

# FORM - 1

(See Rule 1252(5))

## Docket Sheet

*Each .27*

MACP No. 269/2021 pending in the court of DJ Adhoc-1 Motor Accident claim  
Tribunal at Latur

Ismail Shaikh

Claimant

Versus

Ankush Chavan

Respondent

Regarding

Compromise Memo of the compromise arrived at between the parties before the  
Lok Nyaylaya held on 14/03/2026 at Latur

Where the compromise is effected.

The matter is amicably settled/~~not settled~~

Date :- 14/03/2026

Place : Latur

*[Signature]*  
Signature of Head of the Panel

*R. B. Bhagumet*  
*Dy. 2, Latur*



**(BEFORE THE NATIONAL LOK-ADALAT HELD AT LATUR)**

**DATED 14/03/2026**

Ex 22

[organized by District Legal Services Authority, Latur under section 19 of the Legal Services Authorities Act, 1987 (Central Act)]

M.A.C.P No :269/2021

Pending Before DJ Adhoc-1

Latur

**Present :-**

Name of Judicial Officer : Shri. R.B.Bhagwat District Judge-2, Latur

Panel Member : Adv.Tandle Sudarshan

Ismail S/o Chandsab Shaikh

—Claimant

**VERSUS**

- 1) Ankush S/o Pratap Chavan
- 2) Rajkumar S/o Vishandas Nandwani
- 3) Reliance Gen.Ins.Co.Ltd

—Respondents

**AWARD**

The MACP proceeding is placed before the Mega / National / Maha Lok-Adalat for amicable settlement. The parties have amicably settled the matters. Accordingly, the award is passed as follows :

1. The claim for compensation U/s.166 of the M.V.Act is fully and finally settled at Rs.3,00,000/- (Three Lakh Rupees Only) inclusive of the amount of compensation if any paid under No Fault Liability, cost of the proceeding, and the interest.

2. The respondent No.3, Reliance Gen.Ins.Co.Ltd do pay compensation **Rs. 3,00,000/- (Three Lakh Rupees Only)** Within 2 months from date of award, failing which he/it shall pay interest at the rate of 6.5% from the date of award till realization of the entire amount.
3. The claimants have waived all other claims excepting the compensation as per the settlement.
4. In view of compromise and settlement the claimants have waived their claim against other respondents.
5. It is made clear that, there shall not be any need of recovery of deficit court fees. The court Fees, if any, paid by the parties shall be refunded.
6. The amount of the compensation shall be apportioned as follows:-

**APPORTIONMENT:-**

1. Claimant No. 01 : -----
2. Claimant No. 02 : -----
3. Claimant No. 03 : -----
4. Claimant No. 04 : -----
5. Claimant No. 05 : -----
7. The amount of compensation shall be deposited by Respondent no.3 into the Bank account maintained by the Tribunal in the State Bank of India, collectorate Complex, Latur having saving Account No. 40777681930 and I.F.S.C No. SBIN0021055.
8. The Respondent no.3 Shall inform the Tribunal Unique Transaction Reference Number (UTR) after transfer of the amount of compensation.
9. The claimants shall furnish all the details of their Bank Account with IFSC code within the 08 days of the award with bank verification form.

10. Thereafter, the amount of compensation be paid to the claimants by NEFT transfer to the respective account of the claimants.

Claimant

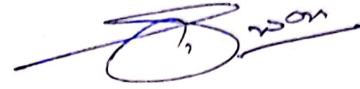
1. र. सु. म. दि. म.

2.

3.

4.

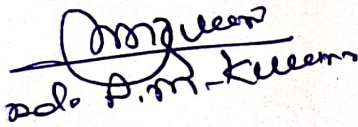
Respondent




Adv for Respondent


Adv. Satish Diwan

Adv. For Claimants



Adv. A.M. Kulkarni

(  )  
R.B. Bhagwat, D-2, Latur  
Panel Head

(  )  
14.3.26.  
Adv. S.M. Tandale  
Member

( )

Member

Date: 14/03/2026

**ORDER ON EXHIBIT -1**

**MACP NO. 269/2021**

The proceeding is disposed of as per the award at Exh. 28 passed by National Lok Adalat dated 14/03/2026 on the basis of amicable settlement arrived between the parties. As per the provisions in section 21 of the Legal Services Authorities Act, 1987, the award of the National Lok Adalat shall be deemed to be a decree of a civil court. There is no need of drawing separate decree and recovery of deficit court fees. There is no need to pay deficit Court fees. If any Court fees is already paid, same will be refunded.

Date : 14/03/2026

  
Panel Head

National Lok Adalat

AUTHORITY LETTER

Eph 29

Date:— 10-03-2026

To,

Adv. Satish Govindrao Diwan

Sub:— Authority To Compromise MACT No- 269 of 2021

At-Latur.

Ref.No :- 2025211122

Dear Sir/ Madam,

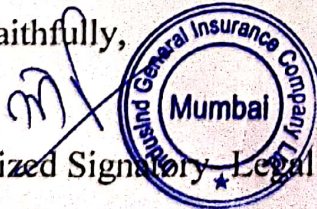
The Applicant and the Insurance Company have amicably agreed to full and final settlement for amount of Rs. **3,00,000** /- (**Three Lakh Only**) inclusive of NFL, with interest cost & Medical bill in MACT Application No **269** of **2021** At Latur filed by **ISMAIL CHANDSAB SHAIKH VS IGICL AND OTHERS** , pending before MACT At Latur . Please collect copies of all Medical Bills at the time of Final Settlement for our official records and share with us.

The Company hereby authorized **Adv. Satish Govindrao Diwan** to sign on our behalf on the award.

You are hereby requested to arrange the recording of the compromise in the court and submit the certified copy of Order/ Award for effecting further payment in time.

Thanking You,

Yours faithfully,



{Authorized Signatory - Legal Claims}

**IndusInd General Insurance Company Limited**  
(formerly Reliance General Insurance Company Limited)

Registered & Corporate Office: 6<sup>th</sup> Floor, Oberoi Commerz - 1, International Business Park, Oberoi Garden City, Goregaon (E), Mumbai-400063, Maharashtra, India

Tel: +91 22 4173 2000 | Fax: +91 22 4173 2158 | Website: [www.IndusIndInsurance.com](http://www.IndusIndInsurance.com)

Corporate Identification Number (CIN) U66603MH2000PLC128300  
An ISO 9001:2015 Certified Company

