



ROSE GARDENS, ASESE – LAND OPTION

SUBSCRIPTION FORM

BIO DATA

Subscription Fee
N5,000 (Non Refundable)

Title: Mr. /Mrs./Ms./Dr. M/s. / Chief / Others:.....

Surname

Other Names

Residential Address

Date of Birth.

. Sex

.Nationality

Office Address

E-mail Address

.State of Origin/City

Phone No .

. Occupation

Next of Kin.

. Relationship

Address

Tel

Means of Identification.
(Please submit a copy)

. ID Number

Marketer/Partner in charge of this transaction.....

I /We the undersigned subscriber(s) (first and second subscribers), do hereby declare, that the above mentioned information given by me/us are irrevocable, true and correct to my/our knowledge and no material fact has been concealed there from. I/We have gone through the terms and condition written in this application form and accept the same and which shall ipso-facto be applicable to my/our legal heirs and successors. I/We declare that in case of non-allotment if the applied unit, my/our claim shall be limited only to the extent of amount paid by me/us in relation to this subscription form. I/We accept that any default in my agreed payment terms will result in automatic cancellation of my/our subscription and refund of total amount paid less 30% penalty fee.

Sole/ First Subscriber

Second Subscriber

Name.....

Name: **Signature:**..... **Date**

..... **Signature:**..... **Date**

Website: www.4pointproperty.com , email: info@4pointproperty.com

SALES AGREEMENT

1. WHEREAS:

The Vendor has agreed to sell and the Purchaser has agreed to buy all that unit (s) of land, situate within Rose Gardens Estate, located at Maba town close to the new the Redeemed Christian Church of God New Auditorium, off the Lagos-ibadan expressway just before Asele junction, in Obafemi/Owode Local Government Area, Ogun State;

2. OFFER PRICE PER UNIT:

- | | |
|--|------------------------------------|
| a. Outright - ₦4,830,000.00; (500sqm) | Outright: ₦3,830,000.00 (300sqm) |
| b. Instalment: 12 month structure - ₦5,100,000.00; | 18 month structure - ₦4,100,000.00 |
| c. No of units <input type="text"/> | |

3. INSTALMENT PAYMENT STRUCTURE: (tick as appropriate)

- Outright;
- Twelve (12) months instalments with 20% initial deposit;

4. ANCILLARY FEES:

- a. Developmental fee: the sum of **₦1,000,000.00** (One million Naira only) is required payable outrightly per Plot (subject to review) alongside the purchase price; or Eighteen-month instalment payment of N1, 200,000.00 (One million and two hundred Thousand Naira) per plot (subject to review);
- b. Survey fee: the sum of **₦210,000.00** (Two Hundred and ten Thousand Naira only) is required payable per plot (subject to review) alongside the purchase price;
- c. Legal fee: this shall be **5%** of purchaser price, and same is payable alongside the purchase price, (Governor's consent not inclusive).

5. THE PARTIES HEREBY AGREE AS FOLLOWS:

- a. The transaction between both parties shall become binding upon confirmation of payment by the Vendor and execution of this agreement;
- b. The purchaser shall not be entitled to a refund of sums paid after payment of 75% of all sums payable on the land;
- c. The payment shall be made either by issuing a cheque in favour of the Vendor or a cash deposit paid by the Purchaser directly into the Vendor's account or through POS terminals at Vendors' offices ;
- d. Cash payments made by a Purchaser to any agent or an officer of the Company shall be at the Purchaser's risk;
- e. The Purchaser only has ownership of the plot (s) of land he/she purchases and shall not assume ownership of any other portion of the estate save the portion assigned to him;
- f. The common areas of the estate shall be exclusively owned by the Vendor

6. DELIVERY

- i. Allocation and handover of the plot (s) of land purchased shall be subject to full payment of the purchase price and all ancillary fees payable on the property;

7. TERMINATION

- i. A non-defaulting party may terminate this Agreement when any of the following events occurs:
- a. Failure of the Purchaser to pay all fees required payable on the plot (s) as and when due and in accordance with the terms of this Agreement;
- b. Where the Purchaser fails to pay the instalment consistently as stated in Clause 3 and 4 above;
- c. Where the Purchaser withdraws/discontinues from the transaction before full payment of all fees, without any fault of the Vendor;
- d. Where the Vendor delays in allocating the plot (s) purchased by the Purchaser after receipt of all fees from the Purchaser ((including ancillary fees) and the Purchaser having not defaulted in any of the instalments;
- e. Breach of any of the terms or conditions contained in this Agreement;
- f. Where the Vendor discontinues from the transaction or fails to perform her obligation contained in this agreement.

- ii. In the event of breach of clause 7(i.a&b) above, the Vendor is entitled to terminate the transaction and refund sums paid after attendant deductions of 30% of the amount paid on the property and Five Thousand Naira (N5,000.00) only as administrative fees; provided that refund is payable after 45 (Forty-five) working days of notification by the Purchaser;
- iii. Pursuant to clause 7(i.c) above, the Vendor shall refund any instalment paid by the Purchaser after deduction of 30% of the amount paid on the property and Five Thousand Naira (N5,000.00) only as administrative fees provided that refund is payable after 45 (Forty-five) working days of notification by the Purchaser;
- iv. In the event of a breach of clause 7(i.d) above, the Purchaser shall be entitled to a rental value of the unit after delivery after a 3month grace period, which shall be calculated at 5% of the purchase price yearly;
- v. In the event of a breach of clause 7(i.e) above, the Purchaser shall be entitled to full refund of the sums paid;
- vi. Pursuant to paragraph 7 above, the Purchaser shall be required to return all original documents; receipts, Contracts and correspondences given on the transaction;
- vii. In the event of a breach of clause 7(i.f), the Purchaser shall be entitled to a refund of all sums paid inclusive of the prevailing deposit interest rate.

8. ENTIRE AGREEMENT

This Agreement and the documents referred to in it together with all other Agreements to be executed shall constitute the whole agreement between the parties on this transaction.

9. NOTICE

- a. Any notice to be given under this Agreement shall be in writing and delivered by hand or email to the party at the address shown in the subscription forms provided by the purchaser, or to such an address as the Purchaser may have specified from time to time by written notice to the Vendor;
- b. Such notice shall be deemed received by the Purchaser after 48 hours of despatch of such notice by the Vendor.

In Witness Whereof the developer has hereunto set its common seal and the subscriber(s) has set his/her/ their hand(s) the day and year above written.

SOLE/ FIRST SUBSCRIBER SECOND SUBSCRIBER

Name: Name:

Signature: Date: Signature Date:

4POINT REAL ESTATE INVESTMENT LIMITED

Director: Secretary:

Date: Date:

Note: All Cash/Cheque/Draft payments must be paid into our designated company's bank account in favour of 4point Real Estate Investment Limited. Office Address: 52 Isheri Road, opposite Access bank, Omole Ojodu Lagos

