# [RULE 38] AGREEMENT OF SALE

This Agreement for sale ("AGREEMENT") entered into at [ ] on [ ]

#### BY AND BETWEEN

M/s. VERTEX VEGA DEVELOPERS LLP (AAL-1436), a company incorporated under the provisions of the Limited Liability Partnership Act, 2008 as the case may be, having its office at Flat No. 502, Block-11, Nagarjuna Homes Nizampet Road, Kukatpally, Hyderabad-500085 (PAN: AAPFV8445D), represented by its authorized signatory VEGESNA PHANINDRA VASU (Aadhar no. 9526 6878 3746) authorized VIDE board resolution dated [ ] hereinafter referred to as the "Promoter" (which expression shall unless repugnant to the context or meaning thereof be deemed to mean and include its successor-in-interest, executors, administrators and permitted assignees);

### AND

Mr. / Ms .[......], (Aadhar no. ) son / daughter of [......] aged about [......], residing at [.....], (PAN......),

Hereinafter called the "VENDEE/Allottee" (which expression shall unless repugnant to the context or meaning thereof be deemed to mean and include his/her heirs, executors, administrators, successors-in-interest and permitted assignees).

The Promoter and the Allottee shall hereinafter be either collectively referred to as "Parties" and/or individually as "Party".

For VERTEX VEGA DEVELOPERS LLP

#### WHEREAS

M/s. VERTEX VEGA DEVELOPERS LLP & other is/are the absolute and lawful owner of lands admeasuring All that the land admeasuring 14383 Sq.Yds in Sy. No's. 26/P, 27/P, 28/P, 45/P, 46/P & 53/P situated at Nallagandla Village, Serilingampally Mandal, Ranga Reddy District in the State of Telangana.

- A. ("Said Land") VIDE sale deed(s) dated\_\_\_\_\_ registered as documents no. \_\_\_\_at the office of the Sub-Registrar. The Owner and the Promoter have entered into a [collaboration/development/joint development] agreement dated [ ]; and
- B. The Promoter hasformulated a scheme for developing the Said Land. The Said Land is earmarked for the purpose of building a residential project Comprising of [] Towers having [] Blocks with [] Floors having [] with amenities and facilities ("Project"); and
- C. The Promoter has obtained requisite sanctions, authorizations, consents, no objections, permissions and approvals from the appropriate authorities for construction and development of the Project vide Planning Permit No.[ ] dated issued by GHMC and Building Permit No.[] dated [] issued by []; and
- D. The Promoter has registered the Project under the provisions of the Act with theReal Estate Regulatory Authority at [] on [] under registration No []; and
- E. The Allottee has already scrutinized / verified all sanctions, authorizations, consents, no objections, permissions and approvals issued by the appropriate authorities and is satisfied with the title and statutory compliance with regards to the Project; and
- F. [If the Project is to develop commercial/residential complex] The Allottee desirous of owning an apartment in the Project has offered to purchase [] square feet of undivided share in the Said Land, which is more fully described in Schedule B hereunder and engage the Promoter to construct an apartment as per the scheme formulated by the Promoter; and
- G. The Promoter has agreed to transfer the Schedule B property in favour of the Allottee subject to the terms recorded hereunder; and

For VERTEX VEGA DEVELOPERS LLP

- H. The Promoter is fully competent to enter into this Agreement and all the legal formalities with respect to the right, title and interest of the Promoter regarding the Said Land on which Project is to be developed have been completed; and
- I. The Parties have decided to reduce the terms and conditions mutually agreed upon into writing through these presents.

### **NOW THEREFORE THIS AGREEMENT WITNESSETH AS FOLLOWS:**

The Promoter and the Allottee mutually agree and covenant as follows:-

- 2. [If any subsisting charge on the Schedule A property] The Promoter represent that there is an existing charge created over the Schedule A property with the [financial institute/bank] for availing project finance. However, the Promoter shall release the Schedule B property from the charge created and obtain suitable "Release & No objection certificate" from the respective banks/financial institution and hand over thesame to the Allottee within [] days from execution of this Agreement.
- 3. [Save as mentioned in clause 2 supra], the Promoter doth hereby covenant with the Allottee that the property agreed to be conveyed and transferred by the Promoter to the Allottee is free from all encumbrances and defects in title and that the Promoter have full and absolute power to convey and transfer Schedule B property.
- 4. The right of the Allottee to purchase the Schedule B property shall be subject to the Allottee engaging the Promoter for construction of his/her apartment through the Promoter by entering into a Construction Agreement in accordance with the scheme of development formulated by the Promoter.
- 5. The Allottee agrees that the execution of the Construction Agreement with Promoter and timely payment of installments as per the payment schedule in the

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respective agreements executed under the scheme of development shall be condition precedent for purchase of the Schedule B property.

- 6. The Allottee without the prior written consent of Promoter shall not have the right in any way to assign or transfer the interest under this Agreement at any time before registration of sale deed for the Schedule 'B' property.
- 7. That the Promoter hereby further covenant with the Allottee that the Promoter shall not encumber, create a charge over or otherwise deal with the property described in the Schedule 'B' hereunder or any part thereof in a manner contrary to the terms of this Agreement. The Promoter hereto shall not enter into any agreement in respect of the property described in Schedule 'B' hereunder with any other person/s during the subsistence of this agreement.
- 8. That all payments to be paid under this Agreement by the Allottee to the Promoter, apart from the loan amount, shall be paid directly by the Allottee to the Promoter. Any loan amounts availed by the Allottee, shall be directly disbursed / released by the bank / financial institution to the Promoter and the same shall be treated as payments made on behalf of the Allottee. Notwithstanding whether the loan is obtained or not, the Allottee shall be liable to pay to the Promoter on the due dates the relevant installments and all other sums due under this Agreement and in the event, if there is any delay and or default is made in payment of such amounts, the Allottee shall be liable for the consequences including payment of delayed payment charges on the outstanding payment as provided in this agreement.
- 9. The Allottee hereby agrees that the assignment of the Allottee"s right under this agreement to any third party is subject to the prior written permission of the Promoter and further agrees to pay to the Promoter in an Assignment fee of [ ]% of Total Price ("Assignment Fee")
- 10. The Parties hereto agree and confirm that the execution and registration of the Sale Deed envisaged for conveyance of the Schedule B property to the Allottee shall be completed only on receipt of all monies due from the Allottee to the Promoter under this Agreement as well as other agreements, if any, executed between the Parties under the scheme of development.

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- 11. Provided always it is hereby expressly agreed to by and between the Parties heretothat all agreements entered into between the Parties pursuant to the scheme of development are separate and distinct but default in one shall be construed as default in the other and the rights and obligations of the Parties shall be determined accordingly. Further the Parties agree and confirm that this agreement shall stand automatically terminated in the event of termination of any one of the agreements entered into between the Parties under the scheme of development.
- 12. The Allottee shall come forward for registration of this Agreement, at the request of the Promoter and all stamp duty, registration charges, legal expenses and all other miscellaneous and incidental expenses for registration of this Agreement and the sale deed in future, including additional stamp duty, if any, registration fee or any other charges that may be demanded by the appropriate authority present and future shall beborne to by the Allottee.
- 13. In the event of the Allottee failing to pay the aforesaid sums, in the manner provided in Schedule C or cancel/withdraw from the Project except for the default of the Promoter, then the Promoter at their discretion after due notice of 15 days to the Allottee is entitled to cancel this Agreement and re-allot Schedule B property to another party and the Allottee shall thereafter have no right, interest or claim over the Schedule B property. Consequent to such termination, subject to deduction of the booking amount, the Promoter shall refund the monies collected from the Allottee within 45 days of such cancellation without interest, simultaneous to the Allottee executing necessary cancellation and registration of the Agreement and/or sale deed by the Allottee.
- 14. [If the Project is to develop residential complex] The Parties herebyconfirm that this Agreement and the Construction Agreement of even date entered into by the Allottee shall co-exist or co-terminate.
- 15. That the Promoter shall pay land taxes (if applicable), levies, rents, public charges and other payable in respect of the property described in Schedule 'B' hereunder unto the date of Registration of the sale deed or delivery of possession of the plot/apartment to the Allottee, whichever is earlier. The Allottee shall be liable to pay the said taxes, rates, levies, etc., from the date of registration of Sale Deed or delivery of possession of the plot/apartment to the Allottee, whichever is earlier.

For VERTEX VEGA DEVELOPERS LLP

- 16. Both Parties agree that they shall execute, acknowledge and deliver to the other such instruments and take such other actions, in additions to the instruments and actions specifically provided for herein, as may be reasonably required in order to effectuate the provisions of this Agreement or of any transaction contemplated herein or to confirm or perfect any right to be created or transferred hereunder or pursuant to any such transaction.
- 17. That all notices to be served on the Allottee and the Promoter as contemplated by this Agreement shall be deemed to have been duly served if sent to the Allottee or the Promoter by Registered Post/ e-mail/ courier at their respective addresses specified below:

	(Name of Allottee)
	(Allottee Address)
M/s	(Promoter name)
	(Promoter Address)

It shall be the duty of the Allottee and the promoter to inform each other of any change in address subsequent to the execution of this Agreement in the above address by Registered Post failing which all communications and letters posted at the above address shall be deemed to have been received by the promoter or the Allottee, as the case may be.

- 18. That in case there are joint Allottees, all communications shall be sent by the Promoter to the Allottee whose name appears first and at the address given by him/herwhich shall for all intents and purposes to consider as properly served on all the Allottees.
- 19. The Promoter may, at its sole option and discretion, without prejudice to its rights as set out in this Agreement, waive the breach by the Allottee is in not making payments as per the Payment Plan including waiving the payment of interest for delayed payment. It is made clear and so agreed by the Allottee that exercise of discretion by the Promoter in the case of one Allottee shall not be construed to be a precedent and or binding on the Promoter to exercise such discretion in the case of other Allottees.

For VERTEX VEGA DEVELOPERS LLP

- 20. Failure on the part of the Promoter to enforce at any time or for any period of time the provisions hereof shall not be construed to be a waiver of any provisions or of the right thereafter to enforce each and every provision.
- 21. If any provision of this Agreement shall be determined to be void or unenforceable under the Act or the Rules and Regulations made thereunder or under other applicable laws, such provisions of the Agreement shall be deemed amended or deleted in so far as reasonably inconsistent with the purpose of this Agreement and to the extent necessary to conform to the Act or the Rules and Regulations made thereunder or the applicable law, as the case may be, and the remaining provisions of this Agreement shall remain valid and enforceable as applicable at the time of execution of this Agreement
- 22. This Agreement may only be amended through written consent of the parties
- 23. That the rights and obligations of the parties under or arising out of this Agreement shall be construed and enforced in accordance with the laws for the time being in force.
- 24. Cancellation by Allottee The Allottee shall have the right to cancel/withdraw his allotment in the Project as provided in the Act: Provided that where the allottee proposes to cancel/withdraw from the project without any fault of the promoter, the promoter herein is entitled to forfeit the booking amount paid for the allotment. The balance amount of money paid by the allottee shall be returned by the promoter to the allottee within 45 days of such cancellation.
- 25. The execution of this Agreement shall be complete only upon its execution by the Promoter through its authorized signatory at the Promoter's Office, or at some other place, which may be mutually agreed between the Promoter and the Allottee, in \_\_\_\_\_\_ after the Agreement is duly executed by the Allottee and the Promoter or simultaneously with the execution the said Agreement shall be registered at the office of the Sub-Registrar. Hence this Agreement shall be deemed to have been executed at \_\_\_\_\_\_

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26. All or any disputes arising out or touching upon or in relation to the terms and conditions of this Agreement, including the interpretation and validity of the terms thereof and the respective rights and obligations of the Parties, shall be settled amicably by mutual discussion, failing which the same shall be settled through the adjudicating officer appointed under the Act. [Please insert any other terms and conditions as per the contractual understanding between the parties, however, please ensure that such additional terms and conditions are not in derogation of or inconsistent with the terms and conditions set out above or the Act and the Rules and Regulations made thereunder.]

IN WITNESS WHEREOF parties hereinabove named have set their respective hands and signed this Agreement for sale at\_\_\_\_\_\_ in the presence of attesting witness, signing as such on the day first above written.

# SCHEDULE - A PART - A

All that the land admeasuring **14383 Sq.yds** in Sy. No' s. 26/P, 27/P, 28/P, 45/P, 46/P & 53/P situated at Nallagandla Village, Serilingampally Mandal, Ranga Reddy District in the State of Telangana.

#### **Boundaries of the Property:**

North	Road
South	Aparna
East	Road
West	Neighbors land

#### SCHEDULE- B

#### PART - B

All that the land admeasuring \_\_\_\_\_ in Sy. No.26 & 28 situated at Nallagandla Village, Serilingampally Mandal, Ranga Reddy District and in the State of Telangana

North	
South	
East	
West	

For VERTEX VEGA DEVELOPERS LLP

## SCHEDULE "C"

(Schedule of Payment)

### Payment Plan

SCHEDULES FOR PAYMENT PAYMENT PERCENTAGE

**BOOKING AMOUNT 10%** 

WITHIN 15 DAYS OF BOOKING 10%

AT THE TIME OF FOUNDATION 10%

ON COMPLETION OF PLINTH 10%

ON CASTING OF FIRST FLOOR SLAB 10%

ON CASTING OF THIRD FLOOR SLAB 5%

ON CASTING OF FIFTH FLOOR SLAB 5%

ON CASTING OF TOP FLOOR SLAB 5%

ON COMPLETION OF BRICK WORK (FLOORWISE) 10%

ON COMPLETION OF PLASTER 5%

ON COMPLETION OF FLOORING 5%

ON POSSESSION 10%

IN WITNESS WHEREOF THE PARTIES HERETO HAVE SET THEIR HANDS ANDSIGNED THEIR NAMES ON THIS AGREEMENT ON [ ] DAY OF [ ]

Allottee

Promoter

#### WITNESSES:

1.

2.

For VERTEX VEGA DEVELOPERS LLP