



KATRINA REDD (17691)
MARCO BROWN (13156)
BROWN FAMILY LAW, LLC
8915 S. 700 E., Ste 203
Sandy, UT 84070
Tel: 801.685.9999
Fax: 800.299.1016
katrina.r@brownfamilylaw.com

Petitioner's Attorney

IN THE FOURTH JUDICIAL DISTRICT COURT,
UTAH COUNTY, STATE OF UTAH

IN THE MATTER OF THE MARRIAGE
OF

AMANDA FUNES,

Petitioner,
&

RAFAEL FUNES,

Respondent.

DECREE OF DIVORCE

Case No. 254401268

Judge Thomas Low

Commissioner Marla Snow

Petitioner, Amanda Funes, through her Attorney, Katrina Redd, of Brown Family Law, LLC, and Rafael Funes, through his Attorney, Ryan Ficklin, stipulated to a full and final resolution of all issues raised in this matter pursuant to an agreement reached on March 31, 2026. From the records, files, and papers in this matter, the Court being fully advised, and having previously made and entered its Findings of Fact and Conclusions of Law, now

ORDERS, ADJUDGES, AND DECREES

1. The bonds of matrimony heretofore existing by and between Petitioner and Respondent are hereby dissolved and each Party is hereby awarded a Decree of Divorce from the other, to become absolute and final upon entry by the Court.

PROVISIONS REGARDING JURISDICTION

2. Petitioner is a bona fide resident of Utah County, State of Utah, and has been for three months immediately prior to the filing of this action.

3. Parties resided in the marital relationship in the State of Utah, or the acts complained of by Petitioner were committed by Respondent in the State of Utah; and, therefore, the Court has jurisdiction over Respondent pursuant to Utah Code, Section 78B-3-205.

4. Petitioner and Respondent were married on December 29, of 2007 in Redlands California. Parties separated on or about April 25, 2023.

PROVISION REGARDING VENUE

5. Venue is proper in this county according to Utah Code, Section 78B-3a-201 because the cause of action arose in this county.

PROVISION REGARDING GROUNDS

6. During the course of the marriage, Parties have experienced difficulties that cannot be reconciled that have prevented Parties from pursuing a viable marriage relationship; therefore, a divorce shall be granted on the grounds of irreconcilable differences.

PROVISIONS REGARDING PARTIES' CHILDREN

7. Parties are the parents of 3 children, all of which are minors, namely: R.L.F., born 07/09; M.F., born 10/13; and L.F., born 03/21; collectively referred to as Minor Children.

A. Amanda is the mother of a minor child, E.H., born 06/25. Rafael is not the genetic father of this child and the presumption of his paternity shall be disestablished pursuant to Utah Code, Section 78B-15-607.

8. Pursuant to Utah Rule of Civil Procedure 100(a), there are no proceedings regarding custody, child support, criminal, protective orders, or delinquency involving the above-named Minor Children in juvenile court, or any other court.

PROVISIONS REGARDING UNIFORM CHILD CUSTODY JURISDICTION AND ENFORCEMENT ACT

9. Utah had initial jurisdiction and has continuing jurisdiction over Parties and issues regarding child custody, parent-time, and child support pursuant to Utah Code, Section 78B-13-101 through 318 in that:

A. Utah is the home state of Minor Children at the commencement of this proceeding.

B. Pursuant to Utah Code, Section 78B-13-209, Minor Children currently reside in Springville Utah with Amanda.

Initials of Minor Children City, State & Zip where Minor Children	Beginning and ending dates Minor Children	Name of person(s) with whom Minor Children lived Person's current	Person's relationship to Minor Children
--	--	--	--

lived (not street address)	lived at that address	City, State & Zip (not street address)	
R.L.F., M.F., L.F, 84663 Springville UT	08/25/21 - Current	Amanda	Mother
R.L.F., M.F., L.F, 84005 Eagle Mountain UT	07/24/18 - 08/25/21	Amanda Rafael	Mother Father

C. Parties have not participated, as a named-party or witness or in any other capacity, in any other proceeding concerning the custody of or visitation/parent-time with Minor Children.

PROVISIONS REGARDING CHILD CUSTODY, PARENT-TIME, AND PARENTING PLAN

10. Parties shall be awarded joint legal custody and joint physical custody of Parties' Minor Children, under Utah Code Section 81-9-305.

11. Joint legal custody requires Parties to communicate and attempt to resolve between them all issues relating to Minor Children's welfare. If Parties disagree about decisions regarding religion, medical, education, and extra-curricular activities after good-faith discussion, Amanda shall be the final decision-maker. Rafael may bring the issue(s) to mediation. If, after good faith mediation, Parties are unable to come to an agreement, Parties may file appropriate proceedings with the Court. Parties shall share equally mediation fees incurred pursuant to this paragraph.

12. Each parent may make decisions regarding the day-to-day care and control of Minor Children when Minor Children are residing with that parent. Either parent may make emergency decisions affecting the health or safety of Minor Children.

13. Except as otherwise stated herein, Parties shall adopt into their Parenting Plan the statutory advisory guidelines contained in Utah Code, Section 81-9-202.

14. Rafael shall be awarded rights of parent-time with Minor Children of Parties as follows:

PROVISIONS REGARDING CHILD CUSTODY, PARENT-TIME, AND PARENTING PLAN

15. Parent-time with Minor Children shall be as follows:

A. Reasonable parent-time shall be as Parties agree. If Parties do not agree to a parent-time schedule, the following schedule — which is based on Utah Code, Section 81-9-305 — shall be considered the minimum parent-time to which Rafael shall be entitled:

i. Weekdays: Amanda shall be awarded parent-time on starting Monday morning and ending Wednesday morning, and Rafael shall be awarded parent-time beginning Wednesday morning until Friday morning. Exchanges shall take at the time Minor Children's schools begin or at 9 a.m. if school is not in session.

ii. Weekends: Parties shall alternate weekend parent-time starting Friday morning and ending Monday morning. Exchanges shall take at the time Minor Children's schools begin or at 9 a.m. if school is not in session.

iii. Holiday: Each holiday granted to the noncustodial parent according to the following schedule:

Holiday	Holiday Time	Amanda	Rafael
---------	--------------	--------	--------

	Period		
Dr. Martin Luther King Jr. Day	(1) Holiday begins Friday at: (a) 9 a.m. if school is not in session and the parent can be with Minor Children; (b) the time that school is regularly dismissed; or (c) 6 p.m. at the election of the parent granted the holiday (2) Holiday ends at 7 p.m. on Dr. Martin Luther King Jr. Day.	Odd	Even
President's Day	(1) Holiday begins Friday at: (a) 9 a.m. if school is not in session and the parent can be with Minor Children; (b) the time that school is regularly dismissed; or (c) 6 p.m. at the election of the parent granted the holiday (2) Holiday ends at 7 p.m. on the day before school resumes.	Even	Odd
Spring Break	(1) Holiday begins at 6 p.m.	Odd	Even

	on the day that school dismisses for spring break. (2) Holiday ends at 7 p.m. on the day before school resumes.		
Memorial Day	(1) Holiday begins Friday at: (a) 9 a.m. if school is not in session and the parent can be with Minor Children; (b) the time that school is regularly dismissed; or (c) 6 p.m. at the election of the parent granted the holiday (2) Holiday ends at 7 p.m. on Memorial Day.	Even	Odd
Mother's Day	(1) Holiday begins on Mother's Day at 9 a.m. (2) Holiday ends on Mother's Day at 7 p.m.	All years if Mother	All years if Mother
Father's Day	(1) Holiday begins on Father's Day at 9 a.m. (2) Holiday ends on Father's Day at 7 p.m.	All years if Father	All years if Father
Juneteenth National Freedom Day (or "Juneteenth")	(1) Holiday begins at: (a) 6 p.m. on the day before	Even	Odd

	<p>Juneteenth if the day before Juneteenth is not Father's Day, or</p> <p>(b) 9 a.m. on Juneteenth if the day before Juneteenth is Father's Day.</p> <p>(2) Holiday ends at 6 p.m. on the day following Juneteenth.</p>		
Independence Day	<p>(1) Holiday begins on July 3rd at 6 p.m.</p> <p>(2) Holiday ends on July 5th at 6 p.m.</p>	Odd	Even
Pioneer Day	<p>(1) Holiday begins on July 23rd at 6 p.m.</p> <p>(2) Holiday ends on July 25th at 6 p.m.</p>	Even	Odd
Labor Day	<p>(1) Holiday begins Friday at:</p> <p>(a) 9 a.m. if school is not in session and the parent can be with Minor Children;</p> <p>(b) the time that school is regularly dismissed; or</p> <p>(c) 6 p.m. at the election of the parent granted the holiday.</p> <p>(2) Holiday ends at 7 p.m. on Labor Day.</p>	Odd	Even
Columbus Day	(1) Holiday	Even	Odd

	begins at 6 p.m. on the day before Columbus Day. (2) Holiday ends at 7 p.m. on Columbus Day.		
Fall Break	(1) Holiday begins at 6 p.m. on the day school is dismissed for fall break. (2) Holiday ends at 7 p.m. on the day before school resumes.	Odd	Even
Halloween	(1) Holiday begins on October 31st or the day that Halloween is traditionally celebrated in the local community: (a) at the time that school is dismissed; or (b) at 4 p.m. if there is no school. (2) Holiday ends at 9 p.m. on the same day as the holiday begins.	Even	Odd
Veterans Day	(1) Holiday begins at 6 p.m. on the day before Veterans Day. (2) Holiday ends at 7 p.m. on Veterans Day.	Odd	Even
Thanksgiving	(1) Holiday begins on Wednesday at:	Even	Odd

	(a) 6 p.m.; or (b) the time school is regularly dismissed for Thanksgiving at the election of the parent granted the holiday. (2) Holiday ends at 7 p.m. on the night before school resumes.		
Winter Break (First Half)	(1) Holiday begins at: (a) 6 p.m. on the day that school dismisses for winter break; or (b) the time school is regularly dismissed on the day that school dismisses for winter break at the election of the parent granted the holiday. (2) Holiday ends on December 27th at 7 p.m.	Odd	Even
Winter Break (Second Half)	(1) Holiday begins on December 27th at 7 p.m. (2) Holiday ends at 7 p.m. on the day before school resumes.	Even	Odd
Minor Child's Birthday	(1) Holiday begins at 3 p.m. (2) Holiday ends at 9 p.m.	Even	Odd

Day Before or After Minor Child's Birthday	(1) Holiday begins at 3 p.m. (2) Holiday ends at 9 p.m.	Odd	Even

a. A parent exercising parent-time for a child's birthday may bring other siblings along for the minor child's birthday.

b. If a holiday falls on a regularly scheduled school day, the parent exercising parent-time shall be responsible for Minor Children's attendance at school for that school day.

c. If there is more than one child and Minor Children's school schedules vary for purpose of a holiday, at the option of the parent exercising the holiday or the parent's half of the holiday, Minor Children may remain together for the holiday period beginning the first evening that all Minor Children's schools are dismissed for the holiday and ending the evening before the first Minor Child returns to school.

iv. Extended: Each year, each Party may designate two consecutive weeks to exercise uninterrupted parent-time during the summer when school is not in session.

B. Notification: In even years, Rafael may designate extended parent-time at any time and Amanda may make a designation after May 1. In odd years, Amanda may designate extended parent-time at any time and Rafael may make a designation after May 1. A parent shall make a designation at least 30 days before the day on which the designated two-week period begins.

16. Conflict and Precedence: Changes may not be made to the parent-time schedule, except that if a conflict arises in the parent-time schedule, the following order of precedence shall be applied when determining which parent is entitled to parent-time:

- A. The holiday schedule for Mother's Day or Father's Day;
- B. Extended parent-time;
- C. The holiday schedule for any holiday that is not Father's Day, Mother's Day, and
- D. The schedule for weekday or weekend parent-time.

17. Amanda's residence shall be considered Minor Children's home residence for purposes of identifying the appropriate school.

18. Unless Parties mutually agree in writing or the Court orders otherwise, Minor Children shall remain enrolled in their current school, and shall attend the corresponding feeder schools.

19. Each Party shall be awarded reasonable telephone or other electronic communication with Minor Children when Minor Children are at the other Party's home at reasonable times and for reasonable durations.

20. Whenever Minor Children travel with either parent, the traveling parent shall provide the following to the other parent:

- A. An itinerary of travel dates;
- B. Destinations;
- C. Places where Minor Children or traveling parent can be reached, and

- D. The name and telephone number of an available third person who would be knowledgeable of Minor Children's location.

21. In the event either party moves more than 150 miles from the other parent, notice will be provided pursuant to U.C.A. §81-9-209.

22. The receiving Party shall be responsible for providing transportation. Parties shall be responsible for all other costs associated with exercising his or her parent-time.

PROVISIONS REGARDING SUPPORT PAYMENTS

23. Amanda is employed at ABS Kids and earns \$1,151 gross per month.

24. Upon information and belief, Rafael is employed at DigiCert and earns \$18,461 gross per month. If Amanda discovers Rafael earns or is capable of earning more than \$18,461 per month, Amanda reserves the right to amend this amount upward.

25. Pursuant to Utah Code, Sections 81-6-202 through 305, Rafael shall be Ordered to pay child support.

A. According to Uniform Child Support Guidelines, joint child support worksheet (Exhibit 1), beginning May 1, 2025, Rafael shall pay \$1,266 as base child support until Minor Child becomes 18 years of age, or graduates from high school during Minor Child's normal and expected year of graduation, whichever occurs later.

B. Pursuant to Utah Code, Sections 26B-9-302 through 412, Rafael shall make child support payments to the Office of Recovery Services.

C. In the event income withholding is commenced, all administrative fees and costs of income withholding assessed by the Office of Recovery Services shall be paid by the Party initiating the case with the Office of Recovery Services.

D. If income withholding through the Office of Recovery Services is pursued, all child support payments shall be made to the Office of Recovery Services, P.O. Box 45011, Salt Lake City, UT 84145-0011, unless the Office of Recovery Services gives notice that payments shall be sent elsewhere.

E. The issue of child support arrearages may be determined by further judicial or administrative determination.

F. If a child support order has not been issued or modified within the previous three years, a parent may move the Court to adjust the amount of a child support order if there is a non-temporary difference of at least ten percent between the payor's ordered support amount and the payor's new support amount that would be required under the guidelines and the new order adjusting the ordered support amount does not deviate from the guidelines.

G. A parent may at any time petition the Court to adjust the amount of a child support order if there has been a substantial, non-temporary, change in circumstances, resulting in a difference of fifteen percent or more between the payor's ordered support amount and the new support amount that would be required under the guidelines.

**PROVISIONS REGARDING SCHOOL, EXTRACURRICULAR ACTIVITIES,
AND OTHER EXPENSES WHEN PARENTS SHARE JOINT PHYSICAL
CUSTODY**

26. While Parties are exercising joint physical custody, each Party shall be Ordered to assume and be responsible for fifty percent of any out-of-pocket amount incurred for school, except private school tuition, or extracurricular activities that Minor Children are involved in. While Parties are exercising joint physical custody, each Party shall be responsible for providing clothing, school supplies, personal hygiene and other necessities for Minor Children when Minor Children are in their care.

PROVISIONS REGARDING HEALTH AND OTHER INSURANCES

27. Pursuant to Utah Code, Section 81-6-208, if health, dental, and optical insurances for the benefit of Minor Children is available to either Party, it is reasonable and proper that the Party shall be required to maintain such insurance.

A. Both Parties shall share equally the out-of-pocket costs of the premium actually paid by a parent for Minor Children's portion of insurance. Minor Children's portion of the premium shall be calculated by dividing the premium amount by the number of persons covered under the policy and multiplying the result by the number of minor children of Parties in this case. If at any time Minor Children are covered by both Parents' insurances, each Party shall be responsible for their own insurance premiums.

B. Both Parties shall share equally all reasonable and necessary uninsured and unreimbursed medical and dental expenses, including deductibles and co-payments, incurred for Minor Children and actually paid by Parties.

C. The parent ordered to maintain insurance shall provide verification of coverage to the other parent, or to the Office of Recovery Services under Title IV of the Social Security Act, upon initial enrollment of Minor Children and, thereafter, on or before January 2 of each calendar year. The parent shall notify the other parent, or the Office of Recovery Services, of any change of insurance carrier, premium or benefits within 30 calendar days of the date that parent first knew or shall have known of the change.

D. A parent who incurs medical expenses shall provide written verification of the cost and payment of medical expenses to the other parent within 30 days of payment.

E. A parent incurring medical expenses may be denied the right to receive credit for the expenses or to recover the other parent's share of the expenses if that parent fails to comply with subparagraphs C and D above.

F. The parent to whom written verification is provided shall reimburse the parent who incurred the medical expenses one-half of the amount of the out-of-pocket costs within 30 days of receipt of the written verification.

G. If, at any point in time, Minor Children are covered by the health, hospital, or dental insurance plans of both parents, the health, hospital, or dental insurance plan of Amanda shall be primary coverage for Minor Children and the health, hospital, or dental insurance plan of Raphael shall be secondary coverage for Minor Children. If Minor Children are not covered by a parent's health, hospital, or dental insurance plan but are covered by another member of the parent's household, the health, hospital, or dental insurance plan of the member of the household shall be treated as if it is the plan of the parent and shall retain the same designation as the primary or secondary plan of Minor Children.

H. According to Utah Code, Section 15-4-6.7, each Party may elect for dental, medical, and school expenses to be created in separate accounts prior to service being initiated.

PROVISIONS REGARDING CHILD-CARE EXPENSES

28. Pursuant to Utah Code, Section 81-6-209, Parties shall share equally the reasonable work-related or career- or educational related child-care expenses actually paid by a parent.

A. A parent shall begin paying his or her share of child-care expenses on a monthly basis immediately upon presentation of proof of a child-care expense.

B. The parent who incurs child-care expenses shall provide written verification of the cost and identity of a child-care provider to the other parent upon initial engagement of a provider; and, thereafter, on the

request of the other parent. The parent shall notify the other parent of any change of child-care provider or the monthly expense of child-care within thirty calendar days of the date of the change. A parent incurring child-care expenses may be denied the right to receive credit for the expenses or to recover the other parent's share of the expenses if the parent incurring the expenses fails to comply with these provisions.

C. The parent to whom written verification is provided shall reimburse the parent who incurred the child-care expenses one-half of the amount of the out-of-pocket costs within thirty days of receipt of the written verification.

PROVISIONS REGARDING MUTUAL RESTRAINING ORDERS

29. Parties shall abide by the following mutual restraining orders:

A. Parties shall not make disparaging remarks to one another or about one another in Minor Children's presence, either verbally, in writing, or otherwise. As used in this paragraph, disparage means to say anything ill of the other whether they believe it to be true or not.

B. Parties shall not speak with Minor Children about litigation between Parties.

C. Parties shall not involve or speak with Minor Children about the issues in this matter.

D. Parties shall not harass or threaten each other.

E. Parties shall not allow third parties to do what they themselves are prohibited from doing under this paragraph. Parties shall

have the affirmative duty to use his or her best efforts to prevent third parties from such violations, or they shall remove Minor Children from circumstances in which violations are occurring.

**PROVISIONS REGARDING MINOR CHILDREN TAX EXEMPTIONS,
DEDUCTIONS, AND CREDITS**

30. Parties shall alternate claiming Minor Children as exemptions, deductions, and credits for the purposes of filing federal and state income tax returns.

A. Amanda shall claim all three children for tax year 2025.

B. Rafael shall claim all three children for tax year 2026.

C. Starting for tax year 2027, when there are three children, each Party shall be entitled to claim one child. Parties shall alternate claiming the remaining child. Rafael shall be entitled to two Minor Children for odd tax years and Amanda shall be entitled to claim two Minor Children for even tax years.

B. When there are two children, each Party shall be entitled to claim one child.

C. When there is one child, Rafael shall be entitled to claim Minor Child for odd tax years and Amanda shall be entitled to claim Minor Child for even tax years.

D. Party paying child support must be current on all child-support payments by December 31st to claim Minor Children on that year's taxes.

PROVISIONS REGARDING TAXES

31. Parties shall file married, filing jointly for federal and state taxes for 2024 if they have not yet already. Any tax refund or liability shall be divided evenly between Parties. Parties shall file separately for 2025 forward.

PROVISIONS REGARDING DEBTS AND OBLIGATIONS

32. During the course of the marriage, Parties acquired certain debts and obligations. These debts shall be divided, as follows:

DESCRIPTION	AMOUNT	RESPONSIBLE PARTY
America First CU	\$40,000.00	Both
Costco Citi Visa	\$13,704.40	Both
Chaffey Car Loan	\$23,496.54	Both
Delta Gold AMEX	\$27,489.14	Both
Cashline	\$40,000.00	Both
TOTAL DEBT	\$144,690.08	

A. If there are any other debts, the debt shall be the responsibility of Party incurring the debt.

B. Parties shall be mutually restrained from incurring any additional liability on any joint debts or joint credit lines.

C. All debts and obligations incurred since Parties' separation shall be the responsibility of the Party who incurred the particular debt.

D. As authorized by Utah Code, Section 15-4-6.5, Parties shall notify respective creditors or obligees, regarding the division of debts, obligations, or liabilities herein and Parties' separate, current addresses.

E. Each Party shall indemnify and hold other Party harmless from all debts and obligations he or she is awarded under the Decree of Divorce. This hold harmless clause shall apply to bankruptcy proceedings.

PROVISIONS REGARDING PERSONAL PROPERTY

33. During the course of the marriage relationship, Parties have acquired certain items of personal property. The personal property shall be divided as follows:

A. Parties shall be awarded vehicles as follows: (1) Amanda shall be awarded the Pacifica and (2) Rafael shall be awarded the BMW and Ford F-150. Each Party shall be responsible for all remaining payments due on the vehicle in their possession, if any. Each Party shall remove the other Party's name from the vehicle insurance policy as soon as practicable. Each Party shall remove the other Party's name from the vehicle's title as soon as practicable. Each Party shall refinance (if necessary) the vehicle into his or her own name within thirty days of the entry of the Decree of Divorce. If the Party is unable to refinance the vehicle within thirty days, then the vehicle shall be immediately placed for sale. The Honda shall remain the responsibility of Rafael for the purpose of being used by Minor Child.

B. Amanda shall be awarded the Purple Mattress and Bed Frame, Bedroom Furniture Set, Bedroom TV, Black IKEA Couch, Brown Leather Couch, Home Decor, White Dishes, and Apple TV.

C. Rafael shall be awarded the Sectional, IKEA Armchairs, Living Room TV and Stand, Kids Bedroom Furniture, Kitchen Appliances, Cooking Gadgets, other Apple TV, Office Furniture, Office TV, Loft TV.

D. Parties shall be awarded half of the value of any joint bank accounts on the date of the separation. Parties shall be awarded the bank accounts in their own name.

DESCRIPTION	AMOUNT	PARTY AWARDED ACCOUNT
America First CU	\$97.90	Both
Chaffey Savings	\$83.59	Both
Chaffey Checking	\$8,187.97	Both
Capital One Savings	\$65,584.85	Both
Goldenwest Primary	\$10.00	Both
Pasadena Federal CU	\$1,436.56	Both
TOTAL	\$75,400.87	

E. Each Party shall be awarded property he or she owned before the marriage, property he or she acquired after the date of separation, inheritance received by him or her, and gifts to him or her from their respective family.

F. Parties shall duplicate any desired family pictures and videos, so each Party has a copy. Parties shall share the costs of duplication equally.

G. Parties shall sell the RV/Camper, and split the proceeds evenly between them.

H. The remaining personal property shall be divided as Parties have already agreed.

PROVISIONS REGARDING REAL PROPERTY

34. During the course of the marriage, Parties acquired real property located at 566 W. 800 S. Springville UT, 84663. Rafael shall be awarded the property. Amanda shall be awarded \$64,438.83 as her share of equity from the home which represents her total equity of \$99,083.44 plus her share of the assets in Paragraph 31(D) (\$75,400.87), less her share of the debt in

paragraph 30 (\$144,690.08). Within three (3) months of the entry of the Decree of Divorce, Rafael shall remit \$32,219.42 of the equity awarded to Amanda. Within three (3) months of the first payment to Amanda, Rafael shall remit the remaining \$32,219.41 to Amanda.

PROVISIONS REGARDING ALIMONY

35. Rafael shall be ordered to pay Amanda alimony in the amount of \$2,973 per month for 60 months, commencing June 1, 2025. Alimony shall end if Amanda cohabits or remarries, or if one Party dies.

PROVISIONS REGARDING PENSION AND RELATED ASSETS

36. Parties have acquired interest in defined contribution plans or defined benefit plans, including, Principle 401K.

A. Regarding defined contribution plans (e.g., 401(k), IRA, annuity), Parties shall equally divide the marital share of those plans. Marital share shall be defined as all plan contributions made, and all increases and decreases in plan value experienced, during Parties' marriage. Conversely, Party who accrued the non-marital shares of those plans shall be awarded 100% of those non-marital shares. Non-marital share shall be defined as all plan contributions made, and all increases and decreases in plan value experienced, before Parties' marriage.

B. Regarding defined benefit plans, (e.g., employer pension), those plans shall be divided pursuant to the *Woodward* formula found in *Woodward v. Woodward*, 656 P.2d 431 (Utah 1982).

C. Parties shall divide the cost of the QDRO(s) evenly.

PROVISIONS REGARDING MISCELLANEA

I. ATTORNEY'S FEES.

37. Each Party shall be responsible for their own costs and attorney's fees.

II. OTHER.

38. Prior to the filing of any Petition to change any provision of the final Decree of Divorce, Parties shall attempt to resolve the issue(s) first through mediation.

39. Amanda shall be restored to the use of her former name of Keplinger, if she so chooses.

40. Each Party shall be Ordered to execute and deliver to the other the documents required to implement the provisions of the Decree of Divorce the Court enters.

41. The Court shall grant such other and further relief as it may deem just and appropriate in this matter.

JUDGE'S ELECTRONIC SIGNATURE APPEARS ON THE TOP OF PAGE ONE

APPROVED AS TO FORM:

/s/ Ryan Ficklin

Ryan Ficklin

(Signed by Katrina Redd with permission obtained via e-mail on April 02, 2026)

Petitioner's Attorney

NOTICE OF INTENT TO SUBMIT ORDER FOR COURT'S SIGNATURE

TO: Ryan Ficklin

As authorized by Utah Rule of Civil Procedure 7(j)(4)-(5), the undersigned attorney will submit the foregoing Findings of Fact and Conclusions of Law for the Court's signature upon the expiration of seven days from the date of this Notice, unless written objection is filed prior to that time.

Dated March 31, 2026.

BROWN FAMILY LAW, LLC

/s/ Katrina Redd

Katrina Redd

Petitioner's Attorney