ELUYEFA CHAMBERS



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To:

The Officer-in-Charge Economic and Financial Crimes Commission (EFCC) Lagos Zonal Office No. 15A, Awolowo Road Ikoyi, Lagos Nigeria

Email: info@efcc.gov.ng

CC:

The Managing Director PWAN Group Floor 1 to 5, Puri Mall Building Km 25, Lekki-Epe Expressway Opposite Lagos State University (LASU) Oko Ado, Ajah, Lagos State Nigeria

Email: info@pwangroup.com, pwanpronigeria@gmail.com

PETITION AGAINST PWAN GROUP (PWAN EXCEL) FOR FAILURE TO ALLOCATE ONE (1) RESIDENTIAL PLOT OF LAND FULLY PAID FOR AT EXCEL LAGOON VIEW, IBEJU-LEKKI – N800,000

We write on behalf of our client (hereinafter referred to as "the Petitioner") to formally petition PWAN Group, acting through its subsidiary PWAN Excel, for fraudulent misrepresentation, breach of contract, and deliberate refusal to allocate one (1) residential plot of land fully paid for at Excel Lagoon View, Ibeju-Lekki, Lagos State, Nigeria.

FACTUAL SUMMARY

- 1. The Petitioner subscribed to **one** (1) **residential plot of land** at **Excel Lagoon View, Ibeju-Lekki**, marketed and sold by **PWAN Excel**, a subsidiary under PWAN Group.
- 2. The Purchaser has paid the purchase sum of \text{\text{\text{\text{800,000.00}}} (Eight Hundred Thousand Naira Only) for one (1) residential plot of land in Excel Lagoon View, Ibeju-Lekki, the receipt of which the Vendor hereby acknowledges by issuing official receipts and a Contract of Sale.
- 3. PWAN Excel represented that the plot would be **promptly allocated** with valid title documentation upon full payment.
- 4. Despite multiple follow-up visits, calls, and repeated written demands, **no physical allocation** has taken place to date.
- 5. The Petitioner has received shifting excuses and vague explanations but no credible timeline or valid allocation.

6. The Petitioner remains without physical possession, valid title documents, or a refund — resulting in **financial loss**, wasted time, and emotional distress.

ALLEGED OFFENSES

The conduct of **PWAN Excel** and its agents constitutes the following under Nigerian law:

- **Breach of Contract** failure to allocate the plot as agreed.
- Obtaining Money Under False Pretences contrary to Section 419 of the Criminal Code Act.
- Criminal Breach of Trust contrary to Section 312 of the Criminal Code Act, Cap C38, LFN 2004
- Conspiracy to Defraud contrary to Section 516 of the Criminal Code Act.
- Unfair Trade Practices and Misrepresentation contrary to the Federal Competition and Consumer Protection Act (FCCPA), 2019).
- Advance Fee Fraud contrary to the Advance Fee Fraud and Other Fraud Related Offences Act, 2006.

RELIEFS SOUGHT

In view of the above, we respectfully request that your esteemed office:

- 1. **Investigate** PWAN Group and PWAN Excel, including their directors, officers, and field agents responsible for the marketing and sale of plots at **Excel Lagoon View, Ibeju-Lekki**.
- 2. Compel PWAN Excel to either:
 - o **Immediately allocate** the fully paid-for residential plot with valid title documentation and physical possession; or
 - o Refund the total sum of ₹800,000, with accrued interest and compensation for wasted time, financial hardship, and emotional distress.
- 3. **Prosecute** all persons found to have participated in fraudulent misrepresentation or misuse of the Petitioner's funds.
- 4. Enforce strong **regulatory measures** to protect the public from further fraudulent or deceptive land transactions.

ATTACHED DOCUMENTS

- Official receipts acknowledging the \text{\text{\text{\text{800,000}}} payment;}
- Contract of Sale;

Yours faithfully

AKINOLA SAMUEL ELUYEFA ESQ

Principal Partner/Investor Partner

ELUYEFA CHAMBERS

On behalf of the Alleged Petitioner

CONTRACT OF SALE

BETWEEN

PWAN EXCEL PROPERTY CHOICES LTD RC: 1706754 (THE VENDOR)

AND



IN RESPECT OF ONE(1) RESIDENTIAL PLOT OF LAND IN EXCEL LAGOON VIEW, ODE-OMI IBEJU-LEKKI LOCAL GOVERNMENT AREA LAGOS STATE NIGERIA.

PREPARED BY:

THIS AGREEMENT is made this 8th day of May, 2024

BETWEEN

PWAN EXCEL PROPERTY CHOICES LTD a Limited Liability Company incorporated under the Laws of the Federal Republic of Nigeria with its office at **16A**, **Sule Abuka Street**, **Off Opebi Road**, **By GTBank**, **Ikeja**, **Lagos State**, **Nigeria** (hereinafter referred to as '**THE VENDOR**' which expression shall wherever the context so admits include its assigns, legal representatives and successors-in-title) of the ONEpart.

AND

(hereinafter referred to as 'THE PURCHASER' which expression snall who include his/her heirs, assigns and legal representatives) of the other part.

WHERE AS:

- A. The Vendor is a Real Estate Marketing and Investment Company engaged in the acquisition of tracts of land and development of estates which is laid out into schemes and gated estates and are thereafter allocated to purchasers who subscribed to the Schemes.
- B. The Vendor has acquired a vast tract of land designated into PLOT sizes measuring 600sqm situate at Ode-Omi Ibeju-Lekki Local Government Area Lagos State Nigeria and described as EXCEL LAGOON VIEW, IBEJU-LEKKI. The Vendor with intent to achieve its object of development of Schemes has procure EXCEL LAGOON VIEW, IBEJU-LEKKI hereinafter referred as 'The Scheme', whereby interested person(s) or organization subscribes to the Scheme by way of monthly, quarterly contribution or outright payment towards ownership of PLOT(s) of land within the Scheme.

IT IS HEREBY AGREED that the Purchaser has fully subscribed to ONE(1) Residential PLOT of land (measuring **600sqm**) and the Vendor shall allocate same within the Scheme to the Purchaser under the following terms and conditions:

- The Purchaser has paid the purchase sum of #800,000.00(EIGHT HUNDRED THOUSAND NAIRA) Only for ONE(1) Residential PLOT of land in EXCEL LAGOON VIEW, IBEJU-LEKKI, the receipt of which the Vendor hereby acknowledges.
- 2. The Purchaser shall bear the cost of the preparation of a Survey Plan in his name which shall

- Agency fee, if the Purchaser is no longer interested in the scheme at any time before taking full possession.
- c) The Vendor hereby agrees to indemnify the Purchaser in full against loss(es) arising from defect in Vendors title or successful adverse claim over the said ONE(1) Residential PLOT that will be allocated to the Purchaser within the Scheme.
- d) The Vendor hereby warrants that it has the full capacity to sell and transfer its residual interest in the Land to the Purchaser without let, hindrance or encumbrance.

THE PURCHASER HEREBY COVENANTS WITH THE VENDOR as follows:

- I. To pay per PLOT for his Survey, Deed of Assignment, PLOT Demarcation and Development fees in respect of the ONE(1) Residential PLOT of land allocated to him.
- II. The purchaser is entitled to withdraw from the scheme only in the following circumstances and under these conditions:
 - i. A REFUND: Where the Purchaser wishes to withdraw from this scheme at any time before taking full possession at the time of allocation, she shall give a written notice of 90 days, and 60 days thereafter if the refund is not ready at the expiration of the 1st notice AND an administrative charge of 10% and 30% Agency fee shall be deducted.
 - ii. A RESALE: The Purchaser can only resale after taking full possession of the land in which case the Purchaser shall furnish the Vendor with the details of the new buyer in writing AND a 10% charge of the consideration sum shall be paid to the Vendor by the new buyer for the transfer of title documents.

IT IS HEREBY FURTHER agreed that:

- 1. The Purchaser has been briefed and is fully aware of the status of the land with respect to title and topography and has agreed to purchase the land as it is.
- 2. Both parties covenant to uphold these presents

IN WITNESS WHEREOF, the Parties have here to set their hands and seal, the day and year first above written.

THE COMMON SEAL of 'THE VENDOR' PWAN EXCEL PROPERTY CHOICES LTD is affixed IN THE PRESENCE OF:

DIRECTOR	SECRETARY
SIGNED, SEALED AND DELIVERED By the within named 'PURCHASER'	