

**IN THE MAGISTRATE COURT OF RIVER STATE OF NIGERIA**  
**IN THE PORT HARCOURT MAGISTERIAL DISTRICT**  
**HOLDEN AT PORT HARCOURT**

**RESUMED ON TUESDAY THE 26<sup>TH</sup> DAY OF FEBRUARY, 2024**  
**BEFORE HIS WORSHIP S. S. IBANICHUKA, ESQ**  
**HOLDEN AT SMALL CLAIM'S COURT 6 PORT HARCOURT**

**PMC/SCC/06/2024**

**OKORIE AKUMA**

**VS.**

**MADAM HAPPINESS EMILIA JOHN**

The parties are present in court, J O John appears for the Claimant, C C Oroko appears for the Defendant.

**COURT:** The terms of settlement between the parties filed on the 22-02-24 and adopted by the parties before this court are hereby entered as consent judgement for the parties.

**CONSENT JUDGEMENT**

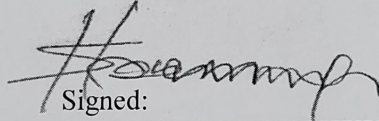
It is hereby adjudged as follows:-

- (i) That the terms of settlement was voluntarily entered by the parties and its binding to end the dispute between them.
- (ii) That the parties agree to abandon Claimant's other claims and have settled for a total and final sum of **₦1,600,000.00 (One Million Six Hundred Thousand Naira)** only,
- (iii) That the Defendant shall pay the sum of **₦1,600,000.00 (One Million Six Hundred Thousand Naira)** only in favour of the Claimant as final settlement of the claim.
- (iv) That the said sum may be paid once or in such installments not lower than **₦50,000.00 (Fifty Thousand Naira)** at any given time into the Claimants counsels WEMA bank account , with account no: 0242566379 of Julius Ogbonna John and it is provided always that the last and final payment of the total sum of **₦1,600,000.00 (One Million Six Hundred Thousand Naira)** will be completely paid into the said bank account on or before the 30-06-2024.



- (v) That the Defendant shall intensify efforts to raise the funds to pay the said **₦1,600,000.00 (One Million Six Hundred Thousand Naira)** to the Claimant.
- (vi) That all criminal complaint or litigation's with respect to the debt are hereby tied to the settlement of parties .
- (vii) That the court should enter the terms of settlement between the parties as judgement in this case.
- (viii) That the Claimant is entitled to explore the necessary legal means and or avenue to enforce the content of the terms of settlement upon the failure of the defendant to comply herein as agreed,

This is the consent judgement of the Court .

  
Signed:  
**SAMUEL S IBANICHUKA , ESQ.**  
26/02/2024

