



**HARYANA REAL ESTATE REGULATORY AUTHORITY, PANCHKULA.**

Mini Secretariat (2<sup>nd</sup> and 3<sup>rd</sup> Floor), Sector-1, Panchkula.

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**Extract of the resolution passed by the Haryana Real Estate Regulatory Authority, Panchkula in its meeting held on 20.11.2024.**

**Item No. 270.21**

**Extension of registration/Continuation of registration u/s 6 & 7 of RERA Act, 2016.**

**Promoter: JBG Buildcon Pvt. Ltd.**

**Project: An Affordable residential plotted colony on land measuring 10.0375 acres in Village Sarai Aurangabad, Sector-3A, Bahadurgarh, Jhajjar**

**Reg. No.: HRERA-PKL-JJR-18-2018 dated 02.07.2018 valid upto 30.06.2021**

**Temp ID: 912-2021.**

1. The promoter vide letter dated 06.02.2024 has applied for extension of project u/s 6 and 7(3) of RERA Act, 2016.
2. The matter was placed before the Authority in its meeting held on 21.02.2024 vide item no. 242.17 wherein the Authority has observed that registration of project was valid up to 30.06.2021 whereas promoter has applied for extension on 06.02.2024. Hence, Authority decided that promoter be issued show-cause notice under Section-35 read with Section-61 of RERA Act, 2016 as to why penalty may not be imposed for not applying in time. Further extension has also become due. Promoter should deposit the extension fee so that extension application could be considered.
3. Show cause notice was sent to the promoter on registered email id as well as through registered post.
4. On 10.04.2024, vide item no. 249.03 the Authority observed that reply has been filed by promoter today and deficit fee has been deposited. Hence, Authority decided that reply be examined by Project Section.



5. The promoter vide reply dated 10.04.2024 has stated as under:-
- i. That the promoter applied for the extension of the registration under section 6 of RERD Act, 2016. Thereafter the above said show cause notice dated 15.03.2024 was issued to the promoter.
  - ii. That the Authority has registered suo-motu complaint against the promoter for not completing the project within the time lines declared under section 4(2)(1)(c) at the time of seeking registration and for not applying for extension of registration and a complaint no. (suo-motu) 3181 of 2022 was registered. It was also brought into the notice of Authority that after the registration of project in 2018 the promoter lost the contact with the consultant who registered the project on behalf of the promoter and he was not having access to the portal without the ID and Password of the project.
  - iii. That the promoter applied for grant of completion certificate in respect of the above-mentioned project to the Director General, Department of Town and Country Planning Haryana vide letter dated 11.01.2021 which was duly received by the concerned department on 13.01.2021 along with the requisite documents.
  - iv. That the promoter uploaded the quarterly progress report of the registered projects and the complaint no. 1667 of 2022 was disposed off by this Authority and the notice issued was discharged.
  - v. The promoter has paid deficit amount of Rs 20,817/- on 04.04.2024.
  - vi. The promoter has also uploaded the photographs of the project on the web portal of this learned Authority.
  - vii. That promoter is a law-abiding citizen and has contributed substantially to the economic development of the state. He has also played important support role in the development of the rural hinterland. The promoter has kept the economic transformation in line with the needs and realities at the grassroot level and has involved the allottees fully in the planning and implementation of the project. As per CA certificate dated 04.01.2024, 100 percent of the work at the project site has been completed there is no remaining work. Even as per the Architect Certificate dated 01.01.2024, the percentage of works completed is 100%.





viii. That there is not a single complaint which has been filed by any of the allottee against him as the project duly stands completed and there is no scope of work left to be done in the project.

ix. That the promoter be given liberty to take any such more further pleas which may be available to him during the course of the proceedings under this notice.

x. Therefore, the promoter prayed that he may be exempted from imposing of the penalty in terms of the submissions made above.

6. The above was considered by the Authority in its meeting held on 03.07.2024 wherein the Authority had observed that extensions under Section 7(3) of RERA Act, 2016 from 31.03.2023 to 30.03.2024 and from 30.03.2024 to 30.03.2025 have also become due. Hence, Authority decided that Promoter should deposit the extension fee of these years. After that extension application will be considered.

Now, the promoter vide letter dated 19.07.2024 has informed that completion certificate has already been granted by DTCP, Haryana on 04.07.2024. Extension fee from 30.03.2024 to 30.03.2025 has still not been deposited by the promoter.

7. The Authority observed that compliances are to be done by the promoter till grant of completion certificate. Hence, the Authority decided that the promoter should apply for extension from 31.03.2023 to 30.03.2024 and 31.03.2024 to 31.07.2024 and deposit the extension fee. After that only the extension application and completion certificate will be taken into consideration. No reply has been submitted yet by the promoter.

8. After consideration, Authority decided to grant last opportunity to promoter to comply with the orders of Authority dated 03.07.2024 failing which penal proceedings will be initiated against promoter as per provisions of RERA Act, 2016.

9. Adjourned to 22.01.2025.



True copy

*[Handwritten signature]*

*[Handwritten signature]*  
Executive Director,  
HRERA, Panchkula

A copy of the above is forwarded to CTP, HRERA Panchkula, for information and taking further action in the matter.

*LA Datta*