Ramprastha Promoters & Developers Pvt. Ltd. Vs.

Vivek Mittal

Appeal No. 549 of 2021

Present: Shri Tarun Arora, Ld. Authorised Representative, for the

appellant.

Office report perused.

The appeal be registered.

After filing of the present appeal, though various objections have been raised by the office attached to this Tribunal but the said objections

have so far not been removed.

The file has been put up before this Tribunal on the request of

Shri Tarun Arora, Ld. Authorised Representative for the appellant stating

that without removal of the objections, the same be placed before this

Tribunal.

The office attached to this Tribunal has also reported that the

appellant has not deposited any amount to comply with the mandatory

provisions of proviso to Section 43(5) of the Real Estate (Regulation and

Development) Act, 2016 (In short Act).

Ld. Authorised Representative for the appellant has submitted

that due to financial crisis, the appellant is not in a position to deposit the

requisite amount to comply with the provisions of proviso to Section 43(5) of

the Act.

It is settled principle of law that the compliance of provisions of

proviso to Section 43(5) of the Act is a condition precedent for entertainment

of the appeal. The appellant-promoter has failed to comply with the

mandatory provisions of proviso to Section 43(5) of the Act.

Hence, the present appeal cannot be entertained and the same is

hereby dismissed.

File be consigned to the records.

Inderjeet Mehta

Member (Judicial)

Haryana Real Estate Appellate Tribunal,

Chandigarh

Anil Kumar Gupta Member (Technical)

15 .07.2022