Government of Haryana

LAW AND LEGISLATIVE DEPARTMENT NOTE

Answer to the queries posed by the A.D. are as under:-

(i) When the application for grant of licence is refused for non-compliance of formalities given in rule 3, 4, 5 and 8 or otherwise of the Haryana Development and Regulation of Urban Areas Rules, 1976 and the applicant does not resubmit his application, the applicant can claim the refund of the fee, as already advised vide this department U.O. No. 5705-M(21)-op-88/346, dated 11.3.88.

(ii) Since the application has been refused as withdrawn, the case is on the same footings as in query No. (i). The scrutiny fee may not be refunded but licence fee is refundable.

(iii) In regard to this query, it is opined that the excess in licence fee, due to grant of licence for lesser area, can be legally adjusted in the further payments.

Sd/-

J. L. R.
for L.R. & Secy. Haryana,
15.07.1998

C.T.C.P.

U.O. No. 3498-G(18) CTCP-op-Br-98/810

Dated: 16.07.1998