

M.A.C. Case No. 340 of 2020

Order No. 22

dated 03.03.2025

Both parties filed haziras.

The record is taken up for hearing of the amendment petition filed by the petitioner on 12.12.2023.

The petitioner files the application mentioning that the amount of the compensation will be changed from Rs.5,00,000/- to Rs.15,00,000/- and the section will be changed from 164 of M.V. Act to 166 M.V. Act on the ground stated therein. Now they are willing to amend the application by changing the Section-164 to 166 of M.V. Act and enhancing the compensation amount.

Heard both sides. Ld. Advocate for the insurance company raised objection.

Considering all aspects and on the basis of the grounds of the application, I am of the view that the petition is required to allowed for ends of justice.

Perusing the materials on record, it appears that the proposed amendment is formal one and if allowed it would not change the nature and character of the case.

Hence it is,

ORDERED

that the amendment petition filed by the petitioner is allowed on contest without cost. Let the claim application be amended accordingly and the amendment petition be made as the part of the claim application.

To 28.04.2025 for P.H and filing amended application.

Dictated & Corrected

Judge, M.A.C. Tribunal,
2nd Court, Suri, Birbhum

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2nd Court, Suri, Birbhum