## IN THE HIGH COURT OF THE FEDERAL CAPITAL TERRITORY IN THE ABUJA JUDICIAL DIVISION HOLDEN AT KUJE-ABUJA ON TUESDAY 17<sup>TH</sup> DAY OF DECEMBER, 2021 BEFORE HIS LORDSHIP: HON. JUSTICE MUHAMMAD S. IDRIS SUIT NO: PET/017/2021

**BETWEEN:** 

TAOFIQ BOLANLE SHOTE.....PETITIONER

AND

OLUWAYINKA BOSEDE SHOTE.....RESPONDANT

## **IUDGMENT**

The parties file their terms of settlement in this suit on the 16<sup>th</sup> December, 2021. Both counsel adopted same before the court on behalf of the parties.

The terms as agreed upon and adopted by the parties in settlement discussion set down terms as follows:

- 1. That the marriage between the parties be dissolved only on the ground that they have lived apart continuously for a period of more than two years immediately preceding the presentation of the petition
- 2. That the respondent should have the custody of the two children of the marriage. Provided that the petitioner shall have access to the children upon sufficient notice given to the respondent by the petitioner

- 3. That the petitioner shall provide and make proper arrangement for the welfare, advancement and education of the children.
- 4. That the above terms of settlement shall constitute the judgment of the honourable court in petition no. GWD/PT/17/21.

Pursuant to order 3 rule 4 of the Matrimonial Causes Rules and the memorandum of terms of settlement duly filed in the court, same dated 15<sup>th</sup> December, 2021. Judgment is hereby entered in accordance with the said terms of settlement.

-----

Hon. Justice M.S Idris 17/12/2021.