

## HARYANA REAL ESTATE REGULATORY AUTHORITY, PANCHKULA.

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Extract of the resolution passed by the Haryana Real Estate Regulatory Authority, Panchkula in its meeting held on 12.03.2025.

## Item No. 281.19

Complaint dated 13.12.2023 was received from the office of Deputy Commissioner, Rewari regarding M2K County clarification/noncompliance with RERA Act and registration of M2K County.

Promoter:

Elite Homes Pvt. Ltd.

Present:

Adv. Hemant Saini on behalf of the promoter

- 1. An email sent by Mr. Prabhsharan Singh alleges that:
  - a. The developer (Elite Homes Pvt. Ltd.) is charging sinking fund without giving any rationale,
  - b. The developer has not obtained RERA registration even when it is an ongoing Project, therefore not complying with RERA provisions.
- 2. After perusal of record, it is found that there is no project registered with HRERA, Panchkula in the name of "M2K County". On 10.01.2024, the Authority decided that complainant be asked to submit a copy of license number and date of issue of license granted by DTCP Haryana to M/s Elite Homes Pvt. Ltd who are developing the colony by the name of M2K County, Dharuhera.
- 3. Vide letter dated 21.02.2024 the complainant has submitted:
  - DTCP Haryana granted part completion certificate dated 31.07.2017 for an area measuring 52.338 acres out of total licensed land measuring 74.581 acres bearing license no. 189 of 2007 dated 16.06.2007, granted for the development of a residential plotted colony in sector 5 & 7A, Dharuhera, Rewari;
  - ii. The license no. 189 of 2007 was renewed uptil 15.06.2021 on 27.08.2019 and the layout plan was revised on 07.07.2022;
  - iii. The promoter is charging sinking fund over and above the maintenance charges from the buyers whereas the project is still under developed;



(V2)

- iv. License no. stated on the website of the promoter does not match with the original
- v. The piece of land/plot purchased by complainant is still pending for registration;
- vi. The complainant requests for thorough investigation into the discrepancy and request an appropriate action therewith to resolve the issue of the sinking fund payment/demand raised by developer.
- The licencee in this case is Heavenly Resorts (P) Ltd. Shop No. 30, M2K Mall, 16 4. Mangalam Place, District Centre, Sector 3, Rohini, New Delhi.
- The complainant vide letters dated 28.06.2024 and 02.07.2024 stated that the developer is liable to file for RERA registration as it is still incomplete Project as on 31.07.2017 and the promoter cannot ask for charges under the head of sinking funds. The promoter requests to investigate the matter and update them on the outcome so as to offer relief to them as a suffering home buyer.
- On 11.12.2024, complainant stated that promoter has not got registered the project as no completion certificate has been issued and promoter is charging sinking fund over and above the maintenance fund. Mr. Vikas Aggarwal, Director of company stated that license was issued in the year 2007 for 74.581 acres and additional license of 0.98 acres was also issued. Out of the licensed area 5.356 acres was got migrated and got registered vide Reg. No. 302 of 2022. An area of 5.139 acres was got registered vide Reg. No. 227 of 2021. Common area 1.398 acres was also got registered. Part completion was issued in July 2017. Rest of the area was not got registered with RERA Panchkula.
- Authority observed that as per Newtech judgement of Hon'ble Supreme Court and 7. provisions of RERA Act, 2016, whole area of project less registered area requires to be registered being ongoing project. It is continuous violation of Section-3-4 of RERA Act, 2016 since 2017. Authority decided as under:
  - i. Further sale in the project is banned of unregistered area.
  - ii. No conveyance deed is to be executed.
  - iii. Show cause notice under Section-35 read with Section-59 of RERA Act, 2016 be issued to promoter as to why 5% penalty of the project cost may not be imposed.
  - iv. Promoter should submit complete chart of licensed area, area registered, etc. with full details.
  - v. Promoter should apply for registration of unregistered area within a period of 15 days.
  - vi. Complainant is directed to file regular complaint for his personal grievances.
- The show cause notice was sent to the promoter on 28.01.2025. 8.



- 9. On 05.02.2025, counsel appearing on behalf of the promoter states that he will file his Vakalatnama in the Authority today and that they have submitted four registration applications in compliance of the orders of the Authority and reply to show cause notice will be submitted shortly. Further, the counsel requested for a short date. The Authority directed the promoter to file their reply one week before the next date of hearing. Vakalatnama submitted on 05.02.2025, however, no reply to orders dated 11.12.2024 has been submitted.
- 10. Today, counsel appearing on behalf of the promoter requested sometime to file reply.
- 11. After consideration, Authority directs the promoter to file reply one week before the next date of hearing failing which Authority will be constrained to initiate penal proceedings against the developer.
- 12. Adjourned to 28.05.2025.



True copy

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 (monika)

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