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Order Below Exh.1 In
M. A. C. M. A. No.111/2026
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(1) Applicant No.1 Sarlaben Vinodbhai Katara & 04 Others have filed this application under Order 24 Rule 4(2) of the C. P. C. requesting this Tribunal to disburse the amount of compensation deposited by opponent Insurance Company as per the award passed in M.A.C.P.No.268/2019 to them.

(2) Read the application. Perused the documents submitted along with application. Heard learned Advocate Mr. J. H. Patel on behalf of the applicants. He submitted that the learned M. A. C. Tribunal, Dahod has awarded compensation with interest vide judgment & order dtd.20.10.2022 in M.A.C.P.No.268/2019 and as per the award, the Insurance Company has deposited the amount of compensation in the office of this Tribunal. No appeal is filed by the opponents and even, no notice has been served upon the claimants up-till now. It is submitted that the learned Tribunal in the judgment & award, has not passed any order regarding disbursement, therefore, by filing this application, it is requested to pass the necessary order of disbursement of compensation amount.

(3) As per the endorsement made by the Nazir, District Court upon this application, after release of fixed deposit, total Rs.19,49,191/- is in credit vide MACT 'C' No.140-1/25-26 dtd.01.07.2025 in M. A. C. P. No.268/2019.

(4) On perusal of the copy of the award annexed with the

application vide Mark-3/1, it transpires that no order with regard to the nature of disbursement and/or investment of compensation amount after depositing by the Insurance Company, has been passed at the time of passing the award in favour of the claimants. Now, having considered the contents of the present application together with the submission of the learned Advocate for the applicants supported by the endorsement of the Nazir, District Court and considering the copy of award, it is clear that the Insurance Company has deposited the amount of compensation in the office of this Tribunal as per the order passed by the learned Tribunal and no appeal is filed against the judgment & award passed by the learned Tribunal as submitted by the learned Advocate for the claimants. Therefore, the amount of compensation deserves to be disbursed to the claimants-applicants. Therefore, keeping in mind the settled principle of law with regard to deposit of parted amount with Bank in fixed deposit, following order is passed.

-: ORDER :-

1. The present application is hereby allowed.
2. The amount of compensation i.e. **Rs.19,49,191/- (Rupees Nineteen Lakh Forty Nine Thousand One Hundred and Ninety One Only)** lying with the office of this Tribunal as per the award dtd.20.10.2022 in M.A.C.P.No.268/2019, after deduction of deficit court fees if any, be disbursed amongst the claimants as follows.

Claimant No.1	:	30%
Claimant Nos.2 & 3	:	25% each

Claimant No.4	:	05%
Claimant No.5	:	15%

3. Out of the amount of compensation on the part of the claimant-applicant Nos.1, 4 & 5, **70%** amount shall be invested in any of the nationalized bank of the choice of the respective claimants in fixed deposit scheme in their respective names for a period of 05 years and remaining **30%** amount shall be paid to them by way of directly crediting in their Bank Account with nationalized bank through NEFT or RTGS facility after due and proper verification.
4. The entire amount of compensation on the part of minor claimant-applicant Nos.2 & 3 shall be invested in their respective names with the name of claimant No.1 as their guardian in any of the nationalized bank of the choice of the claimant No.1 in fixed deposit scheme for a minimum period of 05 years or they attain majority whichever is latter, with liberty to the claimant No.1 to withdraw interest monthly or periodically, as the case may be, on behalf of the minor claimants.
5. The claimant-applicant Nos.1, 4 & 5 shall be entitled to get periodical interest payable on their respective Fixed Deposits, however, no claimant shall be entitled to withdraw any amount from their respective Fixed Deposit or to raise any loan on their respective fixed deposits, before maturity, without prior permission of this Tribunal.

6. (A) In view of the direction of the Honourable Apex Court in the case of **M. R. Krishna Murthy Vs. The New India Assurance Company Limited & Others** in Civil Appeal Nos. 2476-2477 of 2019, in the case of **Tata A.I.G. General Insurance Co. Ltd. Vs. Union of India & Others** in Writ Petition (Civil) No.534 of 2020 and in **Suo Motu Writ Petition (Civil) No(s).7/2024** and as per the judgment of the Hon'ble High Court of Delhi in the case of **Rajesh Tyagi & Ors. Vs. Jaibir Singh & Ors.** in FAO 842/2003 & CM Appl.32859/2017, 41125-41127/2017, 35516-35517/2018, 46426/2018, the applicants-claimants are directed to produce their bank account details along with either a certificate of the Banker giving all details of their bank accounts including IFS Code or a copy of a canceled cheque of their bank account with nationalised bank or first page of their Bank Account Passbook which will compulsorily contain photograph of the claimants/victims duly attested by the Bank concerned, within one week from the date of pronouncement of this order.

(B) The claimants-applicants are directed to keep on updating information regarding their Bank Accounts, email id if provided, in case there is any change, with the office of this Tribunal, till the realization of amount of compensation.

7. No order is passed as to costs.

The present application stands disposed of accordingly.

Signed and pronounced in open Court on this 13th Day of March, 2026.

Dt.13-03-2026

(Harishchandra Gulabsinh Vaghela)

Place : Dahod

M. A. C. Tribunal (Main),

Dahod.

(Code No.GJ00590)

DSS, EA