

F.A.O Chris Lang
REDD-Monitor

BY EMAIL ONLY: reddmonitor@gmail.com; legal@redd-monitor.org.

27 January 2016

Dear Sir

Notification of Defamatory Statements

We write on behalf of Titan Capital Markets Limited “Titan” and Paradigm Management Consulting “Paradigm” as well as Mr Aaron Wilson and Victor Godwin (Falade) collectively referred to as “Our Clients”.

We refer to the posts made on your website - www.redd-monitor.org – on 13 March 2015 and on the 22 October 2014. The posts occasioned comments defaming Our Clients. The mentioned publications are untrue and defamatory.

In the 13 March 2015 post, titled *On cockroaches and Capital Alternatives*, Victor Godwin was being identified as working for Capital Alternatives and attempting to sell an investment as part of a scam. It is suggested that he is one of the many parties perpetrating these scams.

In the post of 22 October 2014 titled *More scams: Sterling and Bond, Voiptel International and Velvet Assets* it was recently alleged that Mr Wilson was pivotal in the scam involving these companies. These allegations are baseless and libellous.

Mr Victor Godwin has never been engaged in any activity that can be deemed as illegal nor is he part of a boiler room scam company.

Mr Wilson has no association with Sterling and Bond, Voiptel International or Velvet Assets. While he is a Director of both Titan Capital markets and Paradigm Management, they are both independent companies, legally operating with no association whatsoever to the mentioned



companies. This is contrary to the comments which imply that these companies are a spinoff of the mentioned companies set up to run boiler room scams.

One comment also ridiculously claims that the property Mr Wilson lives in by Wimbledon Common is paid for by Voiptel. Mr Wilson lives in Clapham and his personal finances were used to purchase the property. He has at no point worked for Voiptel or accepted money from the company.

The accusation of being associated with 'scammers' adversely effects the reputation of the companies and persons involved. These libellous publications have affected the reputation of Our Clients.

You will be aware that as you taken part in the publication of defamatory material and have direct editorial control over the published statements, you are liable for its publication.

We, by this letter put you on notice of the existence of these defamatory statements and demand that you take immediate steps and take down the statements that relate to our Clients or suspend access to the comments until they have been removed. This must be done within 24 hours.

In vindicating their reputation, they reserve the right to sue you for compensatory damages, in order to remedy their distress and any loss occasioned by the libel. We trust that this will not be necessary in this instance.

We look forward to you removing the libellous publications on your site within 24 hours of this letter failing which they will be forced to seek injunctive relief forthwith and seek cost against you on an indemnity basis.

Yours faithfully,

Deji Holloway, In-house Solicitor

ASCENDO CONSULTING LIMITED