

**IN THE DISTRICT COURT OF BAUCHI STATE
IN THE BAUCHI JUDICIAL DIVISION
HOLDEN AT SMALL CLAIMS COURT NO. 1 BAUCHI
SUIT NO. SCCBH/62/2024**

BEFORE HIS WORSHIP- GARBA ABDULLAHI

BETWEEN

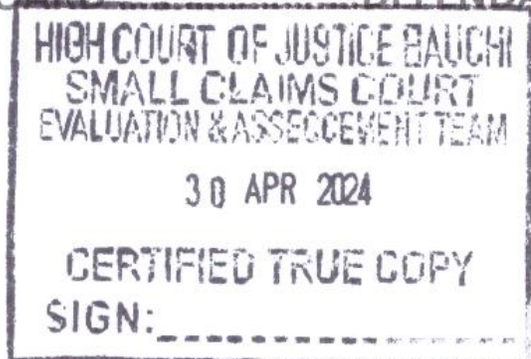
SADIQ ENVIRONMENTAL CLEANERS..... CLAIMANT

AND

STATE UNIVERSAL BASIC EDUCATION BOARD DEFENDANT

CLAIMANT -Present

Defendants Presents



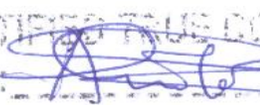
JUDGEMENT

This case brought pursuant to small claims court practice direction NO 2 of 2022, the claimant has fill and filed small claims Court forms SCA 2 & SCA 3 dated 11TH day of March, 2024, defendant has been duly served with the process of this court as evident by affidavit of serviced dated 12/3/ 2024 deposed to by one Abdussalam Abdullahi a sheriff of this Court.

before the commencement of hearing parties have amicably settled the matter out of court, consequent upon which they filed a terms of settlement dated 21ST day of April,, 2024 duly sign by the parties in presence of their witness , adopt it and urged the court to consider same and enter consent Judgment as per the terms thereafter the matter stood down for Judgment.

After hearing the submissions of both parties and having gone through the content of the afore mentioned terms properly executed by the parties, therefore and I hereby upheld the submission of both parties and enter judgment as per the terms of settlement dated 21ST April, 2024 herein attached against the parties

This case is decided today being 30/4/24

HIGH COURT OF JUSTICE BAUCHI
SMALL CLAIMS COURT
EVALUATION & SETTLEMENT TEAM
30 APR 2024
CERTIFIED TRUE COPY
SIGN: 


THE HON. JUSTICE GARBA ABDULLAHI
CHIEF MAGISTRATE
SIGN _____ DATE _____

IN THE PRINCIPAL DISTRICT COURT OF BAUCHI STATE
IN THE BAUCHI JUDICIAL DIVISION
HOLDEN AT BAUCHI

SUIT NO:

BETWEEN:

SADIQ ENVIRONMENTAL CLEANERSCLAIMANTS

AND

STATE UNIVERSAL BASIC OF EDUCATION..... DEFENDANT

TERMS OF SETTLEMENT

The Claimant have via a Letter of Demand dated 4th /3/2024 sought for the reliefs contained in the face of the said letter against the Defendants.

WHEREUPON, the parties out of their own free volition agreed to settle the matter on the following terms;

1. That the claimant claims the sum of N500, 000 only been the default payment sum of their contract engagement.
2. That the Defendant had admitted the claim of the claimant as per the form/letter of Demand particularly as contained in the prayer sought in the statement of claim of the claimant.
3. The defendant agreed to pay the total sum in 3 installment starting from April.
4. The defendant had paid the sum of N150, 000, 00 to the claimant account, receipt of which the claimant hereby acknowledges.
5. The remaining balance of N350, 000.00 will be paid on or before the month of June 2024.
6. That it was agreed that the sum of N70, 000.00 claimed by the claimant as the cost of prosecuting this suit will be taken back to the management of the defendant for possible approvals.
7. All parties herein agreed to be bound by these terms and urge this Honourable Court to accept it as a consent judgement in this matter.

Dated this 24th Day of April 2024.

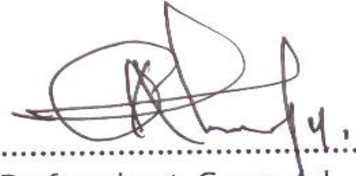
IN WITNESS WHEREOF, the parties hereto have executed these terms in the manner below the day and year first written above.

SIGNED by the within names under listed:



.....
Claimant Counsel

P, S, Salya Esq
C/O G.Hassan & Co



.....
Defendant Counsel

A.Z.Aliyu Esq
E.G.Yohannah Esq
A.H.Adamu Esq
Principal State Counsel