From

Commissioner & Secretary to Govt. Haryana,
Town & Country Planning Department,
Chandigarh.

To

The Advocate General,
Haryana, Chandigarh.

Memo No. 5/30/2007-2TCP
Dated: 30.09.2007

Subject:- Framing of policy regarding release of land from acquisition proceedings.

Reference subject cited above.

It is informed that the matter of framing policy regarding release of land from acquisition proceedings was under consideration of the Government. The Govt. after due consideration has approved the policy of release of land as under:-

1) No request will be considered after one year of award. Only those requests will be considered by the Government where objections under section 5-A were filed.

2) Any request or application where structures have been constructed will only be considered for the release under section 48(1) provided the structure exists prior to section 4 and is inhabited.

3) Any factory or commercial establishment which existed prior to section 4 will be considered for release.

4) Any religious institution or any building owned by community will also be considered for release.

Above cases of release will be considered only where these structures can be adjusted in the planning and do not obstruct the roads or services.

If the land is to be released on any other ground then a speaking order will be passed by the competent authority stating the reasons.

Sd/-

(S.S. Dhillon),
Special Secretary,
for Commissioner & Secy. to Govt. Haryana,
Town and Country Planning Department, Chandigarh