

Complaint No. 1190 of 2019

BEFORE THE HARYANA REAL ESTATE REGULATORY AUTHORITY, GURUGRAM

 Complaint no.
 :
 1190 of 2019

 First date of hearing:
 12.12.2019

 Date of decision
 12.02.2020

1.M3M India Private Limited

Address: Unit No. SB/C/5L/Office/008,
M3M Urbana, Sector-67, Gurugram-122102.
Also, at: 6thFloor, M3M Tee Point,
Sector-65, Gurugram
2.Cogent Realtors Private Limited

Address: LGF, F-22, Sushant Shopping Arcade, Sushant Lok, Phase-1, Gurugram-122002.

Versus

Arvinder Kumar Jain

R/o: 27B/7, New Rohtak Road, New Delhi- 110005.

CORAM:

Shri Samir Kumar Shri Subhash Chander Kush

APPEARANCE.

Ms. Shriya Takkar None on behalf of respondent

Respondent

Complainants

Member Member

Advocate for the complainants

EX-PARTE ORDER

1. The present complaint has been filed by the complainants/promoter M3M India Private Limited and Cogent Realtors Private Limited against the allottee Mr. Arvinder Kumar Jain 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 19(6) (7) and (10) of the Act.

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

S.No.	Heads	Information
1.	Project name and location	M3M Woodshire, Dwarka Expressway Sector 107, Gurugram
2.	Project area	18.88125 acres
3.	Nature of project	Group Housing Colony
4.	RERA registered/ not registered	Not Registered
5.	License No. & validity status	33 of 2012 dated 12.04.2012 valid upto 11.04.2018
6.	Name of licensee	Cogent Realtors Pvt. Ltd.
7.	Unit no., Tower no.	TW-B 09/ 0702, 7th floor, Tower B9
8.	Super area	1943 sq. ft.
9.	Date of execution of agreement	25.07.2013 (page no. 52 of the complaint)
10.	Payment plan	Construction linked plan
11.	Total sale consideration	Rs. 1,21,88,272 /- (as per statement of accounts, page no.121 of the complaint)
12.	. Total amount paid by the allottee/respondent	Rs. 84,67,683 /- (as per statement of accounts, pg. no. 121 of the complaint)



. ^

Due date of delivery of	25.01.2017
possession as per the agreement	(due date of possession is calculated from the date of execution of
(as per clause 16.1-36 months from the date of commencement of construction which shall mean the date of laying of the first plain cement concrete/mud slab of the tower or from the date of execution of agreement whichever is later plus 180 days grace period)	apartment buyer's agreement dated 25.07.2013)
Date of offer of possession	28.04.2017 (annexure- F, page no. 119)
Status of project	OC for tower B-09 received on 20.04.2017
Period of delay in handing over possession till offer of possession	3 months 3 days
Reliefs sought	 To direct the respondent to take the possession of the said apartment. To direct the respondent to pay the balance consideration and delayed interest. To direct the respondent to pay holding charges.
	possession as per the agreement (as per clause 16.1- 36 months from the date of commencement of construction which shall mean the date of laying of the first plain cement concrete/mud slab of the tower or from the date of execution of agreement whichever is later plus 180 days grace period) Date of offer of possession Status of project Period of delay in handing over possession till offer of possession



· A

• To direct the respondent to pay outstanding maintenance dues of the maintenance agency.

3. The details provided above have been checked on the basis of the record available in the case file which has been provided by the complainants. An apartment buyer's agreement had also been executed between the parties; copy is available on record. According to the complainants, construction of the project could not be started in time and construction completed due to the reasons mentioned in the complaint and, hence covered under clause 16 of the apartment buyer's agreement, which deals with force majeure circumstances and also because the respondent did not pay the amount in time in spite of letters and reminders. It is inter alia stated that the offer of possession letter was sent to the respondent and he was asked to make the payment of balance amount and to take possession of the apartment in question but in vain. The possession of the aforesaid unit was to be taken by the respondent/allottee after paying the balance consideration. However, the respondent has failed to fulfil his obligation by not making the payment and taking the possession within stipulated period despite several reminders. Hence, this complaint for issuing above mentioned directions to the respondents.



Complaint No. 1190 of 2019

- 4. Before filing the complaint in the authority, the complainants sent copies of the complaint and the documents to the respondent at his given address through speed post as well as on his email address which were delivered to him. Service proof has been filed on the record. After the filing of the complaint in the authority, notice was also sent to the respondent through speed post as well as on the given email address. The same have been duly delivered to/ received by the respondent both ways. Despite that the respondent has failed to put his appearance or to file a reply before the authority. Respondent is accordingly proceeded ex-parte.
- 5. Arguments on behalf of the complainants are heard.
- 6. Facts are not in dispute. Documents are also not in dispute. The averments made in the complaint stand unrebutted. After receiving the occupation certificate of the project by the complainants/ promoter on 20.04.2017 offer of possession letter was issued to the respondents on 28.04.2017 (Annexure- F at pg. no. 119 of the complaint) thereby asking the respondents to clear all their dues on or before 27.05.2017, submitting the documents as per the offer of possession letter for handing over the possession but the respondent did not comply with the same.
- 7. This Authority holds that the respondent is under an obligation of making timely payment with interest at the prescribed rate as provided under Rule 15 of the Rules and



to take possession of the subject apartment without further delay.

8. The possession of the subject apartment was to be handed over to the respondents within 36 months from the date of commencement of construction which shall mean the date of laying of the first plain cement concrete/mud slab i.e. 20.07.2013 (copy filed by complainants) of the tower or the date of execution of agreement whichever is later and 180 days grace period which comes to 25.01.2017. However, admittedly the offer of possession letter in respect of the subject apartment was issued by the complainants to the 28.04.2017.Therefore, the respondent on complainants/promoter is liable to pay the delayed possession charges (DPC) for the said period to the respondents at the prescribed rate of interest.

9. Decision and directions of the Authority: -

In view of the above discussion the authority pass this order under section 34(f) of the Act, and issue the following directions: -

- (a) The respondent/allottee shall make the requisite payments and take the possession of the subject apartment as per the provisions of Section 19(6), (7) and (10) of the Act within a period of one month.
- (b) The complainants/promoters shall pay the delayed possession charges (DPC) with effect from



25.01.2017(due date of possession) to 28.04.2017(offer of possession) at the prescribed rate of interest of 10.15% per annum to the respondent and shall adjust the said amount towards the final amount to be paid by the respondent.

- (c) In the event the respondent(allottee) fails to take over the possession of the allotted unit within a period of 1 month the promoters (complainants) shall be entitled to charge maintenance charges.
- (d) The allottee/respondent is directed to take over the possession of the allotted unit within a period of one month by paying remaining dues, if any alongwith prescribed rate of interest i.e. 10.15% per annum to the promoter/complainant failing which the promoter (complainants) shall be entitled to charge maintenance charges.
- 10. Complaint stands disposed of.
- 11. File be consigned to the registry.

(Samir Kumar)

(Subhash Chander Kush)

Member Member Haryana Real Estate Regulatory Authority, Gurugram Date 12.02.2020

JUDGEMENT UPLOADED ON 16.05.2020