

**IN THE HIGH COURT OF THE FEDERAL CAPITAL TERRITORY
IN THE ABUJA JUDICIAL DIVISION
HOLDEN AT KUJE-ABUJA
ON TUESDAY 23TH DAY OF SEPTEMBER, 2021
BEFORE HIS LORDSHIP: HON. JUSTICE MUHAMMAD S. IDRIS
SUIT NO: PET/039/2021**

BETWEEN:

IFEOMA CHARITY ANYICHE.....PETITIONER

AND

IKECHUKWU ABUCHE ANYICHE.....RESPONDANT

JUDGMENT

The parties filed their terms of settlement in this suit on the 22nd September, 2021. Both Counsel adopted same before the court on behalf of the parties.

The terms agreed upon and adopted by parties in settlement discussion via zoom meeting was set down as follows:-

1. That the marriage conducted at the marriage registry on the 28th December, 2001 be dissolved and hereby dissolved.
2. That the developed properties at plot A233 GBAZANGO KUBWA be left for the children school fees and upkeep.
3. That the four children of the marriage shall be with the petitioner because they are still minor.

4. That the respondent shall have access to the children and the petitioner shall not unnecessarily stop the respondent from seeing any of the children.
5. That the respondent shall have the right to visit the children in their schools without any hindrance.
6. That during holidays, the children shall be allowed by the petitioner to visit the respondent if the respondent so wish.
7. Parties agree on all the terms and consented that these terms of settlement shall be file and to be as consent judgment.

In view of the terms of settlement/memo of settlement duly signed by the petitioner in the presence of her counsel Pius A. Ofoegbunam Esq and the subsequent affirmation of same duly signed by the respondent in the presence of his counsel P.A Nweke Esq. The above terms of settlement which was dated 13th September and file on the 22nd September, 2021 as consented by the parties is hereby entered as the Judgment of this Court and I so hold.

Hon. Justice M.S Idris
23/09/2021.