

**IN THE HIGH COURT OF THE UNITED REPUBLIC OF TANZANIA  
IN THE SUB – REGISTRY OF MWANZA  
AT MWANZA  
CIVIL CASE NO. 1783 OF 2024**

**RAMADHAN KASSIM MANG'ENYI.....1<sup>ST</sup> PLAINTIFF  
SAMUEL OTIENO AIRO.....2<sup>ND</sup> PLAINTIFF  
VERSUS  
KENAFRIC INDUSTRIES LIMITED.....1<sup>ST</sup> DEFENDANT  
LEOSTAR INTERNATIONAL LTD .....2<sup>ND</sup> DEFENDANT**

**CONSENT JUDGMENT**

10<sup>th</sup> & 11<sup>th</sup> June, 2024

**ROBERT, J:-**

The Plaintiffs, Ramadhan Kassim Mang'enyi and Samuel Otieno Airo, prompted legal proceedings against Kenafric Industries Limited and Leostar International Ltd, the 1<sup>st</sup> and 2<sup>nd</sup> Defendants respectively, seeking, among others, a declaratory judgment that the contract entered by the two Defendants for distribution of sweets and bubble gums has breached the supply contract concluded between the Plaintiffs and the 1<sup>st</sup> Defendant.

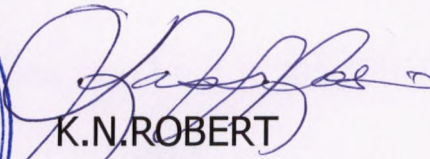
Prior to the hearing, the parties in this suit expressed their mutual desire to settle the matter out of the Court and duly filed their Deed of Settlement on the 10<sup>th</sup> June, 2024. When the matter came up for hearing

on 11<sup>th</sup> June, 2024, parties prayed for the said Deed of settlement to be recorded and a Court decree be passed in accordance with the terms and conditions agreed upon by the parties.

Upon a comprehensive review of the terms and conditions delineated in the aforementioned settlement agreement, this Court is content that the entirety of the subject litigation has been entirely resolved through the lawful consensus of the parties, as articulated in the Settlement Agreement. In light of this, and in accordance with the provisions of Order XXIII Rule 3 of the Civil Procedure Code, Cap.33 R.E 2019, this Court hereby orders that the executed Deed of Settlement, tendered by the parties on the 10<sup>th</sup> June, 2024 is officially recorded and incorporated as an integral component of this Court's Judgement and Decree. The 1<sup>st</sup>, and 2<sup>nd</sup> Plaintiff's claims are therefore, considered as settled, predicated upon the conditions and terms agreed upon by the parties in the Settlement Agreement.

It is so ordered.



  
K.N. ROBERT  
JUDGE  
11/6/2024