Karnataka Real Estate Regulatory Authority Bangalore ನಂ:1/14, ನೆಲ ಮಹಡಿ, ಸಿಲ್ವರ್ ಜ್ಯೂಬಿಲಿ ಬ್ಲಾಕ್, ಯುನಿಟಿ ಬಿಲ್ಪಿಂಗ್, ಸಿ.ಎಸ್.ಐ.ಕಾಂಪೌಂಡ್, 3ನೇ ಕ್ರಾಸ್, ಮಿಷನ್ ರಸ್ತೆ, ಬೆಂಗಳೂರು–560027

BEFORE ADJUDICATING OFFICER, PRESIDED BY SRI K.PALAKSHAPPA

Date: 12th NOVEMBER 2020

Complaint No.	CMP/191021/0004522
Complainant:	Roopa Navakanahalli Tammannagowda
	August Grand Apartment, B-1004,
	32 Ambalipura, Kaikondrahalli,
	Sarjapur Road,
	Bengaluru – 560035
70.	Rep. By Sri Sunil Kumar, Advocate.
Opponent:	ND Developers Pvt. Ltd.,
X	#398,1st Floor, 7th Cross, Mico Layout,
	BTM 2nd Stage,
	Bengaluru - 560076
	Rep. by Smt. Sumathi, Advocate

JUDGMENT

- 1. Roopa Nayakanahalli Tammannagowda, the complainant has filed this complaint no. CMP/191021/0004522 under Section 31 of RERA Act against the project "ND Passion Elite" developed by 'ND developers Pvt. Ltd.,' seeking for the refund of the amount paid by her towards purchase of flat bearing No. C-301 on account of delay in completion of the project.
- 2. In pursuance of the notice issued by this authority the complainant has appeared through his advocate where as the developer too. The opportunity given to the developer to file objections has not been utilized. In the meanwhile the Government has declared lock down from 24/03/2020 till 17/05/2020. Further in order to maintain



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the social distance the personal hearing was stopped and the parties have been called through Skype.

- 3. I have heard the arguments of the counsel of the complainant where as the developer though failed to file objection statement but the then advocate Kumari Bindu submitted that she will file written arguments. Hence, the matter was reserved for judgement. Later on behalf of the developer arguments notes has been submitted. Further Smt. Sumathi Advocate has field her vakalath on behalf of the developer on 01/10/2020 and adopted the common written arguments filed on behalf of the developer.
- 4. This complaint has been filed for the relief of refund of the amount but the complainant has failed to submit the particulars on the said point. Hence, I have issued one more notice to the parties and called them through Skype on 22/10/2020 for further hearing. On that day the advocate for complainant and submitted that he may be awarded the relief for delay compensation in the place of refund. The advocate Smt. Sumathi was appeared on behalf of the developer and heard her arguments also. Further the counsel for the complainant has filed a memo on 08/10/2020 stating that delay compensation may be awarded.
- 5. The points that arise for my consideration are:
 - a. Whether the complainant is entitled for delay compensation on the ground of delay in completing the project?
 - b. If so, what is the order?



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6. My answer is affirmative for the following

REASONS

- 7. This complaint has been filed seeking refund of the amount at the first instance and later it is sought for delay compensation. The complainant has entered into agreement with the developer on 14/08/2012 where the developer has agreed to sell the flat bearing No. C-301. The total sale consideration amount was Rs. 74,80,575/- and further the developer has agreed to deliver the possession of the same on or before April 2015 including grace period. It is also his case that he has paid totally a sum of Rs. 74,69,710/- to the developer.
- 8. It is the case of the complainant that he has got issued a legal notice on 23/01/2018 for which the developer has given his reply on 13,02/2018 taking different contentions with a new dead line.

Your clients along with other co-purchasers has approached our Client on 19/12/2017 seeking assurance from our Client simultaneously promising their reciprocal co-operation in completing the project. Your Clients appearing the genuine concern of our Client, had agreed that they would extend all co-operation to our Client in completing the project. Acknowledging and appreciating the good gesture of your Clients our Client had issued a Letter on 19/12/2017 instant, in which our Client had assured to complete the construction and deliver the possession to the respective agreement holders within an outer limit of 18 months that is on or before June 2019. Our client had also assured that it would be submitting completion plan to yours Clients within 15 days from the date of the letter along with quarterly milestone.

9. Even though the developer has not filed objection statement the legal notice sent by the complainant was replied by the developer

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where it is said that the complainant and others have approached the developer on 19/12/2017 for mutual co-operation. In the said reply notice it is also said that the developer assured the buyers that he will complete the project on before 2019. Even though the developer has taken such contention but till today the project is not completed. Whatever the stand taken by the developer in his reply which has not been established before this authority. Hence I would say that there is no any concrete evidence before the authority to deny the claim of the complainant.

10. Of course the complainant has taken so many contentions and sought retund of his amount. As per S.18 of the Act, the complainant is entitled either for delay compensation or for refund of the amount immediately when the terms of agreement of sale are not adhered. Even though the developer has not filed the objection statement but however written arguments has been filed by him where he has taken some sort of defence which is summarized as under:

The above stated project was started before the enactment of the Real Estate Regulation and Development Act, 2016 basically it is a Pre-RERA Project the said Project was completed 75% of its construction/Structure/Civil Work in between 2017. When the Respondent was advised to take Project approval from RERA, the Respondent applied and received the RERA Certificate (Approval) on 13.03.2018. Later the Respondent tried to apply for extension of

time for the said project after the expiry date i.e.,31.12.2018 but there was no provision/option for extension in RERA Karnataka, the Application/Provision of extension of project in RERA Karnataka was given/Available online in between April/May,2019 that is after the 06 Months from the date expiry of the Respondent's project approval in RERA. Later the Respondent approached RERA for the



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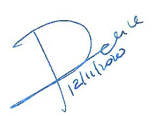
extension on the June month of 2019 for one year extension time but still the Respondent is waiting for the same. So it is clearly shows that the Respondent has nothing to do v ith the delay in getting extension of the Project even after completing (100%) all the civil works at the Project site.

- 11. It is his further case that the Respondent also faced a civil case, FIR against the Respondent, Notice from Consumer forum, filing cases in RERA, legal notices, threaten at work place, threaten to labour at the Project site, etc. which indeed diverted the Respondent to concentrate on all these instead of completing the said project. Further the developer wanted to say that there are 67 units which are sold/computed for the prospective purchasers which falls under the share of Respondent, there are Rs.6.5 Crores outstanding amount which is due from all the 67 units under this project, which also contributed for the delay.
- 12. It is submitted before this authority that Respondent confirms that, at present 100% civil work is completed including lift works, Flooring, wooden works, doors, grill work, Plumbing etc.., but only Landscape is pending at the Project site. And the Respondent is waiting for an RERA Project extension and approvals from government authorities like BESCOM, BWSSB & OC, which are pending and its is getting delayed during to Covid-19 or some other reasons but the Respondent is nothing to do with or making delay, it is completely not in his hands. It is the governmental approvals which are getting delayed.
- 13. The Complainant has not made payments as per the schedule and the Complaints are filed with the sole intention of harassing the Respondent and making illegal monetary gains at the cost of the Respondent based on false, frivolous and vexatious contentions.

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- 14. It is submitted before this authority that the Respondent was early informed all the Complainants by sending the E-mail with the attached document by stating the reason for delay of project completion that there was a issue of unpredictable labour during general elections, Sand ban by the government across India during the construction time which in-turn made shortage supply of the material (this project was built in the block work format, the sand is very necessary for this kind of constructions), the Respondent had to face huge challenges, buying materials at a higher rate but never compromised with the standard or quality of work and also add to that the incessant rain, mistake made by RERA while issuing the Project Approval Certificate, dispute with land lord, harassment by a small gang, Court cases, many diversions which further slowed down construction and now project is completed with all civil works but waiting for the approvals since 08 months. And due to Covid-19 lockdown and this pandemic nothing is going on in government offices, labour issue and a financial crisis contributed delay in overall pace of project as we had to deviate from our schedule to meet up with the challenges faced. The Respondent had to face huge challenges, buying materials at a higher rate but never compromised with the standard or quality of work.
- 15. The Complainants have not provided true facts and circumstances before this Hon'ble Authority and has approached the authority with unclean hands by falsifying the statements and hiding material facts. The Respondent has updated the present situation, completion of the construction/civil works to the Complainants, even then the complainants have filed the present complaints just to illegally enrich themselves at the cost and expense of the Respondent by misusing the power of this authority.



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- 16. Of course the developer has stated some of the grounds for the delay caused to his project. But one thing is clear that the project has not been completed within the due time. When that being the case a right is accrued to the complainant which cannot be defeated by taking some kind of defence.
- 17. Under this back ground now? have to look into the prayer of the complainant. The grounds urged by the developer for delay are not the grounds to deny the prayer of the complainant. The reasons given by the developer for the delay will not deprive the complainant from taking the relief. Much more it is proved that the developer has to give compensation to the buyer from the due date till possession is delivered after obtaining the occupancy certificate in case the buyer wanted to continue with the project. At the same time the developer has to refund the amount along with applicable interest in case the buyer wanted to go out of the project. This authority has passed in so many cases based upon the same principle. The developer had sought co-operation of the buyer to complete the project but failed to complete the project as assured by him in the agreement of sale which attracts provision of S.18 of the Act. Hence the complaint has to be allowed.
- 18. Before passing the final order I would like to say that as per Section 71(2) of RERA the complaint shall be disposed off by the Authority within 60 days from the date of receipt of the complaint. This complaint was filed on 21/10/2019. The parties have appeared on 28/11/2019. On behalf of the developer an Interim application was filed under S.8 of Arbitration Act and the same was dismissed after hearing. In the meanwhile on account of natural calamity COVID-19 lock down was clamped completely from 24/03/2020 till 17/05/2010. After lifting the lock down the case has been called

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through Skype and the developer has been called to file objections for which he has not filed any objections and hence judgement is being passed on merits of the case and as such this judgment is being passed with some delay with this observation, I proceed to pass the following.

ORDER

- a. The Complaint filed by the complainant bearing No. CMP/191021/0004522 is hereby allowed.
- b. The developer is hereby directed to pay delay compensation @ 9% on the amount paid commencing from May 2015 till 30/04/2017 and @ 2% above the MCLR of SBI from May 2017 till the possession is delivered after obtaining the Occupancy Certificate.
- c. The complainant may file his memo of calculation as per this order after 60 days from today in case the developer failed to comply the order.

The developer is also hereby directed to pay Rs.5,000/-as cost of the petition.

d. Intimate the parties regarding the order.

(Typed as per dictated, corrected, verified and pronounced on 12/11/2020).

(K. PALAKSHAPPA)
Adjudicating Officer

BEFORE THE HON'BLE ADJUDICATING OFFICER, KARNATAKA REAL ESTATE REGULATORY AUTHORITY, AT BANGALORE

BETWEEN:

- 1. Sunil Putty Flat No. D-601 Complaint No.CMP/4239/2019
- 2. Kanchan Roy Flat No. D-303 Complaint No.CMP/4248/2019
- 3. **Soya Joseph Flat No. B-404** ComplaintNo.CMP/4294/2019
- 4. **Deepa Nair Flat No. E 201**Complaint No.CMP/4300/2019
- 5. **Sreejit Nair Flat No. E-101** Complaint No.CMP/4324/2019
- 6. **Balamurugan Flat No. D-304** Complaint No.CMP/4332/2019
- 7. **Manish Bhargava Flat No. B -504** ComplaintNo.CMP/4336/2019
- 8. **Mansur Ali Farooq Flat No. A -G02** Complaint No.CMP/4362/2019
- 9. **Viraj Nayak Flat No. A 302** ComplaintNo.CMP/4401/2019
- 10. Rakesh Kumar Verma Flat No. C-G04 Complaint No.CMP/191004/4418/2019
- 11. Sandeep Kumar MahapatraFlat No. E G04 ComplaintNo.CMP/4462/2019
- 12. Roopa Nayakanahalli Flat No. C -301 ComplaintNo.CMP/191021/4522/2019
- 13. **Sai Venkat Kumar Flat No. D-G01** Complaint No.CMP/4631/2019

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or N.D. DEVELORERS (P) LTD.

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- 14. **Haritha Krishna Flat No. B-302** ComplaintNo.CMP/191117/4651/2019
- 15. **Sachin Gupta Flat No. D-704**Complaint No.CMP/191109/4665/2019
- 16. **Debashis Mohanty Flat No. B-202** Complaint No.CMP/190924/4288
- 17. Krishna Kumar P. Flat No. B-403 Complaint No.CMP/200112/5207
- 18. Megha Dubey Flat No.C-504
 Complaint No.CMP/191215/4992
- 19. ND PASSION ELITE APARTMENTS ALLOTTEES WELFARE ASSOCIATION (Represented by its Secretary)

A registered firm under

The Karnataka Co-Operative

Societies Registration Act,

Having its office at No. CG04,

N D Passion Elite, Kudlu Village,

SarjpuraHobli, Anckal Taluk,

Bangalore Rural District - 560 068

Represented by its

Authorised signatory/Secretary

Sri. Sandeep Kumar Mahapatra ... COMPLAINANTS

And:

N D DEVELOPERS PVT LTD

A company registered under

The Companies Act, 1956

Having its office at No. 25, Balaji Nilaya

Dollars Colony, B.T.M 2nd Stage, Bangalore





Represented by its

Authorised Signatory/Managing Director

Mr. M.K. K.Durani

Aged about 60 years

S/o M.S.H.K Durani

... RESPONDENT

JOINT SETTLEMENT MEMO/COMPROMISE PETITION

- I The project N D Passion Elite is a real estate project and the complainants are the allottees of different flats in the said project undertaken to be developed by respondent.
- II The above complainants have approached this Hon'ble Authority against the respondents seeking certain reliefs as prayed for in the respective complaints. This Hon'ble authority after hearing the arguments of both the parties has passed the judgements by awarding the delay compensation. Thereafter the complainants have applied for the execution of the said judgments/orders.
- III There are 147 flats in the aforesaid project, allottees of 70 flats have formed an association in the name of N D Passion Elite Allottees Welfare Association. The above 17 Complainants are from among 70 members of the association who have decided to compromise the matter with the promoter.
- IV The Allottees Welfare association which has been impleaded as complainant No. 2 to represent its members including the above complainants as per the resolution passed in its special general body meeting dated 18/06/2022 and further complainants have also individually given their consent letterss to the association in this regard.
- V The Complainants/allottees, their association and the promoter/respondent after discussing their dispute pertaining to the subject matter of the complaints in depth in the presence of their well wishers and the retired judicial and advocate conciliators of RERA have voluntarily decided to compromise the entire dispute amicably.
- VI The N D Passion Allottees Welfare Association who is impleaded as second complainant in complainant No. 4239/2019, thus complaints No. 4248, 4294, 4300, 4324, 4332, 4336, 4362, 4401, 4418, 4462, 4522, 4631, 4651, 4665, 4288, 4992 all of 2019 and 5207/2020 have been clubbed with complainant No.

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- 4239/2019 and compromise held and recorded in complaint No. 4239/2019 holds good and valid for the aforesaid remaining 17 complaints also.
- VII The N D Passion Elite Allottees Welfare Association has been authorised by the complainants in complaints No's. 4239, 4248, 4294, 4300, 4324, 4332, 4336, 4362, 4401, 4418, 4462, 4522, 4631, 4651, 4665, 4288 4992 all of 2019 and 5207/2020 to enter into compromise on their behalf also.

VIII THE TERMS OF THE SETTLEMENT READS AS UNDER:

- 1. Respondent/ promoter has undertaken to contribute his share of investment into Escrow account bearing No.50200031556585 jointly opened in HDFC bank, BTM 2nd stage Branch, Bangalore by promoter and members of this association in the following manner:
 - a. The respondent/promoter has agreed to contribute a sum of Rs. 85,00,000- (Rupees Eighty-Five Lakhs Only) within one month from (13/06/2022) and deposit the same in the Escrow account as mentioned above.
 - b. The respondent/promoter undertakes to contribute another Rs. 75,00,000- (Rupees Seventy Five Lakhs Only) within next 15 days that is within 45 days from 13/06/2022 into the aforesaid Escrow account.
 - c. The respondent/promoter has undertaken to do all pending work and complete the same in a war foot measure without any further delay and make the project in livable condition on or before 31/08/2022. The electricity connection will be provided from temporary power connection and the differential power tariff in between domestic and commercial power tariff will be borne by the respondent/promoter. The permanent power connection with separate individual flat meters and RR number will be provided by respondent/promoter on or before September 2022.
 - d. The parking facilities as per the sale agreement will be properly marked and allocated to each allottees by the respondent/promoter on or before August 2022
 - e. The respondent/promoter will provide club membership and other amenities at the following places at agreed timelines:

- i. Party Hall & pantry facilities
- ii. Changing rooms for swimming pool
- iii. Toilets

The above amenities will be provided inside the commercial building ground floor (1753 sq ft).

- i. Party lawn (adjacent to commercial building 2197 sq ft)
- ii. Swimming pool and kids' pool
- iii. Children play area /Badminton court /Basketball court

The respondent/promoter will hand over the above amenities on or before September 2022

Club Membership amenities will be provided in C block ground floor & 1st floor measuring (8000 sq ft):

- i. Gym
- ii. Steam room
- iii. Yoga centre
- iv. Library
- v. Indoor games
- vi. Table Tennis
- vii. Snooker
- viii. Squash court

The respondent/promoter will hand over the above club related amenities on or before March 2023 plus a grace period of 90 days (June 2023)

- f. The respondent/promoter has undertaken to obtain necessary permission from concerned statutory authorities as agreed upon in the sale agreement that he has entered into with the complainant/ allottees within September 2022.
- g. The respondent/promoter has agreed to take effective steps against those allottees whether they are members or non-members of this association to recover the balance consideration, due from them. If necessary, issue notice tosuch allottees giving them 15 days to clear their dues failing which to take steps as per lawto cancel the agreements of such allottees.
- h. The Complainants/Allottees who have already obtained registered Sale Deeds in respect of their respective flats

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have paid amount towards corpus fund and 1 year maintenance at the time of registration expenditure. The complainants who are yet to obtain registered sale deed have agreed to pay 1 year maintenance amount at the time of registration of sale deeds. The respondent/promoter will deposit both corpus fund and maintenance amount in the bank account of ND Passion Elite Allottees Welfare Association (NDPEAWA) on or before September 2022. The landowners have to deposit both corpus fund and maintenance amount proportionate to their share of flats in the NDPEAWA bank account on or before September 2022 failing which the NDPEAWA will take necessary action by disconnecting the power & water supply to their quota/share of flats

- i. The respondent/promoter and the allottees have undertaken to supervise the project by meeting once in a fortnight at the project site with prior notice to each other.
- j. The respondent/promoter agrees to bear any shortfall that may arise due to any cost escalations over and above the estimated cost for completion of project with all agreed amenities and provide occupancy certificate.
- k. The respondent/promoter shall give representation to RERA for renewal of extension of RERA certificate for which the complainants have no objection.
- m. The respondent/ promoter shall resolve the disputewith the land owners if any pending and further undertaken that, that will not hamper the project and its delivery as agreed.
- n. The promoter shall form Apartments Owners association of N D Passion Elite and handover all the original documents pertaining to the project in due course
- o. The respondent/promoter shall apply for Occupancy Certificate (OC) with all necessary statutory approval and supporting documents on or before 31/08/2022 and shall make all bonafide efforts to obtain the OC on or before 31/12/2022 plus a grace period of 3 months (March 2023)

Whereas complainants who are members of the home buyers association who have shown keen interest in development of the project have already extended their solid support to the respondent/promoter in the interest of completion of the projectexpeditiously so that promoter can

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deliver possession of the respective flats in their favour at the earliest possible time. The allottees have also entered into Sale Agreement with respect to Flat No. B-704 (1850 sq ft), A-102 (1860 sq ft), D-G03 (1290 Sq ft), C-102 (2340 sq ft) and CG03 (1995 Sq ft) in order to bail out the promoter which were left unsold due to delay in project

IX The obligations of allottees are as follows:

- a. Complainants who are members of the association shall contribute or pay their balance of sale consideration into the aforesaid ESCROW account in 3 instalments. First instalment has to be paid on or before 30th June, Second instalment shall be paid on or before 15th July and Third and last instalment shall be paid on or before 31st July 2022 failing which the respondent/promoter is at liberty to initiate or take steps for cancellation of agreement of such complainants. The completion of project as agreed by promoter is subject to payment of instalments by the complainant as agreed upon.
- b. The promoter shall give representation to RERA seeking extension of RERA registration certificate. The secretary of the association on behalf of the complainants and other members of the association have given no objection to the promoter stating that association has no objection for seeking extension of RERA registration certificate in respect of project N D Passion Elite.
- c. The promoter, complainants and their association immediately after obtaining renewal of extension of RERA license certificate shall approach the respective bankers for release of balance loan so as to enable them to remit the balance sale consideration to aforesaid ESCROW account. In such case, bank shall release the amount without any delay.
- d. The promoter shall invest his share of contribution as agreed upon and shall complete the project by end of August 2022 inlivable condition and deliver possession of flats to allottees with all amenities as agreed upon in the sale agreement. The Complainants/ Allottees shall not press for Revenue Recovery Certificate, other pending RERA cases and Criminal case in C C No. 11768/2020 pending before 9th ACMM, Bangalore. The promoter failing to perform his part of undertaking on various timelines as mentioned above, such as handing over flats to complainants in livable condition on or before 31/08/2022,

obtain OC on or before 31/12/2022 (plus 3 months grace period), club membership amenities on or before 31/03/2023 (plus 3 months grace period), the Complainants/ Allottees shall have every right to pursue their Revenue Recovery, seek for judgment in pending cases and also pursue criminal case in C C No. 11768/2020

- e. The association would ensure the promoter that all the members of the association would pay balance sale consideration if any payable to the promoter within the time frame as stipulated in clause IX-a.
- f. The complainants and their association will have no claim whatsoever against the promoter after the completion of project by the respondent/promoter with all agreed amenities on or before 31/06/2023 for the delay in in giving the possession. They are agreeable to withdraw any case pending before any court by filing appropriate memo if builder honours his commitment to complete the project with all agreed amenities and provide occupancy certificate on or before 31/06/2023.
- g. The parties have entered into this Compromise Petition fully aware of the legal implication and either of the parties have put their seal and signature on their free will and volition without any undue influence, force and coercion.

Copy of settlement agreement entered into between the complainant and promoters in Complaint No. 4239/2019 has is kept in all the above 17 complainants.

Advocate for Respondent

Respondent Promoter
ND Developers Pvt Ltd

M.K.K.Durani Managing Director

Date: 21/06/2022 Place: Bangalore Advocate for Complainants

ND Passion Elite Allottees

Welfare Association represented, by its

Secretary Sandeep Kumar

Bangafore

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Roopa Nayakanahalli				
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ಟಿಪ್ಪಣಿ ಮತ್ತು ಆದೇಶಗಳು	•			
Complaint Nos: 4248, 4294, 4300, 4324, 4332, 4336, 4362, 4401, 4418, 4462, 4522, 4631, 4665, 4288, 4992 all of 2019 and 5207/2020 clubbed in complaint No. 4239/2019				
<u>21.06.2022</u>				
Memo filed for referring the complaint Nos.: 4248, 4294, 4300, 4324, 4332, 4336, 4362, 4401, 4418, 4462, 4522, 4631, 4651, 4665, 4288, 4992 all of 2019 and 5207/2020 clubbed in complaint No. 4239/2019 to the national Lok Adalat				
	Example 2015 கூடு - 4500 கூடு - 4500 கூடு - 4500 கூடு - 4500 கூடு கூடியில் கூடியி			

The memo allowed and execution proceedings in complaint Nos.: 4248, 4294, 4300, 4324, 4332, 4336, 4362, 4401, 4418, 4462, 4522, 4631, 4651, 4665, 4288, 4992 all of 2019 and 5207/2020 clubbed in complaint No. 4239/2019 are referred to Lok - Adalat to be held on 25.06.2022.

Adjudicating Officer/Co-ordinator of the Lok - Adalat



ಕರ್ನಾಟಕ ಲಯಲ್ ವಿಸ್ಟೇಟ್ ನಿಯಂತ್ರಣ ಪ್ರಾಧಿಕಾರ

SALFIR, W.			
ಕಡತ ಸಂ	Roopa NayaKamahalli N.D. Poshion Flite	ಪುಟ ಸಂಖ್ಯೆ	14
ವಿಷಯ .	Roopa NayaKamahalli		•••••••
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ಕಂಡಿಕೆ ಸಂಖ್ಯೆ	ಟಿಪ್ಪಣಿ ಮತ್ತು ಆದೇಶಗಳು		
	Complaint Nos: 4248, 4294, 4300, 4324, 4332, 4336, 4418, 4462, 4522, 4631, 4651, 4665, 4288, 4992 all 5207/2020 clubbed in complaint No. 4239/2019		
	21.06.2022		
	As per the request of the parties and I appearing for them, the above cases in connection proceedings are taken-up for settlement, in the Nati to be held on 25.06.2022.	with execution	
	The complainant No.2 and the M.D. for the		
	Advocates for the parties are present, in the pre-Lo held today. The execution proceedings in the above settled in terms of the joint settlement memo/computated:21.06.2022. The settlement entered between voluntary and legal one. The settlement is consequently the execution proceedings in the a ordered to be closed as settled between the parties in joint settlement memo / compromise petition. The against the respondent in the above cases are ordered after recording this compromise in the nation scheduled to be held on 25.06.2022. The office she said fact to the concerned DC soon after recompromise in the National Lok Adalat. For drawing the above matters are referred to National Lok-Adalat 25.06.2022.	ove matters are promise petition in the parties is accepted and bove cases are in terms of above e RRC's issued and Lok Adalate all intimate the cording of this ing up of award	
	Bangalore 560 068	Conciliator.	
		Conciliator.	TI
	Smull POT N.D. DEV	VELOPERS (P) L'	1. 2./-

CMP. No: 4522

25.06.2022

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 Lok-Adalat as per joint memo. The joint memo filed by the parties shall be part and partial of award/order.

The complaint stands disposed off accordingly.

Judicial Coneiliator

Advocate Conciliator

KARNATAKA SATE LEGAL SERVICES AUTHORITY

BEFORE THE LOK ADALAT

IN THE KARNATAKA REAL ESTATE REGULATORY AUTHORITY AT BENGALURU

DATED: 25TH DAY OF JUNE 2022

: CONCILIATORS PRESENT:

Sri: I. F. Bidari	Judicial (Conciliator
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AND

Sri/Smt.: Preethi N Advocate conciliator

COMPLAINT NO: CMP/191021/0004522

Between

- 1) Roopa Nayakanahalli
- 2) N. D. Passions Elite Allottees Welfare Association Complainant/s Represented by Allottees Welfare Association Secretary (By Sri. M.R.S.K Advocate)

AND

1). M/s N D Developers Pvt. Ltd

.....Respondent/s

(By Smt. M.S. 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 joint settlement memo dated: 21.06.2022 filed during the pre Lok Adalat sitting on dated: 21.06.2022, same is accepted. The settlement entered between the parties is voluntary and legal one.

The complaint stands disposed off in terms of the joint memo and joint memo is ordered to be treated as part and partial of the award.

Judicial conciliator

Advocate conciliator