

**IN THE HIGH COURT OF JUSTICE FEDERAL CAPITAL TERRITORY  
IN THE ABUJA JUDICIAL DIVISION  
HOLDEN AT MAITAMA – ABUJA**

**SUIT NO: FCT/HC/CV/134/2007**

**BETWEEN:**

**NED NWOKO SOLICITORS**

-

**APPLICANT**

**AND**

**1. NIGER STATE GOVERNMENT**

**2. ATTORNEY GENERAL OF NIGER STATE** }

**RESPONDENTS**

Parties absent.

Kauna Penzin appearing with Kigai Zontong and Aisha Ibrahim for Defendants.

Defendant's Counsel – The matter is for report of settlement. The parties have settled and filed the Terms of Settlement.

The counsel to the Claimant is aware that we have filed the Terms of Settlement yesterday.

We humbly apply that the court adopts it as its judgment in this suit.

## **TERMS OF SETTLEMENT**

The Terms of Settlement dated the 5<sup>th</sup> Day of March, 2019 and duly executed by the representatives of the parties and their counsel is hereby adopted as the judgment of this court in the matter as follows:

1. That the Plaintiff upon the execution of this Terms of Settlement agrees to terminate forthwith, the instant action, above mentioned appeals and all ancillary suits, claims, and proceedings against the 1<sup>st</sup> and 2<sup>nd</sup> Defendants or any of the

1<sup>st</sup> Defendant's agencies in connection with or relating to the present subject matter, including foreign debt deduction refunds made to the 1<sup>st</sup> Defendant by the Federal Government or any other party in respect of London and Paris Club debt refunds or any other claims for consultancy services offered to the 1<sup>st</sup> Defendant or any of its agencies in respect of refunds whether for refunds already made to the 1<sup>st</sup> Defendant or for any future sums paid to the 1<sup>st</sup> Defendant as refunds whether arising from the Plaintiffs efforts or not.

2. That Notices of Discontinuance shall be filed by the Plaintiff forthwith, in the above appeals, namely:

- APPEAL NO. CA/A/203/13: NED NWOKO SOLICITORS v NIGER STATE GOVERNMENT & ANOR.
- APPEAL NO: CA/A/203A/13 – NED NWOKO SOLICITORS v NIGER STATE GOVERNMENT & ANOR.
- APPEAL NO: CA/A/203B/M/13 – NED NWOKO SOLICITORS v NIGER STATE GOVERNMENT & ANOR.

3. In consideration of the Plaintiff withdrawing the above appeals and terminating all claims against the 1<sup>st</sup> and 2<sup>nd</sup> Defendant, with respect to this subject matter, the 1<sup>st</sup> Defendant shall pay the Plaintiff the sum of N200,000,000.00 (Two Hundred Million Naira) net, the receipt of which the Plaintiff hereby acknowledges.

4. The performance of the above obligation shall operate as full and final settlement of all the claims of the Plaintiff and shall discharge the 1<sup>st</sup> and 2<sup>nd</sup> Defendants and all 1<sup>st</sup>

Defendant's agencies from all claims or further or future claims and liability to the Plaintiff in connection with, or arising from the present subject matter.

5. This Terms of Settlement shall be irrevocably binding on the parties.
6. Parties agree to bear their respective cost.

**(Sgd)**  
**Justice Salisu Garba**  
**(Presiding Judge)**  
**6/03/2019**