For Office Use Only	Gross floor area	(Square metres) :
	200 Office of the State of the		h use (Square Metres) :
bein him our mode o	- colorism serifications are		Contraction of the Contraction o
	No.:	2 Particular of succession	
	Processing Fees Paid:	3. Particulars of propo	
Links Salastan editorial	Receipt No. and Date :	(a) Hite development.	(State whether the site is proposed t
	Service Committee Committe	relation to made	raised and if so give details of levels is and drainage proposals. Please als
To:	2000 on the	indicate (where	applicable) whether consent of Se
Chairman,		Lanks Land F	colamation and Development Cor
Urban Development	Authority	poration has bee	n obtained).
	Authority,	(b) Nature of proposal	(Give a brief description with lin
Thro "		plans and elevat	one.
Mayor/Chairman/Au	thorised Officer	and the second second	1947
Municipal (	Jouneil	4. Site particulars	9041
Urban Com	aoil .	Extent of site (Square )	(atrea)
Developmen	nt Council Sub Unit	and or site (admits)	- A
		5. Availability of infra	structure - SPERVING
Sir,		Streets and Acce	
I/We hereby apply	for the Preliminary Planning Clearance for		mays
building/sub-division	of land bearing assessment No	Water Supply	
Street Was	d — Town —	Sewage	<del></del> ,
I/We forward her	with the following particulars in quadru-	Electricity	i
plicate duly signed b	y mejus.	STEEN	
	and the second second	6. (a) Gross Floor Are	a of Proposed Development (Square
1. A map et the s	ite showing the site land in relation to the	Metres):	
1 : 6000. (The site i	come described on the second of these tops estill	(h) We of floors and	maximum height of building:
site in the area own	n question-agong with any other adjoining	(o) No. of hoors and	
shown).	in question along with any other adjoining ed by the applicant should also be clearly	(c) Floor Area Rati	그렇게 하면서 아무리 하다 가장 하게 되었다. 아이를 하면 하다 때문에 되었다.
	ed by the applicant should also be clearly		o F.A.R.
A o manufacture	ed by the applicant should also be clearly		그렇게 하면서 아무리 하다 가장 하게 되었다. 아이를 하면 하다 때문에 되었다.
2. The particular	ed by the applicant should also be clearly detailed in the Annexure.		o F.A.R. Gross floor area of all buildings
44	ed by the applicant should also be clearly detailed in the Annexure.		o F.A.R. Gross floor area of all buildings
I/We rully understandoes not entitle me/	ed by the applicant should also be clearly	(c) Floor Area Rati	o F.A.R. Gross floor area of all buildings
I/We rully understa	ed by the applicant should also be clearly a detailed in the Annexure.  and that the Preliminary Planning Clearance	(c) Floor Area Rati	o F.A.R. Gross floor area of all buildings site Area Floor area at ground level × 100
does not entitle me/	ed by the applicant should also be clearly a detailed in the Annexure.  and that the Preliminary Planning Clearance us to carryout any Development Activity	(c) Floor Area Rati	o F.A.R. Gross floor area of all buildings
does not entitle me/	ed by the applicant should also be clearly a detailed in the Annexure.  and that the Preliminary Planning Clearance	(c) Floor Area Rati	o F.A.R. Gross floor area of all buildings site Area Floor area at ground level × 100
I/We rully understandes not entitle me/ whateovor.  I/We attack herew	ed by the applicant should also be clearly a detailed in the Annexure.  and that the Preliminary Planning Clearance us to carryout any Development Activity	(c) Floor Area Rati	o F.A.R. Gross floor area of all buildings site Area Floor area at ground level × 100
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I/We rully understandoes not entitle me/ whateover.  I/We attach herew  I/We certify that correct.	ed by the applicant should also be clearly a detailed in the Annexure.  and that the Preliminary Planning Clearance us to carryout any Development Activity ith the consent letter from the Owner.  the information given above are true and	(c) Floor Area Ration Plot Coverage  (d) Basement  (i) Extent:  (ii) Ground Coverage	o F.A.R.  Gross floor area of all buildings site Area  Floor area at ground level × 100  Site Area
I/We rully understandes not entitle me/ whateover.  I/We attack herew I/We certify that	ed by the applicant should also be clearly a detailed in the Annexure.  and that the Preliminary Planning Clearance us to carryout any Development Activity ith the consent letter from the Owner.  the information given above are true and	(c) Floor Area Rational Plot Coverage  (d) Basement (i) Extent: (ii) Ground Coverage  (e) Details of floor space Residential	o F.A.R.  Gross floor area of all buildings site Area  Floor area at ground level × 100  Site Area
I/We rully understandoes not entitle me/ whateover.  I/We attach herew  I/We certify that correct.	ed by the applicant should also be clearly a detailed in the Annexure.  and that the Preliminary Planning Clearance us to carryout any Development Activity ith the consent letter from the Owner.  the information given above are true and	(c) Floor Area Ration Plot Coverage  (d) Basement (i) Extent: (ii) Ground Coverage (c) Details of floor space Residential Retail commerce	Gross floor area of all buildings site Area Floor area at ground lovel × 100 Site Area (square metres)
I/We fully understandoes not entitle me/ whateover.  I/We attach herew  I/We certify that correct.	ed by the applicant should also be clearly a detailed in the Annexure.  and that the Preliminary Planning Clearance us to carryout any Development Activity ith the consent letter from the Owner.  the information given above are true and	(c) Floor Area Rational Plot Coverage  (d) Basement (i) Extent: (ii) Ground Coverage  (e) Details of floor space Residential	Gross floor area of all buildings site Area Floor area at ground lovel × 100 Site Area (square metres)
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I/We fully understandoes not entitle me/ whateover.  I/We attack herew I/We certify that correct.  Signature of Qu	ed by the applicant should also be clearly a detailed in the Annexure.  and that the Preliminary Planning Clearance us to carryout any Development Activity ith the consent letter from the Owner, the information given above are true and malified Person.  Signature of Owner/Applicant.	(c) Floor Area Ration (d) Besement (i) Extent: (ii) Ground Cove (c) Details of floor space Residential Retail commerce Wholesale comme Office Restaurant Factory or Works	Gross floor area of all buildings site Area  Floor area at ground lovel × 100  Site Area  (square metres)
I/We rully understoned does not entitle me/whateover.  I/We attach herew I/We certify that correct.  Signature of Quantum	ed by the applicant should also be clearly a detailed in the Annexure.  and that the Preliminary Planning Clearance us to carryout any Development Activity ith the consent letter from the Owner. the information given above are true and nalified Person.  Signature of Owner/Applicant.	(c) Floor Area Ration (d) Besement (i) Extent: (ii) Ground Cove (c) Details of floor space Residential Retail commerce Wholesale commerce Office Restaurant	Gross floor area of all buildings site Area  Floor area at ground lovel × 100  Site Area  (square metres)
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I/We fully understandoes not entitle me/ whateover.  I/We attack herew I/We certify that correct.  Signature of Qu  Date:  FO.  (Please t	ed by the applicant should also be clearly a detailed in the Annexure.  and that the Preliminary Planning Clearence us to carryout any Development Activity ith the consent letter from the Owner.  the information given above are true and malified Person.  Signature of Owner/Applicant.  RM "C"—ANNEXURE type or write in block capitals.	(c) Floor Area Ration (d) Basement (i) Extent: (ii) Ground Cover (e) Details of floor space Residential Retail commerce Wholesale commerce Wholesale commerce Restaurant Factory or Works Warehouse	Gross floor area of all buildings site Area  Floor area at ground lovel × 100  Site Area  (square metres)
I/We rully understoned does not entitle me/whateover.  I/We attach herew I/We attach herew I/We certify that correct.  Signature of Quantum of	ed by the applicant should also be clearly a detailed in the Annexure.  and that the Preliminary Planning Clearence us to carryout any Development Activity ith the consent letter from the Owner.  the information given above are true and malified Person.  Signature of Owner/Applicant.  RM "C"—ANNEXURE type or write in block capitals.	(c) Floor Area Ration (c) Floor Area Ration (c) Plot Coverage  (d) Basement (i) Extent: (ii) Ground Coverage (e) Details of floor space (e) Residential (C) Re	Gross floor area of all buildings site Area Floor area at ground lovel x 100 Site Area  (square metres)
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I/We rully understoned does not entitle me/whateover.  I/We attach herew I/We attach herew I/We certify that correct.  Signature of Quantum of	ed by the applicant should also be clearly a detailed in the Annexure.  and that the Preliminary Planning Clearence us to carryout any Development Activity ith the consent letter from the Owner.  the information given above are true and malified Person.  Signature of Owner/Applicant.  RM "C"—ANNEXURE type or write in block capitals.	(c) Floor Area Ration (c) Floor Area Ration (c) Plot Coverage  (d) Basement (i) Extent: (ii) Ground Coverage (e) Details of floor space (e) Residential (C) Re	Gross floor area of all buildings site Area Floor area at ground lovel x 100 Site Area  (square metres)

#### 14 A I කොටිය : (I) අත්දය ල් ලංකා පුණකාන් සිත සමාජවංදී ජනරජයේ අති විශේෂ සැසට පසුය—1986.03.10 Part I: 850. (I)—GASETTE EXTRAORDINARY OF THE DEMOCRATIC SOCIALIST REPUBLIC OF SRI LANKA-1980.03.10

7.	Details of alto sub-divis	sion Square matres	%of total area	"Thro"			
(a)	Landnes	In the second		Mayor/	Chairman/Autho		
2779	Residential				, Municipal Co		
	Commercial				-Urban Council		
	Industrial				- Development	Council Sub Unit	
	Institutional		- 0	Sir.			
	Open spaces, parks t	and play fields :		I/We	hereby apply fo	a Certificate of Conform	mity in respect of
	Roads					ut at (give	
	Others			ma by -	of permit No	unied -	- 19 issued to
/h) 5		2000				and the second control of	The same of the same
	to., type and size of ple	Annual Control of the				completed complying been completed wit	
1-14-17	to,, type of buildings,		_			hickever is not applicab	
10 6 0 0 0 0	menities if any, to be	The second second				2047 (AH 20) (BE \$ \$ 5-00)	2000
	We certify that the abo	ove particulars are tru	e and correct.	Dotails	of Deviations		
		100				following certificates, a	a required under
Date :-		Signature of Owner	Applicant.	the regu	lations.		
J#10 1-				I/We	certify that the	information given abo	has our true and
	80HE	DULE (I)		correct.			
	For	M "D"	egulation 67)	TITU	undartaka nas sa	engage in any double no	Town materials and
etra co a				nos to o	ocupy the land a	engage in any developm and building till the cert	ificate of confor-
Applies	stion for obtaining Cert	ificate of Conformity	-		granted.		STATE TO SERVED
		For Office Use Only	ATC .				
		No				2	
		Processing fees paid	d:	Si	gratum of Qual	fied Person	
		Rere pt No. :	-				
		Date:				Signatu	ure of Owner,
ro'				Address	1-		
Theirm	MAD.			Telepho	ne :		
Urban	Development Authorit	Y		Date			
			Water				
	3. 5		SCHEDU	OPP II			Regulation 31)
			PARKING SPACE	B Brann	AMDS		SHARE CONTRACTOR
		Teage			Mini	mum Car Parking Space	
		Canda		(	Irlambo M. C.	Other M. C. ( the	Other Local
					Area	Areas & mon A	uthority Areas
	sidential	1.				3 southing to	12557 FW 4
	Dwelling Units exces	ding a pross floor are	a of 200 sq. m.		for 1 Unit .	. 1 for 1 Unit	1 for 1 Unit
(ii	) Flats exceeding a Gro	bes Floor area of 100	sq. m.	8.5	I for I Unit .	. I for I Unit	1 for L Unit
(iii	) Mats with a Gross fic	or area less than 100	4Q. 38L		I for 5 units or 1	for 200 sq. m. whichev	er is more
2. Oc	mmediat						
(	) Shops, Departments	l stores, Offices and	Other comm	eroial		7000	2 2 2 2
	buildhag				1 for 200 sq.m.	f Restaurant space or	I for 200 sq.m.
(1	i) Restaurant and Nig	nt Clubs			total floor spa	o whichever is more	STREET,
(ii	ii) Hotels, Guest Pause	s and Clubs			l for 100 sq.m. o	f Floor Area or 1 for 5 re	oms and one for
					3 suites which		
3. Q	inemas, Theatres, Auc	oriums and similar w	105	188	1 for 20 seets	1 for 20 seate 1	for 40 meats
	and a Industrial Est	March			1 for 200 so m	and I lower marking stal	
4. 8	actories, Industrial Est	epmones spot Man	Minance	•••	3.0 m. by 8.0	and I lorry perking stal m. or 1000 squa.	of not los ton
	attention of						
	nstitutional	Defendent			1 Can 9 hada	Lower	1000000
	(i) Yursing Home and	Trivaliospitals	**	••	1 for 8 hode	I for 5 beds	I for 5 beds
- 3	(ii) Consulting Rooms		**	**	1 tor 10 sq.m. of	committing room space	of consulting
							room space
(	iii) Modical Laboratory			**	1 for 100 sq.m.	1 for 100 sq.m	1 for 100 sq.m
2010	Outres				As man be deal	ded by the Authority	Pan auch
6, 1	Others		**	**	but not less t	han I for 200 so.m.	or encu adon m.

Note.—Where the number of up parking spaces arrived at, on the above standards consist of a fraction of half or more it shall be counted as one.

#### 1 හොටස : (1) රේදය ලී ලංකා පුජාතාන්තික සමාජවාදී ජනරජයේ අති විශෙස ගැසට පසුය—1988.93.10 15 Å Part I. Sec. (I)....GASETTE EXTRAORDINARY OF THE DEMOGRATIC SOCIALIST REPUBLIC OF SRI LANKA—1988.03.16

			SOHEDULE	ш		CO. C.
			Fonas "A	**		(Regulation 16
		40	ORSE TO RESIDE			
		1			2	3
	Number of I	rodling Uni	te Served		Minimum Width (Motres)	(Melres)
uder 4 dwelling unite	than 8 dwallin	gunita	2.	22	3.0	100
ore than 8 but not m	ore than 20 dymlli	ng units			6.0	: =
see than 20 swelling	U.h.s.	5.71	SHEDULE		**	
			FORM "E	ACC.		
						(Regulation 1
		-2-1-5-3-4	O NORMEDENE		Minimum Width	1 Manimum Longth
Monimum	Entent of Land ser	red (eq. metr	69)	Maximum PAR on each eite	fo elresi (Motres)	of Street (Metree)
here the street serve then	500 s more than 1 lot of four lots. 2500	or site but n	ot more	1,5	6.0	80
here the street serve		to	(fi)	1.5	6,0	150
			SCHEDULI	2 111		On a material and
			Four "C	y**		(Regulation 1
			PROPERTY A			- in
Charnoter	of Building		- <u>2</u> - 22 2		Minimum Sile Area (Square Metree)	Minimum width of site (Metres)
1					3	3
ublic Assembly Build	ings and Public B	ouaings	SHEDULI		300	12
		SPROIN	FORM "I			(Regulation
Category o	f Public Street	SPROIS		BUILDING LINES	Building line from	n the Centre of t
Category o	f Public Street	SPECIN			Building line from Street or Streetli	n the Centre of ti ne if any (Matre) 8.0
Local Secondary			TOATIONS AS TO	BUILDING LINES	Street or Streetle	n the Centre of tine if any (Matros)
Local			TOATIONS AS TO	BUILDING LINES	Street or Streetle	n the Contre of the ine if any (Metros)  8.0  9.0  15.0
Local Secondary			SCHEDUL	E III	Street or Streetle	n the Contre of the ine if any (Metros)  8.0  9.0  15.0
Local Secondary			TOATIONS AS TO	E III	Street or Streetle	n the Contre of the ine if any (Metros)  8.0  9.0  15.0
Local Secondary Principal			SCHEDUL FORM "I	E III	Street or Streetle	n the Centre of the ine if any (Metres) 6.0 9.0 15.0 (Regulation :
Local Secondary Principal			SCHEDUL FORM "I	E III	Street or Streetli	s.0 9.0
Local Secondary Principal			SCHEDUL FORM "I	E III	Street or Streetle	n the Centre of the ine if any (Metres) 6.0 9.0 15.0 (Regulation: Ministra Open Space at the grown
Local Becondary Principal  Character  1	of Building	ouses and Pv	SCHEDUL FORM "I	E III	Street or Streetle	Ministrum Open Space at the grow  Ministrum Open Space at the grow  13.0  334
Local Secondary Principal  Character  1	of Building	ouses and Pundustrial Bu	SCHEDUL FORM "I MAXIMUM LOT (	E III	Maximum lot coverage	Ministrum Open Space at the grow  Ministrum Open Space at the grow  and  3 334
Local Secondary Principal  Character  1	of Building	ouses and Pundustrial Bu	SCHEDUL FORM "I MAKIMUM LOT (  ablic Assembly B ildings SHEDULI FORM "	E III  S''  SOVERAGE  BUILDING LINES  E III  F''  FAREING STAILS	Maximum lot coverage	Ministrum Open Space at the grow  Ministrum Open Space at the grow  and  3 334
Local Secondary Principal  Character  1	of Building  s, Hostels, Guest H Commercial and L	ouses and Pundustrial Bu	SCHEDUL FORM "I MAXIMUM LOT ( ablic Assembly B sildings SHEDULI FORM "	E III  Coverage  Simulating States	Maximum lot convage	Ministrum Open Space at the grow  Ministrum Open Space at the grow  and  3 334
Local Secondary Principal  Character  1	of Building	ouses and Pundustrial Bu	SCHEDUL FORM "I MAKIMUM LOT (   MAKIMUM LOT (  MAKIMUM LOT (   MAKIMUM LOT (   MAKIMUM LOT (   MAKIMUM LOT (   MAKIMUM LOT (   MAKIMUM LOT (   MAKIMUM LOT (   MAKIMUM LOT (   MAKIMUM LOT (   MAKIMUM LOT (   MAKIMUM LOT (   MAKIMUM LOT (   MAKIMUM LOT (   MAKIMUM LOT (   MAKIMUM LOT (   MAKIMUM LOT (   MAKIMUM LOT (   MAKIMUM LOT (   MAKIMUM LOT (    MAKIMUM LOT (    MAKIMUM LOT (    MAKIMUM LOT (    MAKIMUM LOT (    MAKIMUM LOT (    MAKIMUM LOT (    MAKIMUM LOT (    MAKIMUM LOT (     MAKIMUM LOT (     MAKIMUM LOT (     MAKIMUM LOT (     MAKIMUM LOT (     MAKIMUM LOT (      MAKIMUM LOT (      MAKIMUM LOT (      MAKIMUM LOT (       MAKIMUM LOT (        MAKIMUM LOT (        MAKIMUM LOT (          MAKIMUM LOT (	E III  E" DOVERAGE  BINESS STALLS  Fraffic  Boys on Two Two  Ridge	Maximum lot convage 2 665 80	Ministrum Open Space at the grow  Ministrum Open Space at the grow  13.0  334
Local Secondary Principal  Character  1	of Building  s, Hostels, Guest H Commercial and L	ouses and Pundustrial Bu	SCHEDUL FORM "I MAXIMUM LOT of ablic Assembly B aldings SHEDUL FORM "  TO ARRESS OF One Wey 2 Baye on one	E III  COVERAGE  Cildings  E III  France STALLS  France STALLS  France STALLS	Maximum lot convage	Ministrum Open Space at the grow  Ministrum Open Space at the grow  13.0  334
Local Secondary Principal  Character  1	of Building  s, Hostels, Guest H Commercial and L  Parking  1  Parallol	ouses and Pundustrial Bu	SCHEDUL FORM "I MAXIMUM LOT (  Iblio Assembly B ildings SHEDULI FORM "  One Wey (  Bays on ene  Bids (Metree) 2 3.6	E III  COVERAGE  DIVIDING LINES  E III  SOVERAGE  SITUATION OF THE SIGNS (Marses)  3  3.6	Maximum lot convage  2  661 80  Way Traffic (Matric) 4 6.0	Ministrum Oper Space at the grow  3.0  Ministrum Oper Space at the grow  3.0  3.1  3.1
Local Secondary Principal	of Building  e, Hostels, Guest H Commercial and L  Parking	ouses and Pundustrial Bu	SCHEDUL FORM "I MAKIMUM LOT (   MAKIMUM LOT (   MAKIMUM LOT (  MAKIMUM LOT (   MAKIMUM LOT (   MAKIMUM LOT (   MAKIMUM LOT (   MAKIMUM LOT (   MAKIMUM LOT (   MAKIMUM LOT (   MAKIMUM LOT (   MAKIMUM LOT (   MAKIMUM LOT (   MAKIMUM LOT (    MAKIMUM LOT (   MAKIMUM LOT (   MAKIMUM LOT (   MAKIMUM LOT (   MAKIMUM LOT (   MAKIMUM LOT (   MAKIMUM LOT (   MAKIMUM LOT (   MAKIMUM LOT (    MAKIMUM LOT (    MAKIMUM LOT (    MAKIMUM LOT (   MAKIMUM LOT (    MAKIMUM LOT (    MAKIMUM LOT (    MAKIMUM LOT (     MAKIMUM LOT (     MAKIMUM LOT (     MAKIMUM LOT (     MAKIMUM LOT (     MAKIMUM LOT (     MAKIMUM LOT (      MAKIMUM LOT (      MAKIMUM LOT (      MAKIMUM LOT (       MAKIMUM LOT (       MAKIMUM LOT (       MAKIMUM LOT (        MAKIMUM LOT (         MAKIMUM LOT (           MAKIMUM LOT (	E III  COVERAGE  DISCHASSING STAILS  Fraffic  Bays on Two Two  Sidon  (Motres)  3 3.6 4.2	Maximum lot operage 2 66§ 80 Way Traffic (Matrice)	Ministrum Open Space at the grown  Ministrum Open Space at the grown  3

-	Offices and Shops		revery 200 so	m. of floor area.			ne for	every 2	00 M	q.m., . C		POVE OOF E	
2.	Rectaurante	for of Sepa suite	very addition rate facilities bly provided		art thereof	. p	art the	roof.			or pe	ert th	persof.
	Cinomas, Theatres and . Auditoriums	for ex Separation	rery addition rate facilities bly provided		ers thereof	. pe	ert the	reof.		1	or pa	rt th	areof.
	E 1 E1 11 11 11 11 11 11 11 11 11 11 11		Wate	e Closet.			Uni	nal	-	^		eh B	
		St	ANDARDS FOR	Province or		Y FA	CHAPT	200				Rog	ulation 6
)	All other types	2.5				90		2.T	-	17.5			22.5
)	Stairs in building used as	place of	public assen		1	Q5		3.1		17.5			22.5
	Internal stairs serving one	upper floor	only	22	2	75 .		3 2.0		19			5 22.5
		- 30-			Stairs Continues	í.	He	id Room etres	0	onti Me		Co	stimetres
		Type		STATE-CARE	Width (	of	M	nimum		Rice	Ni.		Tread
				Fonm "K	**							Treat	ulation 4
				SCHEDULE	ш		1					D.	A STATE OF THE
	Toi		h and toilet	- ::	0.9			1.2					
	) Bet				0.9			1.2					
			Room		Width			Longth Metres	-				
		INTER		IMENSIONS OF B	Minimun			inimum					
			i	FORM "J"							(	rog	lation 4
	(b) Kitchen alcovo		2.5	SCHEDULE	m			100		355	22		17 C. S.
	Rooms in non residential h	minnes	71	2			5.5	32		0.9			1.8
	(6) additional rooms	24.122.21			L :		7.5	- 11			-		2.4
)	Where there is only one ro Where there are more these	one room	in a dwelling	unit	No		8.5			_			2.4
	Miles the last to the same	1 om in a de	mlling und	231	2.00	100	2	-		3	San		4 3
		Acom				A	Metre		L	ngth ctree		300	Width
		Room	INTERNA	L CLEAR DIMENS	NO SHOT		a nimun		Mis	imuo		Šr.	nimun
				FORM "I									12
				SCHEDULE	m							Regi	lation 3
	(iii) high speed lifts for t		7.00										
	12-16 passenger cap (ii) medium spood lifts	acity while	others to be	8-12 passenger	capacity.		8	3/					
	(i) lifts (minimum) at	main ontre	ne and other	rs suitably dispo	ersed for	mildi	ings 5	storeya	and	above.	Mai	n life	s to be
			-	FORM "H'							U	Regu	lation 58
		1.1.2. 1.05.1		SCHEDULE	(0.112)								
	(3) Factories and waroh (4) All other rooms		22			17		110		12			50 3d
	(1) Bathroom and toilet (2) Vehicle Parking gars		717	***		50)		/10		-0.	-		100 50
	Category					Li	of open ghtnin	sing for a	natur intila	al tion	200		
		C	oluenn I			.199		olumn I unobstri		area '			n III openable
			HOREOATE C	NOSSTRUCTED A	REA OF S	1287	ROY						
				Fonet "G"							(	Regi	lation 48
				SCHEDULE	111								

MINIMUM PROCESSES FRES, FRES	For Corre	SCHEDULE V	GES FOR GREAT	mig Dryge	(Re	gulation '3)
Nature of development activity to be engaged in			Fors			
1. Land subdivision approval	Α	Rs. 50.00 per lot subject to a m	Processing Fee inimum of Re. 1	00.00		
2. Erection of Buildings	В	Floor Area	Processing A Residential D	Pos- Taca		mercial r ether
		(Square Metres) Below 45 46	Ra. 10 25 50 200	::-		8s. 50 100 269 500
		271—450 451—875 676—990 Aboya 900	750 1000 1000+			780 1000 1250 1250-
	-	flo	ls. 50 for every s or area of 90 Squ	are Metres		
		For for granting covering appr	The second secon	TO SA PROZERY	THAM S	2-12-15-12-15-15
	1	Stage of construction		irge per Sque tre of ground floor	Ma	tre of sact upper floor
		(i) Only foundation works	completed	10		Ea.
		(plinth lovel) (ii) Construction up to roof love roof)	l (excluding	20		20
	İ	(iii) Construction including root (iv) Complete construction	11	30 80	• •	30 50
			Processing Fee			
3. Erection of Parapet Wall	В	Residential Uses Re. 10	g rockering 2 co	Commercia	Re.	Tono
		Rs. 8 per Linear metre	ing Covering Ap	prozal		
4. Change of use of Residential Uni	i B		Processing Feet			
		Floor Area (square Metres) Below 45—	13-71-0-91-00 # 15-0-10		Re. 25	
		46—90 91—150 181—270 271—460 451—676			50 100 250 375 500	
		Above 900	F	or every 90 exerces of 90	625 625+ 8qua	re Metres, i
5. Preliminary Plauning Clearance	c	(i) Rs. 100 per application if (ii) Rs. 25 per application if a	Processing fee	required.		
6. Certificate of Conformity	р	(i) Rs. 100 where the floor are (ii) Rs. 100 and Rs. I for evo square metres (iii) Rs. 50 per lot in case of las	Processing Face a of the building ry square matro	does not ex in case of	coed 27	Geg, metrea Ags over 270
Service Charges for Car Parking		(III) Zon. do per los ar ouse or me				1
B.y.s Local Authority Area	. 1	Services charge for each car to	orking capec not under the CDA	proieded with Regulations	hin the	premiese
JUICE MATHEMAN AND C	1	i santyawa i	Re. c.			
(i) Colombo M.C.		(*	120,000 00 50,000 00			

I කොටය : (I) තේදය—ශී ලංකා පුජාකාන්තික සමාජවෘදි ජනරජයේ අති විශෙස හැසව පලය—1966.03.10 PART I: SEC. (1)-GAZETTE EXTRAORDINARY OF THE DEMOCRATIC SOCIALIST REPUBLIC OF SRI LANKA--1986.02.10

- 8. Charge for change of use of residential unit into other uses
  - 440 per sq. metre to convert a residential unit to any other use, if the property is located in a primary Residential Zone.
    - metre to converta residential unit to any other use, if the property is s. 330 per sq. metre located in any other zone. (ii) Rs.
- (9) Additional floor area permitted in exceas of prescribed floor area ratio.

The service charges to be calculated as a percentage of the cost of construction of the building, which will vary from 30% to 7% based on the following factors:—

- (i) Location of the building
- (ii) Intructural Statics
- (iii) Type of development
- (iv) Environmental effects.

The building costs that will be taken into considers tion for this calculation are as follows:-

- . (ii) Residential flats, commercial and office buildings up to, and inclusive of .. Re. 2,700 per square metre, 4 storeys
  - (iii) Residential flats, commercial and office buildings over 4 storeys
- (iv) Light Industrial Buildings
- (v) Warehouses

- .. Re. 2,000 per square metre.
- .. Rs. 5,400 per square metre.
- .. Rs. 4,300 per square metre.
- .. Rs. 2,000 per square metre.

3-448



## ශී ලංකා පුජාතාන්තික සමාජවාදී ජනරජයේ ගැසට් පතුය இலங்கைச் சனநாயக சோசலிசக் குடியரசு வர்த்தமானப் பத்திரிகை The Gazette of the Democratic Socialist Republic of Sri Lanka

අති විශෙෂ

அதிவிசேஷமானது

EXTRAORDINARY

අංක 821/19 — 1994 ජූනි 01 වැනි බදද — 1994.06.01 821/19 ஆம் இலக்கம் — 1994 ஆம் ஆண்டு யூன் மாதம் 01 ஆம் திகதி புதன்குழமை No. 821/19 – WEDNESDAY, JUNE 01, 1994

(ආණ්ඩුවේ බලය පිට පුසිද්ධ කරන ලදී.) (அரசாங்கத்தின் அதிகாரத்துடன் பிரகரிக்கப்பட்டது) ' (Published by Authority)

## I වැති කොටස : (I) වැති ජෙදය – සාමාතා

ආණ්ඩුවේ නිවේදන

ඇල්.ඩ - කි. 16/78.

ජාතික රාජා සභාවේ 1978 අංක 41 දරන නාගරික සංවර්ධන අධ්කාරිය පනත

ජාතික ජාජන සභාවේ 1978 අංක 41 දුරන නාගරික සංවර්ධන අධිකාරිය පනතේ 21 වැනි වගන්නිය යටතේ නිවාස. ඉදිකිරීම හා නාගරික සංවර්ධන අමාතන විසින් සාදන ලද නියෝගය.

> බි. සිරිසේන කුරේ. නිවාස. ඉදිකිරීම් හා නාගරික සංවර්ධන අමාකෘ.

1994 මැයි මස 10 වැනි දින. සොළඹ දී ය.

#### තියෝගය

- 1 1986 මාර්තු මස 10 වැනි දින අංක 392/9 දරන අතිවිශෙෂ ගැසට් පතුයේ පළ කරන ලද 1986 නාගරික සංවර්ධන අධිකාරිය සැලසුම් සහ ගොඩනැගිලි නියෝග පහස දක්වෙන පරිදි මෙයින් සංශෝධනය කරනු ලැබේ —
  - (1) එම කියෝගවල 31 වැනි කියෝගයට පෙරාතුවම ඇති "වාහන නතර කිරීම" යන ශීර්ෂය වෙනුවට පහස දක්වෙන ශීර්ෂය ආදේශ කිරීමෙන් :— "රථ වාහන නතර කිරීම සහ රථ වාහන ගමනාගමනය පාලනය කිරීම".
  - (2) එම කියෝගවල 31 වැනි කියෝගයේ (7) වැනි ජේදයට ඉක්බිති ව ම පහත දක්වෙන අලුත් ජේද එකතු කීරීමෙන්
    - ්(8) සංවර්ධන අවසර පතු නිකුත් කිරීමේ දී සංවර්ධනය සදහා ලබාගත හැකි පාරේ පළල වශයෙන් පාරේ හෞසික පළල හෝ පෝජිත වීථ රේවාව යන දෙනෙන් වඩා අඩු මිණුම යොද ගත යුතුය."
    - සංවර්ධන ගුමියට ඇති පුවේග,මාර්ගය අනුමත විථ රේඛාවක් මගින් උකුණු කර ඇති අවස්ථාවක. ඉඩමේ අයිතිකරු විසින් ඔ**රපුවක් මගින්** විථ රේඛාව තුළ ඇති ඉඩම, අවස්ථාවෝචිත පරිදි පළාත් පාලන ආයතනයට හෝ මාර්ග සංවර්ධන අධිකාරියට ඒ අධිකාරියට අ<mark>තිරේක</mark> වියදමක් නොමැතිව පුදනය කරන්නේ නම්, විථ රේඛාවේ සම්පූර්ණ පළල මාර්ගයේ නියම පළල වශයෙන් යෙදීම. අධිකාරිය විසින් සැලකිල්ලට ගත හැකිය.
    - (9) රථ වාහන ගමනාගමනය කාර්යක්ෂමට පාලනය කිරීම සදහා යම් සංවර්ධන සැලැස්මක පහස දක්වෙන දේ සදහා විධිවිධාන සලස්වා තිබිය යුතුය :
    - (අ) මීටර් 12.0ට අඩු පාර මූතන පළලින් යුත් බිම් කට්ටී සඳහා පුවේශ සහ බැහැර දොරටු එකක් පමණක් තිබිය යුතුය : එසේ වුවද, පාර මූතන පළල මීටර් 12.0ට වැඩි වන්නේ සම, එවැනි බිම් කට්ටී සඳහා පුවේශ හා බැහැර දොරටු දෙකකට හොවැඩි ස්ථාන ගණනක් අවසර දීම ශැන අධිකාරීය සලකා බල්නු ඇත ;

1A - CP 020662 - 1,460 (94/06)

- (ආ) සංවර්ධන තුම් ඇතුළත රථ නවතා තැබීමේ අවශාතාවය තේවාසික සංවර්ධනය සඳහා නැවතුම් ඉඩකඩ 100ට වැඩි වන සහ තේවාසික තොවන සංවර්ධනය සඳහා නැවතුම් ඉඩකඩ 50ට වැඩි වන අවස්ථාවක දී. අවශ්ථානුකූලව අවශා විය හැකි පරිදි සහ සංවර්ධන තුමියට පුවේශ වන මාර්ගයේ අවහිර රහිත රථවාහන ගමනාගමනයට අවම බලපෑමක් ඇති වන ලෙස සුදුසු පරිදි සැලසුම් කළ රිය රැස්විය හැකි මං තීරුවක් හෝ රිය රැඳවුම් අතුරු ඉඩක් සැලැස්විය යුතුය :
- (ඇ) යම් සංවර්ධනයක් සම්බන්ධයෙන් රථ නවත්වන ඉඩකඩ අවශාතාව 50කට වඩා වැඩි වන අවස්ථාවක. එක් එක් මාර්ගයේ වාහන 10,000ක පුවාගයක් ඇති මාර්ග දෙකක් යුත් මං සන්ධියක් හෝ දිනකට වාහන 20,000ක සාමානෘ රථ පුවාගයක් ඇති මං සන්ධියකින් මටර් 50ක් ඇතුළත ඒ සංවර්ධනයට අවසර නොදීය යුතුයි :
- (ඇ) පාරට මුහුණලා ඇති යම් ගොඩනැගිල්ලක බිම මහලට, පළමු මහලට හා දෙවන මහලට පරාවර්තක විදුරු භාවිතා නොකළ යුතුය.
  - (10) අනුමත් සංවර්ධතය සඳහා අවසර දී ඇති අනුමත රථ තැවැත්වීමේ සහ රථ වාහන ගමනාගමන පාලන නියමයන්ට වෙනස්ව යම් කටයුතු කරන බවට සැක කෙරෙන යම් ගොඩනැගිල්ලකට ඇතුළු වී පරීක්ෂා කරන ලෙස අධිකාරිය විසින් පොලීසියෙන් ඉල්ලා සිවිය හැකි ය.
  - (11) රථ තැවැත්වීම සදහා අනුමත කර ඇති ඉඩකඩ රථ තැවැත්වීම හැර වෙනත් යම් කටයුත්තකට යොද ඇතැයි දන ගනු ලබන අවස්ථාවක අනුමත රථ තැවැත්වීමේ ඉඩකඩ පුමාණයන්ගෙන් අඩු වී ඇති එක් එක් රථ නැවැත්වීමේ ඉඩකඩ සදහා මාසයකට රු. 5,000ක සේවා ගාස්තුවක් අධිකාරීය අය කළ යුතුය. එම ගාස්තු ඒ කාර්යය සදහා යොද ගෙන ඇති ඉඩ පුමාණය සංවර්ධනය අවසර පතුයේ අනුමත කර ඇති පරිදී වාහන නැවැත්වීමේ ඉඩකඩ බවට නැවත පත් කෙරෙන තෙක් දීගුටම අය කළ යුතුය. \*
- (3) ඒ තියෝගයේ II වන උපලේඛනයේ –

(අ) l (iii) අයිතමය ඉවත්කොට ඒ වෙනුවට මෙහි පහත දක්වෙන අයිතමය ආදේශ කීරීමෙන් :—

* හාවිත	đ	මෝටර් රථ	තවතා තැබීම සඳහා අවම ඉඩක	වේ -		
		කොළඹ මහ තගර සභා පුදේශය 2	වෙනක් මහ නගර සභා පුදේශ 3	වෙනත් පළාත් පාලන ආයතන පුණැල් 		
(iii) දළ ගෙදි අඩු	මීම පුමාණය වර්ග මටඊ 50ට තට්ටු නිවාස	ඒකක පහක් සඳහා එක් ඉඩකඩක්				
(iv) çe soi	මීම පුමාණය වර්ග ම්ටර් 50— අතර තට්ටු නිවාස	<b>ඒකක තුනක් සදහා එක් ඉඩකඩක්</b>	ඒකක පහක් හෝ වර්ග මටඊ 200ක් යන මේ දෙකින් වැඩි සඳහා එක් ඉඩකඩක් බැගින්. *			
(v) ce co	මීම පුමාණය වර්ග මීටර් 75— අතර තවටු නිවාස	ඒකක දෙකක් පදහා එක් ඉඩකඩක් ) සහ				
	(ආ) ඒ උපලේඛනයේ අංක රි	දරන අයිතමයට ඉක්බීතිවම පහත සදහන	ග් අයිතමයන් එක් කිරීමෙන් :-			
ි නාවිත	,	මෝටර් රථ	් නවතා තැබීම සඳහා අවම ඉඩෑ	තව		
		කොළඹ මහ නගර සහා පුදේශය 2	වෙනන් මහ නගර සභා පුදේශ දී	වෙනත් පළාත් පාලන ආයතන පුදේශ 4 •		

7 සියඑම තේවාසික තොවන

වර්ග මීටර් 20කට මි. 2.25 x මි. 0.6කට නොඅඩු එක් ඉඩකඩක් වන පරිදි එක් සංවර්ධකියක් සඳහා අඩකඩ 25ක උපරිමයක් දක්වා වූ මෝටර් බයිසිකල් නැවතුම් ඉඩකඩ.

2. උක්ත සංශෝධනයන් 1993 ඔක්තෝබර මස 12 වැනි දින සිට බලපාන පරිදි කියාත්මක වන සේ සැලකීය යුතුය.

06 - 550.

### பகுதி I : தொகுதி (I) — பொது

## அரசாங்க அறிவித்தல்கள்

F.AL - LR. 16/78.

1978 ஆம் ஆண்டின் 41 ஆம் இலக்க நகர அப்விருத்தி அதிகாரசபைச் சட்டம்

1978 ஆம் ஆண்டின் 41 ஆம் இலக்க நகர அபிவிருத்தி அதிகாரசபைச் சட்டத்தின் 21 ஆம் பிரிவின் கீழ் வீடமைப்பு, நீர்மாணத்துறை, நகர அபிவிருத்தி அமைச்சரினால் ஆக்கப்பட்ட ஒழுங்கு விதி.

பி. செற்சேன குறே. வீடமைப்பு, திர்மாணத்துறை, நகர அபிவிருத்தி அமைச்சர்.

994 Gu 16.