

**GOVERNMENT OF MEGHALAYA
HOME (POLITICAL) DEPARTMENT**

ORDER BY THE GOVERNOR

NOTIFICATION

Dated Shillong the 16th December, 2022.

No.POL.191/2004/Pt-I/780, - In exercise of the powers conferred by Section 357-A of the Code of Criminal Procedure, 1973 (Central Act 2 of 1974) and the spirit thereof, the Governor of Meghalaya is pleased to modify the Meghalaya Victim Compensation Scheme, 2019 notified vide No.POL.191/2004/Pt-I/759 dated the 1st March, 2019 and to bring it in conformity with provisions of the Central Victim Compensation Fund guidelines issued by the Govt. of India in the Ministry of Home Affairs vide. No. 24013/94/Misc./2014-CSR.III dated 14th October, 2015; as follows, namely,-

1. Short title extent and commencement:-

- (1) This scheme shall be called The Meghalaya Victim Compensation Scheme, 2022.
- (2) It shall extend to the whole of the State of Meghalaya.
- (3) It shall come into force at once.

2. Objectives of the Scheme:-

The Scheme aims at providing:

- (a) Financial assistance to the victim; and
- (b) Support services such as shelter, counseling, medical aid, legal assistance, education and vocational training depending upon the needs of the victim.
- (c) The Scheme shall apply to the victims and their dependent(s) who have suffered loss, injury as the case may be, as a result of the crime and who require rehabilitation.

3. Beneficiaries:-

The Scheme shall cover the victim and in case of death of the victim, his dependants or the member(s) of the family of the victim who have suffered atrocity resulting from the crime.

4. Definitions:-

In the scheme, unless the subject or context otherwise requires:-

- (a) “**Act**” of “**Code**” means the Code of Criminal Procedure, 1973 (Central Act No. 2 of 1974);
- (b) ‘**Authority**’ means “the District Legal Services Authority” and “the State Legal Services Authority” constituted under Section 9 and Section 6 of the Legal Services Authorities Act, 1987 respectively;
- (c) “**Fund**” means the Victim Compensation Fund;
- (d) ‘**Government**’ means Government of Meghalaya;
- (e) ‘**Victim Compensation**’ means the amount payable to the victim and in the case of the death of the victim, to the dependents or legal heirs of the victim;

- (f) “**Schedule**” means the Schedule appended to this Scheme;
- (g) “**State**” means State of Meghalaya;
- (h) “**Victim**” means a man or a woman or girl child or male child who has suffered loss or injury caused by reason of the act or omission due to sexual harassment for which the accused persons has been charged and the expression ‘victim’ includes in case of death of the victim, the guardian or legal heir;
- (i) “**Loss or Injury**” means the loss or injury as defined in Column 2 of the Schedule appended to this Scheme.

5. Victim Compensation Fund:-

- (i) There shall be constituted a fund to be named as “Victim Compensation Fund” from which the amount of compensation awarded under this scheme shall be paid to the victim or his guardian or legal heir who have suffered loss or injury as a result of the crime and who require rehabilitation. The compensation as decided by the Meghalaya State Legal Services Authority or the District Legal Services Authority, as the case may be, shall be paid to the victim or his guardian or legal heir who have suffered loss or injury and require rehabilitation as a result of the crime.
- (ii) The fund shall be operated by the Member Secretary, State Legal Services Authority and shall be constituted out of the following funds:
 - (a) Grants from the Central Government, State Government or any local authority;
 - (b) Subscriptions, donations and contributions received from any individual or bodies, whether incorporated or not, or international, national, philanthropist, charitable institutions or organizations;
 - (c) Money received in compliance to any court order;
 - (d) Budgetary allocation for which necessary provision has been made in the annual budget by the Government;
 - (e) Fine imposed under Section 357 of the Code of Criminal Procedure, 1973 (1 of 1974) and ordered to be deposited by the Courts in the Victim Compensation Fund;
 - (f) Amount of compensation recovered from the wrongdoer or accused under the provisions for this Scheme.

6. Conditions and Eligibility for compensation:-

- (i) Victim shall be eligible for the grant of compensation if ordered by the Court.
- (ii) Under this Scheme, the victim or guardian or legal heir, as the case may be, shall be entitled to financial assistance and restorative support services if one of the following criteria is satisfactorily fulfilled:
 - (a) If the offender is not traced or identified, the victim may also apply for grant of compensation under sub-section (4) of section 357-A of the Act to meet expenses for physical and mental rehabilitation.

- (b) The victim or claimant must report the crime to the officer-in-charge of the local Police Station or to the Magistrate having jurisdiction before making claim for the compensation or suo moto cognizance taken of the crime by the police under whose jurisdiction the offence was committed.
- (c) The victim or claimant (in the case of death of victim) shall fully cooperate with the police and prosecution from the stage of investigation till conclusion of trial of the case. Turning hostile or refusing to depose or failure to appear during trial shall be considered to be non- cooperation.
- (d) The crime must be one in which the victim sustains mental or bodily injury or dies.
- (e) The death or permanent incapacitation of the victim was not the result of suicide or self-infliction of bodily or mental injury or a result of the victim's own wrong doing.
- (f) The victim has not been compensated for the loss or injury under any other scheme of the Central or the State Government or Insurance Company or any other institutions.
- (g) Perpetrators of the crime or his dependent will not be eligible to any compensation under the scheme.

(Explanation: The victim shall inform the authority the details of claims for compensation made under any other scheme or from any other source. The victim may exercise option to choose another scheme of Government, if the same is more beneficial to him. The victim will not be entitled to lay claim to both benefits and part benefit from one scheme and part from another).

7. Procedure for grant of compensation:-

Wherever a recommendation is made by the Court or an application is made by any victim or his dependent under sub-sections (2) or (3) of section 357-A of the Cr.P.C. 1973 to the District Legal Services Authority, it shall examine the claim and verify the contents of the same with regard to the loss or injury caused to the victim arising out of the reported criminal activity and shall also call for medical report, FIR and related records, copy of Final Form of the investigation or any other information necessary in order to determine the claim. Such information may relate to the loss caused to the victim, medical expenses to be incurred on treatment, minimum sustenance amount required for rehabilitation including such incidental charges as funeral expenses.

- (i) On being satisfied after due inquiry, the District Legal Services, Authority shall determine the quantum of compensation within two months, within the ceiling of compensation fixed in the Schedule:

Provided that if the compensation awarded by the court exceeds the maximum limit, the amount of compensation so awarded shall be paid irrespective of maximum ceiling provided in the Schedule appended to this Scheme.

8. Mode of payment:-

Compensation under this Scheme shall be paid subject to the condition that if the trial court while passing judgment at a later date, orders the accused persons to pay any amount by way of compensation under sub-section (3) of Section 357 of the Cr.PC. the victim or claimant (in the case death of victim) shall remit an amount ordered equal to the amount of compensation, or the amount ordered to be paid under the said sub-section (3) of Section 357 of the code, whichever is less. An undertaking to this effect shall be given by the victim or claimant (in the case of death of victim) before the disbursement of the compensation amount.

9. Basis of Quantum of compensation:-

- (i) The quantum of compensation to be awarded to the victim or his dependents will be considered on the basis of loss caused to the victim, medical expenses to be incurred on treatment, minimum sustenance amount required for rehabilitation including incidental charges such as funeral expenses.
- (ii) The compensation shall not exceed the amount specified in this Schedule.
- (iii) Compensation received by the victim or dependent from the State in relation to the crime in question, namely, insurance, ex-gratia and / or payment received under any other Act or State-run Scheme, shall be considered as part of the compensation amount under these Schemes. The victim or claimant who has received compensation amount from collateral sources mentioned above shall be deemed to be compensatory under the scheme. If the eligible compensation amount exceeds the payment received by the victim or dependent from the aforementioned sources, the balance amount shall be paid from the Fund.
- (iv) The cases covered under the Motor Vehicle Act, 1988 (Central Act No. 59 of 1988) wherein compensation is to be awarded by the Motor Accident Claims Tribunal and cases covered under existing schemes/facilities shall not be covered under this Scheme.
- (v) The Meghalaya State Legal Services Authority or the District Legal Services Authority may, in order to alleviate the suffering for the victim, order for immediate first aid facility or medical treatment to be made available free of cost on the certificate of the Officer-in-charge of the Police Station or Magistrate of the area concerned.
- (vi) In case employment is given to any family member of a victim of crime on compensatory ground, no assistance will be given to the dependent from the Scheme. In case such employment is given after release of compensation under the scheme, the assistance would not be withdrawn or amount realized, if paid already.

10. Order to be placed on record:-

A copy of the order of compensation passed under this scheme shall be mandatorily placed before the trial court to enable the court to pass order of compensation under sub-section (3) of section 357 of the code. A true copy of the order shall be provided to the IO in case the matter is pending investigation and also to the victim or dependent as the case may be.

11. Authorities responsible for implementation of the Scheme:-

(i) District Legal Services Authority.

The District Legal Services Authority in every district will have the exclusive jurisdiction to deal with applications for compensation under the Scheme.

(ii) Functions of the District Legal Services Authority.

(iii) The District Legal Services Authority shall perform the following functions:

- (a) To consider the claims and provide financial assistance and support services, as the case may be, in accordance with the procedures prescribed under the Scheme.
- (b) To recommend for psychological, medical, educational and legal assistance to the affected persons, by the concerned authorities.
- (c) To arrange for counseling support to the affected woman including counseling of the spouse in case the affected woman is married.
- (d) To arrange shelter for the affected person for such period as may be required and in this regard issue directions to the appropriate authorities to provide protection to the affected persons whenever deemed necessary.
- (e) To recommend to the State Legal Services Authority the quantum of compensation to be awarded to a victim and the amount that shall be recommended shall not exceed the maximum limit as per the Schedule appended to this Scheme.
- (f) The amount of compensation as allotted to the District Legal Services Authority by the State Legal Services Authority from the fund shall be disbursed to the victim.

12. Procedure for payment:-

- (i) The amount of compensation shall be deposited in a Nationalized Bank branch or in a scheduled Commercial Bank or in a Post Office in the joint or single name of the victim or dependent(s) as the case may be. The Payment from the Victim Compensation Fund will be made by Account Payee Cheque or electronic money transfer into the account of the payee.
- (ii) The compensation awarded shall be paid in two phases, the first half being within any time during the inquiry or investigation launched under the provisions of CrPC or before commencement of trial and balance on conclusion of the trial. Provided that in case of a victim of acid attack, out of the compensation awarded., a sum of Rupees 1 Lakh shall be paid within 15 days from the date of occurrence of such incident and the

balance amount of Rupees 2 lakhs shall be paid as expeditiously as may be possible and positively within two months thereafter.

13. Budget Allocation:-

Government shall make necessary budget provisions for making contribution into the fund.

14. Maintenance of Accounts :-

The District Legal Services Authority shall maintain accounts from receipt and expenditure as per the financial procedure of the State Government.

15. Audit of Accounts:-

The accounts of the District Legal Services Authority and the State Legal Services Authority shall be audited by the local audit and by the Accountant General.

16. Recovery of compensation awarded to the victim or dependent(s):

Subject to the provisions of sub-section (3) of Section 357 A of the Code, the Meghalaya State Legal Services Authority, in proper cases, may institute proceedings before the competent court of law for recovery of the compensation granted to the victim or his dependent(s) from person(s) responsible for causing loss or injury as a result of the crime committed by him.

The amount, so recovered, shall be deposited in Meghalaya Victim Compensation Fund.

17. Limitation:-

Under the Scheme, no claim made by the victim or dependent(s) under sub-section (4) of Section 357 A of the Code, shall be entertained after a period of three years from the date of occurrence of the offence or conclusion of the trial.

However, in deserving cases, on an application made in this regard, for reasons to be recorded, the delay beyond three years can be condoned by the SLSAs/DLSAs.

18. Appeal:- Any victim aggrieved by an order of denial of compensation by the District Legal Services Authority may file an appeal before the State Legal Services Authority within a period of 30 days. However, commencement of 30 days may be effective from the date of receipt of order by the concerned Legal Service Authority.

Provided that the State Legal Services Authority, if it is satisfied, and for the reasons to be recorded in writing, may condone the delay in filing the appeal.

19. Repeal and Savings:-

The Meghalaya Victim Compensation Scheme, 2019 as notified vide Notification No. POL.191/2004/Pt-I/759, dated 1st March, 2019 hereby stands repealed from the date of the notification of this Scheme in the Official Gazette.

Notwithstanding such repeal, any order issued, action taken or anything whatsoever done under the provisions of the Scheme so repealed shall be deemed to have been made, issued, taken or done under the corresponding provisions of this Scheme.

Sd/-
(C.V.D. Diengdoh)
Secretary to the Govt. of Meghalaya,
Home (Political) Department.

Memo No.POL.191/2004/Pt-I/780-A,

Dated Shillong the 16th December, 2022.

Copy:

1. The P.S. to the Chief Minister for information of the Chief Minister.
2. The P.S to the Deputy Chief Minister/Minister for information of the Deputy Chief Minister/Minister.
3. The P.S to the Chief Secretary, Meghalaya for information of the Chief Secretary.
4. The P.S. to the Principal Secretary to the Govt. of Meghalaya, Home (Political) Department for information of the Principal Secretary.
5. The Joint Secretary, CS(Division), Ministry of Home Affairs, Govt. of India, NDCC II Building, Jai Singh Road, New Delhi, 110001 for kind information.
6. The Principal Secretary to the Govt. of Meghalaya, Social Welfare Department for kind information.
7. The Director General of Police, Meghalaya, Shillong for kind information.
8. The Secretary to the Govt. of Meghalaya, Home (Political) Department.
9. The Secretary to the Govt. of Meghalaya, Law Department.
10. The Member Secretary, Meghalaya State Legal Services Authority, Shillong with reference to letter No.MSLSA.10/2012/Vol-I/432, dated 24-09-2021 for kind information and necessary action.
11. All District and Sessions Judges cum Chairpersons, District Legal Services Authority.
12. All Deputy Commissioners, Meghalaya.
13. All Superintendents of Police, Meghalaya.
14. Cabinet Affairs Department with reference to their endorsement vide I/D No.93, dated 14-12-2022.
15. Law (B) Department with reference to their endorsement vide I/D No.338/22, dated 16-08-2022.
16. Finance (E) Department with reference to their endorsement vide I/D No.FE.446/22, dated 02-09-2022.
17. Finance (E.A.) Department with reference to their endorsement vide I/D FEA/125/22-23, dated 03-10-2022.
18. All Administrative Departments.
19. The Director, Printing & Stationery with a request to publish the above Notification in the next issue of the Meghalaya Gazette and to supply 100 copies to this Department.
20. The Senior Informatics Officer, National Informatics Centre, Shillong for uploading the notification in the State Portal.

By order etc.,

Joint Secretary to the Govt. of Meghalaya,
Home (Political) Department.

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Schedule I

Meghalaya Victim Compensation Scheme, 2022			
Sl. No.	Particular of Loss or injury	Maximum Age Limit of Compensation	
1	Loss of Life	a. Age 40 years or below 40 years. b. Age above 40 years and up to 60 years. c. Age above 60 years.	Rs. 10.00 Lacs Rs. 7.00 Lacs Rs. 5.00 Lacs
2	Gang Rape		Minimum Rs.5 Lacs and Maximum Rs.10 Lacs.
3	Rape		Minimum Rs. 4.00 Lacs and Maximum Rs.7.00 Lacs.
4	Unnatural Sexual Assault		Minimum Rs. 4.00 Lacs and Maximum Rs.7.00 Lacs.
5	Loss of any Limb or part of body resulting in 80% permanent disability of above.	a. Age 40 years or below 40 years. b. Age of 41 years and up to 59 years. c. Age 60 years and above.	Rs.5.00 Lacs Rs.3.00 Lacs Rs.2.00 Lacs
6	Loss of any Limb or part of body resulting in 40% and below 80% permanent disability	a. Age 40 years or below 40 years. b. Age of 41 years and up to 59 years. c. Age 60 years and above.	Rs.4.00 Lacs Rs.3.00 Lacs Rs.2.00 Lacs
7	Loss of any Limb or part of body resulting in above 20% and below 40% permanent disability	a. Age 40 years or below 40 years. b. Age of 41 years and up to 59 years. c. Age 60 years and above.	Rs.3.00 Lacs Rs.2.00 Lacs Rs.1.00 Lacs
8	Loss of any limb or part of body resulting in below 20% permanent disability.	a. Age 40 years or below 40 years. b. Age of 41 years and up to 59 years. c. Age 60 years and above.	Rs.2.00 Lacs Rs.1.5 Lacs Rs.1.00 Lacs
9	Grievous physical injury or any mental injury requiring rehabilitation		Minimum Rs.1.00 Lac and Maximum Rs.2.00 Lacs
10	Loss of Foetus i.e. Miscarriage as a result of Assault or loss of fertility.		Minimum Rs.2.00 Lacs and Maximum Rs.3.00 Lacs
11	In case of pregnancy on account of rape		Minimum Rs.3.00 Lac and Maximum Rs.4.00 Lacs
12	Victims of Burning:		
a.	In case of disfigurement of case		Minimum Rs.7.00 Lac and Maximum Rs.8.00 Lacs
b.	In case of more than 50%		Minimum Rs.5.00 Lac and Maximum Rs.8.00 Lacs
c.	In case of injury less than 50%		Minimum Rs.3.00 Lac and Maximum Rs.7.00 Lacs
d.	In case of less than 20%		Minimum Rs.2.00 Lac and Maximum Rs.3.00 Lacs
13	Victims of Acid Attack:		
a.	In case of disfigurement of face.		Minimum Rs.7.00 Lac and Maximum Rs.8.00 Lacs
b.	In case of injury more than 50%		Minimum Rs.5.00 Lac and Maximum Rs.8.00 Lacs
c.	In case of injury less than 50%		Minimum Rs.3.00 Lac and Maximum

			Rs.5.00 Lacs
d.	In case of injury less than 20%		Minimum Rs.3.00 Lac and Maximum Rs.4.00 Lacs
14	Physical abuse of minor		Rs. 2.00 Lacs
15	Rehabilitation of victims of Human Trafficking		Rs. 1.00 Lac
16	Sexual assault (excluding rape)		Rs. 2.00 Lac
17	Women victim of cross border firing a. Dead or permanent disability (80% or more) b. Partial disability (40% to 80%) c. Below 40%		Rs.2.00 Lacs Rs.1.00 Lac Rs. 50,000/-
18	Victim less than 14 years of age, the compensation shall be increase by 50% over the above specified amount.		
19	The following expenses shall be payable in addition to compensation outline above		
	(i) Funeral expenses		Rs. 20,000/-
	(ii) Medical Expenses – Actual expenses incurred before death or on account of injury supported by bills/vouchers but not exceeding Rs.30,000/-		

Explanation: The amount of compensation to the victims has been fixed as per NALSA's Compensation Scheme for women Victims/Survivors of Sexual Assault/other Crimes – 2018. In addition, column No. 14, 15, 16, 17, 18 and 19 has been incorporated from the Meghalaya Victim Compensation Scheme, 2019.