West Bengal Real Estate Regulatory Authority Calcutta Greens Commercial Complex (1st Floor) 1050/2, Survey Park, Kolkata- 700 075

Complaint No. WBRERA/COM001290

Dinesh Kumar Saw...... Complainant

Vs.

Bhutoria Construction Private Limited. Respondent.

Sl. Number and date of	Order and signature of Authority	Note of action
order		taken on order
02 14.08.2025	The Complainants, Dinesh Kumar Saw appeared physically at the time of hearing by filing hazira which shall be kept in record.	
	The Respondent Bhutoria Construction Private Limited represented by the Learned Advocate, Archo Chatterjee appeared physically at the time of hearing of the instant Complaint. He has filed hazira which should be kept in record.	
	The Complainants have submitted a Notarized Affidavit dated 17.06.2025, containing total submission regarding this Complaint Petition, as per the last order of the Authority dated 12.06.2025, which has been received by this Authority on 19.06.2025.	
	Let the said Notarized Affidavit of the Complainants be taken on record.	
	The Learned Advocate appearing for the Respondent stated that he has not received any Affidavit from the Complainant so he could not be able to file the Affidavit in Response and he undertakes to submit the same as soon as he will receive the Complainant's Affidavit.	
	The Complainant pointed out the problem of separate electric meter in his own name as he has been paying excessive payment for electric connection through sub-meter. The Complainant also stated that the construction of the buildings of the said project, i.e. the 10 th Floor of both the towers 1 & 2 of Zircon Cluster has not been completed as yet. The complainant also stated that the Club house has not completed. He also stated that there has been a delay of handing over the possession of the flat so he claimed for compensation for delayed delivery. The complainant also mentioned about the formation of	
	Association of the Flat owners which has yet to be formed.	
	In response to the point of Electric Connection the Learned Advocate for the Respondent stated that the Respondent has contacted with the WBSEDCL and they have allotted a piece of land for Sub-Station and the Flat owners have been requested to contact with the WBSEDCL for supplying the separate meter.	

Regarding the Club House the Learned Advocate stated that 99% of the work has been made but the Club House is being made by Tirupati Limited and the same will be completed within one year and the Complainant along with other residents of the project was requested to contact with them. Regarding the noncompletion of the project the Learned Advocate stated that the extended plan has been sanction later from the concerned Authority but he also stated that the project is not registered under WBRERA so the same has not been placed before this Authority. About the delay in delivery of possession the Learned Advocate stated that as per Clause 7.1 of the Agreement for Sale where the Force Majeure Clause has been mentioned and the question of compensation for delay delivery does not arise at all. Regarding the point of formation and registration of Flat Owners' Association the Learned Advocate stated that due to the negligence of the Flat Owners, the same has not been done as it needs to be present before the Housing Board for formation of the Association but the Flat Owners could be able to be present before the concerned authority and the Respondent has nothing to do in this regard.

The Agreement for Sale was executed on 29.05.2019 and the possession was given in September, 2024 then the Registered Deed of Conveyance was made on 22.11.2024. In the Agreement for Sale it was stated that the possession of the said flat will be given on or before 31.12.2021 will all amenities and facilities. The possession letter was given on 14.12.2024. The Learned Advocate for the Respondent stated that there is practically no delay has been made but due to Covid the extension of the period has been done by the plan sanctioning authority as also by the erstwhile HIRA as the said project was then registered under HIRA but after that the project was completed and CC has been given by the concerned Authority and some of the Flat owners have mutated their names before the concerned Authority and paying taxes. So the question of delay in delivery of possession does not arise at all. But the Learned Advocate agreed that later the project was not registered under WBRERA as the project was completed in that time.

The Learned Advocate has not submitted some supporting documents regarding Club House, Electric Supply, Formation of Association etc. which was to be submitted before the Authority and the Learned Advocate prayed for submitting Written Rejoinder by annexing the supporting documents as desired by the Authority.

After hearing both parties, the Authority is pleased to give the following directions:-

- a) The Complainant is directed to file his Affidavit as per Order No. 1 dated 12.06.2024 along with any further points he mentioned in the instant hearing today, if any, within 2 (two) weeks time from date of receipt of this instant Order; and
- b) The Respondent is given 2 (two) weeks time for filing Written Statement along with Rejoinder with regard to the Affidavit filed by the Complainant, if any; and

c) Both the parties are also directed to submit Affidavit of Service at the time of next hearing

Fix after 8 (eight) weeks for further hearing and order.

(JAYANTA KR. BASU)

Chairperson

West Bengal Real Estate Regulatory Authority

(BHOLANATH DAS

Member

West Bengal Real Estate Regulatory Authority