

IN THE DISTRICT COURT OF FCT
HOLDEN AT DUTSE ALHAJI, ABUJA
BEFORE HIS WORSHIP HON: MUHAMMED TAHIR OMEIZA
ABDULMUMINI
(SMALL CLAIMS)

SCC/DUT/11/2024

BETWEEN

BISHI-RI INTERNATIONAL GROUP OF SCHOOLS.....CLAIMANT

AND

MR & MRS OMOKAIYE.....DEFENDANT

28/03/2024

RECORDS OF PROCEEDING

- Parties in court
- No representation
- Claimant- We have settled, we have filed Terms of Settlement, we seek to adopt it as our consent Judgment

▪ CONSENT JUDGMENT

This is a claim for liquidated money demand brought under the Federal Capital Territory Practice on Small Claims court 2022.

The Small Claims Complaint Form(SCA 2) disclosed that prior to the defendant removing their child from the Claimant, they were owing the sum of N390,000(Three Hundred and Ninety Thousand Naira) unpaid school fees of their child



At the 19th day of March 2024, the defendant admitted liability to the Claim, parties however informed the court that they intend to explore an out of court settlement, the matter was then adjourned for that purpose.

Parties have today, the 28th day of March 2024 filed their Terms of Settlement and urge the court to adopt same as the Judgment of court.

Consequent thereto, the Terms of Settlement in suit No. SCC/DUT/11/2024 dated and filed the 19th March 2024 BETWEEN BISHI-RI INTERNATIONAL GROUP OF SCHOOLS (Claimant) AND MR & MRS OMOKAIYE (Defendants) is hereby entered as the Judgment of this Honorable Court. Parties are therefore advice to adhere strictly to the Terms of Settlement.

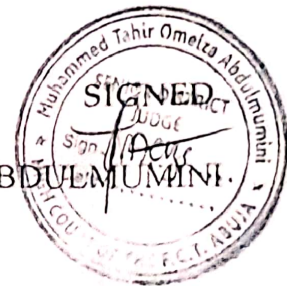
REPRESENTATION

Claimant in court

Defendant in court

No representation

MMUHAMMED TAHIR OMEIZA ABDEL MUNINI.



IN THE DISTRICT COURT OF FEDERAL CAPITAL TERRITORY
ABUJA (SMALL CLAIMS)

SUIT NO:

BETWEEN

BISHI-RI INTERNATIONAL GROUP OF SCHOOLS.....CLAIMANT

AND

MR & MRS OMOKAIYE.....DEFENDANT

(PAMPARA EXTENSION BWARI ROAD ABUJA)

08030602959, ~~(885131-5)~~

TERMS OF SETTLEMENT

The defendant having admitted owing the defendant the sum of N390,000.00(Three Hundred and Ninety Thousand Naira)

However the Claimant had graciously removed the sum of N190,000.00(One Hundred and Ninety thousand Naira.)

Therefore the parties have agreed to be paying instalmentally as follows

1. That the defendant will be paying N30,000.00(Thirty Thousand naira) every month starting from 31st March 2024 to 31st September 2024
2. The parties have agreed that in default of the above terms, the defendant will enforced the Judgment against the defendant



17
19/3/24



MR & MRS OMOKAIYE

BISHI-RI INTERNATIONAL GROUP OF SCHOOLS