



HARYANA POLICE CITIZEN SERVICES (हरियाणा पुलिस नागरिक सेवा)

FIRST INFORMATION REPORT (Under Section 154 Cr.P.C.)

प्रथम सूचना रिपोर्ट

(धारा 154 दंड प्रक्रिया संहिता के तहत)

1. District (ज़िला): FARIDABAD P.S. (थाना): SECTOR-31 Year (वर्ष): 2018
FARIDABAD
FIR No. (प्र.सू.रि. सं.): 0273 Date (दिनांक): 26/04/2018
18:40

2.

S.No. (क्र.सं.)	Acts (अधिनियम)	Sections (धारा(एँ))
1	IPC 1860	120-B
2	IPC 1860	406
3	IPC 1860	420
4	THE HARYANA PROTECTION OF INTERERST OF DEPOSITORS IN FINANCIAL ESTABLISHMENT ACT, 2013 (HARYANA ACT NO. 32 OF 2014)	3

3. (a) Occurrence of offence (अपराध की घटना):

1 Day (दिन): Date from (दिनांक से): Date To (दिनांक तक):
Time Period (समय अवधि): Time From (समय से): Time To (समय तक):

(b) Information received at P.S. (थाना जहां सूचना प्राप्त हुई): Date (दिनांक): 26/04/2018 Time (समय): 18:40 hrs

(c) General Diary Reference (रोजनामचा संदर्भ): Entry No. (प्रविष्टि सं.): 039 Time (समय): 26/04/2018
21:46 hrs



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4. Type of Information (सूचना का प्रकार): Written

5. Place of Occurrence

(घटनास्थल):

1. (a) Direction and distance from P.S. (थाना से दूरी और दिशा): WEST, 2 Km(s) Beat No. (बीट सं.):
(b) Address (पता): SRS TOWER MATHURA ROAD, FBD
(c) In case, outside the limit of this Police Station, then Name of P.S. (यदि थाना सीमा के बाहर है तो थाना का नाम):

District (State) (जिला (राज्य)):

6. Complainant / Informant (शिकायतकर्ता / सूचनाकर्ता):

- (a) Name (नाम): Abhinav Garg
(b) Father's Name (पिताका नाम): Sh. Rakesh Kumar Garg
(c) Date/Year of Birth (जन्म तिथि / वर्ष): 1983 (d) Nationality (राष्ट्रीयता): INDIA
(e) UID No. (यूआईडी सं.):
(f) Passport No. (पासपोर्ट सं.):

Date of Issue (जारी करने की तिथि): Place of Issue (जारी करने का स्थान):

(g) Occupation (व्यवसाय):

(h) Address

(पता):

S.No. (क्र.सं.)	Address Type (पता का प्रकार)	Address (पता)
1	Present Address	HNO 1026 SECTOR 4 GURGRAM, GURUGRAM, HARYANA, INDIA
2	Permanent Address	HNO 1026 SECTOR 4 GURGRAM, GURUGRAM, HARYANA, INDIA



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(i) Phone number (दूरभाष सं.): Mobile (मोबाइल सं.):

7. Details of known / suspected / unknown accused with full particulars (ज्ञात / संदिग्ध / अज्ञात अभियुक्त का पूरे विवरण सहित वर्णन):

S. No. (क्र.सं.)	Name (नाम)	Alias (उपनाम)	Relative's Name (रिश्तेदार का नाम)
1	Sh Anil Jindal		
2	Sh Sunil Jindal Manging Director		
3	Sh Raju Bansal Excutive Director		
4	Sh Vinod Kumar Non Eecutive Director		
5	Sh Jitender Kumar garg Non Eecutive Director		
6	Sh Joginder Lal Chabbra Independent Director		
7	Sh Lalit Kumar Independent Director		
8	MS Anjali Trehan Independent Director		
9	Sh Vaibhav Gupta Independent Director		
10	Sh Shivam Gupta Independent Director		
11	Dr Ms Navneet Kwatra Company Secretry		
12	Sh sachin Goyal CFO		



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13	Sh Bhagwan Das Gupta Authorized Singatory		
14	Sh Parveen Kumar Kapoor		
15	Sh Shiv Mohan Gupta		
16	Sh Parveen Gupta		
17	Sh Nishant Geol		
18	Naresh Kumar Geol		
19	Ms Divya Gupta		
20	Sh Ankit Garg		
21	Ms Sangeeta Adlakha		
22	Sh Deepak Garg		
23	Sh Sandeep AND OTEHR EMPLOYEE		

8. Reasons for delay in reporting by the complainant / informant (शिकायतकर्ता / सूचनाकर्ता द्वारा रिपोर्ट देरी से दर्ज कराने के कारण):

9. Particulars of properties of interest (संबन्धित सम्पत्ति का विवरण):

S. No. (क्र.सं.)	Property Type (सम्पत्ति के प्रकार)	Sub Type (उप प्रकार)	Value(In Rs/-) (मूल्य (रु में))

10. Total value of property stolen (In Rs/-) (चोरी हुई सम्पत्ति का कुल मूल्य(रु में)):

11. Inquest Report / U.D. case No., if any (मृत्यु समीक्षा रिपोर्ट / यू.डी.प्रकरण सं., यदि कोई हो):



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S. No. (क्र.सं.)	UIDB Number (यू.डी.प्रकरण सं.)
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12. First Information contents (प्रथम सूचना तथ्य):

To, The Commissier Faridabad Haryana Dated 02.04.2018 To, Date -02.04.2018 The Inspector, Economic Offence Wing, Vth Floor, Civil Secretariat, Faridabad, Haryana. Sub:- Complaint Regarding Cheating, Fraud, Criminal Conspiracy, miss appropriation of funds against the Chirman, Managing Director and other Management team officers/officials of M/s SRS LTD a Public Limited Company as per the list attached as Annexure - 1 and Request to lodge an FIR u/s - 120-B, 420, 406, 34 of IPC and Section - 3 of the Haryana Protection of interest of depositors in financial establishment act, 2013 (Haryana act no. 32 of 2014) and other relevant sections of IPC as deemed fit against involved in conspiracy. Respected Sir, It is prayed as under:- Name and Addresses Of Complainants:- Sh. Abhinav Garg S/O Sh. Rakesh Kumar Garg, Sh. Abhinav Garg S/O Sh. Rakesh Kumar Garg on the behalf of Abhinav Garg HUF as a Karta, Sh. Rakesh Kumar Garg S/O Late Sh. Shyam Lal on the behalf of Rakesh Kumar Garg Sons HUF as a Karta, Smt. Ranjana Garg W/O Sh. Rakesh Kumar Garg, Smt. Neha Garg D/O Sh. Rakesh Kumar Garg, ALL R/O of H.No. 1026, Sector - 4, Gurugram. Brief facts about complaint are as under:- That we are law abiding citizen of India and have full faith in our constitution. 1. That we deposited a sum of Rs. 94.50 Lacs w.e.f. from July, 2015 to December, 2015 in the fixed deposit scheme floated by M/s. SRS Ltd. which is owned and controlled by Sh. Anil Jindal - Executive chairman, Sh. Sunil Jindal - Managing Director, Sh. Raju Bnasal - Executive director, Sh. Vinod kumar - Non - Executive director, Sh. Jitender Kumar Garg - Non - Executive director, Sh. Joginder Lal Chhabra - Independent Director, Sh. Lalit Kumar - Independent Director, Ms. Anjali Trehan - Independent Director, Sh. Vaibhav Gupta - Independent Director, Sh. Shivam Gupta - Independent Director, Dr. (Ms.) Navneet Kwatra - C.O.O. Company Secretary, Sh. Sachin Goyal - C.F.O., Sh. Bhagwan Das Gupta - Authorized Signatory - who has signed on the fixed deposit receipts, Sh. Praveen Kumar Kapoor, Sh. Shiv Mohan Gupta, Sh. Parveen Gupta, Sh. Nishant Goel, Naresh Kumar Goel, Ms. Divya Gupta, Sh. Ankit Garg, Ms. Sangeeta Adlakha, Sh. Deepak Garg, Sh. Sandeep and other persons having its registered office at SRS Tower, 3rd Floor, Near Metro Station, Mewla Maharajpur, G.T. Road, Faridabad - 121003. 1. That M/s. SRS Ltd. and the above mentioned officers /officials lured us to pay a handsome rate of interest / return on the said fixed deposit scheme. Further they told us that they are a reputed company and working in the field of real estate and finance since last so many years and further assured us that premature refund will be made available immediately as and when required. Beside they promised us to pay a handsome brokerage as an incentive. They also categorically took guarantee for the safety of the funds/capital invested with M/s SRS Ltd and timely payment of interest and further assured that funds invested with M/s SRS Ltd together interest will be paid on quarterly basis from the profits and reserves of the company. 1. That keeping in view the past track record and promises / Guarantee made by above mention persons our family members extended trust and deposited the funds with M/s SRS Ltd under their public deposit scheme. We had deposit the said amount for one year in the fixed deposit scheme of M/s. SRS Ltd. (Copies List of the Fixed deposit receipts issued by company are enclosed as Annexure 2.) 5. That as agreed by the above



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mentioned management team of the company, company failed to repay the FDR amounting to Rs. 94.5 Lac on maturity which were due for maturity between July, 2016 to December, 2016. Sh. Anil Jindal requested us to renew the entire amount in writing by sending us a letter dt. 17.06.2016 (Copy of letter is enclosed as Annexure 3.) Although M/s. SRS Ltd paid interest till the month of 31st March, 2017 and thereafter they also stop paying interest and M/s. SRS LTD went to National Company Law Tribunal (NCLT), Delhi wherein Mr. Anil Jindal, Executive Chairman, SRS Ltd. pleaded to accord some more time for repayment of fixed deposit and interest thereon due to the reason that their business was effected due to Demonetization and imposition of 1% additional excise duty by the Govt. on Gold Jewelry as major business being run by M/s. SRS LTD belongs to sale / purchase of Gold Jewelry resulting major down fall in their business. 1.That in the month of August, 2016, M/s. SRS Ltd. approached National Company Law Tribunal (NCLT), Delhi. In the month of October, 2016 NCLT, Delhi accepted the plea as taken by M/s. SRS Ltd and allowed relief to M/s. SRS Ltd and ordered "The petitioners have been asked to better their proposals from time to time. Keeping their submissions in mind, their proposal for extension of time for repayment is being considered by this Bench, and subject to its strict adherence which shall be reviewed every quarter, time shall be extended 3 months at a time in terms of the schedule approved as under": A. All FDs which have matured up to 30th September, 2016 shall be repaid together with the interest in the following manner:i . 30% in six months' time i.e. from October, 2016 to April, 2017.ii. 30% within the next six months. iii. Balance 40% within three months thereafter. B. With respect to the FDs maturing from 1 October, 2016 onwards, time is granted as under:-i.10% on maturity. ii. 10% after six months of maturity.iii. 15% after one year of maturity. iv. 15% after 1.5 years of maturity. v. 25% after two years of maturity.vi. Balance 25% after 2.5 years of maturity.(Copy of NCLT, Delhi orders dated 20.10.2016 are enclosed as per Annexure – 4.)1. That in compliance the orders of NCLT, Delhi M/s SRS Ltd paid partial interest on fixed deposits up to a limited period i.e. March, 2017 and thereafter the company failed to refund / Principal amount which were matured as well as interest due on fixed deposits and blatantly defying the orders of NCLT, Delhi. 1.That in the mean time, jurisdiction of NCLT, Delhi was changed and jurisdiction for companies having its registered office in Haryana came under the jurisdiction of National Company Law Tribunal (NCLT), Chandigarh. That since M/s. SRS Ltd stopped paying interest as well as refund due as per the schedule fixed / approved by NCLT, Delhi and clearly SRS Ltd blatantly defying the orders of NCLT, Delhi again approached to NCLT, Chandigarh with the almost same plea as taken in NCLT, Delhi and sought to extend the time for the payment of interest and refund / payment of Principal amount on maturity related to FDRs. 1. That NCLT, Chandigarh issued notices to Sh. Anil Jindal, Chairman, M/s. SRS Ltd and Sh. Sunil Jindal, M.D. SRS Ltd to be present in person on 10.08.2016. 1.That Sh. Anil Jindal, Chairman, SRS LTD and Sh. Sunil Jindal, M.D. M/s. SRS Ltd present in person before NCLT, Chandigarh on 22.08.2017. 13. That after hearing plea taken by petitioner i.e. SRS Ltd. in case no. CP NO 121 (ND) /2016, RT CP NO 180 / Chd / Hry /2017 U/S 74 (2) of the companies act - 2013, NCLT, Chandigarh passed an order on dated 20.12.2017 (Copy of orders is enclosed as per Annexure – 5) That thereafter, M/s. SRS Ltd. went in appeal against the orders of NCLT, Chandigarh in National Company Law Appellant Tribunal (NCLAT), Delhi. Hon'ble Justice S. J. Mukhopadhaya of NCLAT, Delhi passed orders on 08.03.2018. (Copy of orders is enclosed as per Annexure – 6.) 1. That during this period i.e. from December, 2016



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till date i.e. M/s. SRS LTD, failed to make payment of interest and repayment of principal amount, Sh. Anil Jindal and the officer/officials never honored their guarantees, promises and commitments and they also failed to repay brokerage as agreed at the time of the deposit. Since the above name persons of SRS LTD, failed to fulfill their promises, commitments and cheated fraudulently under a well planned criminal conspiracy to our family members. Grounds for Lodging the FIR – Cheating, Fraud, Criminal Conspiracy, miss appropriation of funds against the Sh. Anil Jindal, Management team and officers / officials of M/s SRS LTD. a Public Limited Company and its directors, as mentioned above and Request to lodge an FIR u/s – 120-B, 420, 406, 34 of IPC and Section – 3 of the Haryana Protection of interest of depositors in financial establishment act, 2013 (Haryana act no. 32 of 2014) M/s SRS Ltd failed to maintain deposit repayment reserve for the repayment of the deposits which is mandatorily as per the companies act, 2013 i.e. a company who is accepting deposits shall have to mandatorily maintain deposit repayment reserve for the repayment of the deposits whereas because from the outset intention of the M/s. SRS LTD and its officers/officials mentioned as above was just to collect money by luring and inducing by making false promises and offering high returns and not maintained deposit repayment reserve for the repayment of the depositors which is a statutory requirement. We have an apprehension that Sh. Anil Jindal in connivance with the officers / officials have utilize the deposit repayment reserve for their own personal benefits and betrayed the depositors and flouted the mandatory requirements of companies act. 2. Conduct of the company ipso facto disentitle the petitioner proved to any further relaxation apprehended by NCLT, Chandigarh: NCLT, Chandigarh in its order dated 20.12.2017, para -33, page 17 which reads as (Already attached as Annexure – 5.) This clearly reveals that Sh. Anil Jindal, is habitual liar and not at all trustworthy and it also shows utter disrespect for the orders of the Hon'ble Court. 3. That Sh. Anil Jindal also submitted in NCLT, Delhi, NCLT, Chandigarh and NCLAT, Delhi that SRS Ltd is in the possession of about 40 to 42 running Cinema Multiplex Halls in different cities in India which are lying un-encumbered. It was also stated that the sale of the Cinema Halls would be undertaken under the overall supervision and monitoring of State Bank of India and advisory of SBI Capital Markets Limited and Asset Sale Committee. These facts were thus brought to the notice of the Tribunal about 13-14 months ago, but a long time has since been elapsed but sale proceeds not finalized till date. This clearly reveals that Sh. Anil Jindal, have no bonafied intensions to sell these assets to repay our deposits and interest and just want to linger on the issue. Now, I also fear that if more time is given to Sh. Anil Jindal to sell these assets, he may silently sell or transfer these un-encumbered assets in the name of his close acquaintances or he may also come up with different excuses for the delay in selling these un-encumbered assets which cannot possibly be accepted on the face of it. 4. That Sh. Anil Jindal, Executive Chairman SRS Ltd reported to the Bombay Stock Exchange on 21.02.2018 (Copy enclosed as Annexure – 6 an 6A) that he has sold his retails business of SRS Value Bazar to M/s. Spencer's Retail Limited for Rs. 38 Crores and entered in to an agreement. It is well presumed that he would have received an advance while executing the agreement but still he did not pay any interest / principal amount out of the advance received whereas, he stated in NCLAT, Delhi that the proceeds of sale of SRS Value Bazar shall be utilized for payment / dues of the fixed deposit holders. It is apprehended that he would have siphoned the money for his personal gain and caused loss to the company as well as to the fixed deposit holders. From the false promises made by Sh. Anil Jindal before Company courts as well to the depositors reveals that he hatched well planned



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criminal conspiracy in connivance with other director and officers / officials of the M/s. SRS Ltd. 5. That M/s. SRS Ltd communicated to the stock exchanges on 22.02.2017 that M/s. SRS LTD, has also sold SRS Worldwide (FZC) and its communication is reads as under: (Copy enclosed as Annexure – 8) and when we asked M/s. SRS LTD, via e-mail to supply the details about the consideration money received from this sale, the reply received from Mrs. Navneet Kwatra who is the compliance officer/company secretary and Chief operating officer of M/s. SRS Ltd. as “The amount of consideration received on sale of SRS Worldwide(FZC) was Rs.99.89 Lacs” but M/s. SRS Ltd also failed to pay interest and refund of FDR matured out of funds received from sale of said property and in complete defiance of the orders of NCLT, Chandigarh. Further after going through the M/s. SRS Ltd Annual Report for the period 2015-16, and SRS Ltd communication to the stock exchanges on 22.02.2017 total assets of this subsidiary was Rs. 28.71 Crore, and profit before taxation was Rs. 24.43 Crore. According to email reply of Mrs. Navdeep Kwatra, Company secretary of M/s. SRS Ltd, it was sold for less than Rs 1 Crore. This smacks of a fraud that a company having profit running assets to the tune of several crores has been sold in less than One crore rupees. This reveals that huge amount has been diverted / siphoned / exchanged under the table and the same has not been accounted for in the books of the company and thereby siphoning public money from the books of the M/s. SRS Ltd. for their personal gain resulting loss to the company as well as FDR holders. That M/s. SRS Ltd communicated to the Bombay stock exchange on 15.12.2017 that board of directors has decided in its meeting on 15.12.2017 to discontinue the operations of jewelry division due to liquidity crunch in the company whereas on 13.02.2017 while declaring its results for third quarter ending on 31.012.2017, company declared a loss amounting to Rs. 657 Crores. Similarly in its communication on 13.02.2018, M/s. SRS Ltd informed Bombay stock exchange that cash credit facilities and term loan from consortium of banks, aggregating outstanding of which amounts to Rs. 957.66 crore as on 31.12.2017, is irregular and classified as NPA mainly due to non servicing of the interest. Further, it also stated that trade receivable amounting to Rs. 825.34 crores has been written off from the jewelry division. It is pertinent to mention here that when the jewellery business of SRS Ltd has been temporarily closed till 31.03.2018 and M/s. SRS Ltd is also not servicing and repaying the interest on its debt then it is beyond the imagination how can there be a loss of Rs. 657 crores. It reveals that all financial transactions were manipulated under a deep criminal conspiracy causing loss to the company and to the fixed deposit holders and for their personal gains. Also Sh. Anil Jindal and all directors of M/s. SRS Ltd in collusion with its officers and officials have siphoned the money from the company and dumped / misappropriated the hard earned money of the deposit holders instead of investing in a legitimate business activity. They had been also running a fraudulent ponzi schemes with the malafied intention to dupe / cheat the innocent public at large in a scam of several hundred crores. On 13.02.2017, while declaring its results for third quarter ending on 31.12.2017 SRS Ltd. declared that it has written off its trade receivables of Rs. 825.34 Crores from its jewellery business. This also smacks of an embezzlement of the funds for its personal use. As no private or public limited will write off its receivable in such a casual manner. It seems once again Sh. Anil Jindal has written off the receivable from the books of accounts and managed to get Rs. 825.34 Crores from under the table for his own personal use thereby siphoning of the funds yet again. That M/s. SRS Ltd. failed to comply with the obligations as prescribed rules under chapter – 5 of Acceptance of Deposit (ref. – Companies act, 2013 / ICSI) to provide deposit insurance, creation of security,



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appointment of deposit trusty, meeting of depositors through deposit trustee and maintenance of liquid assets and creation of deposit repayment reserve account as required under sub section – 2 of section – 73 of Companies Act, 2013. Since the M/s. SRS Ltd. has not complied with statutory requirement under the companies act, 2013 which reveals that the company was created for cheating and fraud and cheating the company share holders as well as depositors. (Copy enclosed as Annexure – 9.) Sh. Puneet Mittal also lodged a complaint in your office (and a quote mention in his complaint is given as under) regarding the samilar offences against M/s SRS Knowledge and technology Ltd and after verification a FIR no. 591 of 19.09.2017 was lodged against Sh. Anil Jindal – Executive chairman who is also the chairman in SRS Ltd and involved in similar crime: From the above mentioned facts it is certain that our complaint is fit for lodging a FIR under section – 120-B, 420, 406, 34 of IPC and Section – 3 of the Haryana Protection of interest of depositors in financial establishment act, 2013 (Haryana act no. 32 of 2014) and other relevant sections of IPC as deemed fit against persons named as mentioned in Annexure -1. and other persons who cheated us. Claims due to be recovered from M/s. SRS Ltd. as on 31.03.2018 – The details of the claims of each complainants of our family has been listed out in Annexure – 10. While claiming the outstanding dues, penal rate of interest under rule – 17 @ 18% for overdue period in case of deposit as per the Companies Act, 2013 has also been taken into account for the purpose of the recovery from M/s. SRS Ltd. Prayer:- It is prayed that FIR be lodged under section – 120-B, 420, 406, 34 of IPC and Section – 3 of the Haryana Protection of interest of depositors in financial establishment act, 2013 (Haryana act no. 32 of 2014) and other relevant sections of IPC as deemed fit against the directors, officers/officials of M/s. SRS Ltd. responsible for committing crime/offence and cheated us and involved in fraud with us under a well planed criminal conspiracy. It is also requested that the amount of Rs. 38 crores which has to be received from the sale of SRS Value Bazar to M/s. Spencer's Retail Ltd. and the sale proceeds of SRS cinema business (Approximately Rs. 200 crores expected) should be deposited in a Escrow Account so as to distribute to the complainants. It is further requested that their all properties be attached beside other appropriate action under Haryana Protection of interest of depositors in financial establishment act, 2013 so as to recover our amount. Thanks regards, (ABHINAV GARG.) (ABHINAV GARG HUF.) (RAKESH KUMAR GARG HUF.) (RANJANA GARG.) (NEHA GARG.) R/O – House No. – 1026, Sector- 4, Urban Estate, Gurugram – 122001.Haryana.09312591680.Encl:- As above. अज थाना :- एक परिवाद नम्बर 634-CP दिनांक

14.04.18 अजाने 1. Sh. Abhinav Garg S/O Sh. Rakesh Kumar Garg, H.No. 1026, Sector -4, Gurugram. 2. Sh. Abhinav Garg S/O Sh. Rakesh Kumar Garg on the behalf of Abhinav Garg HUF as a Karta, H.No. 1026, Sector -4, Gurugram. 3. Sh. Rakesh Kumar Garg S/O Late Sh. Shyam Lal on the behalf of Rakesh Kumar Garg Sons HUF as a karta, H.No. 1026, Sector -4, Gurugram. 4. Smt. Ranjana Garg W/O Sh. Rakesh Kumar Garg , H.No. 1026, Sector – 4, Gurugram. 5. Smt. Neha Garg D/O Sh. Rakesh Kumar Garg, H.No. 1026, Sector - 4, Gurugram बाद राय ADA साहब जिस पर ADA साहब ने जुर्म 420, 406,120B IPC 3 of the Haryana protection of interest of depositors in F.E Act-2013 का तहरीर किया हुआ है वा DCP सैन्ट्रल साहब ने मुकदमा दर्ज करने के सिफारिश की हुई बजिरया डाक थाना मे प्राप्त होने पर मुकदमा न0 273 दिनांक-26.04.2018 U/s 420, 406,120B IPC 3 of the Haryana



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protection of interest of depositors in F.E Act-2013 थाना सैक्टर - 31 फरीदाबाद में दर्ज रजिस्टर किया जाकर मुकदमा हजा की कम्प्यूटराइज प्रतिया नियमानुसार तैयार करके सम्बन्धित अफसरान बाला वा इलाका मजिस्ट्रेट की सेवा मे भेजी जाएगी । नकल मिशल पुलिस मय असल परिवाद आगामी तफतीश हेतु निज्द प्रभारी आर्थिक अपराध प्रकोष्ठ सैक्टर-12, फरीदाबाद बजरिया डाक भेजी जाएगी । नोट:- इन्चार्ज EOW सैल सैन्ट्रल फरीदाबाद की CCTNS मे ID ना होने के कारण I/O ASI जयपाल को दर्शाया गया

13. Action taken: Since the above information reveals commission of offence(s) u/s as mentioned at Item No. 2.

(की गयी कार्यवाही : चूंकि उपरोक्त जानकारी से पता चलता है कि अपराध करने का तरीका मद सं. 2 में उल्लेख धारा के तहत है.):

(1) Registered the case and took up the investigation (प्रकरण दर्ज किया गया और जांच के लिए लिया गया): or (या)

(2) Directed (Name of I.O.) (जांच अधिकारी का नाम): Rank (पद): Asst. SI (Assistant Sub-Inspector)

No. (सं.): 244 to take up the Investigation (को जांच अपने पास में लेने के लिए निर्देश दिया गया) or (या)

(3) Refused investigation due to (जांच के लिए): or (के कारण इंकार किया या)

(4) Transferred to P.S. (थाना): District (ज़िला):

on point of jurisdiction (को क्षेत्राधिकार के कारण हस्तांतरित).

F.I.R. read over to the complainant / informant, admitted to be correctly recorded and a copy given to the complainant /informant, free of cost. (शिकायतकर्ता / सूचनाकर्ता को प्राथमिकी पढ़ कर सुनाई गयी, सही दर्ज हुई माना और एक कॉपी निशुल्क शिकायतकर्ता को दी गयी)



HARYANA POLICE CITIZEN SERVICES (हरियाणा पुलिस नागरिक सेवा)

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प्रथम सूचना रिपोर्ट

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R.O.A.C. (आर.ओ.ए.सी.)

14. Signature / Thumb

impression

of the complainant /

informant (शिकायतकर्ता /

सूचनाकर्ता के हस्ताक्षर /अंगूठे

का निशान)

Signature of Officer in charge, Police
Station (थाना प्रभारी के हस्ताक्षर)

Name (नाम): Amit Kumar

Rank (पद): I (Inspector)

No. (सं.): PINSP

15. Date and time of dispatch to the court (अदालत में प्रेषण की दिनांक

और समय):

Attachment to item 7 of First Information Report (प्रथम सूचना रिपोर्ट के मद 7 संलग्नक):

Physical features, deformities and other details of the suspect/accused: (If known / seen)

(संदिग्ध / अभियुक्त की शारीरिक विशेषताएँ, विकृतियाँ और अन्य विवरण: (यदि जात / देखा गया))

S. No. (क्र.सं.)	Sex (लिंग)	Date / Year Of Birth (जन्म तिथि / वर्ष)	Build (बनावट)	Height (cms) (कद (से.मी.))	Complexion (रंग)	Identification Mark(s) (पहचान चिन्ह)
1	2	3	4	5	6	7
1	Male					Is Proxitted: Yes
2	Male					Is Proxitted: Yes
3	Male					Is Proxitted: Yes
4	Male					Is Proxitted: Yes
5	Male					Is Proxitted: Yes
6	Male					Is Proxitted: Yes



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(धारा 154 दंड प्रक्रिया संहिता के तहत)

7	Male					Is Proxitted: Yes
8	Female					Is Proxitted: Yes
9	Male					Is Proxitted: Yes
10	Male					Is Proxitted: Yes
11	Female					Is Proxitted: Yes
12	Male					Is Proxitted: Yes
13	Male					Is Proxitted: Yes
14	Male					Is Proxitted: Yes
15	Male					Is Proxitted: Yes
16	Male					Is Proxitted: Yes
17	Male					Is Proxitted: Yes
18	Male					Is Proxitted: Yes
19	Female					Is Proxitted: Yes
20	Male					Is Proxitted: Yes
21	Female					Is Proxitted: Yes
22	Male					Is Proxitted: Yes
23	Male					Is Proxitted: Yes



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These fields will be entered only if complainant/informant gives any one or more particulars about the suspect/accused.

(यह क्षेत्र तभी दर्ज किए जाएंगे यदि शिकायतकर्ता / सूचनाकर्ता संदिग्ध / अभियुक्त के बारे में कोई एक या उससे अधिक जानकारी देता है)