

SCFR Nos. 163/2019, 165/2019, 166/2019, 184/2019, 188/2019, 191/2019, 193/2019, 195/2019, 196/2019, 197/2019, 198/2019, and 293/2019.

Investigation into whether there has been underpayment and nonpayment of compensation to a majority of the victims and families of the Easter attack of April 21, 2019

This Report is submitted consequent to the investigation conducted by the Members of the Office for Reparations in compliance with the Order of the Supreme Court in its judgment dated January 12, 2023 in the above FR Applications.

In the judgment (page 115) Their Lordships have made reference to the submission of President's Counsel who appeared for the Respondent Archbishop of Colombo in SC/FR/195/2019 that *there has been not only an underpayment of compensation but also nonpayment as far as the majority of the victims and families are concerned*, and made order that this matter be investigated by the Office for Reparations and accurate information be submitted to the Court by way of a motion within 3 months from the date of the judgment.

In compliance with the Order of the Supreme Court, the Members of the Office for Reparations (OR) conducted an investigation and report as follows-

REPORT

1. DOCUMENTS EXAMINED

The OR examined the following documents relevant to the concerns in the submissions of counsel-

- a. The written submissions of Mr. Shammil Perera P.C. Counsel for the 57th Respondent in SC/FR 195/2019 the Archbishop of Colombo (made available to us by Mr. Shammil Perera, P.C).
- b. The Cabinet Memorandum of the then Prime Minister dated April 22, 2019 and the decision thereon of the Cabinet of Ministers dated April 24, 2019 – ANNEX 1.
(Every reference in this Report to "the Cabinet decision" is a reference to the decision of April 24, 2019).
- c. Affidavit of E.M.S.B. Ekanayake, Secretary to the then Prime Minister dated July 22, 2019 and the lists attached thereto marked X5, X6, X7, X8, X9 and X10 all under the signature of Director, Office for Reparations and dated July 10, 2019, containing information regarding the monetary relief paid to victims.
- d. The following Government circulars on compensation payable to victims of "terrorist violence" -
 - i. Circular No. 1579 dated July 18, 1988 issued by the Director General of Health Services – ANNEX 2
 - ii. Circular No. M/R & R/UAS/MAP/1 dated September 26, 1988 issued to All Government Agents by the Secretary to the Ministry of Rehabilitation and Reconstruction - ANNEX 3
 - iii. Circular No. MRR/7/MAP/GAN dated June 12, 1990 issued to all Government Agents and Deputy Directors of Rehabilitation & Reconstruction, by the Secretary to the Ministry of Rehabilitation, Reconstruction and Social Welfare - ANNEX 4.

(These circulars are referred to in this Report collectively as "circulars").
- e. Medical Reports submitted by Medical Officers in respect of each injured person.
- f. Payment vouchers relevant to the grant of monetary relief.

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2. POLICY DECISIONS APPLICABLE TO DETERMINE THE QUANTUM TO BE AWARDED TO VICTIMS

The provisions of the Office for Reparations Act, No. 34 of 2018 vests the responsibility of formulating reparations policies and guidelines in the OR. However, the OR had been operationalised only on April 1, 2019 with the appointment of the very first members and the Easter attack took place just twenty (20) days later. The Policies and Guidelines envisaged in the OR Act had not been formulated by the OR as at that time. Hence, complete reliance was placed on the new Cabinet decision and the circulars referred to at paragraphs 1(d)(i) to (iii) above, to make payments to the victims of the Easter attacks.

The policy decisions applicable were the following-

- a. Rs. 1 million was payable in terms of the Cabinet decision, on account of –
 - i. Death; and
 - ii. Injury which resulted in permanent total disablement
- b. Rs. 500,000/= was the *maximum* payable to injured persons (other than those suffering permanent total disablement) in terms of the Cabinet decision.
- c. There was no decision to make the maximum payment of Rs. 500,000/= to ALL injured persons.
- d. The circulars which had been issued in 1988 and 1990 contained detailed instructions as to the method of computing the sums that can be paid to victims of terrorist violence subject to the upper limit. The amounts payable were based on the certification of the Government Medical Officer (MO) as to either the degree of loss of earning capacity in the event of permanent disability or the period of temporary disablement in the case of temporary disablement.

3. PRINCIPLES AND CRITERIA AS CONTAINED IN THE CIRCULARS

The principles and criteria that can be gleaned from these circulars to determine the sums payable, are the following -

[A] Circular No.1579 dated July 18, 1988 issued by Director General Health Services titled "Determination of Degree of Permanent Disablement" – ANNEX 2

This circular contained a scheme to determine "loss of earning capacity" which was in correlation to the loss resulting from the injury. The "loss of earning capacity" was a determination that resulted from the medical assessment of the MO alone. The sum payable to an injured was based on the percentage of loss of earning capacity.

- a. In the case of "permanent total disablement" – the Medical Officer was required to mention this fact in the certificate.
- b. In the case of permanent partial disablement - MO's were required to use the schedule below as the guide to determine the percentage of loss of earning capacity in relation to the injury.

List of injuries deemed to result in permanent partial disablement

Injury	% of loss of earning capacity
Loss of right arm above or at the elbow	70
Loss of left arm above or at the elbow	60
Loss of right arm below the elbow	60
Loss of leg at or above the knee	60
Loss of left arm below the elbow	50
Loss of leg below the knee	50
Permanent total loss of hearing	50
Loss of one eye	30
Loss of thumb	25
Loss of all toes of one foot	20
Loss of one phalanx of thumb	10

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Loss of index finger	10
Loss of big toe	10
Loss of any finger other than index finger	5

- c. The circular stated that "permanent total disablement" shall be **deemed** to result from -
 - i) the permanent total loss of the sight of both eyes; or
 - ii) any combination of injuries in the schedule where the aggregate percentage of the loss of earning capacity against those injuries amounts to 100% (or more).

For purposes of granting monetary relief, the above deeming provision placed the persons with the abovementioned injuries in the same category as those who were "Permanently totally disabled."

[B] Circular No. M/R & R/UAS/MAP/1 dated September 26, 1988 issued to all Government Agents by the Secretary to the Ministry of Rehabilitation and Reconstruction – ANNEX 3

This circular specified, inter alia, the "assistance" payable in respect of an injured person and set out principles and processes to make payments. Although the maximum sum payable for those injured in the Easter attacks was decided by the Cabinet decision and was higher than the sum specified in this circular, the principles in the circular that were not contradictory of that decision, continued to be applied. These were -

- a. In determining the quantum of payment, the % of loss of earning capacity or disability recommended by the MO (in terms of the circular at [A] should be directly correlated to the extent of assistance payable.
- b. If the percentage of loss of earning capacity or disability recommended by the MO is 70% or above, 100% assistance could be paid.
- c. If the Medical Officer does not specifically mention a percentage but certifies disability, minimum percentage on the scale (5%) may be considered.

[C] Circular dated June 12, 1990 titled "Grant of relief to Most Affected Persons – Injuries" issued by Secretary to the Ministry of Reconstruction, Rehabilitation and Social Welfare – ANNEX4

This circular set out that the following scheme should be adopted to determine payments for "temporary disablement" reported by Medical Officers-

Where the temporary disablement period is -

- I. Less than one month – 10% of amount paid for permanent disablement.
- II. Between 1 to 3 months - 25% of amount paid for permanent disablement
- III. Between 3 to 6 months - 50% of amount paid for permanent disablement
- IV. More than 6 months –Full amount paid for permanent disablement
- V. Where time period is not specified - 10% of amount paid for permanent disablement

Accordingly, only those who were certified to be temporarily disabled for more than six months were entitled to the full sum of Rs. 500,000/=.

4. THE SUMS PAYABLE IN TERMS OF THE POLICY

The sums payable in compliance with the policy decisions were as follows -

- a. **For death:** Rs. 1 million was payable to the next of kin of each person who died, as per the Cabinet decision.
- b. **For injuries that resulted in, or were deemed to have resulted in, permanent total disablement:** Rs. 1 million was payable as per the Cabinet decision.
- c. **For injuries that resulted in permanent partial disablement:** Rs, 500,000/= was the maximum sum payable as per the Cabinet decision, and where, in terms of the Medical

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certificate the victim was not entitled to the maximum, the apportionment was as per the provisions of the circulars at Annexes 2 and 3.

- d. **For injuries that resulted in temporary disablement, whether total or partial:** The maximum sum payable was Rs. 500,000/=, as per the Cabinet decision and where, in terms of the Medical certificate the victim was not entitled to the maximum, the apportionment was as per the circular at Annex 4
- The "amount payable for permanent disability" in the circular at Annex 4, was interpreted to mean "the amount payable for permanent partial disability" since the category suffering permanent total disability alone had been classified separately in terms of the Cabinet decision of April 24, 2019 to be granted Rs. 1 million.

Summary

Category	Degree of disablement or loss as certified by the Govt. Medical Officer (MO)	Amount payable
Permanent total disablement	Permanent total disablement	Rs. 1 million.
Permanent <i>partial</i> disablement deemed to result in Permanent <i>total</i> disablement.	1) Loss of the sight of both eyes; or 2) Total cumulative % of injuries is equal to or more than 100%	Rs. 1 million.
Permanent <i>partial</i> disablement <u>not</u> deemed to result in permanent <i>total</i> disablement	70% or more	Rs. 500,000/=.
	Less than 70%	Relevant % of Rs. 500,000/=
	Not specified in MC	Rs. 25,000/= (i.e. 5% of Rs. 500,000/=)
Temporary disablement whether total or partial.	Disablement for < 1 month	Rs. 50,000/=
	Disablement for 1 -3 months	Rs. 125,000/=
	Disablement for > 3 up to 6 months	Rs. 250,000/=
	Disablement for > 6 months	Rs. 500,000/=
	Period not specified	Rs. 50,000/=

5. FINDINGS ON ACCURACY OF AMOUNTS PAID

(a) Re. under payments to families of deceased-

Submission of counsel -

- The families of four (04) of the deceased listed in X5 and three (03) of the deceased listed in X6 were paid sums less than Rs. 1 million, and that "on the face of the said two documents X5 and X6, the families of every single person who died has not been paid Rs. 1 million contrary to averments in the affidavits of the then Secretary to the Prime Minister."
- A number of persons have not been paid this sum. What right has been conferred on the Office for Reparations to reduce the sum of Rs. 1 million and to make such ad hoc decisions?

Observations:

It is correct that the said lists in X5 (list of persons who died in the attacks in Colombo) and X6 (list of persons who died in the attack on the church in Katuwapitiya) do state that each of the seven families referred to, received a sum less than Rs. 1 million. These lists (X5 and X6) also state that one hundred and sixty five (165) other families received the full sum of Rs. 1 million. Further, document X10 (list of persons who died in the Zion Church attack in Batticaloa), states that three (03) families had received sums less than Rs. 1 million each, while twenty six (26)

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families received Rs. 1 million each. These lists were dated July 10, 2019 and the affidavit referred to was dated July 22, 2019. In terms of all three (03) lists pertaining to the deceased victims, there were a total of ten (10) on account of whom the families were stated to have received less than Rs. 1 million, and one hundred and ninety one (191) on account of whom the families were stated to have received Rs. 1 million each.

We have examined the files of all ten (10) Applications and found that the families of these victims have been paid sums totaling the full sum of Rs. 1 million. These payments were paid in two to four installments, with the initial sum of Rs. 100,000/= being paid immediately after the incident, by the District or Divisional Secretariats. Other sums have been paid subsequently in stages, by the OR, with the final installment being paid upon confirmation of the identity of the next of kin. A list of the ten (10) victims and details of the sums paid and the date of payment is at ANNEX 5. It's clear that the balance of the Rs. 1 million was paid to the families of these ten (10) victims by October 25, 2019, i.e. subsequent to the date of submission of the lists dated July 10, 2019.

The total number of deaths listed in X5, X6 and X10 was two hundred and one (201). In the final assessment, monetary relief was in fact granted to the next of kin on account of two hundred and twenty eight (228) deaths, i.e. twenty Seven (27) more than the total in the lists marked X5, X6 and X10. This is due to the fact that OR received applications after July 2019 as well. Three (03) of the victims who were injured and received Rs. 500,000/= and two (02) who were injured and had received Rs. 100,000 each, succumbed to their injuries subsequently, and each family was paid a further Rs. 1 million.

The final position is as follows –

- 1) Number of deceased on account of whom applications were received – 239
- 2) Number of applicants not eligible – 11*
- 3) Number of deceased on account of whom monetary relief was granted – 228
 - a. Rs. 1 million each – 223
 - b. Rs. 1.5 million each – 3
 - c. Rs. 1.1 million each – 2
- 4) The total sum granted – Rs. 229,700,000/=

*The eleven found not to be eligible –

Ten (10) applicants were not eligible since they had already been granted the full amount of monetary relief payable as parents of children who died. These applications were those from the same applicants requesting money on account of the children of those deceased children, i.e. the grandchildren who had also died. These were not granted since the grandparent applicants were not dependents of the grandchildren and had already been paid for the loss of their children.

One (01) applicant could not establish her relationship to the deceased victim.

(b) Re. under payments to injured persons -

Submission of counsel –

- Only nine (09) of the one hundred and one (101) injured persons listed in X8 and only twenty two (22) of the two hundred and sixty four (264) injured persons listed in X9, have been paid Rs. 500,000/= ; and
- Others have been paid lesser sums ranging from Rs. 20,000/= to Rs. 312,500/= contrary to the Cabinet decision of April 24, 2019.
- How was the Rs, 500,000 payment of compensation evaluated? Is it based on Medical Reports, Affidavits of the Doctors or the nature of the injuries? *The only conclusion that can*

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be drawn in the absence of any other evidence is that these payments have been made on an ad hoc basis. Is this justifiable?

Observations:

It is correct that some of the injured persons were paid less than the maximum sum stipulated by the Cabinet of Ministers. This was not in contravention of the Cabinet decision which stated that the *maximum* sum payable to injured persons was Rs. 500,000/=. There was no decision to pay all injured persons Rs. 500,000/=.

The sums paid to the injured were computed based on criteria set out in the Circulars at Annexes 2, 3 and 4. The use of the criteria set out in the said circulars to compute the sum payable to injured, was legitimate. It's observed that these circulars had not been submitted to court. None of the payments were based on ad hoc decisions taken by the OR. The minimum sum paid was Rs. 50,000/= and not Rs. 20,000/=

The total number of claims on account of injured victims listed in X7 (Batticaloa), X8 (Colombo) and X9 (Katuwapitiya) was four hundred and thirty eight (438). In the final assessment, monetary relief was in fact granted to five hundred and two (502) injured victims i.e. Sixty four (64) more than the total number in the said lists. This is due to the fact that OR received applications after July 2019 as well.

There were fifty eight (58) persons who had been granted the maximum sum payable for injury (ie. Rs. 500,000/=), as per the certifications of the Govt. Medical Officers. All fifty eight (58) files were examined and the findings were as follows-

- a. the Medical Certificates in respect of seven (07) persons stated that they had suffered permanent total disablement, and were eligible to receive Rs. 1 million rather than Rs. 500,000/=. The balance has been paid to six (06) of them and payment to a minor who is overseas is being processed.
- b. The Medical certificates in respect of two (02) persons required follow up medical assessments to determine the degree of disablement. The OR is facilitating the obtaining of these Medical Certificates and will, on receipt, determine if they can be granted further monetary relief, in compliance with the circulars.
- c. Four (04) persons were overpaid sums ranging from Rs. 250,000/= to Rs. 450,000/=. Covering approval has been granted for these on the ground that the overpayments were errors made bona fide.

6. AMOUNTS PAID

The Tables at Annex 6 set out the sums paid.

7. CONCLUSIONS

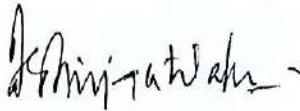
[A] Re. Payments on account of deceased victims -

1. There were no underpayments on account of any of the victims.
2. All the eligible next of kin of the victims who died (except five) received Rs. 1 million per deceased family member, in compliance with the Cabinet decision.
Each of three (03) other families received Rs. 500,000 in excess of Rs 1 million and two (02) families received Rs 100,000 in excess of Rs. 1 million.
3. The Office for Reparations has not made any ad hoc decisions.
4. The families of the seven (07) victims referred to in the submissions of Counsel for the Archbishop of Colombo as well as of the three (03) other victims in document X10, had in fact been granted Rs. 1 million in compliance with the Cabinet decision. The document at Annex 5 contains the details of the payments.

5. The documents X5 and X6 were dated July 10, 2019, ie. prior to the completion of the payment process, and did not reflect the full payments made to families of the ten victims.

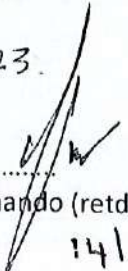
[B] Re. Payments to injured victims -

1. The decision of the Cabinet was to grant a sum of Rs. 1 million to those who were permanently totally disabled and to grant a **maximum** sum of Rs. 500,000/= to injured persons (interpreted to mean "to other injured persons who were not in the category of *totally, permanently disabled.*").
2. There was no decision by the Cabinet to pay Rs. 500,000/= to *all* injured persons.
3. It was correct to adopt the criteria in the three circulars to determine the sum payable to victims (who were not in the category of permanently totally disabled), subject to a maximum of Rs. 500,000/=, based on the certification of a Govt. Medical Officer.
4. The circulars had not been submitted to court with documents marked X5 to X10.
5. None of the injured were granted Rs. 20,000/=. The minimum sum granted was Rs. 50,000/= which was in compliance with the circulars and the certification of the Medical Officer.
6. No payments were made on an ad hoc basis by the Office for Reparations. All payments were made as per the Cabinet decisions and the circulars.



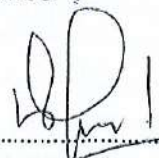
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Dhara Wiayatilake, AAL.
Chairperson

March 14, 2023.




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Maj. Gen. Palitha Fernando (retd.)
Member

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


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Dr. A.M. Mubarak
Member

14/03/2023



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Rasika Dissanayake, AAL
Member



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Priya Sivagananathan, AAL
Member

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Ministry of National Policies, Economic Affairs, Resettlement &
Rehabilitation, Northern Province Development, and Youth Affairs

"මිලෝදා" පළමු මහල, මිලෝදා වීදිය, කොළඹ 01. 'මිලෝදා', 1^{වන} மாடி, பிரிஸ்டல் வீதி, கொழும்பு 01. "Miloda" 1st Floor, Bristol Street,

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දේවස්ථාන මගේ ලද්දකර ඇති අසල මගේ සංකීර්ණයකදී සිදුවූ පිරිහීම හේතු වන 290 ක පමණ
පිරිසක් මරණයට පත්වී ඇති අතර 500 කට ආසන්න පිරිසක් තුවාල ලබා ඇති බව වාර්තා වී ඇත.
මරණයට පත්වූ පුද්ගලයන්ගේ අවමාංශලා කටයුතු සිදු කිරීම හා තුවාල ලැබූ පුද්ගලයන්ගේ ප්‍රතිකාර
කටයුතු වෙනුවෙන් රජය විසින් යම් වන්දි මුදලක් පිරිනැමීම සිදු කල යුතුය. එසේම හානි වූ දේවස්ථාන
කඩිනමින් පිළිසකර කිරීමත් හානියට පත් දේපළ සඳහා වන්දි ගෙවීමත් කඩිනමින් සිදු කල යුතුවේ.

ඥාපනා

02. 2018 අංක 34 දරණ හානි පූර්ණය සඳහා වන කාර්යාලය පහත මඟින් පිහිටුවන ලද හානි
පූර්ණය සඳහා වන කාර්යාලය (පෙර පැවති කැනැක්තන් දේපළ හා කර්මාන්ත පුනරුත්ථාපනය කිරීමේ
අධිකාරිය) වෙත මෙම ප්‍රහාර වලින් මියගිය හා තුවාල ලැබුවන් වෙනුවෙන් වන්දි ගෙවීමේ, හානියට
පත්වූ දේපළ වෙනුවෙන් වන්දි ගෙවීමේ වගකීම පැවරී ඇත. ඒ අනුව ඉහත ප්‍රහාර වලින් මරණයට
පත්වූ, ආබාධිත හානියට පත්වූ හා තුවාල ලැබූ පුද්ගලයන් වෙනුවෙන් හානි පූර්ණය සඳහා වන
කාර්යාලය මඟින් පහත පරිදි වන්දි මුදල් ගෙවීමට කටයුතු කිරීමට ඥාපනා කරමි.

දුරකථන தொலைபேசி Telephone	011-4461500	ෆැක්ස් தொலைபேசல் Fax	011-2322867 11-2139732	විද්‍යුත් තැපෑල மின்னஞ்சல் E-mail	info@mnpea.gov
				වෙබ් අඩවිය Website	www.mnpea.gov.lk

(අ) ප්‍රභාචලිත මිශ්‍රිත පුද්ගලයින් හා පුරුණ වශයෙන් සාමාන්‍ය අධ්‍යාපන පන්තියට පත්වූ පුද්ගලයින් වෙනුවෙන්, එක් අයෙකු වෙනුවෙන් රුපියල් මිලියනයක් බැගින් වන වත්දි මුදලක් ගෙවීම.

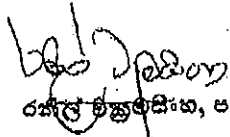
(ආ) ප්‍රභාචලිත කුඩාල ලැබූ පුද්ගලයින් වෙනුවෙන් එක් පුද්ගලයෙකුට රුපියල් ලක්ෂ 05 ක උපරිමයකට යටත්ව වත්දි මුදලක් ගෙවීම.

(ඇ) භාතියට පත්වූ පුද්ගලික දේපල වෙනුවෙන් රජයේ ප්‍රධාන තත්පරයක රුපියල් මිලියන 05 ක උපරිමයකට යටත්ව වත්දි මුදලක් ගෙවීම.

03. එසේම, ප්‍රභාචලිත භාතියට පත්වූ දේවස්ථාන ශ්‍රී ලංකා පුද්ගලික අධ්‍යාපන දෙපාර්තමේන්තුවේ ප්‍රතිසංස්කරණය කිරීම හා ඒ සඳහා වන වියදම් භාතී පුරුණය සඳහා වන කාර්යාලය විසින් දැරීමට යෝජනා කරමි.

අනුමැතිය

04. ඉහත 02 සහ 03 යෝජනා ක්‍රියාත්මක කිරීම සඳහාත්, ඊට අවශ්‍ය ප්‍රතිපාදන භාතී පුරුණය සඳහා වන කාර්යාලයට ලබා දීම පිණිස ජාතික ප්‍රතිපත්ති, ආර්ථික කටයුතු, නැවත පදිංචි කිරීම හා පුනරුත්ථාපන, උතුරු පළාත් සංවර්ධන සහ යෞවන කටයුතු අමාත්‍යාංශය වෙත නිදහස් කිරීමට භාණ්ඩාගාරය වෙත නියම කිරීම සඳහාත් අමාත්‍ය මණ්ඩලයේ අනුමැතිය අපේක්ෂා කරමි.


රනිල් වික්‍රමසිංහ, පා.ම.

අමාත්‍ය
ජාතික ප්‍රතිපත්ති, ආර්ථික කටයුතු, නැවත පදිංචි කිරීම හා පුනරුත්ථාපන,
උතුරු පළාත් සංවර්ධන සහ යෞවන කටයුතු අමාත්‍ය

42

Annex 01 @ 0001
(contd.)

දුරකථන අංකය } 2323730
ෆැක්ස් අංකය } 2389151



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ඊ-මේල් } info@cabinetoffice.gov.lk
ඊ-මේල් } info@cabinetoffice.gov.lk

අමාත්‍ය මණ්ඩල කාර්යාලය
அமைச்சரவை அலுவலகம்

OFFICE OF THE CABINET OF MINISTERS

ජනරජ කාබිනට් කාර්යාලය, ශ්‍රීමත් ජයවර්ධන මාවත මහලය,
කොළඹ 01, ශ්‍රී ලංකාව.

ජනරජ කාබිනට් කාර්යාලය, ශ්‍රීමත් ජයවර්ධන මාවත මහලය,
කොළඹ 01, ශ්‍රී ලංකාව.

Republic Building, Sir Baron Jayatilaka Mawatha,
Colombo 01, Sri Lanka.

මගේ අංකය } 19/1266/105/043
අංකය }
My No. }

ඔබේ අංකය }
අංකය }
Your No. }

දිනය } 2019-04-25
දිනය }
Date }

Urgent & Confidential

Mr. V. Sivagnanasothy
Secretary
Ministry of National Policies, Economic Affairs, Resettlement
& Rehabilitation, Northern Province Development and Youth Affairs
Fax: 2339732

CABINET DECISION

Given below is an extract of Item (10) of the Minutes of the Cabinet Meeting held on 2019-04-24.

Item (10)

Cabinet Paper No. 19/1266/105/043, a Memorandum dated 2019-04-22 by the Prime Minister and Minister of National Policies, Economic Affairs, Resettlement & Rehabilitation, Northern Province Development and Youth Affairs on "Payment of compensation on behalf of the persons who lost their lives and for those injured and for the properties damaged and for the renovation of the churches damaged due to the attacks which took place on the 21st of April 2019" (Item No. 86 on the Agenda) - the above Memorandum was considered along with the further clarifications made by the Hon. Prime Minister and the concurrence given by the Minister of Finance to the proposals in the Memorandum at this meeting. After discussion, it was decided to grant approval to the proposal in paragraph 04 of the Memorandum.

It was also decided to treat this decision as confirmed and to authorize the Secretary to the Cabinet of Ministers to convey the same to the relevant authorities for necessary action accordingly.

Action by: My/National Policies, Economic Affairs, Resettlement & Rehabilitation, Northern Province Development and Youth Affairs
My/Finance - copy of Memorandum annexed.

Copied to: Secretary to the President - copy of Memorandum annexed.
Secretary to the Prime Minister - copy of Memorandum annexed.
My/Defence - copy of Memorandum annexed.
My/Tourism, Development, Wildlife and Christian Religious Affairs - copy of Memorandum annexed.
My/Internal & Home Affairs and Provincial Councils & Local Government - copy of Memorandum annexed.
My/Public Administration & Disaster Management - copy of Memorandum annexed.

S. Abeyasinghe
Secretary to the Cabinet of Ministers

2329620

අතිරේක ලේකම්
Additional Secretary } 2329621

විශ්‍ය ලේකම්
Senior Assistant Secretary } 2325279
2431004

සඳහන් සංදේශය, මෙම රැස්වීමේදී ගරු අග්‍රාමාත්‍යතුමා විසින් සිදු කරන ලද වැඩිදුර කරුණු පැහැදිලි කිරීම සහ සංදේශයේ සඳහන් යෝජනා සඳහා මුදල් ඇමතිතුමා විසින් ලබා දෙන ලද එකඟතාව සමඟ සලකා බලන ලදී. මේ පිළිබඳව සාකච්ඡා කිරීමෙන් අනතුරුව, සංදේශයේ 04 ඡේදයෙහි සඳහන් යෝජනාව සඳහා අනුමැතිය ලබා දීමට තීරණය කරන ලදී.

තවද, මෙම තීරණය සම්මත කරනු ලැබූ සේ සැලකීමටත්, ඒ අනුව අවශ්‍ය කටයුතු සඳහා අදාළ බලධාරීන් වෙත මෙම තීරණය දන්වා යැවීම සඳහා අමාත්‍ය මණ්ඩලයේ ලේකම්ව බලය පැවරීමටත් තීරණය කරන ලදී.

ක්‍රියා කළ යුතු: ජාතික ප්‍රතිපත්ති, ආර්ථික කටයුතු, නැවත පදිංචි කිරීම හා පුනරුත්ථාපන, උතුරු පළාත් සංවර්ධන සහ යෞවන කටයුතු අමාත්‍යාංශය මුදල් අමාත්‍යාංශය - සංදේශයේ පිටපතක් යා කොට ඇත.

- පිටපත්:**
 - ජනාධිපති ලේකම් - සංදේශයේ පිටපතක් යා කොට ඇත.
 - අග්‍රාමාත්‍ය ලේකම් - සංදේශයේ පිටපතක් යා කොට ඇත.
 - ආරක්ෂක අමාත්‍යාංශය - සංදේශයේ පිටපතක් යා කොට ඇත.
 - සංචාරක සංවර්ධන, වනජීවී සහ ක්‍රීස්තියානි ආගමික කටයුතු අමාත්‍යාංශය - සංදේශයේ පිටපතක් යා කොට ඇත.
 - අභ්‍යන්තර හා ස්වදේශ කටයුතු සහ පළාත් සභා හා පළාත් පාලන අමාත්‍යාංශය - සංදේශයේ පිටපතක් යා කොට ඇත.
 - රාජ්‍ය පරිපාලන හා ආපදා කළමනාකරණ අමාත්‍යාංශය - සංදේශයේ පිටපතක් යා කොට ඇත.

10. Cabinet Paper No.19/1266/105/043, a Memorandum dated 2019-04-22 by the Prime Minister and Minister of National Policies, Economic Affairs, Resettlement & Rehabilitation, Northern Province Development and Youth Affairs on "**Payment of compensation on behalf of the persons who lost their lives and for those injured and for the properties damaged and for the renovation of the churches damaged due to the attacks which took place on the 21st of April 2019**" - (Item No.86 on the Agenda) the above Memorandum was considered along with the further clarifications made by the Hon. Prime Minister and the concurrence given by the Minister of Finance to the proposals in the Memorandum at this meeting. After discussion, it was decided to grant approval to the proposal in paragraph 04 of the Memorandum.

It was also decided to treat this decision as confirmed and to authorize the Secretary to the Cabinet of Ministers to convey the same to the relevant authorities for necessary action accordingly.

Action by: **My/National Policies, Economic Affairs, Resettlement & Rehabilitation, Northern Province Development and Youth Affairs**
My/Finance - copy of Memorandum annexed.

Copied to: **Secretary to the President** - copy of Memorandum annexed.

Secretary to the Prime Minister - copy of Memorandum annexed.

My/Defence - copy of Memorandum annexed.

My/Tourism Development, Wildlife and Christian Religious Affairs - copy of Memorandum annexed.

My/Internal & Home Affairs and Provincial Councils & Local Government - copy of Memorandum annexed.

My/Public Administration & Disaster Management - copy of Memorandum annexed.

Checked by : 1. ✓
2. ✓

(39)

ANNEX 2

(1/3)

General Circular ..1579.....

My No. MA/4/88
Ministry of Health,
Inland Revenue Building,
P.O.Box 513,
Colombo.
18th July, 1988.

Handwritten mark

Determination of Degree of Permanent Disablement

The Ministry of Rehabilitation has a scheme to compensate victims of terrorist violence who have been disabled permanently. Such victims may request government Medical Officers for a medical certificate certifying the degree of disablement.

In view of their plight such certificates may be issued free of charge in the form of a letter addressed to the relevant authority. In case of permanent total disablement, the certificate should mention this fact. The schedule annexed will be a guide to determine the degree of permanent partial disablement.

Deputy Director General (MS)

Dr. Joe Fernando
Director General of Health Services.

- copies to:- Secretary, Ministry of Social Services.
- Secretary, Ministry of Rehabilitation.

(Contd.)

Schedule of List of Injuries Deemed to Result in Permanent Partial Disablement

Injury	Percentage of loss of earning capacity
Loss of right arm above or at the elbow	70
-do- Left arm - do -	60
-do- right arm below the elbow	60
-do- leg at or above the knee	60
-do- Left arm below the elbow	50
-do- leg below the knee	50
Permanent total loss of hearing	50
Loss of one eye	30
-do- thumb	25
-do- all toes of one foot	20
-do- one phalanx of thumb	10
-do- index finger	10
-do- big toe	10
-do- any finger other than index finger	5

NOTE

Complete and permanent loss of the use of any limb or member referred to in this Schedule shall be deemed to be the equivalent of the loss of that limb or member.

Additional notes for guidance (Section 2) " Total disablement" means such disablement whether of a temporary or permanent nature, as incapacitates a workman for all work which he was capable of performing at the time of the accident resulting in such disablement.

Provided that permanent total disablement shall be deemed to result from the permanent total loss of the sight of both eyes or from any combination of injuries specified in Schedule I where the aggregate percentage of the loss of earning capacity as specified in that schedule against those injuries amounts to one hundred per centum.

REP/MAI/02

MEDICAL REPORT ON INJURED PERSONS FOR PAYMENT OF ASSISTANCE /
BY THE REHABILITATION OF PERSONS PROPERTIES
AND INDUSTRIES AUTHORITY.

- 1. Name of Government Hospital :
And Address :
- 2. Name of Patient :
- 3. Permanent Address. :
- 4. Date of Admission :
- 5. Date of Discharge :
- 6. Brief description of the injury :
- 7. Cause of injury and date. :
- 8. Percentage of loss of earning :
Capacity of disability :
(Please state Percentage in words and Figures)
- 9. Is the disablement temporary or permanent :
- 10. If the nature of injury of disability does not fall within:
the categories listed in D.G.H.S.S circular 1579 of
injury or disability and indicate
18.07.88 the percentage of loss of earning
18.07.89 capacity or disability
- 11. If temporary state the probable duration of :
Disablement giving the date of commencement
- 12. Any other relevant comments :

.....
Signature of Medical Officer
Name.....
Rank.....
Official Frank.....

Date.....

1/5



පුනරුත්ථාපන සහ ප්‍රතිසංවර්ධන අමාත්‍යාංශය No. 1, Alfred House Gardens
පුනරුත්ථාපන, පුනරුත්ථාපන අමාත්‍යාංශය, ප. ම. ප. 2210, කොළඹ 3
MINISTRY OF REHABILITATION AND RECONSTRUCTION, P. O. Box 2210, Colombo 3

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මගේ අංකය எனது இல. My No.	} REP/GEN/41	உமது இல. Your No.	} 26.09.1988

Circular No. M/R & R/UAS/MAP/1

To: All Government Agents

ASSISTANCE FOR MOST AFFECTED PERSONS

01. Applications for payment of assistance in respect of deaths that may have occurred and injuries sustained as a result of ethnic violence, terrorist activity, related security operations and consequent civil unrest, since 24th July 1983 can be considered under this scheme.
02. Hitherto, these applications had been received, processed and payments effected, directly by this Ministry. It is now proposed to implement the scheme as amended by the Cabinet decision of 31.08.88, with the help of Government Agents. Accordingly, from 15.10.88, the issue of application forms, receiving completed application forms, processing of applications, approvals and payments to eligible applicants will be handled by the Government Agents with assistance from their appropriate staff. Payment on applications for assistance in respect of deaths or injuries should be personally approved by the Government Agent in accordance with the instructions given in this Circular.
03. Funds available for this programme are limited. Hence, extreme care should be taken to avoid duplication of payments especially in view of the fact that claims can be made by more than one person, or more than in one district, in respect of a particular death or injury and besides claims are likely to be made for missing persons in respect of whom proof of death cannot be conclusively established. Lists of cases already paid by this Ministry are sent herewith for your information. In processing applications you should get an officer to check them against the lists and obtain an endorsement to the effect that no payment has been made previously on each application form before approving a payment.
04. According to the new scheme, assistance can be given on the following basis:-

(a) Deaths

- (i) Death of a married person : Rupees Fifty Thousand (Rs. 50,000/-)

This can be paid to the surviving spouse. If the spouse of the deceased is dead, the amount can be paid to the dependant children on an equitable basis or the next-of-kin, as the case may be. Recipients of assistance may be encouraged and suitable arrangements be made as far as possible to ensure the well being of dependant children.

- (ii) Death of an unmarried adult (21 years of age and above): Rupees Twenty Five Thousand (Rs. 25,000/-)

This can be paid to the next-of-kin.

- (iii) Death of a minor (below 21 years of age): Rupees Fifteen Thousand (Rs. 15,000/-)

This can be paid to the next-of-kin. (In interpreting the term "next-of-kin", you may use your discretion to choose a member of the family who will, in your opinion, be the best person to ensure the welfare of the dependants)

Please note that the Cabinet decision of 31.08.88 has increase the assistance payable in respect of the death of a married person from Rs. 25,000/- to Rs. 50,000/-. However, the difference will not be paid to those cases for which payment has already been made.

(b) Injuries

Assistance in respect of an injured person can be paid on the recommendation of a Government Medical Officer who will be required to certify the percentage of loss of earning capacity arising from partial or permanent disablement. In this connection, please see General Circular 1579, (Reference No. MA/4/88) of 18.07.88 issued by the Director General of Health Services, a copy of which is attached. The specimen format set herewith (M/R & R/UAS/MAP/3) may be used to obtain the report from a Government Medical Officer.

- (i) Injury to an adult (21 years of age and above at the time of the incident):

Up to a maximum of Rupees Twenty Five Thousand (Rs. 25,000/-) depending on the percentage of loss of earning capacity or disability recommended by the Medical Officer.

(ii) Injury to a minor (below 21 years of age at the time of the incident):

Up to a maximum of Rupees Fifteen Thousand (Rs. 15,000) depending on the percentage of loss of earning capacity or disability as recommended by the Medical Officer.

In determining the quantum of payment, percentage of loss of earning capacity or disability recommended by the Medical Officer should be directly correlated to the extent of assistance payable, Eg:

Injury to an adult -

If percentage of loss of earning capacity or disability recommended by the Medical Officer is 50%, amount payable will be:

$$\text{Rs. } 25,000 \times \frac{50}{100} = \text{Rs. } 12,500/-$$

Injury to a minor -

If percentage of loss of earning capacity or disability recommended by the Medical Officer is 50%, amount payable will be:

$$\text{Rs. } 15,000 \times \frac{50}{100} = \text{Rs. } 7,500/-$$

However, if percentage recommended is 70% or above 100% assistance could be paid. If the Medical Officer does not specifically mention a percentage but certifies disability, minimum percentage on the i.e. 5% may be considered.

05. Applications on form M/R & R/UAS/MAP/2 should be issued in duplicate by the A.G.A. after ascertaining facts. In districts where "Family Registration Cards" have been issued to the affected families, the A.G.A. should use the cards in determining the eligibility for this assistance. In such instances, A.G.A. will indicate the Family Registration Card Number in the box provided on the right hand top corner of the application form.

06. One copy of the application form should be signed by the applicant on a Re.1/- stamp and duly attested by a J.P. while the applicant's signature on the duplicate form need not be on a Re.1/- stamp but it should be attested by the same J.P. In the case of eligible applicants, the G.A.'s endorsement of acceptance should be placed on both copies of applications. The second copy should be sent to this Ministry along with the monthly return referred to in para 19 of this Circular.

07. Applications should be supported by relevant documents. For instance, the Death Certificate and the Postmortem Report would be important to prove death and cause of death. Birth Certificate would be relevant in determining whether the deceased or the injured was an adult or a minor. Marriage Certificate will be vital to decide on the civil status of the deceased. Further, when the spouse is not the applicant, documents to prove next-of-kin or relationship may be very important. Where injuries are concerned, the Medical Certificate should distinctly state the percentage of loss of earning capacity. In the case of minors, this may reflect disability only.

08. Death Certificates in the case of assistance in respect of deaths and Medical Certificates from a Government Medical Officer in respect of injuries must necessarily be obtained. Where other documentary evidence mentioned in para 7 is either inadequate or unobtainable, genuineness and eligibility of an applicant will be determined personally by the Government Agent based on his inquiries.

09. Perfected applications will be received by Grama Seva Niladhari who will acknowledge the receipt of applications in the detachable section at Part VII of the application form and forward the applications promptly with his report to the A.G.A. concerned. A.G.A. in turn will submit the applications without delay with his recommendations and comments to the Government Agent.

10. A specimen check list, used in this Office, with suitable modifications is sent herewith for your guidance in approving the assistance.

11. For the purpose of effecting payments, a voucher on Form Gen. 35 signed on a Re.1/- stamp should be obtained from the applicant once the payment is approved. However, the Government Agent must ensure that payments are effected without inordinate delay.

12. Payment should be made by cheque in favour of the Manager of the Bank concerned to be credited to the applicant's Bank Account (Current or Savings). Cheque should be crossed "Account Payee only" and sent direct to the applicant. A covering letter should be annexed along with the cheque explaining the procedure to be followed.

13. Payments should be charged to Head 192, Programme 1, Project 1, Object Code 05, Object Detail 9[(192-1-1-05(9))] under which allocations could be obtained from this Ministry.

(Contd.....5)

14. Original certificates and documents will be suitably franked and returned to the applicant along with the cheque after perusal and verification by your Office. Arrangements should be made to have certified copies or photostat copies of such certificates filed with relevant documents for usual audit purposes.
15. You may issue appropriate instructions separately to A.G.A.s and G.S.Ns for the effective implementation of this scheme and take other suitable action to prevent the possibility of irregular or incorrect payments.
16. This scheme does not cover victims who were at the time of incidents employes of Government, State Corporations including State Banks, Local Bodies or any other State owned institutions. These cases will be handled by their respective employers in terms of circular instructions issued by the Ministry of Public Administration or under their own schemes. This scheme is however applicable to those who were pensioners at the time of incidents.
17. Claims which are strictly not covered by this scheme should not be entertained.
18. Any further information or clarification on this Circular may be obtained from this Ministry, if necessary.
19. Monthly returns of payments effected in respect of Deaths and Injuries should be rendered separately in respect of each A.G.A.'s Division on the formats attached hereto (M/R & R/UAS/MAP/5 for Deaths and M/R & R/UAS/MAP/6 for Injured) along with copies of relevant applications to reach this Ministry not later than 15th of the following month. These returns should be forwarded with a covering letter listing the returns sent and certifying that they represent the complete list for the month. If any particulars of any A.G.A.'s Division are not included it should be so indicated.
20. A specimen copy of form No. M/R & R/UAS/MAP/2 is sent herewith. Your requirements of this form will be supplied subsequently.

J. Bandaragoda

D.J. Bandaragoda
Secretary
Ministry of Rehabilitation
and Reconstruction.

- cc:-
1. Additional Secretaries, M/R & R
 2. Senior Assistant Secretaries, M/R & R
 3. Secretary/Home Affairs
 4. Registrar General
 5. NRSC, M/R & R

-/cja



මගේ අංකය: එම්.ආර්.ආර්/7/එම්.පී.පී/පී.පී.එන්
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අංක 01, ඇල්ප්‍රව් හවුස්, උදයානස,
කොළඹ 02.

1990.06.12 දින.

සියලුම දිසාපති, වරුන් සහ පුනරුත්ථාපන ප්‍රතිසංස්කරණ
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බලවත් සේ ව්‍යවහාර පත් පුද්ගලයන් සඳහා සහභාගීන් දීමනා - නුවැලි සිදුවීම්

බලවත් සේ ව්‍යවහාර පත් පුද්ගලයන් සඳහා වන්දි ගෙවීමට අදාළ මගේ අංක: එම්.ආර්.ආර්/
7/එම්.පී.පී/1 සහ 1988 සැප්තැම්බර් මස චක්‍රලේඛය සහ එයට අදාළ අනෙකුත් චක්‍රලේඛ වලට
අමතර වශයෙනි.

තාවකාලික දුමලතා: -

ඉස්කවැදි හා රාජ්‍ය විරෝධී ක්‍රියා හා සම්බන්ධ හඳුනා ගෙනයෑම් වලදී නුවැලි ලබන
පුද්ගලයන් සඳහා සානුකම්පිත ගෙවීම් ක්‍රමයක් දැනට ක්‍රියාත්මක වෙමින් පවතී. මෙම ගෙවීම් කරනු
ලබන්නේ රජයේ වෛද්‍ය නිලධාරියෙකු විසින් සහතික කරන ලද දුමලතාවයේ ප්‍රතිශතය එක වේ.
ප්‍රමාණය පුරවැසියෙකු සඳහා ගෙවිය හැකි උපරිම මුදල රු: 25,000/= නව සිමාවේ.

රජයේ වෛද්‍ය නිලධාරීන් විසින් විශේෂිත කාලයන් සඳහා තාවකාලික දුමලතාවය සහතික
කරන අවස්ථාවලදීද මෙම ගෙවීම් කිරීමට රජය තීරණය කර ඇත.

එවැනි අවස්ථාවලදී ස්ථිර දුමලතාවය සඳහා සඳහන් වන ගෙවීම් ප්‍රමාණයට යොදා
නොගෙන වෛද්‍ය නිලධාරීන් විසින් වාර්තා කරනු ලබන තාවකාලික දුමලතාවයන් සඳහා පහත
මුදල ගෙවීම් ක්‍රමය අදාළ වේ.

තාවකාලික දුමලතාවය වාර්තා වී ඇති කාලය

ගෙවීමට ඇති මුදල

- | | |
|--|---|
| 1. මසකට අඩු කාලයකට | - ස්ථිර දුමලතාවය සඳහා ගෙවන මුදලින් 10% |
| 2. මස 1 සිට 3 දක්වා | - ස්ථිර දුමලතාවය සඳහා ගෙවන මුදලින් 25% |
| 3. මස 3 සිට 6 දක්වා | - ස්ථිර දුමලතාවය සඳහා ගෙවන මුදලින් 50% |
| 4. මස 6 ට වැඩි | - ස්ථිර දුමලතාවයට ගෙවන මුදලට සමාන මුදලක් |
| 5. තාවකාලික දුමලතාවය ලෙස විස්තර වූ බැවින් විශේෂිත කාලයක් සඳහන් කර නොමැති | - මසකට අඩු කාලයකට ගෙවන මුදලට සමාන ගෙවීමක් |

අවමංගලය කටයුතු සඳහා දීමනා

මේ සම්බන්ධයෙන් ඔබ වෙත එවා ඇති මගේ අංක: ව/ආර්ආර්/7/එම්පී/7 සහ 1987.08.21 දිනැති චක්‍රලේඛ ලිපියට අදාළව යොමු කරවමි.

එම චක්‍රලේඛය අනුව අවමංගලය කටයුතු සඳහා දීමනා ලබාගැනීමට තරුණු ලබන ඉල්ලීම් පුද්ගලයෙක් මිය ගොස් දින දාහතරක් ඇතුළත ඉදිරිපත් කලයුතුව ඇත. එහෙත් එම කාලසීමාව ඉක්මවා දැනට ඔබ වෙත ඉදිරිපත් කර ඇති ඉල්ලීම් සම්බන්ධයෙන් පොද්ගලිකව පරීක්ෂා කර බලා ගෙවීම් නිරීමට පුදුසු සැධි සාධිමට පත් වන්නේ නම් එම ගෙවීම් කල හැක.

මෙම චක්‍රලේඛය නිකුත් කල දිනෙන් පසු සිදුවන මරණ සම්බන්ධයෙන් ආදායන කටයුතු සඳහා දීමනා මරණය සිදු වී මස තුනක් ඇතුළත ගෙවීම් කල යුතුය.

(එන්.පත්මසාදන්)
ජ්‍යෙෂ්ඨ සහකාර ලේකම් -
(පුනරුත්ථාපන හා සමාජ ප්‍රයාසධන)

අත්:කළේ: චේතන රත්වත්ත
ලේකම්

පිටපත: - 1. ප්‍රධාන ලේකම්වරුන්,
2. ප්‍රාදේශීය ලේකම්වරුන් හා ප්‍ර.ප්‍රා.ප්‍ර.ස.අධ්‍යක්ෂ වරුන්

ප්‍රති, පුන හා ස.පු. අමාත්‍යාංශය

Payments made to next of kin on account of death

S.No	File No	Name of victim	Address	Place of incident	Date Application was received by OR	Payments made												Total Paid (Rs.)	Name & relationship of person/s to whom payment was made
						Initial payments made			1 st installment			2 nd installment			3 rd installment				
						Amount (Rs.)	Paid by District/ Divisional Secretary	Date	Amount (Rs.)	Date	Time taken	Amount (Rs.)	Date	Time taken	Amount (Rs.)	Date	Time taken		
1	MAP/D/SP/03	Sandakalum, K.M.Aruna Priyantha	111/6/A Samaranayake Mawatha, Kurosawa handiya, Alubomulla.	Tropical Inn, Dehiwala	29/04/2019	100,000	Bandaragama	24/04/2019	800,000	06/05/2019	07 days	100,000	25/10/2019	5 m. 19 days				1,000,000	N.R.Hettiarachchi (Wife) K.M.S.Y. Minhas (Son)
2	MAP/D/SP/06	Rachha, R	No 36 Aramaya Place, Dematagoda, Colombo 9	St. Anthony's Church Kochchikade	06/05/2019	100,000	Colombo and Thimbirigasyaya	21/04/2019	300,000	07/05/2019	01 day	150,000	14/06/2019		450,000	11/09/2019	2m. 27 days	1,000,000	S.A.Raju (Son) S.A.Raju (Husband)
3	MAP/D/SP/17	Salgadu, M. Piyumi Shanika	71, Uyankele Rd, Panadura	Tropical Inn, Dehiwala	06/06/2019	100,000	Panadura	Not mentioned	300,000	07/05/2019	02 days	500,000	14/06/2019	1m. 7 days	100,000	25/10/2019	4m. 03 days	1,000,000	M.A. Salgadu (Father) M.R.K.P.W.Kanchana (Mother)
4	MAP/D/SP/27	Yasakelum, R.D. Miyuru	170, Weerathna Mawatha, Walpola, Ragama.	Shangrila Hotel, Colombo	07/05/2019	100,000	Ja-Ela	Not mentioned	800,000	08/05/2019	01 day	100,000	29/07/2019	2m. 21 days				1,000,000	W.M.M. Sandamali (Mother)
5	MAP/SP/D/111	Fernando, J.L.S. Milan Chanaka	223/4 Nugawela Rd, Mahahunupitiya, Negombo	St. Sebastians Church, Katuwapitiya	11/07/2019	100,000	katana	13/06/2019	300,000	24/06/2019	Pd prior	600,000	22/07/2019	28 days				1,000,000	J.L.P.P. Fernando (Father) G.A.M.M. De Silva (Mother)

Handwritten signature/initials: *W. I. Ubbz*

File No	Name of victim	Address	Place of incident	Date Application was received by OR	Payments made													Total Paid (Rs.)	Name & relationship of person/s to whom payment was made
					Initial payments made			1 st installment			2 nd installment			3 rd installment					
					Amount (Rs.)	Paid by District/ Divisional Secretary	Date	Amount (Rs.)	Date	Time taken	Amount (Rs.)	Date	Time taken	Amount (Rs.)	Date	Time taken			
MAP/S P/D/112	Perera, J.K.C. Mary Eviteshiya	175/6 Sunflower Garden, Don David Mawatha, Katuwapitiya	St. Sebastians Church, Katuwapitiya	29-07-2019	100,000	Katana	21/06/2019	300,000	26/06/2019	Pd prior	600,000	15/08/2019	1m. 19 days				1,000,000	W.M.C. Fernando (Daughter) W.J.R.S. Fernando (Son)	
7 MAP/S P/D/91	Noel Jacob	445, Paragahayawatte, Makolawa, Bopitiya, Pannala.	St. Sebastians Church, Katuwapitiya	07.05.2019	100,000	Colombo	Not mentioned	675,000	07/05/2019	1 day	225,000	22/07/2019	17 days				1,000,000	A.K.Samadara Nilmini (Wife) Drayan Noyomal (son) U. Pradeepa Shiromi (wife)	
8 MAP/S P/D/BT C/01	Soosaithasan, Rebecca	24 Kovil Rd, Batticaloa	Zion Church, Batticaloa	28/04/2019	100,000	Manmuna North	Not mentioned	800,000	02/05/2019	04 days	100,000	15/08/2019	3m. 13 days				1,000,000	A. Soosaithasan ((Husband) S. Shathakhan (Son) S. Obethshan (Son)	
9 MAP/S P/D/BT C/02	Soosaithasan, Aliyasan	24 Kovil Rd, Batticaloa	Zion Church, Batticaloa	28/04/2019	100,000	Manmuna North	Not mentioned	800,000	02/05/2019	04 days	100,000	15/08/2019	3m. 13 days				1,000,000	A. Soosaithasan (Father)	
10 MAP/S P/D/BT C/29	Arun Prasath	Ovasiyar Rd, Sinna Uoorani, Batticaloa	Zion Church, Batticaloa	08/07/2019	100,000	Manmuna North	02/05/2019	800,000	01/07/2019	Pd prior	100,000	25/10/2019	3m. 24 days				1,000,000	N. Jeevamalar (Mother)	

As 1. 14/3/23

ANNEXE 6

Summary of payments made for death and injury

	Applications received	Applications approved	Not eligible	Sum paid
Death (Sri Lankans)	230	219	11	220,700,000.00
Death (Foreign nationals)	9	9	0	9,000,000.00
Total	239	228	11	229,700,000.00
Injured (Sri Lankans)	490	490	0	81,487,500.00
Injured (foreign nationals)	12	12	0	675,000.00
Total	502	502	0	82,162,500.00
Total for death and injury	741	730	11	311,862,500.00

Summary of payments made - location wise

Place of incident	Death		Injured	
	No.	Paid (Rs.)	No.	Paid (Rs.)
St. Sebastian's Church, Katuwapitiya	113	113,200,000	279	46,687,500
St. Anthony's Church, Kochchikade	52	53,000,000	100	15,575,000
Zion Church, Batticaloa	31	31,500,000	78	13,825,000
Shangri-La Hotel, Colombo*	15	15,000,000	18	2,625,000
Cinnamon Grand Hotel, Colombo	7	7,000,000	13	1,900,000
Kingsbury Hotel, Colombo**	5	5,000,000	14	1,550,000
Tropical Inn, Dehiwela	2	2,000,000	0	0
Mahawila Gardens, Dematagoda	3	3,000,000	0	0
TOTAL	228	229,700,000	502	82,162,500

* includes 4 foreign nationals

** includes 5 foreign nationals

Handwritten signature
14/3/23