IN THE HIGH COURT OF THE UNITED REPUBLIC OF TANZANIA

IN THE DISTRICT REGISTRY OF ARUSHA

AT ARUSHA

LABOUR DISPUTE NO. 1 OF 2019

CHODAWU.....APPLICANT

VERSUS

NGORONGORO OLDEANI

MOUNTAIN LODGE..... RESPONDENT

CONSENT JUDGMENT

20/12/2021 & 20/12/2021

ROBERT, J:-

This is a consent judgment arising from a mutually agreed settlement by the parties named above. Primarily, the applicant above brought this complaint against the respondent herein for the following reliefs:

- 1. Declaration that the Labour Laws were breached by Respondent's act.
- 2. The order to compel the Respondent to abide with the Labour laws.
- 3. Costs of the complaint.

The applicant in this case was under the representation of **Mr. Lawrence Mathayo Mollel**, secretary of the applicant while the respondent was represented by **Mr. Asubuhi J. Yoyo**, learned counsel. fundamental right in any way whatsoever or perform any act that shall amount to breach of peace or incitement.

- 4. This deed of settlement constitutes the entire agreement between the parties herein it shall not be molded changed or adjusted in any way whatsoever unless by mutual consent of the parties through writings signed by both sides.
- 5. This agreement shall be executed in three originals all of them being equally authentic and all constituting one instrument.
- 6. That, the above orders read together with terms of the deed of settlement shall form a decree of the court capable of being executed, consequently, this suit is marked as settled.

It is so ordered.

