DETAILED TOWN PLANNING SCHEME FOR WARD No. 15(P) AND 16 OF KOZHIKODE CORPORATION

DRAFT

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Office of the Joint Director – Annex 2, Kozhikode Local Self Government Department Planning

4.6 RESERVATION OF LAND AND ZONING

4.6.1 ZONES AND REGULATIONS

- 1. For the implementation and enforcement of the proposals envisaged in this scheme, the areas have been zoned under various categories as listed below.
 - a) Area reserved for high density residential zone
 - b) Area reserved for mixed use
 - c) Area reserved for commercial use
 - d) Area reserved for public and semipublic use
 - e) Area reserved for religious use
 - f) Area reserved for parks and open spaces
 - g) Area reserved for proposed roads and widening of existing roads
 - h) Area reserved for pond
 - i) Area reserved for railway land
 - j) TOD zone
 - k) Heritage Zone
- 2. Uses "permitted" in a zone cover the uses that can be normally accommodated in the relevant zone. Such uses may be permitted by the Secretary. In some cases, it may be possible to permit some other uses also, which are not likely to affect the quality and environment in a zone specified for a particular use. Such cases have to be individually studied based on their performance characteristics and special locational factors. Such cases which come under this category are classified as "Uses Restricted". Restricted-1 category deals with the uses that shall be restricted by the Secretary with the concurrence of the Town Planner of the District office of the Local Self Government Department (Planning). Restricted -2 category deals with the uses that shall be restricted by the Secretary with the concurrence of the Chief Town Planner of the Local Self Government Department (Planning).
- 3. Zoning regulations are not intended to prohibit existing uses that have been lawfully established prior to the enforcement of these regulations. All existing uses and legitimate constructions there every zone shall be permitted to continue.
- 4. If any portion of a zone is put to use which is not included in the permitted or restricted category as above before the sanctioning of the scheme, such use shall be termed as a non-conforming use. A non-conforming use may be allowed to continue in its existing location

and essential repairs and maintenance for the structure may be permitted by the secretary, provided that the said use creates no adverse environmental influence in the zone. Addition, alteration, or reconstruction, if found necessary as part of any mitigation measures may be permitted for such uses by the Secretary with the concurrence of the District Town Planner, the Local Self Government Department (Planning). The total built up area of such non confirming use shall not exceed 1.5 times the existing built up area.

5. Any use not specified either in the "uses permitted" or "uses restricted" category of a particular use zone, but which is of a similar nature to any use permitted or restricted in that particular use zone, can be considered by the Secretary, with the concurrence of the District Town Planner of the Local Self Government Department (Planning) having jurisdiction over the area.

4.6.2 ZONE WISE REGULATIONS

Table 4.1- Zoning Regulations

Sl.No.	Uses Permitted	Uses Restricted 1	Uses Restricted 2				
1	Area Reserved for High Density Residential Use						
	All Residences including apartments, Night	Fuel filling stations					
	Shelters, Orphanages, Convents, Old Age Homes,	Ashrams/Mutt/ Madrassa.					
	Dharmasala, Residential Quarters.						
		Public utility areas and buildings					
	Palliative care centers/rehabilitation centers and	other than those included in the					
	dialysis units up to 300 Sq.m floor area	permitted use					
	Shops, godowns, professional offices, banks &						
	other financial institutions, restaurants, Hostels,						
	hotels- Total Floor area of all such buildings use						
	limited to 500sqm floor area						
	Cottage Industries, Service industries of non-						
	nuisance type (Annexure 1) with power limited to						
	30 HP.						

Poultry farm, Dairy, and Kennel up to floor area of 200Sq.m

All Educational institutions offering general education (up to higher secondary school level)

Health institutions essentially serve the needs of A residential community such as dispensaries, clinics (OP), Diagnostic centers, having a floor area not more than 500 Sq.m.

Community facilities such as community halls, recreational clubs, gymnasium/ yoga centers, libraries, etc. all having a floor area not more than 500 Sq.m.

Tot lots, parks, playgrounds, water treatment plants

Plant nurseries, Pump houses, Wells, and Irrigation		
Ponds		
Automobile workshops for two/ three wheelers -		
floor area up to 200 Sq.m		
Provided that the access road has a width of 7 m mi	nimum	
Hospitals / Auditorium/ Wedding Halls/	LPG distribution centers up to	
Community halls/Exhibition Centers and Art	200 Sq.m floor area (excluding	
Gallery-floor area all up to 1000 Sq.m	bottling plants and bulk	
	storage), Parking Plaza	
Higher order Educational institutions		
Cottage Industries, Service industries of non-		
nuisance type (Annexure 1) with power limited to		
50 HP		
Shops, godowns, weighbridges, professional		
offices, Hotels, banks & other financial institutions,		

	restaurants – limiting floor area of all up to 1000		
	Sq.m		
2	Area Reserved for Mixed Use		
	Uses permitted in area reserved for commercial use.	Uses restricted (under uses	Multiplex
		restricted-1) for area reserved for	
	Residential buildings consisting of single or	commercial use other than those	
	multifamily dwellings, residential flats/	permitted in area reserved for	
	apartments, night shelters, orphanages, old age	mixed use (Residential/	
	homes, dharmasala, residential quarters. Day care	Commercial).	
	and creche, nursery/ kindergarten and schools		
	offering general education (up to higher secondary		
	school level)	Places of Worship	
	Shops, professional offices, banks and other		
	financial institutions, restaurants, hotels - all		
	limiting floor area upto 300 m ² .		
	Health institutions essentially serving the needs of		
	residential community such as dispensaries, clinics,		

diagnostic centers, palliati	ve care centers, dialysis		
units, etc – all limiting floo	or area upto 500m ² .		
Community facilities suc	h as community halls		
recreational clubs, gym	nasium/ yoga centers,		
library etc all limiting floo	r area upto 500 m ² .		
Cottage industries, auto	mobile workshops (2/3		
wheelers), service indus	tries of non-nuisance		
nature (See annexure I) v	vith number of workers		
limited to 20.			
In land on both sides of the	roads having an existing or pro	oposed width of 12 m or more (a	as per this Detailed Town Planning
Scheme), subject to access	provisions under prevailing K	XMBR:-	
Health institutions essentia	ally serving the needs of		
residential community such	as dispensaries, clinics,		
diagnostic centers, palliati	ve care centers, dialysis		
units, community facilities	es such as recreational		

	clubs, library etc – all limiting floor area upto 1000		
	m^2 .		
3	Area Reserved for Commercial Use		
	All Shops including Shopping Complexes,	Fuel Filling Stations	Multiplex
	shopping malls, Hypermarkets, Restaurants,		
	Hotels, Markets.		
		Other public utility	
	Professional offices, Commercial Offices &	areas & buildings	
	Establishments, Banking and financial institutions,		
	IT Software units, offices related to various	Clinics, diagnostic centres	
	organisations, Commercial Training		
	Institutes/Tution Centres.	Hospitals upto 300 beds	
	Godowns/ Warehouse/Storage of non-hazardous		
	materials, stacking yards, Cold storage, weigh		
	bridges.		
	Printing press, IT hardware/electronic industries		

Movie Halls/ Auditorium/Wedding Halls, Museum/ Community Halls, Convention Centers, social welfare centres, exhibition centres, art gallery, open air theatre, gymnasium/yoga centres.

Cottage Industries, Automobile workshops, Automobile Service Stations, Service Industries of non-nuisance nature (See Annexure I) with number of workers limited to 20.

Parking Plazas, Transport terminals.

Single family residences with floor area limited to 300sq.m, Expansion of existing residential buildings, Night shelters, orphanages, old age homes, Dharmasala, hostels and boarding houses, lodges and guest houses,

Residential Apartments (atleast the street facing portion if any in two lower floors of residential apartments shall be under Group E-Office, F-Mercantile/Commercial or J- Multiplex Complex occupancies of KMBR). Health institutions essentially serving the needs of residential community such as dispensaries, clinics, diagnostic centers, palliative care centers, dialysis units etc. and having a floor area not more than 500 m² and hospitals upto 50 beds. Govt. or Public sector offices, expansion of existing educational institutions Fair Grounds, Markets, Parks & play grounds, Open air Theatre. Area Reserved for Public and Semi Public Use

	Local/State/Central Government/Public-sector	Parking Plaza, Cremation
	Offices and Public Buildings.	Ground, Crematorium, Burial
		ground / Common Vault.
	Educational buildings, hospitals, and other	
	healthcare centres, libraries, training centers and	Any constructions in plots
	parks.	owned by public agency.
	Public Utility Areas and Buildings	
	Additions and alterations to the existing buildings	
	and addition of new blocks without altering the use.	
	Ancillary buildings and buildings incidental to the	
	permitted uses such as residences, hostels etc.	
5	Area Reserved for Religious Use	,
	Places of worship, Other religious uses.	Professional office, Auditorium,
		dining hall, Parking Plaza,
	Incidental uses such as residential quarters, reading	Cremation Ground,
	rooms, cafeteria, shops etc.	Crematorium, Burial ground/
		Common Vault.

6	Area Reserved for Park and Open Spaces		
	Parks/Play Grounds, Fair Grounds, Open air		
	Theatre, Tot Lots.		
	Any construction/land development essential for		
	the development/ improvement of open-air		
	recreational facilities, Pump House up to 20 sq.m,		
	wells and irrigation ponds, ATM.		
	Expansion and re-use of existing cultural buildings		
	for uses such as Museum, Cultural Activities etc.		
	without hampering the character of the building,		
	Incidental buildings such as Club, Reading Room,		
	Cafeteria, etc.		
	Water Treatment Plant below 5 MLD		
7	Area Reserved for Proposed roads or widening of	existing roads	

	Construction of new roads/streets/lanes widening		
	of existing roads/streets/lanes, footpaths, bus bays,		
	street furniture, utility service lines, authorized		
	parking areas and authorized street vending		
	activities.		
8	Area Reserved for Pond		
	No constructions except side protection walls and		
	beautification works and installations for the		
	maintenance of waterbody.		
	maintenance of watersoup.		
9	Area Reserved For Railway Land		
	Constructions and activities permitted by the		
	railway authorities.		
10	Area Reserved for TOD Zone		
	The Reserved for 102 Zone		26.10.1
	The permitted uses in the corresponding underlying land use zones shall apply to all constructions	The 'uses restricted 1' other than	Multiplex
		those 'uses permitted' in the	
	and use zones shan apply to an constructions	corresponding underlying land	
1		1	

11	Heritage Zone		
	industrialis under enduse 1.0.1.	with additional regulations and modifications under clause 4.6.4	
	within TOD zones with additional regulations and modifications under clause 4.6.4.	use zones shall apply to all constructions within TOD zones	

Kuttichira Area

(Re survey numbers 5(p), 6, 7(p), 9, 10, 11, 12, 13, 14, 15, 16, 43, 44, of block No.1 ward 16 and resurvey numbers 121, 122, 123,124, 125, 126, 127, 128, 129 of block No.5 of revenue ward 16 and resurvey number 43 0f block No.2 of ward 16)

1. Notwithstanding anything contained in the zoning regulations of the master plan and subject to modifications as prescribed hereunder, no development, redevelopment, construction including additions, alterations, repairs, renovations, replacement of special and architectural features, demolition of any part or whole thereof in respect of any objects or buildings in the area, comprised in the survey numbers listed above under this zone, shall be allowed except with prior written recommendation of the Art & Heritage Commission constituted by the Government under Section 86 of the Kerala Town and Country Planning Act, 2016 and Rule 103 of the Kerala Municipality Building Rules 2019, in order to conserve the heritage character of the area.

Provided that, no area or buildings or objects, which in the opinion of the said Commission have architectural, aesthetic, archaeological, cultural or historic value, will be allowed to be altered from the existing condition without the prior written recommendation of the Commission.

Provided also that the new constructions and additions or alterations to existing buildings may be permitted in this area with the following additional regulations namely;

- i) The facade of the proposed construction and existing street character shall be in harmony with the architectural character of the heritage zone and as per the advice of the Commission.
- ii) The total number of stories including the existing if any shall not exceed three from the street level.
- iii) The overall height of the construction including the existing structure if any, up to the topmost point of the proposed construction shall not exceed 12 meters from the street level.
- iv) The use or reuse of any site or building shall be as per the recommendations of the Commission.

4.6.3 GENERAL REGULATIONS

- 1. All future developments shall be in conformity with the provisions of Kerala Municipality Building Rules, unless otherwise specified in this Detailed Town Planning Scheme. Also, provisions/regulations if any applicable under the Kerala Conservation of Paddy Land & Wetland Act 2008, Disaster Management Act, Archaeological Sites and Remains Act, Coastal Zone Regulations, Aircraft Act 1934, Environment Protection Act 1986 and any other applicable statutes as amended from time to time shall prevail over the respective provisions of this scheme.
- 2. Existing areas and structures of archaeological importance& religious uses may be permitted in all the zones and shall not constitute non-conforming uses.
- 3. Expansion of existing public and semi-public institutions to adjacent plots irrespective of the land use in which such adjacent plot is zoned for shall be treated as 'uses restricted-1' with the concurrence of the District Town Planner, Local Self Government Department (Planning). However, this provision shall not be applicable for land zoned as 'Area Reserved for Pond.
- 4. Silence Zone, as prescribed by the Noise Pollution (Regulation and Control) Rules, 2000 under the Environment (Protection) Act, 1986 and its subsequent amendments shall be applicable to the area under this scheme.
- 5. Every building shall be provided with an appropriate technique such as Pipe composting/Biogas plants/vermin composting etc. for processing organic waste at the source itself. Proper drawings should be supplemented with the building permit applications to the Municipal Corporation.
- 6. Operational constructions as defined in Kerala Town and Country Planning Act 2016shall be treated as permitted use in the scheme area.
- 7. Development of Metro Rail / Mass Transit System and all its allied structures/buildings shall be treated as permitted uses in the scheme area. The alignments of the proposed Metro lines indicated in the maps are tentative and may vary during implementation.
- 8. Disaster mitigation projects by competent authorities shall be permitted in all zones.

- 9. Transmission / telecommunication towers, wireless station, ATMs, water tanks and waste management units and public utility buildings / structures shall be treated as permitted uses in the scheme area.
- 10. Irrespective of zoning regulations, buildings under government approved schemes shall be treated as permitted uses in the scheme area. Projects of Central/ State Government, Local Self Government Institutions, Public Sector Undertakings and other Government Institutions may be permitted with concurrence of the Town Planner in all built up zones such as Area Reserved for Residential Use, Area Reserved for Commercial Use, Area Reserved for Mixed Use (Residential/Commercial), Area Reserved for Public and Semi Public Use, etc. if such uses are not included in the permitted uses or restricted uses as per the zoning regulations applicable.
- 11. Fisheries-related industries are permitted in areas within a distance of 500m from the High Tide Line (HTL) as per prevailing Coastal Zone Management Plan (CZMP) as per CRZ Notification, irrespective of other Zoning regulations subject to satisfying Coastal Regulation Zone Notifications.
- 12. Prevailing Coastal Regulation Zone Notifications and provisions of the Kerala Conservation for Paddy and Wetland act 2008 and its amendments will prevail over all the provisions in this Scheme.
- 13. Subject to zoning regulations of the respective use zones, more than one use may be combined in a building or a group of buildings within a plot, provided that the area of individual use shall be limited to that prescribed for each such use in the zoning regulation for the respective zone.
- 14. No constructions other than side protection drain covers, bridges, culverts and essential protection works are permitted in drains in the scheme area. Also no constructions shall obstruct the flow of natural drains are permitted in the scheme area.
- 15. In the case of any future pooling/amalgamation of privately owned plots, existing private roads or private lanes there in under the exclusive right of such plot owners may also be allowed for inclusion in such pooling/amalgamation, if required.

- 16. If different landuse zones fall within a single plot, all uses permitted as per zoning regulations of such land use zones may be permitted by the Secretary in the plot. If application submitted includes any of the restricted uses and not included in such permitted uses, the Secretary shall issue permit with the concurrence of the Town Planner/Chief Town Planner, as the case may be. However, for the part of the plot which comes under 'Area Reserved for Pond' and 'Area Reserved for Roads', this provision shall not be applicable.
- 17. Large Scale development proposals in an area not less than 1 hectare, exceeding an investment of Rs.100 crores, which provide direct employment (after commissioning of the project) to the tune of not less than 500 persons may be permitted in any zone (if not otherwise permitted by the Zoning Regulation), subject to the recommendation of a committee with the Principal Secretary, Local Self Government Department as chairman, consisting of the Director, Local Self Government Department (Urban), the Chief Town Planner of Local Self Government Department (Planning) (Convenor), District Town Planner, Kozhikode District of the Local Self Government Department (Planning) and the Secretary, Kozhikode Corporation as members and satisfying the following conditions
- a) The developer shall produce a project cum feasibility report and environmental impact assessment report, if required, of the project to the convener of the committee, 15 days in advance of the committee meeting.
- b) The developer shall produce before the committee, all required clearances from the State and Central Government agencies concerned.
- c) Adequate provision shall be made for supporting infrastructure such as water supply, Sewerage, Solid Waste Management, etc. Separate sewage treatment plant and solid waste management measures shall be provided and maintained by the developer at his /her cost.
- d) Adequate Memorandum of Understanding between the developer and the Secretary of Kozhikode Municipal Corporation concerned shall be undertaken to bring this into effect.
- e) Minimum access width shall be 12 metres.

- f) The project shall be completed within a period of 5yearsor as decided by the committee.
- 18. The Government shall have powers, if any doubt arises with regard to the interpretation or otherwise of any provisions or if any difficulty arises in the implementation of any provision, to clarify the doubt or to issue necessary direction to removing the difficulty.

4.6.4 DEVELOPMENT REGULATIONS WITHIN TOD ZONE

The zoning regulations in the respective underlying land use zones shall apply to all constructions within TOD zones with additional regulations and modifications hereunder:

- 1. The floor area limitations specified in permitted uses and restricted uses under table 4.1 of respective land use zones shall not be applicable to the constructions within TOD zone except for all constructions under occupancy classifications G1-Industrial I, G2-Industrial II and I –Hazardous, of KMBR in force.
- 2. The FSI values permissible under different occupancies within TOD zone shall not exceed the maximum specified as in table 4.2 below:

Table 4.2 FSI values within TOD zone

S1.		Maximum Permissible FSI						
No	Occupancy as per KMBR	Plot siz	e upto	Plot size	above 400	Plot siz	e above	
110		400 sq.m	1	sqm upto	sqm upto 1000 sqm		1000 sqm	
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	
		Without additional fee	With additional fee of Rs 5000 per sq. metre for the additional	Without additior	With additional fee of Rs 5000 per sq. metre for the additional	Without additional fee	With additional fee of Rs 5000 per sq. metre for the additional	

1	Residential A1	2.3	3.0	3.0	4.0	3.0	5.0
2	Lodging houses & Special	1.9	3.0	2.5	4.0	2.5	5.0
	Residential A2						
3	Educational B Upto	1.9	2.3	2.5	3.0	2.5	3.6
	Higher Secondary						
	Other educational	1.9	2.3	2.5	3.0	2.5	3.6
	Buildings						
4	Medical/Hospital C	1.9	2.6	2.5	3.5	2.5	4.2
5	Assembly D	1.1	1.9	1.5	2.5	1.5	3.0
6	Office E	2.3	3.0	3.0	4.0	3.0	5.0
7	Mercantile/Commercial F	2.3	3.0	3.0	4.0	3.0	5.0
8	Industrial-I G1	2.6		3.5		3.5	-
9	Industrial-IIG2	1.9	3.0	2.5	4.0	2.5	4.0
10	Storage H	2.3	3.0	3.0	4.0	3.0	4.0
11	Hazardous I	0.9		1.2		1.2	-
12	Multiplex complex J	2.3	3.0	3.0	4.0	3.0	5.0

Note 1: The above FSI values in Column (5) to (6) and (7) to (8) shall also applicable for constructions in plots formed by amalgamation of different contiguous plots even under different ownerships, totaling land area more than 400 sq.m and 1000 sq.m respectively. In such cases, joint application shall be submitted as per rule 6(15) of KMBR or it subsequent amendments.

Note: 2 Additional FSI as per column (4), (6) as well as (8) may be permissible on payment of fee of Rs 5000 per sq. meter for the additional area provided in excess of FSI values as per column (3),(5)&(7) respectively.

Note: 3 In the case of a multiple occupancy building as well as a group of buildings within a plot other than Group G2, I and J occupancies as defined in KMBR, the maximum permissible Floor Space Index shall be

the weighted average of the Floor Space Index under the respective occupancies as prescribed under KMBR 2019;

- Note: 4. For applications falling under Chapter VI Constructions in small plots, Chapter VII Row buildings, Chapter VIII Building construction under approved schemes, Chapter X Construction in plots part of which have been surrendered free of cost for road development, Chapter XVIII Telecommunication towers, the FSI provisions shall be governed by respective provisions in KMBR.
- 3. For new construction and reconstruction in plot of area 400 sq.m or more, facing street(s) for which building line is prescribed under this scheme, the covered area is defined by such building line(s) and mandatory yards/ setbacks prescribed in KMBR for other sides of the plot. In such cases, coverage restrictions as per rule 27 of KMBR 2019 shall not be applicable.
 - Note: 1 This provision shall also be applicable for the development of plots formed by amalgamation of different contiguous plots, even under different ownerships totaling land area 400Sqm or more. In such cases, joint application shall be submitted as per rule 6(15)of KMBR 2019 or its subsequent amendments.
- 4. The following regulations shall be applicable to all future constructions in plots abutting higher order streets (24m proposed RoW) or streets through which metro line is aligned;
 - Such street-facing constructions shall follow the building line prescribed in the scheme map irrespective of setbacks prescribed in KMBR for that yard. However, pulling back of setbacks of floors beyond the first two floors from ground level may also be permitted.
 - ii. To provide active street frontage, at least the street facing portion in Ground floor of any street-facing building shall be under Group E-Office and/or Group F-Mercantile/Commercial and/or Group J- Multiplex Complex occupancies of KMBR in force, which fall under uses permitted or restricted under this zone. (Exception that may be allowed: Hotels, Tourist Homes under Group A2-

- Lodging Houses and Special Residential, Group B- Educational, Group C-Medical/Hospital and Group D-Assembly occupancies as per KMBR in force).
- iii. Up to 60% of the mandatory off-street car parking requirement (in number) as per KMBR, can be provided as mechanized parking.
 - Provided that, up to 75% of the mandatory off-street car parking requirement as per KMBR, can be provided as mechanized parking, if off street parking is completely avoided in the yard abutting such street of the street facing building. (Exception that may be allowed: Off street parking exclusively for differently abled as provided in the Kerala Municipality Building Rules).
- iv. There shall be no compound wall in the street facing yards, except for buildings under Group A1 – Residential, Group B- Educational and Group C-Medical/Hospital, where the compound wall may be permitted subject to the following conditions:
 - a) The compound wall can be 100% opaque only up to a maximum height of 0.6m from the adjoining road or footpath level.
 - b) The maximum height of compound wall shall not exceed 1.2m
 - c) A minimum of 50% transparency shall be assured between 0.6 m to 1.2m height of compound wall.