

**IN THE MOTOR ACCIDENT CLAIM TRIBUNAL (AUX.) &
COURT OF 5th ADDITIONAL DISTRICT JUDGE
BHARUCH**

MAC PETITION NO. 98 OF 2026

ORDER BELOW EXH. 1

1. In view of compromise purshis vide **Exh.6** signed and submitted by Ld. advocates for the claimant/s being authorized to settle the matter and also by Ld. advocate for the insurance company, this claim petition stands disposed of in Lok-Adalat.
2. As per the said compromise purshis, total amount of **Rs.11,50,000/- (Rupees Elean Lacs Fifty Thousand only) (Including Medical Expenses of Rs.3,19,591/-)** is ordered to be paid to the claimant/s by the opponent No.3 - Insurance Company.
3. The interim relief, if any paid, be adjusted from this final award.
4. The claimant is hereby directed to furnish the details of his bank account maintained with Nationalized Bank along with first page of the Passbook showing Account Number, Name of the Account Holder, IFSC Code and other required details duly supported by an affidavit within reasonable time before this Tribunal. It is further directed to the claimant to submit the certificate of the banker certifying that the account is of the concerned claimant/s. Upon receipt of the aforesaid bank details, as per the decision of the Hon'ble Apex Court in the case **Paraminder Singh v. Honey Goyal & Ors.** in **Civil Appeal arising out of SLP (C) No.4484 of 2020**, the opponent No.3 insurance company is directed to transfer the awarded amount into bank account of concerned claimant/s as per their share within 3 months. Before transferring the amount into the

bank account of the concerned claimant/s, the insurance company shall inform the concerned bank of the claimant/s well in advance regarding the transfer of the awarded amount, so that the concerned bank is able to give effect to the direction of this tribunal regarding depositing of respective amount in fixed deposit.

5. First, **Rs.3,19,591/-** (Medical Expenses) be paid to the Claimant.
6. After the aforesaid payment of medical bills, 60% amount shall be invested in FDR by the concerned bank in the name of concerned claimant/s for a period of 5 years. The bank of the claimant/s is directed to intimate the details with respect to the Fixed Deposit/s made as per the present award in the name of concerned claimant/s to this tribunal immediately after depositing the amount in FDR. The concerned Bank is directed not to grant any loan, advances or withdrawal against the said FDRs without obtaining prior permission of this Tribunal. However, the claimant/s will be at liberty to withdraw the periodical interest accrued on the said FDRs.
7. The opponent No.3 – insurance company is also directed to intimate this tribunal on email id mactbha@gmail.com with respect to transfer of awarded amount in the bank account of the concerned claimants as per their shares along with proof of such transfer, such as, MACP number, name of claimants, amount of transfer, date of transfer, name of the claimants bank with account number within 7 days from date of transfer.
8. As per the provisions of Section 21(1), Chapter-VI of the Legal Services Authority Act, 1987, Court Fee Stamp shall not be deducted as this application is settled in Lok-Adalat, and if Court Fee paid in such case, shall be refunded under Sub-Section (1) of Section 20 in the manner provided under the Court Fee Act, 1870.

9. Parties shall bear their own costs.
10. Award to be drawn accordingly.

Signed and pronounced today on 14th day of March, 2026 in the
National Lok Adalat.

Date : 14/03/2026
Place : Bharuch

[P. M. Soni]
MAC Tribunal [Aux.] &
5th Additional District Judge,
Bharuch
Code No. : GJ00747