## IN THE HIGH COURT OF THE FEDERAL CAPITAL TERRITORY IN THE ABUJA JUDICIAL DIVISION

## **HOLDEN AT ABUJA**

**BEFORE HIS LORDSHIP: HON. JUSTICE M. S. IDRIS** 

COURT:28

**DATE:11**<sup>TH</sup> **MAY, 2022** 

FCT/HC/GWD/PET/25/2021

**BETWEEN** 

CHUKWUEME KENNEDY KENCHUKS----

**PETITIONER** 

**AND** 

**GLORY NGOZI OJIH-----**

**RESPONDENT** 

## **JUDGMENT**

Parties file their terms of settlement in this suit on 9<sup>th</sup> of May, 2022. Both Counsel adopted same before the Court on behalf of the parties.

The term agreed upon and adopted by parties are set down as follows:-

- That the decree of dissolution of the marriage be made by the Honourable Court on the ground that both parties have agreed to go their separate ways as both parties can no longer live together.
- 2. The parties have agreed to live separately and apart from each other as if not married and each shall be free from any interference, harassment and control whatsoever.

- 3. That parties shall each have full and unfettered control over their own destiny
- 4. The petitioner shall bears the cost of this suit alone having instituted same.

Having mutually agreed particularly the petitioner and the Respondent based on the terms of settlement dated 11<sup>th</sup> April, 2022 and filed 9<sup>th</sup> May, 2022 wherein both of them agreed that same shall be considered as consent judgment. in view of this development I hereby enter the terms of absolute settlement as the judgment of this Court, the parties directly involved shall strictly adhere to the said terms.

HON. JUSTICE M.S IDRIS
(PRESIDING JUDGE)