

AELEX secures a victory for Contractual Autonomy

Appeal No: CA/LAG/CV/854/2022

Sqimnga Nigeria Limited v. Systems Applications Nigeria Limited

Disputes Resolution Practice Group

ÆLEX is pleased to have represented the successful Respondent, Systems Applications Products Nigeria Ltd ("SAP"), in an appeal commenced by the Appellant in Appeal No. CA/LAG/CV/854/2022 – Sqimnga Nigeria Limited v. Systems Applications Nigeria Limited.

The claimant. had Appellant, as commenced action at the High Court of Lagos State alleging breach of the Master Services Agreement (MSA) against the Respondent. ÆLEX filed a Notice of Preliminary Objection ("the preliminary objection") on the basis that parties in the MSA agreed to refer disputes arising from the contract to the South African courts. The High Court upheld ÆLEX's preliminary objection and referred parties to their chosen dispute forum. Aggrieved by the decision of the High Court, the Claimant ("the Appellant") appealed to the Court of Appeal.

The Appellant contended, amongst others, that the High Court was wrong to have declined jurisdiction and referred the parties to South Africa because the parties to the action were Nigerian entities, and the contract was performed in Nigeria. In response, ÆLEX, on behalf of the Respondent, contended that the parties to the action willingly entered into the MSAand were aware that the Nigerian courts had jurisdiction at the time of entering the contractbut chose to have their disputes resolved in South Africa. ÆLEX, therefore urged the Court to hold the parties bound to their contract.

After a thorough consideration of the issues and contentions of the parties, the Court of Appeal, in a unianimous judgment delivered on 26 March 2024, held that parties are bound by their agreement which are neither contrary to the law nor fraudulently entered. The Court of Appeal further held that a foreign jurisdiction clause is not an ouster clause, and dismissed the appeal of the Appellant with costs in favour of SAP.

This decision is significant because it reiterates the settled principle of law in Nigeria that contracting parties' are entitled to choose the forum and law to govern their contracts.

Mr. Adedapo Tunde-Olowu, SAN and Linda Ezenyimulu represented the Respondent. For more information, please contract: <u>drp@aelex.com</u>



LAGOS, NIGERIA

4th Floor, Marble House 1, Kingsway Road, Falomo Ikoyi, Lagos **Telephone:** +234(0)201 279336-9 **Facsimile:** (+ 234 1) 2692072; 4617092 **E-mail:** lagos@aelex.com

ABUJA, NIGERIA

4th Floor, Adamawa Plaza 1st Avenue, off Shehu Shagari Way, Central Business Area, FCT Abuia, Nigeria. **Telephone:** (+234 9) 8704187, 6723568, 07098808416 **Facsimile:** (+234 9) 5230276 **E-mail:** abuja@aelex.com

PORT HARCOURT, NIGERIA

2nd Floor, Right Wing UPDC Building 26, Aba Road P.O. Box 12636, Port Harcourt Rivers State, Nigeria. **Telephone:** (+234 84) 464514, 464515, 574628, 574636 **Facsimile:** (+234 84) 464516, 574628 **Email:** portharcourt@aelex.com

ACCRA, GHANA

Suite C, Casa Maria, 28 Angola Road, Kuku Hill, Osu GP Address 080-3525 Accra, Ghana **Telephone:** (+233-302) 224828, 224845 **Facsimile:** (+233-302) 224824 **E-mail:** accra@aelex.com