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

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In the Matter of the Marriage of  
  
STEVEN MAC SHELLEY, Petitioner,  
  
and  
  
TINA MARIE SHELLEY, Respondent

**DECREE OF DIVORCE**

Case No. 254403389  
Judge Christine Johnson  
Commissioner Marla Snow

This matter comes before the court for final entry of the Decree of Divorce. The Stipulation of the parties was previously filed. The Court having reviewed the Stipulation and having previously entered its Findings of Facts and Conclusions of Law,

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

The bonds of matrimony and the marriage contract heretofore existing by and between the Petitioner and Respondent are hereby dissolved, and the Petitioner is hereby awarded a Decree of Divorce from Respondent on the grounds of irreconcilable differences, said Decree to become absolute and final upon entry by the Court in the Register of Actions:

1. Residency: Father is a bona fide resident of Utah County, State of Utah, and has been for three (3) months immediately prior to the filing of this action.

2. Marriage: The parties married on August 24, 2013, in Draper, State of Utah. The parties are currently married. The parties separated on or about December 2025.
3. Grounds: During the course of the marriage the parties have experienced difficulties that cannot be reconciled and that have prevented the parties from pursuing a viable marriage relationship.
4. Children: There are 2 minor children of this marriage: A.S. (born March 2018); and N.S. (born March 2021).
5. Legal Custody & Parenting Plan: Both parties shall be awarded joint legal custody of the minor children and use the terms herein as a parenting plan and be bound to abide thereby.
6. Information Sharing: Both parties are entitled to direct access to all of the children's records without limitation. Both parties will be listed as parents and basic contact information provided to all third parties who interact with the children (medical, school, therapeutic, religious, childcare, etc.). The parties will provide each other with the names and telephone numbers or emails of persons who work with the children so that each party can initiate their own relationship with these people (teachers, medical providers, therapists, coaches, etc.). The parties will keep each other informed and give notice to the other parent of the activities and appointments of the children. The parents will notify each other of any special events involving the children such as school activities, church events, sports events, graduations, etc., so that each party will have the option of attending the special event if possible and participate fully.
7. Decisions: Minor and day-to-day decisions and emergency medical decisions will be made by the parent exercising parent time. The parties shall have a good-faith discussion on all

major decisions in the children's life prior to a decision being made regarding health, safety, religion, and education.

8. Dispute Resolution: If the parties disagree on a major decision regarding the children, the parties will first consult with an appropriate professional or relevant individual about the issue—doctor, teacher, therapist, coach, etc. If the parties still disagree on the issue, then the parties will promptly submit the matter to mediation. If mediation does not resolve the issue, then either party may file a motion in court and schedule a hearing, and the court will decide the issue using the standard of the best interest of the child.

9. Educational Plan: Both parents shall have access to the children during school and authority to check the children out of school on his or her custodial days. The parties will obtain separate passwords for any school website so each can access events and schoolwork online. The party with the minor children in his/her care will be responsible for ensuring the minor children's homework is complete and transporting the minor children to and from school on time. The children will attend school based on Mother's residence, so long as Mother resides within the respective Aspen Peaks, Jordan, or Canyons school districts. This provision is not intended to imply that Mother has any primary or final decision making over Father on schooling or any other legal custody issue. In the future, if the parties disagree on the school placement or registration, they will use the dispute resolution procedures outlined herein.

10. Contact Information: The parties will keep each other informed of his and her contact information (address, phone, email) and update the other within 48 hours of any change.

11. Communication between Parents: All communication between the parties shall be civil in nature. Communication regarding the minor children will be directly between the parents and

will not involve third parties. Medical emergencies shall be communicated immediately to the other parent by whatever means possible to reasonably alert the other to the situation as soon as possible.

12. Communication with Children: Communication between a parent and the children (phone, Facetime, texting and other forms of electronic communication) shall be at reasonable hours, for a reasonable duration, and shall be uncensored, unmonitored, and unrecorded. If the children are not available when a parent calls, then the party with parent time will initiate or have the children initiate return contact as soon as possible. The children may initiate contact with either parent at any reasonable times and durations. Either parent may make reasonable house rules regarding electronics in his or her home and during his or her parent time.

13. Travel: When the minor children are traveling away from a party's regular place of abode for overnight or longer, the parent exercising parent time shall notify the other parent in advance of the travel with the following information: (a) travel dates; (b) destinations; (c) places where the children or traveling parent can be reached; and (d) the name and telephone number of an available third person who would be knowledgeable of the children's location. See Utah Code 81-9-202(19).

14. Physical Custody: The parties will be awarded joint physical custody of the minor children. Parent time shall be as the parties may agree. If the parties are unable to agree, parent time will be pursuant to Utah Code 81-9-305, with Mother exercising her mid-week parent time and overnights on Wednesdays and Thursdays, and Father exercising his mid-week parent time and overnights on Mondays and Tuesdays each week. The parties will alternate weekends from Fridays to Monday mornings. For a period of one year after the date of this stipulation, each

party has the option to have a 4-hour visit on the other's weekend once per month, so long as that party is not out of town for the weekend or exercising holiday or extended summer parent time.

15. Holiday Parent Time: Holidays shall be as the parties may agree. If the parties are unable to agree, the parties will use holiday schedule in Utah Code 81-9-303 summarized and modified as follows:

<b>Holiday</b>	<b>Holiday Time Period</b> Utah Code 81-9-303	<b>DAD</b>	<b>MOM</b>
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 the minor child; (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: (a) upon delivering of the minor child to school on the day following Dr. Martin Luther King Jr. Day; or (b) at 8 a.m. on the day following Dr. Martin Luther King Jr. Day if there is no school.	Odd years	Even years
President's Day	(1) Holiday begins Friday at: (a) 9 a.m. if school is not in session and the parent can be with the minor child; (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: (a) upon delivering the minor child to school on the day following President's Day; or (b) at 8 a.m. on the day following President's Day if there is no school.	Even years	Odd years
Spring Break	(1) Holiday begins at 6 p.m. on the day that school dismisses for spring break. (2) Holiday ends: (a) upon delivering the minor child to school on the day following the end of spring break; or (b) at 8 a.m. on the day following the end of spring break if there is no school.	Odd years	Even years
Memorial Day	(1) Holiday begins Friday at:	Even	Odd

	(a) 9 a.m. if school is not in session and the parent can be with the minor child; (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: (a) upon delivering the minor child to school on the day following Memorial Day; or (b) at 8 a.m. on the day following Memorial Day if there is no school.	years	years
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.	Mom Every Year	Mom Every Year
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.	Dad Every Year	Dad Every Year
Independence Day	(1) Holiday begins on July 3rd at 6 p.m. (2) Holiday ends on July 5th at 6 p.m.	Odd years	Even years
Pioneer Day	(1) Holiday begins on July 23rd at 6 p.m. (2) Holiday ends on July 25th at 6 p.m.	Even years	Odd years
Labor Day	(1) Holiday begins Friday at: (a) 9 a.m. if school is not in session and the parent can be with the minor child; (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: (a) upon delivering the minor child to school on the day following Labor Day; or (b) at 8 a.m. on the day following Labor Day if there is no school.	Odd years	Even years
Fall Break	(1) Holiday begins at 6 p.m. on the day school is dismissed for fall break. (2) Holiday ends: (a) upon delivering the minor child to school on the day following the end of fall break; or (b) at 8 a.m. on the day following the end of fall break if there is no school.	Odd years	Even years

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 the holiday begins.	Even years	Odd years
Thanksgiving	(1) Holiday begins on Wednesday at: (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: (a) upon delivering the minor child to school on the Monday following Thanksgiving; or (b) at 8 a.m. on the Monday following Thanksgiving if there is no school.	Even years	Odd years
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 years	Even years
Winter Break (Second Half)	(1) Holiday begins on December 27th at 7 p.m. (2) Holiday ends upon delivering the minor child to school on the day that school resumes after the winter break.	Even years	Odd years
Day of Minor Child's Birthday	(1) Holiday begins at 3 p.m. (2) Holiday ends at 9 p.m.	Even years	Odd years
Day Before or After Minor Child's Birthday	(1) Holiday begins at 3 p.m. (2) Holiday ends at 9 p.m.	Odd years	Even years

16. Summer Parent Time: Extended parent time during the summer will be pursuant to Utah Code 81-9-305 (2 weeks each). Each parent shall provide notification to the other parent of the parent's plans for the exercise of extended summer parent-time as follows:

- a. Priority in odd-numbered years: Mother shall provide notice to Father by May 1, and Father shall provide notice to Mother by May 15; and
  - b. Priority in even-numbered years: Father shall provide notice to Mother by May 1 and Mother shall provide notice to Father by May 15.
  - c. Failure to Timely Comply: If a parent fails to provide a notification within the time periods described above, the complying parent may determine the schedule for summer break for the noncomplying parent.
  - d. First to Comply has Priority: If both parents fail to provide notice within the time periods described above, the first parent to provide notice may determine the schedule for summer break for the other parent.
17. Houseboats: Neither party will take a child on a houseboat until the child is at least 7 years old, has passed YMCA swim test requirements, and will be wearing lifejackets at all times.
18. Exchanges: The parties will share transportation for parent time exchanges as the parties may hereafter agree. If the parties are unable to agree, the exchanges will be school-to-school or by the receiving parent, if school is not in session. The “receiving parent” is the parent who is beginning parent time.
19. Moves: The parties have joint physical custody, and therefore, the provisions of Utah Code 81-9-209 do not apply. As such, absent a written agreement of the parties, a parent desiring to relocate the children to a distance that makes joint physical custody unworkable or impractical, that parent must file a petition to modify seeking court assistance for custody and parent time.
20. Mutual Restraining Orders re Children:



- a. Disparaging: Both parties shall be restrained from demeaning or disparaging the other parent, speaking derogatorily or in a belittling manner about the other parent in the presence of the minor children. As used in this subparagraph, demeaning or disparaging means to say anything ill of the other whether they believe it to be true or not.
- b. Mutual Respect: The parties shall be supportive and respectful of the other parent in the presence of the minor children.
- c. No Involvement in Legal Case: Both parties are restrained from discussing any legal or financial issues in this case with the children.
- d. Not Use Children as Messengers: The parties will not use the children to send messages to the other about parent time arrangements, parent time adjustments, or related to financial issues, but will discuss such issues directly with one another and outside the presence and hearing of the children.
- e. Undue Influence: Both parties are restrained from attempting to influence the children's preference regarding custody or parent time.
- f. Interrogation: Neither parent shall question, interrogate or "pump," the minor children about the other parent's activities, personal relationships or how the other parent spends his/her time or money.
- g. Corporal Punishment: Neither party shall use corporal punishment as a form of discipline on the children.
- h. Harassment and Abuse: Both parties are mutually restrained from harassing, annoying, or otherwise bothering the other party or the minor children,

or from committing any domestic violence or abuse against the other party or the minor children.

i. Substance Abuse: Neither party will use alcohol in excess, illegal drugs, or abuse prescription drugs within 12 hours prior to or during parent time with the children.

j. Third Parties: Both parties are mutually restrained from allowing third parties to do what they themselves are prohibited from doing under these subparagraphs and shall have the affirmative duty to use his or her best efforts to prevent third parties from such violations or shall remove the children from such circumstances.

21. Child Support: Mother is employed and earns approximately \$5,375 gross per month. Father is employed and earns approximately \$11,666 gross per month. Effective May 1, 2026, child support is awarded to Mother from Father in the amount of \$447 per month pursuant to the child support guidelines. April child support will be pursuant to the temporary order. Child support is due one-half by the 5th and one-half by the 20th of each month.

22. Childcare: Utah Code 81-6-209 shall apply and order the equal division of work-related childcare expenses. A parent who incurs childcare expenses shall provide written verification of the cost and identity of a childcare provider to the other parent within 30 calendar days and shall be entitled to reimbursement of one-half by the notified party within thirty (30) calendar days. If a party fails to notify the other of day care expenses within 30 days of payment of a day care expense, the party may be denied the right to reimbursement for such expenses. Childcare arrangements with family members are preferred as are childcare arrangements with nominal or

no charge. A party using family members to provide childcare will not be entitled to reimbursement unless both parents have agreed in advance in writing to the specific family member providing the care and the associated costs. The parties will share the contact information of all childcare providers with the other parent and share the contact information of both parents with the childcare provider. Prior to incurring a paid work-related childcare expense, a parent must first reach out to the other parent to see if he or she is available to provide care, and, if the other parent is not available, then reach out to known unpaid providers (such as Father's mother or a neighbor) to provide care; and, if neither is available, then a paid care provider may be used. Unless otherwise agreed, the parties will not use or be required to use Melissa DeMordaunt as a childcare provider on Mother's days. A family member providing childcare for a party must be willing to communicate directly with both parties, while providing care.

23. First Right: Each parent will have the first right to provide care for the children over any other third party if the parent responsible for the children is not available for a period of overnight or longer or if a party must work during their parent time. The parent exercising the first right must be personally available, willing to provide the transportation, and shall return the children when the other becomes available.

24. Medical and Dental Insurance and Premiums: 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, Father is providing medical insurance, and the parties anticipate Mother will obtain medical coverage for the children after the entry of the decree. Each parent

shall share equally the actual out-of-pocket costs of the premium actually paid by a parent who maintains the insurance for the children's portion of insurance. See Utah Code 81-6-208. If, in the future, any child is covered by both parents (or the insurance plan of a future spouse), the coverage of Mother shall be primary, and the coverage of Father will be secondary. If the children are covered by the insurance of both parties, each parent will pay for the cost of his or her own plan without reimbursement from the other. Father will pay Mother \$920 for medical insurance reimbursement incurred prior to April 15, 2026.

25. Medical Out-of-Pocket Costs: Each parent shall equally share all other reasonable and necessary uninsured and unreimbursed medical, dental, mental health, and orthodontia expenses incurred for the children, including deductibles and copayments. A parent who incurs such medical expenses for the minor children, shall provide proof of the expense and proof of the payment to the other parent within 30 calendar days, and shall be entitled to reimbursement of one-half by the notified party within thirty (30) calendar days. If a party fails to notify the other of medical expenses within 30 days of payment of an expense, that party may be denied the right to reimbursement for such expenses. See Utah Code 81-6-208.

26. Division of Accounts. When a parent is arranging for and making payment for medical, school, childcare or other activities, the parent will request that the provider create separate accounts for each party to pay their respective half of the costs separately. See Utah Code 15-4-6.7.

27. Extracurricular Expenses: Each party shall pay fifty percent (50%) of any out-of-pocket amounts for any extracurricular activities if both parties agreed in writing to the activity in advance. 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 payment, and shall be reimbursed by the other party within thirty (30) days of receiving the verification of incurred expenses. If an extracurricular activity is agreed upon, then both parents will make reasonable efforts to have the children attend during his or her parent time. If an extracurricular activity is not agreed upon, then the parent who did not agree to the activity is not required to have the children attend during his or her parent time.

28. School Expenses: Each party shall pay fifty percent (50%) of any required out-of-pocket public-school expenses for the minor children 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 and shall be reimbursed by the other party within thirty (30) days of receipt of documents of verification.

29. Taxes: Any income tax refund for the 2025 tax year shall be divided equally between the parties. The parties shall file separate tax returns for the 2026 tax year, and thereafter.

a. Tax Credits: Beginning for the 2026 tax year, Father will claim A.S. on his tax returns each tax year, and Mother will claim N.S. on her tax returns each tax year. When only one child is eligible to be claimed for a particular tax year, Mother will claim the child on her tax returns for the even-numbered tax years; and Father will claim the child on his returns for the odd-numbered tax years.

b. A party's right to claim any children on the tax returns for any particular tax year is subject to being current on all children 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.

30. Alimony: Effective May 1, 2026, Father shall pay Mother alimony of \$2,500 per month for a period of 6 months. Effective November 1, 2026, Father shall pay Mother alimony of \$1,924 per month for an additional 6 years and 6 months. Alimony support shall be paid one-half by the 5th and one-half by the 20th of each month. Alimony shall automatically and permanently terminate (1) after 7 years, (2) upon the remarriage of Mother, (3) upon the cohabitation of Mother with another person, or (4) upon the death of either party, whichever occurs first. For April 2026, the temporary order relating to alimony and family expenses will remain in place.

31. Real Property: The parties acquired a home and real property located at 803 W. Valley Vista Way, Lehi, UT 84043. The following provisions shall be in place for the home:

a. Refinance Opportunity for Mother: Mother will be granted an opportunity to remove the mortgages out of Father's name, by refinance, loan assumption, or otherwise, if able to do so by July 31, 2028, and pay Father 50% of the equity in the home valued at the date of the refinance. The amount of equity payable to Father at closing shall be the appraised value with a mutually agreed appraiser (sharing the appraisal cost), less the payoff of the existing mortgage, less the closing costs (excluding prepaid amounts), divided by two. When the refinance/assumption is completed and equity is paid, this property is awarded to Mother.

b. Refinance Opportunity for Father: If Mother is unable to remove the mortgage out of Father's name, by refinance or otherwise, by July 31, 2028, then Father will be granted an opportunity to remove the mortgages out of Mother's name, by refinance, loan assumption, or otherwise, if able to do so by September 30, 2028, and pay Mother 50% of the equity in the home valued at the date of the refinance. The amount of equity payable to Mother at closing shall be the appraised value with a mutually agreed appraiser (sharing the appraisal cost), less the payoff of the existing mortgage on the date of the appraisal, divided by two. When the refinance/assumption is completed and equity is paid, this property is awarded to Father.

c. Backup Plan: If Father is unable to refinance the home and pay Mother her equity by September 30, 2026, then the property shall be immediately listed for sale by an agreed-upon realtor. Unless the parties agree otherwise, the property shall be sold "as is." Both parties are to keep each other informed of all offers on the property, and both shall be able to communicate with the sales agent. Both parties will comply with all reasonable requests made by the sales agent in the marketing and sale of the home.

d. Triggers for Acceleration of Deadlines: If Mother falls delinquent on the mortgage, remarries, or cohabits, and the equity due Father has not been paid, the property shall be immediately listed for sale by an agreed-upon realtor. Both parties are to keep each other informed of all offers on the property and both shall be able to communicate with the sales agent. Both parties will comply with all

reasonable requests made by the sales agent in the marketing and sale of the home.

e. Sale Proceeds: When the home sold, the proceeds of the sale shall be applied as follows: (1) pay expenses and costs of sale; (2) pay off any and all mortgages on the property; and, (3) the balance remaining thereafter to be divided equally between the parties.

f. Pending Refinance/Sale: Pending the sale of the property (or refinance or assumption of the debt by Father above if earlier), Mother shall have exclusive use and possession of the real property and will be responsible for the mortgages, utilities, and any and all other expenses related to this property and shall be responsible for its maintenance and upkeep. Both parties will cooperate to change over to responsible party on the utilities and other services related to this property to be effective May 1, 2026, paid by Mother.

32. Vehicles: Mother is awarded the 2019 Jeep along with any associated debt, insurance, and expenses relating thereto. Father is awarded the 2023 Tesla along with any associated debt, insurance, and expenses relating thereto.

33. Personal Property:

a. All other personal property not otherwise distributed herein shall be distributed as the parties may hereafter agree. The parties will divide all personal property by June 14, 2026.

b. If the parties are unable to agree to a property division of items not otherwise distributed herein within 60 days of the date of this agreement, the



parties will meet and have a coin toss. The winner of the coin toss will choose a item of personal property and shall be the owner thereafter. Then the other will chose an item, and that item will be the personal property of that party thereafter. The parties will alternate choosing until all personal property has been likewise divided. Father will remove his items from the home within 30 days that a division was made.

34. Bank Accounts:

- a. The Chase account \*8103 is awarded solely to Mother.
- b. The Glacier account \*9070 is awarded solely to Father.
- c. The My529 account will be divided equally under—one-half being held under the name of each party to be used to only to pay for qualified expenses for the children as that parent directs. If that is not possible, the parties will hold the My529 account for the sole benefit of the children and only disburse funds on the written agreement of both parties.
- d. Any joint accounts will be closed and any funds in them shall be equally divided.
- e. Each party is awarded any other bank accounts in his or her sole name as his or her separate property, free and clear of any claim of the other.

35. Business: The parties have an interest in a business known as Covesmart LLC.

Whatever interest the parties' currently have in this business as of April 15, 2026, shall be divided equally—one-half to each party in the event of a distribution or sale. Neither party currently has control over transferring or distributing this interest.

36. Debts: The parties have marital debts incurred prior to April 15, 2026. However, there are no known debts that appear in the joint names of the parties that have not otherwise been assigned herein. The debts will be paid as follows:

<b><i>Debt Description</i></b>	<b><i>Approx. Amount</i></b>	<b><i>Paid by</i></b>
Citi credit card Father	\$ 4,677	Father 100%
Chase Ink CC Father	\$ 1,880	Father 100%
Chase Amazon CC Father	\$ 777	Father 100%
Chase Freedom Father	\$ 1,552	Father 100%
Robert Shelley car Father	\$ 61,900	Father 100%
Robert Shelley cash loan Father	\$ 15,000	Father 100%
Apple CC Father	\$ 575	Father 100%
Medical Debt Mother	\$ 4,500	Mother 100%
Medical Debt Father	\$ 2,500	Father 100%
Discover card Mother	\$ 3,480	Mother 100%
Chase Flex Mother	\$ 5,100	Mother 100%
Chase Freedom Mother	\$ 9,100	Mother 100%

Any and all other debts and obligations, not listed above or not otherwise distributed herein or acquired after separation, shall be assigned and paid for by the party in whose name such debts appear. Each party will hold the other harmless on the debts ordered to be paid by him or her. No additional amounts of debt may be added to or charged to any debt, credit card, or line of credit that is associated with or in the opposing party's name without his or her written consent.

37. Retirement Accounts: The parties have the following retirement accounts and the marital portion shall be divided as follows:

<b>Retirement Description</b>	<b>Approx. Amount</b>	<b>How Divided</b>
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Fidelity Roth IRA Mother	\$ 16,972	Equalized with Father's Fidelity Roth IRA, as of the date of the decree.
T.RowePrice 401k Mother	\$ 39,210	Equalized with Father's Fidelity Rollover IRA, as of the date of the decree.
T.RowePrice Pension Mother	\$ 7,856	Equal division pursuant to the <i>Woodward</i> formula.
Fidelity Roth IRA Father (less pre-marital portion)	\$ 165,000 (less pre-marital portion)	Equalized with Mother's Fidelity Roth IRA, as of the date of the decree, taking into account Father's pre-marital portion as appropriate.
Fidelity Rollover IRA Father	\$ 65,000	Equalized with Mother's T.RowePrice 401k, as of the date of the decree.

Until the accounts are equalized and the transfers completed by the plan administrator, neither party will take any withdrawals, loans or disbursements on the retirement funds. The parties will do the math to equalize the above accounts, through counsel if necessary, to get the fixed amounts for the transfers for each account. The parties will thereafter, prepare Qualified Domestic Relations Order(s) ("QDROs"), to divide such plans or accounts, if necessary, within a reasonable time after the entry of the entry of the Decree of Divorce, and shall share the cost of the preparation of the QDRO(s) one-half each. The parties will provide the QDRO preparer with any and all documentation requested by the preparer (statements or other necessary documentation) within 3 days of any request.

38. Former Name: Mother shall be granted the right to name change in a final decree, if she so desires.

39. Documentation Cooperation: Upon request, each party shall be ordered to sign any and all documents that are required to implement the provisions herein, including but not limited to titles, deeds, bank documents to close or transfer accounts, etc.

40. Mediation: Prior to or concurrent with a petition to modify being filed, the parties must first make an offer to resolve the issue through mediation, and mediation will be scheduled promptly and both parties will share the cost equally. If both parties agree, mediation may be utilized, but will not be required for exigent circumstances or enforcement actions.

41. Attorney Fees: Each party will pay his or her respective attorney fees and costs incurred.

**Order is signed when electronically stamped by the Court on the first page**

Approved as to form: /s/ Mark Anderson\*

\*electronically signed by Tim K. Brown with email permission on 4/20/2026

NOTICE TO RESPONDENT

TO: MARK ANDERSON

PLEASE TAKE NOTICE that the undersigned, attorney for Petitioner, will submit the above and foregoing Decree of Divorce to the Fourth District Court for signature, upon the expiration of seven (7) days from the date of this Notice, unless written objection is filed prior to that time, pursuant to URCP, Rule 7(j)(4).

Dated: April 16, 2026

*/s/ Tim K. Brown*

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TIM K. BROWN  
Attorney for Petitioner

CERTIFICATE OF SERVICE

I hereby certify that I am a member of and/or employed by the law firm of Moody Brown Law, 2525 North Canyon Rd., Provo, Utah 84604, and that in said capacity and pursuant to Rule 5(b), Utah Rules of Civil Procedure, a true and correct copy of the foregoing Decree of Divorce was served upon the following on April 16, 2026.

Mark Anderson (email)

—	e-Filing (UCJA Rule 4-503)
—	U.S. Regular Mail
—	Facsimile Transmission
<u>x</u>	E-Mail

*/s/ Tim K. Brown*

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