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

## Complaint No.WBRERA/COM000585

Safi Ikbal Siddique and Rizwana Ahmed ....... Complainant

Vs.

Bengal Emami Housing Limited......Respondent no.1

West Bengal Housing Board......Respondent no.2

Sl. Number	Order and signature of the Authority	Note of
and date of	Order and signature of the Additionty	
		action
order		taken on
		order
01	Advocate Proteek Debnath (Mobile - 9007862686 and email -	
28.01.2025	proteek.debnath@gmail.com) is present in the hearing physically on behalf of the Complainant filing vakalatnama and signed the Attendance Sheet.	
	As per telephonic discussion with the Respondent No.1, they tried to join the hearing through online mode but due to some network issues they could not continue with the hearing and they could not be heard in detail.	
	However the presence of Advocate Vedika Sureka on behalf of the Respondent No.1 in the hearing is hereby taken on record.	
	No one appeared on behalf of Respondent no.2.	
	Heard the Complainant in detail.	
	As per the Complainant, the fact of the case is that:-	
	The complainants made an application for allotment of a residential flat on 08.05.2017 and accordingly the respondent No. 1 issued a provisional allotment letter dated 24.05.2017 for allotment of a residential flat having No. A1-05D in Block - A1 having a super built up area of 1835 square feet along with 1 (one) open car parking at "SWANCOURT". The respondent No. 1 had entered into an Agreement for Sale with the complainants on 24.07.2017 pertaining to 1 (one) independent residential flat being Flat No. "A1-05D", on the	
	5th Floor measuring 1835 (one thousand eight hundred thirty five) square feet be the same a little more or less of built-up area in Block/Tower No. – A1 together with 1 (one) unnumbered open car parking space in the ground floor of the building lying and situated in the HIG segment "AKANSHA". In terms of the said Agreement for Sale the respondent No. 1 were under obligation to complete the	
	construction of the real estate project and handover possession of the said residential flat within 31.12.2019.	

The respondent No. 1 failed to deliver the said residential flat within the stipulated time of 31.12.2019 and had hence violated the terms of the said Agreement for Sale. The complainants had however paid the entire consideration amount of Rs. 95,46,890/- towards the residential flat and GST of Rs. 9,54,903/- to the respondent No. 1 in terms of the said Agreement for Sale. The entire consideration had been paid. These has been accepted by the respondent No. 1 in full satisfaction against all receivable in respect of the said Agreement for Sale. The respondent No. 1 had further imposed a penalty of Rs. 1,60,000/- on the complainants for delay in making payment which the complainants had paid with protest.

After prolonged delay, finally the respondent No. 1 issued a possession notice pertaining to Flat No. "A1-05D" and 1 (one) open car parking space having No. "O-1" dated 15.12.2022. Subsequently a Deed of Conveyance was entered by and between the parties on 16.12.2022 being Deed No. 190420220 for the year 2022, registered at the office of the Additional Register of Assurances - IV, Kolkata, and recorded in Book No. I, Volume No. 1904-2022, Pages from 1161890 to 1161935.

The complainants are presently enjoying the possession and title in respect of the said residential flat. However, the respondent No. 1 company / promoter had failed to complete and give possession of the said residential flat in accordance with the terms of the said Agreement for Sale dated 24.07.2017. Due to such breach and failure of the respondent No. 1 company / promoter, the complainants had received possession of the said residential flat after a prolonged delay of 35 (thirty five) months 16 (sixteen) days and therefore the complainants are filling this instant compliant.

## Complainant prays before the Authority for the following Reliefs:-

- a) The respondents herein to pay to the complainants herein a sum as compensation to the extent of Rs. 50,21,128.93/- for delay in delivery of possession of the said residential flat;
- b) The respondents herein to pay to the complainants herein a sum as compensation to the extent of Rs. 1,00,000/- as litigation costs;
- c) Such further and/ or other order or orders as this Hon'ble Authority may be deemed fit and proper.

After hearing the Complainant in detail, the Authority is pleased to admit this matter for further hearing and order as per the provisions contained in Section 31 of the Real Estate (Regulation and Development) Act, 2016 read with Rule 36 of the West Bengal Real Estate (Regulation and Development) Rules, 2021 and give the following directions:-

The Complainant is directed to submit his total submission regarding their Complaint Petition on a Notarized Affidavit annexing therewith notary attested copy of supporting documents and a signed copy of the Complaint Petition and send the Affidavit (in original) to the Authority, serving a copy of the same to the Respondent no.1 and 2, both in hard and scan copies, within 15 (fifteen) days from the date of receipt of this order of the Authority through email.

The Respondents are hereby directed to submit their Written Response on notarized affidavit regarding the Complaint Petition and Affidavit of the Complainant, annexing therewith notary / self attested copy of supporting documents, if any, and send the Affidavit (in original) to the Authority, serving a copy of the same to the Complainant, both in hard and scan copies, within 15 (fifteen) days from the date of receipt of the Affidavit of the Complainant, either by post or by email, whichever is earlier.

Fix 10.07.2025 for further hearing and order.

Member

West Bengal Real Estate Regulatory Authority

(TAPAS MUKHOPADHYAY)

Member

West Bengal Real Estate Regulatory Authority