

IN THE COURT OF MS. RICHA MANCHANDA,  
PRESIDING OFFICER, MOTOR ACCIDENT CLAIMS  
TRIBUNAL (NORTH), ROHINI COURTS, DELHI

MEMO OF PARTIES

MACT No. 50/2025

Dt. 23.03.2026

Sh. Mohit  
S/o Sh. Sanjay Kumar  
R/o H. No. 1783/29, Vikas Nagar, Gali no. 3,  
Kakroi Road, Sonipat, Haryana

..... Petitioner

Versus

1. Sh. Anuj Goel,  
S/o Sh. Lokmani Goel  
**(Driver)**
2. Nandi FMGC Sales owned by Anuj Goel  
S/o Lokmani Goel  
**(Registered Owner)**
3. The New India Assurance Co. Ltd.  
**(Insurer)**

..... Respondents

AWARD

The petitioner is seeking compensation for the injuries sustained by him in Motor Vehicular Accident which took place on 13.10.2024 at about 8 PM, at main GT road, towards Sonipat, Shani Mandir Flyover, Delhi within the jurisdiction of PS. Alipur involving vehicle bearing registration no. DL 10CU 2915 being driven by its driver namely Sh. Anuj Goel/R-1 which was owned by Sh. Anuj Goel/R-2. The said vehicle was undisputedly insured against third party risk with The New India Assurance Co. Ltd/R-3. FIR No. 640/2024 U/s 281/125(a)/125(b) BNS was also registered at PS. Alipur with regard to

said accident.

During pendency of the claim petition, the matter has been amicably settled between petitioner and insurance company for a sum of **Rs. 4,95,000/- (Rupees Four Lakhs Ninety Five Thousands Only)**. Statements of injured and of counsel for insurance company have been recorded separately in this regard today itself.

In view of the aforesaid statement, an award in the sum of **Rs. 4,95,000/- (Rupees Four Lakhs Ninety Five Thousands Only)** is passed in favour of the claimant towards full and final settlement of his claim.

Having regard to the facts and circumstances of the case, it is hereby ordered that entire awarded amount be released to petitioner, as per rules. Petitioner is directed to provide details of his bank account to the insurance company within 7 days from today for transfer of aforesaid amount in his bank account.

**Royal Sundaram General Insurance Company Ltd**, being insurer of the offending vehicle, is directed to deposit the aforesaid award amount in the bank account of the claimant within 30 days from the date when details are provided by the claimant as aforesaid, failing which insurance company shall be liable to pay interest @ 12% p.a for the period of delay in terms of directions passed by Hon'ble Apex Court in its latest judgment titled ***"Parminder Singh Vs. Honey Goyal & Ors."***, ***S.L.P. (C) No. 4484 OF 2020, DOD:18.03.2025.***

In view of the above, concerned Manager of petitioner's bank is directed to release the entire awarded amount to the petitioner as aforesaid, on completing necessary formalities as per rules. **Copy of the award be given dasti to the petitioner and also to counsel for the insurance company for compliance.**

**Petitioner is also directed to provide copy of this award to his bank Manager for compliance.** Copy of order be also sent to concerned M.M and DLSA as per clause 31 and 32 of MCTAP.

(Richa Manchanda)  
Judge MACT-2 (North)  
Rohini Courts, Delhi/23.03.2026