

**THE SINDH LOCAL GOVERNMENT (SECOND AMENDMENT)
ORDINANCE, 2005.**

[6TH December, 2005]

An Ordinance further to amend the Sindh Local Government Ordinance, 2001.

WHEREAS it is expedient to further to amend the Sindh Local Government Ordinance, 2001 (Ordinance No. XXVII of 2001), for the purposes hereinafter appearing;

AND WHEREAS the President of Pakistan has, in consultation with Prime Minister, accorded sanction to said amendments in the Sindh local Government Ordinance, 2001, in terms of clause (2) of Article 268 of the Constitution;

AND WHEREAS the Provincial Assembly is not session and the Governor is satisfied that the circumstances exist which render it necessary to take immediate action;

NOW, THEREFORE, in exercise of the powers conferred by clause (1) of Article 128 of the Constitution of the Islamic republic of Pakistan, the Governor of the Province of Sind is pleased to make and promulgate the following Ordinance:-

1. (1) This Ordinance may be called the Sindh Local Government (Second Amendment) Ordinance, 2005.

Short title, and commencement.

(2) This shall come into force at once.

2. In the Sindh Local Government Ordinance, 2001 (Ordinance No. XXVII of 2001), hereinafter referred to as the said Ordinance, in section 1, in sub-section (2),-

Amendment of section 1, Ordinance XXVII of 2001.

(a) after brackets, letters, word, figure and comma “(II of 1924),” the words, commas, figures, brackets and letters “or the Cantonments Ordinance, 2002 (CXXXVIII of 2002),” shall be inserted; and

(b) for the word “under the said Act” the word “thereunder” shall be substituted.

3. In the said Ordinance, in section 2,-

Amendment of section 2, Ordinance XXVII of 2001.

(a) clause (xii) shall be omitted;

(b) after clause (xx), the following new clause shall be inserted, namely:-

“(xx-a) „misconduct” means transgression of prescribed Code of Conduct or dereliction from duty or deliberate

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unlawful behaviour or violation of law or rules or lawful directions or orders of Government and includes-

(a) gross negligence in performance of duties with manifest wrongful intent or evil design;

(b) an act that results in wrongful gain to any person by wrongful application of law; or

(c) making or managing appointment, promotion or transfer of an officer or official in violation of law or rules or for extraneous consideration;”;

(c) in clause (xxi), for the words “Fifth Schedule” the words “Fourth Schedule” shall be substituted; and

(d) in clause (xli), for the words comma, figures brackets and letters “Industrial Relations Ordinance, 1969 (XXIII of 1969); the words, comma, figures, brackets and letters “Industrial Relations Ordinance, 2002 (XCL of 2002)” shall be substituted.

4. In the said Ordinance, in section 8, the existing provision shall be re-numbered as sub-section (1) of that section and thereafter the following new sub-section shall be added, namely:-

[Amendment of section 8, Ordinance XXVII of 2001.](#)

“(2) For the purpose of creation of a city district, the Unions in the district affected by such creation may be delimited in accordance with section 6:

Provided that in all other district section 11 of this Ordinance shall apply.”.

5. In the said Ordinance, in section 12, in sub-section (3), after the words “Union Administration”, the words “and the functions of Taluka Council shall be performed by the Union Council” shall be added.

[Amendment of section 12, Ordinance XXVII of 2001.](#)

6. In the said Ordinance, in section 14, after sub-section (3), the following new sub-section shall be added, namely:-

[Amendment of section 14, Ordinance XXVII of 2001.](#)

“(4) The Zila Nazim shall nominate a Deputy District Officer at Taluka level for the purpose of liaison between the offices of District Government, Provincial Government, Federal Government and other local governments for emergencies, natural calamities and extraordinary situations.”

7. In the said Ordinance, in section 18, in sub-section (1), in clause (p), the word “to” shall be omitted.

[Amendment of section 18, Ordinance XXVII of 2001.](#)

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8. In the said Ordinance, in section 22, in sub-section (1),-

(a) the words “or suspension” shall be omitted;

(b) for the word “appointed” the word “elected” shall be substituted;

(c) for the proviso the following shall be substituted, namely:-

“Provided that where the Naib Zila Nazim is absent or his office is vacant for any reason, the senior-most presiding officer in the panel elected under sub-section (5) of section 42 shall act as Zila Nazim and the next senior-most presiding officer in the panel shall act as Naib Zila Nazim, till the election of officiating Zila Nazim under section 48 or Naib Zila Nazim resumes his functions or, as the case may be, a new Naib Zila Nazim is elected by the Zila Council under section 156:

Provided further that the officiating Zila Nazim shall not be a candidate in the election for Zila Nazim.”.

9. In the said Ordinance, section 23 shall be omitted.

10. In the said Ordinance, in section 24,-

(a) in the marginal note, for the words “Internal recall” the word “Recall” shall be substituted;

(b) for sub-section (4) the following shall be substituted, namely:-

“(4) where the motion referred to in sub-section (1) is approved by two-third majority of the votes of the total membership of the Council, through a secret ballot to be conducted by the returning Officer nominated by the Chief Election commissioner, the Zila Nazim shall cease to hold office forthwith and the notification shall be issued in this behalf by the Chief Election Commissioner accordingly.”;

(c) sub-section (5) shall be omitted;

(d) in sub-section (6), for the words “Union Nazims and members of Zila Council” the words and comma “Members of the Zila Council and Union Nazim, if any one of them is

[Amendment of section 22, Ordinance XXVII of 2001.](#)

[Omission of section 23, Ordinance XXVII of 2001.](#)
[Amendment of section 24, Ordinance XXVII of 2001.](#)

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also a Union Nazim” shall be substituted;

(e) in sub-section (7), for the brackets and figure “(5)” the brackets and figure “(1)” shall be substituted; and

(f) [in] sub-section (8), [amended as aforesaid,] the Explanation shall be omitted.

11. In the said Ordinance, for section 25 the following shall be substituted, namely:-

[Substitution of section 25, Ordinance XXVII of 2001.](#)

“25. Setting aside the order of Zila Nazim by the Chief Executive of the Province.- (1) where, in the opinion of the Chief Executive of the Province, an order or decision of the Zila Nazim is not in conformity with law or is against the interest of the people, he may, for the reasons to be recorded and conveyed to the Nazim, suspend such order or, as the case may be, decision and refer the matter to the Provincial Local government Commission for an enquiry to be completed not later than ninety days:

Provided that the Zila Nazim shall be given an opportunity of being heard by the Provincial Local Government Commission before making recommendation to the Chief Executive of the Province.

(2) On receipt of report of enquiry conducted by the Provincial Local Government Commission, the Chief Executive of the Province may take such actions as deemed expedient in the light of such report, including quashment of the order or decision of the Zila Nazim:

Provided that, if no action is taken within ninety days of suspension of the order or decision of the Zila Nazim, such order or, as the case may be, decision shall stand restored.

(3) The quashment of an order or decision referred to in sub-section (2) shall be notified by the Government in the official Gazette.”.

12. In the said Ordinance, in section 28,-

[Amendment of section 28, Ordinance XXVII of 2001.](#)

(a) after the marginal note, fullstop and hyphen, the brackets and figure “(1)” shall be inserted: and

(b) in sub-section (2), for clause (f) the following shall be substituted, namely:-

“(f) call for information and reports from local governments in the district as required by the Provincial Government or District Government through the Taluka Municipal

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Officer;”.

13. In the said Ordinance, in section 30,-

(a) in sub-section (2),-

(i) for the word “all” the word “such” shall be substituted;
and

(ii) after the word “schedule”, the words “as may be
prescribed” shall be added;

(b) in sub-section (4),-

(i) for the word “shall” the word “may” shall be substituted;
and

(ii) the words “within seven days and the Government may
refer the matter to the Provincial Local Government
Commission” shall be omitted; and

(c) sub-section (5) shall be omitted.

[Amendment of
section 30,
Ordinance XXVII
of 2001.](#)

14. In the said Ordinance, after section 30, the following new
sections shall be inserted, namely:-

“30A. Disciplinary powers of Nazims and Naib Nazim.- The
Nazims and Naib Nazims shall be empowered to take
disciplinary action against local government functions of their
respective establishments and shall be responsible to the
Government for effective implementation of all efficiency and
disciplinary rules as prescribed not later than the 31st
December, 2005.

30B. District Officer (Revenue) to act as Collector.- The District
Officer (Revenue) shall act and perform the functions of
Collector under the provisions of sections 54, 68, 70(2), 71, 72,
92, 93, rule 18 of Order XXI, Order XL and similar other provisions
of the Code of Civil Procedure, 1908 (Act V of 1908).”.

[Insertion of new
sections 30A and
30B, Ordinance
XXVII of 2001.](#)

15. In the said Ordinance, in section 34, clause (b) shall be
omitted.

[Amendment of
section 34,
Ordinance XXVII
of 2001.](#)

16. In the said Ordinance, in section 38, after the word
“allocation”, the words “with its Secretary as Drawing and Disbursing
Officer and Naib Zila Nazim as the Principal Accounting Officer” shall
be added.

[Amendment of
section 38,
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17. In the said Ordinance, in section 39,-

[Amendment of
section 39,
Ordinance XXVII
of 2001.](#)

(a) in clause (o), for the brackets and figure “(11)” the brackets and figure “(5)” shall be substituted; and

(b) in clause (q), for the second proviso the following shall be substituted, namely:-

“Provided further that the Government shall accord approval within sixty days of receipt of proposals from a Zila Council failing which it shall be deemed to have been approved.”.

18. In the said Ordinance, in section 42,-

[Amendment of
section 42,
Ordinance XXVII
of 2001.](#)

(a) in sub-section (3), for the fullstop at the end a colon shall be substituted and thereafter the following proviso shall be added, namely:-

“Provided that the member presiding the meeting shall not vote except in the case of equality of votes.”;

(b) for sub-section (4) the following shall be substituted, namely:-

“(4) In the first meeting of the Council to be convened and presided over by the Returning Officer nominated by the Chief Election Commissioner, the members of the Zila Council shall elect from amongst themselves a Naib Zila Nazim securing majority votes of total membership of the Council.

(4A) The Naib Zila Nazim elected under sub-section (4) shall be the Convener of the Zila Council and shall preside its meetings and shall perform such other functions as are assigned to him by the Zila Nazim.”; and

(c) for sub-section (5) the following shall be substituted, namely:-

“(5) After the election of Naib Zila Nazim, the Zila Council shall, in order of precedence elect a panel of not less than three members as presiding officers securing highest number of votes who shall, in the absence of, or in case of the suspension of, Naib Zila Nazim, or where a no confidence motion has been moved against him, convene

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and preside over the meetings of the Zila Council.”.

19. In the said Ordinance, for section 45 the following shall be substituted, namely:-

[Substitution of section 45, Ordinance XXVII of 2001.](#)

“45. Setting aside the resolution of Zila Council by the Chief Executive of the Province.- (1) Where, in the opinion of the Chief Executive of the Province, a resolution of Zila Council is not in conformity with law or is against the interest of the people, he may, for the reasons to be recorded and conveyed to the Council, suspend such resolution and refer the matter to the Provincial Local Government Commission for an enquiry to be completed not later than ninety days.

(2) On receipt of report of the enquiry conducted by the Provincial Local Government Commission, the Chief Executive of the Province may take such action as deemed expedient in the light of such report, including quashment of the resolution of the Zila Council:

Provided that, if no action is taken within ninety days of suspension of the resolution of the Zila Council, such resolution shall stand restored.

(3) The quashment of the resolution referred to in sub-section (2) shall be notified by the Government in the official Gazette.”.

20. In the said Ordinance, in section 47,-

[Amendment of section 47, Ordinance XXVII of 2001.](#)

(a) in the marginal note, for the words “Recall of a” the words “No confidence motion against” shall be substituted;

(b) in sub-section (1),-

(i) after the words “other reason”, the words “he has lost confidence of the Council” shall be added; and

(ii) for the word “recall” the word “removal” shall be substituted;

(c) for sub-section (4) the following shall be substituted, namely:-

“(4) Where the motion referred to in sub-section (1) is approved by majority votes of the total membership of the Council, through a secret ballot, the Naib Zila Nazim shall cease to hold office forthwith and the notification shall be issued in this behalf by the Chief Election commissioner accordingly.”;

(d) for sub-section (5) the following shall be substituted,

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namely:-

“(5) Where the Naib Zila Nazim is removed under sub-section (4), the Council shall elect a new Naib Zila Nazim within a period not later than ten days in the manne specified in sub-section (4) of section 42.”;

(e) in sub-section (6), for the words “Union Nazims and members of Zila Council” the words and comma “members of the Zila Council and Union Nazim, if any one of them is also a Union Nazim” shall be substituted; and

(f) in sub-section (7), for the words “appear before the Zila Council and address it” the words “address the Zila Council” shall be substituted.

21. In the said Ordinance, in section 48,-

(a) the brackets and figure “(1)” shall be omitted; and

(b) for the first proviso, the following shall be substituted, namely:-

“Provided that, where the Naib Zila Nazim fails to convene the meeting for election of officiating Zila Nazim from amongst the members of the Council within ten days, the Naib Zila Nazim shall be liable to misconduct, and the senior-most presiding officer shall convene the meeting of the Council for such purpose.”.

[Amendment of section 48, Ordinance XXVII of 2001.](#)

22. In the said Ordinance, in section 50, for the word “Taluka” the word “Town” shall be substituted.

[Amendment of section 50, Ordinance XXVII of 2001.](#)

23. In the said Ordinance, in section 54, in sub-section (1), in clause (nn), for the word “forms” the word “fairs” shall be substituted.

[Amendment of section 54, Ordinance XXVII of 2001.](#)

24. In the said Ordinance, after section 58A, the following new section shall be inserted namely:-

[Insertion of new section 58B, Ordinance XXVII of 2001.](#)

“58B. Performance evaluation of officers of Taluka.- The annual performance report of the officers posted in the Taula Municipal Administration shall be initiated by-

(a) the Taluka Nazim in respect to Taluka municipal Officer and the Zila Nazim shall be the first countersigning officer, while

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the Secretary, Local Government Department shall be the second countersigning officer:

Provided that the District Coordination Officer shall record in a separated part of the Performance Evaluation report his evaluation about the Taluka Municipal Officer's ability to collect and compile information; and

(b) the Taluka Municipal Officer in respect to Taluka Officers:

Provided that the Taluka Nazim shall be the countersigning officer.”.

25. In the said Ordinance, in section 61, in sub-section (1), for the proviso the following shall be substituted, namely:-

[Amendment of section 61, Ordinance XXVII of 2001.](#)

“Provided that where the Naib Taluka Nazim is absent or his office is vacant for any reason, the senior-most presiding officer in the panel elected under sub-section (5) of section 69 shall act as Taluka Nazim and the next senior-most presiding officer in the panel shall act as Naib Taluka Nazim till the election of officiating Taluka Nazim under section 68 or Naib Taluka Nazim resumes his functions or, as the case may be, a new Naib Taluka Nazim is elected by the Taluka Council under section 156:

Provided further that the officiating Taluka Nazim shall not be a candidate in the election for Taluka Nazim.”.

26. In the said Ordinance, section 62 shall be omitted.

[Omission of section 62, Ordinance XXVII of 2001.](#)

27. In the said Ordinance, in section 63,-

[Amendment of section 63, Ordinance XXVII of 2001.](#)

(a) in the marginal note, for the words “Internal recall” the word “Recall” shall be substituted;

(b) for sub-section (4) the following shall be substituted, namely:-

“(4) Where the motion referred to in sub-section (1) is approved by two-third majority of the votes of the total membership of the Council, through a secret ballot to be conducted by the returning Officer nominated by the Chief Election Commissioner, the Taluka Nazim shall cease to hold office forthwith and the notification shall be issued in this

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behalf by the chief Election commissioner accordingly.”;

(c) sub-section (5) shall be omitted; and

(d) in sub-section (6), for the words “Union Nazims and members of Taluka Council” the words “members of the Taluka Council and Naib Union Nazim, if any one of them is also a Naib Union Nazim” shall be substituted.

28. In the said Ordinance, after section 64, the following new section shall be inserted, namely:-

[Insertion of new section 64A, Ordinance XXVII of 2001.](#)

“64A. Setting aside the order of Taluka Nazim by the Chief Executive of the Province.- (1) Notwithstanding anything contained in section 64, where, in the opinion of the Chief Executive of the Province, an order or decision of the Taluka Nazim is not in conformity with law or is against the interest of the people, he may, for the reasons to be recorded and conveyed to the Nazim, suspend such order or, as the case may be, decision and refer the matter to the Provincial Local Government Commission for an enquiry to be completed not later than ninety days:

Provided that the Taluka Nazim shall be given an opportunity of being heard by the Provincial Local Government Commission before making recommendation to the Chief Executive of the Province.

(2) On receipt of report of enquiry conducted by the Provincial Local Government Commission, the Chief Executive of the Province may take such action as deemed expedient in the light of such report, including quashment of the order or decision of the Taluka Nazim:

Provided that, if no action is taken within ninety days of the suspension of the order or decision of the Taluka Nazim, such order or, as the case may be, decision shall stand restored.

(3) The quashment of an order or decision referred to in sub-section (2) shall be notified by the government in the official Gazette.”.

29. In the said Ordinance, in section 65, in sub-section (4), after the word “allocations”, the words “with its Secretary as Drawing and Disbursing Officer and Naib Taluka Nazim as Principal Accounting Officer” shall be added.

[Amendment of section 65, Ordinance XXVII of 2001.](#)

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30. In the said Ordinance, the existing provision shall be renumbered as sub-section (1) of that section and thereafter the following new sub-section shall be added, namely:-

[Amendment of section 68, Ordinance XXVII of 2001.](#)

“(2) Where the Naib Taluka Nazim fails to convene the meeting for election of Officiating Taluka Nazim from amongst the members of the Council within ten days, the Naib Taluka Nazim shall be liable to misconduct, and the senior-most presiding officer shall convene the meeting of the Council for such purpose.”.

31. In the said Ordinance, in section 69,-

[Amendment of section 69, Ordinance XXVII of 2001.](#)

(a) in sub-section (3), for the fullstop at the end a colon shall be substituted and thereafter the following proviso shall be added, namely:-

“**Provided that the member presiding the meeting shall not vote except in the case of equality of votes.**”.

(b) for sub-section (4) the following shall be substituted, namely:-

“(4) **In the first meeting of the Council to be convened and presided over by the Returning Officer nominated by the chief Election Commissioner, the members of the Taluka council shall elect from amongst themselves a Naib Taluka Nazim securing majority votes of total membership of the Council.**

(4A) The Naib Taluka Nazim elected under sub-section (4) shall be the Convener of the Taluka Council and shall preside its meetings and shall perform such other functions as are assigned to him by the Taluka Nazim.”; and

(c) for sub-section (5), the following shall be substituted, namely:-

“(5) After the election of Naib Taluka Nazim, the Taluka Council shall, in order of precedence elect a panel of not less than three members as presiding officers securing highest number of votes who shall, in the absence of, or in case of the suspension of Naib Taluka Nazim, or where a no confidence motion has been moved against him, convene and preside over the meetings of the Taluka council.”.

32. In the said Ordinance, after section 70, the following new sections shall be inserted, namely:-

[Insertion of new sections 70A and 70B, Ordinance XXVII of 2001.](#)

“**70A. Setting aside the resolution of Taluka council,-** (1) On a

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motion initiated by the District Government, the Zila Council may, by a resolution stating the grounds thereof, passed by a simple majority of its total membership, set aside a resolution of the Taluka Council, if it considers the same to be against the interest of the people or public policy.

(2) The result of the approval of the resolution of the Zila Council referred to in sub-section (1) shall be notified by the Zila Council.

70B. Setting aside the resolution of Taluka Council by the Chief Executive of the Province.- (1) Where, in the opinion of the Chief Executive of the Province, a resolution of Taluka council is not in conformity with law or is against the interest of the people, he may, for reasons to be recorded and conveyed to the Taluka Council, suspend such resolution and refer the matter to the Provincial Local Government Commission for an enquiry to be completed not later than ninety days.

(2) On receipt of report of enquiry conducted by the Provincial Local government Commission, the Chief Executive of the Province may take such action as deemed expedient in the light of such report, including quashment of the resolution of the Taluka Council:

Provided that, if no actions is taken within ninety days of suspension of the resolution of the Taluka Council, such resolution shall stand restored.

(3) The quashment of the resolution referred to in sub-section (2) shall be notified by the government in the official Gazette.”.

33. In the said Ordinance, in section 72,-

(a) In the marginal note, for the words “recall of a” the words “No confidence motion against” shall be substituted;

(b) In sub-section (1),-

(i) after the words “other reason”, the words “he has lost confidence of the Council” shall be added; and

(ii) for the word “recall” the word “removal” shall be substituted;

(c) for sub-section (4) the following shall be substituted, namely:-

“(4) where the motion referred to in sub-section (1) is approved by majority votes of the total membership of the Council through a secret ballot, the Naib Taluka Nazim shall cease to hold office forthwith and the notification shall be

[Amendment of section 72, Ordinance XXVII of 2001.](#)

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issued in this behalf by the Chief Election Commissioner.”;

(d) for sub-section (5) the following shall be substituted, namely:-

“(5) where the Naib Taluka Nazim is removed under sub-section (4), the Council shall elect a new Naib Taluka Nazim within a period not later than ten days in the manner specified in sub-section (4) of section 69.”;

(e) in sub-section (6), for the words “Naib Union Nazims of respective Union Councils and as members of Taluka Council” the words and comma “members of the Taluka Council and Naib Union Nazim, if any one of them is also a Naib Union Nazim” shall be substituted; and

(f) in sub-section (7), for the words “appear before the Taluka Council and address it” the words “address the Taluka Council” shall be substituted.

34. In the said Ordinance, in section 80, in clause (e), after the words “Union Administration”, the words “and shall record the annual Performance Evaluation Report of Union Secretaries and such report shall be countersigned by the Taluka Municipal Officer” shall be inserted.

[Amendment of section 80, Ordinance XXVII of 2001.](#)

35. In the said Ordinance, after section 82, the following new section shall be inserted, namely:-

[Insertion of new section 82A, Ordinance XXVII of 2001.](#)

“82A. Setting aside the order of Union Nazim by the Chief Executive of the Province.- (1) notwithstanding anything contained in section 82, where, in the opinion of the Chief Executive of the Province, an order or decision of the Union Nazim is not in conformity with law or is against the interest of the people, he may, for the reason to be recorded and conveyed to the Nazim, suspend such order or, as the case may be, decision and refer the matter to the Provincial Local Government Commission for an enquiry to be completed not later than ninety days:

Provided that the Union Nazim shall be given an opportunity of being heard by the Provincial Local Government Commission before making recommendation to the Chief Executive of the Province.

(2) On receipt of report of enquiry conducted by the Provincial Local Government Commission, the Chief Executive of the Province may take such action as deemed expedient in the light of such report, including quashment of the order or decision of the Union Nazim:

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Provided that, if no action is taken within ninety days of the suspension of the order or decision of the Union Nazim, such order or, as the case may be, decision shall stand restored.

(3) The quashment of an order or decision referred to in sub-section (2) shall be notified by the Government in the official **Gazette.**”.

36. In the said Ordinance, section 84 shall be omitted.

[Omission of section 84, Ordinance XXVII of 2001.](#)

37. In the said Ordinance, in section 85,-

[Amendment of section 85, Ordinance XXVII of 2001.](#)

(a) in the marginal note, for the words “Internal recall” the word “Recall” shall be substituted;

(b) for sub-section (4) the following shall be substituted, namely:-

“(4) Where the motion referred to in sub-section (1) is approved by two-third majority of the votes of the total membership of the Union Council, through a secret ballot to be conducted by the Election Commission, the Union Nazim shall cease to hold office forthwith and the notification shall be issued in this behalf by the chief Election Commissioner.”;

(c) sub-section (6) shall be omitted; and

(d) in sub-section (7), or the words “appear before the Union Council and address it” the words “address the Union council” shall be substituted.

38. In the said Ordinance, in section 87, in sub-section (1),-

[Amendment of section 87, Ordinance XXVII of 2001.](#)

(a) for the word “twenty-one” the word “thirteen” shall be substituted;

(b) in clause (a),-

(i) for the word “twelve” the word “six” shall be substituted; and

(ii) for the word “four” the word “two” shall be substituted;

(c) in clause (b), for the word “six” the word “four” shall be substituted; and

(d) for the proviso the following shall be substituted, namely:-

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“Provided that in a Union where the population of minorities is in excess of ten percent of the total population of the Union, reserved seats for minority communities referred to in clause (c) shall be increased by reallocating the seats specified in clauses (a) and (b) in the manner prescribed by the Government.”.

39. In the said Ordinance, in section 89,-

(a) in sub-section (3), for the fullstop at the end a colon shall be substituted and thereafter the following proviso shall be added, namely:-

“Provided that the member presiding the meeting shall not vote except in the case of equality of votes.”; and

(b) in sub-section (7), for the word “officer” the word “official” shall be substituted.

40. In the said Ordinance, after section 89, the following new sections shall be inserted, namely:-

“89A. Setting aside the resolution of Union council.- (1) On a motion initiated by the Taluka Municipal Administration, the Taluka Council may, by a resolution stating the grounds thereof, passed by a simple majority of its total membership, set aside a resolution of the Union Council, if it considers the same to be against the interest of the people or public policy.

(2) The result of the approval of the resolution of the Taluka Council referred to in sub-section (1) shall be notified by the Taluka Council.

89B. Setting aside the resolution of Union Council by the Chief Executive of the Province.- (1) where, in the opinion of the Chief Executive of the Province, a resolution of Union council is not in conformity with law or is against the interest of the people, he may, for the reasons to be recorded and conveyed to the Union Council, suspend such resolution and refer the matter to the Provincial Local Government Commission for an enquiry to be completed not later than ninety days.

(2) On receipt of report of enquiry conducted by the Provincial Local Government Commission, the Chief Executive of the Province may take such action as deemed expedient in the light of such report, including quashment of the resolution of the Union Council:

[Amendment of section 89, Ordinance XXVII of 2001.](#)

[Insertion of new sections 89A and 89B, Ordinance XXVII of 2001.](#)

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Provided that, if no action is taken within ninety days of suspension of the resolution of the Union Council, such resolution shall stand restored.

(3) The quashment of the resolution referred to in sub-section (2) shall be notified by the Government in the official Gazette.”.

41. In the said Ordinance, in section 91, for the words “Zila Nazim” the words “Naib Taluka Nazim” shall be substituted.

[Amendment of section 91, Ordinance XXVII of 2001.](#)

42. In the said Ordinance, in section 92.-

(a) for sub-section (4) the following shall be substituted, namely:-

[Amendment of section 92, Ordinance XXVII of 2001.](#)

“(4) It the motion referred to in sub-section (1) is approved by two-third majority of the votes of its total membership, through a secret ballot to be conducted by the Returning Officer nominated by the Chief Election Commissioner, the Naib Union Nazim shall cease to hold office forthwith on approval of the motion by the Union Council.”;

(b) in sub-section (6), for the words “District Government” the words “Chief Election Commissioner” shall be substituted;

(c) in sub-section (7), for the words “appear before the Union Council and address it” the words “address the Union Council” shall be substituted; and

(d) after sub-section (8), the following new sub-section shall be added, namely:-

“(9) Where the motion against Naib Union Nazim is approved under sub-section (4), the Union Nazim shall cause the election of officiating Naib Union Nazim within ten days from the date of approval of the motion.”.

43. In the said Ordinance, in section 93, for the words and comma “Within ninety days of the assumption of office, upon” the word “Upon” shall be substituted.

[Amendment of section 93, Ordinance XXVII of 2001.](#)

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44. In the said Ordinance, in section 95- [Amendment of section 95, Ordinance XXVII of 2001.](#)
(a) in sub-section (1), for the words and comma “shall, within ninety days” the word “may” shall be substituted; and
(b) in sub-section (3), for the word “shall” the word “may” shall be substituted.
45. In the said Ordinance, in section 109, [Amendment of section 109, Ordinance XXVII of 2001.](#)
(a) in sub-section (4), for the fullstop at the end a colon shall be substituted and thereafter the following proviso shall be added, namely:-
“Provided that the schedule of establishment shall be maintained by the local governments as may be prescribed.”; and
(b) in sub-section (8), after the word “bonuses”, the words “as prescribed” shall be added.
46. In the said Ordinance, in section 110, in clause (b), for the fullstop at the end a colon shall be substituted and thereafter the following proviso shall be added, namely:- [Amendment of section 110, Ordinance XXVII of 2001.](#)
“Provided that any other expenditure may be prescribed as charged expenditure.”.
47. In the said Ordinance, in section 111, after sub-section (6), the following new sub-section shall be added, namely:- [Amendment of section 111, Ordinance XXVII of 2001.](#)
“(7) The budget document shall be prepared in accordance with the Chart of Classification of Accounts notified by the Auditor-General from time to time.”.
48. In the said Ordinance, in section 112, in sub-section (4), for the fullstop at the end a colon shall be substituted and thereafter the following proviso shall be added, namely:- [Amendment of section 112, Ordinance XXVII of 2001.](#)
“Provided that the Government may review approved budget of a local government and, if found contrary to the budget rules, may require the concerned local government to rectify it .”.
49. In the said Ordinance, for section 114 the following shall be substituted, namely:- [Substitution of section 114, Ordinance XXVII of 2001.](#)
“**114. Account.-** (1) The accounts of the receipt and expenditure of local government shall be kept in such form

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and in accordance with such principles and methods as the Auditor-General of Pakistan may, with the approval of the President prescribe:

Provided that the accounts of Receipts and Expenditure of Taluka (Town) Municipal Administration and Union Administration shall be kept in such form and in accordance with such principles and methods as the Government may prescribe for such period as may be determined by the Auditor-General of Pakistan.

(2) The following arrangement for maintaining of Accounts shall be followed-

- (a) the District Accounts Officer or Treasury Officer, where the District Accounts Officer is not in position, shall maintain the accounts of each District Government;
- (b) the Taluka or Town Accounts Officer and Union Accountant shall maintain the accounts of the Taluka or Town Municipal Administration or, as the case may be, the Union Administration; and
- (c) the District Accounts Officer, Taluka or Town Accounts Officer and the Union Accountant shall perform pre-audit of all payments from the Funds of the District, Taluka or, as the case may be, Town and Union before approving the disbursements of monies.

(3) The accounts of the Taluka Municipal Administration, Town Municipal Administration and Union Administration shall be maintained in the manner as may be prescribed.

(4) The District Accounts Officer shall consolidate the district accounts with the compiled accounts of the Taluka, Town Account Office and Union Accounts Office.

(5) A statement of monthly and annual Accounts and such other necessary statements shall be placed at a conspicuous place by the Local Government concerned for public inspection.

(6) The respective Accounts Committees of the Council shall hold public hearings in which-

- (a) objections to statement of accounts referred to in sub-section (5) may be heard and, if required, appropriate

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action may be taken; and

(b) internal and external Audit Reports will be discussed for appropriate action.”.

50. In the said Ordinance, in section 115,-

[Amendment of section 115, Ordinance XXVI of 2001.](#)

(a) in sub-section (1), in the proviso, for the words “till such time the adequate capacity is developed to conform to the national audit system notified” the words “for such period as may be determined” shall be substituted; and

(b) after sub-section (8), the following new sub-section shall be added, namely,-

“(9) Notwithstanding anything contained in sub-sections (3), (4), (5), (6), (7) and (8) the Auditor-General may, by notification in the official Gazette, direct the Local Fund Audit Department, including the Director Local Fund Audit, to stop the audit of Taluka, Town and Union Administration, whereafter only the Auditor-General of Pakistan shall audit such accounts.”.

51. In the said Ordinance, in section 115A, in sub-section (1),-

[Amendment of section 115A, Ordinance XXVII of 2001.](#)

(a) for the word “may” the word “shall” shall be substituted; and

(b) after the word “Auditor”, the words “as may be prescribed” shall be added.

52. In the said Ordinance, for section 116, the following shall be substituted, namely:-

[Substitution of section 116, Ordinance XXVII of 2001.](#)

“116. Taxes to be levied.- (1) A Council may levy taxes, cesses, fees, rates, rents, tolls, charge, surcharge and levies specified in the Second Schedule:

Provided that the Government shall vet the tax proposal prior to the approval by the concerned council:

Provided further that the proposal shall be vetted within thirty days from the date of receipt of the proposal failing which it would deemed to have been vetted by the Government.

(2) No tax shall be levied without previous publication of the tax proposal and after inviting and hearing public objections.

(3) A Council may, subject to provisos of sub-section (1),

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increase, reduce, suspend, abolish or exempt any tax.”.

53. In the said Ordinance, in section 118, in sub-section (1), for the colon at the end a fullstop shall be substituted and thereafter the provisos shall be omitted.

[Amendment of section 118, Ordinance XXVII of 2001.](#)

54. In the said Ordinance, for section 120B, the following shall be substituted, namely:-

[Substitution of section 120B, Ordinance XXVII of 2001.](#)

“120B. Membership.- (1) The Finance Commission shall consist of ten members, including the Chairman, as under:-

(a) four members shall be *ex-officio*, namely:

(i) the Minister for Finance of the Province, who shall be the Chairman of the Finance Commission and, in his absence for whatsoever reasons, the members may elect one of the members present to be Chairman in the manner prescribed for the duration of his absence;

(ii) the Secretary to the Government, Local Government and Rural Development Department;

(iii) the Secretary to the Government, finance Department, who shall be the Secretary of the Commission; and

(iv) the Secretary to the Government, Planning and Development Department;

(b) three professional members from the private sector to be appointed in the manner stated in the Seventh Schedule; and

(c) one Zila Nazim, one Taluka or Town Nazim and one Union Nazim.

Explanation.- for the purposes of this Chapter, “Private Sector person” means a person who is not in the Service of Pakistan or any statutory body or any other body which is owned or controlled by the Federal Government or the Provincial Government or a local government.

(2) The Finance Department shall act as the secretariat of the Provincial Finance Commission.

(3) The term, remuneration, other terms and conditions of

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service of the professional members of the Finance Commission shall be as provided in the Seventh Schedule provided that the term of office and other terms and conditions of service of a member shall not be altered to his prejudice during his term of office.

(4) The professional members of the Finance Commission shall be appointed by the Governor in a manner that there is approximate equivalence in their number from amongst experts in economics, finance and public administration, each possessing a post graduate degree, preferably a doctorate in a related subject, and having at least ten years of practical experience in a related field.

(5) No proceedings or act of the Finance Commission shall be invalid merely on the ground of existence of a vacancy other than that of a professional member in or defect in the composition of the Finance Commission.

(6) A professional member shall be removed in the prescribed manner.”.

55. In the said Ordinance, in section 120F, after the word “Budget”, the word “proposals” shall be inserted.

[Amendment of section 120F, Ordinance XXVII of 2001.](#)

56. In the said Ordinance, in section 124, in sub-section (2), in the first proviso, the words “for periods not exceeding five years at a time” shall be omitted.

[Amendment of section 124, Ordinance XXVII of 2001.](#)

57. In the said Ordinance, in section 128,-

[Amendment of section 128, Ordinance XXVII of 2001.](#)

(a) for sub-section (1) the following shall be substituted, namely:-

“The Chief Executive of the Province may be himself or through any officer specifically authorised by him, issue directives in public interest to a Nazim for implementation.”; and

(b) in sub-section (2).-

- (i) the word “Zila” shall be omitted;
- (ii) for the words “Inspector General Police” the words “Provincial Police Officer” shall be substituted; and
- (iii) for the fullstop at the end a colon shall be substituted and thereafter the following provisos shall be added, namely:-

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“Provided that where a grave threat to law and order exists and requires immediate action and the Zila Nazim willfully abstains from the district, the Government may authorize, in writing, the Naib Zila Nazim or, where the Naib Zila Nazim is also not available, the senior most Presiding Officer of the Zila Zouncil, to act as officiating Zila Nazim:

Provided further that such authorization shall cease forthwith upon the return of Zila Nazim to his office.”.

58. In the said Ordinance, for section 129 the following shall be substituted, namely:-

[Substitution of section 129, Ordinance XXVII of 2001.](#)

“129. Suspension of a Nazim, etc.- (1) Where, in the opinion of the Chief Executive of the Province, a Nazim is deliberately avoiding or abstaining willfully or failing to comply with the directions given by the Chief Executive under section 128, he may suspend the Nazim for a period not exceeding ninety days for the reasons to be recorded and conveyed to the Nazim.

(2) During the period of suspension, the government shall cause to be conducted an enquiry by the Provincial Local Government Commission which shall provide an opportunity of personal hearing to the suspended Nazim.

(3) The Provincial Local Government Commission shall submit its report of the enquiry alongwith its recommendations which may include removal of the Nazim to the Chief Executive of the Province for appropriate action in light of such recommendations as he may deem appropriate.

(4) In case no decision is taken within ninety days from the date of suspension of the Nazim, he shall stand re-instated to his office.

(5) During the period of suspension of the Nazim, the Naib Nazim shall act as Nazim.”.

59. In the said Ordinance, in section 131,-

[Amendments of section 131, Ordinance XXVII of 2001.](#)

(a) in sub-section (4), after the words “functioning of the Commission” the words “by establishing a separate Secretariat of the Commission with sections for each level of local government that is District, Taluka and union levels” shall be added;

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(b) in sub-section (6), for the word “funds” the words “a separate budget” shall be substituted; and

(c) after sub-section (6), the following new sub-sections shall be added, namely:-

“(7) The Government shall notify the organogram and schedule of establishment of the Provincial Local Government Commission.

(8) The Secretary of the Provincial Local Government Commission shall be the Principal Accounting Officer and the Commission shall have its own Drawing and Disbursing Officer.

(9) The Provincial Departments shall aid and assist the Provincial Local Government Commission in performance of its functions.”.

60. In the said Ordinance, in section 132,-

(a) the existing provision shall be re-numbered as sub-section (1) of that section;

(b) in sub-section (1), re-numbered as aforesaid,-

(i) in clause (e), the word “and” at the end shall be omitted; and

(ii) in clause (f), for the fullstop at the end a semi-colon shall be substituted and thereafter the following new clauses shall be added, namely:-

“(g) take cognizance of violations of laws and rules by a local government in performance of its functions;

(h) organize consultative planning meetings of National and Provincial legislators, Zila, Taluka or Town Nazims of a district on a periodic basis to provide their participation in development activities of the district with regard to-

(i) the consultative process of the Annual Development Plan of the district;

(ii) formulating procedure for utilization of the Legislators’ development grant;

(iii) assessing implementation of decision of these meetings; and

(iv) carrying out review of development schemes; and

[Amendment of section 132, Ordinance XXVII of 2001.](#)

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(i) facilitate the performance of Provincial departmental functions of the decentralized offices relating to policy analysis, oversight, checks and balances, capacity building and coordination through the Commission.”; and

(c) after sub-section (1), the following new sub-sections shall be added, namely:-

“(2) The directions and orders of the Provincial Local Government Commission arising out of its inspections and inquiries under clauses (a), (b) and (c) of sub-section (1) shall be binding on the concerned local government failing which the Commission shall report the matter with specific recommendations of the Chief Executive of the Province for decision and appropriate action.

(3) Where the Provincial Local Government Commission is of opinion that suspension of a Nazim is necessary for the fair conduct of the enquiry under clause (b) of sub-section (1) or preventing the Nazim from continuing with any unlawful activity during the pendency of enquiry, it may recommend to the Chief Executive of the Province for making appropriate order for suspension of such Nazim for a maximum period of ninety days.

(4) Where, on an inquiry under clause (b) of sub-section (1), a Nazim, Naib Nazim or a member of a Council is found guilty of misconduct by the Provincial Local Government Commission, it shall recommend appropriate action, including his removal, to the Chief Executive of the Province.

(5) the Provincial Local Government Commission shall have the same powers as are vested in a civil court under the Code of Civil Procedures, 1908 (Act V of 1908), in respect of the following matters, namely:-

- (a) summoning and enforcing the attendance of any person and examining him on oath;
- (b) compelling the production of documents;
- (c) receiving evidence on affidavits; and
- (d) issuing commission for the examination of witnesses.”.

61. In the said Ordinance, after section 133, the following new section shall be inserted, namely:-

[Insertion of new section 133A, Ordinance XXVII](#)

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“133A. Restructuring of Provincial Departments.- Administrative realignment of Provincial departments shall be made in compatibility with the features of Devolution Plan ensuring the principles of good governance not later than the 31st December, 2005.”. [of 2001.](#)

62. In the said Ordinance, in section 135, in sub-section (4), for the words and figures “initiate proceedings for recall against such Nazim as provided in sections 62 and 84” the words “refer the matter to the Provincial Local Government Commission for appropriate action” shall be substituted. [Amendment of section 135, Ordinance XXVII of 2001.](#)

63. In the said Ordinance, in section 136, after sub-section (1), the following new sub-section shall be inserted, namely:- [Amendment of section 136, Ordinance XXVII of 2001.](#)

“(1A) Where the Zila Nazim is not satisfied with the conduct of enquiry carried out under sub-section (1), he may arrange for an independent enquiry by an officer of the District Government.”.

64. In the said Ordinance, after Chapter XV, the following new Chapter shall be inserted, namely:- [Insertion of new Chapter XVA, Ordinance XXVII of 2001.](#)

**“CHAPTER XVA
DISTRICT SERVICE**

140A. Creation of District Service.- Notwithstanding anything contained in any other law, rules or service contract for the time being in force, the Government shall, in every district, create a District Service comprising all posts of local governments grouped into district and taluka cadres for decentralized local government functions and groups of offices with adequate monetary benedits and incentives for promotion and performance not later than the 31st December, 2005.”.

65. In the said Ordinance, for Chapter XVI the following shall be substituted, namely:- [Substitution of Chapter XVI, Ordinance XXVII of 2001.](#)

**“CHAPTER XVI
LOCAL GOVERNMENT RESPONSIBILITY
FOR ENFORCEMENT OF LAWS**

141. Offences, punishments and their cognizance.- (1) The offences specified in the Fourth and Eight Schedules shall be liable to punishment by way of imprisonment, fine, seizure, forfeiture,

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confiscation and impounding and such other penalties as are provided in this Ordinance.

(2) Whoever commits any of the offences specified in-

- (a) Part-I of the Fourth Schedule shall be punishable with imprisonment for a term which may extend to three years, or with fine which may extend to fifteen thousand rupees, or with both and, where an accused was directed by the Inspector for immediate discontinuance of the offence, the Court may impose a further fine which may extend to one thousand rupees for every day for the period the accused has persisted in the offence from the date of its commission;
- (b) Part-II of the Fourth Schedule shall be punishable with imprisonment which may extend to six months and fine which may extend to five thousand rupees, or with both and, where an accused was directed by the Inspector for immediate discontinuance of the offence, the Court may impose a further fine which may extend to two hundred rupees for every day for the period the accused has persisted in the offence from the date of its commission; and
- (c) the Eighth Schedule shall in the first instance, be liable to fine by issuing a ticket specified in the Ninth Schedule and, where an accused repeats the offence within a period of three months for which he was subjected to fine, he shall be liable to the same punishment as provided in clause (b):

Provided that the concerned Nazim may, with the approval of the Council and by notification in the official Gazette, exempt any area from the application of this provision in respect of such offences and for such period as may be specified therein.

(3) the offences specified in clause (a) of sub-section (2) shall be cognizable and information in this regard shall be forwarded to the officer incharge of a police station by the Inspector for registration of a case against the accused in accordance with the provisions of section 154 of the Code of Criminal Procedure, 1898 (Act V of 1898), hereinafter in this Chapter referred to as the "Code".

(4) A Court shall take cognizance of the offences specified in clause (b) of sub-section (2) on a complaint made in writing by the

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Inspector in accordance with the provisions of section 200 of the Code.

(5) The offences specified in Part-II of the Fourth Schedule and Eighth Schedule shall be tried in a summary manner in accordance with the provisions of section 260 to 265 of the Code, except sub-section (2) of section 262 thereof.

(6) The laws specified in the Tenth Schedule shall be enforced by the local governments indicated against each.

(7) The Federal Government or Provincial Government may, by notification in the official Gazette, entrust to a local government the enforcement of any other law for the time being in force:

(8) The fines collected under sub-section (6) and sub-section (7) shall be deposited under separate receipt head in the Public Account of the concerned local government.

(9) The Government shall appoint one or more Magistrates of the First Class at the headquarters of a taluka or town, who shall function exclusively under the Sessions Judge and not perform any executive function, to deal with the cases relating to local and special laws, and the offences under this Ordinance.

Explanation.- For the purpose of this Chapter, the “Court” shall mean the Court of a Magistrate of the First Class appointed under the Code.

142. Appointment and control of Inspectors.- (1) The concerned Nazim shall, on the recommendations by the officers specified in the third column of the Fourth Schedule and fourth column of the Eighth Schedule indicating the number of Inspectors required to exercise jurisdiction over the specific category or categories of offences in the assigned area designated as blocks or wards and with the approval of the concerned Council, authorize the officials of the local government as Inspectors for enforcement of the offences specified in such Schedules:

Provided that it shall not affect the appointment of the Inspectors appointed of the local governments before coming into the force of this Chapter against any sanctioned post with the express function of inspection by whatever designation may be, and such Inspectors shall be deemed to be Inspectors under this Ordinance.

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(2) The officials specified against each offence in the third column of the Fourth Schedule and fourth column of the Eighth Schedule shall be the controlling authority and administrative head of the Inspectors notified for such offence and the Inspectors shall report to him only for the enforcement of provisions of this Chapter notwithstanding to which ever office of a local government they may belong:

Provided that a Taluka or Town Municipal Administration may request the District Government for providing district officials required to conduct inspection functions specified for taluka or, as the case may be, town in the third column of the Fourth Schedule and fourth column of the Eighth Schedule and District Government shall ordinarily notify such officials for conducting inspection functions:

Provided further that the taluka and town officers specified in the Fourth and Eighth Schedules shall recommend the available officials of decentralized Public Health Engineering Department and Housing and Physical Planning Department for performing inspection functions in taluka and town before additional requirements are requested from the District Government.

143. Imposition of fine through ticketing.- (1) Where any person, in the opinion of an Inspector, is contravening any provision of the law relating to the offences specified in the Eighth schedule, the Inspector shall charge the accused by issuing a ticket for payment of fine specified in the Ninth Schedule, if such offence has been committed for the first time in three months.

(2) The ticket referred to in sub-section (1) shall be issued in quadruplicate by delivering three copies to the accused after obtaining his signatures or thumb impression on the fourth copy to be retained by the Inspector for record.

(3) The payment of fine may be deposited in the assigned Post Office or a branch of the National Bank of Pakistan empowered to receive local government dues by the respective local government to which the offence relates in the Eighth Schedule, or the designated local government accountant located in the area of jurisdiction of the Inspector issuing the ticket within the period of ten days from the date of imposition of fine for credit in a separate receipt head of account in the Public Account of the concerned local government:

Provided that an accused may contest the imposition of fine in the court within such period of ten days.

(4) The Bank or Post Office or the designated local government accountant of the respective local government receiving the fine

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shall provide two copies of the ticket to the accused with endorsement of receipt of amount of fine and forward one copy to the concerned local Accounts Officer.

(5) The accused shall deliver one copy of duly paid ticket to the concerned Inspector within ten days.

(6) The fines imposed by a Court for the offenses specified in the Fourth Schedule shall on collection be deposited under a separate receipt head in the Public Account of the concerned local government.

144. Performance bonuses for Inspector, etc.- (1) The total amount collected on account of fines and penalties, including those imposed by the Court, shall be utilized as under:-

- (a) twenty-five percent thereof shall be paid by the accountant of the respective local government as an incentive bonus to the Inspectors ratably according to the amount recovered against the fines imposed by each Inspector and as result of prosecution of fines initiated by him:

Provided that such payments to the Inspector shall be included as an addition in the pay slip at the time of payment of pay of the month following the month in which the fines are realized;

- (b) twenty-five percent thereof shall be set apart for improvement of the regulatory functions of the system of imposition of fines, including accounting, record-keeping, computerization, mobility, police functions and any other expenditure relating to adjudication procedure; and
- (c) out of the remaining fifty percent thereof, expenditures shall be incurred on the compilation, printing, distribution and other incidentals required for the District Enforcement Gazette and the balance amount shall be transferred to the concerned Local Fund at the end of the financial year:

(2) The Principal Accounting Officers of the local governments with the approval of the concerned Nazim shall incur expenditure from the public Account relating to the fines.

145. Court proceedings for default in deposit of fine, etc.- (1) The officer designated to enforce offences in the Eighth Schedule shall daily provide to the court of competent jurisdiction a scroll of all fine tickets issued by Inspectors under his administrative control which

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remain unpaid on the eleventh day from the issuance of such fine ticket.

(2) The Court of competent jurisdiction receiving the scroll shall issue summons to the accused forthwith stating date of hearing for summary trial in accordance with the provisions of section 260 to 265 of the Code, except sub-section (2) of section 262 thereof.

(3) Where on the first date of hearing, the accused appears before the Court and produces the proof of deposit of fine, or unconditionally admitting his failure, deposits the fine forthwith alongwith the penalty which shall not be less than ten percent and not more than twenty five percent of the amount of fine determined by the Court in accordance with the procedure provided in sub-section (2) of section 388 of the Code further proceedings against the accused may be dispensed with and no conviction shall be recorded against him.

(4) Upon the failure of the accused to appear before the Court in response to summons issued by it, the Court shall forthwith issue warrants for arrest of the accused and upon the issuance of such warrant the accused will be liable to punishment under clause (b) of sub-section (2) of section 141, with or without surety.

146. compounding of offences.- Subject to any other provision of this Ordinance, a committee comprising the concerned Nazim as its Chairman, an officer of the concerned Administration and a member of the Council to be nominated by the concerned Council as its members, may, at any time or after the commission of offence but before the conclusion of proceedings in the Court, compound any offence under this Ordinance:

Provided that no case in respect of any offence pending adjudication before a Court shall be compounded except with the permission of the Court:

Provided further that an offence shall not be compounded where the accused has been served a notice forbidding him from continuing with the violation or contravention of any provision of this Ordinance:

Provided also that the accused shall be given an opportunity of being heard before passing an order or taking any action adverse to his interest.

146A. Appeals, etc.- The decision and orders of the Court shall be appealable and subject to revision in accordance with the provisions of the Code.

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146B. Registers, monthly reports, etc.- (1) The Inspector shall maintain record of offences in which tickets were issued, the cases which were not contested or contested before the Court, complaints were filed for prosecution, the recovery of fines, punishment awarded and similar ancillary matters in Register Numbers 1 to 12 given in Form-A of the Eleventh Schedule.

(2) The Inspector shall furnish monthly reports on the fifth day of each month regarding the enforcement activities within the area of his jurisdiction on the basis of entries of the Register maintained in Form-A to the concerned Nazim, District Coordination Officer and Accounts Officer through his officer in-charge in Form-B specified in the Eleventh Schedule.

(3) The officer in-charge of the police station on the fifth day of each month shall, through the Head of District Police submit report in Form-C specified in the Eleventh Schedule in respect of cases registered in the police station on the complaint of an Inspector or a person authorized under this Ordinance and any warrants issued or arrests caused in pursuance thereof, and the punishments awarded in each case during the preceding month to the concerned Nazim and District Coordination Officer.

(4) The District coordination Officer shall, on the basis of reports received by him under sub-sections (2) and (3), compile and cause publication of the monthly District Enforcement Gazette by twentieth day of each month.

146C. Police support to Inspectors, etc.- In addition to the Police support which may be requested by an Inspector under the provisions of Article 34 of the Police order, 2002 (Chief Executive's Order No. 22 of 2002), a local government may requisition a Police contingent on deputation or payment of charges in accordance with Article 30 of the said Order.

146D. General powers of Inspectors.- (1) In case of any serious threat to the public health, safety or welfare or danger to life and property, the Inspector may, in his area of jurisdiction, in addition to imposition of fine or initiating prosecution under this Ordinance,-

- (a) suspend any work;
- (b) seize the goods;
- (c) seal the premises;
- (d) demolish or remove work; and

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(e) issue directions for taking corrective measures in the time specified by him:

Provided that no Inspector shall enter any residential premises save with the permission of the occupier or owner or Court.

(2) An Inspector authorized under section 142 shall have the powers in relation to the offences specified in the Fourth Schedule to-

(a) issue notices in writing on behalf of the respective local government served, either personally or through registered post with acknowledgement due or by any official of the local government, in order to restrain violations or commission of any offence forthwith;

(b) initiate legal proceedings in the competent Court where any person fails to comply with the directions contained in the notice issued under clause (a); and

(c) assist in defending any legal proceedings initiated against the local government.

146E. Application of the code.- The provisions of the Code of Criminal Procedure, 1898 (Act V of 1898), shall, *mutatis mutandis*, apply to all proceedings under this Chapter particularly in matters relating to issuing of summons, warrants and other processes for securing attendance of the accused, bail, trial, appeals, revisions and execution of the decision of the Court.

147. Rights of citizen not affected.- nothing contained in this Chapter shall restrict or limit the right of the citizens or residents of a local area to bring any suit or other legal proceeding against any local government, its officers or other functionaries violating his rights available to him under any law for the time being in force or to claim damages or such remedy through a suit under the provisions of the Code of Civil Procedure, 1908 (Act V of 1908).”.

66. In the said Ordinance, for section 148 the following shall be substituted, namely:-

“**148. Franchise.**- (1) Members of a Union Council, including Union Nazim and Naib Union Nazim shall be elected through direct elections based on adult franchise and on the basis of joint electorate.

(2) The electoral college for the election of Zila Nazim and reserved seats of women, peasants and workers, and

[Substitution of section 148, Ordinance XXVII of 2001.](#)

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minorities in the Zila Council shall be all the members of Union Councils in the District, including Union Nazims and Naib Union Nazims.

(3) The electoral college for the election of a Taluka Nazim, Town Nazim and reserved seats of women, peasants and workers, and minorities in the Taluka Council and Town council shall be all the members of the Union Councils in the Taluka or, as the case may be, Town, including Union Nazims and Naib Union Nazims:

Provided that for the election for reserved seats for women in Zila Council proportionately divided among Talukas or Towns shall be all members of the Union councils in a Taluka or, as the case may be, Town.

Explanation.- For the purpose of this section, all members of Union councils notified as returned candidates in the elections held under this Ordinance shall be deemed to be members of the electoral college.”.

67. In the said Ordinance, in section 150,-

(a) in sub-section (2), after the words “electoral rolls”, the words “and disposal of election petitions and other disputes” shall be added; and

(b) in sub-section (4), for the word “three” the word “four” shall be substituted.

[Amendment of section 150, Ordinance XXVII of 2001.](#)

68. In the said Ordinance, for section 151, the following shall be substituted, namely:-

“151. Delimitation of electoral wards.- (1) the electoral ward for the election of a Zila Nazim shall be a District, for a Taluka Nazim, a Taluka for a Town Nazim, a Town, and for a Union Nazim and a Naib Union Nazim, a Union.

(2) The electoral ward for the election of a Naib Zila Nazim, Naib Taluka Nazim and Naib Town Nazim shall be the respective Council.

(3) The Union shall be a multi-member ward for election of members of a Union Council.”.

[Substitution of section 151, Ordinance XXVII of 2001.](#)

69. In the said Ordinance, for section 154 the following shall be substituted, namely:-

[Substitution of section 154, Ordinance XXVII](#)

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“154. Elections of Nazims etc.- (1) A candidate for the office of [of 2001.](#) Zila Nazim and a Taluka Nazim or a Town Nazim securing highest number of votes in their respective wards against other candidates shall be declared elected.

(2) A Union Nazim and Naib Union Nazim as joint candidates securing highest number of votes in their electoral ward against other joint candidates shall be declared elected.”.

70. In the said Ordinance, in section 156,-

[Amendment of section 156, Ordinance XXVII of 2001.](#)

(a) in sub-section (3), after the word “by-elections”, the words “for the vacant seats of members of Councils” shall be inserted;

(b) for sub-section (5) the following shall be substituted, namely:-

“(5) A vacancy of Zila Nazim, Taluka Nazim or Town Nazim, as the case may be, shall be filled through by-election within one hundred and twenty days of the occurrence of vacancy as provided in sub-sections (2) and (3) of section 148.”;

(c) for sub-section (7) the following shall be substituted, namely:-

“(7) When the office of a Union Nazim or Naib Union Nazim falls vacant, the members of concerned Council shall by a majority vote elect an officiating Union Nazim or, as the case may be, Naib Union Nazim from amongst its members and the person so elected shall continue to retain his office as a member as well:

Provided that the officiating Nazim or the Naib Nazim shall not be a candidate in the by-election to be held for the Union Nazim or, as the case may be, Naib Union Nazim.”; and

(d) after sub-section (7), the following new sub-section shall be added, namely:-

“(8) A vacancy of Naib Zila Nazim, Naib Taluka Nazim or Naib Town Nazim, as the case may be, shall be filled in within ten days from the date of occurrence of the vacancy.”.

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71. In the said Ordinance, in section 158,-

(a) the existing provision shall be re-numbered as sub-section (1) of that section; and

(b) after sub-section (1), re-numbered as aforesaid, the following new sub-section shall be added, namely:-

“(2) Nothing in sub-section (1) shall apply to a Union Nazim or Naib Union Nazim becoming members of the Zila Council or Taluka Council, or the Members elected against reserved seats in the Zila Council or Taluka Council, or being elected as Naib Zila Nazim or, as the case may be, Naib Taluka Nazim.”.

[Amendment of section 158, Ordinance XXVII of 2001.](#)

72. In the said Ordinance, for section 159 the following shall be substituted, namely:-

“159. Term of office.- (1) The term of office of local governments in a district shall be four years commencing from the date of the notification of assumption of office by respective Council:

Provided that a local government, notwithstanding the expiry of its term of office, shall continue to hold office until the successor local government assumes office.

(2) The Government shall notify the assumption of officers by Nazims, Naib Nazims and members of the Councils.

(3) A Zila Nazim, Taluka Nazim, Town Nazim, Union Nazim and Naib Union Nazim shall not hold the same office for more than two consecutive terms.”.

[Substitution of section 159, Ordinance XXVII of 2001.](#)

73. In the said Ordinance, section 163 shall be omitted.

[Omission of section 163, Ordinance XXVII of 2001.](#)

74. In the said Ordinance, after section 179, the following new section shall be inserted, namely:-

“179A. Conduct of elections:- (1) Notwithstanding anything contained in this Ordinance, for the elections to be held in the year two thousand and five, immediately on notification of the Schedule for elections in a district or districts by the Chief Election Commissioner, the Zila Council, Taluka Councils, Town Councils and Union councils in such district or districts shall

[Insertion of new section 179A, Ordinance XXVII of 2001.](#)

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stand dissolved and all Nazims, Naib Nazims and members of the Councils shall cease to hold their respective offices.

(2) Within twenty four hours of the announcement of the Schedule for local Government elections by the chief Election Commissioner, the Provincial Chief Secretary shall appoint Government officers as Care-takers to perform the functions and exercise the powers of the Nazims take oath of their offices.

(3) The elected members of Zila Council, Taluka councils, Town Councils, Union Councils and Zila Nazim, Taluka Nazims Town Nazim, and union Nazims shall assume the charge of their respective officers within seven days of the Notification of the result of district and Taluka level elections by the Chief Election Commissioner under section 164 of this Ordinance.

(4) During the election period the Care-takers provided in sub-section (2) are looking after the affairs of the Local Governments, no new development scheme shall be initiated nor shall the Government or the Care-takers or any other official of a Local Government make posting and transfer of any official of the Local Government without the prior approval of the Chief Election Commissioner.

(5) This section shall only be for the Local Government elections held in the year two thousands and five and shall cease to have any effect and be omitted from this Ordinance forthwith on the completion of assumption of offices referred to in sub-section (3).”.

75. In the said Ordinance, for section 195 the following shall be substituted, namely:-

“195. General powers of local governments, etc.- Notwithstanding any specific provision of this Ordinance, every local government, Village Council and Neighbourhood Council shall perform their functions conferred by or under this Ordinance and in performance of their respective functions shall exercise such powers and follow such procedures as are enumerated in the Sixth Schedule.”.

[Substitution of sections 195, Ordinance XXVII of 2001.](#)

76. In the said Ordinance, after section 197, the following new section shall be added, namely:-

“198. Amendment of Schedules.- The Government may, by notification in the official Gazette, amend or vary the fines specified in the Eighth Schedule or add or exclude any offence from the Fourth and Eighth Schedules.”.

[Addition of new section 198, Ordinance XXVII of 2001.](#)

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77. In the said Ordinance, in the Second Schedule,-

(a) in Part-II, the following entry shall be omitted, namely:-

“11. Fee on sale of animals in cattle markets.”; and

(b) in Part-III, after entry 15, the following new entry shall be added, namely:-

“16. Fee on sale of animals in cattle markets.”.

[Amendment in the Second Schedule, Ordinance XXVII of 2001.](#)

78. In the said Ordinance, in the Third Schedule, in paragraph 7, in entry (4), for the word, comma, brackets and figure “sub-section (4)” the word, brackets and figure “sub-section (3)” shall be substituted.

[Amendment in the Third Schedule, Ordinance XXVII of 2001.](#)

79. In the said Ordinance, for the Fourth Schedule, the following shall be substituted, namely:-

[Substitution of Fourth Schedule, Ordinance XXVII of 2001.](#)

FOURTH SCHEDULE

[see sections 141, 142, 143 and 147]

**LIST OF OFFENCES WITH ENFORCEMENT JURISDICTION
REQUIRING COURT TRIAL**

PART-I

S.No. Offence

Responsibility of Enforcement

A. ALL LOCAL GOVERNMENTS

1. Overcharging or illegally charging any tax, fee, fine, charge or rate by an employee of a local government or a contractor or his staff without the authority of a local government.

Executive District Officer (Revenue) for Part-I and Part-II of the Second Schedule.

Taluka/ Town Officer (Finance) for Part-III and Part-IV of the Second Schedule.

Secretary Union Administration for Part-V of the Second Schedule.

Officers mentioned against each offence in the Eighth Schedule.

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2. Preparing or using counterfeit or proscribed Forms of the local government. Executive District Officer (Finance) Taluka/ Town Officer (Finance).
Secretary Union Administration.
3. Wilfully obstructing any officer or servant of a local government or any person authorized to exercise power conferred under this Ordinance. Executive District Officer concerned.
Taluka/Town Officer (Municipal Regulations).
Secretary Union Administration.
Officer mentioned against each offence in the Eighth Schedule.
4. Failure to deliver back possession of property to the local government on cancellation and expiration of lease. Executive District Officer (Revenue).
Taluka/ Town Officer (Municipal Regulations).
Secretary Union Administration.
5. Doing an act without license or permission when the doing of such act requires a license or permission under any of the provisions of the Ordinance or the rules or bye-laws. Executive District Officer concerned.
Taluka/ Town Officer (Municipal Regulations).
Secretary Union Administration.
6. Evasion of payment of tax or other impost lawfully levied by a local council. Executive District Officer (Revenue).
Taluka/Town Officer (Finance).
Secretary Union Administration.
7. Contravention of the prohibition or attempt or abetment of any of the offences in this Part. Officers specified against each offence as in this Part.

B. CITY DISTRICT GOVERNMENT

8. Discharging any dangerous chemical, inflammable, hazardous or offensive article in any drain, or sewer, public water course or public land vested in or managed, maintained or controlled by City District Government in such manner Executive District officer (District Municipal Offices), where established under Part-C of the First Schedule otherwise by Town Officer (Municipal Regulations).

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- as causes or is likely to cause danger to persons passing by or living or working in neighbourhood, or risk or injury to property.
9. Failure of industrial commercial concerns to provide adequate and safe disposal of affluent or prevention of their mixing up with the water supply or sewerage system. Executive District Officer (District Municipal Offices), where established under Part-C of the First Schedule otherwise by Town Officer (Municipal Regulations).
 10. Supplying or marking drinking water for human consumption in any form, from any source which is contaminated or suspected to be dangerous to public health, or its use has been prohibited by a local government on the ground of being unsafe for human consumption, or whose quality and suitability for human consumption has not been ascertained and certified by a laboratory authorized by the Government. Executive District Officer (District Municipal Offices), where established under Part-C of the first Schedule otherwise by Town Officer (Municipal Regulations).
 11. Cultivation of agriculture produce or crop, for supply or sale to public using such manure, or irrigating it with sewer water or any such liquid as may be injurious to public health or offensive to the neighbourhood. Executive District Officer (Agriculture).
 12. Violation of the prohibitions provided in the Master Plan, the sanctioned Site Development Schemes under this Ordinance, Cities Acts, or any other law for the time being in force including the plans and schemes sanctioned under the repealed enactments. Executive District Officer (Works and Services).
 13. Adulteration of any eatable or drinkable or consumable item sold or supplied to the public. Executive District Officer (Health).
 14. Manufacturing trading, storing or supply any eatable or drinkable item and other items unsafe for human consumption or public health. Executive District Officer (Health).

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C. DISTRICT GOVERNMENT

15. Cultivation of agriculture produce or crop, for supply or sale to public using such manure, or irrigating it with sewer water or any such liquid as may be injurious to public health or offensive to the neighbourhood. Executive District Officer (Agriculture).
16. Violation of the prohibitions provided in the Master Plan, the sanctioned Site Development Schemes under this Ordinance, Cities Acts, or any other law for the time being in force including the plans and schemes sanctioned under the repealed enactments. Executive District Officer (Works and Services).
17. Adulteration of any eatable or drinkable or consumable item sold or supplied to the public. Executive District Officer (Health).
18. Manufacturing, trading, storing or supplying any eatable or drinkable item and other items unsafe for human consumption or public health. Executive District Officer (Health).

D. TALUKA / TOWN MUNICIPAL ADMINISTRATION

19. Without license from relevant authority manufacturing, storing, trading or carrying fire crackers, fire balloons or detonators or any dangerous chemical, inflammable, hazardous or offensive article or material. Taluka/Town Officer (Municipal Regulations).
20. Immovable encroachment in or on or under any property or any open space or land vested in or managed, maintained or controlled by a local government. Taluka/Town Officer (Municipal Regulations).
21. Discharges any dangerous chemical, inflammable, hazardous or offensive article in any drain, or sewer public water course or public land vested in or Taluka Officer (Municipal Regulations).

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- managed, maintained or controlled by Taluka Municipal Administration or District Government in such manner as causes or is likely to cause danger to persons passing by or living or working in neighbourhood, or risk or injury to property.
22. Erection or re-erection of building over set back area or parking area or building line area required to be left open under the rules for using such space for any purpose which is not approved. Taluka/Town Officer (Municipal Regulations).
23. Changing or converting into any other use any portion of a commercial building or area specified or earmarked for public parking. Taluka/Town Officer (Municipal Regulations).
24. Failure to demolish or otherwise secure a building declared by the local government to be dangerous building. Taluka/Town Officer (Municipal Regulations).
25. Failure of industrial or commercial concerns to provide adequate and safe disposal of affluent or prevention of their mixing up with the water supply or sewerage system. Taluka Officer (Municipal Regulations).
26. Establishing any parking stand on any property or on any open space and public park or land vested in or managed, maintained or controlled by a local government on or under a street, road, graveyard or a drain without the sanction of the relevant local government. Taluka/Town Officer (Municipal Regulations).
27. Supplying or marketing drinking water for human consumption in any form, from any source which is contaminated or suspected to be dangerous to public health, or its use has been prohibited by a local government on the ground of being unsafe for human consumption, or whose Taluka Officer (Municipal Regulations).

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- quality suitability for human consumption has not been ascertained and certified by a laboratory authorized by the Government.
28. Quarrying, blasting, cutting timber or carrying building operations in such manner as causes or is likely to cause danger to persons passing by or living or working in the neighbourhood. Taluka/Town Officer (Municipal Regulations).
29. Erection or re-erection of a building without the sanction required under this Ordinance or using a building for purpose which may endanger the security of people. Taluka/Town Officer (Municipal Regulations).
30. Dyeing or tanning skins within such distance of any commercial or residential areas as may be specified by the local government. Taluka/Town Officer (Municipal Regulations).

PART-II

S.No.	Offence	Responsibility of Enforcement
A. <u>ALL LOCAL GOVERNMENTS</u>		
31.	Contravention of the prohibition or attempt or abetment of any of the offences in this Part.	Officers specified against each offence in this Part.
B. <u>CITY DISTRICT GOVERNMENT</u>		
32.	Manufacturing, keeping, storing or selling wire thread or any other material meant for kite flying or in the manner causing danger to the human life or the electric installations or disruption in electric supply.	District Coordination Officer.
33.	Preparation and sale of article or articles of food or drink by a person apparently suffering from any infectious or contagious disease that may endanger the health of people.	Executive District Officer (Health).

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C. DISTRICT GOVERNMENT

34. Manufacturing, keeping, storing or selling wire thread or any other material meant for kite flying or in the manner causing danger to the human life or the electric installations or disruption in electric supply. District Coordination Officer.
35. Preparation and sale of article or articles of food or drink by a person apparently suffering from any infectious or contagious disease that may endanger the health of people. Executive District Officer (Health).

D. TALUKA/TOWN MUNICIPAL ADMINISTRATION.

36. Establishing any cattle market or *bakar mandi* without permission of the local government. Taluka/Town Officer (Municipal Regulations).
37. Establishing any bus, wagon, taxi or other commercial motorized or non-motorized vehicle stand for the purpose of plying them on different routes on any road, street, footpath, public place or any other property vested or managed or controlled or maintained by a local government without its permission. Taluka/Town Officer (Municipal Regulations).
38. Establishing or running any restaurant or vending stalls for eatables on any road, street, footpath, public place, over a drain, or any other property vesting in or managed or controlled or maintained by a local government without its permission. Taluka/Town Officer (Municipal Regulations).
39. Establishing a brick kiln and limit kiln within such distance of a residential area as may be specified by the local government. Taluka/Town Officer (Municipal Regulations).
40. Cutting down of any tree, or erection or demolition of any building or part of a building where such action is declared under this Ordinance to be a cause of Taluka/Town Officer (Municipal Regulations).

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danger or annoyance to the public.

41. Stocking or collecting timber, wood, dry grass, straw or other inflammable material or fuels, adjacent to commercial buildings or residential houses. Taluka/Town Officer (Municipal Regulations).”.

80. In the said Ordinance, in the Sixth Schedule,-

[Amendment of Sixth Schedule, Ordinance XXVII of 2001.](#)

(a) In paragraph (9),-

- (i) in sub-paragraph (3), in clause (b), for the fullstop at the end a semi-colon and the word “; and” shall be substituted and thereafter the following new clause shall be added, namely:-

“(c) require the owner or person in-charge of any dog-

- (i) to restrain it so that it is not set at large in any street without being muzzled, leashed or chained; and
(ii) to provide immediate information, if the dog belonging to him has been bitten by any animal suffering or reasonably suspected to be suffering from rabies or any other infectious disease.”; and

(ii) sub-paragraphs (5) and (6) shall be omitted;

(b) for paragraph 22 the following shall be substituted, namely:-

“22. Digging of Public Land.- No person shall without the permission in writing of the concerned local government dig up the surface of any open space which is not a private property or take out earth therefrom.”;

(c) in paragraph 31,-

- (i) for the words and comma “Whoever begins, continues or completes” the words and comma “No person shall begin, continue or complete” shall be substituted; and
(ii) the words “shall be punishable with fine as prescribed” shall be omitted;

(d) in paragraph 34, in sub-paragraph (6), the words, commas and fullstop “Any person who fails, without reasonable

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cause, to comply with a requisition made upon him under this paragraph shall be punishable with such fine as may be prescribed by the concerned local government and in the case of a continuing offence, to an additional fine for every day after the first during which the failure has continued.” Shall be omitted;

(e) in paragraph 53, sub-paragraph (3) shall be omitted;

(f) in paragraph 55,-

(i) in the marginal heading for the words “Penalty for” the words “Prohibition of” shall be substituted; and

(ii) in sub-paragraph (1),-

(a) for the words “Any person who keeps” the words “no person shall keep” shall be substituted; and

(b) the commas and words”, shall be punishable with fine as prescribed and, in the case of a continuing offence, with an additional fine for every day after the first during which the offence is continued” shall be omitted;

(g) in paragraph 56,-

(i) in the marginal heading for the words “Penalty for” the words “Prohibition of” shall be substituted;

(ii) for the word “Whoever” the words “No person shall” shall be substituted;

(iii) for the words “sells or exposes” the words “sell or expose” shall be substituted; and

(iv) the commas and words “, shall be punishable with fine as prescribed and in the case of a continuing offence, with an additional fine for every day after the first during which the offence is continued” shall be omitted;

(h) for paragraph 62 the following shall be substituted, namely:-

“62. Feeding animals on dirt, etc.- No person shall feed or allow to be fed on filthy or deleterious substances any animal, which is kept for the purpose of supplying milk to, or

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which is intended to be used for human consumption or allow it to graze in any place in which grazing has, for sanitary reasons, been prohibited by public notice by the local government.”;

(i) in paragraph 63, sub-paragraph (4) shall be omitted;

(j) for paragraph 66 the following shall be substituted, namely:-

“66. Carrying on trade, etc., without licence or in contravention of paragraph 65.- No person shall carry on any trade, calling or occupation for which a licence is required without obtaining a licence therefor or while the licence therefor is suspended or after the same has been cancelled, or, after receiving a notice under paragraph 65, use or allow to be used any building or place in contravention thereof.”; and

(k) in paragraph 88, sub-paragraph (3) shall be omitted.”.

81. In the said Ordinance, after the seventh Schedule, the following new Schedules shall be added, namely:-

[Addition of new Eighth, Ninth, Tenth and Eleventh Schedules, Ordinance XXVII of 2001.](#)

EIGHTH SCHEDULE

[See sections 141, 142, 143 and 145]

OFFENCES WHERE TICKET CAN BE ISSUED

S.No.	Offence	Amount of Fine	Responsibility of Enforcement
1.	Neglect in safe storage of eatable, drinkable and other consumable items sold or supplied to the public.	Rs. 500 Rs. 3,000 In case of large restaurants, hotels and shops	Executive District Officer (Health)
2.	a. Fixing of wooden <i>khokhas</i> , and temporary shops or extension thereof on footpaths or beyond the street line. b. Plying of handcarts for the	Rs. 1,000 Rs. 200	Taluka Town/Town (Municipal Regulations).

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| | sale of goods without permission. | | |
| 3. | Failure by the owner or occupier of any land to clear away and remove any vegetation declared by a local government to be injurious to health of offensive to neighbourhoods. | Rs. 500 | Taluka/ Town Officer (Municipal Regulations). |
| 4. | Slaughtering of animals for the sale of meat at a place other than the place set apart for the purpose. | Rs. 500 | Taluka/Town Officer (Municipal Regulations). |
| 5. | Without the permission of the local governments causing or knowingly or negligently allowing the contents of any sink, sewer or cesspool or any other offensive matter to flow, or drain or to be put upon any street, or public place, or into irrigation channel or any sewer or drain not set apart for the purpose. | a. Rs. 2,000 in case of commercial concerns.
b. Rs. 500 for others. | Taluka/Town Officer (Municipal Regulations). |
| 6. | Keeping or maintaining any cattle in any part of the prohibited zone or failure to remove the cattle from the prohibited zone within the specified time when an order to this effect has been made under section 65. | Rs. 500 | Taluka/Town (Municipal Regulations). |
| 7. | Keeping ferocious dogs or other animals in residential areas or taking such animals to public places or the areas specified by the local government, without leash or chain and without being muzzled or to set at large any | Rs. 200 | Taluka/Town Officer (Municipal Regulations). |

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- animal or dog infected with rabies or any other infectious disease.
8. Obstructing or tampering with any road, street, drain or pavement. Rs. 1,000 Taluka/Town Officer (Municipal Regulations).
9. Obstructing or tampering with any main pipe, meter or any apparatus or appliance for the supply of water or sewerage system. Rs. 1,000 Taluka/Town Officer (Municipal Regulations).
10. Without the previous sanction of Taluka Municipal Administration or, in a City District, the City District Government,--
(i) laying out a drain or altering any drain in a street or road;
(ii) Connecting any house drain with a drain in a public street;
(iii) Drawing off, diverting of taking any water except with the permission required under this Ordinance. Rs. 1,000 Taluka/Town Officer (Municipal Regulations).
11. Excavation of earth, stone or any other material within such distance of the residential area as specified by the Taluka Municipal Administration or as the case may be Town Municipal Administration. Rs. 1,000 Taluka/Town Officer (Municipal Regulations).
12. Burying or burning a dead body at a place which is not a public or registered burial or burning place, except with the sanction of the local Taluka/Town Officer (Municipal Regulations).

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- government.
13. Failure to furnish, on requisition, information in respect of any matter which a local government is authorized to call for under any of the provisions of the Ordinance, rules or bye-laws or furnishing wrong information. Rs. 300 Executive District Officer concerned.
Taluka/Town Municipal Officer.
14. Obstructing lawful seizure of animals liable to be impounded on the ground of violations of rules or by-laws governing the picketing, tethering, keeping, mulching or slaughter of animals or their trespass of private or public property. Rs. 500 Secretary Union Administration.
Secretary Union Administration.
15. Picketing parking animals or collecting carts or vehicles on any street, using any street as a halting place for vehicle or animals or as a place encampment without the permission of the local council concerned. Rs. 500 Taluka/Town Officer (Municipal Regulations).
16. Causing or permitting animals to stray or keeping, tethering, stalling, feeding or gazing any cattle on any road, street or thoroughfare or in any public place or damaging or causing or permitting to be damaged any road, street or thoroughfare by allowing cattle to move thereon. Rs. 500 Taluka/Town Officer (Municipal Regulations).
17. Disposal of carcasses of animals within prohibited distance. Rs. 500 Taluka/Town Officer (Municipal Regulations).

SINDH ORDINANCE NO. XV OF 2005

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18.	Failure to dispose of offal, fat or any organ or part of a dead animal in a place west apart for the purpose by the local government.	Rs. 500	Taluka/Town Officer (Municipal Regulations).
19.	Throwing or placing any refuse, litter or garbage on any street, or in any place, not provided or appointed for the purpose by a local government.	Rs. 500	Taluka/Town Officer (Municipal Regulations).
20.	Failure to provide for disposal of letter or garbage inside or outside a shop by its owner.	Rs. 500	Taluka/Town Officer (Municipal Regulations).
21.	Failure to maintain clean premises of the area in front of a shop, office or factory up to the public street or road serving this facility.	Rs. 1000	Taluka/Town Officer (Municipal Regulations).
22.	Watering cattle or animals, or bathing or washing at or near a well or other source of drinking water for the public.	Rs. 500	Taluka/Town Officer (Municipal Regulations).
23.	Steeping hemp, jute or any other plant in or near a pond or any other excavation within such distance of the residential area as may be specified by a local government.	Rs. 1,000	Taluka/Town Officer (Municipal Regulations).
24.	Failure to provide, close, remove, alter, repair clean, disinfect or put in proper order any latrine, urinal drain, cesspool or other receptacle for filth, sullage, water or refuse by an owner of a house, shop, office, industry or premises.	Rs. 2,000 for commercial concerns Rs. 500 for house	Taluka/Town Officer (Municipal Regulations).
25.	Failure to clean the premises, houses, shops and cultivated lands of the plastic bags and	Rs. 500	Taluka/Town Officer (Municipal Regulations).

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other non perishable materials.

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| 26. | Damaging or polluting physical environment, inside or outside private or public premises, in a manner to endanger public health. | Rs. 2,000 for public premises
Rs. 500 for private premises | Executive District Officer (Health) |
| 27. | Failure by the owner or occupier of any land to cut or trim the hedges growing thereon which overhang any well, tank or other source from which water is derived for public use. | Rs. 500 | Taluka/Town Officer (Municipal Regulations). |
| 28. | Failure by the owner or occupier of any land or building to clean, repair, cover, fill up or drain off any private well, tank or other source of water supply, which is declared under this Ordinance to be injurious to health or offensive to the neighbourhood. | Rs. 1,000 | Taluka/Town Officer (Municipal Regulations). |
| 29. | Failure to stop leakages of water pipes, faucets and sanitary fittings resulting in dirty water pools affecting physical environments and breeding of mosquitoes. | Rs. 1,000 | Taluka/Town Officer (Municipal Regulations). |
| 30. | Failure of an owner or occupier of any building or land to put up and keep in good condition troughs and pipes for receiving or carrying water or sullage water. | Rs. 1,000 | Taluka/Town Officer (Municipal Regulations). |
| 31. | Feeding or allowing to be fed an animal meant for dairy or meat purposes, on deleterious | Rs. 1,000 | Taluka/Town Officer (Municipal Regulations). |

**THE SINDH LOCAL GOVERNMENT (SECOND AMENDMENT)
ORDINANCE, 2005.**

- substance, filth or refuse of any kind which is dangerous to health of consumers.
32. Defacing or disturbing any direction-post, lamp post or lamp extinguishing or any light arranged by a local government without due authority. Rs. 1,000 Taluka/Town Officer (Municipal Regulations).
33. Fixing any bill, notice, play card, poster or other paper or means of advertisement against or upon any private or public building or place other than the places fixed for the purpose by a local government. Rs. 1,000 Taluka/Town Officer (Municipal Regulations).
34. Exhibiting any obscene advertisement. Rs. 1,000 Taluka/Town Officer (Municipal Regulations).
35. Loud playing of music or radio, beating of drum or tom-tom, blowing a horn or beating or sounding any brass or other instruments or utensils in contravention of any general or special prohibition issued by a local government or a hospital or an educational institution. Rs. 1,000 Taluka/Town Officer (Municipal Regulations).
36. Loud shouting in abusive language causing distress to the inhabitants of a neighbourhood or village or any other public place. Rs. 1,000 Taluka/Town Officer (Municipal Regulations).
37. Using or allowing the use for human habitation of a building declared by a local government to be unfit human habitation. Rs. 1,000 Taluka/Town Officer (Municipal Regulations).

**THE SINDH LOCAL GOVERNMENT (SECOND AMENDMENT)
ORDINANCE, 2005.**

38.	Failure to lime-wash or repair a building, if so required by local government.	Rs. 1,000	Taluka/Town Officer (Municipal Regulations).
39.	Begging importunately for alms by exposing any deformity or disease or any offensive sore or wound to solicit charity.	Rs. 500	Taluka/Town Officer (Municipal Regulations).
40.	Failure of the head of family to report the birth or death to a local government or a person appoint in this behalf within a reasonable time.	Rs. 500	Secretary Union Administration.
41.	Causing or permitting to be caused by any owner or keeper of an animal who through neglect or other wise damage any land or crop or produce of land, or any public road, by allowing such animal to trespass thereon.	Rs. 1,000	Taluka/Town Officer (Municipal Regulations).
42.	Selling cattle and animals in contravention of any law, rule or by-laws of a local government.	Rs. 1,000	Taluka/Town Officer (Municipal Regulations).
43.	Kite flying in contravention of any general or specific prohibition issued by local governments.	Rs. 300	District Coordination Officer.
44.	Keeping pigeon or other birds in a manner causing danger to air traffic.	Rs. 500	Taluka/Town Officer (Municipal Regulations).
45.	Digging of public land without the permission in writing of Taluka/Town Municipal Officer.	Rs. 1,000	Taluka/Town Officer (Municipal Regulations).
46.	Contravention of the prohibition or direction of the local government issued under the Ordinance.	Rs. 500	District Coordination Officer. Taluka/Town Officer (Municipal Regulations).

**THE SINDH LOCAL GOVERNMENT (SECOND AMENDMENT)
ORDINANCE, 2005.**

47.	Attempt or abetment of any of the offences in this Schedule.	Same as for the offence specified in the Schedule	Secretary Administration. District Coordination Officer. Taluka/Town Officer (Municipal Regulations).	Union
			Secretary Administration.	Union

NINTH SCHEDULE

[See sections 141 and 143]

FORM OF TICKET

Name & Address of the Offender: _____ _____	Name & Address of the Offender: _____ _____	Name & Address of the Offender: _____ _____	Name & Address of the Offender: _____ _____
NIC No. _____	NIC No. _____	NIC No. _____	NIC No. _____
Particulars of Offence:(Section of Law with details of offences: _____ _____ _____	Particulars of Offence:(Section of Law with details of offences: _____ _____ _____	Particulars of Offence:(Section of Law with details of offences: _____ _____ _____	Particulars of Offence:(Section of Law with details of offences: _____ _____ _____
Date of commission of Offence: Amount of Fine: Rs. _____ (in letters)_____	Date of commission of Offence: Amount of Fine: Rs. _____ (in letters)_____	Date of commission of Offence: Amount of Fine: Rs. _____ (in letters)_____	Date of commission of Offence: Amount of Fine: Rs. _____ (in letters)_____
Date by Which the Fine is to be paid <i>(note: the amount of fine shall be deposited in Post Office/ Branch of National Bank of Pakistan or Government Treasury)</i>	Date by Which the Fine is to be paid <i>(note: the amount of fine shall be deposited in Post Office/ Branch of National Bank of Pakistan or Government Treasury)</i>	Date by Which the Fine is to be paid <i>(note: the amount of fine shall be deposited in Post Office/ Branch of National Bank of Pakistan or Government Treasury)</i>	Date by Which the Fine is to be paid <i>(note: the amount of fine shall be deposited in Post Office/ Branch of National Bank of Pakistan or Government Treasury)</i>
Corrective actions ordered:_____ _____ _____	Corrective actions ordered:_____ _____ _____	Corrective actions ordered:_____ _____ _____	Corrective actions ordered:_____ _____ _____
Name of the Court having jurisdiction: _____	Name of the Court having jurisdiction: _____	Name of the Court having jurisdiction: _____	Name of the Court having jurisdiction: _____
Signature or Thumb Impression of the Offender: _____	Signature or Thumb Impression of the Offender: _____	Signature or Thumb Impression of the Offender: _____	Signature or Thumb Impression of the Offender: _____
Signatures of Inspector/ Sea _____	Signatures of Inspector/ Sea _____	Signatures of Inspector/ Sea _____	Signatures of Inspector/ Sea _____
Copy-1 (To be retained by Inspector)	Copy-2 (To be retained by Offender on payment of fine)	Copy-3 (To be retained to Inspector by offender after payment within ten days)	Copy-4 (To be sent by the Bank/Post Office/Government Treasury to the concerned local Accounts Officer)

TENTH SCHEDULE

[See section 141 (6)]

SR	Laws	Enforcement Responsibility
1.	The West Pakistan Food Stuffs (Control), Act, 1958 (W.P, Act XX of 1958).	City District Government / District Government
2.	The Sindh Pure Food Ordinance, 1960 (W.P Ordinance VII of 1960).	City District Government / District Government
3.	The Sind Animal Slaughtering Control Act, 1961 (W.P Act III of 1963).	Taluka/ Town Municipal Administration.
4.	The Sind Regulation and Control of Loudspeakers and Sound Amplifiers Ordinance, 1965 (W.P. Ordinance II of 1965).	City District Government / District Government
5.	The Cattle-trespass Act, 1871 (Act I of 1871).	Union Administration
6.	The Sindh Dramatic Performance Act, 1876 (Act XIX of 1876).	City District Government / District Government

3. UNCONTESTED UNPAID FINES AND UNRECTIFIED ACTIONS IMPOSED BY INSPECTOR

NAME OF INSPECTOR _____ AREA _____ NAME OF LOCAL GOVERNMENT _____

SR	TICKET REFERENCE NO.	DATE COMPLAINT SENT TO COURT	DATE SUMMONS ISSUED BY COURT	DATE OF HEARING	COURT DECISION	FINE AMOUNT & DATE DUE	PENALTIES & OTHER CHARGES & DATE DUE	DATE PAID	AMOUNT PAID	IMPRISONMENT PERIOD

4. NOTICES FOR OFFENCES UNDER FOURTH SCHEDULE PART I ISSUED BY INSPECTOR

NAME OF INSPECTOR _____ AREA _____ NAME OF LOCAL GOVERNMENT _____

SR	NOTICE NO	ISSUED TO AND ADDRESS	OFFENCE (FOURTH SCHEDULE)	DATE NOTICE ISSUED	DATE COMPLIANCE DUE	DATE COMPLIED

5. NON-COMPLIANCE OF NOTICES ISSUED BY INSPECTOR UNDER FOURTH SCHEDULE PART I

NAME OF INSPECTOR _____ AREA _____ NAME OF LOCAL GOVERNMENT _____

SR	NOTICE REFERENCE NO.	DATE COMPLAINT SENT TO POLICE STATION BY INSPECTOR	DATE FIR REGISTERED AND NUMBER	DATE CASE SENT TO COURT	COURT DECISION	FINE AMOUNT AND DATE DUE	PENALTIES AND OTHER CHARGES & DATE DUE	DATE PAID	AMOUNT PAID	IMPRISONMENT PERIOD	DATE IF COMPOUNDED

6. NOTICES FOR OFFENCES UNDER FOURTH SCHEDULE PART II ISSUED BY INSPECTOR

NAME OF INSPECTOR _____ AREA _____ NAME OF LOCAL GOVERNMENT _____

SR	NOTICE NO	ISSUED TO AND ADDRESS	OFFENCE(FOURTH SCHEDULE)	DATE NOTICE ISSUED	DATE COMPLIANCE DUE	DATE COMPLIED

7. NON-COMPLIANCE OF NOTICES ISSUED BY INSPECTOR UNDER FOURTH SCHEDULE PART II

NAME OF INSPECTOR _____ AREA _____ NAME OF LOCAL GOVERNMENT _____

SR	NOTICE REFERENCE NO.	DATE COMPLAINT SENT TO COURT	DATE FIR SUMMONS ISSUED BY COURT	DATE OF HEARING	COURT DECISION	FINE AMOUNT AND DATE DUE	PENALTIES AND OTHER CHARGES & DATE DUE	DATE PAID	AMOUNT PAID	IMPRISONMENT PERIOD	DATE IF COMPOUNDED

8. GOODS SEIZED, IMPOUNDED, CONFISCATED ETC. BY INSPECTORS

NAME OF INSPECTOR _____ AREA _____ NAME OF LOCAL GOVERNMENT _____

SR	TICKET / NOTICE REFERENCE NO	DATE ACTION TAKEN	TYPE OF ACTION TAKEN	DETAILS OF GOODS IMPOUNDED, SEIZED, DESTROYED CONFISCATED ETC, AND PREMISES SEALED BY INSPECTOR	DATE AN DETAILS OF GOODS ETC RELEASED

9. COMPOUNDING

NAME OF INSPECTOR _____ AREA _____ NAME OF LOCAL GOVERNMENT _____

SR	REFERENCE NO	DATE OF COMPOUNDING	PERSONS PRESENT IN COMPOUNDING COMMITTEE	DETAILS OF OFFENCE	FINE IMPOSED	AMOUNT AFTER COMPOUNDING RS.

10. SEARCH WARRANTS FOR ENTRY INTO RESIDENTIAL PREMISES

NAME OF INSPECTOR _____ AREA _____ NAME OF LOCAL GOVERNMENT _____

SR	REFERENCE NO	DATE REQUESTED	NAME OF MAGISTRATE	DATE WARRANT ISSUED	FINDINGS	FURTHER ACTION NOTICE OR TICKET NO.

11. COMPLAINTS REGISTERED BY CITIZENS

NAME OF OFFICE/ OFFICIAL WHERE COMPLAINT REGISTERED _____

SR	REFERENCE NO	DATE OF COMPLAINT	NAME OF COMPLAINANT	DETAILS OF COMPLAINT	DETAILS OF OFFENCE	JURISDICTION OF INSPECTOR	AREA OF INSPECTOR	DETAILS OF ACTION TAKEN	DATE CASE REGISTERED IN COURT BY COMPLAINANT DUE TO INACTION

12. INCENTIVES PROVIDED TO INSPECTORS

NAME OF LOCAL GOVERNMENT _____

SR	NAME OF INSPECTOR	DATE INCENTIVE RECEIVED	AMOUNT RECEIVED RS.

3. CORRECTIVE MEASURES

NAME OF INSPECTOR _____ AREA _____ NAME OF LOCAL GOVERNMENT _____

SR	OFFENCE	NUMBER OF CASES IN WHICH CORRECTIVE MEASURES DIRECTED	NO OF CASES IN WHICH CORRECTIVE ACTION NOT TAKEN WITHIN THE SPECIFIED TIME	NO OF CASES IN WHICH CORRECTIVE ACTION NOT TAKEN WITHIN THE SPECIFIED TIME	NO OF CASES OF NON-COMPLIANCE OF CORRECTIVE MEASURES SENT TO COURT
	TOTAL				

4. UNCONTESTED FINES NOT PAID AND UNRECTIFIED ACTIONS OF EIGHTH SCHEDULE

NAME OF INSPECTOR _____ AREA _____ NAME OF LOCAL GOVERNMENT _____

SR	OFFENCE	NO OF CASES OF UNPAID TICKET	NO OF COMPLAINTS OF UNPAID TICKETS SENT TO COURT	NO OF CASES DISPOSED BY THE COURT	TOTAL FINE AMOUNT DUE	TOTAL AMOUNT RECOVERED	NO OF CASES IN WHICH PUNISHMENT AWARDED

7. NOTICES FOR OFFENCES UNDER FOURTH SCHEDULE PART II ISSUED BY INSPECTOR

NAME OF INSPECTOR _____ AREA _____ NAME OF LOCAL GOVERNMENT _____

SR	OFFENCES	NO OF CASES IN WHICH NOTICE ISSUED	NO OF CASES IN WHICH COMPLIANCE OBTANIED	NO OF CASES IN WHICH COMPLIANCE NOT OBTAINED

8. NON-COMPLIANCE OF NOTICES ISSUED BY INSPECTOR UNDER FOURTH SCHEDULE PART II

NAME OF INSPECTOR _____ AREA _____ NAME OF LOCAL GOVERNMENT _____

SR	OFFENCE	OFFENCE NO OF CASES SENT TO COURT	NO OF CASES DISPOSED BY THE COURT	TOTAL FINE AMOUNT	TOTAL FINE RECOVERED	NO OF CASES IN WHICH PUNISHMENT AWARDED	NO OF CASES COMPOUNDED

9. GOODS SEIZED, IMPOUNDED, CONFISCATED ETC, BY INSPECTORS

NAME OF INSPECTOR _____ AREA _____ NAME OF LOCAL GOVERNMENT _____

SR	OFFENCES	NO OF CASES IN WHICH GOODS SEIZED	NO OF CASES IN WHICH GOODS RELEASED

10. COMPOUNDING

NAME OF INSPECTOR _____ AREA _____ NAME OF LOCAL GOVERNMENT _____

SR	OFFENCE	NO OF CASES IN WHICH OFFENCE COMPOUNDED	TOTAL FINE IMPOSED RS.	TOTAL FINE AMOUNT AFTER COMPOUNDING RS.	TOTAL FINE AMOUNT COLLECTED RS.

11. SEARCH WARRANTS FOR ENTRY INTO RESIDENTIAL PREMISES

NAME OF INSPECTOR _____ AREA _____ NAME OF LOCAL GOVERNMENT _____

SR	OFFENCES	NO OF CASES OF ENTRY RESIDENTIAL PREMISES

12. COMPLAINTS REGISTERED BY CITIZENS

NAME OF OFFICE/ OFFICIAL WHERE COMPLAINT REGISTERED _____

SR	OFFENCE	NO OF COMPLAINTS LODGED BY THE CITIZENS WITH LOCAL GOVERNMENT	NO OF CASES ON WHICH ACTION TAKEN BY THE LOCAL GOVERNMENT	NO OF CASES REGISTERED IN COURT BY CITIZENS DUE TO INACTION	NO OF CASES IN WHICH DECISION TAKEN BY COURT

13. INCENTIVES PROVIDED TO INSPECTORS

NAME OF LOCAL GOVERNMENT _____

NO OF INSPECTOR PROVIDED INCENTIVES	AMOUNT OF INCENTIVE

**FORM C- REPORT TO BE SENT BY OFFICER INCHARGE OF POLICE STATION
THROUGH HEAD OF IDSTRIC POLICE TO CONCERNED NAZIM AND DCO**

**1. INFORMATION RELATING TO COMPLAINTS SENT BY INSPECTORS TO OFFICER INCHARGE
OF POLICE STATION**

NAME OF POLICE STATION _____ NAME OF LOCAL GOVERNMENT _____

SR	INSPECTORS REFERENCE NO.	DATE RECEIVED	OFFENCE (FOURTH SCHEDULE PART-I)	FIR NUMBER AND DATE	NAME/ DATE PERSON ARRESTED	DATE PERSON PRODUCED BEFORE COURT	NO OF DAYS IN POLICE CUSTODY	DATE CHALLAN SUBMITTED TO THE COURT	COURT DECISION

**2. INFORMATION RELATING TO WARRANTS OF ARRESTS ISSUED BY COURTS TO OFFICER
INCHARGE OF POLICE STATION**

NAME OF POLICE STATION _____ NAME OF LOCAL GOVERNMENT _____

SR	INSPECTOR REFERENCE NO.	DATE RECEIVED FROM COURT	OFFEENCE	NAME/ DATE PERSON ARRESTED	DATE PERSON PRODUCED BEFORE COURT	COURT DECISION."