

# ಕರ್ನಾಟಕ ಲಯಲ್ ವಿಸ್ಟೇಟ್ ನಿಯಂತ್ರಣ ಪ್ರಾಧಿಕಾರ

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	Poukwest Maple Tower -4	
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### CMP-00011/2023

#### 07.06.2023

As per the request of the complainants and Sri. C. B Anand Rao authorised signatory of the respondent, this complaint is taken-up for amicable settlement in the National Lok Adalat to be held on 08.07.2023.

The complainants and Sri. C. B Anand Rao authorised signatory of the respondent present in the pre-Lok-Adalat sitting held on 07.06.2023 settled the dispute relating to the subject matter of the complaint and filed the joint memo, stating that matter has been settled between the parties in terms of the settlement agreement dated: 07.06.2023 entered between them. The settlement entered between the parties is voluntary and legal one. Hence, settlement is accepted and the dispute between the parties is settled in terms of settlement agreement dated: 07.06.2023. For consideration of joint memo and award, matter is referred to Lok-Adalat to be held on 08.07.2023.

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[PRIYANKA S. ANGADI]

Advocate Conciliator.

- Advocar for Respondents



# ಕರ್ನಾಟಕ ಲಯಲ್ ಎಸ್ಟೇಟ್ ನಿಯಂತ್ರಣ ಪ್ರಾಧಿಕಾರ

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# BEFORE LOK-ADALAT IN THE KARNATAKA REAL ESTATE REGULATORY AUTHORITY, AT BENGALURU

#### COMPLAINT NO: 00011/2023

Complainants

: 1. Mr. S Guru Prasanna

2. Mrs. Priyanka S Angadi

-Vs-

Respondent

: M/s. Relationship Properties Private Limited.

Parkwest - Maple - Tower 4- B wing

#### JOINT MEMO

The complainants and the respondents in the above complaint jointly submit as under:

- 1. The complainants and the respondents/promoters after due deliberation have got their dispute pertaining to the subject matter of the complaint settled amicably before the pre-Lok – Adalat sitting held on 07.06.2023, in terms of settlement of agreement enclosed to this joint memo.
- 2. In view of the same, they jointly request the conciliators of the pre-Lok Adalat sitting to dispose of the complaint as amicably settled before the Lok - Adalat on 08.07.2023.
- 3. Both the parties to the proceedings have no claim whatsoever against each other in respect of the subject matter of the above complaint before any forum or court relating to the subject matter of the above complaint. If there is any claim by either of the parties, they have agreed that the same be disposed off as settled by filling an appropriate memo in such cases.

4. Parties further request that this settlement be recorded in the National Lok - Adalat scheduled to be held on 08.07.2023.

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Bengaluru

Date: 07.06.2023

\* Es. Guru Pansnawa)

\* Pringante (PRITANIK A S. ANGADI)

Complainants/allottees

Advocate for Respondents/Promoters

Authorized signatory of respondents

For RELATIONSHIP PROPERTIES PUT LTD.

STATES HACK ANAVANKAR MED BY TALACAL MORES

#### CONTLABOR NO. COOL (2023

1. Mr S Guru Frassons 2 Mrs Priyanka S Angadi

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Respondent

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Pringards (PATTANKA S. 1-29AZ)

Advocate for Respondents From the

Authorized depotory of respondents

FOR RELATIONSHIP PROPERTIES PYT LTD

#### SETTLEMENT AGREEMENT

#### Unit No. MB 0603, PARKWEST - MAPLE - TOWER 4 - B - WING

This Settlement Agreement (hereinafter referred to as the "Settlement") is made and executed on this the 7th day of June, Two Thousand and Twenty-Three (07.06.2023) at Bengaluru, Karnataka and is made in relation to Unit No. MB 0603, in the Project, PARKWEST - MAPLE - TOWER 4 -B - WING.

By and between

01) Mr. S. Guru Prasanna, Major, bearing PAN No. AUTPP2580M, (Hereinafter referred as Purchaser No. 1)

02) Ms. Priyanka S Angadi Major, bearing PAN No. ALEPASS (Hereinafter referred as Purchaser No. 2)

Both Residing at No-74, 4th Main, Judicial Layout, kanakpura Road, Bangalore-560062, Karnataka India

(Hereinafter referred to as the "Purchaser/s"/"Allottee/s /Complainant/s" and are collectively referred to as the "First Party")

#### AND

1. Relationship Properties Private Limited (CIN No. U45200MH2008PTC178830), a company incorporated under the provisions of the Companies Act, 1956, having its registered office at 70, Nagindas Master Road, Fort, Mumbai – 400023 and its operational corporate office at No. 1/1, Binnypet, Hoskere Road, Bengaluru - 560023 (PAN No. ACRPN6638A), represented by its authorised signatory Mr. C.B.Anand Rao, herein after referred to as the "Developer"/"Promoter/ Respondent/s" (which expression shall unless

COMPLAINANT No. 1

Relationship Properties Pvt 1.td by its Authorised Signatory Mr. C.B. Anand Rao

2 ETA Star Infopark, 3.ETA Karnataka Estates Ltd 4.ETA Construction (India) Limited, represented by its POA holder Relationship Properties Pvt Ltd represented by its Authorised Signatory C.B. Anand FOR RELATIONSHIP PROPERTIES

COMPLAINANT No. 2

repugnant to the context or meaning thereof be deemed to mean and include its successors-in-interest and permitted assignees).

- 2. ETA Star Infopark, a partnership firm registered under the Indian Partnership Act, 1932 (Central Act 9 of 1932), having its principal place of business at 501 & 502, 5th floor, Front Wing, North Block, Manipal Centre, 120, Dickenson Road, Bengaluru - 560042, (PAN -AACFE6010C), through its duly constituted attorney, Relationship Properties Private Limited, represented by its authorised signatory Mr. C.B.Anand Rao, herein after referred to as the "Vendor No.1" (which expression shall unless repugnant to the context or meaning thereof be deemed to mean and include its successors-in-interest, executors, administrators and permitted assignees including those of the respective partners).
- 3. ETA Karnataka Estates Limited, (CIN No. U18101TN1996PLC036220), a company incorporated under the provisions of Companies Act, 1956 and having its registered office at Fourth Floor, "Chennai Citi Centre", #10 & 11 Dr. Radhakrishnan Salai, Mylapore, Chennai 600004 and one of its place of business at 501 and 502, 5th Floor, Front wing, North Block, Manipal Centre, 120 Dickeson Road, Bengaluru - 560042 (PAN No. AACCB0947J), represented by its authorised signatory Mr. C.B.Anand Rao (hereinafter referred to as "Vendor No.2" (which expression shall unless repugnant to the context or meaning thereof be deemed to mean and include its successors-in-interest and permitted assignees).

Hereinafter Vendor No.1 and Vendor No. 2 collectively referred to as "Vendors" or "Landowners" unless specified separately.

4. ETA Construction (India) Limited, (CIN No. U85110TN1995PLC064362), a company incorporated under the provisions of the Companies Act, 1956, having registered office at Fourth Floor, 'Chennai Citi Centre', 10 & 11 Dr.Radhakrishnan Salai, Mylapore, Chennai 600004 and one its place of business at 501 & 502, 5th Floor, Front Wing, North Block, Manipal Centre, 120, Dickenson Road, Bengaluru-560042 (PAN-AACCB0947J) represented by its authorised signatory Mr. C.B.Anand Rao (herein after referred to as "Confirming Party" (which expression shall unless repugnant to the context or meaning thereof be deemed to mean and include its successors-in-interest and permitted assignees).

COMPLAINANT No. 1

Relationship Properties Pvt Ltd by its Authorised Signatory Mr. C.B. Anand Rao

2.ETA Star Infopark, 3.ETA Karnataka Estates Ltd. 4.ETA Construction (India) Limited, represented by its POA holder Relationship Properties Pvt Ltd represented by ts Authorised Signatory C.B. Anand

FOR RELATIONSHIP, PROPERTIES PLAT. LTD.

Authorised Signatory

COMPLAINANT No. 2

Parties 2, 3 & 4 are represented by their POA Holder namely **Relationship Properties Private Limited** (No.1 of the Second Party) who inturn is represented by its authorised signatory Mr. C.B.Anand Rao.

The Vendors, Confirming Party and the Developer/Promoter/Respondent/s are collectively referred to as the 'Second Party' and individually as 'Vendors' and 'Developer'/'Promoter/Respondent/s as the case may be.

The Vendors, Developer, Respondent/s and the Purchaser/s / Complainant/s are collectively referred to as the "Parties" and individually referred to as the "Party", as the case may be.

#### WHEREAS:

- The Complainant/s are allottees of Unit No. Maple MB 0603, (hereinafter referred to as the "said Unit") in PARKWEST - MAPLE - TOWER 4 - B - WING (hereinafter referred to as the "Project"), being a residential project being developed by the Developer.
- 2. That a dispute arose between the parties in relation to date of handover of possession and regarding delayed interest (i.e., interest for delay in completion and handing over of the said Unit) of the said Unit in accordance with the Agreement for Sale dated 30/12/2016 ("said Agreement" /"agreement for sale / Construction"), wherein the Second Party had agreed to hand over the possession of the said unit by 31/12/2019 ("said Date").
- That the Complainant/s made the Complaint bearing no. CMP/00011/2023 before the Karnataka Real Estate Regulatory Authority, Karnataka ("KRERA") against the Promoter, seeking for delay compensation/refund against cancellation.
- Subsequently, both Parties have now mutually and amicably arrived at a settlement as recorded in this Settlement Agreement, subject to the terms and conditions hereinafter appearing.

Now in view of the mutual covenants, undertakings, representations and warranties as are contained in this Agreement, it is agreed between both the parties as follows:

COMPLAINANT No. 1

Relationship Properties Pvt Ltd by its Authorised Signatory Mr. C.B. Anand Rao 2.ETA Star Infopark, 3.ETA Karnataka Estates Ltd, 4.ETA Construction (India) Limited, represented by its POA holder Relationship Properties Pvt Ltd represented by its Authorised Signatory C.B. Anand

COMPLAINANT No. 2

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FOR RELATIONSHIP PROPERTIES PLYT, LTC

#### Terms of the Settlement

Possession: The Second Party/Respondent agree and acknowledge that they shall use all reasonable endeavours to complete, obtain OC and handover for the said Unit of the First Party, in Parkwest – Maple – Tower 4 on or before 30th June 2023.

#### 2. Delayed Interest Start Date:

- a. The Respondent agrees to pay delayed interest from the said Date committed for delivery of individual units on Complainant's agreement for sale / construction. It was agreed by and between the Parties i.e, the Respondent and the Complainant of individual units that, only 9 (Nine) months of extension shall be excluded for the purposes of computation and shall not attract any delayed interest in view of force majeure extension due to Covid 19 from 1st January 2021 till 30th September 2021.
- b. Notwithstanding anything contained in the Complainant's agreement no other grace periods shall be considered for extension of delayed interest. The Respondent hereby agrees that at any time the combined exemption considering any grace period and extension due to Covid 19 shall not exceed 9 (Nine) months. The Respondent shall not invoke any further clauses including any force majeure clauses for the purpose of computation of delayed interest.
- 3. Delayed Interest: The Respondent agrees to the following rates of Delayed Interest:
  - a. From expiry of the said Date mentioned in the Complainant's agreement till 30th September 2022 delayed interest will be calculated every month at the rate of 9.50% PA rounded to the nearest Rupee on the total amount received towards consideration by the Respondent inclusive of TDS but excluding GST.
  - If the delay extends further, then from 1st October 2022 till the Respondent offers possession or 31st July 2023, whichever is earlier, an additional 2% PA interest shall be applicable on the total amount received towards consideration by the Respondent inclusive of TDS but excluding GST for a total of 11.50% PA calculated every month rounded to the nearest Rupee.

COMPLAINANT No. 1

Relationship Properties Pvt Ltd by its Authorised Signatory Mr. C.B. Anand Rao

2.ETA Star Infopark, 3.ETA Karnataka Estates Ltd. 4.ETA Construction (India) Limited, represented by its POA holder Relationship Properties Pvt Ltd represented by its Authorised Signatory C.B. Anand

FOR RELATIONSHIP PROPERTIES RVT. LTD. COMPLAINANT No. 2

- c. Upon receipt of Occupancy Certificate (OC), once the possession is offered, delayed interest as mentioned herein shall stop / cease to accrue unless there is any defect in the said Unit as may be notified by the Complainant for the Respondent to rectify.
- d. In case the final period during offer for possession includes fraction of a month, prorated interest for the number of days exceeding the completed month will also be considered in the final calculation of interest.
- 4. Credit note for said delayed interest payable till 30<sup>th</sup> June 2023 shall be issued to the Complainant on or before 30<sup>th</sup> June 2023. Thereafter credit note for the said delayed interest shall be issued every quarter for the Complainant.
- 5. Respondent further agrees to adjust the said accrued delayed interest given in the form of credit notes redeemed in the final demand note which will be raised by the Respondent under and pursuant to the said Agreement. The Complainant/s shall continue to pay the agreed instalments/amounts to the Respondent as per the terms of the said Agreement. In case the amounts under the said credit notes is not fully adjusted against the final demand note amount either due to miscalculation or because the amount payable is greater than the final amount or all payments have already been made, then the remaining amount will be refunded to the Complainant. In case there is delay beyond 30 days in paying such amounts, interest will continue to accrue at the applicable rate.
- 6. Within one month after procuring Occupancy Certificate (OC), the Respondent shall initiate possession related procedures/process in relation to the said Unit along with processing of any and all applicable payments. Any payments then due to the Respondent has to be paid by the Complainant and any payments then due to the Complainant has to be paid by the Respondent.
- 7. **Exit after 31**<sup>st</sup> **July, 2023**: If OC is not obtained by 31<sup>st</sup> July 2023 then the Complainant shall have the right to withdraw from the agreement for sale executed between the Complainant and the Respondent on or after 1<sup>st</sup> August, 2023. In such case if the Complainant so withdraws, the Respondent is liable to pay the entire amount along with interest to be computed as follows with the following conditions:
  - Interest shall be calculated at 2% over and above the highest State Bank of India Marginal Cost Lending Rate (MCLR).

COMPLAINANT No. 1

Relationship Properties Pvt Ltd by its Authorised Signatory Mr. C.B. Anand Rao

2.ETA Star Infopark , 3.ETA Karnataka Estates Ltd, 4.ETA Construction (India) Limited, represented by its POA holder Relationship Properties Pvt Ltd represented by its Authorised Signatory C.B. Anand

For RELATIONSHIP PROPERTIES P

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Authorised Signatory

COMPLAINANT No. 2

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- Interest shall be applicable from the date each installment of payment was made other than GST. TDS is to be considered as part of principal amount and interest is applicable on said amount.
- GST amount must be refunded without interest.
- d. The total amount due including principal, interest and GST shall be payable within two months, that is by 1st of October, 2023.
- e. In case there is delay beyond two months in paying such amounts, interest shall continue to accrue at the applicable rate.
- f. No force majeure, covid extensions and forfeiture of booking or any other amount will be applicable at this stage during final calculation of refund.
- g. Credit notes issued under this Settlement Agreement shall stand invalid and void abinitio.
- h. In case the Complainant wishes to continue with the Project after 31st July 2023, it will bear the same rate of interest as applicable in 3 (b) which is 11.50% PA from which Rs 15,000/- shall be payable by the Respondent every month till possession to the Complainant.
- 8. Interest amount payable every month specified in clause (7h) has to be paid either to the Complainant's designated notified account through RTGS or via demand draft as per preference of Complainant.
- 9. That the Parties, out of their own free will, have amicably settled all their claims in respect of the Unit without any pressure, force, coercion or undue influence and have accepted the settlement agreement and further the parties agree that, out of their own free will, have accepted the Settlement Agreement as fair, just, equitable and correct.
- 10. This Settlement Agreement shall be binding on the Respondent and its successors and assigns.
- 11. Save as otherwise provided herein, all other terms and conditions as per the agreement for sale executed between the Complainant and the Respondent shall remain unchanged.
- 12. Pursuant to this Settlement arrived at between the Parties, the Respondent shall peacefully continue to develop and construct the project.

COMPLAINANT No. 1

Relationship Properties Pvt Ltd by its Authorised Signatory Mr. C.B. Anand Rao

2.ETA Star Infopark, 3.ETA Karnataka Estates Ltd. 4.ETA Construction (India) Limited, represented by its POA holder Relationship Properties Pvt Ltd represented by its Authorised Signatory C.B. Anand

T. LTD

For RELATIONSHIP

COMPLAINANT No. 2

IN WITNESS WHEREOF, the parties hereto have signed and executed these presents on the day, month and year first above written at Bengaluru.

COMPLAINANT/S

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Abrocale for Perpondus 7/6/2023.

#### RESPONDENTS

1. Relationship Properties Private Limited Respondent No:1

represented by its Authorised Signatory

2.ETA Star Infopark

3.ETA Karnataka Estates Limited

4.ETA Construction (India) Limited

represented by its G.P.A holder

**Relationship Properties Private Limited** represented by its Authorised Signatory

(Mr. C.B. Anand Rao)

COMPLAINANT No. 1

Relationship Properties Pvt Ltd by its Authorised Signatory Mr. C.B.

2.ETA Star Infopark, 3.ETA Karnataka Estates Ltd, 4.ETA Construction (India) Limited, represented by its POA holder Relationship Properties Pvt Ltd

Authorised Signatory

COMPLAINANT No. 2

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### CMP. No. 00011/2023

08.07.2023

### Before the Lok-Adalat

The above case is taken up before the Lok-Adalat. The joint memo filed by both the parties is hereby accepted. Hence, the matter is settled before the pre-Lok-Adalat as per joint memo and settlement agreement dated: 07.06.2023. The joint memo and settlement agreement filed by the parties shall be part and parcel of award/order.

The complaint stands disposed off accordingly.

Judicial Conciliator.

Advocate Conciliator.

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Advacane Conciliator

# KARNATAKA SATE LEGAL SERVICES AUTHORITY BEFORE THE LOK ADALAT

# IN THE KARNATAKA REAL ESTATE REGULATORY AUTHORITY AT BENGALURU

DATED: 8<sup>TH</sup> DAY OF JULY 2023 : CONCILIATORS PRESENT:

Sri. I. F. Bidari

...... Judicial Conciliator

AND

Smt. Preethi N

...... Advocate Conciliator

# **COMPLAINT NO: 00011/2023**

#### Between

- 1. Mr. S Guru Prasanna
- 2. Mrs. Priyanka Angadi (In Person)

..... Complainants

AND

M/s. Relationship Properties Private Limited & Others. ......Respondents (By: Smt. Sujatha H.H. Advocate.)

#### Award

The dispute between the parties having been referred for determination to the Lok Adalat and the parties having compromised/settled the matter, in terms of settlement of agreement dated: 07.06.2023 and in terms of joint memo dated:07.06.2023 filed during the pre-Lok Adalat sitting held on dated:07.06.2023.

The complaint stands disposed off in terms of the settlement agreement dated: 07.06.2023 and in terms of joint memo and same are part and parcel of the award.

Judicial conciliator

Advocate conciliator

KARNATARA SATE LEGAL SERVICES AUTHORITY

IN THE KARNATAKA REAL ESTATE REQUIATORY AUTHORITY AT

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Sri. I. F. Bidam

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Advocate Conciliator

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Mrs. Privanka Angach

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Advicate conciliator