# IN THE HIGH COURT OF THE FEDERAL CAPITAL TERRITORY HOLDEN AT MAITAMA ABUJA

DATE: 11TH DAY OF NOVEMBER, 2021

BEFORE: HON. JUSTICE M.A NASIR

COURT NO: 5

SUIT NO: FCT/HC/CV/170/2019

#### **BETWEEN**

EMEKA OSANDUKWU
 APPLICANTS

3. ELLANGREEN LTD

#### **AND**

1. INSPECTOR GENERAL OF POLICE (IGP)

2. DCP ABBA KYARI, HEAD OF IGP INTELLIGENCE RESPONSE TEAM (IRT)

3. IULIET NKANANG

4. NSIMA NKANANG

5. SUNDAY OGBODO

6. THE NIGERIAN ARMY

7. THE CHAIRMAN ECONOMIC AND FINANCIAL CRIMES COMMISSION (EFCC)

#### **RESPONDENTS**

## **CONSENT JUDGMENT**

Upon the terms of settlement dated 12/10/2021 and filed on the 5/11/2021. And after hearing **Adewale E**. **Odeleye Esq** of counsel to the applicants, **Justin Chuwang Esq** of counsel to the 3<sup>rd</sup> to 5<sup>th</sup> respondents and **G.P. Olagundoye Esq** for the 6<sup>th</sup> respondent adopt the terms before the Court, that is:

- "1. The total outstanding on both capital and investment to the 3<sup>rd</sup>, 4<sup>th</sup> and 5<sup>th</sup> respondent was amicable agreed to be reduced to N7,500,000.00 (Seven Million, Five Hundred Thousand Naira) only outstanding sum.
- 2. The outstanding sum is payable to 3<sup>rd</sup>, 4<sup>th</sup> and 5<sup>th</sup> respondents on proportion of N4,500,000.00 (Four Million, Five Hundred Thousand Naira) jointly for the 3<sup>rd</sup> and 4<sup>th</sup> respondents and N3,000,000.00 (Three Million Naira) only to the 5<sup>th</sup> respondent.
- 3. This payment shall be made at not less than N500,000.00 (Five Hundred Thousand Naira) quarterly and completed within 12 calendar months for 5<sup>th</sup> respondent and 18 calendar months for the 3<sup>rd</sup> and 4<sup>th</sup> respondents respectively.
- 4. The 1st to 3rd 5th applicants undertake to withdraw any petition against the respondents to the Fundamental Human Rights Court.
- 5. The 3<sup>rd</sup> to 5<sup>th</sup> respondents undertake to withdraw any petition against the applicants to any security agency

- in respect of the transactions leading to this suit and the petition before the 1st and 2nd respondents.
- 6. The applicants in default to payments of any sums due to the 3<sup>rd</sup>, 4<sup>th</sup> or 5<sup>th</sup> respondents under these terms of settlement will pay penal interest at the rate of 5% (five percent) of the amount in default of, to the 3<sup>rd</sup>, 4<sup>th</sup> or 5<sup>th</sup> respondents as the case may be.
- 7. The 1st and 2nd applicant on the one hand, and the 3rd and 5th respondents on the other hand shall initial the bottom pages of these terms of settlement.
- 8. This term of settlement constitutes a full and final settlement of the applicants financial obligations to the 3<sup>rd</sup>, 4<sup>th</sup> and 5<sup>th</sup> respondent with regard to the investment business between the parties, being subject matter of the petition before the 1<sup>st</sup> and 2<sup>nd</sup> respondent.
- 9. That the 1st, 2nd and 3rd applicants and the 3rd and 5th respondents adopt these terms of settlement and that the same be entered as consent judgment in this suit

with regards to the parties to these terms of settlement."

This Court is in receipt of the terms of settlement dated 12/10/2021 and filed on the 5/11/2021. The terms are between the 1st to 3rd applicants and 3rd to 5th respondents. After hearing both learned counsel for the applicant and the counsel for the 3rd to 5th respondents adopt the terms, this Court is satisfied that the terms therein have been willfully and mutually agreed upon by the parties, and duly endorsed by their respective counsel. I hereby adopt the said terms as CONSENT IUDGMENT of this Court.

### Signed Honourable Judge

### **Appearances:**

Adewale E. Odeleye Esq – for the applicants

Justin Chuwang Esq – for the 3<sup>rd</sup> to 5<sup>th</sup> respondents

G.P. Olagundoye Esq – for the 6<sup>th</sup> respondent

1<sup>st</sup>, 2<sup>nd</sup> and 7<sup>th</sup> respondent absent and not represented