



271

Nitish Kumar
Mb: 9082843142
Email: nkumar906099@gmail.com

To
The Principal Secretary to the Prime Minister
Prime Minister's Office, South Block
Secretariat Building, New Delhi – 110011

Page | 1

Attention: Dr. P.K. Mishra

Subject: FINAL WARNING AGAINST ADMINISTRATIVE RETALIATION AND DIRECT CALL FOR SYSTEMIC RECTIFICATION (CASE REF: PMOPG/D/2025/0229147)

Sir,

I, Nitish Kumar, submit this final communication with the clarity of a citizen who has moved beyond the fear of state reprisal. My previous attempts to utilize the formal channels of this democracy—the PMO grievance portal and the Public Interest Litigation (PIL) process—have been met with an arbitrary 21-day closure and a 2-minute judicial dismissal. These failures confirm that the current administration is more interested in protecting the "symptoms" of its survival than fixing the "disease" of systemic corruption.

A Necessary Apology for Tone, Not Intent: I formally apologize for the aggressive language used in my previous communications. It is the product of witnessing "Mandacrime"—a state-enabled mass negligence where citizens are dying unnatural deaths due to collapsed infrastructure and systemic fiscal theft. My frustration stems from seeing the "human element" ruined while the administrative machinery remains indifferent. However, my respect for the office remains, even as I challenge the actions of those currently occupying it.

1. No Room for Retaliation: Do not waste the state's time or resources with threats of the **National Security Act (NSA)** or other retaliatory measures. Such attempts to silence a whistleblower will only confirm the collapse of the Rule of Law. I am acting strictly within the constitutional mandate of **Article 51A** to protect the nation and its people. My commitment is to humanity, which is being ruined by the negligence documented in my investigation report.

2. Fix the Disease, Not the Enquiry: I request that you do not initiate another circular "enquiry" that ends in a district-level burial. We have already established that:

- **The 2025 DM Amendment Act** is a legislative crime that immunizes negligence through **Section 60A**.
- **₹77,000 crore** in public wealth is missing because officers refuse to file **Utilisation Certificates**.
- **Industrial-scale Cyber-Surveillance** is being conducted by firms you refuse to audit.

pa/16/meity
B

Nitish Kumar: Investigation Report Self Attested

6021010



Nitish Kumar
Mb: 9082843142
Email: nkumar906099@gmail.com

Stop the paperwork. Sit down and fix the **root cause**: the corrupted 1/3 of the political and administrative hierarchy that has handshaked to bypass the Constitution.

3. Direct Call to Connect: If there is any vestige of constitutional duty remaining in your office, connect with me directly to discuss the **verifiable evidence** I hold. My investigation is not a "narrative"; it is a record of unnatural deaths and fiscal theft. If you choose to escalate against the citizen instead of the corruption, I will escalate without rest. Page | 2

This letter is being copied to the **Supreme Court**, the **High Courts**, and the **Hon'ble President** to ensure that my intent and the state's response are matters of public record. I am prepared to act alone for the sake of humanity.

Operation begins January 10, 2026.



Nitish Kumar
Mb: 9082843142
Email: nkumar906099@gmail.com

INVESTIGATION REPORT

THE MANDACRIME DOSSIER:

A Decadal Audit of Systemic Cyber-Surveillance, Fiscal Deception, and the Erosion of Constitutional Life (2015–2026)

Page | 3

The purpose of this investigation report is to document a systemic hierarchy of corruption reaching the **PMO (Prime Minister's Office)** level. This report is built upon a foundation of irrefutable evidence, including **CAG audit reports, satellite feeds, and ground intelligence**, which establish that corruption is not merely incidental but foundational to the current administration.

Administrative Failure and Deliberate Inaction

Evidence of this systemic collapse is found in the repeated suppression of formal complaints. Over **50 grievance letters** were submitted using a polite, procedural approach; however, they yielded no answers because the corruption is embedded at the root.

-
- **Ignored Deadlines:** A formal deadline was issued to the government to rectify these issues, yet it was ignored.
 - **Arbitrary Closures:** Cases were closed at the PMO level without requesting evidence or conducting an inquiry.
 - **Documented Negligence:** Numerous recorded reports show officers closing cases without any action or remarks.
 - **Key Reference:** Specifically, **Reference Number: PMOPG/D/2025/0229147** was closed at the PMO level without result, demonstrating a total breakdown of accountability.
-

Evidentiary Framework

The findings within this report are substantiated by the government's own **self-attested official documents**. These records reflect a clear corruption hierarchy that has systematically ruined and hijacked the **Basic Structure of the Constitution of India**. The evidence demonstrates that the core pillars of our democracy have been seized by a network of politicians and corrupted officers.

Statement of Mandate: Nitish Kumar

I, Nitish Kumar, have taken a sacred oath to protect this nation and the Rule of Law, whether from threats inside or outside our borders. Democracy is under invasion from within, and it cannot be allowed to fail.

Action without Mercy: When the human element is ruined, there is no place for silence or mercy. I am stepping in to fix this collapse from 10 January 2026.

Nitish Kumar: Investigation Report Self Attested



Nitish Kumar

Mb: 9082843142

Email: nkumar906099@gmail.com

Treating the Disease, Not the Symptoms: This report does not merely look at the surface-level fallout; it identifies the root cause. I am here to eradicate the disease of corruption that has impacted every citizen.

Systemic Decadal Corruption (2005–2025)

Page | 4

1. Investigative Scope: The "Decadal Pattern"

This investigation establishes that the current administrative crisis is not a result of isolated incidents but a **twenty-year pattern (2005–2025)** of recurring disasters fuelled by fiscal mismanagement and infrastructure negligence. The "handshake" between the three pillars of democracy has resulted in a system where corruption is the primary operating mechanism.

2. Fiscal Malfeasance & Audit Suppressions

Evidence from **CAG Reports** and official audit trails reveals a deliberate effort to bypass transparency:

-
- **Bihar:** Documented **49,649 pending Utilisation Certificates (UCs)** worth **₹70,877.61 crore**. The absence of these certificates suggests a "slush fund" environment where billions meant for public welfare remain untracked.
 - **Punjab:** Detection of **₹10,380.41 crore** in idle **SDRF balances** parked in obscure "**MH-800**" accounts to evade standard auditing.
 - **Haryana:** Over **₹17,976 crore** in pending UCs and the absence of a drainage master plan, despite decadal flooding.
 - **Uttarakhand:** Diversion of **₹356.72 crore** from disaster relief funds for administrative luxuries (e.g., vehicle purchases) while survivors remained without housing.
-

3. Infrastructure Negligence & Mass Casualties (2025)

The investigation identifies specific "Mass Negligence" events as symptoms of this corrupt hierarchy:

-
- **Indrayani Bridge (Pune):** Collapse on **June 15, 2025**, due to deliberate omission of load tests.
 - **Gambhira Bridge (Gujarat):** Failure on **July 9, 2025**, highlighting "certification fraud" by EPC contractors.
 - **Bihar Bridge Collapses:** Recurring failures (Aguwani-Sultanganj) despite multi-billion-rupee allocations.
-

4. The "ODF" Deception and Human Impact

Nitish Kumar: Investigation Report Self Attested



Nitish Kumar

Mb: 9082843142

Email: nkumar906099@gmail.com

The report establishes a "Development Fraud" in the **Jamui (Jhajha) district** and across the Kosi Basin.

- **False Certification:** While Jamui was certified 100% ODF in 2019, ground audits prove infrastructure is non-functional.
 - **Pathogen Loading:** In flood zones, the "wrong implementation" of sanitation leads to massive pathogen loading in water sources during inundation, directly impacting human health and life.
-

Page | 5

5. Legislative "Mandacrime" (2025 DM Amendment)

The investigation concludes that the **2025 Disaster Management Amendment Act** is a legal tool for subverting accountability:

- **Removal of Standards:** Omission of mandatory relief standards (Sections 12 and 13).
 - **Immunity for Officials:** Capping liability at a token **₹10,000 fine (Section 60A)**, effectively granting a license for negligence.
 - **Refusal to Investigate:** Reference **PMOPG/D/2025/0229147** proves the PMO is closing grievances without evidence, protecting this legislative shield.
-

6. Final Statement of Mandate

I, Nitish Kumar, recognize these failures not as "accidents" but as a **Mandacrime**—a systemic abdication of constitutional duty. The basic structure of the Constitution is being ruined by those sworn to protect it. There will be no silence. We are fixing the disease at the root.

Nitish Kumar: Investigation Report Self Attested



Nitish Kumar
Mb: 9082843142
Email: nkumar906099@gmail.com

The Death of Democracy: A Report on the Invisible Massacre

The "Basic Structure" of the Constitution—guaranteeing **Life, Liberty, and Dignity**—has been hollowed out and replaced by a state-sponsored narrative of division. While the nation is distracted by manufactured "secular war zones" and racialized rhetoric, the Indian citizen is dying an unnatural death. This is not a theory; it is a **100% verified reality** found within the government's own self-attested records. Page | 6

The Great Institutional Blindness: How is it that **MLA and MP funds are being scammed** in broad daylight, with the fraudulent reports uploaded directly onto government websites, yet the **CBI, ED, and IB** remain silent? If the premier investigative agencies cannot—or will not—see the theft documented on their own portals, then the "watchdogs" of democracy have been leashed.

The Question to the Nation: Where is the democracy when a citizen dies from a bridge collapse, a water-borne pathogen, or a "natural" disaster that was actually a calculated administrative failure?

- **They are dying unnatural deaths**, and they don't even know why.
- They are told it is "Fate" or an "Act of God," while the **CAG reports** prove it was a theft of **Utilisation Certificates**.
- They are told of "Development," while the **Jamui ODF audits** prove they are living in a biohazard.

The Ruined Essence: The fundamental right to life has been converted into a "narrative." Speech has been weaponized into hate to keep the public blinded while the pockets of the poor are picked by a corrupted hierarchy. When the very officers sworn to protect the law write "Case Closed" on a grievance like **PMOPG/D/2025/0229147** without even looking at the evidence, they are not just closing a file—they are burying a citizen.

The Direct Challenge:

If the government's own records show the crime, and the government's own officers attest to the failure, but no action is taken—**does the Constitution still exist, or has it been hijacked?** I am no longer fighting a political battle; I am fighting for the survival of the human element against a system that views the death of its citizens as an acceptable "administrative expense."



Nitish Kumar
Mb: 9082843142
Email: nkumar906099@gmail.com

The Anatomy of "Mandacrime" and Constitutional Erosion

1. The Accountability Gap: From President to District

The investigation reveals a critical failure in the administrative "plumbing" of the nation. While evidence of corruption and negligence has been documented and moved from the **Panchayat level to the President's Office**, the enforcement mechanism collapses at the **district level**. Page | 7

- **Top-Down Instruction, Bottom-Up Obstruction:** Investigative orders from central offices are being met with "Case Closed" status at the district level without action, remarks, or evidence collection.
- **The Invisible Shield:** This suggests a coordinated "handshake" where district-level officers act as a firewall to protect the corruption hierarchy, rendering presidential and PMO-level oversight ineffective.

2. Documented Statutory Breaches

The "Mandacrime" (State-enabled mass negligence) is codified through the violation of the following laws:

Statute	Section/Rule	Nature of Violation
DM Act 2025	Sec 12 & 13	Relief Omission: Removal of mandatory relief standards, turning victim rights into state "discretion."
DM Act 2025	Sec 60A	The ₹10,000 Shield: Capping penalties for mass negligence at a trivial amount to immunize bureaucrats.
GFR 2017	Rule 238(1)	Fiscal Black Hole: Over ₹77,000 crore in public funds (Bihar, Punjab, etc.) missing Utilization Certificates (UCs).
BNS 2023	Sec 106	Unnatural Death: Systematic negligence in infrastructure leading to "accidental" deaths without accountability.

3. The Pattern of Ruined Democracy

The "Basic Structure" of the Constitution is not being attacked by foreign powers, but by the very narrative-driven governance currently in place.

- **Right to Life (Art. 21):** Converted into a "State Immunity" zone. Citizens are dying from preventable disasters (bridge collapses, contaminated water in Jamui) while the state hides behind legislative amendments.



Nitish Kumar
Mb: 9082843142
Email: nkumar906099@gmail.com

- **Free & Fair Elections (Art. 324):** The investigation tracks a **money trail** where disaster relief funds are converted into "pre-poll inducements" (e.g., ₹40,000+ crore sops in Bihar), destroying electoral neutrality.
- **Rule of Law (Art. 14):** When **CBI, ED, and IB** fail to act on scams clearly documented on government websites, the Rule of Law is replaced by a "Secular War Zone" narrative to distract the public from the ongoing theft. Page | 8

4. Verified Mandacrime: 100% Govt. Attested

This is not an allegation; it is a **documented trail of crimes** where:

1. **MLA/MP funds** are scammed, and the fraud is updated on official portals.
2. **Officer-level reports** explicitly state "closed without action" for high-priority grievances (Ref: PMOPG/D/2025/0229147).
3. **Human Impact:** The "unnatural deaths" of citizens—who don't even know they are being killed by negligence—are verified by ground reports in Bihar, Himachal, and Punjab.

5. Final Conclusion

The **2025 DM Amendment Act** is *ultra vires*. By deleting relief guarantees and capping penalties for negligence, the state has replaced its duty to protect life with **State Immunity**. This is the ultimate ruin of the Constitution. I, Nitish Kumar, am stepping in because when the "watchdogs" (IB/ED/CBI) become blind to their own government's records, the citizen must become the investigator. I, hereby declare that the **2025 DM Amendment Act is Ultra Vires**. It is a tool of a "Secular War Zone" narrative designed to hide the unnatural deaths of citizens. The "Disease" has been identified. No mercy will be shown to those who have ruined the human element to protect a corrupt hierarchy.



Nitish Kumar

Mb: 9082843142

Email: nkumar906099@gmail.com

Root Cause vs. Symptoms

This report establishes that the national cyber-security apparatus is currently in a state of terminal failure. Authorities are focused on "symptoms"—such as blocking **9.42 lakh SIM cards** and **2.63 lakh IMEIs**—while ignoring the industrial-scale "**disease**": intrusive AdTech surveillance and AI-driven predictive profiling. This "handshake" between political entities and corrupt officials has converted the "Basic Structure" of the Constitution (Life and Liberty) into a mere narrative, where citizens are dying unnatural deaths from administrative negligence they do not even understand.

Page | 9

2. The Cyber-Surveillance Infrastructure

Whistleblower evidence confirms that private technology firms (operating in the Delhi-NCR and Mohali regions) have deployed covert technologies that bypass traditional consent:

- **Advanced Exploitation:** Use of **ultrasonic cross-device tracking** and **AI-driven behavioral profiling** to harvest citizen data for targeted exploitation.
- **Audit Evasion:** Firms such as **SilverPush, Innefu Labs, and Staqu** have been identified for urgent audit, yet regulatory bodies (CERT-In/MeitY) have failed to invoke **Section 69A of the IT Act** to prevent mass profiling.
- **The Telemetry Crisis:** In 2025 alone, telemetry from **8.44 million endpoints** recorded **369 million malware detections**—averaging **702 potential threats every minute**.

3. Fiscal "Mandacrine": The Money Trail of Negligence

The investigation identifies a decadal pattern (2005–2025) where public funds are diverted into an "**Accountability Black Hole**":

- **The UC Deficit:** Over **₹77,000 crore** in public funds across Bihar, Punjab, and Haryana are missing mandatory **Utilisation Certificates (Rule 238, GFR 2017)**.
- **The "MH-800" Accounts:** In Punjab, **₹10,380.41 crore** in disaster funds were parked in obscure accounts to evade standard auditing while human lives remained at risk.
- **Infrastructure Failure:** Recurring bridge collapses (Pune, Gujarat, and Bihar in 2025) are verified as "Mass Negligence" events caused by the omission of load tests to facilitate fiscal theft.

4. Subversion of the Basic Structure (The 2025 DM Amendment)

The **2025 Disaster Management Amendment Act** is categorized in this report as **Ultra Vires** (beyond legal power). It serves as "**Legislative Armor**" to shield a corrupt hierarchy:

- **Section 60A:** Caps the penalty for mass negligence at a token **₹10,000 fine**, effectively granting bureaucrats a license to kill through negligence.

Nitish Kumar: Investigation Report Self Attested



Nitish Kumar
Mb: 9082843142
Email: nkumar906099@gmail.com

- **Erasure of Rights:** By deleting mandatory relief standards (Sections 12 and 13), the state has replaced its duty to protect life with **State Immunity**.
- **Electoral Corruption:** Over **₹40,000 crore** in relief funds have been tracked as "pre-poll inducements" in Bihar, violating the neutrality of **Article 324**.

Page | 10

5. Administrative Obstruction: Case Ref PMOPG/D/2025/0229147

The petitioner has reached from the Panchayat level to the President's Office, only to have the flow of justice blocked at the district level.

- **The Firewall:** Grievances are closed at the PMO level without result, without remarks, and without verification of evidence.
- **The Failure of Watchdogs:** If the **CBI, ED, and IB** cannot detect scams self-attested and uploaded on government portals, the investigative pillars of democracy have been hijacked.

6. Final Conclusion and Mandate

I, Nitish Kumar, conclude that the "Basic Structure" of Life, Liberty, and the Rule of Law has been ruined. People are dying unnatural deaths, and the government is treating the symptoms while protecting the disease. This report serves as a formal establishment of crime.

"When the human element is ruined, there is no word for mercy or silence. It must be fixed at the root."



Nitish Kumar
Mb: 9082843142
Email: nkumar906099@gmail.com

Final Conclusion: The State of Democratic Erosion

The evidence gathered from whistleblower grievances, **CAG audit reports**, and official government portals reveals that the "Basic Structure" of the Indian Constitution is under internal siege. The findings establish that:

Page | 11

- **Institutional Capture:** A pervasive "handshake" between the executive, political entities, and media narratives has hollowed out the constitutional safeguards intended to protect the citizen.
- **Systemic Negligence ("Mandacrime"):** The 2025 Disaster Management Amendment Act, specifically **Section 60A**, serves as a legislative shield that immunizes bureaucrats from the consequences of mass negligence, effectively valuing a citizen's life at a token fine.
- **Unnatural Deaths:** Citizens are dying from preventable infrastructure failures and biosecurity risks, unaware that their deaths are the result of calculated fiscal theft and administrative apathy.
- **Verified Malfeasance:** Allegations of scammed **MLA/MP funds** and missing **Utilisation Certificates** (exceeding ₹77,000 crore) are not merely claims but are verified by the government's own self-attested records.

The State's Obligation and Response to Citizens

If even 10% of this report is accurate, the legal and constitutional framework of India mandates a severe and immediate response:

- **Grievance Redressal (CPGRAMS):** The government is bound by the **Centralised Public Grievance Redress and Monitoring System (CPGRAMS)** to provide a "reasoned and speaking reply" to every grievance. Closing a high-priority case like **PMOPG/D/2025/0229147** without investigation is a breach of this administrative duty.
- **Constitutional Remedies:** Under **Article 32** (Supreme Court) and **Article 226** (High Courts), the judiciary acts as the "Guardian" of the Constitution. A **Writ of Mandamus** can be issued to compel public officials to perform their legal obligations when they have failed or refused to do so. I have done this with Supreme court of India but that is also not affected. Case no 394/2025 and Review Petition 594/2025
- **Whistleblower Protection:** Although the **Whistle Blowers Protection Act, 2014** provides a mechanism to investigate corruption, its lack of full enactment for the private sector creates a "protection lacuna" that allows for the continued suppression of truth.
- **State Liability:** The state is legally liable for "Constitutional Torts"—wrongful acts by public authorities that infringe upon fundamental rights. The government must be held

Nitish Kumar: Investigation Report Self Attested



Nitish Kumar
Mb: 9082843142
Email: nkumar906099@gmail.com

accountable for the causal link between administrative breach and citizen loss of life or property.

Operation Commencement: The petitioner, Nitish Kumar, has declared the start of corrective operations on **January 10, 2026**. This report serves as the final notice that when the state protects the "disease" rather than the citizen, the sovereign power of the people—as enshrined in the preamble—must intervene to restore the Rule of Law. Page | 12

1. Executive Conclusion: The Death of Procedural Justice

This investigation has reached its final conclusion: the formal mechanisms of the Indian State have been intentionally sabotaged to protect a corruption hierarchy.

- **Judicial Sabotage: A Public Interest Litigation (PIL)**, supported by 100% verified government-attested evidence, was **dismissed in 2 minutes** without a hearing on merits.
- **Administrative Obstruction:** A critical whistleblower grievance (Ref: **PMOPG/D/2025/0229147**) was **closed in 21 days** without any remarks, investigation, or request for the technical evidence in my possession.
- **The "Handshake" of Pillars:** These are not procedural errors; they are proof that the three pillars of democracy have handshake to bypass the **Basic Structure of the Constitution**.

2. The Mandate for Aggressive Action

When the officers and politicians break the rules, they are sworn to uphold, the citizen's duty is to the Constitution, not the corrupted administrators.

- **Act without Mercy:** Because the procedural "polite approach" has been exhausted and met with calculated silence, I will now be **acting under the Rule of Law, but without mercy toward the corrupted**.
- **Fixing the Disease:** I will no longer waste time on the "symptoms" of local negligence. I am stepping in to address the **root cause**—the 1/3 of the 5400 elected members and their executive counterparts who have hijacked the nation.
- **Cross-Boundary Audit:** My operation will cross all bureaucratic boundaries to expose the **money trails** and **cyber-surveillance** records that the PMO and agencies have refused to see.

3. Documented Crimes against the Citizenry

While the narrative media creates "secular war zones" to distract the public, citizens are dying unnatural deaths due to:

- **Fiscal Theft:** Over **₹77,000 crore** in missing Utilisation Certificates and funds parked in **"MH-800" accounts** to evade CAG audits.

Nitish Kumar: Investigation Report Self Attested



Nitish Kumar
Mb: 9082843142
Email: nkumar906099@gmail.com

- **Legislative Armor:** The **2025 DM Amendment Act**, which caps the value of a citizen's life at a **₹10,000 fine** (Section 60A).
- **Cyber Profiling:** Industrial-scale surveillance by firms like **SilverPush** and **Innefu Labs** that go un-audited despite documented risks.

Page | 13

4. Final Warning to the Hierarchy

Why should I follow the "rules" of a democracy where the citizen is killed by negligence and the killer is protected by a 2-minute court dismissal?

- **Right to Act:** Under **Article 21** (Right to Life) and **Article 51A** (Fundamental Duty to safeguard public property and abjure violence), I am stepping in alone to defend the nation.
- **Target:** The corrupted 1/3 of the political and administrative hierarchy.
- **Zero Mercy:** If the human element is ruined, there is no place for silence.

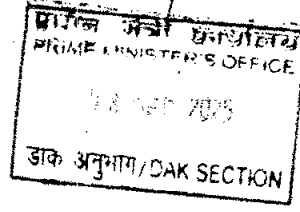
"I am the investigator, the auditor, and the citizen who refuses to die in silence. Operation begins January 10, 2026."

NITISH KUMAR

INTELLIGENCE · STATECRAFT · STRATEGY



सेवा में,
भारत सरकार,
माननीय राष्ट्रीय जनतांत्रिक गठबंधन
(NDA) के माननीय पार्टी सचिव,
सभी माननीय केंद्रीय मंत्रालय,
तथा भारत के माननीय नेता विपक्ष।



विषय: 2015-2025 के दौरान आपदा प्रबंधन, सार्वजनिक निधियों के उपयोग एवं शासन-विफलताओं से उत्पन्न मानवीय संकट पर तत्काल केंद्रीय समीक्षा एवं उच्च-स्तरीय जाँच की विनम्र प्रार्थना

श्रद्धेय

आपके नेतृत्व के प्रति सम्मान बनाए रखते हुए, मैं यह पत्र एक सामान्य नागरिक नहीं, बल्कि एक ऐसे भारतीय के रूप में लिख रहा हूँ जो अब भी लोकतांत्रिक मूल्यों, संविधान की आत्मा और आपके नेतृत्व द्वारा प्रदर्शित राष्ट्रीय दृष्टि में विश्वास रखता है।

मेरा उद्देश्य न तो किसी प्रकार की टकराव की स्थिति उत्पन्न करना है और न ही राजनीतिक आरोप लगाना— बल्कि उन तथ्यों को आपके समक्ष रखना है जो अब राष्ट्रीय सुरक्षा, मानवीय जीवन, और संवैधानिक शासन—तीनों के लिए गंभीर खतरा बन चुके हैं।

पिछले लगभग दस वर्षों के दौरान, बिहार सहित कई राज्यों में सार्वजनिक धन के दुरुपयोग, झूठे अनुपालन रिपोर्ट, आपदा प्रबंधन कानूनों की निरंतर उपेक्षा, तथा जिला एवं राज्य प्रशासन द्वारा प्रस्तुत किए गए गलत आँकड़े—लाखों नागरिकों के जीवन को संकट में डाल चुके हैं।

इन सभी तथ्यों से संबंधित सभी दस्तावेज़, डिजिटल साक्ष्य, आधिकारिक रिपोर्टें, विश्लेषणात्मक सामग्री और प्रमाण मेरे पास पूर्ण रूप से उपलब्ध हैं।

यह पूरा डेटा—सेट, जिसमें वित्तीय अनियमितताओं, आपदा प्रबंधन विफलताओं, झूठी प्रशासनिक रिपोर्टें, सार्वजनिक धन के दुरुपयोग, संरचनात्मक सुरक्षा की उपेक्षा, तथा मानव जीवन को हुए जोखिम के विस्तृत प्रमाण सम्मिलित हैं—मैं आवश्यकतानुसार प्रस्तुत करने और विस्तार से समझाने के लिए तैयार हूँ।

यदि इस विषय पर वर्ष के अंत तक कोई ठोस कार्रवाई, प्रतिक्रिया या आधिकारिक संज्ञान नहीं लिया जाता, तो मैं अपने संवैधानिक एवं लोकतांत्रिक अधिकार के तहत इन साक्ष्यों को राष्ट्र के समक्ष सार्वजनिक रूप से रखने के लिए बाध्य हो जाऊँगा, ताकि सत्य दया न रहे और मानवता के प्रति किया गया अन्याय उजागर हो सके।

S-16
my Gov.

9082843142

nitishkumar40@outlook.com



माननीय, यह संभव है कि इनमें से कई कार्य आपके प्रत्यक्ष संज्ञान में न आए हों, या फिर स्थानीय स्तर पर कार्यरत सांसदों, विधायकों, अधिकारियों तथा पंचायत स्तरीय संस्थाओं ने आपके नेतृत्व को "स्वतः-सहमति" मानकर मनमानी की हो। परंतु इन अनियमितताओं का पैमाना अब इतना व्यापक है कि यह राष्ट्रीय नेतृत्व के हस्तक्षेप की मांग करता है।

इसीलिए मैं आपसे विनम्र अनुरोध करता हूँ कि—

प्रधानमंत्री कार्यालय एवं गृहमंत्रालय मेरे द्वारा प्रस्तुत सभी डिजिटल साक्ष्यों, दस्तावेजों और विश्लेषणों की समीक्षा हेतु एक औपचारिक बैठक/सुनवाई आयोजित करें, ताकि यह पूरा मामला एक केंद्रीय, निष्पक्ष, उच्च-स्तरीय जांच के दायरे में आ सके।

मैं बेहद सम्मानपूर्वक यह भी रखना चाहता हूँ कि—

यदि इस वर्ष के अंत तक मुझे किसी प्रकार की प्रतिक्रिया, acknowledge या केंद्रीय समीक्षा का संकेत प्राप्त नहीं होता, तो मैं अपने संवैधानिक अधिकार और नैतिक कर्तव्य के तहत—राष्ट्र के समक्ष अपनी आवाज उठाने के लिए बाध्य हो जाऊँगा।

यह आवाज विरोध नहीं होगी, यह आवाज सत्य, साक्ष्य और मानव-अधिकारों की रक्षा के लिए होगी। यह आवाज किसी राजनीतिक उद्देश्य से नहीं, बल्कि मानवता को बचाने और संविधान को संरक्षित करने की भावना से उठेगी।

मैं यह भी स्पष्ट कर देना चाहता हूँ कि यह कदम पूरी तरह अहिंसक, संवैधानिक, साक्ष्य-आधारित और लोकतांत्रिक होगा।

मैं आपके संज्ञान में यह भी लाना चाहता हूँ कि बीते दस वर्षों के अध्ययनों पर आधारित मेरी दो पुस्तकें प्रकाशित हो चुकी हैं:

1. "Sleeping Guardian: India Lost Justice (2015-2025)"

2. "Era of Stupidity"

इन पुस्तकों में मैंने तथ्य, साक्ष्य और नागरिक अनुभवों के आधार पर यह बताया है कि किस प्रकार प्रशासनिक उपेक्षा और सार्वजनिक धन के दुरुपयोग ने आम लोगों की जिंदगी को प्रभावित किया है। देश ने आपके नेतृत्व में भरोसा रखा है। जनता ने आपको भारी समर्थन व विश्वास देकर शासन की दिशा आपके हाथों में सौंपी है।

इसी आस्था के आधार पर मैं प्रार्थना करता हूँ कि आप—

- इस पूरे मामले को राष्ट्रीय प्राथमिकता के रूप में देखें
- केंद्रीय जांच की घोषणा करें
- संबंधित जनप्रतिनिधियों, अधिकारियों एवं संस्थाओं की जिम्मेदारी तय करें
- और सबसे बढ़कर—

भारत के नागरिकों के जीवन एवं सम्मान की रक्षा के लिए त्वरित कार्रवाई करें मुझे पूर्ण विश्वास है कि आपका कार्यालय इस संवेदनशील विषय पर शीघ्र, गंभीर और न्यायपूर्ण उत्तर प्रदान करेगा।

आपके उत्तर की प्रतीक्षा में,

सादर,

पूर्ण सम्मान सहित,

नितीश कुमार



9082843142



nitishkumar40@outlook.com

To

The Prime Minister's Office (PMO)

Government of India

(For appropriate action by MeitY, CERT-In, MHA, and Data Protection Board)

Page | 1

Subject

Urgent whistleblower grievance regarding large-scale cyber profiling, intrusive AdTech surveillance, AI-driven data exploitation, and regulatory failure in India (2015–2025), requesting immediate investigation and preventive action under IT Act and DPDP Act

Grievance Description

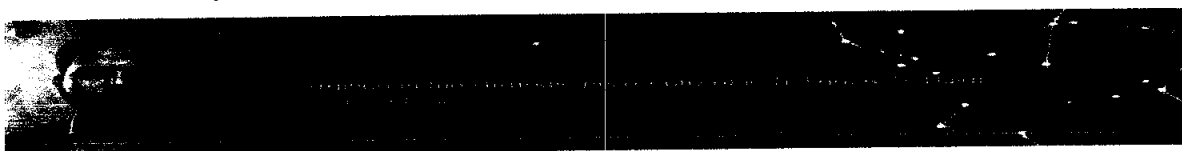
Respected Sir/Madam,

I submit this grievance in **public interest** as a concerned Indian citizen and cybersecurity researcher, to bring to the attention of the Hon'ble Prime Minister's Office a **systemic and continuing cyber-risk issue (2015–2025)** involving **intrusive AdTech surveillance, AI-driven data profiling, covert cross-device tracking, and large-scale misuse of personal data** affecting Indian citizens.

Over the past decade, multiple private technology firms operating from **Delhi, Gurugram, Noida, and Mohali** have developed and deployed technologies capable of **covert data harvesting, behavioral profiling, biometric surveillance, and cross-device monitoring**, often without transparent consent, proportionate safeguards, or effective regulatory oversight.

These activities raise serious concerns under:

- **Information Technology Act, 2000** (Sections 43A, 66E, 69A, 72A),
- **IT Rules 2011 and Intermediary Rules 2021,**
- **CERT-In Directions 2022,**
- **Digital Personal Data Protection Act, 2023,**
- and **Article 21 of the Constitution of India (Right to Privacy)** as affirmed in *Puttaswamy v. Union of India*.



Nature of the Cyber Risk

The technologies and practices observed include:

- ultrasonic and cross-device tracking using microphones or device signals,
- large-scale behavioural and political profiling,
- facial recognition and predictive surveillance systems,
- aggregation of sensitive personal and biometric data,
- opaque AI analytics capable of psychological manipulation and social control.

Such systems, when deployed without strict legal controls, pose:

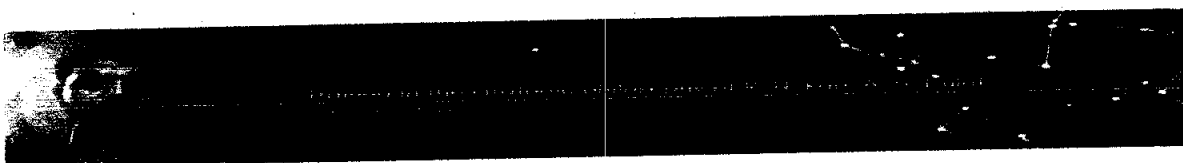
- **national-security risks,**
- **mass privacy violations,**
- **psychological harm and chilling effects on citizens,**
- **democratic and electoral manipulation risks.**

Entities Requiring Immediate Government Scrutiny

Category A – Entities with publicly documented privacy or surveillance concerns

(mentioned strictly based on public reporting and regulatory records)

1. **SilverPush / SilverEdge Technologies** – Gurugram
(Ultrasonic cross-device AdTech tracking)
2. **Ovleno Business Intelligence (OBI)** – Delhi
(Political data profiling linked to Cambridge Analytica ecosystem)
3. **Innefu Labs Pvt. Ltd.** – Delhi
(AI surveillance, facial recognition, predictive analytics)
4. **Staqu Technologies** – Gurugram
(Facial recognition and predictive policing platforms)



Category B – Entities operating in sensitive AI / AdTech / analytics domains

(No declaration of guilt; compliance audit requested in preventive public interest)

5. **Smartbridge / Smart Bridge (India operations including Noida)**
(Technology / analytics domain requiring DPDP and IT Act compliance verification)
6. **Other AdTech, AI-profiling, and data-analytics firms operating from Delhi, Gurugram, Noida, and Mohali**, particularly those handling large-scale user data, behavioural analytics, biometric systems, or surveillance-capable SDKs.

Page | 3

Statement Regarding Evidence and Cooperation

I further state that I am in possession of documentary and technical evidence indicating serious cyber-law violations by the above-mentioned firms, which I am prepared to submit to the competent authority or Hon'ble Court whenever directed. In view of the gravity and potential national-security and privacy risks involved, I am willing to assist the investigating agencies and the Hon'ble Court and respectfully request that these entities be subjected to immediate regulatory action, including suspension or banning, pending detailed investigation.

Why PMO-Level Intervention Is Necessary

1. **Inter-ministerial nature of the threat** (MeitY, CERT-In, MHA, DPB involvement).
2. **Failure of fragmented enforcement** despite known global precedents.
3. **Potential foreign misuse of Indian citizens' data.**
4. **Urgency to prevent further harm**, not merely post-incident action.
5. **Precedent exists** where the Government has blocked apps and platforms under Section 69A for systemic cyber risk.



Relief / Action Requested

I respectfully request the Hon'ble PMO to:

1. **Direct MeitY and CERT-In** to initiate an **immediate technical and legal investigation** into the above entities and similar firms (2015–2025). Page | 4
2. **Conduct audits** of ultrasonic tracking, facial recognition, predictive surveillance, and profiling technologies under the IT Act and DPDP Act.
3. **Invoke preventive powers under Section 69A IT Act**, including suspension or blocking, where prima facie cyber-risk is identified.
4. **Constitute an expert inter-ministerial committee** to submit a time-bound public report.
5. **Ensure coordination with the Data Protection Board** for DPDP-2023 enforcement.
6. **Provide an Action Taken Report (ATR)** on this grievance.

Declaration

This grievance is submitted **in good faith**, without malice, and strictly in **public interest**. No entity is declared guilty by me; the request is for **lawful investigation, audit, and preventive enforcement** by competent authorities.

I request confidentiality of my identity, if required, as this is a whistleblower-style disclosure.

Submitted by

Nitish Kumar | National Cyber Security Scholar, RRU Gujarat

