## KAYALPATTINAM MUNICIPALITY FORM 3 Minutes of the Meeting held on 24.03.2017

Date of	Decei	Subject of the Agenda	Resolution
Council		Subject of the Agenda	Resolution
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meeting	Num		
	ber		
24.03.20	1373	மன்றப்பொருள்:1	அனுமதிக்கப்பட்டது
17		காயல்பட்டணம் நகராட்சி பகுதியில் தமிழ்நாடு மாவட்ட நகராட்சிகளின் சட்டம் அத்தியாயம் VIII	பொருளில் கண்ட
		ပါ့ကြီရ 153,156,157,158,159,160 மற்றும் 161 ஆகியவற்றின் கீழ் திடக்கழிவுகளை மேலாண்மை	் காயல்பட்டணம் நகராட்சி
		செயல்பாடுகளை சிறப்பாக செய்தல் தொடர்பாக மற்றும் நகராட்சிகள் திடக்கிழவு மேலாண்மை விதிகள் 2016ன் கீழ் அளிக்கப்பட்ட அதிகாரத்தினை செயல்படுத்திடவும் நகராட்சி நிர்வாகம்	திடக்கழிவு மேலாண்மை
		ுற்றும் திடக்கழிவுகளை உருவாக்குபவர்கள் ஆகியோருக்கு ஒப்படைக்கப்பட்ட பொறுப்புகளை	F 0-1
		நிறைவேற்றிடவும் தமிழ்நாடு மாவட்ட நகராட்சிகள் சட்டம் 1920 பிரிவு 306ன் கீழ் வழங்கப்பட்ட	துணை விதிகள் 2016-க்கு
		அதிகாரத்தின்படி காயல்பட்டணம் நகராட்சி திடக்கழிவு மேலாண்மை துணைவிதிகள் 2016	(தமிழ் மற்றும் ஆங்கிலம்)
		தயாரிக்கப்பட்டு கீழ்க்கண்டவாறு உள்ள துணை விதிகளுக்கு ஒப்புதல் வழங்கி அறிவிக்கை	ஒப்புதல் வழங்கப்படுகிறது
		வெளியிட ஒப்புதலுக்கு.	
		Kayalpattanam Municipality	
		SOLID WASTE MANAGEMENT BY-LAWS, 2016	
		In exercise of the powers conferred under section 3, 6 and 25 of the Environment	
		(Protection) Act, 1986 (29 of 1986), the Central Government have enacted the Solid	
		Wastes Management Rules, 2016 to regulate the Management of Solid Wastes. This	
		Municipal Solid Wastes Rules, 2016 shall apply to every municipal authority which shall,	
		within their territorial area be responsible for the implementation of the provisions of these	
		rules, and for any infrastructure development for collection, storage, segregation,	
		transportation, processing and disposal of municipal solid wastes. Further it shall be the	
		responsibility of the generator of wastes to co-operate with the municipal authority	
		concerned to avoid littering and ensure delivery of segregated wastes in accordance with	

the collection and segregation system as notified in the Municipal Solid Waste Management Rules, 2016.
In accordance with the Tamil Nadu district Municipalities, Act 1920 chapter VIII
sections 153,156,157,158,159,160 and 161 and their subsequent revisions in the sub-
sections thereof and in order to ensure effective solid waste management according to
rules 2016 in the Kayalpattanam Municipality, the Solid Waste Management By-Laws,
2016 are framed.
SOLID WASTE MANAGEMENT BY-LAWS OF THE KAYALPATTANAM MUNICIPALITY, FRAMED UNDER SECTION 306 OF THE TAMIL NADU DISTRICT MUNICIPALITIES ACT OF 1920
1.0 Title: This shall be called as the Kayalpattanam Municipality ,Solid Waste
Management By- Laws, 2016
2.0 Extent of application: This by-law applies to the domestic, institutional,
commercial and any other non- residential Solid Waste generators, situated in the
municipal area, and the public who throw the solid waste in to storm water drain,
underground sewerage system, water bodies within the limits of Kayalpattanam
Municipality.
3.0 Definition: In this by-law and the Schedule attached thereto, the words and
expressions used but not defined shall have the meanings respectively assigned to
them in the Kayalpattanam Municipality, unless the context otherwise requires,-
4. "biodegradable waste " means any organic material that can be degraded by
micro-organisms into simpler stable compounds;
5. "bio-methanation" means a process which entails enzymatic decomposition of
the organic matter by microbial action to produce methane rich biogas;
6. " <b>brand owner</b> " means a person or company who sells any commodity under a
registered brand label.
7. " <b>bulk waste generator</b> " means and includes buildings occupied by the Central
government departments or undertakings, State government departments or
undertakings, local bodies, public sector undertakings or private companies,
hospitals, nursing homes, schools, colleges, universities, other educational
institutions, hostels, hotels, commercial establishments, markets, places of worship,
stadia and sports complexes having an average waste generation rate exceeding
100kg per day;

8. "bye-laws" means regulatory framework notified by local body, census town and notified area townships for facilitating the implementation of these rules effectively	
in their jurisdiction.	
9. "combustible waste" means non-biodegradable, non-recyclable, non-reusable,	
non hazardous solid waste having minimum calorific value exceeding 1500 kcal/kg and excluding chlorinated materials like plastic, wood pulp, etc;	
10. " <b>Composting"</b> means a controlled process involving microbial decomposition of organic matter;	
11. " <b>disposal</b> " means the final and safe disposal of post processed residual solid	
waste and inert street sweepings and silt from surface drains on land as specified	
in Schedule I to prevent contamination of ground water, surface water, ambient air and attraction of animals or birds;	
12. "door to door collection" means collection of solid waste from the door step	
of households, shops, commercial establishments, offices, institutional or any other	
non residential premises and includes collection of such waste from entry gate or a	
designated location on the ground floor in a housing society, multi storied building	
or apartments, large residential, commercial or institutional complex or premises;.	
13. "extended producer responsibility" (EPR) means responsibility of any	
producer of packaging products such as plastic, tin, glass and corrugated boxes,	
etc., for environmentally sound management, till end-of-life of the packaging products;	
14. "fine" means penalty imposed on waste generators or operators of waste	
processing and disposal facilities under the bye-laws for non-compliance of the directions contained in these rules and/or bye- laws	
15. "materials recovery facility" (MRF) means a facility where non-compostable	
solid waste can be temporarily stored by the local body or any other entity	
mentioned in rule 2 or any person or agency authorised by any of them to facilitate	
segregation, sorting and recovery of recyclables from various components of waste	
by authorised informal sector of waste pickers, informal recyclers or any other work	
force engaged by the local body or entity mentioned in rule 2 for the purpose before	
the waste is delivered or taken up for its processing or disposal;	
16. "Non-biodegradable waste" means any waste that cannot be degraded by	

micro organisms into simpler stable compounds;
17. "Operator of a facility" means a person or entity, who owns or operates a
facility for handling solid waste which includes the local body and any other entity or
agency appointed by the local body;
18. primary collection" means collecting, lifting and removal of segregated solid
waste from source of its generation including households, shops, offices and any
other non-residential premises or from any collection points or any other location
specified by the local body; 19. <b>"refused derived fuel</b> "(RDF) means fuel derived from combustible waste
fraction of solid waste like plastic, wood, pulp or organic waste, other than
chlorinated materials, in the form of pellets or fluff produced by drying, shredding, dehydrating and compacting of solid waste;
20. "residual solid waste" means and includes the waste and rejects from the
solid waste processing facilities which are not suitable for recycling or further
processing;
21. "sanitary land filling " means the final and safe disposal of residual solid
waste and inert wastes on land in a facility designed with protective measures
against pollution of ground water, surface water and fugitive air dust, wind-blown
litter, bad odour, fire hazard, animal menace, bird menace, pests or rodents,
greenhouse gas emissions, persistent organic pollutants slope instability and
erosion;
22. " <b>sanitary waste</b> " means wastes comprising of used diapers, sanitary towels or
napkins, tampons, condoms, incontinence sheets and any other similar waste;
23. "Schedule" means the Schedule appended to these rules;
24. "Secondary storage" means the temporary containment of solid waste after
collection at secondary waste storage depots or MRFs or bins for onward
transportation of the waste to the processing or disposal facility;
25. "segregation" means sorting and separate storage of various components of
solid waste namely biodegradable wastes including agriculture and dairy waste,
non biodegradable wastes including recyclable waste, non-recyclable combustible
waste, sanitary waste and non recyclable inert waste, domestic hazardous wastes,
and construction and demolition wastes;

26. "service provider" means an authority providing public utility services like water, sewerage, electricity, telephone, roads, drainage, etc; 27. "solid waste" means and includes solid or semi-solid domestic waste, sanitary waste, commercial waste, institutional waste, catering and market waste and other non residential wastes, street sweepings, silt removed or collected from the surface drains, horticulture waste, agriculture and dairy waste, treated bio-medical waste excluding industrial waste, bio-medical waste and e-waste, battery waste, radio- active waste generated in the area under the local authorities and other entities mentioned in rule 2;	
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active waste generated in the area under the local authorities and other entities	
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28. "waste generator" means and includes every person or group of persons,	
every residential premises and non residential establishments including Indian	
Railways, defense establishments, which generate solid waste;	
29. "waste picker" means a person or groups of persons informally engaged in	
collection and recovery of reusable and recyclable solid waste from the source of	
waste generation the streets, bins, material recovery facilities, processing and	
waste disposal facilities for sale to recyclers directly or through intermediaries to	
earn their livelihood. "Agency" means any person/entity appointed or authorized by	
the Kayalpattanam Municipality to act on its behalf, based on an agreement	
between the Agency and the Kayalpattanam Municipality for discharge of duties or	
function such as sweeping of streets, collection of waste, collection of user	
charges, etc.,	
30. "Hazardous waste" means any waste which by reason of any of its physical,	
chemical, reactive, toxic, causing danger or is likely to cause danger to health or	
environment, whether alone or when in contact with other wastes or substances	
and shall include wastes specifically listed in Schedule III, of these by-laws and all	
other hazardous wastes as defined in the Hazardous Wastes (Management and	
Handling) Rules, 1989 (as amended to date).	
31. "Litter" means all refuse and include any other waste material which, if thrown	
or deposited as prohibited under these by-laws, tends to create uncleanliness or a	
danger or nuisance to public health, safety or welfare.	
32."Littering" means putting litter in such a location that it falls, descends, blows, is	
washed, percolates or otherwise escapes or is likely to fall, descend blow, be	

<ul> <li>washed, percolate or otherwise escape into or onto any public place, or causing, permitting or allowing litter to fall, descend, blow, washed, percolate or otherwise escape into or onto any public place.</li> <li>33. "Nuisance Detectors" (NDs) means those employees of the Municipality who are appointed by the Commissioner to detect the acts of Public nuisance, etc., 34. "Stabilised biodegradable waste" means the biologically stabilized (free of pathogens) waste resulting from the mechanical/ biological treatment of biodegradable waste; only when stabilised can such waste be used with no further restrictions;</li> </ul>	
4.0 Duties of waste generators	
(1) Every waste generator shall,-	
<ul> <li>(a) segregate and store the waste generated by them in three separate streams namely bio-degradable, non biodegradable and domestic hazardous wastes in suitable bins and handover segregated wastes to authorised waste pickers or waste collectors as per the direction or notification by the local authorities from time to time;</li> </ul>	
<ul> <li>(b) wrap securely the used sanitary waste like diapers, sanitary pads etc., in the pouches provided by the manufacturers or brand owners of these products or in a suitable wrapping material as instructed by the local authorities and shall place the same in the bin meant for dry waste or non- bio-degradable waste;</li> </ul>	
(c) store separately construction and demolition waste, as and when generated, in his own premises and shall dispose off as per the Construction and Demolition Waste Management Rules, 2016; and	
(d) Store horticulture waste and garden waste generated from his premises separately in his own premises and dispose of as per the directions of the local body from time to time.	
<ul> <li>(2) No waste generator shall throw, burn or burry the solid waste generated by him, on streets, open public spaces outside his premises or in the drain or water bodies.</li> <li>(3) All waste generators shall pay such user fee for solid waste management, as specified in the bye-laws of the local bodies.</li> </ul>	
(4) No person shall organise an event or gathering of more than one hundred	

<ul> <li>persons at any unlicensed place without intimating the local body, at least three working days in advance and such person or the organiser of such event shall ensure segregation of waste at source and handing over of segregated waste to waste collector or agency as specified by the local body.</li> <li>(5) Every street vendor shall keep suitable containers for storage of waste generated during the course of his activity such as food waste, disposable plates, cups, cans, wrappers, coconut shells, leftover food, vegetables, fruits, etc., and shall deposit such waste at waste storage depot or container or vehicle as notified by the local body.</li> <li>(6) All resident welfare and market associations shall, within one year from the date of notification of these rules and in partnership with the local body ensure segregation of waste at source by the generators as prescribed in these rules, facilitate collection of segregated waste pickers or the authorised recyclers. The biodegradable waste shall be processed, treated and disposed off through composting or bio-methanation within the premises as far as possible. The residual waste shall be given to the waste collectors or agency as directed by the local body.</li> <li>(7) All gated communities and institutions with more than 5,000 sqm area shall, within one year from the date of notification of these rules, facilitate collectors or segregation of waste at source by the generators as prescribed in these rules, facilitate collectors or bio-methanation within the premises as far as possible. The residual waste shall be given to the waste shall be processed, treated and disposed off through composting or bio-methanation within the premises as far as possible. The residual waste shall be given to the waste collectors or agency as directed by the local body.</li> <li>(7) All gated communities and institutions with more than 5,000 sqm area shall, within one year from the date of notification of these rules and in partnership with the local body.</li> <li>(8) All</li></ul>	
(8) All hotels and restaurants shall, within one year from the date of notification of	

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	premises as far as possible. The residual waste shall be given to the waste collectors or agency as directed by the local body.	
	9. Not to litter ie throw or dispose of any waste such as paper, water bottles, liquor	
	bottle, soft drink canes, tetra packs, fruit peel, wrappers etc., or burn or burry waste	
	on streets open public spaces, drains, water bodies and to segregate the waste at	
	source as prescribed in solid waste management rule 2016 and hand over the	
	segregated waste to thee authorized waste pickers or waste collectors authorized	
	by the local body.	
5.0	Obligatory Responsibilities of Kayalpattanam Municipality	
5.1	<i>Citizen Resource Base:</i> The designated officer of the Kayalpattanam Municipality	
	will prepare and publish lists of composting experts, licensed scrap dealers, dealers	
	of recyclables, containers/ bin manufacturers, agencies with expertise in recycling,	
	etc. who are registered in the Kayalpattanam Municipality, in order to facilitate and	
	support the citizens in recycling the waste. The name and the telephone number of	
	officials and registered persons/organizations who can provide training, guidance	
	and assistance in respect of this process will be made available. The details will	
	also be made available at the website of Kayalpattanam Municipality.	
5.2	User Charges for SWM Services and Trade Refuse Charges: As per the directions	
	of the Ministry of Urban Development, Government of India, the Kayalpattanam	
	Municipality Municipal Council in Resolution No.34 Dated 07.02.2017 has resolved	
	that User Charges for SWM services be levied and collected from the general	
	public/generators of waste in order to meet out the Operation & Maintenance costs	
	involve to the Solid waste Management programme as per the Schedule of SWM	
	Use Charges (Schedule I). The Kayalpattanam Municipality will also rationalise the	
	Trade Refuse Charges applicable to hotels, restaurants, and other generators of	
	waste, so that it is linked to the volume of net waste generated and not to the	
	licence fee charged against any license issued to such a generator of waste. Such	
	information will be available at all the sanitary ward offices and in the website of	
	Kayalpattanam Municipality.	
5.3	Bio-degradable waste generated in places of worship and funeral ceromony: The	
	designated officer of every sanitary ward will him/herself undertake or will	
	authorise interested organizations to collect bio-degradable wastes such as	<u> </u>

	flowers, leaves, fruits etc., at certain designated sites near water-bodies such as beaches, lakes, ponds, etc. as notified, in special receptacles or "Community waste storage bins". The collection from such receptacles will then be composted at a suitable location, and the receptacles as well as the composting units will be manned specifically for this purpose.	
5	<i>Time schedule and route of collection:</i> The daily and weekly time schedules and routes of municipality's collection of different types of MSW such as i) bio- degradable, ii) recyclable and non-recyclable (dry) and iii) household hazardous, will be fixed and notified in advance by the commissioner. Details will be available at all ward offices and in the municipality's website. Similarly, the arrangements for the collection of construction and demolition waste, and garden and horticulture waste will be made available by the municipality or its authorised agencies to the public as well as to the bulk generators of waste through the Project Engineer, the	
5	<ul> <li>concerned Officer in-charge.</li> <li>Surprise checks: The Commissioner, Project Engineer/City engineer/ municipal engineer/ Health officer/sanitary officer/ sanitary inspectors or any other officer authorised by the Commissioner will conduct surprise checks in various parts of the wards in the municipality limits at any time (day or night) with a view to encourage compliance. Any contravention will attract a fine and any litter found during these checks will be cleared by the Municipality.</li> </ul>	
5	5.6 <i>Enforcement Squads in each ward:</i> The will appoint Nuisance Detectors and form Enforcement Squad for SWM services. The designated officer will supervise the Nuisance Detectors and Enforcement Squads.	
5	5.7 <i>Publicity:</i> Citizen Information services the municipality shall publicize the provision of the Byelaws through the media of Signs, advertisement, leaflets, announcement on radio and televisions, newspapers articles and through any other appropriate means, so that all citizens will have the opportunity to become informed about their legal duties and about municipality's recycling, refuse & anti-litter services and fines.	
5	5.8 <i>Co-ordination with Government Bodies:</i> The Municipality shall co-ordinate with other government agencies and authorities, to ensure compliance of these by-laws within areas under the jurisdiction or control of such bodies.	

<ul> <li>5.9 The Commissioners/ designated officers will extend the Slum Adoption Program to the uncovered areas within their wards for Solid Waste Management, with the possible assistance of qualified Community Based Organisations (CBOs)/non government organisations(NGO's)/voluntary service organisations(CSO's)/ Self Help Groups(SHG).</li> <li>5.10 Cleanliness drives will be conducted by the Municipality in association with Ward Councillors, Citizens organizations, Government bodies, Corporates, NGO's for the cleanliness of areas inside the slums, from time to time, in association with CBOs participating in the Slum Adoption Program.</li> <li>6.0 Slaughter houses and Mutton, Fish market waste:</li> <li>6.1 Every owner/occupier of any premises other than designated slaughter houses and markets, who generates poultry, fish and slaughter waste as a result of any commercial activity, shall store the same separately in closed, hygeinic condition and deliver it at a specified time, on a daily basis to the municipality's collection vehicle provided for this purpose. Depositing of such waste in any community waste bin is prohibited and will attract fines as indicated in the schedule of Fines.</li> <li>6.2 Vendor/Hawkers:</li> <li>All vendors/hawkers shall keep their bio-degradable and other waste generated by that vending activity. It will be the responsibility of the generator/vendor to deliver this waste duly segregated to the containerised hand cart of the municipality or to the nearest designated community waste storage bin. Failure to do so will attract fines as per the Schedule of Fines.</li> <li>6.3 House-guilies:</li> <li>6.3.1 It will be the responsibility of the generator/vendor to deliver this waste duly segregated to the containerised hand cart of the municipality or to the nearest designated community waste storage bin. Failure to do so will attract fines as per the Schedule of Fines.</li> <li>6.3 House-guilies:</li> <li>6.3.1 It will be the responsibility of the owner/occupier of his/their premises with</li></ul>			
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<b>7.0</b> 7.1 7.2	up any litter created by pet animals on the street or any public place, and take adequate steps for the proper disposal of such waste possibly by their own sewage system. Failure to do so will attract fines as per the Schedule of Fines. <i>Penalties for contravention of these by-laws</i> On and after the date of commencement of these by-laws, there will be a familiarization/warning period of 30 days, after which, any contravention of these by-laws shall be punishable with fines as per the Schedule of Fines (Schedule V) for every instance of breach of these by-laws next time, the fine amount will be doubled. In case of a person or any polluter is not able to pay the fine as mentioned in Schedule, while contravening any of these by-laws he/she will be prosecuted under the provisions made in City Police Act & District Police Act / Indian Penal Code.	
8.	<i>Punishments:</i> Any person violating the provisions made in the by-laws (or) any person who is the custodian of a child aged less than 14 years who violates the provisions made in the by-laws will be deemed to be considered for punishment as per rule in force.	
9.	<b>Right to Appeal:</b> Any person aggrieved or affected by this Kayalpattanam Municipality Municipal Solid Waste Management By-Law, 2016 shall have the right to appeal before the Commissioner of Municipality. This by-law will take effect after the due approval of the Kayalpattanam Municipal Council. Schedule-I	
Tho o	Schedule of SWM User Charges owners/occupiers of the Households, Shops, Hotels, Restaurants, Office buildings	
	hopping complexes have to pay the Solid Waste Management User Charges as	
	below. The prescribed User charges shall be remitted in the collection centres or to	
the <b>NL</b>	uisance Detectors available on the spot.	

SI.N o	Details	Period	User fee * amount in Rs.
Ι	Residential		
a.	Individual House Hold with property tax less than Rs.500/-per half year	'	Rs.10
b.	Individual House Hold with property tax between Rs.501/- upto Rs.1000/- per half year	month	Rs.20
C.	Individual House Hold with property tax between Rs.1001/- upto Rs.2000/- per half year	every month	Rs.30
d	Individual House Hold with property tax between Rs.2001/- upto Rs.5000/- per half year	every month	Rs.40
II.	Institutional		
a.	Private Schools/College Hostels / Private office Complex	-	Rs. 250
III.	Commercial		
а.	Tea Shop / Snack shop (small)	Every month	Rs. 50
b.	Mobile Food stall	Every day	Rs. 10
С.	Hotels (small)	Once in a month	Rs.500
d.	Hotels/Restaurants(bigestablishments)/Complexes/complexes/complexes/upto 3.00 TPD	Every day	Rs.1000 ( as it requires to dispose the waste by engaging a Light commercial vehicle)

e.	Hotels/ Restaurants (big establishments) / Shopping Complexes / Commercial establishments generating waste more than 3.00 TPD	Every day	Rs.1500 ( as it requires to dispose the waste by engaging a heavy vehicle)	
f.	KalyanaMandapams/Marriage hall/ Public gathering / Party hall	For each event	Rs.500 (as it requires to dispose the waste by engaging a heavy vehicle)	
g.	Hospitals	Every month	Rs. 250/-	
h.		Every month	Rs.100/-	
i.	Small fish/mutton stall	Once in a month	Rs. 100	
j.	Provision stores/ any kind of sales stores	Once in a month	Rs. 50	
k.	Cinema Theatres and Entertainment centre	every month	Rs. 500	
I.	Vegetable Market yard	Daily	Rs.100	
m.	Slaughter House	Once in a month	Rs.300	
n.	Textile waste from Shops	Per load of a lorry	Rs.100	
0.	Leather waste from shops	Per load of a lorry	Rs.100	
p.	Any small scale industry waste	Per load of a lorry	Rs. 1000	
IV	Other Discarded Waste			
a.	Tree Trunk waste	Per Load of a Lorry	Rs. 250	

	b.	Other discarde	ed Ga	rden waste	Per Load of	Rs.250	
					a Lorry		
	c.	Construction	and	Demolition	Per Load of	Rs. 350	
		waste			a lorry		
	d.	Vegetables an	d frui	ts shops	Per month	Rs. 100	
Ν	ote :						
	1.	Any other type	of was	ste generator	s not listed in	I to IV, t	he user charge
		will be decided	by the	e Council sub	sequently base	ed on the	occurrence an
		necessity.					
	2.	There will be 10 %	increm	nent for every ye	ear in the prevaili	ng rates.	
* U	ser fe	es are suggestiv	e in n	ature and ULI	Bs are at liberty	/ to fix use	er fee according
		situations.					
	Sche	dule- IV					
	•••••			<b>•</b> • • • •	<pre>/ =-</pre>		
, L				Schedule	of Fines		
			Des	Schedule cription of	of Fines	Amount of	Fine applicable
	SI.				of Fines	for	Fine applicable breach of
				cription of	of Fines	for	
	SI.		I	cription of 3y-law		for B	breach of
	SI. No	Littering in any private propert	l v pub	cription of By-law lic place, Litte	ering on any	for B	breach of sy-law *
-	SI. No	Littering in any	l v pub v, Litt	cription of By-law lic place, Litte ter-throwing fi	ering on any	for B	breach of sy-law *
-	<b>SI.</b> No	Littering in any private propert Litter-throwing Establishments.	y, Litt	cription of By-law lic place, Litte ter-throwing fr om Shop	ering on any rom vehicles, s/Commercial	for B	breach of sy-law *
	SI. No	Littering in any private propert Litter-throwing Establishments. For not deliveri	y, pub y, Litt fr ng wa	cription of By-law lic place, Litte ter-throwing fi om Shop	ering on any rom vehicles, s/Commercial	for B	breach of sy-law *
-	<b>SI.</b> No	Littering in any private propert Litter-throwing Establishments. For not deliveri as specified in s	y, Litt y, Litt ng wa	cription of By-law lic place, Litte ter-throwing fi om Shop este on segreg te bins:	ering on any rom vehicles, s/Commercial	for B R	breach of By-law * S.100/-
	<b>SI.</b> No	Littering in any private propert Litter-throwing Establishments. For not deliveri as specified in s a) individuals ho	y pub y, Litti fr ng wa epara puseho	cription of By-law lic place, Litte ter-throwing fi om Shop liste on segreg te bins: olds	ering on any rom vehicles, s/Commercial	for B R	breach of By-law * s.100/- s.100/-
	<b>SI.</b> No	Littering in any private propert Litter-throwing Establishments. For not deliveri as specified in s	y pub y, Litti fr ng wa epara puseho	cription of By-law lic place, Litte ter-throwing fi om Shop liste on segreg te bins: olds	ering on any rom vehicles, s/Commercial	for B R	breach of By-law * S.100/-

3.	For not delivering Construction and Demolition waste in a segregated manner as specified	Rs.5,000/-	
4.	For not delivering garden waste and tree trimmings as specified	Rs.100/-	
5.	For depositing waste outside designated community waste storage bin or in any non-designated area	Rs.500/-	
6.	Burning of waste		
	a) Individuals within their premises	Rs.100/-	
	b) Individuals in public places	Rs.200/-	
	c) Institutions and Establishments	Rs.500/-	
7.	For not storing and delivering fish, poultry and meat waste (non-household) in a segregated manner as specified	Rs.500/-	
.8	For a vendor/hawker without a container/waste basket	Rs.100/-	
9	For a vendor/hawker who does not deliver waste in a segregated manner as specified	Rs.500/-	
10.	For not cleaning-up after public gathering/event within 24 hours	Forfeiture of the Cleanliness Deposit together with a fine of Rs.1000/-	
Note			
1	. Any other type of violations not listed in 1 to 10		
	breach of by-law and swm rule shall decide by	the Council subsequently	
~	based on the occurrence and necessity.		
2.	There will be 10 % increment for every year in the prev	raining rates.	

	* The fine amount proposed are suggestive in nature and ULBs are requested to fix the fine amount according to the local situations.	
1374	பன்றப்பொருள்: 2 காயல்பட்டணம் நகராட்சியில் சிறிய மற்றும் நடுத்தர நகரங்களுக்கான நகர்புற உட்கட்டமைப்பு மேம்பாட்டுத்திட்டத்தின் கீழ் ரூ.2967.00இலட்சம் மதிப்பில் புதிய குடிநீர் மேம்பாட்டுத்திட்டம் செயல்படுத்த அரசானை பிறப்பிக்கப்பட்டு அதன்படி ஒப்பந்தப்புள்ளி கோரப்பட்டு குறைந்த ஒப்பந்தப்புள்ளி வழங்கிய M/s ஸ்ரீராம் இ.பி.சி. லிட்,சென்னை என்ற நிறுவனத்தின் ஒப்பந்தப்புள்ளி வழங்கிய M/s ஸ்ரீராம் இ.பி.சி. லிட்,சென்னை என்ற நிறுவனத்தின் ஒப்பந்தப்புள்ளி வழங்கிய M/s ஸ்ரீராம் இ.பி.சி. லிட்,சென்னை என்ற நிறுவனத்தின் ஒப்பந்தப்புள்ளியின்படி கோரப்பட்ட தொகை ரூ.27,84,15,000/-க்கு பணிகள் செய்ய 07.01.2013 அன்ற வேலை உத்திரவு வழங்கப்பட்டு பணிகள் அனைத்தும் முடிக்கப்பட்டு மாண்புமிகு தமிழக முதல்வர் அவர்களால் 08.03.2017 அன்ற திறந்து வைக்கப்பட்டு தற்பொழுது பயன்பாட்டுக்கு வந்துள்ளது.இத்திட்டத்தின் மூலம் நகராட்சி பொதுமக்களுக்கு தற்பொழுது போதுமான அளவு குடிநீர் வழங்கப்பட்டு வருகிறது. மேற்கண்ட இத்திட்டத்தின் விரிவான திட்ட மதிப்டு 2008-09ல் தயாரிக்கப்பட்ட பொழுது குடிநீர் விநியோகக்குழாய் அமைத்து 2008-09ம் ஆண்டு நகராட்சி குடிநீர் இணைப்பு பதிவேட்டின்படி 6863 எண்ணம் வீட்டுக்குடிநீர் இணைப்புகள் வழங்குவதற்கு வழிவகை செய்யப்பட்டுள்ளது. ஆனால் காயல்பட்டிக்குடிநீர் இணைப்புகள் 15 எண்ணம் கப்சியல் குடிநீர் இணைப்பு குடேக்குடி வருக்குடிறீர் இணைப்புகளுப் 15 எண்ணம் கப்ட்டிய குடிநீர் இணைப்புகளும் வழங்கப்பட்டு தற்பொழுது பயன்பாட்டில் உள்ளது. ஆனால் திட்ட மதிப்பீட்டில் 6863 எண்ணம் வீட்டுக்குடிநீர் இணைப்புகளை Flow control Valve இணைத்து செய்வதற்கும் ஏற்கனவே திட்ட மதிப்பீட்டில் அனுமதிகாள்ளப்பட்டுள்ளது. அதனால் கூடுதலாக உள்ள 2352 எண்ணம் குடிநீர் இணைப்புகளை Flow control Valve இணைத்து செய்வதற்கும் ஏற்கனவே திட்ட மதிப்பீட்டில் அனுமிக்கப்பட்டுள்ளது. அதனால் கூடுதலாக உள்ள 2352 எண்ணம் குடிநீர் இணைப்புகளை Flow control Valve இணைத்து செய்வதற்கும் ஏற்கனவே திட்ட மதிப்பீடில் அனுமன் 6863 குடிநீர் இணைப்புகளுக்கு Flow Control Valve இல்லாததனை திட்ட மதிப்பீடில் மீதுமுள் பொருத்துவதர்களும் உத்தேசு மதிப்பீடு சுதனை திட்ட மதிப்பீட்டில் மீதுமுர் தொகைய்புகளைபு 15 வீட்டிக்குடிநீர் இல்லாத இணைப்புகளையும் Flow Control Valve – களுடன் சேர்த்து அமைக்க தற்பொடிதன்னை என்ற திவன் மேன்களை செய்து வருப் இனைத்துனர் நிறவ	அனுமதிக்கப்பட்டது

1375	மன்றப்பொருள்: 3 காயல்பட்டணம் நகராட்சியில் சிறிய மற்றும் நடுத்தர நகரங்களுக்கான நகர்புற உட்கட்டமைப்பு மேம்பாட்டுத்திட்டத்தின் கீழ் ரூ.2967.00இலட்சம் மதிப்பில் புதிய குடிநீர் மேம்பாட்டுத்திட்டம் செயல்படுத்த அரசானை பிறப்பிக்கப்பட்டு அதன்படி ஒப்பந்தப்புள்ளி கோரப்பட்டு குறைந்த ஒப்பந்தப்புள்ளி வழங்கிய M/s ஸ்ரீராம் இ.பி.சி. லிட்,சென்னை என்ற நிறுவனத்தின் ஒப்பந்தப்புள்ளி வழங்கிய M/s ஸ்ரீராம் இ.பி.சி. லிட்,சென்னை என்ற நிறுவனத்தின் ஒப்பந்தப்புள்ளியின்படி கோரப்பட்ட தொகை ரூ.27,84,15,000/-க்கு பணிகள் செய்ய 07.01.2013 அன்று வேலை உத்திரவு வழங்கப்பட்டு பணிகள் அனைத்தும் முடிக்கப்பட்டு மாண்புமிகு தமிழக முதல்வர் அவர்களால் 08.03.2017 அன்று திறந்து வைக்கப்பட்டு தற்பொழுது பயன்பாட்டுக்கு வந்துள்ளது.இத்திட்டத்தின் மூலம் நகராட்சி பொதுமக்களுக்கு தற்பொழுது தினசரி 3.60MLD குடிநீர் பெறப்பட்டு வழங்கப்பட்டு வருகிறது. இந்நகராட்சியில் மொத்தம் 15019 வரி இனங்கள் உள்ளது.இதில் கமர்சியில் வரி இனங்கள் 499 எண்ணம்,தொழிற்சாலை வரி இனங்கள் 252 மற்றும் வீட்டு வரி இனங்கள் 14268ம் உள்ளது. தற்பொழுது நகராட்சியில் 9200 எண்ணம் வீட்டுக்குடிநீர் இணைப்புகளும் 15 எண்ணம் கமர்சியல் குடிநீர் இணைப்புகளும் வழங்கப்பட்டு பயன்பாட்டில் உள்ளது.இத்திட்ட அறிக்கையில் புதிய குடிநீர் மேம்பாட்டுத்திட்டப்பணிகள் முடிக்கப்பட்டு பயன்பாட்டிற்கு வரும் காலங்களில் கூடுதலாகவும் வீட்டுக்குடிநீர் இணைப்புகள் வழங்கிடலாம் என தெரிவிக்கப்பட்டுள்ளதன்படி மேலும் கூடுதலாக சுமார் 2585 குடிநீர இணைப்புகள் மேற்கண்ட குடிநீர் திட்டத்தில் பெறப்படும் குடிநீரை தினிவிக்கப்பட்டு மற்றும் 04.12.2016 ஆகிய தேதிகளில் மேற்கொண்ட ஆய்வின் போது தெரிவிக்கப்பட்டதுன் கூடுதலாக 2585 எண்ணம் குடிநீர் இணைப்புகள் வழங்கினால்,ஒரு குடிநீர் இணைப்பிற்கு வைப்புத்திடின் தே.5000/- வீதம் 2585 என்ணம் குடிதீர் இணைப்பன் குணைப்து வைக்குப்பட்டின் கூடுதலாக சுவார் 2585 எண்ணம் வீட்டுக்குடி வாய்ப்புக்கு கர் இனைன்பிற்கு மொத்தப் ரூ பிதலதேடீப் நகராட்சிக்கு வருவாய் கிடைக்கும் வாய்ப்புள்ளதால் நகராட்சி வருவாயை அதிகப்படுத்திடும் நோக்கில் மேற்கண்டவானு அவர்களுக்கு கருத்தரு சமர்ப்பிக்க அனுமதி வேன்டப்படுகிறது.	அனுமதிக்கப்பட்டது
1376	மன்றப்பொருள்: 4 காயல்பட்டணம் நகராட்சியில் சிறிய மற்றும் நடுத்தர நகரங்களுக்கான நகா்புற உட்கட்டமைப்பு	அனுமதிக்கப்பட்டது

	மேம்பாட்டுத்திட்டத்தின் கீழ் ரூ.2967.00இலட்சம் மதிப்பில் புதிய குடிநீா் மேம்பாட்டுத்திட்டம் செயல்படுத்த அரசானை பிறப்பிக்கப்பட்டு பணிகள் அனைத்தும் முடிக்கப்பட்டு மாண்புமிகு தமிழக முதல்வா் அவா்களால் 08.03.2017 அன்று திறந்து வைக்கப்பட்டு நகராட்சி பொதுமக்களுக்கு தற்பொழுது போதுமான அளவு குடிநீா் வழங்கப்பட்டு வருகிறது. இத்திட்டத்தின் தலைமை நீரேற்றும் நிலையமானது காயல்பட்டணம் நகராட்சியிலிருந்து சுமாா் 35 கிலோ மீட்டா் தொலைவில் உள்ள ஸ்ரீவைகுண்டம் பொன்னன்குறிச்சியில் அமைந்துள்ளது. இவ்வாறு தலைமைநீரேற்றும் நிலையத்திலிருந்து வழங்கப்படும் குடிநீாினை பாதுகாக்கப்பட்ட குடிநீராக குளோாினேசன் செய்து வழங்குவதற்கு தலைமை நீரேற்றும் நிலையத்தில் குளோாினேசன் பிளாண்ட் அமைக்க தயாாிக்கப்பட்ட உத்தேச மதிப்பீடு ரூ.9.90இலட்சத்திற்கும் செலவினத்தை நகராட்சி குடிநீா் திட்ட வருவாய் நிதியிலிருந்து மேற்கொள்ளவும் அனுமதிக்கு.	
1377	மன்றப்பொருள்: 5 காயல்பட்டணம் நகராட்சிக்கு சுமார் 12.50கிலோ மீட்டர் தொலைவில் அமைந்துள்ள ஆத்தூரிலிருந்து தமிழ்நாடு குடிநீர் வடிகால்வாரியம் மூலம் வழங்கப்படும் குடிநீர் வழங்கப்பட்டு வருகிறது. இவ்வாறு வழங்கப்படும் குடிநீரில் குளோரினேசன் செய்து பாதுகாப்பான குடிநீராக வழங்குவதற்கு நகராட்சிப்பகுதி உச்சிமகாளியம்மன் கோவில் தெருவில் நகராட்சியின் மூலம் 2014-15ம் ஆண்டு குளோரினேசன் பிளாண்ட் அமைக்கப்பட்டு நல்ல முறையில் செயல்படுத்தப்பட்டு வருகிறது. தற்பொழுது காயல்பட்டணம் நகராட்சிக்கு தனியாக சிறிய மற்றும் நடுத்தர நகரங்களுக்கான நகர்புற உட்கட்டமைப்பு மேம்பாட்டுத்திட்டத்தின் கீழ் ரூ.2967.00இலட்சம் மதிப்பில் புதிய குடிநீர் மேம்பாட்டுத்திட்டத் செயல்படுத்தப்பட்டு பயன்பாட்டுக்கு கொண்டு வரப்பட்டுள்ளது.ஆதலால் மேற்கண்டவாறு நகராட்சிப்பகுதியில் அமைக்கப்பட்டுள்ள குளோரினேசன் பிளாண்டினை சீரமைத்து அதன் அமைப்பினை மாற்றி நகராட்சிக்கு சொந்தமான குடிநீர் குழாயில் பொருத்துவதற்கும் தேவையான மேம்பாட்டுப்பணிகளை செய்வதற்கும் தயாரிக்கப்பட்ட உத்தேச மதிப்பீடு ரூ.4.00இலட்சத்திற்கும் செலவினத்தினை நகராட்சி வருவாய் நிதியிலிருந்து மேற்கொள்ளவும் அனுமதிக்கு.	அனுமதிக்கப்பட்டது
1378	மன்ற பொருள்: <b>6</b> காயல்பட்டிணம் நகராட்சி EPF வழக்கு தொடர்பாக பெஙகளுர் நீதி மன்றத்தில் அபிடவிட் தாக்கல் செய்ய வழக்கறிஞர் திரு.எம்.இ.இளஙகோ அவர்களுக்கு வழக்கறிஞர் கட்டணமாக தொகை ரூ.7500/– வழஙகப்பட்டது. மன்றத்தின் பார்வைக்கு வைக்கப்படுகிறது.	பாா்வையிட்டு அனுமதிக்கப்பட்டது

13	9 மன்ற பொருள்: 7 காயல்பட்டணம் நகராட்சி 2017–18 ஆம் ஆண்டிற்க்கு தயாா் செய்யப்பட்ட உத்தேச வரவு செலவு திட்ட அறிக்கை மன்றத்தின் பாா்வைக்கும் பதிவிற்க்கும் வைக்கப்படுகின்றது	பாா்வையிட்டு பதிவு செய்யப்பட்டது
13	மன்ற பொருள்: 8 காயல்பட்டணம் நகராட்சியில் உள்ள பொது சுகாதார வாகனஙகளுக்கு அவ்வப்போது ஏற்படும் பழுதுகளை சரி செய்வதற்க்காக சில்லறை செலவுகள் செய்யப்பட்ட வகைக்கு அவசர காலம் கருதி ஒட்டுநர் திரு.வெ.இராதாகிருஷ்ணன் என்பவரால் தொகை ரூ.6463/– செலுத்தப்பட்டு, வாகன பராமரிப்பு செய்யப்பட்டுள்ளதை அன்னாருக்கு வழஙகப்பட்டது.மேற்படி செலவினத்திற்கு மன்றத்தின் அனுமதிக்கு வைக்கப்படுகிறது.	அனுமதிக்கப்பட்டது
13	1 மன்ற பொருள்: 9 காயல்பட்டணம் நகராட்சி நகராட்சிகள் சட்டம் 1920 விதி எண்15ன் கீழ் அவசர அவசிய செலவினஙகள் மேற்கொண்டதற்கான பதிவேடு மன்றத்தின் பார்வைக்கும் பதிவிற்க்கும் வைக்கப்படுகின்றது.	குடிநீா் அவசர அவசியம் கருதி செய்யப்பட்ட பணிகளுக்கு பதிவேடு பாா்வையிட்டு அனுமதிக்கப்பட்டது
13	மன்ற பொருள்: 10 காயல்பட்டணம் நகராட்சி –டெக்ஸ்கோ நிறுவன ஒப்பந்தபணியாளர்களின் (பொது சுகாதராப்பிரிவு வாகன ஒட்டுநர் - 1 நபர் மற்றும் குடிநீர் பிரிவு மேல்நிலை நீர்த்தேக்கத்தொட்டி இயக்குபவர் - 1நபர்) ஒப்பந்த காலம் நீட்டிப்பு 06.01.2017 முதல் 05.01.2018 வரையிலான ஒராண்டுகாலம் நீட்டிப்பு செய்ய அந்நிறுவனத்திடமிருந்து வரப்பெற்ற கடித எண்–Lr.No.14003/Kayal Mc/TTN/SG/2017- 2018,Dt-06.01.2017.ன் படி ஒராண்டு காலம் நீட்டிப்பு செய்ய மன்றத்தின் பார்வைக்கு வைக்கப்படுகிறது.	அனுமதிக்கப்பட்டது

1383	மன்ற பொருள்: 11 காயல்பட்டணம் நகராட்சியில் உள்ள பொது சுகாதார வாகனஙகளுக்கு இன்சூரன்ஸ் 27/02/2017 ம் தேதியுடன் முடிவடைவதால்,அதற்கான இன்சூரன்ஸ் தொகை ரூ.54653/–ஐ யுனெடெட் இண்டியா இன்சூரன்ஸ் நிறுவனத்திற்கு தொகை வழஙக மன்றத்தின் பார்வைக்கு வைக்கப்படுகிறது. 1)டி.என் 69 யு 6922 ரூ–21084/– 2)டி.என் 69 எஸ் 0146 ரூ–18805/–	அனுமதிக்கப்பட்டது
	3)டி.என் 69 எஸ் 0761 ரூ– 7382/– 4)டி.என் 69 எஸ் 0767 ரூ– 7382/– 	
1384	மன்றப்பொருள்: 12 காயல்பட்டினம் நகராட்சியில் உரக்கிடஙகு Compost Plant அமைக்க 1வது வார்டுக்குட்பட்ட கடையக்குடி பகுதியில் நில அளவை எண்.278/1பி என்ற இடத்தில் சுமார் 5.00 ஏக்கர் இடம் தனியாரிடமிருந்து நகராட்சிக்கு தானமாக பெறப்பட்டுள்ளது இந்த இடத்தில் தற்பொழுது உயிரி எரிவாயு நிலையம் Bio Methanation Plant அமைக்கப்பட்டு பணிகள் முடிவடைந்து பயன்பாட்டுக்கு வரும் நிலையில் உள்ளது இந்த இடத்தில் அடிப்படை கட்டமைப்பு வசதிகள் இல்லாத நிலையில் இந்த இடத்தில் குப்பைள் கொட்டுவதற்கு Dumping செய்தல் NGT வழக்கில் தடை உத்திரவு உள்ளது. அதனால் காயல்பட்டினம் நகராட்சியில் தனசரி சேகரமாகும் திடக்கழிவுகள் MSW Rules 2016ன்படி பிரித்து கையாள்வதை செயல்படுத்தி திடக்கழிவுகள்ளை முறையாக கையாளுதல் மற்றும் மறுசுழற்சி மற்றும் மறு பயன்பாட்டிற்கு கொண்டு வருதல் தொடர்பாக திடக்கழிவுகளை முறைப்படுத்துவதற்கு இயலாத நிலை உள்ளதால் வேறு இடஙகளில் பராமரிப்பின்றி உள்ள அரசு புறம்போக்கு சர்வே எண்.42/11 மயானம் மற்றும் 43/1 வண்ணான் துரை வட்ட கிணறு ஆகிய பகுதிகளில் திடக்கழிவுகள் பிரிக்காமல் கொட்டப்பட்டு (Dumping) செய்து வரப்படுகிறது. இந்த இடத்தில் குப்பை கொட்டுவதை தடை செய்திட பார்வை 2ல் கண்ட நீதிமன்ற வழக்கு எண்.221/16ன் படி வழக்கு தாக்கல் செய்யப்பட்டு தடை ஆணை பிறப்பிக்கப்பட்டுள்ளது.	அனுமதிக்கப்பட்டது

எனவே, தற்போது தினசரி சேகரிக்கப்படும் திடக்கழிவுகளை முறையாக கையாளுதல முறைப்படுத்துதல் (Disposal) செய்தல் ஆகியவற்றிகு (Compost Plant) இல்லாததால் தற்போத பயன்பாட்டிற்கு தயாராக உள்ள Bio Methanation Plant னை பயன்படுத்தி மக்கக்கூடிப திடக்கழிவிலிருந்து மின் உற்பத்தி செய்திட (Energy Generate) நடவடிக்கை எடுத்திடலாம். எனவே மேலும் Bio Methanation Plantக்கு Consent for Authorization பெறப்பட்டுள்ளது Consent fo Operation பெற விண்ணப்பிக்கப்பட்டு நடவடிக்கை எடுக்கப்பட்டுள்ளது. இந்நிலையில் Bio Methanation Plant பயன்பாட்டிற்கு கொண்டு வர மேற்கூறிய Bio Methanation Plan செயல்படத்திட அடிப்படை கட்டமைப்பு ஏற்படுத்திட Bio Methanation Plant – னை சுற்றி சுற்றுச சுவர் கட்டி குடிநீர் மற்றும் விளக்கு வசதிகள் அமைத்தல் பணிக்கு தயாரிக்கப்பட்ட உத்தேச மதிப்பீடு ரூ.33.00இலட்சத்திற்கும் மேற்கண்ட மதிப்பீட்டு செலவினத்தை நகராட்சி வருவாய நிதியிலிருந்து மேற்கொள்ளவும் அனுமதி வேண்டப்படுகிறது.	ற்போது க்கூடிய மூலம் எனவே, ent for ல் Bio Plant சுற்றுச் _த்தேச	
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