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**IN THE THIRD JUDICIAL DISTRICT COURT IN AND FOR
SALT LAKE COUNTY, STATE OF UTAH**

In the Matter of the Marriage:

DAVID SORENSEN,

Petitioner,

and

LAUREN SORENSEN,

Respondent.

DECREE OF DIVORCE

Case No. 2249020331

Judge Daynes
Comm. Blocher

This matter came on for a Judicial Settlement Conference on the 20th day of February, 2026, before the Honorable Judge James Gardner. Petitioner, David Sorensen (“David”), appeared and was represented by counsel, Nathan B. Wall. Respondent, Lauren Sorensen (“Lauren”), appeared and was represented by counsel, Ryan M. James.

The parties entered into a stipulation and property settlement agreement, agreeing to incorporate in full the written recommendation of the Guardian ad Litem, together with additional provisions, which was read into the Court record. The Court being otherwise fully

advised in the premises, and having previously entered its Findings of Fact and Conclusions of Law, now therefore,

IT IS HEREBY ORDERED, ADJUDGED, AND DECREED:

Provisions Relating to Divorce Decree.

1. The parties are granted a Decree of Divorce on the grounds of irreconcilable differences, effective upon entry of this Decree.

Provisions Relating to Children.

2. The parties have three (3) minor children together, namely:

- a. R.S., born March 16, 2014;
- b. B.S., born August 7, 2015; and,
- c. S.S., born December 5, 2020.

Provisions Relating to Custody and Parent-Time.

3. **Physical Custody.** The parties shall share joint physical custody of the minor children, with David exercising parent-time pursuant to Utah Code Ann. § 81-9-303 during the school year, including parent-time each Thursday and every other weekend. Lauren is awarded residential custody of the minor children for school enrollment purposes.

4. The parties shall exercise parent-time on a 2-2-5 schedule during the children's summer vacation as defined by the applicable school district calendar until the parties' youngest child, S.S. reaches eight (8) years of age. Thereafter, the parties shall transition to a 50/50 parent-time during the summer, following a week-on, week-off rotation to minimize exchanges.

5. Neither party shall interfere with, or attempt to restrict the other party's Court-ordered

parent-time. Each party shall ensure that the children are timely available for all exchanges.

6. **Legal Custody.** The parties shall share joint legal custody of the minor children.

7. The parties shall attempt in good faith to make major decisions jointly regarding the children's education, non-emergency healthcare, religious upbringing, and extracurricular activities. If the parties are unable to reach agreement, they shall consult with relevant professionals, including pediatricians or therapists, as appropriate. If no agreement is reached, the parties shall participate in mediation prior to seeking court intervention. If mediation does not resolve the dispute, Lauren shall have presumptive final decision-making authority; however, David may seek review by the Court if he believes the decision is not in the children's best interest.

8. **Holidays.** The parties shall exercise holiday parent-time in accordance with Utah Code Ann. § 81-9-303, with Lauren designated as the custodial parent and David designated as the non-custodial parent as follows:

Holiday	Holiday Time Period	Years David is Granted Holiday	Years Lauren 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 Dr. Martin Luther King Jr. Day.	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	Even years	Odd years

	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.		
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; (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 years	Odd 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.	All years if noncustodial parent is the mother or other parent granted the holiday in the order.	All years if custodial parent is the mother or other parent granted the holiday in the order.
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 noncustodial parent is the father or other parent granted the holiday in the order.	All years if custodial parent is the father or other parent granted the holiday in the order.
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 Father's Day; or (b) 9 a.m. on Juneteenth National Freedom Day if the day before Juneteenth National Freedom Day is Father's Day.	Even years	Odd years

	(2) Holiday ends at 6 p.m. on the day following Juneteenth National Freedom Day.		
Independence Day	(1) Holiday begins on July 3 rd at 6 p.m. (2) Holiday ends on July 5 th at 6 p.m.	Odd years	Even years
Pioneer Day	(1) Holiday begins on July 23 rd at 6 p.m. (2) Holiday ends on July 25 th 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 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 Labor Day.	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 31 st 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
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	Even years	Odd years

	dismissed for Thanksgiving at the election of the parent granted the holiday. (2) Holiday ends at 7 p.m. on the day 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 27 th at 7 p.m.	Odd years	Even years
Winter Break (Second Half)	(1) Holiday begins on December 27 th at 7 p.m. (2) Holiday ends at 7 p.m. on the day 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

Provisions Relating to Parenting Plan.

9. **General Principles.** The parties shall comply with the Parenting Plan as set forth in this Decree, and shall cooperate in good faith in all aspects to carry out its terms. Neither party may unilaterally modify, disregard, or create rules inconsistent with the Parenting Plan at any time. Any modification or deviation from the Parenting Plan must be agreed to in writing through Our Family Wizard ("OFW"), and absent such written agreement, the Parenting Plan shall control.

10. Parental Conduct During Parent-Time.

a. As the children mature, their needs and interests may change. The parties shall exercise reasonable flexibility to allow the children to participate in appropriate activities, while continuing to follow the terms of the Parenting Plan unless otherwise agreed in writing through OFW.

b. The parties shall use their best efforts to maintain consistent schedules and routines for the children, including mealtimes, homework, bedtimes, and curfews. Each party shall continue to provide the children with emotional support, attention, and affection consistent with that provided prior to the commencement of this action.

c. The parties shall use their best efforts to maintain consistent and similar methods of discipline for the children, so that the children experience fairness and proportionality in consequences.

d. Neither party shall expose the children to media inappropriate for their age or development.

11. Communication and Information.

a. Both parties are entitled to reasonable, uninterrupted, and unmonitored telephone, virtual, text, or other reasonable contact with the minor children at reasonable hours and for reasonable durations, while the other party is exercising parent-time. Neither party shall monitor, record, restrict, coach, or interfere with the children's communication with the other parent.

b. All non-emergency communication regarding the children shall occur

exclusively through OFW. Communication shall be peaceful, civil, respectful, and focused solely on matters concerning the children.

c. The parties shall communicate directly with one another and shall not communicate through, or include in communications, a new spouse, significant other, family member, or any third party regarding matters involving the children.

d. The parties shall not use the children as messengers, sources of information, or confidantes regarding adult matters, including issues involving the other parent, litigation, finances, or personal relationships.

e. Each party shall independently maintain relationships with the children's teachers, medical and mental health providers, coaches, religious leaders, and other support personnel.

f. Each party shall have equal access to the children's educational, medical, dental, mental health, religious, and extracurricular records and providers, and shall be listed as a parent and emergency contact where applicable. Each party shall provide necessary contact information to the other and shall not unreasonably withhold information concerning the children.

12. Special Events and Activities.

a. The parties shall make reasonable efforts for the children to attend special family functions. Neither party shall abuse this privilege by making excessive requests or unreasonably withholding permission. This typically includes functions unalterable by a parent (i.e., weddings, extended family reunions, or important ceremonies). The party requesting an

accommodation shall provide options for make-up parent-time with their request so the other parent does not lose parent-time. Any request for accommodation shall be made in writing through OFW as soon as reasonably practicable.

b. Both parties have the right to know about and attend all school, religious, and extracurricular activities of the children.

c. The parties shall work together to maintain a unified front regarding the children's extracurricular activities. In the event the parties agree to an extracurricular activity, both parents shall ensure the child attends the activity and shall transport the child to and from the activity during his or her respective parent-time.

d. All extracurricular activities, practices, games, performances, special and other child-related events shall be entered into the OFW calendar. The parent who enrolls the child in an activity shall be responsible for timely entering all relevant dates, times, and details into the OFW calendar.

13. School, Medical, and Therapy.

a. School attendance is of the utmost importance. Each parent shall take an active role in ensuring the children attend school during his or her parent-time. A child shall not be absent from school due to illness without mutual agreement of the parties or a written note from a medical provider.

b. Each party may elect to withdraw a child from school for up to five (5) school days per school year for vacation purposes during his or her regular parent-time, provided such absence does not interfere with the other party's scheduled parent-time. Written notice of

any such intended school absence shall be provided through OFW at least thirty (30) days in advance.

c. Each party shall ensure that homework and school assignments are completed during his or her allocated parent-time and shall remain involved in the children's academic progress.

d. Each party shall take an active role in ensuring the children attend all scheduled medical, dental, and mental health appointments during his or her parent-time.

e. Each party shall promptly notify the other of any medical emergency or significant illness. Illness shall not be used to interfere with parent-time. Both parents are competent to care for the children during illness, with the children's comfort and medical needs taking priority. Each parent shall provide medication information and administer medication as directed by the children's medical provider.

f. The minor children shall remain in therapy until clinically discharged by Paula Maloof. Both parties shall participate in the children's therapy.

g. The parties shall not interfere with the children's educational, medical, or therapeutic stability and routine.

h. All school events, parent-teacher conferences, medical appointments, dental appointments, therapy sessions, evaluations, and other educational or healthcare-related matters shall be entered into the OFW calendar. The party who schedules the appointment or receives notice of such event shall be responsible for timely entering all relevant dates, times, and details into the OFW calendar.

14. Transportation and Travel.

a. The party receiving the children shall be responsible for picking the children up at the other party's residence for parent-time. The parties shall make every effort to be on time for parent-time exchanges; if a party anticipates being late, that party shall notify the other party in advance through OFW.

b. All exchanges shall occur curbside. If Lauren is at work at the time of the exchange, David shall pick up or return the children at the caregiver's location.

c. Parent-time exchanges shall occur promptly and without conflict. Any necessary communication at the time of exchange shall be brief and limited to immediate matters regarding the children.

d. Whenever the children travel with either party outside the State of Utah or are away overnight, the traveling party shall provide the other parent at least seven (7) days in advance with: (i) travel dates; (ii) destination(s); (iii) lodging information and contact numbers; and (iv) the name and telephone number of a third party reasonably knowledgeable of the children's location, if applicable. The traveling party shall make reasonable efforts to facilitate communication between the children and the other parent during travel.

e. No child under the age of ten (10) shall travel internationally without the written consent of the other parent, which consent shall not be unreasonably withheld. If consent is unreasonably withheld, the issue shall be brought to the special master. Neither party shall plan travel to or take the children to any country for which the United States Department of State has issued a Level 3 or higher travel advisory.

f. The traveling party shall be responsible for initially obtaining the children's passports, unless otherwise agreed. Lauren shall maintain possession of the children's passports. Upon receipt of a written request, Lauren shall release the passports to David for approved international travel. The passports shall be returned to Lauren within twenty-four (24) hours of the children's return. Both parties shall cooperate in executing any documents necessary for international travel.

15. Relocation and Contact Information.

a. If either party moves more than 150 miles from the other parent, that party shall comply with Utah Code Ann. § 81-9-209.

b. Each party shall notify the other in writing through OFW within twenty-four (24) hours of any change in residential address, mailing address, telephone number, email address, or other primary contact information.

16. Right of First Refusal. If either party requires surrogate care for the children for an overnight period during his or her parent-time, that party shall first offer the overnight time to the other parent before arranging third-party care. The party exercising the right of first refusal shall be responsible for all transportation associated with the additional parent-time.

17. Mutual Restraining Orders.

a. Neither party shall say or do anything in the presence or hearing of the minor children that is intended to harm, disparage, or undermine the other party. This includes, but is not limited to: (i) speaking negatively about the other party; (ii) discussing the details of this case or litigation with the children; (iii) attempting to influence the children's preferences regarding

custody or parent-time; or (iv) attempting to diminish the children's love and affection for the other party or that party's family members.

b. The parties are mutually restrained from harassing, intimidating, threatening, or disturbing the peace of the other party, including through excessive communication, inflammatory language, or use of third parties to communicate hostile messages.

c. Neither party shall use illicit drugs, misuse prescription medication, or consume alcohol to the point of impairment during the exercise of parent-time. If a party reasonably suspects impairment, that party may document concerns and seek appropriate relief from the Court.

d. Neither party shall encourage or permit any third party to engage in conduct prohibited by the parties. Each party shall use reasonable efforts to ensure that extended family members and other third parties act consistently with these provisions in the presence of the minor children.

18. **Co-Parenting Education.** Both parties shall complete Dr. Malovich's co-parenting boot camp within thirty (30) days of entry of this Decree.

19. If after taking the boot camp, the parties are still unable to co-parent, a co-parent coordinator shall be appointed by the Court to assist in legal custody issues and decision-making.

Provisions Relating to Special Master.

20. A Special Master shall be appointed to resolve disputes relating to custody, parent-time, and compliance with the Parenting Plan. The parties shall participate in good faith in any proceedings before the Special Master. The Special Master shall allocate fees in the event a party

is found to have acted in bad faith or violated the terms of this Decree regarding custody or parent-time.

Provisions Relating to Child Support.

21. David's gross monthly income is \$7,000.

22. Lauren's gross monthly income is \$7,066.

23. Child support shall be calculated and determined pursuant to the Utah Uniform Child Support Guidelines, using the parties' agreed-upon parent-time schedule, which follows Utah Code Ann. § 81-9-303 during the school year and a 50/50 (2-2-5) schedule during the summer. The statutory schedule under Utah Code Ann. § 81-9-303 provides for 145 overnights per year, including four (4) weeks during the summer.

24. Based upon the parties' incomes and parent-time schedule, child support shall be calculated using the joint physical custody worksheet, with David exercising 149 overnights per year and Lauren exercising 216 overnights per year. Accordingly, David Sorensen shall pay child support in the amount of \$672 per month, commencing March 1, 2026.

25. Child support payments shall be made in two equal installments each month, with one-half (1/2) due on or before the 5th day of each month and the remaining one-half (1/2) due on or before the 25th day of each month.

26. When support terminates for one child, the child support for any remaining child shall be recalculated pursuant to the child support guidelines and shall automatically be adjusted without further order of this Court.

27. The parties shall have the right to adjust child support upon a substantial material

change in circumstances, including increases or decreases in either party's income, as set forth in Utah Code Ann. § 81-6-212.

28. Support for a child shall terminate at the time: (1) the child becomes 18 years of age, or has graduated from high school during the child's normal and expected year of graduation, whichever occurs later; or (2) the child dies, remarries, becomes a member of the armed forces of the United States, or is otherwise emancipated pursuant to Utah Code Ann. § 81-6-213.

Provisions Relating to Medical Expenses and Insurance Coverage.

29. Pursuant to Utah Code Ann. § 81-6-208, both parties shall maintain medical and dental insurance if reasonably available to him or her through employment, for the benefit of the children. Each party shall pay one-half (1/2) of the actual premium amount the insured party pays for the children's coverage.

30. In the event that both parties have reasonable and affordable health insurance capable of insuring the minor children, both parties shall be responsible for insuring the children. In such event, Lauren's insurance shall be considered the primary medical coverage, and David's insurance shall be considered the secondary medical coverage. If the children are double-covered by both parties' health insurance, neither party shall be entitled to offsets for out-of-pocket premium costs associated therewith.

31. The parties shall share equally all medical, dental, optical, orthodontic, and counseling expenses incurred for the minor children in accordance with Utah Code Ann. § 81-6-208, including co-payments, deductibles, and prescriptions which are not covered by a medical or dental insurance carrier.

32. The party incurring a healthcare expense on behalf of the parties' minor children shall provide written verification on OFW of the cost and payment to the other party within thirty (30) days of the payment. The other party shall have thirty (30) days from receiving written verification to reimburse the party who incurred the expense.

33. Pursuant to Utah Code Ann. § 15-4-6.7, when a court order has been entered providing for payment of medical expenses of a minor child, a creditor who has been provided with a copy of the order may not make a claim for unpaid medical expenses against a party who has paid in full that party's share of medical and dental expenses required under the order. The parties shall provide a copy of this Decree to any creditors, notify the creditors of their current address, and inform the creditor that the creditor may not make a claim for unpaid medical expenses or make a negative report against a party who has paid his or her one-half share of the children's medical expenses.

34. The party who maintains health insurance shall provide verification of the coverage to the other party upon initial enrollment of the children, and thereafter, on or before January 2nd of each calendar year.

35. The party who maintains insurance shall provide written notice to the other party of any change of insurance carrier, premium, or benefits within thirty (30) days of any change.

Provisions Relating to Childcare.

36. Pursuant to Utah Code Ann. § 81-6-209, the parties shall share equally the actually-incurred, reasonable work-related childcare expenses performed by a childcare provider.

37. If a party incurs a childcare expense for the parties' minor children, that party shall

provide written verification through OFW of the cost and payment of the childcare expense to the other party within thirty (30) days of payment. The other party shall have thirty (30) days from receiving notice to reimburse the party who incurred the expense.

Provisions Relating Extracurricular Activity and School Expenses.

38. The parties shall share equally the reasonable costs of any extracurricular activity for the children that is agreed to in writing through OFW. Any activity not agreed to in writing shall be the sole financial responsibility of the enrolling parent. Either party may enroll the children in activities that do not require the involvement of the other parent, provided such activity does not interfere with the other party's parent-time, and at that party's sole expense.

39. The parties shall share equally any and all of the children's school expenses, including but not limited to registration fees, testing fees, field trips, school supplies, class fees, school activity or sports fees, and school clothes, incurred on behalf of the minor children.

40. The party incurring an extracurricular activity or school expense on behalf of the minor children shall provide written verification through OFW of the cost and payment to the other party within thirty (30) days of payment. The other party shall reimburse his or her one-half share within thirty (30) days of receipt of written verification.

Provisions Relating to Arrearages and Waiver of Past Claims.

41. Except as expressly set forth herein, no arrears, reimbursements, child support claims, expense claims, judgments, or other prior financial obligations are owed by either party to the other, and each party knowingly and voluntarily waives any and all claims for past-due

amounts of any kind arising prior to February 20, 2026. All such claims have been fully resolved and accounted for in the parties' property division and equalization provisions set forth herein.

Provisions Relating to Division of Assets and Debts.

42. The marital estate shall be divided as set forth below, which constitutes a full and final settlement of all property and equity claims between the parties.

43. **Real Property.** Lauren is awarded all right, title, and interest in the real property located at 8388 Oak Mill Drive, West Jordan, Utah (the "marital residence"), as her sole and separate property. As part of the division of equity in the marital residence, Lauren shall pay to David an equalization payment in the amount of Seventy Thousand Dollars (\$70,000.00), due within six (6) months of the entry of this Decree.

44. To facilitate Lauren's assumption of the existing mortgage and/or refinancing of the marital residence, David shall deliver to Lauren a signed Quit Claim Deed during her refinance or assumption process. The Quit Claim Deed may be recorded in connection with the assumption or refinance process.

45. Until the equalization payment of \$70,000.00 is paid in full, David shall have an equitable lien against the marital residence to secure payment of said amount. The equitable lien shall automatically release upon full payment of the equalization amount.

46. **Retirement Accounts.** Lauren maintains retirement accounts through Fidelity consisting of a 401(a) plan and a 403(b) plan. As an offset for claims made against the equity in the marital residence, all contributions, accruals, and earnings in those accounts through February 20, 2026, which is designated as the date of division, are awarded to David as his sole

and separate property. David shall be responsible for the preparation of any Qualified Domestic Relations Order or other approved order to effectuate this division.

47. **Vehicles.** Lauren is awarded the 2021 Dodge Durango as her sole and separate property. David is awarded the 2020 Tesla Model 3 as his sole and separate property. Each party shall be responsible for any debt and expenses associated with the vehicle awarded to him or her, and shall hold the other harmless therefrom.

48. **Personal Property.** David is awarded his tools currently located at the marital residence. All remaining personal property is awarded to the parties as presently divided and in their respective possession, free and clear of any claim of the other.

49. **Debts.** Each party shall assume and be responsible for any debt associated with the property awarded to him or her under this Decree. There are no other known marital debts to be divided between the parties.

Provisions Relating to Alimony.

50. The parties are capable of supporting themselves without financial assistance from the other. Accordingly, no alimony is awarded to either party, and each party waives any claim to alimony now or in the future.

Provisions Relating to Miscellaneous.

51. **Parent Therapy.** Both parties represent that they are currently participating in ongoing therapy. The parties shall continue participating in individual therapy and shall execute any necessary releases to permit communication with the co-parenting counselor.

52. **Review Hearings.** The Court shall schedule review hearings every ninety (90)

days, to ensure that the children are being insulated from parental conflict and discussions regarding the divorce proceedings and that David is following Court orders related to parent-time exchanges. In the event there is credible evidence supporting a finding that the parties continue to engage in such behavior, custody and parent-time may be subject to immediate reconsideration and modification upon proper motion before the Court.

53. **Guardian ad Litem.** Martin N. Olsen is released upon entry of this Decree. The parties are each responsible for paying any outstanding fees owed to Mr. Olsen.

54. **Name Change.** Lauren may be restored to her maiden name of Lauren Dana Nak, if she so desires.

55. **Attorney Fees and Costs.** Each party shall be responsible for his or her own attorney fees and costs incurred in this matter.

**SIGNED AND ENTERED BY THE COURT ON THE DATE AND TIME STAMPED AT
THE TOP OF THE FIRST PAGE OF THIS DOCUMENT**

Approved as to form:

NATHAN B. WALL
Attorney for Petitioner

CERTIFICATE OF SERVICE AND RULE 7(j) NOTICE

Pursuant to Rule 7(j) of the Utah Rules of Civil Procedure, I hereby certify that I served the foregoing upon Petitioner and Guardian ad Litem herein, this 1st day of April, 2026, by causing a true and correct copy thereof to be emailed to counsel for Petitioner as follows:

Nathan B. Wall
nathan.wall@walllegalsolutions.com

/s/Vanessa Catlett

Notice of objections to this order must be submitted to the Court and counsel within seven (7) days after service. Should no objections to this order be submitted to the Court and counsel within seven (7) after service, this order shall be submitted to the Court for signature and entry.