Ministerial Regulations

Vol.16 (BE.2543) 1990

issued according to the Protection for

Motor Vehicle Victims Act

B.E. 2535 (1992)

By Virtue of the Act under Section 5 and under Section 8 (4) of Protection for Motor Vehicle Victims Act B.E.2535 (1992) Ministry of Commerce then has issued the Ministerial Regulations as follows:

Motor Vehicle in the administrative organization that has been established according to the Constitution and any independent administrative organization as clarified in the Constitution that have been excepted from having insurance against loss according to Section 7

Given date 17th September BE. 2543 (2000)

(Signature) Supachai Panichpak

(Mr.Supachai Panichpak)

Minister of Commerce


Ministerial Regulations

Imposing on Criteria, Procedure and Condition for Requesting the Indemnity for Preliminary Compensation from the Victim Compensation Funds and Payment Procedure from the Funds

B.E.2545 (2002)

By virtue of the Act under Section 5 of Protection for Motor Vehicle Victims Act B.E.2535 (1992) which is amended by the Protection for Motor Vehicle Victims Act (Vol.3) B.E.2540(1997) under Section 21 and under Section 35 Paragraph two of Protection for Motor Vehicle Victims B.E.2535 (1992) the Ministry of Commerce has issued the Ministerial Regulations as follows:


Clause 2 In the case of the Insurance Company does not pay for preliminary compensation to motor vehicle victim or pay not in full amount, the motor vehicle victim has to notify the office of the Victim Compensation Funds, Ministry of Commerce truthfully as the following information:

1. Name of Insurance Company and insurance Policy No.

2. The preliminary-compensation indemnity that wish to acquire

3. Filing the application date on submitting preliminary compensation from the Insurance Company
If the Motor Vehicle Victim is not able to notify the hospital or clinical place that the victim is being cured, relative or a concern person of motor vehicle victim or heir at law of motor vehicle victim can notify instead, as the case may be.

Clause 3 When there is a case according to Section 23 and the motor vehicle victim is not able to request for preliminary compensation from the owner of motor vehicle that caused damage or not being able to request from the Insurance Company. The motor vehicle victim may petition for preliminary compensation according to the Registrar’s regulation to the Office of the Victim Compensation Funds, Department of Insurance along with the evidence as follows:

1. Receipt or any Notifying Debt concerning medical services
2. A copy of Identification Card or a copy of Alien Certification or a copy of Passport or any official evidence that officially issued and can be proved of such name of the person that revealing in the evidence is the motor vehicle victim in the case of the Motor Vehicle Victims is injured, as the case may be, shall require.
3. A copy of Death Certificate and evidence according to clause (2) in the case of the motor vehicle victim dies due to the car accident
4. A copy of Daily Memorandum Case of Police investigator

In the case of the motor vehicle loss of life, the heir at law of motor vehicle victims shall submit document according to clause (2) along with the evidence revealing of being heir at law

If any motor vehicle victims can not request, the hospital or clinical place that motor vehicle victim being cured, relative, concern person or heir at law of the motor vehicle victims can notify instead, as the case may be.

Clause 4 Filing of application for requesting on preliminary compensation, shall not elapse one hundred and eighty days form the damage date, as the case under Section 23.

Clause 5 Preliminary compensation indemnity to the Motor Vehicle Victim or hospital or clinical place that filing of application on behalf of the motor vehicle victim, as the case may be.

Given date 11th April BE. 2545 (1992)
(Signature) Adisai Bodharamik
(Mr. Adisai Bodharamik)
Minister of Commerce

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Dated 19th April B.E.2544 (2001)