Jindal Reality Pvt. Ltd.

Vs.

Parul Chaudhary & Anr.

CM No.137 of 2021 in

Appeal No.176 of 2019

Present: Shri Drupad Sangwan, Advocate, Ld. counsel for the appellant.

Shri Sudeep Singh Gahlawat, Advocate, Ld. counsel for the

respondents.

(The Court proceedings conducted through VC due to Covid-19 burst)

Ld. counsel for the respondents has stated at bar that he has no objection, if the amount deposited by the appellant in compliance of Section 43(5) of the Real Estate (Regulation and Development) Act,

2016 with this Tribunal is refunded to the applicant-appellant.

Applicant-appellant has preferred an appeal bearing No.176

of 2019 before this Tribunal. The said appeal was disposed of by this

Tribunal vide order dated 26.11.2019 with the following observations:

"Thus, keeping in view of our aforesaid discussion, the present appeal is hereby partly allowed. The impugned order dated 08.01.2019 passed by the Ld. Authority is hereby modified to this extent that the appellant/promoter shall also be entitled to charge the interest at the rate of interest 10.45% per annum on the delayed payment. The fresh calculations shall be filed by the appellant/promoter within 15 days with the Ld. Authority before whom the execution is stated to be pending. The amount deposited by the promoter with this Tribunal for compliance of the provision of proviso to section 43(5) of the Act be transferred to the Ld. Authority being the Executing Authority for disbursement to the respondents/allottees in the pending execution in accordance with law."

In compliance of our direction, the said amount was sent to the Ld. Haryana Real Estate Regulatory Authority, Panchkula for disbursement to the respondents/allottees.

Now, the applicant-appellant has moved this application that after passing the order by this Tribunal, the matter has been settled

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between the parties and the claim of respondents/allottees has been satisfied. The order dated 26.11.2019 may be modified and the amount

of pre-deposit may be returned to the applicant/appellant.

Notice to this application was issued to the respondents/

allottees. Shri Sudeep Singh Gahlawat, Ld. counsel for the respondent

has made the statement at bar that he has no objection if the order dated

26.11.2019 is modified and the amount of pre-deposit is returned to the

applicant/appellant.

Thus, in view of the concession given by Ld. counsel for the

respondents, the application moved by the appellant/promoter is hereby

allowed and the order dated 26.11.2019 passed by this Tribunal is

hereby modified. The amount of pre-deposit amounting to

Rs.11,42,717/- may be refunded to the applicant/appellant. So, the Ld.

Authority is at liberty to return the aforesaid amount to the

applicant/appellant.

Application stands disposed of accordingly.

Copy of this order be conveyed to the parties/Ld. counsel

for the parties and the Ld. Authority.

The application along with this order be attached with the

appeal file.

Justice Darshan Singh (Retd.)

Chairman,

Haryana Real Estate Appellate Tribunal,

Chandigarh

Inderjeet Mehta

Member (Judicial)

Anil Kumar Gupta Member (Technical)

29.09.2021