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**IN THE FOURTH JUDICIAL DISTRICT COURT,  
IN AND FOR UTAH COUNTY, STATE OF UTAH**

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In the Matter of the Marriage of:

**KELLY PECORA,**  
Petitioner,

and,

**JOSEPH PECORA,**  
Respondent.

**DECREE OF DIVORCE**

Case No.: 254403461

Judge: Thomas Low

Commissioner: Marla Snow

THE ABOVE-ENTITLED MATTER came before the Court pursuant to the parties' Stipulation ("stipulation" or "agreement") and the Findings of Fact and Conclusions of Law. Jurisdiction of the Court and Grounds were established by the declaration and stipulation filed with the Court. The Court has reviewed the parties' agreement and approves of the same. The Court, now being fully advised in the premises, having entered its Findings of Fact and Conclusions of Law and for good cause showing, makes its order as follows:

**IT IS HEREBY ORDERED, ADJUDGED, AND DECREED:**

**INFORMATION ABOUT THE MARRIAGE**

1. The parties are husband and wife, having been married on July 23, 2005, in the state of Illinois.

2. Two (2) children have been born as issue of this marriage, namely: C.P., born January 2009; and S. P., born October 2011.

### **DIVORCE**

3. The parties are hereby divorced from one another, and the bonds of matrimony are dissolved.

### **STATE ASSISTANCE**

4. Neither the Petitioner nor the Respondent has received or is receiving public assistance from the State of Utah.

### **CUSTODY AND PARENT-TIME**

#### *Legal Custody*

5. The parties shall share joint legal custody of the minor children pursuant to the Parenting Plan herein.

#### *Physical Custody*

6. The parties shall be awarded joint physical custody of the children. Parent-time shall be as the parties can agree. If the parties cannot agree, the parties shall be granted regular and summer parent-time pursuant to U.C.A. § 81-9-305 on a seven (7) days on seven (7) days off schedule. Exchanges shall occur Sundays at 7:00 PM, with the receiving parent responsible for transportation.

7. The parties agree to exercise reasonable flexibility with the parent-time schedule and to take into consideration the children's wishes, activities, and schedules, recognizing that the children's ages, needs, and obligations may require reasonable adjustments from time to time. The parties acknowledge that they share joint physical custody and shall both encourage and

ensure that the children attend and participate in their scheduled parent-time with the other parent. Any deviation from the parent-time schedule must be mutually agreed upon by the parties in advance.

8. The parent-time schedule as described above will begin the week following Kelly vacating the marital home, which is not later than May 1, 2026.

### **PARENTING PLAN**

#### *Verification*

9. Pursuant to Utah Code Ann. § 81-9-203 this parenting plan is submitted in good faith.

#### *Relocation*

10. Pursuant to Utah Code § 81-9-209, if either party relocates more than 150 miles away from their current residence or out of state, then the relocating party shall comply with the notice requirements in Utah Code § 81-9-209.

#### *Right of First Refusal*

11. Each parent will have the first option to provide care for the children over any other third party if the parent responsible for the children is not available overnight or requires work-related childcare during their custodial time and the other parent is personally available and willing to provide the care and transportation. The parent offering the right of first refusal shall notify the other parent as soon reasonably practical that such care will be necessary. If such request is not responded to within forty-eight (48) hours, the right of first refusal is deemed waived. Sleepovers requested by the children when the parent is available shall not trigger the right of first refusal, but only when surrogate care is required.

#### *Travel*

12. The parties agree to inform each other of plans to travel with the children overnight and will do so as soon as the travel is planned, but in no circumstances later than fourteen (14) days prior to the travel beginning. For emergency purposes, whenever the minor children travel with a parent, the parent shall provide the following information to the other parent: an itinerary of travel dates; destinations; places where the minor children or traveling parent can be reached; and the name and telephone number of an available third person (if applicable) who would be knowledgeable of the minor children's location.

#### *Holidays*

13. Holiday parent-time shall be as the parties agree in writing. If the parties do not agree on a holiday schedule, they shall follow the holiday schedule outlined in Utah Code 81-9-303(15).

14. For the sole purpose of following the state guidelines for holiday parent-time and for avoidance of doubt, Kelly will be considered the noncustodial parent when following the state holiday guideline calendar.

#### *Special Events*

15. Special consideration shall be given by each parent to make the children available to attend family functions, including funerals and weddings, and other significant events in the life of the children or in the life of either parent, which may inadvertently conflict with the visitation schedule.

#### *Extra-Curriculars*

16. Each party shall be ordered to assume and be responsible for fifty percent (50%) of any out-of-pocket amount incurred for any mutually agreed-upon in writing extracurriculars activities that the minor children may be involved in. The parties agree to make their best effort to allow

the children to enjoy activities they are interested in as long as there is prior and mutual consent from both parties, and each is financially able to contribute to these expenses. The parties mutually agree that C.P.'s participation in Lacrosse is a preapproved extracurricular activity, including all of C.P.'s expenses associated with the Lacrosse participation.

17. Reimbursement shall be made to the parent paying the expense within thirty (30) days of each occurrence. The party incurring the extracurricular activity out-of-pocket costs shall submit to the other party verification of the incurred expense, such as a receipt or an invoice, within thirty (30) days of receiving the verification of incurred expenses. A party who incurs an expense for a child's extra-curricular activity without receiving prior consent from the other parent shall be solely responsible for that expense.

18. If a parent enrolls a child in an activity without the other parent's consent, the activity shall not infringe on the other parent's parent-time and the enrolling parent shall pay the full cost.

#### *School Expenses*

19. Each party shall be ordered to assume and be responsible for fifty percent (50%) of any necessary out-of-pocket school expenses (i.e. registration, tuition, books, required fees, lunches, etc.) incurred during the time leading up to and including high school. The party incurring the out-of-pocket school expense shall submit to the other party an invoice, bill, receipt, or verification of the incurred expense within thirty (30) days of payment or receiving the same and shall be reimbursed by the other party within thirty (30) days of receipt of those expense invoices, bills, receipts, and/or verification. The parties will use their best efforts to discuss any costs prior to any expenditures.

#### *Work-Related Childcare*

20. Pursuant to U.C.A. 81-6-209 the parties shall equally share any reasonable work-related childcare expenses. If either party anticipates requiring work-related childcare during their parent-time, that party shall first offer the other parent the opportunity to care for the children before arranging for third-party childcare.

21. Reimbursement shall be made to the parent paying the childcare expense within thirty (30) days of each occurrence. The party incurring the childcare out-of-pocket costs shall submit to the other party verification of the incurred expense, such as a receipt or an invoice, within thirty (30) days of receiving the verification of incurred expenses.

#### *Virtual Parent-Time*

22. Both parents shall encourage unmonitored liberal phone visitations. The children's request to call a parent shall be reasonably accommodated.

23. Both minor children have cell phones. The children shall always be able to use this phone to contact either parent or emergency services. Either parent may restrict the phone's use for discipline purposes but must provide a reasonable alternative means of contact so that the other parent's virtual parent-time or the children's access to emergency services are not restricted.

#### *Decisions Regarding Raising the Children*

24. The parties shall share joint legal custody and attempt to work together to make major decisions for the children. However, if the parties cannot agree, the parties shall defer to professionals on the matter. If they still cannot agree, they shall attend mediation. If they still cannot agree, either party may file a motion to have the matter determined by the court with neither party having final say.

#### *Respect, Cooperation, and Parenting*

25. Both parents shall encourage affection and promote respect toward the other parent. The parents shall be absolutely restrained from harassing, stalking, or abusing the other parent. This includes contacting the other party through any form of communication without identifying oneself, sending communications outside of regular or agreed-upon channels, contacting the other party regarding matters unrelated to the divorce, and authorizing or instructing third parties to contact the other party, except in cases of emergency.

26. Both parties shall be further restrained from making disparaging or demeaning statements about the other party to the minor children, individuals related to the other party, or the significant other of either party. Demeaning or disparaging conduct includes speaking in a derogatory, belittling, or harmful manner, regardless of whether such statements are believed to be true.

27. The parents shall be restrained from discussing this case, support, or any other adult topics within range of the children.

28. Both parties shall be restrained from permitting or encouraging third parties to engage in any conduct prohibited under this agreement and shall use their best efforts to prevent such violations.

29. The parents shall be restrained from discussing this case, support, or any other adult topics within range of the children. Nothing in this provision shall prevent either parent from communicating with the children in an age-appropriate manner regarding parenting schedules, transitions, or encouraging the children to maintain a positive relationship with the other parent.

30. Neither parent may do anything that places the children's physical, mental, or emotional wellbeing and health at risk.

### *School*

31. The minor children shall remain enrolled in and continue attending their current schools through the end of the 2025-2026 school year. If the children wish to change schools thereafter, the parties shall discuss the option of an alternate private school in good faith and make reasonable efforts to reach a mutual decision regarding the children's schooling. If the parties are unable to reach an agreement, they shall first defer to professionals, if they still cannot agree, participate in mediation to attempt to resolve the issue. If mediation is unsuccessful, either party may file an appropriate motion for the Court to determine the matter, and neither party shall have final decision-making authority regarding the children's schooling. The children shall remain enrolled in their current school unless and until the parties reach a written agreement or the Court orders otherwise.

32. Both parents shall be listed as contacts at the school, and both shall have full access to all school records, portals, and both shall be able to equally discuss any concerns with administration.

### *Contact Information and Records*

33. Each party shall keep the other immediately informed as to residence address, home, work and cell phone numbers, e-mail addresses, and any other important contact information, including how to be reached in the event of an emergency.

### *Post-Secondary Education*

34. The parties agree to equally share the reasonable costs of the children's post-secondary education, including tuition, mandatory fees, and required books, for each child through the



completion of at least a bachelor's degree, so long as the child is enrolled in and making reasonable progress toward completion of the degree.

#### *Family Therapy*

35. If both parents and the minor children agree that family systems therapy would be beneficial, and both parents and the children agree to participate, the parties shall participate in family systems therapy. The parties agree to participate in good faith and make reasonable efforts to attend and engage in the agreed-upon therapy. The cost of the therapy shall be divided equally between the parties.

36. The parties agree that S.P. can enroll in individual therapy.

#### **CHILD SUPPORT**

37. Pursuant to Utah Code § 78B-12-202 et seq. it is reasonable and proper that Joseph pay Kelly child support. Child support shall begin the first of the month following Kelly's vacating the marital home and shall be paid as follows:

a. Kelly is employed full-time and earns a gross monthly income of \$5,937.00. Joseph is employed full-time and earns a gross monthly income of \$14,486.00. In accordance with Utah Code 81-6-203, the Joint custody worksheet, and with Kelly having 183 overnights and Joseph having 182 overnights, Joseph shall pay child support to Kelly in the amount of \$601.00 per month. When C.P. emancipates, child support will be reduced to \$385.00 per month.

b. Unless the Court orders otherwise, support for a child terminates at the time (1) the child becomes 18 years of age, or has graduated from high school during the child's normal and expected year of graduation, whichever occurs later, or (2) the child dies,

marries, becomes a member of the armed forces of the United States, or is emancipated in accordance with Utah Code § 78A-6-801 et seq.

c. The monthly child support shall be paid one-half on or before the 5th day of each month, and the other half on or before the 20th day of each month, unless the custodial parent uses the Office of Recovery Services to collect support. Child support due and not paid on or before the 5th day of the month shall be considered delinquent on the 6th day of the month. Child support due and not paid on or before the 20th day of the month shall be delinquent on the 21st day of the month.

d. The person entitled to receive child support shall be entitled to mandatory income withholding relief pursuant to U.C.A. § 62A-11 parts 4 and 5 (1953 as amended), and any Federal and State tax refunds or rebates due the non-custodial parent may be intercepted by the State of Utah and applied to existing child support arrearages. This income withholding procedure will apply to existing and future payors. All withheld income will be submitted to the Office of Recovery Services until such time as the noncustodial parent no longer owes child support to the person entitled to receive child support. All child support payments shall be made to the Office of Recovery Services, P.O. Box 45011, Salt Lake City, UT 84145-011, unless the Office of Recovery Services gives notice that payments shall be sent elsewhere. If mandatory income withholding is implemented by the Office of Recovery Services, child support shall be due on the first day of each month and delinquent on the first day of the following month. All administrative fees and costs of income withholding assessed by the Office of Recovery Services shall be paid by the party requesting income withholding.

e. Under Utah Code § 78B-12-210(8), the parties shall have a right to adjust the child support order by motion after three years from the date of its entry if (1) upon review there is a difference of 10% or more between the amount previously ordered and the new amount of children support under the Utah child support guidelines, calculated using the appropriate child support worksheet, (2) the difference is not of a temporary nature, and (3) the amount previously ordered does not deviate from the child support guidelines. Under Utah Code § 62A-11-306.2, if the child receives TANF funds at the time an adjustment is sought, the Office of Recovery Services will review the order, and if appropriate, move the court to adjust the amount.

f. Under Utah Code § 78B-12-210(7) and (9), the parties shall have a right to modify this child support order at any time by petition if there has been a substantial change in circumstances because of: (i) material changes in custody; (ii) material changes in the relative wealth or assets of the parties; (iii) material changes of 30% or more in the income of a parent; (iv) material changes in the employment potential and ability of a parent to earn; (v) material changes in the medical needs of the child; or (vi) material changes in the legal responsibilities of either parent for the support of others, and, the change in (i) through (vi) results in a 15% or more difference between the amount previously ordered and the new amount of child support, calculated using the appropriate child support worksheet, and the difference is not of a temporary nature. In a proceeding to modify an existing award, consideration of natural or adoptive children other than those in common to both parties may be applied to mitigate an increase in the child support award, but may not be applied to justify a decrease in the award.

## **HEALTH INSURANCE AND MEDICAL EXPENSES**

38. One or both parents shall provide health care coverage for the medical expenses of their minor children if such coverage is available to a parent at a reasonable cost. The parent who can secure the best coverage at the most reasonable cost shall do so. Currently, Joseph is providing medical insurance. Each shall provide the other with copies of the children's insurance cards, or other proof of insurance, annually upon renewal and within fourteen (14) days of any request for such information. Health insurance premiums attributable to the children shall be divided between the parties on a per capita basis. If the parties elect to double cover the children, each party shall be responsible for paying their own insurance premiums.

- a. Each parent shall share equally reasonable and necessary uninsured medical, dental, orthodontia, eye care, counseling, prescriptions, deductibles, and copayments, incurred for the dependent children and which are not paid by a medical insurance carrier.
- b. The parent who incurs medical and dental expenses shall provide written verification of the cost and payment of medical and dental expenses to the other parent within thirty (30) days of payment. The other parent will remit payment within thirty (30) days of receipt of the verification.
- c. The parent ordered to maintain insurance shall provide written verification of coverage to the other parent upon initial enrollment of the dependent child, and thereafter on or before January 2nd of each year, if there is a change in the previous coverage or provider.
- d. If, at any point in time, a dependent child is covered by the health, hospital, or dental insurance plans of both parents, the health, hospital, or dental insurance plan of

Joseph shall be primary coverage for the dependent child and the health, hospital, or dental insurance plan of Kelly shall be secondary coverage for the dependent child. If a parent remarries and his or her dependent child is not covered by that parent's health, hospital, or dental insurance plan but is covered by a step-parent's plan, the health, hospital, or dental insurance plan of the step-parent shall be treated as if it is the plan of the remarried parent and shall retain the same designation as the primary or secondary plan of the dependent child.

### **REAL PROPERTY**

*2174 Feather Gold Court, Draper, Utah 84020*

39. During the marriage, the parties acquired real property located at 2174 Feather Gold Court, Draper, Utah 84020. The home and real property shall be awarded to Joseph, including all equity, debt, and liability in the home. Joseph will be solely responsible for the mortgage payments, repairs, maintenance, and all other obligations of the home. The parties agree Joseph, shall assume or refinance the current mortgage to remove Kelly, from the mortgage obligation within twelve (12) months of the signing of this Stipulation.

40. Upon Joseph's refinance or assumption of the mortgage as set forth above, and within the twelve (12) month period provided, Joseph shall pay to Kelly the sum of \$265,000 as and for her marital equity in the home. Payment shall be made at the time of refinance or assumption of the mortgage, and Kelly shall execute any documents reasonably necessary to facilitate the refinance, assumption, or transfer of the property, including a Quit Claim Deed, upon receipt of said funds.

41. If Joseph is unable to refinance or assume the mortgage within the twelve (12) month period, the home shall be immediately listed for sale, and upon sale Kelly shall receive her agreed marital equity payout of \$265,000 from the proceeds of the sale.

42. Kelly shall vacate the marital residence on or before May 1, 2026.

### **BUSINESS ASSETS**

43. During the course of the marriage, the parties have not acquired an interest in any business assets.

### **PERSONAL PROPERTY**

44. Each party is solely awarded any premarital personal property and any gifts or inheritance items received from his or her respective families. During the course of the marriage, the parties have acquired certain items of personal property. Each party shall be awarded their own clothing, jewelry, watches, shoes, bags, and gifts received individually.

45. All other items of personal property shall be divided as the parties may agree in writing. In the event the parties are unable to reach an agreement, they shall participate in mediation to resolve the division of such property.

46. Kelly shall be awarded the 2021 Subaru Ascent, along with all equity, debt, and liability thereon.

47. Joseph shall be awarded the 2019 Nissan Altima and the 2020 Ford Escape, along with all equity, debt, and liability thereon.

48. The parties shall remove each other's name from any loans, titles, registrations, or other documents associated with these vehicles within thirty (30) days of the signing of the Decree.

### **SAVINGS, CHECKING, RETIREMENT, AND INVESTMENT ACCOUNTS**

49. During the course of the marriage, the parties acquired various savings, checking, and retirement accounts that shall be awarded as follows:

<b>Account</b>	<b>Approximate Value</b>	<b>Awarded To</b>
Chase Checking 0286 (Joint)	\$5,860	Divided Equally as of 02/28/26
Chase checking 5454 (Kelly)	\$900	Divided Equally as of 02/28/26
Etrade *1-201(Joseph)	\$23,993	Divided Equally as of 02/28/26
Fidelity *1676(joint)	\$243,539	Divided Equally as of 02/28/26
Fidelity IRA (Kelly)	\$15,570	Kelly
Utah Retirement Systems 401(k) (Kelly)	\$38,576	Kelly
Fidelity 1676 (Joint)	\$11	Divided Equally as of 02/28/26
Fidelity 8148 (Joseph)	\$48,651	Joseph (less 3 of the 6 Goldman Sachs Shares which are awarded to and shall be transferred to Kelly)
Fidelity- Domo, Inc. 401(k) (Joseph)	\$181,207	Divided pursuant to QDRO below.
Fidelity 6966 (Joseph)	\$9,054	Joseph
Goldman Sachs Alight (Joseph)	\$240,812	Joseph

50. Kelly shall be awarded the sum of \$172,978.00 on the date the account is segregated from Joseph's Domo, Inc. 401(k) Plan at Fidelity. The transfer shall be effectuated by a Qualified Domestic Relations Order (QDRO), with Joseph designated as the Participant and Kelly designated as the Alternate Payee. The amount awarded to Kelly shall be a fixed sum and shall not include any gains or losses attributable to that amount. The parties shall cooperate in the preparation and submission of the QDRO to the plan administrator. The parties will use UtahQDRO.com to prepare the necessary QDRO. Joseph will provide a statement of his Domo,

Inc. 401(k) Plan at Fidelity account to the QDRO preparer. The cost of preparation of the QDRO shall be divided equally between the parties unless otherwise agreed.

51. The parties must initiate any transfers requiring a QDRO or division of a retirement, stock account within thirty (30) days of the signing of the Decree.

52. The accounts above shall be divided and distributed to each party as soon as reasonably possible but no later than thirty (30) days after the signing of this Stipulation.

### **DEBT AND OBLIGATIONS**

53. During the course of the marriage, the parties acquired various debts that shall be awarded as follows:

<b>Account</b>	<b>Approximate Value</b>	<b>Awarded To</b>
Mohela student loan (Kelly)	\$4,738.01	Kelly
American Express Credit Card (Kelly)	\$10,293.20	Kelly
American Express Credit Card (Joseph)	\$846.31	Joseph
Capital One Credit Card (Joseph)	\$520.86	Joseph
Chase Credit Card (Joseph)	\$5,705.63	Joseph

### **ALIMONY**

54. Based on the parties' standard of living during the marriage and their respective incomes, Kelly has a need for alimony, and Joseph has the ability to pay alimony. The alimony award is as follows:

- a. Joseph shall pay to Kelly spousal support in the amount of \$1,000 per month for a period of seven (7) years;
- b. Alimony shall be payable one-half on the 5<sup>th</sup> day of each month and one-half on the 20<sup>th</sup> day of each month unless the parties otherwise agree.



- c. Alimony shall continue until the first to occur of:
  - (i) The death of Kelly or Joseph;
  - (ii) Kelly's remarriage or cohabitation.
- d. Alimony payments will begin the first of the month following Kelly's vacating the marital home.

### **TAXES**

55. The parties shall file a joint tax return for the 2025 tax year and divide any refunds or liability equally. However, any taxes or penalties assessed against the \$30,000.00 withdrawal made by Kelly in 2025 from her URS retirement account shall be paid by Kelly solely. The parties shall file separate tax returns for the 2026 tax year, and thereafter. Effective for the 2026 tax year and thereafter, so long as there are two (2) minor children eligible to be claimed, Kelly shall claim S.P. as a dependent for tax purposes and Joseph shall claim C.P. as a dependent for tax purposes, provided that child support is paid in full by the end of the applicable tax year. When only one (1) minor child remains eligible to be claimed, the parties shall alternate the tax exemption for that child, with Kelly claiming the child in even-numbered tax years and Joseph claiming the child in odd-numbered tax years. A party's right to claim any children on the tax returns for any particular tax year is subject to being current on all child support obligations by December 31st of the particular tax year. A party's right to claim any child on any tax return for any particular tax year is subject to a party receiving a tax benefit in a particular tax year. If a party cannot claim a child on his/her tax return for a particular tax year, then the other party is automatically entitled to claim the child on his/her return for that year. See Utah Code 81-6-210.

### **MEDIATION**

56. If there is a dispute between the parties, the parties shall attend mediation prior to bringing the issue to the Court. Each party agrees to attend the mediation and to participate in good faith; and mediation may be conducted virtually. If the parties are unable to agree upon a mediator, the party requesting mediation shall arrange for a mediator through the Administrative Office of the Courts. A written, signed record shall be prepared of any agreement reached in mediation and a copy provided to each party. The parties shall share the cost of the mediator equally. A dispute may not be presented to the Court in this matter without a good faith attempt by both parties to first resolve the issue through mediation. Orders to Enforce and emergency requests may be filed without mediation if mediation is not practical given the time restraints.

#### **EXECUTING DOCUMENTS**

57. The parties shall sign and fully execute whatever documents are necessary for the implementation of the provisions of this document. If a party fails to execute a document within sixty (60) days of the signing of the Stipulation, the other party may bring an order to show cause at the expense of the disobedient party and seek that the Court appoint some other person to execute the document pursuant to Rule 70 of the Utah Rules of Civil Procedure. Any document executed pursuant to Rule 70 shall have the same effect as if executed by the disobedient party. The Court shall order attorney fees and costs for the compliant party.

#### **COOPERATION**

58. The parties shall cooperate with the other, through counsel or otherwise, to effect changes in titles to property to be divided herein, to change the names and responsibilities for payment upon the charge accounts and other debts divided herein, and to cooperate in each and every other way necessary or proper to ensure the Court's orders are carried out in every detail.

Failure to cooperate may constitute contempt and the Court may order a non-cooperating party to pay attorney fees, pay a fine, pay damages, pay interest, and serve jail time, among other remedies.

#### **ATTORNEY FEES**

59. Each party shall pay their own attorney fees through the entry of the Decree of Divorce and reasonable paperwork to finalize the case. In addition, the prevailing party to an action for breach of a term of the Decree of Divorce or order shall be entitled to his or her attorney fees and costs.

#### **FORMER NAME**

60. Kelly shall be restored to her former name of Kelly Bullaro should she so desire.

#### **FINALIZATION OF THE CASE**

61. The parties shall work together cooperatively via email to finalize the divorce case. They will follow the timelines in UTAH R. CIV. P. 7(j) in presenting proposed drafts and approving them and filing them with the Court for ratification if no response is received.

**—END OF DOCUMENT—**

**In accordance with the Utah State District Court E-Filing Standard No. 4, and URCP 10(e), this Order does not bear the handwritten signature of the Judge but instead displays an electronic signature at the upper margin of the first page of the order once signed.**

#### **APPROVED AS TO FORM AND CONTENT:**

Kurt Quackenbush

*Kurt Quackenbush*

*Licensed Paralegal Practitioner for Respondent*

*signed with permission on March 27, 2026.*

**CERTIFICATE OF SERVICE**

I hereby certify that on this 30th day of March 2026, I delivered a true and correct copy of the foregoing proposed **DECREE OF DIVORCE** to the following:

Kurt Quackenbush <i>Licensed Paralegal Practitioner for Respondent</i>	First Class U.S. Mail, Postage Prepaid Facsimile Transmission Personal Delivery E-Filing E-Mail
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/s/ McKaela Dangerfield  
MCKAELA DANGERFIELD  
*Attorney for Kelly Pecora*