To,

1. The Additional Chief Secretary, UrbanEstate Department

Sector-17, Haryana Civil Secretariat, Chandigarh.

2. Director, Urban Development Department (HSVP) Haryana, Sector -6 Panchkula

3. Land Acquisition Collector, Urban Estate Department,(HSVP) Haryana , Hissar.

**Subject: For release of land situated at Sector -7 (HUDA) Safidon District Jind, measuring 04 kanals, 09 marlas.**

1. That the land measuring 4 kanlas 9 marlas of the applicants (land No.01) 7/50 equal share 2 kanal 02 marla comprising in Khewat No. 67, Khata No. 163, Rect No. 7, Killa No. 5/2/1/2 (0-7), 6/2(1-16), 7/2(8-2), 14(5-7) total 15 kanal 5 marlas and (land No.2) share of applicants 7/50 share 02 kanals 07 marlas comprising in Khewat No. 67 Khata No. 172, Rect No. 07, Killa No. 27 (16-14) revenue estate village Singhpura Tehsil Safidon District Jind, Sector 7, (HUDA) vide notification u/s 4 of LAC 1894 dated 23.08.2007 was aquired acquired.

2. That vide notification under Section 4 dated 23.08.2007 the State of Haryana proposed to acquired 142 acre of land in Safidon District Jind for development of residential and commercial purposes Sector-7 (HUDA) Safidon. After considering the objections submitted by the land owners, the land measuring 74.10 acres only was decided to be acquired while issuing notification u/s 6 of the LAC Act, which includes about 4 acres of land owned by the applicants as well.

It is also conceded position that out of 74.10 acres acquired land, 67.90 acres land has since been released giving rise to these proceedings essentially on the ground of hostile discrimination.

3. That the co-sharer in the same Khewat of the applicants **Sh. Shiv Kumar and Sh. Prem Kumar filed the CWP No. 18678 of 2011 titled as** “**Shiv Kumar and another Vs. State of Haryana”** before the Punjab and Haryana High Court, to released their land about 10 Kanals 6 Marlas, The Hon’ble high Court vide order/judgment dated 10.07.2013 directed to released the said land. A copy of said order attached herewith . Now acquired land in Sector 07 (HUDA) Safidon is remained about 4-5 acres.

4. That it is also relevant to mentioned here that adjoining vacant land in Killa No. 15 owned by some similarly situated persons has already been released by the HUDA Authorities and one entire block has been released from the acquisition proceedings.

5. That the applicants also raised the objections that the land owned by them is situated in thickly populated area and is already fully developed, perhaps so much developed as HUDA may not possibly able to develop. The applicants are already doing a lot for the furtherance of the cause for which the land is being acquired. There shall be hardly any justification in acquisition of the land for the alleged purpose of development of the area for the residential purpose. Moreover, the land/plots owned by various similarly situated person surrounding to the land of the applicants have already been released and even one entire block has already been released, whereas the case of the applicants is also similarly situated and can be taken into consideration for releasing the land/ plots of the applicants.

6. That as already submitted the HUDA Authority have released the land of certain persons, who were similarly situated to the applicants. Moreover the land of the person who have raised construction after the issuance of Section 4 Notifications also stands released, as is apparent from the facts referred to above. The impugned action of the State Government in question of the land in question has been exercised in a colourable fashion and is based on ulterior motive and malafide intention. Two equals have been treated unequally in the impugned acquisition proceedings.

In the present case, the applicants would suffer an irreparable loss, harm and damage if their land/plots is not released. Therefore the acquisition is totally illegal, arbitrary, unconstitutional and irregular and is directly hit by Article 14 of the Constitution of India.

7. That the applicants has been personally approaching your good offices in the matter times and again and they had even given the assurance that the land of the applicants would also be released, but so far no action has been taken and rather, the applicants have been threatened with dispossession from the land in question.

It is therefore humbly prayed to your good office to kindly look into the matter considering the facts and circumstances of the case as well as of the applicants with soft approach towards the applicants by way of striking down the declaration under Sections 4 and 6 Notification of LAC Act-1894.

Prayed Accordingly

DA:-Order of High Court Applicants

1. Rajiv 2. Jag Mohan sons of Late Sh. Bhagat Ram Now resident of House No. 1010 Sector-7-C Faridabad.