PRESS RELEASE

28 February 2014
New Delhi

Halt Rampant Evictions in Gujarat Immediately: NFHR

In the month of February 2014, the Government of Gujarat has forcibly evicted and demolished homes of 474 families (affecting over 2,500 women, men and children) across the state:

- 172 families at Ayodhya Nagar and Bholav in Bharuch;
- 35 families in Kapodra, Surat;
- 104 families in Aajawa Road, Baroda;
- 91 families in Vastrapur, Ahmedabad; and,
- 72 families in Ambavadi, Ahmedabad (just this morning – 28 February).

All the affected families had been staying at the respective sites for a long time, more than 30 years. Many children were injured in the Bharuch demolition carried out by the police using bulldozers. 90 per cent of the evicted population in Bharuch belongs to Scheduled Tribes while all evicted families in Surat and Vastrapur are Dalits engaged in manual scavenging. The evictions were carried out without any due process, and in the absence of any rehabilitation, the families are staying out in the open without any basic facilities.

_indu prakash singh, National Convenor, National Forum for Housing Rights (NFHR),_ has said that the demolitions and evictions are in gross violation of the orders of the High Court of Gujarat. The State of Gujarat is duty bound to take care of its urban poor/urban workers/CityMakers. Also due process needs to be followed, as per the various orders of the Supreme Court of India. In the case _Ahmedabad Municipal Corporation vs. Nawab Khan Gulab Khan & Ors._ (1997 (11) SCC 121), the Supreme Court directed the state government to construct affordable houses for the poor, stating: “The State has the constitutional duty to provide shelter to make the right meaningful.” There are many more such Supreme Court orders that protect the housing rights of the urban poor (1981: Francis Coralie vs. Union Territory of Delhi; 1996: UP Evam Vikas Paroshad vs. Friends Coop. Housing Society Ltd.; and 1996: Chameli Singh & Ors vs. State of Uttar Pradesh). Mr Singh added that these demolitions are against the Housing Policy of the Gujarat Government, 2013 and the Rajiv Awas Yojana (RAY) norms laying emphasis on _in situ_ upgradation on government land.

_Shivani Chaudhry, co-convenor, NFHR, and Executive Director, Housing and Land Rights Network (HLRN)_ said that housing is a basic human right enshrined in the Universal Declaration of Human Rights (UDHR) and the International Covenant on Economic, Social and Cultural Rights (ICESCR) that India has ratified. She said the Gujarat government should regularise all informal settlements and provide security of tenure and basic services. The forced evictions of these communities violate a range of human rights, and contravene not only international law but also the Constitution of India, the _Scheduled Castes and Scheduled Tribes (Prevention of
Atrocities Act), 1989, and international guidelines such as the UN Basic Principles and Guidelines on Development-based Evictions and Displacement. All those responsible for the evictions in Gujarat should thus be tried before the law.

Mrugesh Daniel, Zupadpatti Mahila Sangthan (SWFI) and Gujarat Slum Dwellers’ Federation, Surat, and NFHR member, said that the government authorities did not provide the residents with adequate notice or an opportunity to apply for relocation assistance. He added that the District Collector of Bharuch frequently asks the evicted people to go back to the places they came from. In the absence of any state response or relief for the affected persons, Mr Mrugesh Daniel and fifteen women from the Slum Women’s Federation from Surat and Bharuch have launched an indefinite hunger strike since 25 February 2014. The Gujarat media, however, has not paid any attention to their demands; neither has it reported any of the forced evictions in the state.

NFHR strongly condemns the forced evictions, demolition of homes, and discrimination against the urban poor, including Scheduled Castes and Scheduled Tribes, in Gujarat – acts which strongly belie the Gujarat government’s claim of a "Shining Gujarat."

NFHR seeks to challenge the denial of the human rights of the CityMakers (urban poor) and the orchestrated efforts of the state to deny the urban poor their ‘Right to the City,’ which includes the human rights to adequate housing, livelihood/work, education, health, equality, participation and information. NFHR calls on the Government of Gujarat to immediately provide relief and rehabilitation to the evicted families and to take measures to halt further evictions and to protect the human rights of the state’s poor.

About National Forum for Housing Rights

National Forum for Housing Rights (NFHR) is a coalition of organisations, networks, institutions, social movements and individuals across India committed to working at multiple levels to promote the respect, protection and fulfilment of the human right to adequate housing and related rights, including protection against forced evictions, especially for the most marginalised.

NFHR upholds the definition of the human right to adequate housing developed by the UN Special Rapporteur on adequate housing: “The right of every woman, man, youth and child to gain and sustain a safe and secure home and community to live in peace and dignity.”

NFHR focuses on the following five thematic areas of work through research, publication, information dissemination, advocacy and strategic campaigns: homelessness; forced evictions; security of tenure; in situ upgrading; and resettlement and rehabilitation.

For more information, please contact:

Daniel Mrugesh (9228851459), Indu Prakash Singh (09911362925), Shivani Chaudhry (09818205234), Abdul Shakeel (09871550857), Anil Kumar (09582170401) or write to: nfhrindia@gmail.com.

National Forum for Housing Rights
Secretariat: 18 A, MIG Flats, Sheikh Sarai, Phase 1, New Delhi – 110017.
Phone: +91-11-2601-1072, Fax: 011-2601-1605, 011-2601-1864