



Alexandra Paschal (18072)  
10406 South 1055 West Ste. 201  
South Jordan, Utah 84095  
Telephone: (801) 948-8889  
[ally@utahdivorce.com](mailto:ally@utahdivorce.com)  
*Attorney for Petitioner*

IN THE FOURTH DISTRICT COURT, UTAH COUNTY  
STATE OF UTAH

In the Matter of the Marriage of:  EMILY FAULKNER,  Petitioner,  and  MICHAEL FAULKNER,  Respondent.	<b>DECREE OF DIVORCE</b>  Case No. 264400548  Judge: Kraig Powell Commissioner: Marla Snow
--	---

This matter having been presented to the Court on the parties' Stipulation, and the Court having considered the matter, the Stipulation of the Parties, and being fully advised in the premises, now makes, and enters as follows:

**JURISDICTION AND GROUNDS**

1. The parties agree that the "Verified Petition for Divorce" ("the Petition") is accurate and will be followed and the Decree of Divorce ("Decree") in this matter shall incorporate its terms, with the addition of the terms contained herein. (*See Petition, on file herein*).
2. Emily is a resident of Utah County, State of Utah, and has been for at least three (3) months prior to the commencement of this action.

3. The parties were married on September 1, 2006, in San Bernadino, California and have since remained husband and wife.
4. The parties separated on or around February 23, 2026.
5. The parties agree this Court has jurisdiction and is the proper venue for this action.
6. During the marriage, irreconcilable differences have arisen, making a continuance of the marriage impossible.
7. The parties have no minor children together and none are expected.

#### **EQUITABLE PROPERTY DIVISION**

8. During the marriage the parties acquired personal property. The parties agree any joint personal property has been divided equitably. The parties agree they will each retain any separate or premarital property.
9. During the marriage the parties acquired motor vehicles. Emily shall be awarded the 2023 Mazda CX5 free and clear of any claim that could be made by Michael. Michael shall be awarded the 2023 Ford F150 free and clear of any claim that could be made by Emily.
10. Emily shall be solely responsible for all obligations associated with the 2023 Mazda CX5, including but not limited to insurance, monthly payments, maintenance costs, and all other costs associated with the vehicle.

11. Michael shall be solely responsible for all obligations associated with the 2023 Ford F150, including but not limited to insurance, monthly payments, maintenance costs, and all other costs associated with the vehicle.
12. In the event either party is listed as an owner on a vehicle divided pursuant to ¶12-14 and was not awarded the vehicle referenced, the parties shall cooperate in removing the other party as an owner on any title or financing documents.
13. The parties shall hold each harmless from any obligations associated with the vehicles they are awarded.
14. The parties agree that all bank accounts, both jointly owned and separately owned, have been divided equitably.
15. Emily shall be awarded the America First Credit Union Checking and Savings accounts ending in \*1825 and Michael shall be awarded the Mountain America Credit Union Checking and Savings accounts ending in \*2524.
16. The parties agree that both parties will retain their own retirement accounts.
17. The parties agree they have no business interests that need to be divided.
18. The parties agree that they have no real property interests to be divided.
19. During the marriage, the parties incurred certain debts. The marital debts and financial accounts shall be divided pursuant to the following table:

Financial Institution	Account Number(s)	Balances as of 3/17/2026	Party Responsible for Debt
Chase Bank Truck Vehicle Loan	*0208	\$50,306.00	Michael
Santander Bank Mazda	*6781	\$32,389.22	Emily

Vehicle Loan			
Chase Bank Credit Card	*3839	\$1,581.96	Michael
Nelnet Student Loans	N/A	\$38,920.52	Emily
Progressive	N/A	\$543.81	Equally divided between parties
American Express Credit Card	*81003	\$605.59	Emily
Verizon Wireless Account	N/A	\$531.90	Equally divided between parties
Ally Bank Credit Card	*1702	\$1,351.38	Michael
America First Credit Union Credit Card	*1825	\$2,200.00	Emily
Capital One Credit Card	*2827	\$2,697.89	Michael
Capital One Credit Card	*8840	N/A	Michael
Burt Brothers	*4976	\$1,665.92	Michael
JetBlue Airlines Credit Card	*1931	\$9,717.71	Emily
Maurices Credit Card	N/A	N/A	Emily
Capital One Credit Card	*0839	\$2,473.20	Emily
Apple Credit Card	N/A	N/A	Michael
Best Buy Credit Card	*2273	N/A	Michael
Cabela's Credit Card	*3609	\$3,065.02	Emily
Apple Credit Card	*2575	\$4,379.54	Emily
2025 Taxes			Equally divided between parties

20. The parties agree they will each retain responsibility for the debts in which they are individually named.

21. The parties agree they shall be ordered to pay and assume, and hold the other harmless from, each debt he or she incurs independent of the other party from the date of any separation forward. The parties agree to be responsible for any debt incurred separately from the other party before the marriage and after the date of separation.

22. In accordance with the above allocation of debts, the parties agree to hold each other harmless from the debts which have been allocated to him or her, and shall

indemnify each other for any costs, charges, or fees incurred because of a defense or claim made against the other for payment on those debts.

23. The parties agree that the global property division agreement described herein is equitable under the circumstances of this matter.

24. Both parties agree to provide notice to their creditors, following entry of the Decree of Divorce, indicating who was ordered to pay which debts, and providing the creditor with the address of the party liable for that debt.

25. In lieu of an alimony obligation, Michael agrees to pay their adult son's truck payment until the vehicle is paid off.

#### **OTHER PROVISIONS**

26. The parties agree to file separate tax returns beginning with the 2026 tax year, unless after consulting with tax professionals they both agree in writing to do otherwise for the 2026 taxes.

27. The parties agree to maintain and pay for their own separate vehicle, dental, vision, and health insurance policies as of the date of the Decree.

28. The parties agree that Emily may revert her previous surname of Brown, if she desires.

29. Neither party shall use the other party's likeness, picture, name, identification, or credit of the other party to obtain credit, open an account for any service, or obtain any other service.

30. The parties agree to be duly ordered to execute and deliver all documents necessary to effectuate the Decree.

31. The parties agree to bear their respective attorney fees and costs incurred in commencing and maintaining this action.

32. The parties agree to cooperate with each other, through counsel or otherwise, in every other way necessary or proper to ensure that the Decree is fully satisfied.

33. Each party warrants to the other that there has been a complete, accurate, and current disclosure of all income, assets, and liabilities.

1. **[THE FOREGOING ORDER IS EFFECTIVE WHEN THE COURT OFFICIAL'S  
SIGNATURE APPEARS AT THE TOP OF THE FIRST PAGE]**

2.

3.

**Approval as to Form:**

**/s/ Michael Faulkner**

Michael Faulkner

Respondent

(Approved via email dated 04/21/2026)

**NOTICE TO PARTIES:**

Pursuant to Utah Rule of Civil Procedure 7(j), Petitioner's attorney, Alexandra Paschal, will submit the foregoing proposed order to the Court for signature upon expiration of seven (7) days from the date of this notice, unless a written objection is filed prior to that time.

**CERTIFICATE OF SERVICE**

I certify that on April 20, 2026, I caused to be transmitted a true and correct copy of the foregoing document via email to the following:

Michael Faulkner  
mikedf1950@gmail.com  
*Respondent*

**/s/ Alexandra Paschal**  
Alexandra Paschal  
*Attorney for Petitioner*