REAL ESTATE REGULATORY AUTHORITY (RERA), BIHAR

Before the Full Bench of Mr. Naveen Verma, Chairman, Mr. R.B. Sinha, Member and Mrs. Nupur Banerjee, Member

Case No.CC/713/ 2019.

Vs.

Dolly Singh

..... Complainant

Agrani Homes Pvt. Ltd.

..... Respondent

Project: IOB Nagar, Sarari (L Block)

<u>ORDER</u>

31.8.2021: This matter was last heard by the Full Bench and was heard on 15.6.2021 and on 29.6.2021.

The Director of the respondent company Mr Alok Kumar and his learned counsel had assured the Authority that the desired information and documents would be filed within a week.

The Full Bench could not sit after that date initially due to non availability of one of the Members and subsequently due to its pre occupation in other cases. The Full Bench notes that despite being given a period of two months, no additional documents have been filed on behalf of the respondent company. It appears that the promoter has nothing to offer to these allottees.

The Authority, thus, has no option but to dispose this matter on the basis of available records.

The Authority notes that the Respondent company has not submitted the audited accounts which could have indicated how the funds collected from the allottees of Block K and L have been used. The directions given on the last date were issued to the Respondent Company under Section35 (1) of the RERA Act read with Rule 24 (1) (a) of the Bihar Rules. Since the promoter has failed to comply with the directions of the Authority, a penalty of Rs.1,000/- for every day of default from the date of order will be imposed on the respondent company till the required information is submitted.

The case of the complainant is that she had initially booked an apartment in O block IOB Nagar and had paid a total of 15 lakh to the respondent company. Later the Director of the Respondent company had

allotted her an allotment in L Block IOB Nagar. She has mentioned in her complaint that the company had offered her any an apartment in any other complex if they are not able to complete the apartment in time. She had reiterated her request for an alternative apartment in the last date of hearing.

Perused the records. No rejoinder has been filed by the respondent. However, the Director of the respondent company along with his learned counsel have been present on the dates of hearing and have not challenged the submission of the complainant. Mr Alok Kumar, Director of the company has admitted before the Authority on the last hearing that he has taken the amount pf booking from 69 customers.

The Authority notes that the construction of the project is yet to commence and directs the respondent company to either offer her a completed apartment within sixty days or refund the principal amount paid by her along with interest at the rate of marginal cost of fund based lending rates (MCLR) of State Bank of India as applicable for three years plus two percent from the date of taking the booking to the date of refund within sixty days of issue of this order.

Sd/-Naveen Verma (Chairman) Sd/-**R B Sinha** (Member) Sd/-Nupur Banerjee (Member)