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IN THE SECOND JUDICIAL DISTRICT COURT, MORGAN DEPARTMENT MORGAN COUNTY, STATE OF UTAH	
IN THE MATTER OF THE MARRIAGE OF: LEITH R. GRASTEIT, Petitioner, and LEIGH GRASTEIT, Respondent.	DECREE OF DIVORCE Case No. 264500004 Judge Ronald Russel Commissioner Julie Winkler

The Court, having reviewed the parties' Stipulation filed on April 8, 2026, which was received as a result of mediation with mediator Laura M. Rasmussen, held on April 2, 2026, and having entered its Findings of Fact and Conclusions of Law, hereby enters the Decree of Divorce in this matter as follows:

JURISDICTION

1. Petitioner, Leith R. Grasteit ("Leith") is an actual and bona fide resident of Morgan County, State of Utah, and has been so for at least three months prior to the filing of this divorce action.

2. Respondent, Leigh Grasteit (“Leigh”) is an actual and bona fide resident of Morgan County, State of Utah, and has been so for at least three months prior to the filing of this divorce action.
3. Leith and Leigh were married on July 25, 2003, in Reno, State of Nevada.
4. Jurisdiction of, and venue in, this Court are proper.

GROUND

5. Leith and Leigh have been unable to resolve their marital problems, making continuation of their marriage impossible.
6. The parties should be granted a divorce on the grounds of irreconcilable differences.

CHILD CUSTODY AND PARENT TIME

7. The parties have two (2) minor children born as issue to this marriage, namely Freya, born June 29, 2009, and Alivia, born February 21, 2013.
8. The parties shall share joint legal custody of the minor children.
9. The parties shall abide by the terms of the following Parenting Plan:
 - a. To the extent that they do not otherwise conflict with any of the provisions of their Decree, the parties shall abide by the advisory guidelines set forth at UCA §81-9-202. In the event of a conflict between the terms of this Decree and the guidelines, the terms of this Decree shall govern and take precedence.
 - b. Unless otherwise agreed upon by the parties in writing or ordered by the Court, the children’s school attendance shall be as follows-

- i. Freya shall continue to attend Morgan high school through high school graduation.
 - ii. Alivia shall continue to attend Mountain Green middle school through middle school graduation, and thereafter attend Morgan high school through high school graduation.
- c. The children shall continue to be seen and treated by their current and established medical and dental providers, with the parties to follow the recommendations of these providers.
- d. Other than the children's medical providers and school attendance addressed at Paragraphs 9(b) and 9(c) above, the parties shall handle decision making regarding the minor children as follows-
 - i. Day to day and emergency decisions shall be made by the parent who the child/ren is/are with at the time. In the event of an emergency involving any child, the other parent shall be notified as soon as reasonably possible.
 - ii. The parties shall attempt to reach shared decisions on behalf of the children in connection with all major decisions according to the following procedure—
 - The parent who becomes aware of a decision concerning a child shall notify the other parent upon becoming aware of the issue.

- The parties shall then discuss the issue in an attempt to reach an agreement regarding the decision and in conjunction with this, consult with a professional or professionals (if applicable) qualified in the area of the decision.
- In the event the parties are unable to reach an agreement regarding the decision after discussion, they will participate in mediation to address the decision. The mediator shall be mutually agreed upon, with the parties to share equally the cost of the mediator.
- If the parties are unable to reach an agreement regarding the decision in mediation, then either party may submit the issue to the District Court for resolution.

10. The parties are awarded joint physical custody of their minor children.

11. Unless the parties otherwise agree in writing, they shall share parent time with the minor children according to the following:

a. Regular parent time-

i. The children will reside primarily with Leigh for the months of April and May of 2026, with Leith to have parent time with the children as he is able, based on his training schedule. This temporary schedule is due to Leith's upcoming job-related training which is out of town and will take place during these months.

ii. Commencing the month of June of 2026, regular parent time shall be alternated on a week-on/week-off basis, with the parties exchanging the child(ren)

on Sundays at 7:00 p.m., with the parent whose week of parent time is beginning picking the child(ren) up from the parent whose week of parent time is ending.

b. Holiday parent time shall be as set forth in the schedule attached hereto and incorporated herein. The parties shall share the responsibility to transport the child(ren) in connection with the exercise of holiday parent time, with the parent who is commencing their time with the child(ren) being responsible to pick the child(ren) up at the beginning of their parent time.

c. Extended summer parent time shall be as follows-

i. Each party is entitled to 3 additional days of extended parent time with the minor children, to be exercised consecutively and contiguous with their regular week of parent time.

ii. Notice of extended summer parent time dates shall be provided as follows—

- Commencing with the 2026 calendar year and even-number years thereafter, Leith will provide written notice of his extended summer parent time dates on or before May 1st and thereafter, Leigh will provide written notice of her extended parent time dates on or before May 15th.

- Commencing with the 2027 calendar year and odd-number years thereafter, Leigh will provide written notice of her extended summer parent time dates on or before May 1st and thereafter, Leith will provide written notice of his extended parent time dates on or before May 15th.

- If a parent fails to provide a notification within the time periods described above, the complying parent's election takes precedence. If both parents fail to provide notice within the time periods described above, the first parent who provided notice shall have their elections take precedence.

- iii. Neither party may exercise any of their extended parent time over a holiday that belongs to the other parent for that year.
 - iv. The parties shall share the responsibility to transport the child(ren) in connection with the exercise of extended parent time, with the parent who is commencing their time with the child(ren) being responsible to pick the child(ren) up at the beginning of their parent time.
- d. In connection with all parent time for both parties, given the ages of the children and acknowledging that the children's needs will change as they get older, the parties will take into consideration their school, sports, extracurricular, social, work/employment (if either gets a job) events, obligations, activities and preferences. Accordingly, it is anticipated that the children may spend more or less time with either parent, and that this may fluctuate between the parents. Based upon this, the parties will be flexible regarding parent time.

CHILD SUPPORT, DAYCARE, AND EXTRACIRRICULAR ACTIVITIES

12. Commencing the month of May of 2026, Leith shall pay base child support in the sum of \$1,240.00 per month. This child support figure is based upon utilizing a joint physical custody worksheet with Leith assigned 182 overnights, Leigh assigned 183 overnights, Leith's gross monthly income of \$20,066.00 and Leigh's gross monthly income of \$1,257.00. Child support shall be paid in two equal monthly installments of one half on or before the 5th of the month and one half on or before the 20th of the month.
13. Due to the ages of the children, there is no need for daycare, therefore no daycare expenses.
14. Leith shall be solely responsible for all mandatory public-school fees/supplies, the cost of school lunch and extracurricular activities for the minor child(ren); without any contribution, reimbursement or offset from Leigh.

ALIMONY

15. Neither party is awarded any alimony from the other now and forever in the future.

GLOBAL SETTLEMENT

16. As and for a global property settlement, Leigh is awarded the total sum of \$41,412.00, to be tendered to her by Leith by 5:00 p.m. on 4/3/26.

INCOME TAXES

17. The tax deductions for the minor children shall be handled as follows:
 - a. Leith is awarded the state and federal tax deductions for Freya and Alivia until each child turns 18.

b. Should Leigh obtain gainful full-time employment in the future, she will provide Leith with verification of the employment. Commencing the first calendar tax year that the verification is provided, the parties will commence alternating the tax deductions for any child who is under the age of 18. In connection with this, if there are two children, Leith shall claim Freya and Leigh shall claim Alivia until Freya turns 18 and after Freya turns 18 the parties shall alternate claiming Alivia, with Leith claiming her in even years and Leigh claiming her in odd years until she turns 18. If Freya has turned 18, therefore there is only one child to claim when this provisions is implemented, then the parties shall alternate claiming Alivia, with Leith claiming her in even years and Leigh claiming her in odd years until she turns 18.

c. Both parties shall cooperate in assisting one another in claiming the tax deductions awarded to them by executing IRS Form 8332 and any other forms required by the IRS in order to release the tax exemption to the other party for the year(s) which they are entitled to claim. Any such form(s) shall be completed by the parties and exchanged on or before February 15th of each year.

18. Taxes shall be handled as follows:

- a. All state and federal tax returns for 2025 and prior joint filings are concluded and resolved without any outstanding issues, and all tax liability, refunds and stimulus funds have been allocated to the mutual satisfaction and agreement of the parties.
- b. If any stimulus funds are issued in the future, which are based upon any joint tax filing, the parties shall share equally any such funds that are received. Whichever party

receives the funds, that party shall promptly notify the other party in writing and tender to the other party that party's one-half share of the funds within one week of receipt.

c. Commencing with the 2026 calendar tax year and each year thereafter, the parties shall file separate state and federal tax returns, with each party to be entitled to retain any refunds issued in relation to their individual returns free and clear of any claim or interest of the other party and solely responsible for any and all state and federal liabilities relating to their respective individual returns.

REAL PROPERTY

19. The marital home and real property located at 6063 Highland Drive in Mountain Green, Utah shall be handled as follows:
 - a. The property is awarded to Leigh, together with all equity therein, as her sole and separate property free and clear of any claim or interest of Leith; with this property being awarded to her subject to all debt and encumbrance thereon, which she shall hold Leith harmless from. Leigh is solely responsible for all obligations related to the home including but not limited to all utilities, taxes, insurance and routine/regular upkeep and maintenance in connection with the property.
 - b. Within 30 days of the date of the Stipulation, Leith shall execute a quitclaim deed in order to deed the property to Leigh in its entirety.
20. The rental home and real property located at 5755 Highland Drive in Mountain Green, Utah shall be handled as follows:

- a. The property is awarded to Leigh, together with all equity therein, as her sole and separate property free and clear of any claim or interest of Leith; with this property being awarded to her subject to all debt and encumbrance thereon, which she shall hold Leith harmless from.
- b. Leigh is solely responsible for all obligations related to the home including but not limited to the mortgage payments (commencing after the sale of the real property identified at Paragraph 21 below), all utilities, taxes, insurance and routine/regular upkeep and maintenance in connection with the property.
- c. If the lender will allow an assumption of the mortgage loan owing on the property to be completed by Leigh in order to remove Leith from the loan, then an assumption shall be completed as soon as possible. If an assumption is not allowed by the lender, then Leith shall remain on the current mortgage loan and Leigh shall not be required to remove him from the loan until one of the following triggering events occurs, whichever occurs first-
 - i. Leigh's remarriage
 - ii. Leigh's cohabitation
 - iii. Three years from the date of entry of the decree of divorce.
- d. Upon the first occurrence of one of the triggering events listed above, Leigh shall be required to refinance, assume or otherwise finance the mortgage on the property in order to remove Leith from the mortgage obligation; which shall be completed within 90 days of the date the triggering event occurs. In conjunction with this, Leith shall cooperate

with the process and shall also execute a quitclaim deed (or other type of deed if required by a lender) in order to deed the property to Leigh in its entirety.

e. Should Leigh fail to remove Leith from the mortgage obligation within the time frame as set forth at Paragraph 20(d) above or become delinquent in payment of the mortgage, then the property shall be promptly listed for sale and promptly sold. In the event of a sale of the property, the following provisions shall apply-

i. Leigh shall solely handle all aspects of the sale, including selection of a realtor and the terms of the sale. Leith shall cooperate fully with the listing and sale, including signing a listing agreement with the realtor of Leigh's choice, and signing off on any other documents required in relation to the listing and sale.

Both parties shall exercise every reasonable and good faith effort to sell the property and cooperate with the realtor in all respects in order to sell the property in a timely fashion including accommodating showings and following the reasonable recommendations of the realtor regarding pricing.

ii. Leigh shall be solely responsible for all costs of the sale, including closing costs, and commissions.

iii. Upon the sale of the property, the sale proceeds shall be used to pay in full and retire the mortgage; together with paying the costs of the sale, including closing costs and commissions.

iv. After satisfaction of the foregoing obligations, Leigh is awarded all net proceeds from the sale, and in connection with this is solely obligated for any capital gains taxes in connection with the sale.

21. The farm property located in Beaver Dam, Box Elder County, Utah shall be handled as follows:

a. The property shall be promptly listed for sale and sold.

b. The property shall be placed/listed for sale with a mutually selected and agreed-upon realtor.

c. Both parties shall exercise every reasonable and good faith effort to sell the property and cooperate with the realtor in all respects in order to sell the property in a timely fashion including accommodating showings and following the reasonable recommendations of the realtor regarding pricing.

d. In connection with the sale, the following shall apply-

i. Leigh shall be solely responsible for all costs of the sale, including closing costs, and commissions.

ii. Upon the sale of the property, the sale proceeds shall be used to pay in full and retire the mortgage; together with paying the costs of the sale, including closing costs and commissions.

iii. After satisfaction of the foregoing obligations, Leigh is awarded all net proceeds from the sale, and in connection with this is solely obligated for any capital gains taxes in connection with the sale.

PERSONAL PROPERTY

22. With the exception of the property identified at Paragraphs 23 and 24 below, within 60 days of the date of the Stipulation, the parties agree to work cooperatively and in good faith in order to equitably divide all remaining items of personal property. In connection with this, the following shall apply:
- a. Any items which are agreed upon by the parties shall be awarded to the party whom it was agreed to receive the item.
 - b. If the parties are unable to agree regarding any item, they will return to mediation first, before going to Court, to attempt to resolve any such dispute(s) in good faith. The mediator will be mutually agreed upon, with the parties to share equally the cost of the mediator.
 - c. If the parties are unable to reach an agreement regarding any disputed item(s) in mediation, either party may have the issue of division and/or valuation of any disputed item(s) decided by the Court. In connection with any disputed item(s), the item(s) shall be safeguarded by the party in possession of the item until there has either been a written agreement from mediation regarding the disputed item(s) or an order/decision from the Court regarding the disputed item(s).
 - d. In the event of a dispute or disagreement regarding any item(s) of personal property, such a dispute or disagreement is a standalone issue and will not form a basis to void or otherwise rescind or change any of the terms the global divorce settlement as set forth in this Stipulation. In connection with this provision, if it is necessary for the parties to

return to Court in order to have a trial or other Court proceeding/hearing to address division of the personal property, it is stipulated herein that, the issue of division of the personal property is specifically reserved and shall therefore be subject to future order of the Court.

23. Leigh is awarded the 2017 Yukon, 2017 Polaris 4-wheeler, Flatbed trailer, 1997 horse trailer, 2022 tractor and attachments and 2 horses as her sole and separate property free and clear of any claim or interest of Leith. Within 30 days of the date of the Stipulation, the parties shall cooperate in order to exchange and sign off on title(s) as necessary.
24. Leith is awarded the 2020 Ram 2500, 2012 Honda Accord, 2013 Polaris side-by-side, 2008 boat and 2018 Jayco trailer as his sole and separate property free and clear of any claim or interest of Leigh. Within 30 days of the date of the Stipulation, the parties shall cooperate in order to exchange and sign off on title(s) as necessary.
25. Each party is solely responsible for their own automobile/insurance coverage and associated premiums on the vehicles awarded to them at their own cost. The existing joint auto insurance policy shall be segregated as necessary and transferred to the appropriate party. The parties shall cooperate in order to complete and sign any forms necessary to effectuate this provision, which shall be completed within 30 days of the date of the Stipulation.

BUSINESS

26. Leigh is awarded the business "Atlas Ranch, LLC" as her sole and separate property free and clear of any claim or interest of Leith. Leigh is awarded the business, together with

all business assets, equipment, accounts and property; which are awarded to her subject to any debt, liability and encumbrance thereon, which she shall hold Leith harmless from. The parties shall cooperate in order to complete and sign any forms necessary to remove Leith from the business, which shall be completed within 30 days of the date of the Stipulation.

27. The business "Fall Farm, LLC" shall be dissolved when the real property identified at Paragraph 21 above is sold. The parties shall cooperate in order to complete and sign any forms necessary to dissolve the business, which shall be completed within 30 days of the date the property sells.

RETIREMENT

28. The retirement and investment accounts will be handled as follows:
 - a. Leigh is awarded the LPL Financial Roth IRA (#3407) and LPL Financial brokerage (#6378) accounts in her name as her sole and separate property free and clear of any claim or interest of Leith.
 - b. Leith is awarded the Fidelity Delta 401(k), Cornerstone 401(k), Delta Market Based Cash Balance Plan, LPL Financial brokerage (#9662, #6068 and #9352), LPL Financial Roth IRA brokerage (#8017) and LPL Financial Roth IRA (#5276) accounts in his name as his sole and separate property free and clear of any claim or interest of Leigh.

MARITAL DEBT

29. The debts shall be divided as follows*:
 - a. Leigh

- Any credit cards solely in her name, any debts incurred solely by her and/or in her name, and any debts incurred solely by her since the date of separation on 12/1/25
- Her own medical and dental expenses

b. Leith

- Any credit cards solely in his name, any debts incurred solely by him and/or in his name, and any debts incurred solely by him since the date of separation on 12/1/25
- His own medical and dental expenses

*Each party shall indemnify and hold the other party harmless from the debts and obligations assigned to them above.

c. The loan owing to Valon for the mortgage on the real property identified at Paragraph 20 above shall be handled as follows-

- i. The loan is solely in Leith's name but is a marital obligation.
- ii. On a temporary basis, until the real property identified at Paragraph 21 above sells, the mortgage payments shall be handled as follows—

- There are currently renters in the property. The monthly rental payments shall be applied in full toward the mortgage obligation.
- After application of the rental payments to the mortgage, there is still a deficiency each month in the approximate sum of \$375.00 per month.
- Until the real property identified at Paragraph 21 above sells, Leith shall pay the deficiency on the mortgage owing each month after application of the rent payments.

iii. Commencing the first month after the real property identified at Paragraph 21 above sells, Leigh is solely responsible for the mortgage obligation and shall be solely responsible to service the monthly mortgage payments on the loan pending a refinance/other financing/assumption or sale of the property as addressed at Paragraph 20 above, indemnifying and holding Leith harmless from the debt.

- In the event of a refinance/other financing/assumption, Leith will be removed from the obligation and Leigh will be solely responsible for the obligation.
- In the event of a sale, the loan will be satisfied and paid in full out of the sale proceeds, thereby extinguishing the obligation.

d. The loan owing to Western Ag Credit for the mortgage on the real property identified at Paragraph 21 above shall be handled as follows-

- i. The loan is in both parties' names and both parties are jointly obligated on the loan.
- ii. Leigh shall continue to service the monthly mortgage payments on the loan pending sale of the property as addressed at Paragraph 21 above. In conjunction with sale of the property, the loan will be satisfied and paid in full out of the sale proceeds, thereby extinguishing the obligation.

FINANCIAL ACCOUNTS

30. The financial institution accounts shall be handled as follows:

- a. The joint First Community Bank (FCB- checking #4874) and FCB (Fall Farm LLC #5506) accounts are awarded to Leith as his sole and separate property free and clear of

any claim or interest of Leigh. The parties shall cooperate in order to complete and sign any forms necessary to remove Leigh from the accounts, which shall be completed within 30 days of the date of the Stipulation. Leigh shall not make any withdrawals, transfers or debits of any kind from the accounts.

b. The joint First Community Bank (FCB-Atlas Ranch LLC #1119) account is awarded to Leigh as her sole and separate property free and clear of any claim or interest of Leith. The parties shall cooperate in order to complete and sign any forms necessary to remove Leith from the account, which shall be completed within 30 days of the date of the Stipulation. Leith shall not make any withdrawals, transfers or debits of any kind from the account.

c. Each party is awarded all financial institution accounts in their own names as their sole and separate property free and clear of any claim or interest of the other party. Specifically, Leigh is awarded her FCB (#6011) account, and Leith is awarded his FCB (#0518) and Fidelity (#5096) accounts.

d. The children each have accounts in their names, specifically Alivia's FCB (#5301 and #6503) accounts and Freya's FCB (#7204 and #7799) accounts. Each child's account shall be utilized for the sole use and benefit of that child.

HEALTH INSURANCE

31. Leith will continue to provide the health insurance coverage on behalf of the minor child(ren) provided it is available to him through employment at a reasonable cost. Leith

shall be solely responsible for the children's premiums without any contribution, reimbursement or offset from Leigh.

32. Pursuant to UCA §81-6-208, the parties shall share equally all reasonable and necessary out of pocket and non-covered medical, dental, optical, orthodontic and prescription expenses incurred on behalf of the minor child(ren); including deductibles and co-payments. In connection with this, the time frames within which to submit expenses shall be in accordance with UCA §81-6-208; together with the additional provision that the parent obligated to reimburse an expense shall do so within 30 days of receipt of verification of the expense.
33. Leigh shall continue to be covered under Leith's health insurance policy until entry of this decree of divorce. Once this decree is entered, Leigh shall be removed from the policy and is responsible for her own health insurance coverage at her sole cost.

LIFE INSURANCE

34. Life insurance shall be handled as follows:
 - a. There are no whole life insurance or annuity policies with any cash value.
 - b. Leigh is awarded the Minnesota Life term life insurance policy covering her life. She is responsible for all obligations and liabilities related to the policy (including but not limited to monthly premiums); which shall be her sole responsibility and obligation, which she shall hold Leith harmless from. Leith shall remain as the beneficiary of the policy until Alivia turns 18 or graduates from high school during her normal and expected year of graduation, whichever first occurs.

c. Leith is awarded the Minnesota Life term life insurance policy covering his life. He is responsible for all obligations and liabilities related to the policy (including but not limited to monthly premiums); which shall be his sole responsibility and obligation, which he shall hold Leigh harmless from. Leigh shall remain as the beneficiary of the policy until Alivia turns 18 or graduates from high school during her normal and expected year of graduation, whichever first occurs.

d. The Genworth term life insurance policies covering each child shall continue to be maintained until each policy expires. Leith is responsible for all obligations and liabilities related to the policies (including but not limited to monthly premiums); which shall be his sole responsibility and obligation and he shall hold Leigh harmless from. Both Leith and Leigh shall remain as the beneficiaries of each policy until each policy expires.

MISCELLANEOUS

35. At her sole option and election, Leigh may be restored to her maiden surname of “Williams”.

36. The following mutual restraining order shall be entered:

a. The parties shall not harass, malign or defame the other. The parties shall not interfere with the lives or relationships of the other party, or with family members of the other party (this provision shall not be construed to prohibit consensual contact between a party and family members of the other party). All communication between the parties shall be civil, at reasonable times, and of reasonable frequency and duration.

- b. The parties are mutually restrained from disparaging one another to the minor child(ren), alienating, or otherwise interfering with the other's relationship with the minor child(ren); or allowing any third party to do so.
 - c. The parties shall not involve the minor child(ren) in the legal disputes of the parties, financial matters, parent time and/or custody. The parties shall not attempt to influence the minor child(ren) or the minor child(ren)'s preferences with respect to issues of custody and/or parent time either by reward, punishment or guilt.
 - d. 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.
37. The parties warrant and agree that they have not hidden any marital assets, but have disclosed to each other all of their properties of any kind and wherever located.
38. Commencing April 2, 2026, the parties shall each pay their own attorney's fees and costs incurred in this matter.
39. Both parties shall execute all documents required in order to effectuate the terms of this Decree.
40. In the event that either party to this Decree defaults in his or her obligations hereunder, or must seek relief from the court in the enforcement or modification of the divorce decree, the non-prevailing party shall be liable to the other party for all reasonable expenses, including attorney's fees and court costs actually incurred.

END OF DOCUMENT - COURT SIGNATURE AND APPEAR AT THE TOP OF THE FIRST PAGE

APPROVED AS TO FORM:

/s/ Alixandria Young-Jui
ALIXANDRIA YOUNG-JUI,
Attorney for Leigh Grasteit

NOTICE TO PARTIES:

PLEASE TAKE NOTICE that the undersigned, Scott P. Nickle, attorney for petitioner will submit this Decree of Divorce to the Judge for his or her signature upon the expiration of seven (7) days from the date of this notice, together with three (3) days for mailing, unless written objection is filed prior to that time, pursuant to Rule 7(f) of the Utah Code of Civil Procedure. Please govern yourself accordingly.

DATED this 17th day of April, 2026.

HELGESEN, HOUTZ & JONES

/s/ Scott P. Nickle
SCOTT P. NICKLE
Attorney for Leith R. Grasteit

CERTIFICATE OF SERVICE

I hereby certify that on this 17th day of April, 2026, I served a true and correct copy of the foregoing **DECREE OF DIVORCE**, via email, upon the following:

Alixandria Young-Jui
 McFee Law, LLC
 9677 South 700 East, suite A
 Sandy, UT 84070
 alix@amcfeelaw.com

/s/ Andrea Jorgensen

Holiday	Holiday Time Period	Years Leigh is Granted Holiday	Years Leith is Granted Holiday
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 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 at 7 p.m. on the day before school resumes.	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 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 at 7 p.m. on the day before school resumes.	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 at 7 p.m. on the day before school resumes.	Odd years	Even years
Memorial Day	(1) Holiday begins Friday at: (a) 9 a.m. if school is not in session and the parent can be with the child;	Even years	Odd years

	(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.		
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.	Mother's Each 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.	Father's Each 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 on Friday at: (a) 9 a.m. if school is not in session and the parent can be with the 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 at 7 p.m. on the day before school resumes.	Odd years	Even years
Columbus Day	(1) Holiday begins at 6 p.m. on the day before Columbus Day. (2) Holiday ends at 7 p.m. on Columbus Day.	Even years	Odd years
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 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	Even years	Odd years

	(b) at 4 p.m. if there is no school. (2) Holiday ends at 9 p.m. on the same day the holiday begins.		
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 years	Even 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 at 7 p.m. on the night before school resumes.	Even years	Odd years
Winter Break (First Half)	(1) Holiday begins at: (a) 6 p.m. on the day on 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 at 7 p.m. on the night before school resumes.	Even years	Odd years
Day of 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 Child's Birthday	(1) Holiday begins at 3 p.m. (2) Holiday ends at 9 p.m.	Odd years	Even years
Juneteenth National Freedom Day	(1) Holiday begins at: (a) 6 p.m. on the day before Juneteenth National Freedom Day if the day before Juneteenth National Freedom Day is not	Even Years—Leigh	Odd Years—Leith

	<p>Father's Day; or</p> <p>(b) 9 a.m. on Juneteenth National Freedom Day if the day before Juneteenth National Freedom Day is Father's Day.</p> <p>(2) Holiday ends at 6 p.m. on the day following Juneteenth National Freedom Day.</p>		
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