

A

CONTRACT

This Contract is made and entered on this day O4 July of 2023,

By and Between

THE GOVERNMENT OF THE PROVINCE OF THE KHYBER PAKHTUNKHWA through Inspector General of Police, Khyber Pakhtunkhwa, which office is located at Central Police Office (CPO), Sahibzada Abdul Qayyum Road, Peshawar which expression shall, wherever the context requires, include his successors-in-interest, representatives, and is assigned as the First Party,

AND

A2Z E-PAYMENTS PRIVATE LIMITED, a company incorporated and duly registered under the laws of Pakistan for the time being in force, having its registered office at Plot No.193, Opposite Shomali Market Police Station, Industrial Estate Hayatabad Peshawar (hereinafter referred to as the A2Z E-Payment, which expression shall, where the context admits, include its administrators, authorized representatives, successors-in-interest and permitted assignees) in collaboration with

NS Developers, the firm incorporated and duly registered under the laws of Pakistan, for the time being in force, having their registered office at Plot No.193, Opposite Shomali Market Police Station, Industrial Estate Hayatabad Peshawar

AND

UBL Omni, the company incorporated and duly registered under the laws of Pakistan, for the time being in force, having their registered offices at UBL Building, Plot No. 7,8, Sector B/1, Phase V, Hayatabad Peshawar along with EasyPaisa & NayaPay as additional payment channel partners, and collectively is assigned as the Second Party.

Deputy Inspector General of Police, Traffic, Khyber Pakhtunkhwa, Peshawar.



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(If and when applicable hereinafter, The Government Of The Province Of The Khyber Pakhtunkhwa through Inspector General of Police, Khyber Pakhtunkhwa and A2Z E-Payments - be collectively referred to as the "Parties" and individually as a "Party", in the context of this Contract. A2Z E-Payment, NS Developers, UBL Omni, EasyPaisa & NayaPay shall be collectively referred to as the Second Party.

WHEREAS, the First Party is desirous to provide public throughout the province of Khyber Pakhtunkhwa with a transparent electronic, cost effective and convenient way of challan & payment for traffic fines and driving license fees, while allowing quick and efficient updates regarding payment of traffic fines and driving license fees record along with comprehensive database of traffic violations (hereinafter referred to as "the Services");

AND WHEREAS, the Second Party has the specialty in providing the Services with modern equipment;

AND WHEREAS, the First Party offered the Second Party, being a successful bidder to provide the Services and the Second Party has accepted the offer of First Party in lieu of the considerations hereinafter provided in the contract between the two parties.

NOW, THEREFORE, the Parties hereby agree as follows:

1. Interpretation

- 1.1 In this Contract, unless otherwise defined, the terms, including capitalized terms used shall have the meanings ascribed to them hereunder.
- 1.2 The headings are inserted only for convenience and shall not affect its construction and/or interpretation.
- 1.3 The recitals, annexure and schedules, if any, shall form an integral part of this Contract, which would be read in conjunction with this Contract.
- 1.4 Reference to any statute or statutory provision includes a reference to the statute or statutory provisions, as from time to time amended, extended or reenacted.

2. Commencement, Duration and Extent:

2.1 This Contract shall come into force on the date on which the Parties hereto sign this Contract.

This Contract shall remain in force for a period of five (05) years (hereinafter assigned the expression as "the Tenure") with effect from the date of signing the contract between the two parties, provided that the parties may, by mutual consent, extend the tenure of the contract for a period of one (01) year with effect from the date on which the contract expires, provided that the second party shall continue to provide goods and services in accordance with the provision of this contract during the period of extension.

This Contract extends to the whole of province of Khyber Pakhtunkhwa.

The Second Party shall hand over all hardware and software to the first party at the expiry of the tenure.

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3. Responsibilities of the First Party:

The following are the responsibilities of the First Party:

- 3.1 The First Party shall provide space for the staff of the Second Party for the execution of the purposes of this contract, and for the installation of the required software and operation of the hardware.
- 3.2 The First Party shall provide security to the staff and the hardware, provided that cyber security of the software against the cyber-attack shall lie with the second party.
- 3.3 The First Party shall co-ordinate with the Second Party for the conducting of the training of the staff of the First Party deputed by the Second Party to run the software and handle the hardware, management plan and effective implementation, as agreed under this Contract.
- 3.4 The First Party shall supervise the internal activities carried out by the Second Party in providing the Services.
- 3.5 The First Party shall ensure good use of the devices provided by the Second Party, including Personal Digital Assistant (PDA)/Hand Held Unit (HHU) used for the purpose of issuance of e-challan.
- The First Party shall open a bank account(s) and provide to Second Party as may be required, on the name of the Traffic Police Department, in any scheduled or designated bank(s) within the province of the Khyber Pakhtunkhwa.
- 3.7 The First Party shall obtain all the necessary approvals and permissions of the respective competent authorities as required for the implementation of this Contract. In case, the Second Party face any loss in the event that such approval is withdrawn or cancelled, the First Party shall indemnify the Second Party for such loss.
- 3.8 The First Party has the full authority under the law to enter into this Contract with the Second Party and perform all obligations hereto.
- 3.9 Bank accounts shall be maintained by the First Party.

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4. Responsibilities of the Second Party:

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- 4.1 The Second Party shall develop/provide a comprehensive e-ticketing and e-payment system for issuance of traffic tickets/challans and collection of driving license fees, throughout the province of Khyber Pakhtunkhwa or implement and enhance already running applications/software for e-challan.
 - The Second Party shall provide a complete customized online centralized software-based solution including mobile application and web portals, which can be used by First Party for initiating Electronic Ticket/Challan. The system shall be capable of instantly reflecting the data/statistics gathered from all PDAs/HHUs used for e-challan and any mode of e-payment, further to ensure that the system is fully tested prior to its complete launch. The software shall have a customized dashboard and reports as per requirement of the First Party from time to time. The

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- Second Party shall ensure the upgradation and modification of the software as per requirement of the First Party during the Tenure.
- 4.3 The Second Party shall ensure the fee collection points/booths along with collection agents in the premises of each and every district's License Branch of Khyber Pakhtunkhwa for collection of driving license fees. All the facilities such as hardware, software, equipment and installation of collection points/booths will be the responsibility of the Second Party. The software used for collection of driving license fees shall be an online integrated system with E-Challan.
- 4.4 The software shall be capable of sending SMS to the violator/license applicant in real time along with receipt, on payment they shall be informed again via SMS and receipt in real time and shall be verified online. Provided that the Second Party will ensure paper rolls for e-challan/driving license fees generated via PDAs.
- 4.5 The software shall be capable of managing and tracking the collected documents confiscated from violators.
- The Second Party shall integrate the provided solutions with the existing driving license software/database and other digital systems running in the First Party.
- 4.7 The software shall be capable of violation point cutting/ point base facility for driving license as per requirement of the First Party.
- 4.8 Explicitly data migration from the old database/system to the new database/system shall be the responsibility of the Second Party to ensure the system have complete data readily available.
- 4.9 The Second Party shall provide PDAs/HHUs with accessories for e-challan to all Ticketing Officers of the First Party as mentioned in Schedule-III. Repair, replacement, running and connectivity cost of PDAs/HHUs including printing paper & data package (internet connection) or any other technology shall be the responsibility of the Second Party during the Tenure. The Second Party shall ensure internet connection of different networks whichever has the best performance in that specific area/district as determined by the First Party at any time during the Tenure.
- 4.10 The Second Party shall not claim back any equipment including hardware, including but not limited to computers, PDAs, HHUs, Servers or any other ancillary devices etc., and software, including but not limited to the any Application running on PDAs, HHUs and the back-end web portal/services etc., provided under this Contract by any means during the Tenure nor after the expiry of the Tenure.
- 4.11 The Second Party shall ensure a Head of Finance at disposal of the First Party who will be responsible for daily deposit of fund so collected in Government. treasury/First Party accounts as determined and reconciliation of financial transaction on fortnightly/monthly/Quarterly/yearly basis with each district's account branch of the province both for challan and driving license fees and ensure reconciliation.

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- 4.12 The Second Party shall ensure the software development team at the disposal of First Party.
- 4.13 The Second Party shall provide secure Servers which will be hosted at premises of the First Party and ensure that the ownership of data resides with the First Party. The Second Party shall also provide cloud-based server/services, if desired by the First Party. The second Party shall ensure the timely upgradation of the Servers including operating system.
- 4.14 The Second Party shall establish Command & Control Room and Server Room at the Premises of First Party with redundant fiber internet/DSL facility immediately after the issuance of workorder by the First Party under this contract at the office of Chief Traffic Officer (CTO), Gulbahar Peshawar.
- 4.15 The Second Party shall establish Server Room at CTO Office, Gulbahar Peshawar, and shall be responsible to deploy all the software applications (Apps and backend).
- 4.16 The Second Party may be granted access to the main Server Room at CTO Office Gulbahar, Peshawar by the First Party if deemed the appropriate by the later.
- 4.17 The Second Party shall establish a Disaster & Recovery Site (DRS) at Central Police Office Peshawar or any other site specified by the First Party.
- 4.18 The Second Party shall be responsible for maintenance of the entire system including hardware and software.
- 4.19 The Second Party shall ensure multiple modes of challan payment such as payment on the spot to Wardens using PDAs, at retailers/franchises, mobile collection units, ATMs, Bank Branches, debit & credit cards, mobile wallets and any other mode.
- 4.20 The Second Party shall be responsible for maintaining data integrity under all circumstances including loss of coverage, non-availability of network, hard reset of devices PDA/HHU due to outages, deliberate hard reset of devices or any other unavoidable factors, by ensuring that the software provided by Second Party under the contract shall have the capability to make challan transactions using USSD and/or store all relevant data including but not limited to number of challans, date, time, amount of challan etc., till the time the network connection is restored and/or the unavoidable factors have ceased to disrupt the connectivity to the main server, and the same data is passed to the main server.
- 4.21 The source code, Data/Database, Mobile Application and the Web Portals provided by the Second Party shall remain property of the First Party. The source code shall be updated, bug free and shall have no back doors or counters developed shall be handed over to the First Party as and when required. First Party shall have the sole ownership of all the software development along with source code.
- 4.22 Impart training to the wardens, IT staff (including database structure) and other relevant police personnel, as and when/where required during the Tenure.

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- 4.23 The Second Party shall ensure the availability of help line (Call & SMS) to serve the public/wardens for challan and payment related complaints/issues.
- 4.24 The Second Party shall ensure a focal person in every district who will be responsible for Hardware (repair/replacement), Software (installation), Training and all kind of support in their concerned districts.
- 4.25 The Second Party will create awareness and publicity of the system through print, electronic, social media and any other medium as and when required.
- 4.26 The Second Party shall obtain necessary approvals of every change and modification in the system if required.
- 4.27 The Second Party shall complete all the activities including roll out of fully functional e-challan system within 60 days after the issuance of the workorder by the First Party to the Second Party under this Contract.
- 4.28 The Second Party shall ensure the provision of coins and/or promissory notes, of howsoever small denomination, to the violators or license applicants.
- 4.29 The Second Party shall provide goods and services under this contract in proportion to the working strength of the Traffic Police of all districts.
- 4.30 In no circumstance shall the Second Party discontinue the services with the provision of goods and services under this contract until the contract is renewed with the First Party by mutual consent of the two parties or until another party has taken over the responsibility of executing the contract signed by the First Party after the expiry of the same with the Second Party.
- 4.31 The Second Party shall ensure any other services or work that may be necessary for smooth flow of the system.

5. Deposit of Payment:

The Second Party shall deposit the amount so recovered in connection of traffic fines and driving license fee on daily (T+1) basis, either online or through cheque(s), drawn in favor of the First Party, as mentioned below by the concerned authority:

Account No. and type:	
Name of Bank:	
Branch Address:	
Branch Code:	. <u>- 19. 79. sandili</u>
Contact No.:	

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6. Service Charges for Collection of Traffic Fines & Driving License Fee and Bank Guarantee:

- 6.1 The Second Party shall charge the service charges from the traffic violators and applicants of the driving license at the rate of Rs. 17 per transaction including all taxes.
- 6.2The Second Party shall not charge or claim any amount other than the specific transaction fee of Rs. 17/-
- 6.3 The Second Party shall be responsible for depositing all applicable taxes imposed by the Government of Pakistan or Khyber Pakhtunkhwa from time to time and will provide proof thereof to the concerned authority on monthly basis.
- 6.4 The Second Party will submit a Bank Guarantee of Rs.10 million to the First Party at the time of signing of contract and will renew as and when expired.

7. Confidential Information & Intellectual Property

- 7.1 The Parties acknowledge and agree that all the information communicated, or which comes into the possession or knowledge of either of the Parties, in connection with the performance of its obligations under this Contract, including but not limited to information relating to the Services, shall be received in confidence and shall be treated as confidential information to be used only for the purposes of this Contract. No such confidential information shall be released or disclosed by the Parties or their respective employees, personnel, agents etc., at any time, without the prior written consent of the other.
- 7.2 The Parties hereby agree to keep the existence and terms of this Contract and any and all due diligence materials provided by either Party to the other Party, confidential and not to disclose to any third party, except their respective advisors without prior consent; provided, however, that:
 - (a) either Party may use or disclose any such information which has been publicly disclosed (other than directly or indirectly by such Party after the signing date of this Contract),
 - (b) to the extent that a Party may become legally compelled to disclose any of such information, such Party may disclose such information if such Party has first afforded the other Party, the opportunity to obtain any appropriate protective order or other satisfactory assurance of confidential treatment, for the information to be so disclosed,
 - (c) either Party may disclose any such information to its agents, attorneys, accountants, investors, lenders and experts who agree to be bound by this confidentiality provision, and
 - (d) a Party may disclose such confidential information as may be necessary for such Party to prosecute or defend any claims or disputes related to or rising out of this Contract.

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7.3 The obligations of the Parties under this clause shall survive the termination of this Contract.

8. Representation, Warranty and Indemnity

- 8.1 The Parties agree to act in accordance with the terms of this Contract to the best of their ability and according to the present state of their knowledge. Any information, data, material or service furnished by either Party in pursuant to this Contract is on 'as is' basis and shall not be divulged or distributed to any third party without prior written consent of the other Party.
- 8.2 Each Party represents and warrants to the other Party that neither the execution and delivery of this Contract, nor the consummation of the transactions contemplated herein, will violate or conflict with:
 - (a) its constitutional documentation;
 - (b) any material provision of any Contract or any other material restriction of any kind to which it is a Party or by which it is bound;
 - (c) any material statute, law, decree, regulation or order of any governmental authority; or any arrangement whereby it has not paid any collateral amounts to the other Party of any of its officer with regard to the award of contract hereunder or its performance.
- 8.3 The representations and warranties set forth herein constitute the only representations and warranties, express or implied, made by it in connection with this Contract.

9. Applicable Laws & Jurisdiction:

The Parties hereby undertake to comply with all the relevant laws and regulatory framework of Pakistan for the time being in force. The terms of this Contract shall be governed, applied to, interpreted, wherein all the rights, obligations and liabilities herein shall be construed in accordance with by the laws of the Islamic Republic of Pakistan, as amended from time to time and the courts at Peshawar, Pakistan shall have the exclusive jurisdiction to entertain suits / petitions arising under or in connection with this Contract.

10. Force Majeure:

10.1 The Parties shall not be responsible for any delay in fulfillment of the obligations under this Contract, due to circumstances of Force Majeure, such as, including, but not limited to the acts of God, fire, earthquake, storm, flood or other adverse weather conditions and flight dislocation, plane crash, war, riots, hostilities, revolutions, civil commotion, epidemics, strike or acts of the public enemy, rebellion, insurrection, military actions, or disorder, lock outs, as well as act of terrorism, invasion or any other operation of the forces of nature, explosions or any other cause similar in nature or due to any law & order situation or requirement of any governmental agency or authority. Any Party unable to fulfill the obligations

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under this Contract shall immediately, not later than one (01) week, inform other Party of the beginning and discontinuation of such circumstances. In the case of fulfillment of the obligations, the time of limit shall be extended for a corresponding period of time.

10.2 If, at any time, during this Contract, it becomes impossible for either of the Parties to fulfill its obligations for reasons beyond its control because of any of the events stated above, the Party must immediately notify the other Party, of its existence. After the submission of such notification, the Parties shall stand released from their obligations for as long as such event continues to exist; provided, however, if a force majeure event occurs, the affected Party shall use reasonable efforts to minimize any delay in the performance and promptly resolve any issues resulting from the force majeure event in its possible reach.

11. Dispute Resolution:

- 11.1 The Parties shall attempt in good faith and use their best endeavors to negotiate a settlement to any dispute differences or questions between them arising out of or in connection with this Contract.
- 11.2 In the event that a dispute arises between the Parties that cannot be settled amicably the dispute shall be referred to mediation.
- 11.3 In case of any unresolved dispute, controversy or claim arising out of relating to or in connection with this Contract, the matter shall be referred to and finally resolved bona fide through negotiation or mediation prior to initiating a court action, whereas the mediation shall be conducted in Peshawar in accordance with the provisions of applicable laws and Rules made hereunder.
- 11.4 The Services shall not be ceased or delayed during the process of settlement of the dispute between the Parties.

12. Termination of Contract:

- 12.1 The First Party may at any time upon serving, ninety (90) days prior written notice, terminate this Contract. After this notice, no further obligations shall accrue and the Contract shall come to an end; however, such termination shall be without prejudice to the previously accrued rights and obligations hereunder.
- 12.2 This Contract shall be terminated in the following events:
 - (a) any changes occur which in the opinion of the First Party, impair or vary significantly, the terms and conditions of this Contract; and
 - (b) in case of non-payment or under payment of daily (T+1) amount in the head of account of the First Party by the Second Party.
- 12.3 The First Party, in any case other than the fault of Second Party, if terminates the Contract before a period of five (05) years of its execution, must immediately return the payment of the hardware, as made by the Second Party at the time of execution of this Contract.

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13. Notices:

- Any notice, approval, consent, requests, and other communications hereunder, given under the provisions of this Contract, shall be in writing and if sent by registered mail, shall be deemed to have been served on the following days, i.e. the date of posting, appropriately addressed as given in the Preamble above, if notice is sent by telex or fax, it shall be deemed to have been served when transmission thereof, to the appropriate telex or fax number, has been duly received.
- 13.2 Upon the issuance of notice, all ongoing Services shall be provided by the Second Party within the said notice period.

14. Severability:

If any provision of this Contract is prohibited by law or judged by a court to be unlawful void or unenforceable the provision shall to the extent required, be severed from this Contract and rendered ineffective as far as possible, without modifying the remaining provisions of the Contract and shall not in any way affect the other provisions or the validity or enforcement of this Contract to effectuate the essential intent and purposes of this Contract.

15. Waiver:

Waiver by either Party of any breach, or failure or delay to enforce any of the terms and conditions of this Contract, at any time, shall not in any way affect, limit or waive such Party's right thereafter to enforce or compel strict compliance with every term or condition hereof, nor to exercise any right under this Contract will be construed as a waiver of its rights.

16. Assignment:

Unless expressed otherwise, this Contract or any of the rights and obligations shall not be assigned by either Party to any other party, contractor or agent, without having prior written consent of the other and shall be binding upon the Parties and their respective successors and permitted assigns.

17. Relationship of the Parties:

Nothing in this Contract shall be deemed to constitute a partnership, joint venture or contract of employment between the Parties, nor constitute either Party, the agent of the other. Neither Party shall act or describe itself as the other's agent, nor shall it make or represent that it has authority to make any commitments on the other's behalf and the Parties shall, at all times, remain independent and separate legal entities; either organizationally and/or financially and may neither act or represent, nor bind the other Party, in any way or shall be responsible thereof.

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18. Amendment:

This Contract or any of its terms may be varied, amended, waived or discharged, only by the consents of First Party up to Rs. 2 million in writing.

19. Entirety:

This Contract constitutes the entire Contract and understanding between the Parties and supersedes all prior communications, proposals, understandings and contracts, written or oral between the Parties, with respect to the subject matter of this Contract and neither Party shall have any obligation, express or implied by law, with respect to trade secret or proprietary information of the other Party except as set forth herein.

20. Costs & Expenses:

Each Party shall, unless otherwise specified, bear its own cost incurred thereon, by its participation in the performance and for the purpose in relation to the negotiation, preparation, execution, and carrying into effect of this Contract.

21. Successors:

This Contract shall bind and inure to the benefit of the Parties hereto and their respective successors and assigns.

22. Counterparts:

This Contract is written in English and executed in Two (02) counterparts. Each shall be considered as an original, to be retained by the either Party to this Contract, which shall be signed by the authorized representatives of each Party and affixed with its official seal.

23. General

- 23.1 In case, if the Second Party fails to meet the project schedule / timelines or late deposit of amount in First Party accounts or Government Treasury collected from e-challan and driving license fee (without the negligence of the First Party), the Second Party shall be charged with a penalty equal to two percent (2%) per day of the total cost of the Challans amount issued and driving license issuance fee amount of the same day.
- 23.2 In case of violation of any clause or gross negligence of this Contract (except clause 23.1) by Second Party, penalty will be imposed by the First Party in the discretion of Police Policy Board up to 2% of the investment made by the Second Party.

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SCHEDULE-I

PROJECT STAFF

Name of Staff	Staff Assigned Address		ssigned Address	
Arshad Khan	1		Ensures project delivery and project management	
Muhammad Waseem	Finance Manger	Plot No.193, Opposite Shomali Market Police Station, Industrial Estate Hayatabad Peshawar	Ensure daily deposit/ Reconciliation and provide reports	
Muhammad Sajjad	Cyber/Network Security Expert	Plot No.193, Opposite Shomali Market Police Station, Industrial Estate Hayatabad Peshawar	For security of the system and to prevent it from cyber attacks	
Usman Naseer	Focal Person/ Head NS Developers	Plot No.193, Opposite Shomali Market Police Station, Industrial Estate Hayatabad Peshawar	Representative of ND Developers	
Salman Naseer	Focal Person/ Head UBL Omni	UBL Building, Plot No. 7,8, Sector B/1, Phase V, Hayatabad Peshawar	Representative of UBL Omi	
Shahid Iqbal	Database Administrator	Plot No.193, Opposite Shomali Market Police Station, Industrial Estate Hayatabad Peshawar	Database Administration	
Kamran Software/ App Developer		Plot No.193, Opposite Shomali Market Police Station, Industrial Estate Hayatabad Peshawar	Develop the web portal, App and integration	
Shakeel Shafiq	Software/ App Developer	Plot No.193, Opposite Shomali Market Police Station, Industrial Estate Hayatabad Peshawar	Develop the web portal, App and integration	
Murtaza	Software/ App Developer	Plot No.193, Opposite Shomali Market Police Station, Industrial Estate Hayatabad Peshawar	Develop the web portal, App and integration	
Sheraz Trainer		Plot No.193, Opposite Shomali Market Police Station, Industrial Estate Hayatabad Peshawar	Train the First Party Staff	
Sherhroz	oz Trainer Plot No. 193, Opposite Shomali Market Police Station, Industrial Estate Hayatabad Peshawar		Train the First Party Staff	
Faiza Mehmood	Promotor	Plot No.193, Opposite Shomali Market Police Station, Industrial Estate Hayatabad Peshawar	Awareness and publicity of the system	

E-Fragments (P-0) Ltd

Deputy Inspector General of Police, Traffic, Khyber Pakhtunkhwa, Peshawar.

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SCHEDULE-II

1. Provision of Software Licenses:

S#	. Software /Module	Quantity
1.	Microsoft Windows Server License (latest version)	02
2.	Microsoft SQL Server (latest version)	02
3.	Antivirus for Server	02

2. List of Hardware and Allied Accessories to be provided

Following is the list of hardware with minimum specification for running the echallan and e-payment system.

S# Item Qty Specifications		Specifications		
i	Devices/ Equipment for E-Challan	1650	 Personal Digital Assistance 3G/4G (patent device complying with PCI DSS and other device security standards) Internal Storage 16 GB or above, RAM 2 GB or above with carrying case Built-in printing module Touch Screen Size 5.5 inches or above Battery: 8 hours backup time or higher Contactless card reading facility Smart card reading facility Credit/Debit Card payment/swipe reading_facility 	
2	Servers with Firewall and UPS	3	 Server Intel Xeon Gold Processor Firewall UPS 6 KVA Online 	
3	Computers	10	 Intel Core i7, 11 Generation Hard Disk 1 TB RAM 8 GB License Windows 10 Professional 18.5 inch LED 	
4	Laptop	02	 Intel Core i7, 11 Generation Hard Disk 512 GB SSD RAM 16 GB License Windows 10 Professional or higher 13 inch Touch Screen 	

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3. Development Infrastructure

Renovation / refurbishment of the main data center and DR site at the premises of

the First Party

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4. Capacity Building of the IT Staff

The IT staff of First Party shall be trained in the:

- ✓ Database Administration
- ✓ Network Administration
- ✓ E-Payment solution

The IT Staff will be kept part of the Development / implementation team from very start so that they will be trained in a manner that they will not only run the system independently but will also be able to meet the future requirements of the First Party when the project Tenure completed.

5. Other features of the System

- ✓ The system shall be highly configurable, customizable and scalable with highly secure environment.
- ✓ The system shall provide relevant pre-formatted reports / queries to all levels of management as per their requirements.
- ✓ A comprehensive reporting tool shall be provided to allow users to generate reports / queries as per their ad-hoc requirements through simple and easy to use interface requiring minimal learning.
- ✓ Software & its database design shall provide provision for future modifications and shall be flexible enough so that new modules can be hooked easily.
- ✓ The system shall implement audit /trail for transactions.
- ✓ The number of users shall be increased easily without any limitation.
- ✓ The solution shall be highly secure from hacking, cracking and all types of unauthorized access and intrusions as per the best practices of international standards.
- ✓ The overall solution shall be designed in a way to avoid any down time.
- ✓ Proper backup procedures and measures shall be in place.

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SCHEDULE - III

LIST OF COLLECTION POINTS (DISTRICT WISE)

The Second Party shall ensure availability of fine collection units (Fixed / Mobile) as per following detail:-

S#	District	No. of Collection Points
1	Peshawar	500
2	Khyber	50
3	Mardan	300
4	Charsadda	300
5	Swabi	300
6	Nowsherá	300
7	Mohmand	, 50
8	Haripur	300
9	Abbottabad	300
10	Mansehra	300
11	Battagram	100
12	Torghar	50
13	Kohistan Lower	50
14	Kohistan Upper	50
15	Kolai Palas	50
16	Swat	300
17	Buner	100
18	Shangla	100
19	Dir Lower	100
20	Dir Upper	100
21	Chital	100
22	Bajaur	50
23	Kohat	200
24	Hangu	100
25	Karak	100
26	Orakzai	50
27	Kurram .	50
28	Bannu	200
29	Lakki Marwat	100
30	North Waziristan	50
31	D.I.Khan	200
32	Tank	100
33	South Waziristan	50
	Total	5050

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Peshawar.

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IN WITNESS WHEREOF, the Parties hereto have set their hands the day, month and year first written above.

For & On Behalf of the "First Party"

For & On Behalf of the "Second Party"



Deputy Inspector General of Police, Traffic, Khyber Pakhtunkhwa. Peshawar. Shawin



Name: Muhammad Ali Khan

Designation: Deputy Inspector

General of Police, Traffic,

Khyber Pakhtunkhwa.

CNIC No. 61101-3373406-1

Name: Shakir Ullah

Designation: Chief Executive Officer

A2Z E-Payment (Private) Limited,

Peshawar.

CNIC No. 42301-0795113-3

Witnesses

Name: Muhammad Ashfaq

Designation: Deputy Director IT

CNIC No: 17301-0303020-7

First Party

Name: Arshad Khan

Designation: Project Manager

CNIC No: 17301-1570326-5

Second Party