



3. After hearing from counsel for the Applicant Law Firm, and upon considering the Motion, evidence, record and applicable law, I am satisfied that the instant Notice of Motion application is merited and deserving of being allowed as prayed.

4. In light of the foregoing, the Notice of Motion application dated 15<sup>th</sup> August, 2024 be and is hereby allowed in the following terms:-

- i) Judgment be and is hereby entered in favour of the Applicant as against the Respondent for the sum of Kenya Shillings One Hundred and Twenty Seven Thousand and Eight (Kshs.127,008.00/=) being the certified costs due to the Applicant as against the Respondent and arising from the Certificate of Taxation issued on 23<sup>rd</sup> July, 2024 arising from and with respect to instructions to act.***
- ii) Costs of this application be awarded to the Applicant and shall be borne by the Respondent and costs are assessed at Kshs.30,000/= only.***

*iii) Interest at court rates shall apply on (i) above from the date of filing until the date of payment in full.*

5. This being determinate of the entire Miscellaneous Application orders accordingly filed closed accordingly.

**RULING SIGNED, DATED AND DELIVERED VIRTUALLY,  
AT KIAMBU THIS 29<sup>TH</sup> DAY OF APRIL ,  
2026.**

**BAHATI MWAMUYE(MBS)**

**JUDGE**

In the presence of:  
Mr. Ontegi for the Applicant  
No appearance for the Respondent  
Court Assistant - Sanja