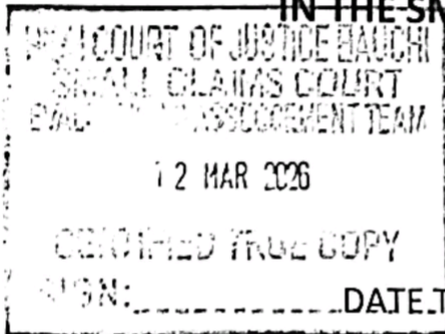


IN THE DISTRICT COURT OF BAUCHI STATE OF NIGERIA

IN THE SMALL CLAIMS COURT OF DARAZO



HOLDEN AT DARAZO

SUIT NO. SCC/DZ/10/2026

BEFORE HER WORSHIP: HADIZA DADA IBRAHIM ESQ

BETWEEN:

SUNDAY EZE PLAINTIFF

VS

IBRAHIM DEFENDANT

CONSENT JUDGMENT

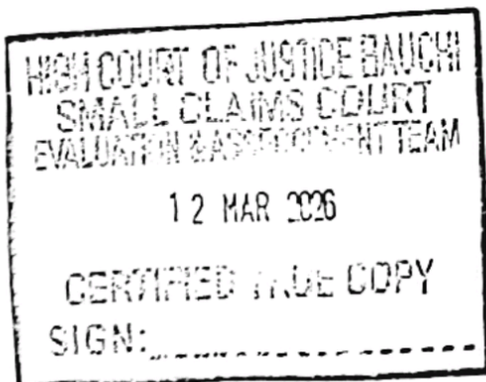
This is a small claim matter filed by the claimant via form SCA 2 after as letter of demand (SCA 1) has been sent on the 16th day of February, 2026 and dated same date. The claimant claims against the respondent the sum of N160,000, the claimant further mention that they had an agreement of additional N20,000 if the respondent defaults to pay back on the purported date and the respondent accepted that making the whole sum of N180,000 and the cost of N40,000 making all together N190,000 the respondent was read and interpreted the claims and he accepted the whole liability. Then the court asked the respondent when he plans on paying off the respondent and further explained he has brought N70,000

making the balance of N120,000, the defendant requested to pay off the balance of N120,000 within 3 months, and the plaintiff disagreed and said he can give the respondent just one month to pay off the balance.

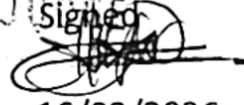
I perused through the request of both parties since there is already an agreement by both parties for the money to be paid off the only disagreement is the time for repayment therefore reducing 1 month each and here are the terms of the settlement as follows:

1. The defendant has agreed to pay the sum of N60,000 by the 16th day of March 2026.
2. The defendant shall pay of the balance of N60,000 on the 16th day of April, 2026.
3. The claimant shall come to the registry of this Hon. Court and collect the complete sum of N120,000.
4. The above terms are hereby entered as the consent judgment of this Hon. Court on the 16th day of February 2026 and it is binding on both parties.

You have the right to appeal.



HIGH COURT OF JUSTICE BAUCHI
SMALL CLAIMS COURT DARAZO

JUSTICE

16/02/2026