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IN THE SECOND JUDICIAL DISTRICT COURT

FOR THE COUNTY OF DAVIS, STATE OF UTAH

Bountiful Flight, LLC, a Utah limited
liability company,

Plaintiff,

vs.

Bitwealth Holdings, LLC, a Nevada
limited liability company,

Defendant.

DEFAULT JUDGMENT

Civil No. 260700274

Judge Blaine Rawson

Tier 2

This matter is before the Court on Plaintiff Bountiful Flight, LLC's ("Bountiful Flight") Motion for Entry of Default Judgment (the "Motion") against Defendant Bitwealth Holdings, LLC ("Bitwealth"). It appearing to the Court that Bitwealth was properly served with a copy of the Summons and Verified Complaint; and it appearing that Bitwealth failed to appear and answer the Verified Complaint on file herein, or otherwise plead; and it appearing that the time for response as expired; and it appearing that entry of a Default Certificate by the Clerk of this Court against Bitwealth has been entered; and it is further appearing that Bountiful Flight is entitled to

Default Judgment against Bitwealth, and for good cause shown, it is hereby ORDERED that judgment be entered in this action in favor of Bountiful Flight and against Bitwealth as follows:

1. Bountiful Flight, LLC's Motion for Entry of Default Judgment is GRANTED. Plaintiff Bountiful Flight, LLC is hereby awarded default judgment against Defendant Bitwealth Holdings, LLC on Bountiful Flight LLC's First Cause of Action for Member Dissociation under Utah Code § 48-3a-602.

2. For the reasons stated in Bountiful Flight, LLC's Verified Complaint, it is hereby ORDERED that Bitwealth Holdings, LLC is expelled and otherwise dissociated as a member of Bountiful Flight, LLC.

3. It is hereby ORDERED that Plaintiff Bountiful Flight, LLC shall pay the current audited book value of Bitwealth Holdings, LLC's ownership interest in Bountiful Flight, LLC, which amount, as established by declaration of Jason Clark, Bountiful Flight, LLC, Managing Member, and which declaration is on file with this Court, is \$207,279.55. It is further ORDERED that Bountiful Flight, LLC shall deposit those funds totaling \$207,279.55 with the Court Registry for the United States District Court for the District of New Jersey, or as otherwise directed by the United States Attorney for the District of New Jersey.

IT IS SO ORDERED.

In accordance with Utah Rule of Civil Procedure 10(e) and Utah State District Court's e-Filing Standard No. 4, this Order does not bear the handwritten signature of the Judge, but instead displays an electronic signature at the upper right-hand corner of the first page of this Order.