IN THE KARNATAKA REAL ESTATE APPELATE TRIBUNAL, BENGALURU DATED THIS THE 12th DAY OF APRIL, 2021

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.279/2020

BETWEEN:

M/s Shrivision Towers Private Limited No. 192, 2nd Main, T. Chowdaiah Road, Sadashiv Nagar, Bengaluru – 560 080 Represented by its Authorised Signatory Mr. Naveen Kumar J

:APPELLANT

(M/s JSM Law Partners, Advocate for Appellant)

AND

- The Karnataka Real Estate Regulatory Authority, 2nd Floor, Silver Jubilee Block, Unity Building, CSI Compound, Bengaluru - 560 027 Represented by its Secretary
- Mr. Barada Prasad Biswal, #51, Munnikampana Layout, Kaveri Bhadavane, HA Farm Post, Kemapura, Bengaluru – 560 025

:RESPONDENTS

(R1- RERA served, unrepresented)

(Sri Abheek Saha for M/s Amrit Lal Saha & Associates, Adv for R2)

This Appeal is filed under Section 44 of the Real Estate (Regulation and Development) Act, 2016, before this Tribunal to set aside the order dated 28th November, 2019 in CMP/190829/0002642 passed by the Adjudicating Officer, RERA Respondent.

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

<u>J U D G M E N T</u>

The appellant, who is Promoter of a Real Estate Project, has preferred this Appeal challenging the order dated 28.11.2019, passed in Complaint No.CMP/190829/0002642 by learned Adjudicating Officer, directing the appellant to pay delay compensation to the allottee by way of interest @ 2% above the MCLR rate of interest applicable to the Housing loan, by the State Bank of India with effect from April, 2018 till obtaining occupancy certificate and providing all amenities.

2. In part compliance of proviso to Section 43(5) of the RERA Act, the appellant had deposited 30% out of the amount payable to the allottee, as per the impugned order, with this Tribunal.

3. This Tribunal, by order dated 15.02.2021, admitted the appeal and granted time to the appellant, finally upto 12.03.2021 to deposit the total amount payable to the allottee. In the event of appellant depositing the amount, as stated above, the Office was directed to list the Appeal for arguments on 16.03.2021 failing which to list the appeal for dismissal.

4. That on 16.03.2021, appellant was granted time, further upto 08.04.2021 to deposit the total amount payable to the allottee. In the event of appellant depositing the amount, as stated above, the Office was directed to list the Appeal for arguments on 12.04.2021 failing which to list the appeal for dismissal.

5. There is no representation for respondent No.1/RERA.

6. Sri Abheek Saha, for M/s. Amrit Lal Saha & Associates, learned Counsel appearing for respondent No.2/allottee, submits that in spite of granting sufficient time to the appellant, the appellant has failed to deposit the total amount payable to the allottee and comply with the proviso to Section 43(5) of RERA Act, and prays for dismissal of the Appeal.

7. This Tribunal, while passing orders on Interlocutory Applications filed in Appeal Nos.113/2020 and connected Appeal No.117/2020 and in Appeal No.363/2020, relying upon a judgment of Allahabad High Court in 1) RADICON INFRASTRUCTURE AND HOUSING PRIVATE LIMITED vs. KARAN DHYANI (2019 SCC All 4454) and another judgment of the same High Court of Lucknow Bench in 2) AIR FORCE NAVAL HOUSING BOARD, AIR FORCE STATION RACE COURSE vs. UNION OF INDIA, MINISTRY OF HOUSING & URBAN POVERTY AND ORS (Second Appeal No.122/2019 DD 15.11.2019) and a judgment of the Hon'ble High Court of Punjab and Haryana at Chandigarh in the case of 3) EXPERION DEVELOPERS PVT. LTD. vs. STATE

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OF HARYANA AND OTHERS (CWP No.38144/2018) and connected cases, which were passed by relying upon the judgment of the Hon'ble Supreme Court in the case of M/S TECHNIMONT PVT LTD VS STATE OF PUNJAB reported in AIR 2019 SC 4489 has held that in an Appeal by a promoter challenging the order of the learned Adjudicating Officer directing the promoter either to return the amount of the allottee or to pay compensation with or without interest for the delay in delivering possession of an apartment, without the promoter depositing the total amount payable to the allottee, as per the impugned order, such Appeals cannot be heard.

8. For the reasons stated above, the following

ORDER

- Appeal is dismissed for non-depositing of the total amount payable to the allottee as per the impugned order as contemplated under proviso to Section 43(5) of the RERA Act, in spite of granting sufficient opportunities.
- 2) The Registry is hereby directed to release the amount deposited by the appellant with this Tribunal while preferring the Appeal in part compliance of proviso to Section 43(5) of the Act in favour of the 2nd Respondent/allottee, along with interest, if any, accrued thereon, by issuing a cheque/ Demand Draft, but after the expiry of the Appeal period and within next four weeks.
- 3) In view of dismissal of the Appeal, the allottee is at liberty to initiate appropriate proceedings for recovery of the balance amount and for enforcement of remaining part of the impugned order of RERA against the promoter.

- In view of dismissal of the Appeal, all pending I.As., stand rejected, as they do not survive for consideration.
- 5) The Registry is hereby directed to comply Section 44(4) of the RERA Act and return the records of the RERA, if received.

Sd/-HON'BLE CHAIRMAN

Sd/-HON'BLE JUDICIAL MEMBER

Sd/-HON'BLE ADMINISTRATIVE MEMBER