20th April. 2011

To

**The Honourable Minister of National Security**

**Mr. Subhash Pandey**

**31-33 Abercromby Street**

**Port of Spain,**

Dear Sir,

Re: Release of Xuejiao Yu, Hongbin Hu, Yuxin Lin, Guo Long Zou

Further to my correspondence dated 7th of April, 2011 requesting your kind self in the release of the above mentioned Chinese immigrants.

Please be advised that today that is 20th of April, 2011, I was represented by one of my associates Nirmal Bhaggan, Immigration consultant in a special inquiry conducted by Mr. Rudy Maharaj.the Special inquiry officer.

Mr.Yuxin Lin was released on the 14th of April, 2011 under the order of Supervision to report to the immigration Division on 27th of April, 2011. It must be noted that Mr,Lin was legally in this country when he was detained by the officers of the Immigration Division for working without a work permit. He was subsequently reprimanded and Discharged by her Worship The Senior Magistrate MS.L.Cardenas – Rogoonan on 7th of April, 2011. Eventhough he was reprimanded and discharged the officers of the immigration Division, continued to detain him unlawfully. Mr. Lin has an application pending for permanent residence before your ministry.

Ms. Xuejiao Yu, was granted voluntary departure to leave the country on or before 20th of May, 2011. She was placed on order of Supervision in the aforementioned inquiry until the 27th of April, 2011. However she made an application to the Honourable Minister for Permanent Resident Status under Section 5 (3) of immigration Act CH 18:01 on 12th of November, 2010. Hence we request your kind self in granting a visa exemption in order for her to return to Trinidad and Tobago to process the application of her permanent residence.

Mr. Guolong Zou, and Hongbin Hu, ordered deported from Trinidad and Tobago based on the fact that they over stayed their permission to stay in this country, under Section 9(4) (f) of the immigration Act, chap 18:01. The Action of the immigration officers concerning these Chinese immigrations are null and void in accordance with the Privy Council Judgment Privy Council Appeal No. 10 of 2003 Robert Perekebena Naidike Vs The Attorney General ofTrinidad andTobago.

It must be noted that the officers of the immigration division preempted the action. In that the declaration have to be made before these Chinese immigrants ceases to be permitted entrants as per the section 9 (4) of the immigration Act ch 18:01. However they continued to detain them for the over stay eventhough the matter for which they are apprehended i.e working without a valid work permit in force was dealt with the by her worship Senior Magistrate Ms. L. Cardenas- Ragoonan, in reprimanding and discharging the matter.

The Declaration of ceasing to be permitted entrant was made on 18th of April, 2011 and they detained them on 29th of March, 2011. This matter can be cured by granting the subjects the voluntary departure to their home land at no expense to Government of Trinidad and Tobago, which would save $96,000 of the tax payers money.

Please contact me at my number: 350-6259

**Yours in Service**

**Christopher Ross Gidla**

**Attorney at law**