

HARYANA REAL ESTATE REGULATORY AUTHORITY, PANCHKULA.

Mini Secretariat (2nd and 3rd Floor), Sector-1, Panchkula. Telephone No: 0172-2584232, 2585232 E-mail: officer.rera.hry@gmail.com, hrerapkl-hry@gov.in Website: www.haryanarera.gov.in

Extract of the resolution passed by the Haryana Real Estate Regulatory Authority, Panchkula in its meeting held on 24.09.2025.

Item No. 300.06

Continuation of registration under Section 6 and 7(3) of the RERA Act, 2016.

Promoter: TDI Infrastructure Ltd.

Project: "ESPANIA 1"- a Group Housing Colony on land measuring 12.64

acres in Sector 19, Sonepat.

Reg. No.: HRERA-PKL-SNP-161-2019 dated 15.11.2019 valid

December, 2020.

Temp ID: 648-2019

Present: Adv. Anjanpreet on behalf of promoter.

- The Authority had registered this project on 15.11.2019. Vide letter dated 07.01.2025, 1. the promoter has applied for the continuation of registration upto 31.12.2025 on REP-V along with a fee of ₹ 10 Lacs.
- The Authority on 15.01.2025 vide item No. 275.34 had decided that promoter should 2. submit the following documents/ information. After that request of promoter will be considered: -
 - Copy of renewed license.

b. Photographs of the project.

CA, Engineer and Architect certificate.

- Copies of approved building plans, zoning plan, Service plans/Estimates and NOC from environment.
- Reasons for not completing the project in time.

Whether OC/CC applied or not.

Online QPRs have been filed upto 31.12.2023.

- Details of computation of extension fee, so that deficit fee if any could be computed.
- Late fee and penalty as per resolution dated 07.08.2024.



- j. Audit of the project has to be got conducted and public notice has to be issued for inviting objections from general public.
- 3. Thereafter, the promoter vide letter dated 21.02.2025 was asked to deposit extension fee for 4 years, i.e., ₹ 21,48,957/-, late fee amounting to ₹.15,74,478/- and penalty amounting to ₹ 31,48,957/- as per resolution dated 07.08.2024 along with the fee for public notice and Auditor's fee amounting to ₹ 51,300/- so that public notice is issued and an auditor is appointed. On 02.04.2025, the matter was adjourned to 09.07.2025 since the reply was not received.
- 4. On 09.07.2025, Adv. Anjanpreet, appearing on behalf of promoter informed that they have filed reply to the observations made above, in the registry of the Authority yesterday itself. Taking note of the same, the Authority directed the office to examine the same and put it up on the next date of hearing.
- 5. Vide reply dated 08.07.2025, the promoter has submitted as under:
 - a. That the Promoter has applied for renewal of license before the office of the Director, Town and Country Planning Haryana. The license has not yet been renewed.
 - b. That the Said Project is already complete and the Promoter has already applied for grant of occupation certificate of the Said Project before the office of the Director, Town and Country Planning Haryana. The copy of the Application for grant of Occupation Certificate and photographs of the Said Project has been enclosed by the promoter.
 - c. The promoter stated that CA/Engineer/Architect certificates are enclosed. However, on perusal, CA/Engineer/Architect certificates are not enclosed with the reply.
 - d. Copy of duly approved building plans, NOC for environment clearance is annexed. However, zoning plan and service plan/estimates not enclosed.
 - e. That they have paid extension fee of the Said project and are ready to pay additional extension fee according to RERA Act; if any due as per law. Stated that copy of Computation of Extension fee is annexed, however, the same has not been enclosed.
 - f. That they have already uploaded QPR on the website of the Authority till December 2023. Remaining QPRs will also be filed. However, it is stated that project is complete and there is no such progress as on date.
 - g. That the Promoter has already applied for the Occupation Certificate on 12.09.2016, and thereafter submitted letter dated 22.02.2021 seeking compounding of offence for offering possession without Occupation Certificate, along with deposit of ₹ 10,00,000/- as compounding fee.
 - h. That the project in question stood completed way back in 2016, which fact is corroborated from the Quarterly Progress Reports (QPRs) already on record. The Promoter has also deposited compounding fee of ₹ 10,00,000/- for having offered possession without Occupation Certificate. In such circumstances, imposing further late fee would be erroneous, unduly harsh and would result in double



(2/3)

burden on the Promoter, who has already regularised the lapse by compounding. The Promoter may therefore be exempted from payment of late fee in the interest of justice. That the Promoter is always ready and willing to fulfil requirement of the customers of the Said Project and the Said project stands complete well within stipulated time period of RERA certificate. The invitation of the public objections is not required.

- 6. After consideration, the Authority is of the view that reply to the majority of observations have not been complied with nor any deficit extension fee, late fee, penalty and fee for public notice and auditor's fee has been deposited by the promoter because of which neither the auditor has been appointed nor any public notice issued. In view of the above, the application for extension filed by the promoter under Section 6 of the Act is hereby rejected and application for continuation of registration filed u/s 7 (3) of the Act is returned with a liberty to file afresh after removal of above deficiencies. Since extension has not been granted by the Authority, therefore the promoter is directed not to advertise, book, sell any plot in the project.
- 7. Disposed of.



True copy

Executive Director, HRERA, Panchkula

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

CA-Shublam
Should
Frederick
STP on leque