Corrected Judgemen



BEFORE THE HARYANA REAL ESTATE REGULATORY AUTHORITY, GURUGRAM

 Complaint no.
 :
 2691 of 2019

 First date of hearing:
 22.10.2019

 Date of decision
 :
 18.02.2020

Smt. Veena Bhatia Address: R/O A-12/6, DLF Phase 1, Gurugram Also, at: L-49D, First Floor, Block-L, Saket, New Delhi-110017

Complainant

Respondent

Versus

M/s Raheja Developer Limited **Address:** W4D, 204/5, Keshav Kunj, Cariappa Marg, Western Avenue, Sainik Farms New Delhi-110062 **Also, at:** 406, 4th Floor, Rectangle one, D-4, District Centre, Saket New Delhi-110017

CORAM Shri Samir Kumar Shri Subhash Chander Kush

APPEARANCE: Ms. Shivali Shri. Tarun Sharma Member Member

Advocate for the complainants AR of respondent company

ORDER

 The present complaint dated 12.07.2019 has been filed by the complainants/allottees under section 31 of the Real Estate (Regulation and Development) Act, 2016 (in short, the Act)



read with Rule 28 of the Haryana Real Estate (Regulation and Development) Rules, 2017 (in short, the Rules) for violation of section 11(4)(a) of the Act wherein it is inter alia prescribed that the promoter shall be responsible for all obligations, responsibilities and functions to the allottee as per the Agreement to Sell executed inter-se them.

2. The particulars of the project, the details of sale consideration, the amount paid by the complainant, date of proposed handing over the possession, delay period, if any, have been detailed in the following tabular form: -

S.No	Heads	
1.	Project Name and location of the project	Raheja's "Revanta", Sector 78, Gurugram
2.	Project Area	18.7213 acres
3.	Nature of the project	Residential Group Housing Colony
4.	DTCP license no. and validity status	49 of 2011 dated 01.06.2011 valid up to 31.05.2021
5.	Name of licensee	Sh. Ram Chander, Ram Sawroop and 4 Others
6.	RERA Registered/not registered	Registered vide no. 32 of 2017 dated 04.08.2017
7.	RERA registration valid Upto	5 Years from the date of revised Environment



		Clearance commencing from 04.08.2017
8.	Unit no.	A-105, 10 th floor, Tower no. A (Page no. 27 of complaint)
9.	Unit measuring	2813.31 sq. ft. (Page no. 27 of complaint)
10.	Date of execution of Agreement to Sell	03.09.2012 (Page no. 25 of complaint)
11.	Payment plan	Construction Linked Payment Plan
12.	Total sale consideration	₹2,15,71,381/- (Page no. 68 of complaint)
13.	Amount paid by the Allottee GURUGRA	₹2,01,19,945.46/- (Page no. 68 of complaint)
14.	Due date of delivery of possession as per clause 4.2 of Agreement to Sell-(48 months+6 months grace period from the date of execution of	03.03.2016



	agreement in respect of "Surya Towers"	
15.	Delay in handling over possession till date	Possession has not been offered so far
16.	Status of project	Ongoing
17.	Specific relief sought (in specific	To direct the
	terms)	respondent to
	880B	immediately deliver the
		possession and to pay
		delayed possession
	30h Contra	charges at prescribed
	अत्यमेव जयते	rate of interest per
	E AD	annum for delayed
		period in handing over
	VEL 1	the possession of the
	STATE REGULE	subject apartment.

3. As per clause 4.2 of the Agreement to Sell the possession was to be handed over by 48 months plus grace period of 6 Months, from the date of agreement, which comes out to be 03.03.2016 Clause 4.2 of the Agreement to Sell is reproduced herein below:

"4.2 Possession Time and Compensation

That the Seller shall sincerely endeavour to give possession of the Unit to the Purchaser within thirty-six (36) months in respect of 'TAPAS' Independent Floors and Forty-eight (48) months in respect of 'SURYA TOWER' from the date of the execution of the agreement to sell and



after providing of necessary infrastructure specially road, sewer & water in the sector by the government, but subject to force majeure conditions or any Government/Regulatory authorities action, inaction or omission and reasons beyond the control of the Seller. However, the Seller shall be entitled for compensation free grace period of six (6) months in case the construction is not completed within the time period mentioned above...."

- 4. As per the fact mentioned in the Performa at page no. 2,3 and 4 it is crystal clear that as per the clause 4.2 of the agreement to sell that the unit no. A-105, 10th floor, Tower no. A had to be handed over to allottee within 48 months along with additional grace period of 6 months, which comes out to be 03.03.2016 from the date of execution of agreement to sell. Whereas the builder has miserably failed in completing the project and handing over the unit to the home buyer for which he has paid an amount of ₹2,01,19,945.46/- Since the builder has failed miserably in completing his obligation as per the provision of section 18(1) of RERA Act the buyer can either seek refund or possession at prescribed rate of interest till the actual handing over of possession charges.
- 5. The respondent submitted in the reply that the delay in construction was for the reason beyond their control.
- 6. Arguments of both sides were heard. However, the respondent could not submit any cogent reasoning for not handing over

Corrected vide order dated 19/08/2020.



the flat or unit within stipulated time as per clause 4.2 of the agreement to sell.

It has been transpired that, in fact. this clause is basically in two 7. parts, one part i.e. completion of tower/building in all respects and provision of internal development works within licenced area was to be complied with by the promoter and the second part of this condition i.e. provisions of necessary infrastructure especially road, sewer and water in the sector by the Government was to be complied with by HSVP/HUDA where the promoter has deposited external development charges as per directions of DTCP Haryana. Since so far the promoter has not been able to obtain occupation certificate from the competent authority in respect of tower/building where the unit has been allotted to the complainant, therefore, the complainant is entitled for delayed possession charges under section 18 (1) of the Real Estate (Regulation & Development) Act, 2016 at the prescribed rate of interest i.e. 10.20% per annum on the amount deposited by the complainant with the respondent from the due date of possession till the offer of physical possession of the allotted unit. As such the respondent cannot rely upon the condition that the government has not provided necessary infrastructure in the area. Moreover, at the time of issuance of licence by the competent authority, the promoter has also executed bilateral agreement stating therein that till such time, government services are made available in this area, they will manage the services at their own level.



- 8. By virtue of clause 4.2 of Agreement to Sell executed between the parties on 03.09.2012, possession of the booked unit was to be delivered by 03.09.2015 plus grace period of 6 months. Therefore, the due date of handing over possession comes out to be 03.03.2016. Accordingly, it is the failure of the respondent to fulfil his obligations, responsibilities as per the Agreement to Sell dated 03.09.2012 to hand over the possession within the stipulated period. Accordingly, the noncompliance of the mandate contained in section 11(4)(a) of the Act on the part of the respondent is established. As such the complainant is entitled to delayed possession charges at the prescribed rate of interest i.e. 10.20% p.a. w.e.f. 04.03.2016 till actual handing over of the possession of the booked unit as per the proviso to section 18(1) of the Act read with rules 15 of the Rules.
- Hence, the Authority hereby pass this order and issue following directions under section 34(f) of the Act: -
 - The respondent is directed to pay interest at the prescribed rate of 10.20% p.a. for delay in handing over the possession from the due date of possession i.e. 04.03.2016 till the offer of physical possession of the allotted unit.
 - The complainants are directed to pay outstanding dues, if any, after adjustment of interest for the delayed period.
 - iii. The respondent is directed to pay interest accrued from 04.03.2016 till the date of this order to the complainants within 90 days from the date of decision and subsequent



interest to be paid by the 10th of each succeeding month, The respondent shall not charge anything which is not part of the agreement.

iv. Complaint stands disposed of.

File be consigned to registry.

Samir Kumar (Member)

v.

Subhash Chander Kush (Member)

Haryana Real Estate Regulatory Authority, Gurugram Dated: 18.02.2020

Corrected Judgement Uploaded on 03.09.2020





BEFORE THE HARYANA REAL ESTATE REGULATORY AUTHORITY, GURUGRAM

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Respondent

Member

Member

CORAM

Shri Samir Kumar Shri Subhash Chander Kush

APPEARANCE:

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ORDER

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2. The particulars of the project, the details of sale consideration, the amount paid by the complainant, date of proposed handing over the possession, delay period, if any, have been detailed in the following tabular form: -

S.No	Heads	
1.	Project Name and location of	Raheja's "Revanta",
	the project	Sector 78, Gurugram
2.	Project Area	18.7213 acres
3.	Nature of the project	Residential Group
	(3) LA	Housing Colony
4.	DTCP license no. and validity	49 of 2011 dated
	status LIADED	01.06.2011 valid up to
	IIANEN	31.05.2021
5.	Name of licensee	Sh. Ram Chander, Ram
		Sawroop and 4 Others
6.	RERA Registered/not registered	Registered vide no. 32
		of 2017 dated
		04.08.2017
7.	RERA registration valid Upto	5 Years from the date of
		revised Environment



		Clearance commencing
		from 04.08.2017
8.	Unit no.	A-105, 10 th floor, Tower
		no. A
		(Page no. 27 of
		complaint)
9.	Unit measuring	2813.31 sq. ft.
		(Page no. 27 of
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10.	Date of execution of Agreement to	03.09.2012
	Sell	(Page no. 25 of
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12.	Total sale consideration	₹2,15,71,381/-
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15.	Delay in handling over possession till date	Possession has not been offered so far
16.	Status of project	Ongoing
17.	Specific relief sought (in specific	To direct the
	terms)	respondent to immediately deliver the possession and to pay
	सत्यमेव जयते	delayed possession charges at prescribed rate of interest per
	AREALD	annum for delayed period in handing over the possession of the subject apartment.

3. As per clause 4.2 of the Agreement to Sell the possession was to be handed over by 48 months plus grace period of 6 Months, from the date of agreement, which comes out to be 03.03.2016 Clause 4.2 of the Agreement to Sell is reproduced herein below:

"4.2 Possession Time and Compensation

That the Seller shall sincerely endeavour to give possession of the Unit to the Purchaser within thirty-six (36) months in respect of 'TAPAS' Independent Floors and Forty-eight (48) months in respect of 'SURYA TOWER' from the date of the execution of the agreement to sell and



after providing of necessary infrastructure specially road, sewer & water in the sector by the government, but subject to force majeure conditions or any Government/Regulatory authorities action, inaction or omission and reasons beyond the control of the Seller. However, the Seller shall be entitled for compensation free grace period of six (6) months in case the construction is not completed within the time period mentioned above...."

- As per the fact mentioned in the Performa at page no. 2,3 and 4. 4 it is crystal clear that as per the clause 4.2 of the agreement to sell that the unit no. A-105, 10th floor, Tower no. A had to be handed over to allottee within 48 months along with additional grace period of 6 months, which comes out to be 03.03.2016 from the date of execution of agreement to sell. Whereas the builder has miserably failed in completing the project and handing over the unit to the home buyer for which he has paid an amount of ₹2,15,71,381/- against the total sale consideration of ₹2,01,19,945.46/- Since the builder has failed miserably in completing his obligation as per the provision of section 18(1) of RERA Act the buyer can either seek refund or possession at prescribed rate of interest till the actual handing over of possession. In the present case the buyer is seeking delayed possession charges.
- 5. The respondent submitted in the reply that the delay in construction was for the reason beyond their control.
- 6. Arguments of both sides were heard. However, the respondent could not submit any cogent reasoning for not handing over



the flat or unit within stipulated time as per clause 4.2 of the agreement to sell.

7. It has been transpired that, in fact. this clause is basically in two parts, one part i.e. completion of tower/building in all respects and provision of internal development works within licenced area was to be complied with by the promoter and the second part of this condition i.e. provisions of necessary infrastructure especially road, sewer and water in the sector by the Government was to be complied with by HSVP/HUDA where the promoter has deposited external development charges as per directions of DTCP Haryana. Since so far the promoter has not been able to obtain occupation certificate from the competent authority in respect of tower/building where the unit has been allotted to the complainant, therefore, the complainant is entitled for delayed possession charges under section 18 (1) of the Real Estate (Regulation & Development) Act, 2016 at the prescribed rate of interest i.e. 10.20% per annum on the amount deposited by the complainant with the respondent from the due date of possession till the offer of physical possession of the allotted unit. As such the respondent cannot rely upon the condition government has not provided necessary that the infrastructure in the area. Moreover, at the time of issuance of licence by the competent authority, the promoter has also executed bilateral agreement stating therein that till such time, government services are made available in this area, they will manage the services at their own level.



- By virtue of clause 4.2 of Agreement to Sell executed between 8. the parties on 03.09.2012, possession of the booked unit was to be delivered by 03.09.2015 plus grace period of 6 months. Therefore, the due date of handing over possession comes out to be 03.03.2016. Accordingly, it is the failure of the respondent to fulfil his obligations, responsibilities as per the Agreement to Sell dated 03.09.2012 to hand over the possession within the stipulated period. Accordingly, the noncompliance of the mandate contained in section 11(4)(a) of the Act on the part of the respondent is established. As such the complainant is entitled to delayed possession charges at the prescribed rate of interest i.e. 10.20% p.a. w.e.f. 04.03.2016 till actual handing over of the possession of the booked unit as per the proviso to section 18(1) of the Act read with rules 15 of the Rules.
- Hence, the Authority hereby pass this order and issue following directions under section 34(f) of the Act: -
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interest to be paid by the 10th of each succeeding month, The respondent shall not charge anything which is not part of the agreement.

iv. Complaint stands disposed of.

v. File be consigned to registry.

Samir Kumar (Member)

Subhash Chander Kush (Member)

Haryana Real Estate Regulatory Authority, Gurugram Dated: 18.02.2020

Judgement Uploaded on 11.05.2020

