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IN THE SECOND JUDICIAL DISTRICT COURT
DAVIS COUNTY, STATE OF UTAH

In the matter of the marriage of: BRITTANY FLINT MOFFITT, Petitioner, and CORTNEY SCOTT MOFFITT, Respondent.	JUDGMENT AND ORDER ON PARTIAL SETTLEMENT AGREEMENT Civil No. 234700328 Judge: Jennifer Valencia Commissioner: Julie Winkler
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Petitioner, Brittany Flint Moffitt, ("Brittany"), represented by counsel of record, Ashley Wood, and Respondent, Cortney Scott Moffitt, ("Cortney"), represented by counsel of record, Mark R. Anderson, having negotiated in good faith, executed a Stipulation: Partial Settlement Agreement to resolve issues in dispute in the above-captioned divorce case. Based upon the Stipulation: Partial Settlement Agreement fully incorporated herein by reference and the Court, being otherwise fully advised,

IT IS HEREBY ORDERED, ADJUDGED AND DECREED:

1. The parties were previously divorced via Decree of Divorce entered on April 10, 2023.
2. The parties have two minor children: Olivia, born April 2017 and Margaret, born September 2020.
3. Communication between the parties shall be as follows:
 - a. All communication between the parties shall be limited to issues pertaining to the minor children, and conducted through an App as set forth below.
 - b. The parties may communicate via text message or telephone only in the event of an emergency involving the children or an urgent parent time exchange issue.
 - c. All non-emergency and non-urgent communication between the parties regarding the minor children shall be conducted via the “Our Family Wizard” App (hereinafter referred to as ‘The App’). In connection with this, the following shall apply-
 - i. The parties shall subscribe to the plan that includes the tone meter feature.
 - ii. Each party is solely responsible to obtain, pay for (if there is a fee) and set up their own subscription, which shall be completed by May 3, 2026. In connection with this, Cortney shall receive a credit for his annual subscription, which shall be deducted from the expense arrears (addressed at Paragraph 4 below), upon Cortney verifying payment of his subscription.
 - iii. All events and activities concerning the minor children; including health-care (medical/dental/mental health), school/education, social and extracurricular activities shall be posted on the shared calendar in connection with The App. In connection with this, the party who becomes aware of or schedules the

appointment, activity or event shall post it to the shared calendar within 48 hours of becoming aware of or scheduling the matter. Once the event/activity is posted on the calendar, this shall constitute notice of the event/activity.

iv. If either party is issuing a communication and needs a response to that communication from the other party, then the party issuing the communication shall state in the subject line, "Action Item" and all such communications with "Action Item" in the subject line shall be responded to by the receiving party within 48 hours of receipt.

4. The issue of financial arrears relating to support of the minor children through the month of April of 2026 shall be handled as follows:

a. Cortney is current in his base child support obligation through the month of April of 2026.

b. Cortney owes arrears for expenses relating to the minor children in the sum of \$25,000.00. In connection with this, the following shall apply-

i. These expense arrears are related to support of the minor children, therefore subject to collection by ORS.

ii. These arrears totaling \$25,000.00 are reduced to judgment, effective May 1, 2026.

iii. Cortney shall make monthly installment payments towards the arrears in the sum of \$250.00 per month, commencing the month of November of 2026, to be paid in two equal monthly installments of one half on or before the 5th of the month and one half on or before the 20th of the month.

iv. Commencing with the calendar tax year of 2026 until these arrears are paid in full, if Cortney receives any state and/or federal tax refunds, all such refunds shall be applied directly toward the outstanding arrears.

v. The arrears shall be paid in full within five years of May 1, 2026.

vi. Brittany shall not submit the Order memorializing these arrears and payment of the arrears as set forth in this Order to ORS for implementation until September of 2026.

vii. If ORS will not implement the Order to collect on the judgment, Cortney shall abide by the payment schedule and terms set forth herein, issuing payment to Brittany directly.

*****END OF THE ORDER*****

In accordance with the Utah State District Court's Efiling Standard No. 4, and URCP Rule 10(e), 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.

Approved as to form

/s/ Mark R. Anderson

Mark R. Anderson

Attorney for Respondent

(electronically signed with permission
via email dated 05/08/2026)