

ORDER BELOW EXH. 1

The Ld. Advocates for the parties have jointly submitted the compromise pursis vide Ex. on the day of National Lok Adalat held on Dt.14.03.2026. On perusal of which it transpires that the parties hereto have arrived at a compromise to settle the claim for Rs.12,00,000/- (Rupees Twelve lacs Only). The contents of the compromise pursis is read over and explained to the parties and on acceptance of the same, it is recorded and award is passed in terms of compromise. Under the circumstances, the present claim petition stands disposed of by way of compromise and in view of the same following order is passed.

As per the section 21 of the Legal Service Authority Act. 1987 where a compromise or settlement has been arrived at, by a Lok-Adalat in case referred on it under sub-section (1) of Sec. 20, the court fee paid in such case shall be refunded in the manner provided under the Court fees Act., 1870 (7 of 1870)

It is provided in the Sec. 16 of Court Fee Act. 1870 that where the Court refers the parties to the suit to any one of the mode of settlement of dispute referred to in section 89 of the Code of Civil Procedure, 1908 (5 of 1908), the plaintiff shall be entitled to a certificate from the court authorizing him to receive back from the collector, the full amount of the fee paid in respect of such plaint. Hence no court Fee is required to be deducted in this case and if any Court Fee is paid the claimant is entitled to get full refund of the same.

ORDER

1	The claim petition stands disposed of as compromise.
2	The Insurance Company is directed to deposit the sum of Rs.12,00,000/- (Rupees Twelve lacs Only), as per the settlement arrived between the parties.
3	The amount of interim compensation, if any paid, be deducted from the final amount of the award.
4	Out of the remaining amount of compensation, 40% amount be paid to Petitioner by RTGS / NEFT only after due verification and 60% amount be invested in any Nationalized Bank of the choice of the Petitioner in his/her name for the period of Five (5) years in fixed deposit with instruction to the Bank not to flow any loan over it and not make any other regarding cash credit or anything over it. However, the petitioner is entitled to have periodical interest on it.
5	The Bank shall intimate to this Tribunal particulars of the Fixed Deposit

	such as date of the Fixed Deposit, date of investment, number of F.D.Receipt, date of maturity together with authentic copy of F.D.R. immediately after issuing F.D.R.
6	No order of costs.
7	Award be drawn accordingly

Godhra.

Date: 14.03.2026

National Lok Adalat

Motor Accident Claims Tribunal(Main)
Panchmahals, Godhra.
GJ00513