

ORDER BELOW BAIL APPLICATION IN
SCC NO. 565/2024 DT. 15.03.2025

1. Perused application. Heard Ld. advocates for accused and complainant. Accused is offence punishable under section 138 of NI Act. Learned advocate on behalf of accused submitted that accused is innocent person and falsely implicated in this case. Accused is ready to co-operate with the investigating agency and he is also ready to abide the conditions that may be imposed by this Court.

2. Considering the argument advanced by both the sides and documents on record, alleged offence is triable by this Court. No any purpose will be served if accused is denied bail. Bail is a rule and jail is an exception. No purpose would be served by keeping accused behind the bar. He is ready to furnish surety and abide conditions. So accused is entitled to be released on bail. But considering the gravity of offence some conditions need to be imposed accused before granting his bail. Hence, I proceed to pass following order.

ORDER

- 1 The Accused be released on his furnishing P.R. bond of Rs.10,000/- with one solvent surety in the like amount.
- 2 The accused shall not commit an offence similar to the offence of which he is accused.
- 3 The accused shall not directly or indirectly make any inducement, threat or promise to any person acquainted with the facts of the case, so as to dissuade her from disclosing such facts to the Court or to any Police Officer, or tamper with the evidence.

Date: 15.03.2025.
Place: Miraj

(Smt. R. V. Kamble)
Judicial Magistrate, F.C. 2nd Court,
Miraj