## IN THE HIGH COURT OF THE FEDERAL CAPITAL TERRITORY IN THE ABUJA JUDICIAL DIVISION HOLDEN AT KUJE, ABUJA

BEFORE HIS LORDSHIP: HON. JUSTICE MUHAMMAD S. IDRIS

COURT:28

**DATE: 18<sup>TH</sup> NOVEMBER 2021** 

FCT/HC/CV/28/21

**BETWEEN:** 

ALHAJI SULE DANLADI USMAN----- CLAIMANT

**AND** 

GARBA JIBRIN----- DEFENDANT

## **JUDGMENT**

The parties filed their terms of settlement in this suit on the 18<sup>th</sup> day of October 2021. Counsel for the Defendant adopted same before the Court.

The terms as agreed upon and adopted by the parties in settlement set down the following as terms of settlement.

- 1. That both Claimant and Defendant have accepted a peaceful and amicable resolution of this action/matter.
- That the Defendant shall refund the sum of ₦2, 000,000.00
  (Two Million Naira) being the value of the plot of land paid by
  the Claimant to Defendant.

- 3. That already on 9<sup>th</sup> April, 2021 the Defendant had paid refunded the sum of \(\frac{\text{N}}{200,000.00}\) (Five Hundred Thousand Naira) to the Claimant.
- 4. That the outstanding balance of ₩1,500,000.00 (One Million Five Hundred Thousand Naira) shall be fully settled/paid by way of ssinstalment by the Defendant to the claimant on or before the 28<sup>th</sup> day of February, 2022.

Having mutually agreed by filling terms of settlement consequently upon the aforementioned terms as contained in the terms of settlement, the parties directly involved in this matter shall consider same as consent judgment.

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HON. JUSTICE M.S IDRIS (PRESIDING JUDGE) 18/11/2021