

ಕರ್ನಾಟಕ ಲಯಲ್ ವಿಸ್ಟೇಟ್ ನಿಯಂತ್ರಣ ಪ್ರಾಧಿಕಾರ

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Execution Order:

CMP 0057

Complaint under Section 31 of RERA Act has been initiated by the complainant Mr.R Malathi who is the buyer under the project "SKYLINE ACACIA" which is developed by "SKYLINE Developers" This complaint was filed by the complainant claiming delay compensation. After hearing the parties, order was passed on 01/10/2019 by directing the developer to pay delay compensation @ 9% per annum from November 2014 till 30/04/2017 the amount paid by the complainant to developer and @ 2 above the MCLR of SBI commencing from 01/05/2017 till the realization of entire amount.

The developer is also directed to pay Rs.5000/- as petition cost.

The complainant has calculated the amount paid by him. According to him from 24th February 2012 to 29th October 2015 he had paid total amount to the builder is Rs.1,09,16,903/- from 24th February 2012 to 30/04/2017 he as calculated on the respective amount paid on respective dates with interest of @ 9% per annum on the said amount, which interest totally comes to Rs.33,93,481/-.

The complainant has calculated the amount paid by him was on 01/05/2017 is Rs.1,09,16,903/,with interest @ 10.35% per annum above the MCLR of SBI



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	on the said amount paid by him from 01/05/2017 to 22/01/2021 which comes to Rs.42,19,323/ Therefore the total interest payable by the developer from 24/02/2012 to till 22/01/2021 Rs.76,17,804/ Total amount due from the developer is Rs.76,17,804/ The complainant has given a representation with memo of calculation since the developer failed to comply with the same. There is no appeal. Objections called for but not filed. As per Rule 25 of the Karnataka Real Estate (Regulation and Development) Rules, 2017 the recovery of the amount due is to be considered as arrears of land revenue. In support of the same the authority is taking the shelter under Section 40 of the RERA Act which reads as follows; Sec 40(1): "if a promoter or an allottee of a real estate agent, as the case may be, fails to pay any interest or penalty or compensation imposed on him, by the adjudicating officer or the regulatory.	
	authority or the appellate authority, as the case may be, under this Act or the rules and regulations made there under, it shall be recoverable from such promoter or allottee or real estate agent, in such manner as may be prescribed as an	

arrears of land revenue"



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	JESTS 008 DAY 5088-13082-6.0.00	
12	When Sec. 40 read with Rule 25, the Deputy Commissioner is empowered to execute the order dated 01/10/2019 considering this amount as arrears of land revenue and has to be recovered from the developer. Hence the following	
/	ORDER	
	By acting under Section 40 of the RERA Act, read with Rule 25, the amount payable of Rs. 76,17,804/which is treated as arrears of land revenue from the developer "SKYLINE Developers" and the same has to be recovered by sending the file to Deputy Commissioner for recovery as arrears of land revenue. The same amount shall be deposited in the office Account.	(a)
	The above amount has been calculated up 22/01/2021.	
	Office is hereby directed to mention in the recovery warrant	
	a. As to the recovery of future interest on the amount of Rs.1,09,16,903/- @10.35% p.a. simple interest whenever it falls due, from 23 rd January 2021 to till realization. (I.F BIDIRI)	
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