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

In the Matter of the Marriage of:

ELIZABETH HOUSTMAN,

Petitioner,

and

KEVIN HOUSTMAN

Respondent.

DECREE OF DIVORCE

Case No. 254905148 DA

JUDGE CHARLES STORMONT
COMMISSIONER RENEE BLOCHER

Discovery Tier 4

The Court, having entered its *Findings of Fact and Conclusions of Law*, now hereby
ORDERS, ADJUDGES, and DECREES as follows:

DISSOLUTION OF MARRIAGE

1. The parties are hereby awarded a *Decree of Divorce*, forever dissolving the bonds of matrimony heretofore existing between them, to become final upon signature and entry of this *Decree of Divorce*.

PARENTING PLAN

2. Custody/Parent Time. The parties are awarded joint physical custody of their minor children. Parent-time with the children shall be at reasonable times and places as the parties may agree. If the parties cannot agree, the parties' reasonable rights of parent time shall be defined as follows:

| | Mon | Tues | Wed | Thurs | Fri | Sat | Sun |
|--------|--------|--------|--------|--------|--------|--------|--------|
| Week 1 | Father | Father | Mother | Mother | Father | Father | Father |
| Week 2 | Father | Father | Mother | Mother | Mother | Mother | Mother |

a. Regular Parent Time. The parties shall have 50/50 custody such that the Father exercises parent-time every Monday overnight and Tuesday overnight with the exchange at school on Wednesday morning or 9 a.m. when school is not in session. The Mother shall exercise parent-time every Wednesday overnight and Thursday overnight with the exchange at school on Friday morning or 9 a.m. when school is not in session. The weekends shall alternate between the parties with each party receiving every other Friday until Monday morning with the exchange at school or 9 a.m. when school is not in session.

b. Extended Parent Time During Summer. The parties shall exercise week on/week off parent time during the summer for 10 consecutive weeks commencing the Sunday at 7:30 p.m. following the release of school for summer break and ending Sunday at 7:30 p.m. 10 weeks later. Commencing with the summer of 2027, each party may receive one three-week block of consecutive uninterrupted weeks in the summer-time. This three-week block must include two of their regularly scheduled weeks and one of the other party's weeks.

3. Notification of Extended Time. Both parents shall provide notification of extended parent-time or vacation weeks with the children by May 1 each year for first option parent and May 15 for second option parent. The Father shall have first choice of extended time in odd numbered years and the Mother shall have first choice of extended time in even numbered years. If notification is not provided timely the complying parent may have priority.

4. Holidays. The holidays shall be as the parties agree. If the parties cannot agree the holidays will be according to Utah Code §81-9-303 as follows:

| Even Years | Odd Years | Holiday and Time |
|-------------------|------------------|--|
| Mother | Father | Martin Luther King Jr. Holiday after school on the Friday before holiday to Tuesday morning with the exchange at school |
| Father | Mother | President's Day after school on the Friday before holiday to Tuesday morning with the exchange at school |
| Mother | Father | Spring Break after school on the day school lets out to the day school resumes with the exchange at school |
| Father | Mother | Memorial Day after school on the Friday before holiday to Tuesday morning with the exchange at school |
| Mother | Father | July 4th 9 a.m. the day before holiday to the day after at 6 p.m. |
| Mother | Father | Labor Day after school on the Friday before holiday to Tuesday morning with the exchange at school |
| Mother | Father | Fall Break after school on the day school lets out to the day school resumes with the exchange at school |
| Father | Mother | Halloween after school to 9 p.m. or if school is not in session 4 p.m. to 9 p.m. |
| Father | Mother | Thanksgiving after school on the day school lets out to the day school resumes with the exchange at school |
| Mother | Father | First Half of Winter Break, including Christmas Eve and Christmas Day beginning after school the day school lets out until December 27 at 7 p.m. |
| Father | Mother | Second Half of Winter Break , beginning December 27 at 7 p.m. and ending the day school resumes with the exchange at school |
| Mother | Father | The day before or after child's birthday from after school or 9 a.m. if school is not in session until the next morning with the exchange at school or 9 a.m. if school is not in session |
| Father | Mother | Child's actual birthday from after school or 9 a.m. if school is not in session until the next morning with the exchange at school or 9 a.m. if school is not in session |
| Father | Father | Father's Day 9:00 a.m. on the holiday to the day after at 9 a.m. |
| Mother | Mother | Mother's Day 9:00 a.m. on the holiday to the day after with the exchange at |

| | | |
|--|--|--------|
| | | school |
|--|--|--------|

5. Legal Custody. The parties shall have joint legal custody. Both parties will have access to the children's school, medical, church, and other records and will include the other party as the parent on such records. The major decisions concerning their children's general welfare, education, discretionary medical treatment, and religious training shall be mutually agreed to by both parties. In the event the parties do not mutually agree regarding the children, the parties will first seek the advice of an expert in the field. If they cannot come to an agreement, the parties will mediate before court intervention. Both parties shall have the authority to make emergency and routine decisions regarding the children's day-to-day activities when the children are in his or her care.

a. Medical. The parties will continue to use their current pediatrician as the pediatrician for the children and specialists that their pediatrician recommend, when needed.

b. Dental. The parties will use their current dentist as the dentist for the children and specialists that their dentist recommends, when needed. The parents shall make decisions mutually regarding the children's dental care.

c. Separate Accounts. According to Utah Code Annotated §15-4-6.7 each party will elect for dental, medical and school expenses to be created in separate accounts prior to service being initiated.

d. Educational Plan. The children shall continue to attend Draper Elementary School, Draper Park Middle School, and Corner Canyon High School, unless otherwise mutually agreed upon by the parties in writing. Both parties shall be listed on school

records. Both parties shall be listed for any emails given by teachers or respective school administrators.

e. Religion. The parties agree the minor children may be baptized into the Methodist church, if they so choose. Church participation shall not take priority over parent time.

f. Therapy. The parties agree that E.H. shall continue to attend therapy until released by the therapist or mutually agreed upon by the parties. The parties shall participate in therapy as recommended by the therapist. Each party shall pay one-half of the therapy bill directly to the therapist. If payment to the provider is not possible, the party incurring the 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 or receiving the same and shall be reimbursed by the other party within thirty (30) days of receiving the verification of incurred expenses. The parties will follow the recommendations of the child's therapist.

6. Relocation. If either party moves more than 25 miles from Draper Elementary School, the parties will be bound by the 60-day notice requirements of Utah Code §81-9-209.

7. Communication. The parties shall discuss all parenting concerns by phone, in person, text or e-mail at any time needed and shall not use their children to deliver messages.

8. Telephone and Virtual Contact with Children. Each parent shall permit and encourage, during reasonable hours, reasonable and uncensored communications with the children, in the form of mail privileges and virtual parent-time if the equipment is reasonably

available. Telephone contact shall be at reasonable hours and for a reasonable duration. The children shall be able to contact the parents at any time.

9. Travel. When the children travel with either parent out of State, all of the following will be provided to the other parent at least 30 days prior to departure for national travel or 60 days for international travel:

- a. An itinerary of travel dates;
- b. Destination;
- c. Places where the children or traveling parent can be reached;
- d. And, the name and telephone number of an available third person who would be knowledgeable of the children's location.

10. Passports. Both parties shall share custody of the children's passports. Whoever is traveling next shall be awarded the passports within 24 hours, barring exigent circumstances, of booking international travel. The parties will sign and notarize any documentation required for travel within 72 hours of request.

11. Additional Travel Expectations. The parties will have a plan for the children's physical and mental health while traveling, which shall be discussed with the child's therapist, if needed. The parties will travel with an epi pen or nebi spray, be aware of the location of the nearest hospital to their destination, and take extra-precautions when traveling through remote areas.

12. Change of Information. Each parent shall provide the other with the parent's current address and telephone number, email address, and other virtual parent-time access information within 24 hours of any change.

13. Notification of Children's Events. The parties shall take affirmative steps to share school and activity information concerning their children with each other on a frequent basis that is not available through the school calendar or school email. The parties shall notify each other of any school programs, extracurricular activities and sporting events their children may be involved in that is not available online or through emails of the program. Placing information on the calendar shall constitute notice.

14. Special Events. Special consideration shall be given by each parent to make the children available to attend family functions, including funerals and weddings, and other significant events in the life of the children or in the life of either parent which may inadvertently conflict with the visitation schedule.

15. Mutal Restraining.

a. Both parties shall be supportive of the other party's role as a parent.

Neither parent shall attempt to alienate the children in any way from the other parent.

Both parents have an affirmative duty to co-parent the children in a way that promotes their best interest.

b. Both parties are restrained from discussing adult issues in front of the children or allowing a third party to do so. The parties are also restrained from discussing the children's relationship with the other parent in front of or with the children, or from questioning, interrogating, or otherwise "pumping" the children for information regarding what occurs when the children are with the other parent and from allowing any other person to do so.

c. The parties will not use their children to deliver messages. Thus, the parents will not discuss any issues regarding co-parenting in front of the children or at any children's activity.

d. The parties shall not make disparaging remarks to one another or to their children about one another or in the children's presence, either verbally, in writing or otherwise. Both parties are mutually restrained from harassing, stalking or threatening the other party.

e. Both parties are restrained from using the likeness, image or credit of the other party for any purpose.

f. Both parties are mutually restrained from allowing third parties to do what they themselves are prohibited from doing and shall have the affirmative duty to use his or her best efforts to prevent third parties from such violations or shall remove the minor children from such circumstances.

16. Dispute Resolution. If the parties have any future disagreement pertaining to their children generally or over the terms or implementation of this agreement, they shall seek the assistance of a mutually agreed upon third party or mediator before either of the parties initiates legal action. However, either party may seek emergency relief from the court in the future should an emergency arise which would make formal negotiation not practical.

17. Activity Costs. Each party shall be ordered to assume and be responsible for fifty percent (50%) of any out-of-pocket amount incurred for any mutually agreed-upon in writing extracurricular activities that the minor children may be involved in. The parties shall pay the providers directly if possible. If it is not possible, 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 or receiving the same and shall be reimbursed by the other party within thirty (30) days of receiving the verification of incurred expenses. A party who incurs an expense for a child's extra-curricular activity without receiving prior consent from the other parent shall be solely responsible for that expense. If a parent enrolls a child in an activity without the other parent's consent, the activity shall not infringe on the other parent's parent-time and the enrolling parent shall pay the full cost. Both parents shall be able to attend all of the child's extra-curricular activities and the parent who signs up the child shall put the event on the Calendar within 24 hours of receiving the calendar or any change.

18. School Fees. Each party shall be ordered to assume and be responsible for fifty percent (50%) of any out-of-pocket school expenses (i.e. registration, books, required supplies, lab fees, etc.) incurred during the time leading up to and including high school. This does not include private school tuition. The parties shall pay the school directly if possible. If it is not possible, 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 or receiving the same and shall be reimbursed by the other party within thirty (30) days of receipt of those school expense invoices, bills, receipts, and/or verification.

19. Transportation for the Children. The parties shall utilize school-to-school exchanges when school is in session. If school to school exchanges are not possible because school is not in session, the receiving parent shall provide the transportation from the other parent's residence unless otherwise mutually agreed upon. If a parent is exercising a mid-week

with a return the same day, the parent exercising parent-time shall provide all of the transportation.

FINANCIAL ITEMS AND ASSET DISTRIBUTION

20. Child Support. Child Support shall be calculated as according to Utah Code §81-6-201 *et seq.* The Mother's gross monthly income is \$13,288.49 per month. The Father's gross monthly income is \$12,675.00 per month. The Mother has 183 overnights and the Father has 182 overnights for the purpose of child support calculation on the Joint Physical Custody Worksheet. The Mother's child support obligation is \$9.00 per month. However, this is a *de minimis* amount and therefore child support is waived. Child support shall commence the first of the month following Mother moving from the martial residence. Unless the Court orders otherwise, support for each child terminates at the time and shall automatically adjust: (1) a child becomes 18 years of age or has graduated from high school during the child's normal and expected date of graduation, whichever occurs later; or (2) a child dies, marries, becomes a member of the armed forces of the United States, or is emancipated. The child support is payable one-half on the 5th day of each and every month, and one-half on the 20th day of each month.

21. Medical/Dental Expenses. The party who can obtain the best coverage at the most reasonable cost shall obtain insurance for the medical expenses of the minor children in accordance with Utah Code. §81-6-208.

a. Each parent shall share equally the out-of-pocket costs of the premium actually paid by a parent for the child's portion of insurance. The child's portion of the premium is a per capita share of the premium actually paid. The premium expenses for the children shall be calculated by dividing the premium amount by the number of

persons covered under the policy and multiplying the result by the number of children in the instant case. This amount shall be automatically deducted from or added to the child support paid or owed.

b. Each parent shall share equally all reasonable and necessary uninsured medical, dental, orthodontia, eye care, counseling, prescriptions, deductibles, and copayments, incurred for the dependent children and actually paid by the parents.

c. The parent who incurs medical and dental expenses may provide written verification of the cost and payment of medical and dental expenses to the other parent within 30 days of payment. The other parent shall remit payment within 30 days of receipt of the verification. If neither party is able to secure said insurance at a reasonable cost, each party shall be responsible for the payment of one-half of all reasonable and necessary medical and dental expenses for the minor children as indicated.

d. If, at any point in time, the dependent children are covered by the health, hospital, or dental insurance plans of both parents, the health, hospital, or dental insurance plan of Father shall be primary coverage for the dependent children and the health, hospital, or dental insurance plan of Mother shall be secondary coverage for the dependent children. If a parent remarries and his or her dependent children are not covered by that parent's health, hospital, or dental insurance plan but is covered by a step-parent's plan, the health, hospital, or dental insurance plan of the step-parent shall be treated as if it is the plan of the remarried parent and shall retain the same designation as the primary or secondary plan of the dependent children.

e. Double coverage shall not be required. However, if the parties have double coverage for paid insurance, each party shall pay their own insurance policy premium with no compensation from the other party.

f. Verification of health insurance coverage shall be provided within 7 days of request. The parties shall notify the other in event of any change of insurance carrier, premium, or benefits within fifteen calendar days of the date he or she knows of the change.

22. Childcare Expenses. Each party shall be responsible for day-care expenses incurred during their respective parent time, with no reimbursement from the other party.

23. Co-Parenting Standard of Conduct and Surrogate Care Providers Standards of Conduct. Any person caring for the minor children, including the parties, shall do the following:

- a. Have an EpiPen or Nefi Spray and know how to use it
- b. Administer medication according to the prescribed schedule
- c. Ensure children participate in their appointments
- d. Make best effort to keep the children on a consistent eating and sleeping schedule
- e. Participate in the appointments according to the recommendation of the providers

24. Dependency Exemption. The parties shall share the dependency exemption/tax credit for the minor children as follows:

a. While there are two minor children, the parties shall alternate the dependency exemption/tax credit for the minor children. The Mother will claim the oldest child and Father will claim the youngest child.

b. When there is only one minor child, the parties shall alternate the dependency exemption/tax credit for the minor child. The Mother will be entitled to claim the minor child as a dependency exemption/tax credit for odd-numbered tax years, and the Father will claim the minor child as a dependency exemption/tax credit for even-numbered tax years.

25. Cell Phones. The parties shall cooperate to release Father's phone and phone number from Mother's cell phone plan by March 31, 2026.

26. Children's 529 Education Accounts. Mother shall be added to the children's 529 Accounts within 60 days of signing this agreement. Each party will continue to deposit \$100.00 per month per child into the children's 529 accounts. Neither party will withdraw funds from these accounts without mutual written agreement.

27. Taxes. The parties shall file joint tax returns for 2025. The parties will equally share in any cost of preparation of taxes. The parties shall equally share any tax refund or tax liability.

28. Real Property.

a. The marital property located at 441 East Hedge Hollow Cove, Draper, Utah, is hereby awarded to the Father with all debts and liabilities commencing on the date Mother moves out of the marital residence. The parties shall continue to divide the costs of living the marital residence and other household expenses equally until Mother

moves out of the marital residence. The Father shall hold the Mother harmless on all debts and liabilities associated with the home from the date Mother moves from the marital residence. The Father shall get the utilities solely in his name by April 1, 2026. The Father shall refinance or assume the loan into his name within six months of entry of Decree of Divorce. Within 90 days of entry of Decree of Divorce, Father shall pay Mother \$350,000.00 as her portion of the global property distribution agreement and Mother shall move out of the marital residence within 60 days of receipt of \$350,000.00. In the event that the refinance or assumption does not occur, or Father does not pay Mother the \$350,000.00 in full, the parties shall immediately put the home for sale with a mutually agreed upon Real Estate Agent. Mother shall give Father three names for Real Estate Agents and Father shall choose one within 14 days of receipt. The parties shall follow the advice of the Real Estate Agent. Upon the sale of the home at a reasonable market value price, the parties shall split the net equity. The proceeds of the home shall be distributed as follows:

- i. First, the parties shall pay the cost of sale;
- ii. Second, the mortgage shall be paid;
- iii. Third, Mother shall be awarded \$350,000.00;
- iv. Fourth, Father shall be awarded the remaining balance free and clear

of any additional claim by Mother.

b. The parties shall sell their rental property located at 151 Arlington Way, Harrisville, Utah at the end of the term of the existing lease for fair market value with a mutually agreed upon agent. Both parties shall have equal access to the management

company, lease agreement, and the accounts. Father has an affirmative duty to ensure Mother has equal access to the management company. The rental income shall continue to be deposited into the joint Wells Fargo account. The only withdrawals from that account shall be for the mortgage payment and maintenance through the date of closing, unless the parties mutually agree otherwise in writing. If maintenance exceeds the amount in the account, the parties shall divide the obligation equally. Mother shall give Father three names and Father shall choose one within 14 days of receipt. The parties shall follow the advice of the Real Estate Agent. Upon the sale of the home at a reasonable market value price, the parties will split the net equity. The proceeds of the home shall be distributed as follows:

- i. First, the parties shall pay the cost of the sale;
- ii. Second, the mortgage shall be paid;
- iii. Thereafter, the equity is equally divided between the parties.

c. The parties agree to sell their rental property located at 5442 Brentford Court, West Valley City, Utah at the end of the term of the existing lease for fair market value with a mutually agreed upon agent. Both parties shall have equal access to the management company, lease agreement, and the accounts. Father has an affirmative duty to ensure Mother has equal access to the management company. The rental income shall continue to be deposited into the joint Wells Fargo account. The only withdrawals from that account shall be for the mortgage payment and maintenance through the date of closing, unless the parties mutually agree otherwise in writing. If maintenance exceeds the amount in the account, the parties shall divide the obligation equally. Mother shall

give Father three names and Father shall choose one within 14 days of receipt. The parties shall follow the advice of the Real Estate Agent. Upon the sale of the home at a reasonable market value price, the parties will split the net equity. The proceeds of the home shall be distributed as follows:

- i. First, the parties shall pay the cost of the sale;
- ii. Second, the mortgage shall be paid;
- iii. Thereafter, the equity is equally divided between the parties.

29. Personal Property. During the course of the marriage relationship, the parties have acquired personal property. Said personal property of the parties should be distributed such that the person receiving the item shall be responsible for any associated debt with the item. The division shall be as follows:

| <i>Item Description:</i> | <i>Awarded to:</i> |
|--------------------------|---|
| 2025 Acura MDX | Mother, she shall refinance it out of Father's name within 90 days of entry of Decree of Divorce. |
| Honda Ridge Line | Father |

a. Other items not listed herein shall be divided equitably between the parties as the parties may agree. If the parties cannot agree, they shall return to mediation within 150 days of the entry of the Decree of Divorce. After 150 days of the entry of the Decree of Divorce or as mutually agreed upon in writing otherwise, each party shall be awarded their own personal property and effects and that property which is now in their individual possession or under their individual control, except as indicated within this stipulation.

30. Debts. The parties acquired debts during the marriage. Each party will assume, indemnify and hold the other harmless from liability on, the following debts:

| <i>Debt Description:</i> | <i>Obligation of:</i> |
|---|--|
| Joint Fidelity Debt #4697 in the approximate amount of \$1,533.15 | Shall be divided equally between the parties and closed. |
| Obligations in Mother's Name Only | Mother |
| Obligations in Father's Name Only | Father |

a. Accumulation of Debt: Neither party will incur any additional liability on joint credit cards.

b. Other Debts: There are no other joint debts not otherwise addressed in this agreement and each party shall pay any and all separate debts in their own names. Should other joint debts be later discovered, it is just and proper that the person responsible for incurring the debt should be responsible for paying it. Furthermore, the parties shall hold the other harmless in the event of their refusal in payment of any joint obligation.

c. Delinquency in Payments: If either party is obligated on a joint-secured debt, the payment of that debt must remain current. In the event that a payment is not paid in a timely manner, the secured asset must be placed immediately on the market for sale in order to protect the joint debtors. A party who makes payment on a delinquent debt in order to protect his or her credit rating, may seek reimbursement of the payment of that debt in addition to interest and attorney's fees from the other party.

31. Stocks. Mother shall be awarded her premarital Computer Share Pepsi stock in the approximate amount of \$3,666.92, free and clear of any claim by Father. Father shall be awarded his Coin Base in the approximate amount of \$1,385.58, free and clear of any claim by Mother.

32. Checking and Saving Accounts.

a. Father shall be awarded his Wells Fargo account ending in #4900 and UCCU account ending in #7473 free and clear of any claim by Mother.

b. Mother shall be awarded her Wells Fargo account ending in #8321 free and clear of any claim by Father. Mother shall also be awarded \$21,336.69 from the joint Ally Banks savings account ending in #0460 in the amount of \$21,336.69.

c. Both parties shall maintain the joint Wells Fargo accounts ending in #7604 and #8321 through the closing date of the respective properties. The rental income shall be deposited into those accounts. The only withdrawals from those accounts shall be for mortgage payments and maintenance, unless the parties mutually agree otherwise.

d. The Wells Fargo trust account ending in #2671 in the approximate amount of \$11,615.77 shall be divided equally as of the date of signing this agreement.

e. Beginning the date the Stipulation and Settlement Agreement was signed, parties will deposit their respective pay checks into their separate accounts, free and clear of any additional claim by the other.

33. Retirement and Investment Accounts:

a. The parties agree to the following division of Father's retirement and investment accounts:

i. The Fidelity account ending in #1768 in the approximate amount of \$124,611.51 shall be divided such that Father shall be awarded the first 6% and the remaining 94% shall be divided equally between the parties.

ii. The Fidelity Roth IRA ending in #3482 in the approximate amount of \$231,877.52 shall be divided such that Father shall be awarded the first 31.9% and the remaining 68.1% shall be divided equally between the parties.

iii. The Fidelity Roll Over IRA ending in #8739 in the approximate amount of \$948,897.77 shall be divided such that Father shall be awarded the first 35.6% and the remaining 64.4% shall be divided equally between the parties.

iv. The Fidelity 401(k) ending in #11062 in the approximate amount of \$80,937.99 shall be divided equally as of the date of entry of Decree of Divorce.

v. The Fidelity H.S.A. ending in #9231 in the approximate amount of \$46,823.27 shall be divided equally as of the date of entry of Decree of Divorce.

vi. The Fidelity H.S.A. ending in #7409 in the approximate amount of \$16,862.73 shall be divided equally as of the date of entry of Decree of Divorce.

b. The parties agree to the following division of Mother's retirement and investment accounts:

i. The Fidelity Roll Over IRA account ending in #8739 in the approximate amount of \$339,516.69 shall be divided such that Mother shall be awarded the first 33.75% and the remaining 66.25% shall be divided equally between the parties.

ii. The Fidelity Roth IRA account ending in #5384 in the approximate amount of \$555,921.59 shall be divided such that Mother shall be awarded the

first 33.75% and the remaining 66.25% shall be divided equally between the parties.

iii. The Fidelity 401(k) ending in #1062 in the approximate amount of \$143,747.99 shall be divided equally as of the date of entry of Decree of Divorce.

iv. The Fidelity H.S.A. ending in #139 in the approximate amount of \$13,487.65 shall be divided equally as of the date of entry of Decree of Divorce.

c. The parties shall equally split the cost associated with splitting the accounts or QDRO, if any.

34. Flex Spending Accounts. Mother has already applied her \$2,000.00 Flex Spending account to the day-care expenses for the minor children. Father shall apply his \$3,000.00 Flex Spending account to day-care expenses for the minor children.

35. United States Treasury Bonds. Each party shall be awarded their respective Treasury Bond free and clear of any claim by the other.

36. Name. Mother shall have the option of restoring her name to Elizabeth Amanda Wong.

37. Alimony. Neither party is awarded alimony. Both parties waive and relinquish the right to receive alimony from the other both now and in the future.

38. Deeds and Titles. Both parties shall sign whatever documents are necessary to transfer title and quit claim deeds or any other documents necessary that are outlined in this Decree of Divorce and are necessary to implement this Decree of Divorce.

39. Divorce Education. The parties shall take the Divorce Education Class and Divorce Orientation Class within 30 days of the date of the Stipulation is signed.

40. Full Disclosures. The parties each stipulated in the *Stipulation and Settlement Agreement* that there had been a complete accurate and current disclosure of all income, assets, and liabilities as of the date that *Stipulation* was executed. Therein both parties indicated that they understand and agreed that any failure to provide complete disclosure may constitute perjury and that the property referred to in the *Settlement Agreement* and this resulting *Decree* represents all the property which either party has any interest in or right to, whether legal or equitable, owned in full or in part by either party, separately or by the parties jointly.

41. Attorney's Fees and Costs. Each party is hereby ordered to assume his or her own legal fees incurred in this action.

****THIS DOCUMENT CONSTITUTES A BINDING ORDER OF THE COURT WHEN IT BEARS THE JUDGE'S SEAL AT THE TOP OF THE FIRST PAGE****

APPROVED AS TO FORM BY:

/s/ Jennifer Keeton *

JENNIFER KEETON

Attorney for Respondent

*Written authorization to affix electronic signature on file with e-filer.

CERTIFICATE OF SERVICE

I hereby certify that on April 9, 2026, I caused to be served a true and correct copy of the foregoing **DECREE OF DIVORCE** to the following parties by the method indicated:

Jennifer Keeton (UT- 18030)
Marco Brown (UT-13156)
Attorneys for Respondent
www.greenfiling.com

DATED April 15, 2026.

/s/ Matthew A. Bell
MATTHEW A. BELL