

**IN THE HIGH COURT OF TANZANIA  
DAR ES SALAAM DISTRICT REGISTRY  
AT DAR ES SALAAM**

**MISC. CIVIL APPLICATION NO. 609 OF 2019**

**IN THE MATTER OF THE ARBITRATION ACT [CAP 15 RE 2002]**

**AND**

**IN THE MATTER OF ARBITRATION FINAL AWARD BY CONSENT  
BETWEEN**

- 1. VODACOM INTERNATIONAL LIMITED (Mauritius)**
- 2. VODACOM GROUP LIMITED (South Africa)**
- 3. VODACOM CONGO DRC S.P.R.L.  
(Dem. Rep. of Congo) ..... CLAIMNANTS**

**AND**

- 1. NAMEMCO ENERGY (P.T.Y.) LIMITED (Cyprus)**
- 2. MR. MOTO MATIKO MABANGA  
(South Africa) .....RESPONDENTS**

**RULING**

*Date of Last Order: 9/6/2020*

*Date of Ruling: 29/07/2020*

**S.M. Kulita, J.**

The Applicants and Respondents herein through Ms. Faidha Salah, Advocate presented before this court an arbitral award to be registered by the court and accordingly to have an effect of the

court's decree. Indeed on 16/9/2019 the Arbitrator one Diawana Dawara, Counsel Secretariat for the ICC International Court of Arbitration filed the said award to this court for registration purpose.

Section 12(3) of the Arbitration Act [Cap 15 RE 2002] requires the Umpire/Arbitrator to cause the award to be filed in court. Under rule 4 of the Arbitration Rules GN. 427 of 1957 the Arbitrator should forward the award to the Registrar (Deputy Registrar) together with a letter requesting the same to be registered by the court.

The fact that the said requirements of the law have been fully complied by the Arbitrator I accordingly register the arbitral award in respect of the arbitration proceedings for the **ICC Arbitration No. 19803/MCP** on execution of the **Arbitration Final Award by Consent.**

The said Arbitral Award shall have the same effect with the decree of this court. Costs of the application to abide with the outcome of the arbitral proceedings.



**S.M. KULITA**

**JUDGE**

**29/07/2020**