IN THE CHIEF MAGISTRATE COURT OF RIVERS STATE, NIGERIA IN THE RUMUODOMAYA MAGISTERIAL DISTRICT HOLDEN AT RUMUODOMAYA

BEFORE HIS WORSHIP B.H. ABE (MRS), ESQ., SITTING AT THE CHIEF MAGISTRATE COURT 1, RUMUODOMAYA ON TUESDAY THE 20TH DAY OF MAY, 2025

RMC/SCC/07/2025

BETWEEN

NLEMOGU INNOCENT KPASOME

CLAIMANT

VS.

ARCH ANGEL INTERNATIONAL CONSULT LIMITED (JEJE TRAVEL)

DEFENDANT

Matter for Consent Judgment

CONSENT JUDGMENT

The Claimant claims against the Defendant as follows:

The claimant demands for the sum of N5,000,000.00 (Five Million Naira) from the defendant, paid to the defendant for a Canadian Work Permit, which the defendant has failed to provide the claimant, due to the failure of the defendant to comply with the travel service after undue delay.

Facts

The defendant has refused and failed to refund same even after the claimant served him with a demand letter.

The Court on the 6th May, 2025, granted parties leave to explore settlement amicably out of Court, after the defendant pleaded not liable to the claim read to him.

H. W. Nlemogu, Esq. appeared for the claimant, the defendant was not represented.

On the 19th May, 2025, the claimant's counsel, H. W. Nlemogu, Esq. informed the Court that parties had settled and adopted their terms of settlement.

The Terms of settlement is before the Court dated 19th May, 2025, signed by both parties, filed same day.

Parties wherefore agreed as follows;

- 1. That the defendant shall refund the total sum of N5,000,000.00 (Five Million Naira) only, to the claimant within three (3) months.
- 2. That the said amount shall be paid into this account, to wit;

Account Name: Nlemogu Happiness Wendy Account Number: 2162344321 Bank: United Bank for Africa (UBA)

- 3. That the payments shall be made in two installments, within the months of June to August, 2025.
- 4. That the first installment payment of N2,000,000.00 (Two Million Naira) shall be made by the defendant on the 30th day of June, 2025.
- 5. That the final payment of three N3,000,000.00 (Three Million Naira) shall be made by the defendant on the 31st day of August, 2025.
- 6. That the parties pray the Court to adopt this Terms of Settlement as Consent Judgment.

Accordingly, the Court enters same as the Consent Judgment of the Court.

This is the consent judgment of the Court.

