

# RERA Act, 2016

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#### Introduction

- RERA Act,2016 came into effect from May, 2017.
- It seeks to protect home-buyers as well as help boost investments in the real estate sector by bringing efficiency and transparency in the sale/purchase of real estate.

#### Need for the RERA

- Real estate sector was largely unregulated, no standardization of business practices and transactions.
- □ Prevalence of issues like delays, price, quality of construction.
- Numerous instances where developers cheated property buyers.
- □ No grievance redressal mechanism.
- Huge generation of black money in real estate sector.

### **Objectives of RERA**

- Enhance transparency and accountability in real estate and housing transactions.
- Boost domestic and foreign investment in the real estate sector.
- Provide uniform regulatory environment to ensure speedy adjudication of disputes.
- Promote orderly growth through efficient project execution and standardization.
- Offer single window system of clearance for real estate projects.
- Empower and protect the right of home buyers.

## Key Provisions

RERA Act,

2016

- Establishment of state level regulatory authorities - Real Estate Regulatory Authority (RERA).
- Establishment of Real Estate Appellate Tribunal.
- Mandatory Registration of plots of size >500 sq. mt. or 8 apartments.
- □ Denositing 70% of the collected amount from

	- Depositing / o// of the conceled unbuilt nom
	buyers in an escrow bank account for
	construction of that project only.
	Developer's liability to repair structural defects
	for five years.
	Penal interest in case of default.
	Cap on Advance Payments(<=10%).
	Buyers will be charged for the carpet area
	and not super built-up area.
	Imprisonment of up to three years for
	developers and up to one year in case of
	agents and buyers for violation of orders of
	Appellate Tribunals and Regulatory Authorities.
	Panofite
	Benefits
	Timely delivery of flats more likely.
	Furnishing of accurate project details so that
	buyer take informed decisions.
	Specifying carpet area.
	All clearances are mandatory before beginning
	a project.
	Curb on diversion of funds from a project due
	to separate account for each project.
	Clear provisions regarding after sales service.
	Concerns
	Past real estate projects not included.
	<ul> <li>Delay from government agencies in approval</li> </ul>
	of clearance.
	<ul> <li>No compulsory regulation for projects less</li> </ul>
	than 500 square meter.
	<ul> <li>New project launches expected to be delayed</li> </ul>
	due to pending clearance by the government
	authorities.
	<ul> <li>Does not deal with the concerns of developers</li> </ul>
	regarding force majeure (acts of god outside
	their control).
	Way Forward
	Avoiding any conflict between the Centre and
	the states regarding regulation of real estate
	sector.
	States should not dilute the RERA provisions.
	States should fully implement RERA to curb
	black money.
	Government agencies should be made
O	accountable for the delay in granting approvals.
	A robust IT infrastructure for monitoring
brishti	projects and quick redressal of grievances.

<u>For TTP</u>

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