### IN THE HIGH COURT OF JUSTICE OF THE FEDERAL CAPITAL TERRITORY ABUJA IN THE ABUJA JUDICIAL DIVISION HOLDEN AT JABI - ABUJA

#### **BEFORE: HON. JUSTICE O. C. AGBAZA**

# COURT CLERKS: UKONU KALU & GODSPOWER EBAHOR

COURT NO: 10

### SUIT NO: FCT/HC/PET/435/2020

**BETWEEN:** 

TOYOSI MICHELLE JOLEDO.....PETITIONER

### OYEWOLE JOLEDO.....RESPONDENT

### **CONSENT JUDGMENT**

This Petition was filed on 7/9/2020 by the Petitioner against the Respondent seek for reliefs contained in Para 12 of the Notice of Petition. After settlement and exchange of pleadings, the parties sought leave of court to go for out of court settlement and sequel to this, the parties filed Terms of Settlement dated 11/12/2020 and the Petitioner as PW1 gave evidence of Marriage contracted on 5/9/2020 with Exhibit "A" in proof and pray the court that the Terms of Settlement entered and endorsed by parties and court entered as Consent Judgment of court in this matter. The Respondent through his counsel is not opposed.

Consequent upon the above, this court will allow the prayer sought. Accordingly, entered the Terms of Settlement filed on 11/12/2020 be and

1

hereby entered as Consent Judgment of the court in this case. In consequence, the marriage celebrated on 8/9/2016 at the Abuja Municipal Area Council Registry, Abuja is hereby declared to have broken and court entered a decree Nisi and which shall become absolute after three (3) months from the date of this Judgment.

This is the Consent Judgment of this court.

# TERMS OF SETTLEMENT

The Petitioner filed this Petition before this Honourable Court seeking the following Order:

**A DECREE OF DISSOLUTION** of the marriage between the Petitioner and the Respondent on the ground that the marriage has broken down irretrievably in that since the marriage, the Respondent has willfully and persistently refused to consummate the marriage and has behaved in such a way that the Petitioner cannot reasonably be expected to live with the Respondent.

While the Respondent in his Answer to the Petition stated that he does not oppose to the dissolution of the marriage between himself and the Petitioner as the marriage has broken down irretrievably on the ground of intolerable behaviour, desertion and embarrassment by the Petitioner.

**WHEREOF** the parties to this Petition herein have agreed to settle and have settled their matter on the following Terms:-

 That the marriage between them has broken down irretrievably As parties can no longer live together as man and wife.

- 2. That the parties have lived apart for almost a year immediately preceding the filling of the Petition.
- That parties consent unanimously to the dissolution of their marriage conducted on 8<sup>th</sup> September, 2016 at the Abuja Municipal Area Council.
- 4. That it is equally agreed that both party should bear their respective cost.
- 5. That the Terms as settled herein shall be the Judgment of this Honourable Court in this Petition.

# HON. JUSTICE O. C. AGBAZA

Presiding Judge 22/2/2021

# **APPEARANCE:**

AKINOLA AFOLARIN ESQ FOR THE PETITIONER

OJFEU.F.U. ESQ FOR THE RESPONDENT