IN THE COURT OF DISTRICT/SESSION JUDGE

.xxxxxx	xxxxxxxxx	cxxxxxx	xxxxxxxx	xxxxxxxxxxx	xxxxxxxx	XXXXX	
xxxxxx	xxxxxxxxxx	xxxxxx					
				Applica:	nt/accuse	d	
V/S							
State of Haryana		•••	•••••	Responde	ent		
			U	I.R No. – /S- S			
	2 nd BAI	L APPL	ICATION U	/S- 439 C.R.I	<u>P.C.</u>		
Sir,							
Tł	ne applicant	most res	spectfully s	ubmits as und	er:-		
1.	That the a	pplicant	/accused	is in judicial	custody	since	
2.	That the fir	rst bail	application	n of applicant	/accused	l was	
	dismissed	by	the	Hon,ble	court	of	

		on	dated
3.	That the Co-accused	Grant Bail	by the
	Hon'ble Court of	on (dated –
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- 4. That the complainant ready to furnish affidavit in favor of applicant/accused.
- 5. That the applicant/accused has been falsely implicated by the police in the above noted case.
- 6. That the applicant/accused has nothing to do with the above offence as alleged.
- 7. That from the content of the complaint nothing substantial has been provided by the police/investigation agency against the applicant in any manner.
- 8. That the investigation has been completed and no recovery is to be affected from applicant/accused.
- 9. That the applicant/accused shall abide all the terms and conditions as may be imposed by the Hon'ble court while granting on bail.

10. That no useful purpose would be served by keeping him under custody and this is a fit case for grant of bail.

11. That the applicant undertakes that he will not misuse the concession of bail, if granted, and further undertakes that

he will present himself before the Hon'ble Court as and

when called.

It is therefore humbly prayed that before the Hon'ble court

that the applicant/accused may kindly be admitted to bail in the

interest of justice.

Dt. .

Applicant/Accused

Through Counsel: