

CM-19891-CII-2024 in/and FAO-5249-2024

HARJIT SINGH

Vs.

UNITED INDIA INSURANCE CO. LTD. AND OTHERS

Present: - Mr. Yadwinder Singh, Advocate for the appellant.
(Through VC)

Assailing the award dated 11.07.2024 passed by learned MACT, Kurukshetra, the appellant, who is the driver cum owner of the offending vehicle, submits that recovery rights have been wrongly granted to the insurance company for not holding a route permit by the appellant because he was holding the route permit valid in Punjab and the accident took place in Himachal.

Learned counsel submits that once the appellant was holding the route permit, it was immaterial whether it was applicable to Punjab State or any other State because as per the contents of the policy, the insured should have a route permit.

Notice of motion in the main appeal as well as in the application for condonation of delay for 25.08.2026 to respondent No.1 – Insurance Company.

Mr. D.K. Dogra, Advocate, accepts notice on behalf of respondent No.1 – Insurance Company and seeks time to obtain necessary instructions. A copy of complete paper-book be supplied to him during the course of a day.

In the meantime, recovery rights against the appellant shall not be pressed before the Executing Court.

12.03.2026

Vivek

**(DEEPAK GUPTA)
JUDGE**