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

#### Complaint No. WBRERA/COM000829

# Narendra Kumar Sharma...... Complainant

#### Vs

## Greentech IT City Private Limited......Respondent

Sl. Number and date of order       Order and signature of the Authority       Note of action taken on order         01       Advocate Mr. Buddhadev Ghosh (Mob. No. 9831985791 & Email Id: buddhadebsaha@gmail.com) is present in the physical hearing on behalf of the Complainant filing vakalatnama and signed the Attendance Sheet.         Respondent is absent in the physical hearing today despite due service of hearing notice to the Respondent through speed post and also by email.       Ite the track record of due service of hearing notice to the Respondent be kept on record.         Heard the Complainant in detail.       As per the Complaint Petition, the Complainant entered into an Agreement for Sale with the Respondent Greentech IT City Private Limited on 10.06.2015 in respect to the purchase of Unit at "Terace Heights" in Block 5 being Unit No. D 5 on 5 <sup>th</sup> Floor, in the project of the Respondent and one double height balcony garden. It was represented by the Respondent and its directors that all the necessary permissions for construction and completion of the project "Green Tech City" have been secured and delivery of possession will be done within time. As per Article 9 (i) of the said Agreement, the said unit and all facilities and amenities should have been completed by the Respondent within 24 months from the effective date of signing of the Agreement for Sale that is from 10.06.2015. On or before 09.06.2017 and/or at latest with a further grace period of six months, the Respondent has to deliver the flat to the Complainant but the time has since expired by the end of December, 2017. Complainant but the time has since expired by the end of December, 2017. The Respondent has failed and neglected to perform its obligations under the Agreement for Sale and being always ready and willing to pay the balance amount, were entitled to get the possession of the sai			
order       Description       Taken on order         01       Advocate Mr. Buddhadev Ghosh (Mob. No. 9831985791 & Email Id: buddhadebsaha@gmail.com) is present in the physical hearing on behalf of the Complainant filing vakalatnama and signed the Attendance Sheet.       Nesson and the Attendance Sheet.         16.07.2024       Buddhadebsaha@gmail.com) is present in the physical hearing to behalf of the Complainant filing vakalatnama and signed the Attendance Sheet.       Respondent is absent in the physical hearing today despite due service of hearing notice to the Respondent through speed post and also by email.         Let the track record of due service of hearing notice to the Respondent be kept on record.       Heard the Complainant in detail.         As per the Complaint Petition, the Complainant entered into an Agreement for Sale with the Respondent Greentech IT City Private Limited on 10.06.2015 in respect to the purchase of Unit at "Terrace Heights" in Block 5 being Unit No. D 5 on 5th Floor, in the project of the Respondent amed as "Green Tech City" admeasuring 1835 sq.ft. super built up area and right to park one vehicle in the covered car parking space with one servant's quarter and one double height balcony garden. It was represented by the Respondent and its directors that all the necessary permissions for construction and completion of the project "Green Tech City" have been secured and delivery of possession will be done within time. As per Article 9 (i) of the said Agreement for Sale that is from 10.06.2015. Or or before 09.06.2017 and/or at latest with a further grace period of six months, the Respondent has to deliver the flat to the Complainant but the time has since expired by the end of December, 2017. Complainant having performed his obligations under the contract by making payment of an amount		Order and signature of the Authority	Note of
01       Advocate Mr. Buddhadev Ghosh (Mob. No. 9831985791 & Email Id:         16.07.2024       buddhadebsaha@gmail.com) is present in the physical hearing on behalf of the Complainant filing vakalatnama and signed the Attendance Sheet.         Respondent is absent in the physical hearing today despite due service of hearing notice to the Respondent through speed post and also by email.         Let the track record of due service of hearing notice to the Respondent be kept on record.         Heard the Complainant in detail.         As per the Complaint Petition, the Complainant entered into an Agreement for Sale with the Respondent Greentech IT City Private Limited on 10.06.2015 in respect to the purchase of Unit at "Terrace Heights" in Block 5 being Unit No. D 5 on 5 <sup>th</sup> Floor, in the project of the Respondent named as "Green Tech City" admeasuring 1835 sq.ft. super built up area and right to park one vehicle in the covered car parking space with one servant's quarter and one double height balcony garden. It was represented by the Respondent and its directors that all the necessary permissions for construction and completion of the project "Green Tech City" have been secured and delivery of possession will be done within time. As per Article 9 (i) of the said Agreement for Sale that is from 10.06.2015. On or before 09.06.2017 and/or at latest with a further grace period of six months, the Respondent has to deliver the flat to the Complainant but the time has since expired by the end of December, 2017. Complainant having performed his obligations under the contract by making payment of an amount of Rs.19,54,661/-only subsequent to the Agreement for Sale and being always ready and willing to pay the balance amount, were entitled to get the possession of the said unit latest by December, 2017. The Respondent has been informed by the Resp			action
01       Advocate Mr. Buddhadev Ghosh (Mob. No. 9831985791 & Email Id:         16.07.2024       buddhadebsaha@gmail.com) is present in the physical hearing on behalf of the         Complainant filing vakalatnama and signed the Attendance Sheet.       Respondent is absent in the physical hearing today despite due service of         hearing notice to the Respondent through speed post and also by email.       Let the track record of due service of hearing notice to the Respondent be         kept on record.       Heard the Complaint in detail.       Asper the Complaint Petition, the Complainant entered into an Agreement         for Sale with the Respondent Greentech IT City Private Limited on 10.06.2015 in       respect to the purchase of Unit at "Terrace Heights" in Block 5 being Unit No. D         5 on 5 <sup>th</sup> Floor, in the project of the Respondent named as "Green Tech City"       admeasuring 1835 sq.ft. super built up area and right to park one vehicle in the         covered car parking space with one servant's quarter and one double height       balcony garden. It was represented by the Respondent and its directors that all         the necessary permissions for construction and completion of the project "Green       Tech City" have been secured and delivery of possession will be done within time.         As per Article 9 (i) of the said Agreement, the said unit and all facilities and       amenities should have been completed by the Respondent within 24 months from         the effective date of signing of the Agreement, the said unit and sum this, the Respondent has to deliver the flat to the Complainant but the time has since <td>order</td> <td></td> <td>taken on</td>	order		taken on
<ul> <li>16.07.2024</li> <li>buddhadebsaha@gmail.com) is present in the physical hearing on behalf of the Complainant filing vakalatnama and signed the Attendance Sheet.</li> <li>Respondent is absent in the physical hearing today despite due service of hearing notice to the Respondent through speed post and also by email.</li> <li>Let the track record of due service of hearing notice to the Respondent be kept on record.</li> <li>Heard the Complainant in detail.</li> <li>As per the Complaint Petition, the Complainant entered into an Agreement for Sale with the Respondent Greentech IT City Private Limited on 10.06.2015 in respect to the purchase of Unit at "Terrace Heights" in Block 5 being Unit No. D 5 on 5<sup>th</sup> Floor, in the project of the Respondent named as "Green Tech City" admeasuring 1835 sq.ft. super built up area and right to park one vehicle in the covered car parking space with one servant's quarter and one double height balcony garden. It was represented by the Respondent and its directors that all the necessary permissions for construction and completion of the project "Green Tech City" have been secured and delivery of possession will be done within time. As per Article 9 (i) of the said Agreement, the said unit and all facilities and amenities should have been completed by the Respondent having performed his obligations under the flat to the Complainant but the time has since expired by the end of December, 2017. Complainant having performed his obligations under the contract by making payment of an amount of Rs.19,54,661/-only subsequent to the Agreement, it has been informed by the Respondent having performed his abligations under the contract by making payment of an amount of Rs.19,54,661/-only subsequent to the Agreement, it has been informed by the Respondent has their expired by the end of December, 2017. The Respondent has being always ready and willing to pay the balance amount, were entitled to get the possession of the said unit latest by December, 2017. The Respondent has being always rea</li></ul>			order
<ul> <li>Complainant filing vakalatnama and signed the Attendance Sheet.</li> <li>Respondent is absent in the physical hearing today despite due service of hearing notice to the Respondent through speed post and also by email.</li> <li>Let the track record of due service of hearing notice to the Respondent be kept on record.</li> <li>Heard the Complainant in detail.</li> <li>As per the Complaint Petition, the Complainant entered into an Agreement for Sale with the Respondent Greentech IT City Private Limited on 10.06.2015 in respect to the purchase of Unit at "Grerace Heights" in Block 5 being Unit No. D 5 on 5<sup>th</sup> Floor, in the project of the Respondent named as "Green Tech City" admeasuring 1835 sq.ft. super built up area and right to park one vehicle in the covered car parking space with one servant's quarter and one double height balcony garden. It was represented by the Respondent and its directors that all the necessary permissions for construction and completion of the project "Green Tech City" have been secured and delivery of possession will be done within time. As per Article 9 (i) of the said Agreement, the said unit and all facilities and amenities should have been completed by the Respondent within 24 months from the effective date of signing of the Agreement for Sale that is from 10.06.2015. On or before 09.06.2017 and/or at latest with a further grace period of six months, the Respondent has to deliver the flat to the Complainant but the time has since expired by the end of December, 2017. Complainant having performed his obligations under the contract by making payment of an amount of Rs.19,54,661/-only subsequent to the Agreement for Sale and being always ready and willing to pay the balance amount, were entitled to get the possession of the said unit latest by December, 2017. The Respondent has failed and neglected to perform its obligations under the Agreement, it has been informed by the Respondent and its directors that the delivery of possession of the unit in</li> </ul>	01		
<ul> <li>hearing notice to the Respondent through speed post and also by email.</li> <li>Let the track record of due service of hearing notice to the Respondent be kept on record.</li> <li>Heard the Complainant in detail.</li> <li>As per the Complaint Petition, the Complainant entered into an Agreement for Sale with the Respondent Greentech IT City Private Limited on 10.06.2015 in respect to the purchase of Unit at <b>"Terrace Heights"</b> in Block 5 being Unit No. D 5 on 5<sup>th</sup> Floor, in the project of the Respondent named as <b>"Green Tech City"</b> admeasuring 1835 sq.ft. super built up area and right to park one vehicle in the covered car parking space with one servant's quarter and one double height balcony garden. It was represented by the Respondent and its directors that all the necessary permissions for construction and completion of the project "Green Tech City" have been secured and delivery of possession will be done within time. As per Article 9 (i) of the said Agreement, the said unit and all facilities and amenities should have been completed by the Respondent within 24 months from the effective date of signing of the Agreement for Sale that is from 10.06.2015. On or before 09.06.2017 and/or at latest with a further grace period of six months, the Respondent has to deliver the flat to the Complainant having performed his obligations under the contract by making payment of an amount of Rs.19,54,661/-only subsequent to the Agreement for Sale and being always ready and willing to pay the balance amount, were entitled to get the possession of the said unit latest by December, 2017. The Respondent has failed and neglected to perform its obligations under the Agreement, it has been informed by the Respondent and its directors that the delivery of possession of the unit in</li> </ul>	16.07.2024		
kept on record. Heard the Complainant in detail. As per the Complaint Petition, the Complainant entered into an Agreement for Sale with the Respondent Greentech IT City Private Limited on 10.06.2015 in respect to the purchase of Unit at <b>"Terrace Heights"</b> in Block 5 being Unit No. D 5 on 5 <sup>th</sup> Floor, in the project of the Respondent named as <b>"Green Tech City"</b> admeasuring 1835 sq.ft. super built up area and right to park one vehicle in the covered car parking space with one servant's quarter and one double height balcony garden. It was represented by the Respondent and its directors that all the necessary permissions for construction and completion of the project "Green Tech City" have been secured and delivery of possession will be done within time. As per Article 9 (i) of the said Agreement, the said unit and all facilities and amenities should have been completed by the Respondent within 24 months from the effective date of signing of the Agreement for Sale that is from 10.06.2015. On or before 09.06.2017 and/or at latest with a further grace period of six months, the Respondent has to deliver the flat to the Complainant but the time has since expired by the end of December, 2017. Complainant having performed his obligations under the contract by making payment of an amount of Rs.19,54,661/-only subsequent to the Agreement for Sale and being always ready and willing to pay the balance amount, were entitled to get the possession of the said unit latest by December, 2017. The Respondent has failed and neglected to perform its obligations under the Agreement, it has been informed by the Respondent and its directors that the delivery of possession of the unit in			
As per the Complaint Petition, the Complainant entered into an Agreement for Sale with the Respondent Greentech IT City Private Limited on 10.06.2015 in respect to the purchase of Unit at <b>"Terrace Heights"</b> in Block 5 being Unit No. D 5 on 5 <sup>th</sup> Floor, in the project of the Respondent named as <b>"Green Tech City"</b> admeasuring 1835 sq.ft. super built up area and right to park one vehicle in the covered car parking space with one servant's quarter and one double height balcony garden. It was represented by the Respondent and its directors that all the necessary permissions for construction and completion of the project "Green Tech City" have been secured and delivery of possession will be done within time. As per Article 9 (i) of the said Agreement, the said unit and all facilities and amenities should have been completed by the Respondent within 24 months from the effective date of signing of the Agreement for Sale that is from 10.06.2015. On or before 09.06.2017 and/or at latest with a further grace period of six months, the Respondent has to deliver the flat to the Complainant but the time has since expired by the end of December, 2017. Complainant having performed his obligations under the contract by making payment of an amount of Rs.19,54,661/-only subsequent to the Agreement for Sale and being always ready and willing to pay the balance amount, were entitled to get the possession of the said unit latest by December, 2017. The Respondent has failed and neglected to perform its obligations under the Agreement, it has been informed by the Respondent and its directors that the delivery of possession of the unit in			
for Sale with the Respondent Greentech IT City Private Limited on 10.06.2015 in respect to the purchase of Unit at <b>"Terrace Heights"</b> in Block 5 being Unit No. D 5 on 5 <sup>th</sup> Floor, in the project of the Respondent named as <b>"Green Tech City"</b> admeasuring 1835 sq.ft. super built up area and right to park one vehicle in the covered car parking space with one servant's quarter and one double height balcony garden. It was represented by the Respondent and its directors that all the necessary permissions for construction and completion of the project "Green Tech City" have been secured and delivery of possession will be done within time. As per Article 9 (i) of the said Agreement, the said unit and all facilities and amenities should have been completed by the Respondent within 24 months from the effective date of signing of the Agreement for Sale that is from 10.06.2015. On or before 09.06.2017 and/or at latest with a further grace period of six months, the Respondent has to deliver the flat to the Complainant but the time has since expired by the end of December, 2017. Complainant having performed his obligations under the contract by making payment of an amount of Rs.19,54,661/-only subsequent to the Agreement for Sale and being always ready and willing to pay the balance amount, were entitled to get the possession of the said unit latest by December, 2017. The Respondent has failed and neglected to perform its obligations under the Agreement, it has been informed by the Respondent and its directors that the delivery of possession of the unit in		Heard the Complainant in detail.	
respect to the purchase of Unit at <b>"Terrace Heights"</b> in Block 5 being Unit No. D 5 on 5 <sup>th</sup> Floor, in the project of the Respondent named as <b>"Green Tech City"</b> admeasuring 1835 sq.ft. super built up area and right to park one vehicle in the covered car parking space with one servant's quarter and one double height balcony garden. It was represented by the Respondent and its directors that all the necessary permissions for construction and completion of the project "Green Tech City" have been secured and delivery of possession will be done within time. As per Article 9 (i) of the said Agreement, the said unit and all facilities and amenities should have been completed by the Respondent within 24 months from the effective date of signing of the Agreement for Sale that is from 10.06.2015. On or before 09.06.2017 and/or at latest with a further grace period of six months, the Respondent has to deliver the flat to the Complainant but the time has since expired by the end of December, 2017. Complainant having performed his obligations under the contract by making payment of an amount of Rs.19,54,661/-only subsequent to the Agreement for Sale and being always ready and willing to pay the balance amount, were entitled to get the possession of the said unit latest by December, 2017. The Respondent has failed and neglected to perform its obligations under the Agreement, it has been informed by the Respondent and its directors that the delivery of possession of the unit in		As per the Complaint Petition, the Complainant entered into an Agreement	
5 on 5 <sup>th</sup> Floor, in the project of the Respondent named as <b>"Green Tech City"</b> admeasuring 1835 sq.ft. super built up area and right to park one vehicle in the covered car parking space with one servant's quarter and one double height balcony garden. It was represented by the Respondent and its directors that all the necessary permissions for construction and completion of the project "Green Tech City" have been secured and delivery of possession will be done within time. As per Article 9 (i) of the said Agreement, the said unit and all facilities and amenities should have been completed by the Respondent within 24 months from the effective date of signing of the Agreement for Sale that is from 10.06.2015. On or before 09.06.2017 and/or at latest with a further grace period of six months, the Respondent has to deliver the flat to the Complainant but the time has since expired by the end of December, 2017. Complainant having performed his obligations under the contract by making payment of an amount of Rs.19,54,661/-only subsequent to the Agreement for Sale and being always ready and willing to pay the balance amount, were entitled to get the possession of the said unit latest by December, 2017. The Respondent has failed and neglected to perform its obligations under the Agreement, it has been informed by the Respondent and its directors that the delivery of possession of the unit in		for Sale with the Respondent Greentech IT City Private Limited on 10.06.2015 in	
admeasuring 1835 sq.ft. super built up area and right to park one vehicle in the covered car parking space with one servant's quarter and one double height balcony garden. It was represented by the Respondent and its directors that all the necessary permissions for construction and completion of the project "Green Tech City" have been secured and delivery of possession will be done within time. As per Article 9 (i) of the said Agreement, the said unit and all facilities and amenities should have been completed by the Respondent within 24 months from the effective date of signing of the Agreement for Sale that is from 10.06.2015. On or before 09.06.2017 and/or at latest with a further grace period of six months, the Respondent has to deliver the flat to the Complainant but the time has since expired by the end of December, 2017. Complainant having performed his obligations under the contract by making payment of an amount of Rs.19,54,661/-only subsequent to the Agreement for Sale and being always ready and willing to pay the balance amount, were entitled to get the possession of the said unit latest by December, 2017. The Respondent has failed and neglected to perform its obligations under the Agreement, it has been informed by the Respondent and its directors that the delivery of possession of the unit in		respect to the purchase of Unit at <b>"Terrace Heights"</b> in Block 5 being Unit No. D	
covered car parking space with one servant's quarter and one double height balcony garden. It was represented by the Respondent and its directors that all the necessary permissions for construction and completion of the project "Green Tech City" have been secured and delivery of possession will be done within time. As per Article 9 (i) of the said Agreement, the said unit and all facilities and amenities should have been completed by the Respondent within 24 months from the effective date of signing of the Agreement for Sale that is from 10.06.2015. On or before 09.06.2017 and/or at latest with a further grace period of six months, the Respondent has to deliver the flat to the Complainant but the time has since expired by the end of December, 2017. Complainant having performed his obligations under the contract by making payment of an amount of Rs.19,54,661/-only subsequent to the Agreement for Sale and being always ready and willing to pay the balance amount, were entitled to get the possession of the said unit latest by December, 2017. The Respondent has failed and neglected to perform its obligations under the Agreement, it has been informed by the Respondent and its directors that the delivery of possession of the unit in		5 on 5th Floor, in the project of the Respondent named as "Green Tech City"	
balcony garden. It was represented by the Respondent and its directors that all the necessary permissions for construction and completion of the project "Green Tech City" have been secured and delivery of possession will be done within time. As per Article 9 (i) of the said Agreement, the said unit and all facilities and amenities should have been completed by the Respondent within 24 months from the effective date of signing of the Agreement for Sale that is from 10.06.2015. On or before 09.06.2017 and/or at latest with a further grace period of six months, the Respondent has to deliver the flat to the Complainant but the time has since expired by the end of December, 2017. Complainant having performed his obligations under the contract by making payment of an amount of Rs.19,54,661/-only subsequent to the Agreement for Sale and being always ready and willing to pay the balance amount, were entitled to get the possession of the said unit latest by December, 2017. The Respondent has failed and neglected to perform its obligations under the Agreement, it has been informed by the Respondent and its directors that the delivery of possession of the unit in			
the necessary permissions for construction and completion of the project "Green Tech City" have been secured and delivery of possession will be done within time. As per Article 9 (i) of the said Agreement, the said unit and all facilities and amenities should have been completed by the Respondent within 24 months from the effective date of signing of the Agreement for Sale that is from 10.06.2015. On or before 09.06.2017 and/or at latest with a further grace period of six months, the Respondent has to deliver the flat to the Complainant but the time has since expired by the end of December, 2017. Complainant having performed his obligations under the contract by making payment of an amount of Rs.19,54,661/-only subsequent to the Agreement for Sale and being always ready and willing to pay the balance amount, were entitled to get the possession of the said unit latest by December, 2017. The Respondent has failed and neglected to perform its obligations under the Agreement, it has been informed by the Respondent and its directors that the delivery of possession of the unit in			
Tech City" have been secured and delivery of possession will be done within time. As per Article 9 (i) of the said Agreement, the said unit and all facilities and amenities should have been completed by the Respondent within 24 months from the effective date of signing of the Agreement for Sale that is from 10.06.2015. On or before 09.06.2017 and/or at latest with a further grace period of six months, the Respondent has to deliver the flat to the Complainant but the time has since expired by the end of December, 2017. Complainant having performed his obligations under the contract by making payment of an amount of Rs.19,54,661/-only subsequent to the Agreement for Sale and being always ready and willing to pay the balance amount, were entitled to get the possession of the said unit latest by December, 2017. The Respondent has failed and neglected to perform its obligations under the Agreement, it has been informed by the Respondent and its directors that the delivery of possession of the unit in			
As per Article 9 (i) of the said Agreement, the said unit and all facilities and amenities should have been completed by the Respondent within 24 months from the effective date of signing of the Agreement for Sale that is from 10.06.2015. On or before 09.06.2017 and/or at latest with a further grace period of six months, the Respondent has to deliver the flat to the Complainant but the time has since expired by the end of December, 2017. Complainant having performed his obligations under the contract by making payment of an amount of Rs.19,54,661/-only subsequent to the Agreement for Sale and being always ready and willing to pay the balance amount, were entitled to get the possession of the said unit latest by December, 2017. The Respondent has failed and neglected to perform its obligations under the Agreement, it has been informed by the Respondent and its directors that the delivery of possession of the unit in			
amenities should have been completed by the Respondent within 24 months from the effective date of signing of the Agreement for Sale that is from 10.06.2015. On or before 09.06.2017 and/or at latest with a further grace period of six months, the Respondent has to deliver the flat to the Complainant but the time has since expired by the end of December, 2017. Complainant having performed his obligations under the contract by making payment of an amount of Rs.19,54,661/-only subsequent to the Agreement for Sale and being always ready and willing to pay the balance amount, were entitled to get the possession of the said unit latest by December, 2017. The Respondent has failed and neglected to perform its obligations under the Agreement, it has been informed by the Respondent and its directors that the delivery of possession of the unit in			
the effective date of signing of the Agreement for Sale that is from 10.06.2015. On or before 09.06.2017 and/or at latest with a further grace period of six months, the Respondent has to deliver the flat to the Complainant but the time has since expired by the end of December, 2017. Complainant having performed his obligations under the contract by making payment of an amount of Rs.19,54,661/-only subsequent to the Agreement for Sale and being always ready and willing to pay the balance amount, were entitled to get the possession of the said unit latest by December, 2017. The Respondent has failed and neglected to perform its obligations under the Agreement, it has been informed by the Respondent and its directors that the delivery of possession of the unit in			
or before 09.06.2017 and/or at latest with a further grace period of six months, the Respondent has to deliver the flat to the Complainant but the time has since expired by the end of December, 2017. Complainant having performed his obligations under the contract by making payment of an amount of Rs.19,54,661/-only subsequent to the Agreement for Sale and being always ready and willing to pay the balance amount, were entitled to get the possession of the said unit latest by December, 2017. The Respondent has failed and neglected to perform its obligations under the Agreement, it has been informed by the Respondent and its directors that the delivery of possession of the unit in			12
the Respondent has to deliver the flat to the Complainant but the time has since expired by the end of December, 2017. Complainant having performed his obligations under the contract by making payment of an amount of Rs.19,54,661/-only subsequent to the Agreement for Sale and being always ready and willing to pay the balance amount, were entitled to get the possession of the said unit latest by December, 2017. The Respondent has failed and neglected to perform its obligations under the Agreement, it has been informed by the Respondent and its directors that the delivery of possession of the unit in			
expired by the end of December, 2017. Complainant having performed his obligations under the contract by making payment of an amount of Rs.19,54,661/-only subsequent to the Agreement for Sale and being always ready and willing to pay the balance amount, were entitled to get the possession of the said unit latest by December, 2017. The Respondent has failed and neglected to perform its obligations under the Agreement, it has been informed by the Respondent and its directors that the delivery of possession of the unit in			
obligations under the contract by making payment of an amount of Rs.19,54,661/-only subsequent to the Agreement for Sale and being always ready and willing to pay the balance amount, were entitled to get the possession of the said unit latest by December, 2017. The Respondent has failed and neglected to perform its obligations under the Agreement, it has been informed by the Respondent and its directors that the delivery of possession of the unit in			
Rs.19,54,661/-only subsequent to the Agreement for Sale and being always ready and willing to pay the balance amount, were entitled to get the possession of the said unit latest by December, 2017. The Respondent has failed and neglected to perform its obligations under the Agreement, it has been informed by the Respondent and its directors that the delivery of possession of the unit in			
and willing to pay the balance amount, were entitled to get the possession of the said unit latest by December, 2017. The Respondent has failed and neglected to perform its obligations under the Agreement, it has been informed by the Respondent and its directors that the delivery of possession of the unit in			
said unit latest by December, 2017. The Respondent has failed and neglected to perform its obligations under the Agreement, it has been informed by the Respondent and its directors that the delivery of possession of the unit in			
perform its obligations under the Agreement, it has been informed by the Respondent and its directors that the delivery of possession of the unit in			
Respondent and its directors that the delivery of possession of the unit in		•	
question cannot be done immediately and Complainant is not informed of a firm		Respondent and its directors that the delivery of possession of the unit in	
		question cannot be done immediately and Complainant is not informed of a firm	

date in this regard. Complainant is being compelled to wait for the indefinite period to take delivery of possession. Complainant is compelled to suffer after paying the huge money of Rs.19,54,661/-only without the possession of the said Unit for the delay and without getting any firm date of possession and for reasons solely attributable to Greentech IT City Pvt. Ltd. which amount to unfair trade practice and gross deficiency in service.

# The Complainant prays before the Authority for the following relief(s):-

- a) An order directing the Respondent Promoter Company forthwith refund a sum of Rs.19,54,661/- being the amount paid by the Complainant along with applicable statutory interest in favour of the complainant within the time specified by the Regulatory Authority.
- b) An order directing the Respondent to forthwith pay compensation reasonably assessed at Rs.30,00,000/-on account of hardship, loss, deficiency in service, unfair trade practice, mental agony and harassment including the litigation costs, in favour of the complainant within the time specified by the Regulatory Authority.

After hearing the Complainant, 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/self-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, both in hard and scan copies, within **15** (fifteen) days from the date of receipt of this order of the Authority by email.

The **Complainant** is further directed to provide in a **Tabular Form** chronologically all the payments made by him specifying date, amount, money receipt number, if any, and the total amount in the said table in his affidavit.

The **Respondent** is hereby directed to submit his Written Response on notarized affidavit regarding the Complaint Petition and Affidavit of the Complainant, annexing therewith notary attested/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.

(TAPAS MUKHOPADHYAY)

Member

West Bengal Real Estate Regulatory Authority

Fix 26.11.2024 for further hearing and order.

(BHOLANATH DAS) Member West Bengal Real Estate Regulatory Authority