

IN THE DISTRICT COURT OF BAUCHI STATE  
IN THE MISAU JUDICIAL DIVISION  
HOLDEN AT SMALL CLAIMS COURT MISAU

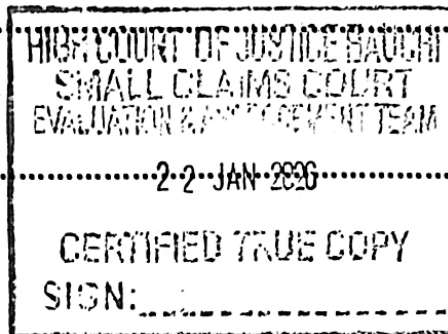
TODAY 20<sup>th</sup> DAY OF JANUARY, 2026  
BEFORE HIS WORSHIP ABUBAKAR AHMED ESQ  
SUIT NO SCC/MS/019/2025

BETWEEN

BALKISU UMAR SANDA.....CLAIMANT

AND

ABDULLAHI SANI KARI.....DEFENDANT



**CONSENT JUDGMENT**

- Claimant appeared for herself and her Counsel
- Defendant not in Court but represented by M.A Mukhtar Esq.
- The Claimant speak and understand Hausa Language
- Registrar affirmed himself to interpret to the parties from English to Hausa and vice-versa

**INTRODUCTION**

This case has been initiated via a Small Claims Court practice direction No. 2 of 2022, wherein the claimant causes a letter of demand to be issued and served on the defendant as provided in Article 2(1).

The claimant has filled and filed her particulars of claim on the 1/12/2025 and the court issued and served the defendant with a

summon as prescribed in Article 2(2) & (3) of the practice direction of this Hon. Court. The affidavit of service was duly fill and signed by the Bailiff of this Hon. Court on 4<sup>th</sup> December, 2025

### **BRIEF FACTS OF THE CASE**

The Claimant entered a contractual transaction with the defendant for the supply of 15 bags of millet worth the sum of N660, 000.00 on the agreement that the defendant will pay the money on one month time. The claimant has fulfilled her own part whereas the defendant has refused, failed or neglected to pay the money despite several demand by the Claimant, hence this action.

The case came up for hearing on the 20/01/2026, the parties informed the Court that, dispute between them have been resolved, and they urge the Court to adopt the following as their binding terms of agreement:

- a. That the defendant shall pay the plaintiff the sum of N660,000.00 as the principal sum he owed the plaintiff
- b. The defendant has now paid the sum of N 150,000.00 leaving the balance of N510,000.00 to be paid on or before the Month of march 2026.


The claimant confirmed that to the Court as their settlement terms and affixed her signature on the copy of the undertaking made by the defendant. See EGEMOZE VS OGUEKE (2018) ALL FWLR (pt.513) 1424 at 1434.

In view of the above settlement terms reached between the parties, the Court is hereby entered same as its Judgment, and parties are consequently ordered to complied. See D.T.T Ent. Nig Ltd VS Busari (2011)8 NWLR(Pt.1249) p.387.

**RIGHT OF APPEAL**


There is right of Appeal to High Court for any party not satisfied with this judgment within 14 days.

Dated 20<sup>th</sup> day of January, 2026

HIGH COURT OF JUSTICE BAUCHI  
SMALL CLAIMS COURT  
EVALUATION AND SETTLEMENT TEAM  
22 JAN 2026  
CERTIFIED TRUE COPY  
SIGN: 

HIGH COURT OF JUSTICE BAUCHI  
SMALL CLAIMS COURT MISAU

JUDGE

DATE 

SIGABUBAKAR AHMED ESQ

CHIEF MAGISTRATE

SCC MISAU