IN THE KARNATAKA REAL ESTATE APPELATE TRIBUNAL, BENGALURU

DATED THIS THE 13th DAY OF OCTOBER 2020

PRESENT

HON'BLE SRI JUSTICE B SREENIVASE GOWDA, CHAIRMAN

AND

HON'BLE SRI K P DINESH, JUDICIAL MEMBER

AND

HON'BLE SRI P S SOMASHEKAR, ADMINISTRATIVE MEMBER APPEAL (K-REAT) NO.198/2020

(OLD RERA. APL No. 269 of 2019)

BETWEEN:

M/s SJR Prime Corporation Pvt. Ltd, No. 1, SJR Primus, 7th floor, Koramangala Industrial Layout, 7th Block, Bangalore-560 095, Represented by its authorized representative, Rekha Gandhi, D/o Late B.L. Gandhi, Aged about 47 years.

:APPELLANT

(By Aditya Venugopalan., Adv for M/s Crest Law Partners)

AND

 Prathiba Rao C/o K R Purushothama Rao, Flat No. C1-6071, Cedar Sobha Forest View, Kanakapura Main Road, Bengaluru- 560 109.

2) Real Estate Regulatory Authority, 2nd floor, Silver Jubilee Block, Unity Building, CSI Compound, 3rd Cross, Mission Road, Bangalore -560 027, Represented by its Secretary.

:RESPONDENTS

(Sri S.N Ashwathnarayan Adv, for R2)

This Appeal is filed under Section 44 of the Real Estate (Regulation and Development) Act, 2016 before the Karnataka Appellate Tribunal, Bengaluru, to set aside the order dated 20.08.2019 in CMP/180420/0000765 passed by the Adjudicating Officer RERA- Respondent. This appeal was transferred to this Tribunal on 02.01.2020 and renumbered as Appeal No. (K-REAT)198/2020.

This appeal coming on for orders this day, the Chairman, made the following:

JUDGMENT

Learned counsel for the appellant, has filed a memo of withdrawal praying the Tribunal to withdraw the appeal as not pressed with a further prayer to direct the RERA to refund the amount deposited by the appellant while preferring the above appeal before the Interim Tribunal (KAT) in compliance of Section 43(5) of the RERA Act.

Memo is taken on record.

In view of the appellant withdrawing the appeal as not pressed, notice to R1 is dispensed with.

Sri S.N Ashwathnarayan learned counsel who appears for R2 (RERA) fairly submits that Respondent No.2 has no objection to allow the memo and grant permission to the appellant to withdraw the appeal and also order for refund of the amount deposited by the appellant while preferring the appeal before the Interim Tribunal (KAT). In view of the above, the following order is passed:

1) The appeal is dismissed as withdrawn.

2) The RERA is hereby directed to refund the amount deposited by the appellant while preferring the above appeal before the Interim Tribunal (KAT) in compliance of Section 43(5) of the RERA Act as early as possible at any rate within 15 days from the date of receipt of a copy of this order along with interest, if any, accrued thereon.

Sd/-HON'BLE CHAIRMAN

Sd/-HON'BLE JUDICIAL MEMBER

Sd/-HON'BLE ADMINISTRATIVE MEMBER