From

Financial Commissioner & Principal Secretary to Govt. Haryana,
Town and Country Planning Department.

To

The Director,
Town and Country Planning,
Haryana, Chandigarh.

Memo No. 7/16/2006-2TCP Dated: 24-02-2009

Subject:  **Policy for grant of licence and change of land use cases.**


It has been observed that the point No. 5 related to ‘Land Acquisition and Licensing’ mentioned in the above referred letter is not as per the minutes of the meeting held on 01.06.2005. The existing paragraph in the said letter is as below:

“5)  **Land Acquisition and Licensing:—** Where applicants/land owners have applied for license before the issue of acquisition notification under section 4 of the Land Acquisition Act, 1894 release of land could be considered on individual merits of each case.”

The said paragraph should be read as below:

“5)  **Land Acquisition and Licensing:—** The license can be issued over a land for developing a colony where the owner/colonizer had purchased it before the notification under section 4 of the Land Acquisition Act, 1894 and the release of such land will be allowed by the Government before issue of Letter of Intent, where the Director, Town and Country Planning, Haryana decides to grant licence after obtaining the concurrence of the Government for the same.”

Superintendent,
For: Financial Commissioner & Principal Secretary to Government, Haryana,
Town & Country Planning Department