



HARYANA REAL ESTATE REGULATORY AUTHORITY PANCHKULA

Website: www.haryanarera.gov.in

Execution No. 254 of 2021

In

Complaint No. 100 of 2019

Sachin Garg

....DECREE HOLDER

VERSUS

Ansal Crown Infrabuild Pvt. Ltd.

.....JUDGMENT DEBTOR

Coram:

Sh. Chander Shekhar

Member

Date of Hearing: 19.09.2025

Hearing: 14th

Present: Mr. Shivadhya Mukherjee, Proxy for Mr. Venkat Rao, Adv. for Decree Holder.
Judgment Debtor (already ex-parte vide order dated 16.12.2024)


ORDER

Csh The present execution petition was initially fixed for 02.09.2025 for awaiting further order from Hon'ble NCLT Delhi and with directions to decree holder to share execution petition with IRP on mail, to enable it to let this Authority to know whether or not the said Decree holder(s) has applied for claim with IRP and if applied, received or not the same.

2. The file is taken up today due to the delegation of powers by the Authority under Section 81 of the Real Estate (Regulation and Development) Act, 2016, to a Single Member Bench(s) and in reference to the observations made by the Hon'ble Punjab and Haryana High Court in CWP No. 14937 of 2024 titled "*M/s Vatika Ltd. vs. Union of India & Others*", dated 24.04.2025.

3. The counsel for the decree holder requested to dispose of this matter since they have filed their claim in NCLT with a liberty to re-open the matter on filing application for revival. Request is accepted.

4. Since the Authority cannot execute the order because of bar of moratorium, the present execution petition is **disposed of** with a liberty to approach this Authority in future by filing an application to re-open on culmination of moratorium proceeding provided it is so permissible as per law. File be consigned to record room after uploading the order on the website of the Authority.


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(CHANDER SHEKHAR)
MEMBER

19.09.2025
Monika
(Law Associate)