Table of Conclusion of National Compensation Cases Handled by the Agency and Subsidiaries of the Ministry of Justice Correctional Agency.

Reporting Period: January to December of the 111th Year (2022)

Item Categories (Agency of Corrections, Ministry of Justice)		ases received ses)	Number of (including)	Number of unresolved cases		Number	Number of items in the negotiation phase G=(H+I+J+K+L)						Number of Cases in Litigation Phase M=(N+O+P+Q+R+S)							Compensation Situation				on	Z C	Article 3 con with the Nati	Exercise the right to claim				
	Total number of cases A=(C+F)		of unresolved cases E) g old cases) C={D+E}	Number of cases in negotiation (including those currently being processes	Number of cases in litigation 드	of resolved cases (H) F.	Subtotal G	Established ==	Not established H	Refusal of compensation ら	Withdrawn 🖂	Other L	Subtotal	Won	Lost	Partially won, partially lost	Court settlement &	Dismissed &	Other %	T=([Total Compensation I+V)	rougii	Compensation	by Judgment	₹ 5	npensation W in accordance ional Compensation Law.	mpensation X in accordance itional Compensation Law.		Claim Y		Compensation received ^N
	Cases	Cases	Cases	Cases	Cases	Cases	Cases	Cases	Cases	Cases	Cases	Cases	Cases	Cases	Cases	Cases	Cases	Cases	Cases	Cases	Yuan	Cases	Yuan	Cases	Yuan	Cases	Cases	Cases	Yuan	Cases	Yuan
Total						·																									
Keelung Prison	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0

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Instructions for completing the form:

- 1. This report is submitted twice per year: the semi-annual report refers to the total number of new claims received from January to December.
- 2. Total Number of Cases (A): Refers to the total number of national compensation cases in the semi-annual period, including the number of unresolved cases (C) and resolved cases (F)
- 3. Number of New Claims (B): Refers to the total number of claims for national compensation filed by claimants (including claims through agreement and litigation).
- 4. Number of Unresolved Cases (including old cases) (C): Accumulated number of national compensation cases as of June 30th or December 31st each year, including cases in the process of agreement (including those under processing) (D) and litigation (E).
- 5. Number of Resolved Cases (F): Refers to the cases that have been completely processed as of June 30th or December 31st each year, including cases in the agreement stage (G) and litigation stage (M). Except for cases where an agreement is reached, the number of cases is counted separately for the agreement stage and the litigation stage when litigation is initiated after the agreement stage.
- 6. Number of Cases Resolved through Agreement (G): Refers to the number of national compensation cases that the compensating authority has reached an agreement with the claimant as of June 30th or December 31st each year (including agreements reached (H), not reached (I), refusal of compensation (J), withdrawal (K), other (L), etc.). The refusal of compensation (J) includes cases where compensation is refused without agreement.
- 7. Number of Cases Resolved through Litigation (M): Refers to the number of national compensation cases in which the compensating authority has engaged in litigation with the claimant as of June 30th or December 31st each year (including cases won (N), lost (O), partially won and partially lost (P), court settlement (Q), dismissal (R), other (S), etc.). If multiple victims are involved in the same incident and the compensating authority reaches separate agreements with them and makes separate payments, they are still considered separate national compensation cases, and the number should be based on the number of payments made.
- 8. Total Compensation (T): Refers to the number and amount of compensations established through agreement (U) and judgments confirmed (V) as of June 30th or December 31st each year, with the disbursement date as the reference.
- Example 1: Agency A reached a compensation agreement with Party B on June 10th, 101 (document date) and made the payment on June 30th of the same year. This should be counted as a national compensation case established through agreement in the first half of the fiscal year 101. Conversely, if the payment is made on July 3rd by the supervisory authority, it should be counted as a case established through agreement in the second half of the fiscal year 101.
- Example 2: A national compensation case is confirmed by the court in December of fiscal year 101, and if the payment date is in January of fiscal year 102, it should still be included as a national compensation case with a judgment for compensation in the first half of fiscal year 102.
- If multiple victims are involved in the same incident and the compensating authority reaches separate agreements with them and makes separate payments, each agreement should be counted as a separate national compensation case based on the number of payments.
- 9. Compensation under Article 2 of the National Compensation Act (W): Refers to the number of cases for which compensation has been established or determined by agreement or judgment under Article 2, as of June 30 or December 31 each year.
- 10. Compensation under Article 3 of the National Compensation Act (X): Refers to the number of cases for which compensation has been established or determined by agreement or judgment under Article 3, as of June 30 or December 31 each year. (Note: The sum of (W) and (X) will also equal the number of cases in (T).)
- 11. Exercise of the Right to Claim/Claims (Y): Refers to the total number of claims and the total amount claimed that have been determined to occur within the reporting period after the compensation obligation organization has made compensation.
- 12. Exercise of the Right to Claim/Amount Received (Z): Refers to the number of cases and the amount actually received as income from claims by the compensation obligation organization within the reporting period. In the case of installment payments received , the number of times the deposit operation is conducted is used to calculate the number of cases.