

SETTLEMENT AGREEMENT

between

PETER ANDREW FAUCITT
(Identity Number: 5204305708185)

and

JACQUELINE FAUCITT
(Identity Number: 5706070898181)

and

DANIEL JAMES FAUCITT
(Identity Number: 8207155300182)

(Together "the Parties")

Handwritten signatures of the three parties: Peter Andrew Faucitt, Jacqueline Faucitt, and Daniel James Faucitt.

1. Introduction

- 1.1. Peter Faucitt obtained an *ex parte* order against Jacqueline Faucitt and Daniel Faucitt under case no: 2025-137857. A number of disputes arise in relation to the order and the relief sought in respect of part B of the proceedings under case no: 2025-137857.
- 1.2. The parties have agreed to settle in good faith the disputes which exist between them on the basis set out below, which, subject to further agreement, does not finalise the aforesaid proceedings.

2. Settlement

- 2.1. The parties agree to undergo the following medical assessments:
 - 2.1.1. Jacqueline Faucitt shall undergo a psychiatric evaluation, which evaluation will commence by no later than 15 October 2025;
 - 2.1.2. Daniel Faucitt shall undergo drug screening (specifically a hair follicle test) by no later than 5 October 2025 and a psychiatric evaluation, which evaluation will commence by no later than 15 October 2025; and
 - 2.1.3. Peter Faucitt shall undergo drug screening (specifically a hair follicle test) by no later than 5 October 2025 and a psychiatric evaluation, which evaluation will commence by no later than 15 October 2025.
- 2.2. The parties agree to undergo any further tests/assessments and/or treatments that may be directed by the psychiatric professional.
- 2.3. The service providers and/or medical professionals to conduct the tests set out in clause 2.1 above will be jointly agreed to by the parties' attorneys.
- 2.4. By failure of such agreement, the attorneys' for the parties shall request the appointment of such expert by the Gauteng Family Law Forum, and shall be bound to the appointment made in terms thereof.
- 2.5. The reports prepared by the medical professionals will be provided to the parties' attorneys.
- 2.6. The costs of these medical assessments shall be borne by each party individually.

3. Costs

- 3.1. Save for the costs referred to in paragraph 2.6 above, each party will bear their own costs.

4. Confidentiality



The parties agree:

- 4.1. To keep the contents of this settlement agreement and the reports produced pursuant to the medical testing set out in clause 2 above confidential; and
- 4.2. Not to disclose, communicate or otherwise make public the details of the settlement to any third party, without the parties' written consent, which consent will not be unreasonably withheld, *alternately* as may be required for any party to uphold their rights.

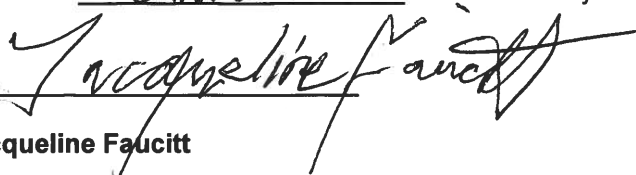
5. General

- 5.1. This settlement agreement constitutes the sole agreement regarding the subject matter hereof (as pertains to the testing required of the parties) and no amendment or variation shall be of any force or effect unless reduced to writing and signed by all the parties.
- 5.2. No party will be bound by any express, implied or tacit term, representation, warranty or promise or the like not recorded in writing in this settlement agreement.
- 5.3. The parties are not entitled to cede any of their rights or delegate any of their obligations under this settlement agreement.
- 5.4. The rule of interpretation that, in the event of ambiguity, this settlement agreement must be interpreted against the party responsible for drafting the settlement agreement does not apply.
- 5.5. This settlement agreement may be executed in counterparts, each of which will be an original and which together constitute the same agreement.

Signed at SANDOWN on this 18th day of **September 2025**.


Peter Andrew Faucitt

Signed at SANDTON on this 18th day of **September 2025**.


Jacqueline Faucitt



Signed at SAND TON on this 18th day of September 2025.



Daniel James Faucitt

