



IN THE COURT OF FIRST INSTANCE

OF THE ASTANA INTERNATIONAL FINANCIAL CENTRE

14 November 2025

CASE No: AIFC-C/CFI/2025/0051

PC “EZ FACTOR Limited”

Claimant

v

(1) “RMD Company GROUP” LLP

(2) IE Zharasbayeva Zaure Tursyngazyevna

Defendants

JUDGMENT AND ORDER

Justice of the Court:
The Lord Faulks KC



JUDGMENT AND ORDER

1. Pursuant to a Claim Form made on 29 October 2025 the Claimant seeks an Order from this Court to recognise and enforce the measures set forth in para 213 of the IAC Arbitration Award dated 25 September 2025 made by Ms. Yelena Dvoretzkaya-Yussupova, the sole arbitrator appointed by a letter dated 14 February 2025 of Mr. Thomas Krümmel, the Chairman of the International Arbitration Centre of Kazakhstan, in IAC Arbitration Case No. 4/2025.
2. Having read the Award it appears to me that the application is justified. Accordingly, I hereby order:

To partially satisfy the claims of Private Company “EZ FACTOR Limited”.

To recover jointly and severally from IE Zharasbayeva Zaure Tursyngazyevna (IIN 720307400134) and “RMD Company Group” LLP (BIN 221140011640) in favour of Private Company “EZ FACTOR Limited” (BIN 230440900098) the principal debt in the amount of KZT 6,000,000 (six million tenge); a penalty for delayed payment in the amount of KZT 1,868,750 (one million eight hundred sixty-eight thousand seven hundred and fifty tenge); a penalty for non-fulfilment of contractual obligations in the amount of KZT 325,000 (three hundred twenty-five thousand tenge), as well as reimbursement of expenses incurred in connection with these arbitration proceedings, including the registration fee in the amount of KZT 126,950.60 (one hundred twenty-six thousand nine hundred fifty tenge sixty tiyn), the arbitrator’s fee in the amount of KZT 250,000 (two hundred fifty thousand tenge), the payment for the services of a private enforcement agent in the amount of KZT 157,280 (one hundred fifty-seven thousand two hundred eighty tenge).

Dismiss the remaining part of the claim.

3. The Defendants are given liberty to apply to have this Order set aside within 14 days of service upon it of this Order.
4. This Order shall not be enforced (a) until after the end of the period set out in paragraph 3 above or (b) until after any application made by the Defendant within that period has been finally disposed of, whichever is the later.

By Order of the Court,

The Lord Faulks KC,
Justice, AIFC Court

Representation:

The Claimant was represented by Ms. Inna Kim, Legal Consultant of LUX VERITAS LTD

The Defendant was not represented.