



# NAGAPATTINAM-QUAID-E-MILLETH

## DISTRICT GAZETTE

PUBLISHED BY AUTHORITY

No. 2 ] NAGAPATTINAM, FEBRUARY 11, 1992  
Thai 28, Pirajorpathi, Thiruvalluvar Aandu—2023

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### NOTIFICATION BY GOVERNMENT.

#### HOUSING AND URBAN DEVELOPMENT DEPARTMENT.

Declaration of Panangudi Town as New Town Development Area and formation of certain revenue villages.

[G. O. Ms. No. 1217, Housing and Urban Development (UD IV), 17th September 1991.]

In exercise of the powers conferred by clause (c) of sub-section (1) of section 10 of the Tamil Nadu Town and Country Planning Act, 1971 (Tamil Nadu Act 35 of 1971), the Governor of Tamil Nadu hereby declares his intention to specify the areas specified in column (2) of the table below, to be the site for the New Town Area with the name specified in the corresponding entry in column (1) thereof.

Notice is hereby given that this notification will be taken into consideration under sub-section (4) of the said section 10 on or after the expiry of two months from the date of the publication of the notification in the *Tamil Nadu Government Gazette* and that objection or suggestion, if any, which may be received from any inhabitant or any local authority or institution in the said areas, with respect thereto, before the expiry of the period aforesaid will be duly considered by the Government of Tamil Nadu. Objection or suggestion, if any, in writing, should be addressed to the Secretary to Government, Housing and Urban Development Department, Fort St. George, Madras-600 009.

## THE TABLE

Name of the New Town area.	Area forming the New Town number and names of revenue villages.	(1)	(2)
		Panangudi—cont.	151 Uthamachaluram
			152 Narimanam
			153 Gojurajapuram
			154 Kuttalam
			33 Nagoor (Rural Area).
(1)	(2)		
Panangudi	147 Eranvanchery		
	148 Thittachery		
	149 Agrakondagai		
	150 Panangudi		

I. N. VIJAYARAGHAVAN,  
Secretary to Government.

## NOTIFICATION BY THE COLLECTOR.

Proposal for grant of "No-objection Certificate" under Tamil Nadu Cinemas (Regulation) Act.

FORM A-2

[Notice under rule 35-A (4) of the Tamil Nadu Cinemas (Regulation) Rules, 1957.]

Whereas, Thiru M. Jayakumar *alias* Kanmani, residing at Ammayappan village, Kodavasal taluk has applied to me on 11th November 1991 for the grant of a "No-objection Certificate" to locate a touring cinema at the site measuring about 0.400 hectare and bearing Survey Nos. 157-11, 12, 13, Ammayappan village, Kodavasal taluk, Nagapattinam-Quaid-e-Milleth district belonging to Thiru M. Jayakumar, son of P. Muthaiya Servai;

Notice is hereby given that any person having any objection to the grant of a "No-objection Certificate" as aforesaid on the grounds of non-compliance by the applicant with any of the provisions of the Tamil Nadu Cinemas (Regulation) Act, 1955 (Tamil Nadu Act IX of 1955) or with any of the rules thereunder should file his objections in writing before the licensing authority within 21 days of the publication of this notice.

Any objection filed after this period shall be liable to be summarily rejected.

K. SKANDAN,  
Collector (Licensing Authority),  
Nagapattinam-Quaid-e-Milleth district.

Nagapattinam,  
18th December 1991.

## JUDICIAL NOTIFICATION.

ADJOURNMENT OF CIVIL AND SESSIONS COURTS IN EAST THANJAVUR DISTRICT FOR SUMMER, DASARA AND CHRISTMAS HOLIDAYS FOR THE YEAR 1992.

Nagapattinam and Nannilam will be closed from Monday, the 4th May 1992 to Friday, the 5th June 1992 (both days inclusive).

In consonance with the instructions issued by the High Court, Madras in its Roc. No. 8701/91, C.3, dated 6th December 1991, it is hereby notified that all the Civil and Sessions Courts in the District of East Thanjavur will be closed for Summer, Dasara and Christmas Holidays during the year 1992 as hereunder.

## 1. SUMMER VACATION.

The District and Sessions Court of East Thanjavur at Nagapattinam, the Courts of the Subordinate and Assistant Sessions Judges of Mayiladuthurai and Nagapattinam and the District Munsif's Courts of Mayiladuthurai, Sirkali, Tiruvarur, Tiruthuraiipoondi,

## 2. DASARA HOLIDAYS

The District and Sessions Court of East Thanjavur at Nagapattinam and the Courts of the Subordinate and Assistant Sessions Judges of Mayiladuthurai and Nagapattinam and the District Munsif's Courts of Mayiladuthurai, Nagapattinam, Sirkali, Tiruthuraiipoondi, Tiruvarur and Nannilam will be closed from Wednesday, the 7th October 1992 to Friday, the 9th October 1992 (both days inclusive).

## 3. CHRISTMAS HOLIDAYS

The District and Sessions Courts of East Thanjavur at Nagapattinam and the Courts of the Subordinate and Assistant Sessions Judges of

Mayiladuthurai and Nagapattinam and District Munsif's Courts of Mayiladuthurai, Sirkali, Tiruvarur, Tiruthurai, ooradi, Nagapattinam and Nannilam will be closed from Monday, the 28th December 1992 to Thursday, the 31st December 1992 (both days inclusive).

The Office of the Part-time Official Receiver, Nagapattinam will remain open throughout the vacation.

No plaints or petitions, except applications for grant of copies and for service and execution of process will be received during the adjournments. In case vacation Civil Judge is appointed by the Government for the East Thanjavur Unit under section 10 of the Madras Civil Courts Act (Central Act III of 1873 as amended by section 4 of the Madras Act 17 of 1959), civil suits, appeals and other proceedings in cases along will be received and disposed of by him in terms of section 30 (c) of the abovesaid act and the rules that may be framed in this behalf. Otherwise these proceedings should be presented to High Court, Madras.

The Office of the Copyists and Process Service Establishment and Execution Department will be kept open throughout the vacation but no arrest warrant will be executed during the adjournments.

The office of the other departments will be closed. Arrangements will however be made for the followings.—

(i) furnishing the copies and Process Service Establishment with necessary records and original orders;

(ii) for transmitting to the High Court records in appeal, etc., and

(iii) for all administrative matters.

Nagapattinam,  
3rd January 1992.

(Signed) \_\_\_\_\_,  
District and Sessions Judge,  
East Thanjavur district.

## LOCAL AND MUNICIPAL NOTIFICATION.

### DRAFT BYE-LAWS FOR WATER SUPPLY.

#### SIRKALI MUNICIPALITY.

Bye-laws framed under sections 130, 131, 132 and 306 (3) (d), (e), (f), (g), (h) and (i) and 309 of the Tamil Nadu District Municipalities Act, 1920 as amended for the grant and control of house service connection and as adopted by Resolution Nos. 118 (13), 119 (14), dated 10th April 1991 of the Sirkali Municipal Council are hereby published for general information of the public. Objection if any should be made to the Municipal Commissioner, Sirkali Municipality within 30 days from the date of publication of these bye-laws and confirmed by the S.E. (T.W.A.D.), Thanjavur Circle, Thanjavur.

### WATER SUPPLY BYE-LAWS.

#### PART-I.

1. Every application for the supply of water under sub-section (1) of section 132 of the Tamil Nadu District Municipalities Act, 1920 as amended shall be in writing signed by the owner or occupier of the premises and so far as may be in the Form (A) (Hereunto annexed) and the work necessary for such supply shall not be commenced until the applicant has deposited with the Executive Authority the estimated cost as fixed by him on or before the date specified by him.

NOTE.—(i) This estimate will include a centage of 10 per cent of the actual cost of work against supervision charges subject to a minimum of Rs. 10.

Provided that in the case of supply of Government buildings the value of the work and supervision charges connected therewith shall not be payable in advance to the Executive Authority.

(ii) Every such application shall be accompanied by a registration fee of Rs. 5 which is in no case refundable.

(iii) A security deposit in advance towards payment of water charges shall be collected in the manner as below.—

For domestic connections .. Rs. 200

For Commercial, Industrial connections Rs. 400

2. The supply of water to all service connections whether for domestic or non-domestic use within the municipal limit shall be on meter rate system only. For premises where water would be drawn for purely household purpose the charges will be at domestic rates specified in bye-law No. 3(b) infra. But if the Executive Authority has reasons to believe that in any case water supplied under this rate is used or is likely to be used for other than domestic Purpose, he may require the owner or the occupier to pay at commercial or industrial rate for the service connection as the case may be specified in bye-law No. 3(b) infra and in default order for cutting off the supply as per bye-law.

3. (a) The nature of supply to any premises (i.e.) whether domestic or commercial or industrial shall be determined by the Municipal Council with reference to the explanation under relevant Municipalities Act, 1920 as amended.

(b) Charges for supply of water will be at the following rates.—

RATES FOR WATER SUPPLY.

Year. (1)	Domestic rate/ 1,000 litres. (2)		Minimum Rs./ month. (3)		Commercial rate/ 1,000 litres. (4)		Minimum Rs./ month. (5)		Industrial rate/ 1,000 litres. (6)		Minimum Rs./ month. (7)	
	Rs.	P.	Rs.	P.	Rs.	P.	Rs.	P.	Rs.	P.	Rs.	P.
1989-90	..	..	..	..	..	..	..	..	..	..	..	..
1990-91	..	..	..	..	..	..	..	..	..	..	..	..
1991-92	..	1 50	20	00	3	00	40	00	4	50	60	00
1992-93	..	1 50	20	00	3	00	40	00	4	50	60	00
1993-94	..	1 50	20	00	3	00	40	00	4	50	60	00
1994-95	..	1 50	20	00	3	30	45	00	4	95	66	00
1995-96	..	1 50	20	00	3	30	45	00	4	95	66	00
1996-97	..	1 65	22	00	3	30	45	00	4	95	66	00
1997-98	..	1 65	22	00	3	65	50	00	5	45	73	00
1998-99	..	1 65	22	00	3	65	50	00	5	45	73	00
1999-2000	..	1 65	22	00	3	65	50	00	5	45	73	00
2000-2001	..	1 65	22	00	4	00	55	00	6	00	80	00

NOTE—The rates will be revised if warranted.

4. Service connections to institutions, owned, controlled and managed by the council shall be on meter rate basis and will be charged at the rates noted in 3(a) for domestic, commercial or industrial supplied as the case may be. In all such cases screw down ferrules will be fixed and the flow of water throttled at the ferrule to give a discharge of not more than five litres per minute per tap during the hours of minimum demand.

(a) In the case of house connections to market and conservancy depots where water is used for both domestic and other than domestic purposes the supply to the extent of 250 litres per day shall be considered as drawn for domestic purposes and the water consumed in excess of the above quantity shall be considered as used for commercial purposes and charges accordingly.

5. Every house to which water supply pipe is laid shall be provided with only one service connection and controlled by a stopcock and screw-down ferrule. No house shall be supplied with water from the existing or prospective service connection of any water from the adjoining house or premises.

6. (a) Subject to these bye-laws the diameter and the character of the service and communication pipes and the number sizes and kind of stop cocks or taps shall in each case be determined by the Executive Authority having regard to the pressure available at the point of off-take at the main and the distance of the premises to be served from the main. For all service connections (1/2") 15 mm. pipes only shall be laid for distance below 30 metres and (3/4") 20 mm. pipes in other cases. In every case for distance below 30 metres, diameter of the bore in the water main shall be (1/4") 5 mm. less than that of the service pipe.

except that in the case of (1/2") 15 mm. service pipe the dia of the bore shall be (3/8") 10 mm. Provided in the case where the diameter of the bore so arrived at is not equal to the standard size of ferrule available. The diameter of the bore shall be fixed at the immediate next standard size of ferrule available. The flow of water will be throttled at the ferrule to give a discharge of not more than five litres per minute per tap during the hours of minimum demand for all service connections. All taps in house services shall be screw down pattern of tested quality of any type approved by the Superintending Engineer, TWAD Board, Thanjavur Circle, Thanjavur and their size shall not exceed (Half an inch) 15 mm.

(b) Provided in cases where either the dia of the service pipe exceeds (3/4") 20 mm. or the length of service pipe exceed 90 metres. (300 feet) that shall be determined and approved by the Superintending Engineer, T.W.A.D. Board Circle.

(c) All taps fittings etc., of a house service connection shall be so fixed so as to afford facility for easy inspection by the Authorities. Every house owner or occupier shall afford all facilities for such inspection failing which water supply will be cut off.

(d) No tap of any service connections shall be allowed in such a position as to render it liable to become submerged in water issuing from it or in a position where the split of wash water cannot be discharged by gravitation to the nearest ditch or drain.

(e) The risk of inlets to water tanks in premises and public cattle watering troughs getting submerged and allowing back syphonage should be eliminated completely by providing overflow below the level of the inlet even when they are fitted with ball valves.

(f) Whenever a service pipe is laid across a sewer, open drain privy or any other place where in the opinion of the Executive Authority, it is liable to be damaged or to cause contamination of water such pipe shall be passed through on iron pipe of such length diameter and thickness as the Executive Authority may approve and the pipe shall be laid at such level as the Executive Authority may direct.

(g) It shall be the duty of the owner or occupier of the premises to bring to the notice of the Authorities without delay and defects or leaks noticed in the service connection pipe or tap, or other fittings connected with it.

7. (a) The charges for the supply of water to Mosque, Temple and Churches shall be at the domestic rate specified in bye-law 3(b).

(b) In the case of big temples, Mosques and Churches two taps each suitably throttled may be allowed and in the case of small Temples, Mosques and Churches one tap each may be similarly allowed. The decision of the Executive Authority shall be final as to which Institutions are to be considered big and which small. The charges are payable as indicated in (a) above.

8. (i) Meters shall be supplied by the Council or the owner or the occupier of the premises as decided by the Council. The meter shall be always under the lock and key of the officers and servants of Council sealed by them and shall ordinarily be read once in two months.

(ii) Where a meter has already been or is supplied by the Council, the owner or occupier of the premises shall pay as meter rent and maintenance charges of Rs. 4 per month or part thereof per meter, during the period when the meter is in working order. In the case of meter supplied by the owner or occupier of the premises, only a maintenance charges of Rs. 2 per month or part thereof per meter shall be recoverable during the period when the meter is in working order.

(iii) Where a meter supplied by the owner or occupier of the premises goes out of order he or she shall arrange to have the meter repaired or renewed at his or her cost under the supervision of the Executive Authority within two months from the date of the receipt of orders from Executive Authority failing which the connection shall be cut off by the Executive Authority. Repairs to meters supplied by the Municipality shall be carried out at the cost of the Municipality.

(iv) Charges for water supplied during the above period when the meter is out of order shall be levied in the manner prescribed in bye-law No. II infra.

9. (a) The charges for water supplied shall be always payable in the local body Treasury within seven days after the demand is made. Normally meter reading will be taken by the staff of the local body once every 2 months and the demand shall ordinarily be made before 10th of the succeeding month in which the meter reading was taken.

(b) (i) If the amount under bye-law 9 (a) is not paid within the specified period the Executive Authority is at liberty to cut off the service connection at anytime after 15 days from the date of service of notice of demand of such arrears on the owner or occupier of the premises and the Council/Municipality or the Executive Authority shall not be liable for any damages for such cutting off the supply.

(ii) Payment for all water supplied under the terms and conditions laid down in these bye-laws, if not paid by the party concerned within the stipulated time shall be recoverable in the same manner as property tax.

(c) A sum of Rs. 5 shall be charged for every reconnection in case the supply is cut off for non-payment of water charges.

(d) No remission for non-use of water shall be granted for portions of quarter. Remission may be granted by the Executive Authority for non-use of water for full quarters, subject to previous intimation of such non-use, with a request to close the water supply temporarily and subsequent demand for remission. The charges for such temporary disconnection shall be at Rs. 5 on each occasion.

NOTE:—The word 'quarter' occurring in this clause means three full calendar months.

10. (a) Complaints as to incorrect readings or other defects in meters shall be made by the person affected within one week of the date of reading which is disputed and shall be accompanied by a deposit of Rs. 5.

(b) Complaints not made within the said period or not accompanied by the requisite deposit will not be entertained.

(c) The deposit will be returned if on investigation, the meter is found to give incorrect readings or be otherwise defective, but will be forfeited if the meter be found correct. An error of 5 per cent on either side will be ignored.

11. (a) In cases where the meter is found to give incorrect readings or is out of order for a period exceeding one week, the consumption recorded during the corresponding month or months of the previous year, (Where such information is not available—such available date as the Executive Authority considers most suitable) will be taken as the basis for the charges and the quantity of water so arrived at, shall be deemed to be the quantity actually consumed. The decision of the Executive Authority in the matter shall be final.

12. Every system boiler which requires water from Municipal pipes supply shall be effected from a cistern and no directly from the service pipe and every such cistern shall be provided with a ball valve and proper means of access for inspection thereof.

13. (a) No tap of any house service connection, shall be fixed or connected to a tub or cistern except in cases specified in bye-law (12). No pump shall be erected to pump water to any over head tank or other places from such cisterns or service pipes.

(b) The house owner or occupier shall not draw water from the municipal pipe supply through any house or movable pipe or other device attached to the tap in the service connection.

14. The Executive Authority may at any time remove any pipe or fittings connected with any service connection for the purpose of examining the conditions of or repairing of such fittings. If on such examination or otherwise it is found that the pipe or fittings are defective in any respect, the Executive Authority may give notice to the owner or occupier of the premises to execute within a specified period or say one month at the most that the work necessary to remedy such defect may be carried out. If the work is not executed within the time specified in the notice of the defect is likely to cause waste or contamination of water the Executive Authority may himself execute such work and recover the cost thereof from the owner or occupier or stop supply to the premises by cutting off the connection. Further if on such an examination it is found that there is unauthorised addition or alternative or extensions of pipes, taps etc. The Executive Authority may cut off service connection after giving twenty four hours notice to the owner or occupier of the premises concerned.

15. Every person to whom a service connection is or has been given by the Municipality shall maintain the house connection in good order and repaid at his or her cost.

16. Water from a house service connection given for domestic purpose and use shall not be utilised for non-domestic purpose without the express permission of the Executive Authority.

17. Except in the case of fire no person not duly authorised by the Executive Authority in that behalf shall open or in any way interfere with any main line pipe or valve or fire plug connected with the Municipal Water supply.

18. For every temporary connection for supply of water to a building during marriage or other occasion, charges shall be levied at the rate of Rs. 5 per connection per day or part thereof in addition to a sum of Rs. 45 which shall be levied for making and breaking the connection at the main. Every such connection shall have only a (1/2") 15 mm. tap and a length (10') 3 metres of (1/2") 15 mm. pipe at the end. All materials and labour required for the purpose shall be supplied by the applicant for such connection.

19. The Council reserves to itself the right to cut off after giving twentyfour hours notice and supply granted for domestic or non-domestic purpose in its opinion it is found that water is being misused or when there is scarcity of water at the source. In such case neither the council nor the Executive Authority be liable for damages.

20. (a) No person shall break the seal or the lock on the meter or break the glass on the dial or open the meter or alter the index of any meter or prevent any meter from duly registering the quantity of water supplied; or

(b) Obstruct or use water before it has been registered by a meter set up for the purpose of measuring the same;

(c) permit or cause the meter to be stolen or to be damaged so that the meter may not duly register the quantity of water supplied.

21. (a) All house service connections granted before these bye-laws come into force shall be recognised as valid as though they have been granted under these bye-laws and all charges for water supplied in respect of these connections and the cost of bringing these connections in conformity with these bye-laws shall be borne by the owner or occupier of the premises concerned.

(b) The bye-laws on the subject hitherto in force shall cease to operate from the date of coming into force of these bye-laws.

(c) The Executive Authority may direct that all or any part of the said house service connections shall be brought into conformity with these bye-laws.

22. These bye-laws shall be applicable to such institutions, owned, controlled and managed by Government as may be determined by the Superintending Engineer, T.W.A.D. Board, Thanjavur Circle, Thanjavur on the merits of each case.

23. Whenever commits a breach of any of the bye-laws and whoever having the care or custody of any child under seven years of age omits to prevent such child from committing a breach of the above bye-laws shall be punishable.—

(a) with fine which may extend to fifty rupees and in case of continuous breach of a fine which may extent to fifteen rupees for every day during which the breach continus after conviction for the first breach; or

(b) with fine which may extend to rupees ten for every day during which the breach continuous after receipt of notice from the Executive Authority to discontinue such breach.

FORM 'A'

Application for supply of water.

To The Municipal Commissioner/Executive Authority, Sirkali Municipality.

I, the owner / occupier of the undernoted building hereby request to arrange to supply of water for domemstic/commercial / industrial purposes in house No.....in..... Street.

The non-domestic purpose referred to is for likely to be consumed for such purpose is

and the quantity of water For water taken for domes-  
tic purposes used for non-domestic purposes, I agree to pay at the rates specified in the bye-laws. I further undertake to pay the meter rent fixed by the council. In the event of my desiring to terminate the contract for the supply of water herein provided for, I undertake to give a month's notice in writing to the Executive Authority to that effect.

Station :

Date :

Signature of owner or occupier,

## Application form for Installation of House Service Connection.

	Ward No.
1. Name of owner .. .. .	.. .. .
2. Residential address of the owner .. .. .	.. .. .
3. Door number or house and name of street for which H. S. C. is required .. .. .	.. .. .
4. Whether owner's occupation (or) rented .. .. .	.. .. .
5. If rented name and address of the occupants with the number of tenants therein .. .. .	.. .. .
6. Monthly rent and property tax paid per year .. .. .	.. .. .
7. (a) Whether the applicant owns any other house and if so how many .. .. .	.. .. .
(b) Whether there is a tap in any or all of these house .. .. .	.. .. .
8. The number of inmates to be served .. .. .	.. .. .
9. Is there a well in the house, the distance from the street tap and availability or any other supply (Well, borewell etc.) for the house .. .. .	.. .. .
10. Whether the house is a tiled, terraced or thatched one and the date of completion of house .. .. .	.. .. .
11. Essentiality for house tap based on any special conditions .. .. .	.. .. .
12. Whether the supply required is for domestic/commercial or industrial use .. .. .	.. .. .
13. Number of taps required .. .. .	.. .. .

I certify that the above particulars are correct and I agree to pay water charges at the rates specified in the bye-laws in force from time to time.

Signature of the applicant.

PART—II.

*Public fountains*

1. No persons will willfully or negligently allow the water from a stand post or public water tap or fire water plug to run to waste.
2. No person shall—
  - (a) draw water from public fountain except in a vessel with a capacity of not more than thirty litres; or
  - (b) draw water from a public fountain any purpose other than domestic; or
  - (c) bath or wash clothes, utensils, vehicles, animals etc., at a public fountain or cattle trough; or
  - (d) draw water from a public fountain more than once consecutively when others waiting.
3. No person shall enter into a cattle trough or take water from any cattle trough stand post or fire plug except for extinguishing fire in case of accident.
4. No person shall manipulate stand post or public water fountain as to secure a continuous flow water except for extinguishing fire during any accidents. The persons by whose action or for whose benefit or advantage a continuous flow was so manipulated for purpose other than extinguishing fire shall be considered to have contravened this bye-law.
5. No person shall take any animal which is suffering from any loathsome contagious or infectious disease shall use any public fountain or a cattle trough or a fire plug.

6. No person shall take any animal which is suffering from any loathsome catagious or infectious diseases or any article which has been or which he knows or has reason to know to have been exposed to any infection from any of the above diseases to or near any public fountain or cattle trough.

7. No person shall commit any nuisance in and around a public fountain or cattle trough.

8. Except in the case of fire, no person not duly authorised by the Executive Authority in that behalf shall open or in any way interfere with any reservoir main or pipe or valves or fire plug or other fittings or cause damage to any stand post, public water tap or fire plug etc., connected with the Municipal water supply scheme.

#### PENALTY

Whoever commits a breach of any of the bye-laws and whoever having the care or custody of any child under 7 years of age omits to prevent such a child from committing a breach of the above bye-laws shall be punishable, with fine which may extend to fifty rupees under section 180 of the Tamil Nadu District Municipalities Act, 1920.

#### PART-III.

##### *Plumber licence.*

Bye-laws under section 180-63-G of the Tamil Nadu District Municipalities Act, 1920 as amended to provide for the licensing plumbers and for the compulsory employment of licenced plumbers in private house service connection works.

1. No person other than a plumber licensed by the Executive Authority shall execute or shall be permitted to execute any works necessary for the supply of water to private premises or any repairs, extension or alterations of such works.

2. The Executive Authority may on payment of a fee Rs. 250 grant plumber's licence to any holder of a certificate of competency for water works pipe line fitter, granted by the president of the Board of Examinations constituted for the purpose by the Government. The licence shall hold good for a period of one year but may be renewed for a period of one year at as time, on payment of the same fee.

3. Every licensed plumber before the issue of the licence shall be required to deposit with the Municipality a sum of Rs. 3,000 as security for the due and proper fulfilment of his duties a plumber.

4. A list of licensed plumbers shall be kept at the Municipal Office.

5. When a new house connection is required, the plumber selected by the applicant shall present at the Municipal Office an application in Form hereunto annexed signed by the owner or occupier of the premises requiring such connection together with an estimate of cost in duplicate for the work to be done for sanction by the Executive Authority.

6. The estimate shall include—

- (a) cost of materials necessary for the work;
- (b) the cost of all work to be done by the Municipality including excavation and reformation of road, tapping the water main/etc., at the rates furnished by the Executive Authority;
- (c) the cost of all other works to be done to complete the connection; and
- (d) a sum equivalent to 10 per cent or such other percentage as may be fixed by the Executive Authority on the total amounts of (a), (b) and (c).

7. On receipt of the sanction for the estimate the plumber shall pay to the Municipality the cost under items (b) and (d) in bye-law No. 6.

8. The plumber shall deposit all the materials referred to in bye-law No. 6. (a). After receipt of notice of such deposits the Executive Authority or any person authorised by him shall within 24 hours inspect the materials and if materials are of the proper kind the connection will be promptly proceeded with. The Plumber shall inform the Executive Authority as soon as he had done his portion of the work and Executive Authority shall within 48 hours from the receipt of such information have the connection completed tested and opened for service.

9. Extensions, alternations and repairs shall be executed under a similar procedure in regard to the submission of estimates, payment of fees and execution of work. No new roads, extensions, alternations or repair shall be done except after the completion of procedure required above.

10. All materials used or to be used and all works done shall be subject to the supervision approval or rejection by the duly authorised officers of the Municipality.

11. All plumbers shall maintain a book to be provided by the Municipality in which shall be entered all details of work of every description done by them in connection with any private service pipes. Such book shall be the property of the Municipality and shall be sent to the Municipal office on the 15th of each month.

12. All cocks, taps and pipes shall be a pattern or patterns which shall be kept at the Municipal office or stores and no cock, tap, valve, sluice or other fittings shall be used until it is approved by the duly authorised officers of the Municipality.

13. Whenever a plumber requires water to be shut off from or let on to any premises he shall apply to the Executive Authority. No plumber shall interfere with any street stop cock or stop valve.

14. The Executive Authority may at any time fine a licensed plumber or suspend or cancel with forfeiture of security, the licence granted to any plumber found guilty of breaking or evading any bye-law or other regulation or who shall be guilty of any breach of the Act, or who fails to comply with any reasonable order given to him by a duly authorised officer of the Municipality and whose work in the opinion of the Executive Authority is not satisfactory.

15. Any plumber whose licence has been suspended or cancelled shall return his licence to the Executive Authority within 24 hours after such suspension or cancellation.

Sirkali,  
24th December 1991.

(Signed) \_\_\_\_\_  
Municipal Commissioner.