IN THE SMALL CLAIMS COURT OF RIVERS STATE OF NIGERIA IN THE PORT HARCOURT MAGISTERIAL DISTRICT HOLDEN AT PORT HARCOURT BEFORE HIS WORSHIP W. C. AKANI ESQ. SITTING AT SMALL CLAIMS COURT 5 ON WEDNESDAY, 26TH JUNE 2024

CLAIM NO: PMC/SCC/165/2024

BETWEEN

GENERATION CAPITAL LTD

CLAIMANT

AND

1. EDET BLESSING OKON

2. OPARAUGO CHINEDU

3. EGUZODE GODSON

DEFEFENDANTS

Parties:

Claimant present – represented by David Ohanuna - Credit Officer 1st Defendant present 2nd and 3rd Defendants absent

Appearances:

B.M. Anaele for the Claimant
No appearance for the Defendants

JUDGMENT

The Claimant herein is claiming the sum of N444,927.00 against the 1st Defendant as outstanding sum on the loan granted to her and the accrued interest thereon as well as N250,000 as costs. The Claimant says a loan was advanced to the 1st Defendant while the 2nd and 3rd Defendants signed as guarantors for her upon the grant of the loan. The Claimant says the 1st Defendant failed to completely offset the loan as at the due date and that despite demands being made on her, she had failed to pay hence the filling of this action.

The 1st Defendant having been served with the Claim and summons has now appeared in court. The claim was read over to her and she pleaded liable to the claim against her.

The 1st Defendant having admitted liability, the burden of proof on the Claimant has been discharged as that which is admitted requires no further proof. See Section 123 of the

Evidence Act 2011 and the case of ALHASSAN & ANOR. V. ISHAKU & ORS (2016) LPELR 40083.

In view of the foregoing, I enter judgment for the Claimant and make the following orders -

- 1. The 1st Defendant shall forthwith pay to the Claimant the sum of N444,927.00 being and representing the outstanding balance of the loan granted to her and the accrued interests thereon.
- 2. The 1st Defendant shall pay to the Claimant cost in the sum of N100,000.

W.C. Akani Senior Magistrate I 26-06-2024

