

The Order of the Court is stated below:

Dated: April 16, 2026
01:28:19 PM

/s/ **HEATHER BRERETON**
District Court Judge



Veronica Alvarado, UT Bar # 61030

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Licensed Paralegal Practitioner for Petitioner

IN THE COURT OF UTAH
THIRD JUDICIAL DISTRICT COURT, SALT LAKE COUNTY
450 SOUTH STATE STREET, SALT LAKE CITY, UT 84114

In the Matter of the Marriage of MILEISSA D GUTIERREZ CORTES And SERGIO DAVID PINTO SANTANDER	DIVORCE DECREE Case No.: 254906767 Judge: Heather Brereton Commissioner: Joanna Sagers
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The court decrees

Divorce

1. Mileissa D Gutierrez Cortes is granted a divorce based on the Declaration of Jurisdiction and Grounds signed by Mileissa D Gutierrez Cortes. The divorce will become final upon entry of the divorce decree.

Children (Utah Code 81-6-101(7))

2. **Mileissa D Gutierrez Cortes** and **Sergio David Pinto Santander** are the legal parents of the following children (Utah Code 81-5-102 et seq.)

- Any unborn child listed is expected to be born within 300 days of the entry of the decree.
- This court has jurisdiction to make orders about these children.

Minor Children

a.

Child Name: **Samuel David Pinto Gutierrez**

Date of Birth: **November 2, 2022**

Children - Jurisdiction over custody and parent-time issues (Utah Code 81-11-101, 81-11-201, and 81-11-208)

3. Utah has jurisdiction over the custody and parent-time issues in this case because:
4. During the last five years, the minor children have lived at the following places and with the following people:

a.

Child Name: **Samuel David Pinto Gutierrez**

Date of Birth: **November 2, 2022**

i.

Move-out Date: **This is the child's current address**

Move-in Date: **July 7, 2023**

Address: **3196 S Washington St, apt 413, South Salt Lake, Utah 84115 United States**

(1).

Caretaker at this address: **Mileissa D Gutierrez Cortes**

Caretaker current address: **3196 S Washington St, apt 413, South Salt Lake, Utah 84115 United States**

ii.

Move-out Date: **June 30, 2023**

Move-in Date: **September 26, 2021**

Address: **10123 S Creek Run Way, Apt F209, Sandy, UT 84070 United States**

(1).

Caretaker at this address: **Mileissa D Gutierrez Cortes and Sergio David Pinto Santander**

Caretaker current address: **3196 S Washington St, apt 413, South Salt Lake, Utah 84115 United States**

(2).

Caretaker at this address: **Sergio David Pinto Santander**

Caretaker current address: **1444 W Settlers Way, apt 20, Taylorsville, Utah 84123 United States**

Children - Other court proceedings

(Utah Rule of Civil Procedure 100; Utah Uniform Child Custody Jurisdiction and Enforcement Act, UCCJEA, Utah Code 81-11-101 et seq.; Utah Uniform Interstate Family Support Act, UIFSA, Utah Code 81-8-102 et seq.)

I say the following:

5. There are no custody, child support, or parent-time cases about **Mileissa D Gutierrez Cortes** and **Sergio David Pinto Santander's** minor children in any court or government agency. This includes filed, pending, and completed cases.

6. **Mileissa D Gutierrez Cortes** and **Sergio David Pinto Santander** have physical custody of our child(ren), and are the only people who have custody, child support, and parent-time rights to our child(ren).

PARENTING PLAN

This Parenting Plan is being filed in good faith.

This parenting plan is agreed to by **Mileissa D Gutierrez Cortes** and **Sergio David Pinto Santander**.

Children - Custody

(Utah Code Title 81, Chapter 9, Part 3)

7. It is in the children's best interest that the parties be awarded Joint Legal Custody and that **Mileissa D Gutierrez Cortes** be awarded Sole Physical custody. **Sergio David Pinto Santander** should have parent-time at reasonable times and places. **Mileissa D Gutierrez Cortes** is filing this Parenting Plan and verifies the plan is filed in good faith.

The parents will follow a custom parent-time schedule.

a. **Mileissa D. Gutierrez Cortes will have sole primary physical custody of the minor child. Sergio David Pinto Santander will have parent-time with the minor child. Parent time will be alternating weekends. Sergio David Pinto Santander will pick up the child on Friday's from day care and will return the child on Monday mornings at the day care. If Sergio David Pinto Santander is unable to pick up the child from day care, he will give 48 hour notice to Mileissa D. Gutierrez Cortes.**

FOR CHILDREN UNDER 5 MONTHS OF AGE (Utah Code 81-9-304):

Weekly: Three two-hour visits every week in the home of the custodial parent, an established child-care setting, or other environment familiar to the child, unless the parties agree otherwise.

Holidays: Two hours on each of the noncustodial parent's holidays indicated below in the Special Occasion table in the home of the custodial parent, an established child-care setting, or other environment familiar to the child, unless the parents agree otherwise.

FOR CHILDREN 5 MONTHS TO UNDER 9 MONTHS OF AGE:

Weekly: Three three-hour visits every week in the home of the custodial parent, an established child-care setting, or other environment familiar to the child, unless the parties agree otherwise.

Holidays: Two hours on each of the noncustodial parent's holidays indicated below in the Special Occasion table in the home of the custodial parent, an established child-care setting, or other environment familiar to the child, unless the parents agree otherwise.

FOR CHILDREN 9 MONTHS TO UNDER 12 MONTHS OF AGE:

Weekly: One eight-hour visit every week and one 3 hour visit every week.

Holidays: Eight hours on each of the noncustodial parent's holidays indicated below in the Special Occasion table, and

Electronic communication: Brief telephone contact and/or virtual parent-time at least two times a week, at reasonable hours and for reasonable duration. Virtual parent time may be exercised if the equipment is reasonably available and the parents resides at least 100 miles apart, provided that if the parties cannot

agree on whether the equipment is reasonably available, the court shall decide whether the equipment for virtual parent-time is reasonably available, taking into consideration the best interests of the child, each parent's ability to handle any additional expenses for virtual parent-time; and any other factors the court considers material.

FOR CHILDREN 12 MONTHS TO UNDER 18 MONTHS OF AGE:

Alternate Weekends: One eight-hour visit on alternating weekends to be specified by the noncustodial parent; and overnight from 6 p.m. on Friday until noon on Saturday the opposite alternating weekends.

Weekly: One 3 hour visit every week.

Holidays: Eight hours on each of the noncustodial parent's holidays indicated below in the Special Occasion table, and

Electronic communication: Brief telephone contact and/or virtual parent-time at least two times a week, at reasonable hours and for reasonable duration. Virtual parent time may be exercised if the equipment is reasonably available and the parents resides at least 100 miles apart, provided that if the parties cannot agree on whether the equipment is reasonably available, the court shall decide whether the equipment for virtual parent-time is reasonably available, taking into consideration the best interests of the child, each parent's ability to handle any additional expenses for virtual parent-time; and any other factors the court considers material.

FOR CHILDREN 18 MONTHS TO UNDER 3 YEARS OF AGE:

Midweek: One weekday evening from 5:30 p.m. to 8:30 p.m. to be specified by the noncustodial parent. However, if the child is being cared for during the day outside the child's regular place of residence, the noncustodial parent may, with advance notice to the custodial parent, pick up the child from the caregiver at an earlier time and return the child to the custodial parent by 8:30 p.m.

Alternate Weekends: Alternative weekends beginning on the first weekend after the entry of the decree from 6:00 p.m. Friday until 7:00 p.m. Sunday.

Holiday Parent-time: Holidays as specified below in the Special Occasion table.

Extended Parent-time: Two one-week periods, separated by at least four weeks, at the option of the noncustodial parent;

- a. One week shall be uninterrupted time for the parent granted the extended parent-time;
- b. The remaining week shall be subject to weekday parent-time for the custodial parent on the same day as the parent exercising the extended parent-time has during the other weeks of the year; and
- c. the custodial parent shall have an identical one-week period of uninterrupted time for vacation.

Notification of extended parent-time or vacation weeks with the child shall be provided at least 30 days in advance to the custodial parent.

Electronic communication: Brief telephone contact and/or virtual parent-time at least two times a week, at reasonable hours and for reasonable duration. Virtual parent time may be exercised if the equipment is reasonably available and the parents resides at least 100 miles apart, provided that if the parties cannot agree on whether the equipment is reasonably available, the court shall decide whether the equipment for virtual parent-time is reasonably available, taking into consideration the best interests of the child, each parent's ability to handle any additional expenses for virtual parent-time; and any other factors the court considers material.

FOR CHILDREN 3 YEARS TO UNDER 5 YEARS OF AGE (81-9-304):

Midweek: One weekday evening from 5:30 p.m. to 8:30 p.m. to be specified by the noncustodial parent. However, if the child is being cared for during the day outside the child's regular place of residence, the noncustodial parent may, with advance notice to the custodial parent, pick up the child from the caregiver at an earlier time and return the child to the custodial parent by 8:30 p.m.

Alternate Weekends: Alternative weekends beginning on the first weekend after the entry of the decree from 6:00 p.m. Friday until 7:00 p.m. Sunday continuing.

Holiday Parent-time: Holidays as specified below in the Special Occasion table.

Extended Parent-time: Two two-week periods, separated by at least four weeks, at the option of the noncustodial parent;

- a. One two-week shall be uninterrupted time for the parent granted the extended parent-time;
 - b. The remaining two-week shall be subject to an equal amount of weekday parent-time that the parent exercising the extended parent-time has during the other weeks of the year; and
 - c. the custodial parent shall have an identical two-week period of uninterrupted time for vacation.
- A parent shall notify the custodial parent at least 30 days in advance of extended parent-time or vacation weeks.

Electronic communication: Brief telephone contact and/or virtual parent-time at least two times a week, at reasonable hours and for reasonable duration. Virtual parent time may be exercised if the equipment is reasonably available and the parents resides at least 100 miles apart, provided that if the parties cannot agree on whether the equipment is reasonably available, the court shall decide whether the equipment for virtual parent-time is reasonably available, taking into consideration the best interests of the child, each parent's ability to handle any additional expenses for virtual parent-time; and any other factors the court considers material.

Parent-time for special occasions

8. The parents will follow the schedule for special occasions below. If there is more than one child and the children's school schedules vary for purpose of a holiday, at the option of the parent exercising the holiday or the parent's half of the holiday, the children may remain together for the holiday period beginning the first evening that all children's schools are let out for the holiday and ending the evening before any child returns to school. (Utah Code 81-9-302, 303).

Holiday	Period Starts and ends	Years the parent is granted holiday	Years the parent is granted holiday
Holiday	Period	Noncustodial Years	Custodial 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	Odd years	Even years

	time the 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.		
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 that school dismisses 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 (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 Break	(1) Holiday begins on Wednesday at: (a) 6 p.m.; or (b) the time	Even years	Odd years

	school is regularly dismissed for Thanksgiving at the election of the parent granted the holiday. (2) Holiday ends at 9 p.m. 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 27th at 7 p.m.	Odd years	Even years
Christmas Eve	(1) Holiday begins on December 24th at 4 p.m. (2) Holiday ends on December 24th at 9 p.m.	Odd years	Even years
Christmas Day	(1) Holiday begins on December 24th at 9 p.m. (2) Holiday ends on December 25th at 9 p.m.	Odd years	Even years
New Year's Eve	(1) Holiday begins on December 31st at 4 p.m. (2) Holiday ends on January 1st at 9 a.m.	Even years	Odd years
New Year's Day	(1) Holiday begins on January 1st at 9 a.m. (2) Holiday ends on January 1st at 9 p.m.	Even years	Odd years
Dr. Martin Luther King	(1) Holiday begins	Odd years	Even years

Jr. Day	Friday at: (1) 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.		
President's Day	(1) Holiday begins Friday at: (1) 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; (b) the time that school is regularly dismissed; or	Even years	Odd years

	(c) 6 p.m. at the election of the parent granted the holiday. (2) Holiday ends at 7 p.m. on Memorial Day.		
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: Mileissa D Gutierrez Cortes is the mother
Father's Day	(1) Holiday begins on Father's Day at 9 a.m. (2) Holiday ends on Father's Day at 7 p.m.	All years: Sergio David Pinto Santander is the father	
Summer Break	Sergio David Pinto Santander will have up to two weeks of uninterrupted extended summer parent-time when school is not in session, at the option of Sergio David Pinto Santander. Sergio David Pinto Santander will have an additional two weeks of extended summer parent-time at the option of Sergio David Pinto Santander, subject to weekday parent-time for Mileissa D Gutierrez Cortes. Sergio David Pinto Santander will notify Mileissa D Gutierrez Cortes of the summer break extended parent-time by May 1 each year. Mileissa D Gutierrez Cortes will	Odd Years	Even Years

	<p>also have two weeks of uninterrupted extended parent time when school is not in session, at the option of Mileissa D Gutierrez Cortes. Mileissa D Gutierrez Cortes will notify Sergio David Pinto Santander of the summer break extended parent-time by May 15 each year. If the notification by Sergio David Pinto Santander is not timely, Mileissa D Gutierrez Cortes may determine the schedule for extended parent-time for Sergio David Pinto Santander, so long as Mileissa D Gutierrez Cortes has provided timely notice. If neither parent provides timely notice, the first parent to provide notice may determine the schedule of extended parent-time for the other parent.</p>		
Juneteenth National Freedom Day	<p>(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</p>	Even years	Odd years

	Juneteenth National Freedom Day is Father's Day. (2) Holiday ends at 6 p.m. on the day following Juneteenth National Freedom Day.		
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
Day of Child's Birthday	(1) Holiday begins at 3 p.m (2) Holiday ends at 9 p.m. (3) A parent may bring other siblings along for the child's birthday.	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. (3) A parent may bring other siblings along for the child's birthday.	Odd years	Even years
Mileissa D Gutierrez Cortes's Birthday	Mileissa D Gutierrez Cortes will have parent-time each year on Mileissa D Gutierrez Cortes's birthday from 3:00 p.m. until the following morning when Mileissa D Gutierrez Cortes delivers the child to school, or 8:00 a.m. if there is no school. Birthday's take		All years

	<p>precedence over holidays and extended parent-time, except Mother's Day and Father's Day.</p> <p>Birthday's do not take precedence over uninterrupted parent-time if the parent exercising uninterrupted time takes the child away from the parent's residence for the uninterrupted extended parent-time.</p>		
Sergio David Pinto Santander's Birthday	<p>Sergio David Pinto Santander will have parent-time each year on Sergio David Pinto Santander's birthday from 3:00 p.m. until the following morning when Sergio David Pinto Santander delivers the child to school, or 8:00 a.m. if there is no school.</p> <p>Birthday's take precedence over holidays and extended parent-time, except Mother's Day and Father's Day.</p> <p>Birthday's do not take precedence over uninterrupted parent-time if the parent exercising uninterrupted time takes the child away from the parent's</p>	All years	

	residence for the uninterrupted extended parent-time.		
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Parent-time transfers

9. Pick-up and drop-off (“transfers”) of the children for parent-time will be as described below: The parties will make arrangements for pick up, delivery and return of the children prior to each scheduled parent-time.

Curbside transfers

10. There will not be curbside transfers. The parent/person dropping-off or picking-up a child may accompany the children to the other parent/person when parent-time transfers are made.

Decision-making

11. Each parent will make day-to-day decisions for the children during the time they are caring for the children. Either parent may make emergency decisions affecting the health or safety of the child. A parent who makes an emergency decision must share the decision with the other parent as soon as reasonably possible.

Sole decision-making.

12. Mileissa D Gutierrez Cortes will make decisions about education.
13. Mileissa D Gutierrez Cortes and Sergio David Pinto Santander will make decisions about health care.
14. Mileissa D Gutierrez Cortes will make decisions about religion.
15. Mileissa D Gutierrez Cortes will make decisions about: The parties will have joint legal custody with Mileissa D. Gutierrez Cortes having final say.

Education Plan

16. The school the child will attend is based on **Mileissa D Gutierrez Cortes’s** home residence.
17. **Mileissa D Gutierrez Cortes** has authority to check the child out of school. **Mileissa D Gutierrez Cortes** and **Sergio David Pinto Santander** have access to the child during school. If the parents cannot agree, education decisions will be made by **Mileissa D Gutierrez Cortes**.

Communication with each other

18. Parents will communicate with each other by any method.

Communication with the child

19. The parents agree they will:

- Provide age-appropriate help to the child to communicate with the other parent.
 - Give the child privacy during their communication with the other parent. The parents will not interfere with or monitor communication between the child and the other parent.
20. Parents and children may communicate with each other whenever the children choose.
- By any method.

Records and information sharing

21. Both parents will have access to records and the ability to consult with providers regarding education, child care, and health care.

Travel by the child

22. During their parent-time, the parent may consent for the child to travel with a sports team, religious group, school group, relatives, friends, by themselves, or with others.
23. If the child will be traveling for more than 2 days, the parent arranging the travel will notify the other parent at least 7 days in advance. That parent will give the other parent the travel schedule, locations and phone numbers at least 7 days in advance. In case of emergency, the parent will provide as much notice as possible.

Child care

24. A child care provider for the child must be:
- A licensed child care provider.
 - A relative, friend, or neighbor.

Relocation of a parent (Utah Code 81-9-209)

25. If either parent moves more than 149 miles from the other, the moving parent must give the non-moving parent written Notice of Relocation. The notice must be sent at least 60 days before the planned move.

- a. The written Notice of Relocation must include:
 - Information about the move;
 - A Proposed parent-time schedule; and
 - A statement that the parents will not interfere with the other parent's parent-time.
 - b. If the moving parent does not give the non-moving parent a Notice of Relocation, the moving parent will be in contempt of the court's order.
26. If either parent lives more than 149 miles away from the other, or if the parents live in different countries, parent-time will be as the parties agree. If they are unable to agree, the following will be the minimum parent-time for the noncustodial parent:

Relocation Schedule (Utah Code 81-9-209)

- a. In years ending in odd number, the minor child will spend the following holidays with the noncustodial parent:
 - i. Thanksgiving holiday beginning Wednesday until Sunday; and

- ii. Spring break, if applicable, beginning the last day of school before the holiday until the day before school resumes;
 - b. In years ending in an even number, the minor child will spend the following holiday with the noncustodial parent:
 - i. The entire winter school break period; and
 - ii. The fall school break beginning the last day of school before the holiday until the day before school resumes; and
 - c. Extended parent-time equal to $\frac{1}{2}$ of the summer or off-track time for consecutive weeks. The child will be returned to the custodial home no later than seven days before school begins. This week will be counted when determining the amount of parent-time to be divided between the parents for the summer or off-track period. The parties will mutually agree on this extended time each year. If they are unable to agree, the noncustodial parent will select the dates for the extended time period.
 - d. One weekend per month at the option and expense of the noncustodial parent. The noncustodial parent's monthly weekend entitlement is subject to the following restrictions.
 - i. If the noncustodial parent has not designated a specific weekend for parent-time, the noncustodial parent will receive the last weekend of each month unless a holiday assigned to the custodial parent falls on that particular weekend. If a holiday assigned to the custodial parent falls on the last weekend of the month, the noncustodial parent will be entitled to the next to the last weekend of the month.
 - ii. If a noncustodial parent's extended parent-time or parent-time over a holiday extends into or through the first weekend of the next month. That weekend will be considered the noncustodial parent's monthly weekend entitlement for that month.
 - iii. If a child is out of school for teacher development days or snow days after the child begins the school year, or other days not included in the list of holidays in Subsection (50 and those days are contiguous with the noncustodial parent's monthly weekend parent-time, those days will be included in the weekend parent-time.
 - e. The custodial parent is entitled to all parent-time not specifically allocated to the noncustodial parent.
27. If either parent lives more than 149 miles away from the other or the parents live in separate countries, costs of the child's travel expenses for parent-time will be paid by the **parent who moved**.
28. If a parent has been found in contempt for not being current on all support obligations, and they do not have primary physical care of the child, they will be responsible for the child's related travel expenses.
29. Reimbursement for the child's travel expenses must be made within 30 days of receipt of documents detailing those expenses.

Resolving disputes

30. If the parents need to resolve a dispute regarding the children, they will discuss the issues in good faith and try to reach an agreement based on what is best for their children. If the parents are unable to agree, they will go to the following before bringing the issue to the court:
- a. Mediation

Changing the plan

END OF PARENTING PLAN

Income: Petitioner (Mileissa D Gutierrez Cortes) (Utah Code 81-6-203)

31. **Mileissa D Gutierrez Cortes's** gross monthly income for child support purposes is **\$3467**.

Mileissa D Gutierrez Cortes base child support amount using the sole custody calculation is **\$433**.

Mileissa D Gutierrez Cortes receives the following gross monthly income:

- a. **Mileissa D Gutierrez Cortes** is employed at P Leon LLC. **Mileissa D Gutierrez Cortes** earns **\$3467** gross (pre-tax) monthly income working a 40-hours a week job or less.

Income: Respondent (Sergio David Pinto Santander) (Utah Code 81-6-203)

32. **Sergio David Pinto Santander's** gross monthly income for child support purposes is **\$2500**.

Sergio David Pinto Santander receives the following gross monthly income:

- a. **Sergio David Pinto Santander** is employed at Lyft Driver. **Sergio David Pinto Santander** earns **\$2500** gross (pre-tax) monthly income working a 40-hours a week job or less.

33. The adjusted gross monthly income for **Sergio David Pinto Santander** is **\$2500**.

Child support (Utah Code Title 81, Chapter 6, Parts 1 and 2)

34. It is in the best interest of the children that **Sergio David Pinto Santander** be ordered to pay child support to **Mileissa D Gutierrez Cortes** as follows:

- a. \$313.00 per month base support. This amount complies with the Utah Child Support Act.

35. Once a child is no longer eligible to receive child support, the support amount for the eligible children should be recalculated using the child support worksheet (Utah Code Title 81, Chapter 6, Parts 1 and 2). The parties may not divide the base child support award by the number of children and subtract that amount from the prior child support amount.

36. The sole custody worksheet was used to calculate child support. **Mileissa D Gutierrez Cortes's** base child support amount is \$433 per month. **Sergio David Pinto Santander's** base child support amount is \$313 per month. If physical custody of a child changes from what the court orders:

- The parent owing support must pay the support amount to whomever has physical custody of the child.
- The parent must pay the support amount without asking the court to modify the child support order.
- This does not apply to temporary parent-time changes. (Utah Code 81-6-104(4) and 81-6-205(8)(a)).

Child support reduction for extended parent-time

37. If a child lives with the non-custodial parent by court order or written agreement of the parties for:

- 25 of any 30 consecutive days, base child support will be reduced by 50% for each child who lives with the non-custodial parent during that time. (Utah Code 81-6-211(1)(a)).
- 12 of any 30 consecutive days, base child support will be reduced by 25% for each child who lives with the non-custodial parent during that time. (Utah Code 81-6-211(1)(b)).

The custodial parent's normal parent-time and holiday parent-time do not count as an interruption of the consecutive day requirement.

38. If a child receives cas assistance through the T.A.N.F. or F.E.P. programs, any agreement by the parties to reduce child support during extended parent-time must be approved by the Office of Recovery Services.

39. The person ordered to receive child support can request mandatory income withholding (Utah Code 62A-11 parts 4 and 5). If support is past due, the State of Utah may take federal or state tax refunds or rebates and apply the amounts to the child support owed.

- a. Withheld income will be sent to the Office of Recovery Services (ORS) until all past-due support is paid. Child support payments will be sent to:

450 South State Street, Salt Lake City, Utah 84114

unless ORS gives notice that payments should be sent elsewhere.

40. If ORS begins mandatory income withholding, child support is due on the first day of each month and will be past due on the first day of the next month.

41. The issue of past-due child support may be decided by future court or administrative action.

42. **Sergio David Pinto Santander** will pay any ORS fees. If **Mileissa D Gutierrez Cortes** is the ORS applicant and the fees are withheld from payments to **Mileissa D Gutierrez Cortes**, **Sergio David Pinto Santander** will reimburse **Mileissa D Gutierrez Cortes**.

43. The parties must notify each other within 30 days of any change in their income.

44. The parties can ask to change this child support order by motion after three years from the date of its entry if:

- There is a difference of 1-% or more between the amount previously ordered and the new amount of child support under the Utah child support guidelines,
- The difference is not temporary, and
- The amount previously ordered was not a deviation from the child support guidelines.

If the children receive TANF funds at the time an adjustment is sought, ORS will review the order and ask the court to adjust the amount if appropriate. (Utah Code 62A-11-306.2).

45. The parties can ask to change this child support order at any time by petition if there has been a substantial change in circumstances because of material changes in:

- Custody;
- The relative wealth or assets of the parties;
- Income of a parent of 30% or more;
- The employment potential and ability of a parent to earn;
- The medical needs of the child; or
- The legal responsibilities of either parent for the support of others.

(Utah Code 81-6-202 and 81-6-212)

The change must result in a difference of 15% or more between the amount previously ordered and the new amount of child support under the Utah child support guidelines.

The difference may not be temporary.

The court can consider natural or adoptive children born after the entry of the decree other than those in common to both parties as part of a request to modify and existing award subject to limitations in the law. (Utah Code 81-6-202(8))

46. The parties will do the following for child related support or expenses:

- a. Should Sergio David Pinto Santander not be current on child support payments, Mileissa D Gutierrez Cortes shall have the right to declare the minor child for tax purposes on the years belonging to Sergio David Pinto Santander.

47. The Office of Recovery Services (<https://ors.utah.gov/>) provides services to individuals who are seeking assistance in the collection or enforcement of child support orders.

Dependant child for tax purposes

48. The parents may claim the parties' children as dependents/exemptions for tax purposes as follows:

49. **Mileissa D Gutierrez Cortes** may claim the parties' children as dependent/exemptions for tax purposes in odd numbered years. **Sergio David Pinto Santander** may claim the parties' children as dependents/exemptions for tax purposes in even numbered years.

Child health care (Utah Code 81-6-208)

50. The parties must provide health care coverage for the medical expenses of the dependent child. Health care coverage means coverage under which medical services are provided to a dependent child through: fee for service, a health maintenance organization, a preferred provider organization, any other type of private health insurance, or public health care coverage. Utah Code 81-6-101(14),

51. The parent who is able to obtain the most affordable medical, hospital, and dental insurance for the dependent child must maintain medical, hospital, and dental care insurance for the dependent child if it is available at reasonable cost. If medical insurance is not available at a reasonable cost then both parents must ensure the child has health care coverage. This may require applying for public health care coverage, such as CHIP or Medicaid.

- a. If, at any time, the child is covered by the medical, hospital, or dental insurance plans of both parents, the coverage will be as follows:

- **Mileissa D Gutierrez Cortes's** insurance will be primary coverage.
- **Sergio David Pinto Santander's** insurance will be secondary coverage.

- b. If a parent remarries and the parent's dependent child is not covered by that parent's health, hospital, or dental insurance plan but is covered by a step-parent's plan, the coverage will be as follows:

- **Mileissa D Gutierrez Cortes's** spouse's insurance will be primary coverage.
- **Sergio David Pinto Santander's** spouse's insurance will be secondary coverage.

- c. Both parties will equally share the out-of-pocket costs of the insurance premiums.

- d. Both parties will equally share all uninsured and unreimbursed medical and dental expenses that are reasonable and necessary. This includes deductibles, co-insurance, and co-payments paid by a party for the dependent children.
- e. The party who pays health care expenses must provide the other party written verification of the cost and payment within 30 days.
- f. If a party does not follow this order and provide written verification, they may not be able to receive credit for health care expenses or recover the other party's share of the expenses.
- g. On or before January 2 of each year, the party ordered to maintain coverage must provide verification of coverage to the other party, and ORS, if they are involved.
- h. If there is any change in coverage, within 30 days of the change the party ordered to maintain coverage must notify the other party and ORS, if they are involved.

Child care expenses (Utah Code 81-6-209)

52. Both parties will equally share all reasonable work, career, or occupational training-related child care expenses.

- a. The party who pays child care expenses must provide the other party written verification of the cost and identity of the child care provider. This must be done when a provider is first hired, and any time the other party asks for the information. The party incurring or paying child care expenses must notify the other party of any change of a child care provider or monthly expense. This must be done within 30 calendar days of the change.
- b. The party not directly paying for child care must pay their share of child care expenses as soon as they receive verification of the expenses.
- c. If a party does not follow the order and provide written verification, they may not receive credit for work, career, or occupational training-related child care expenses or recover the other party's share of the expenses.

Public assistance statement - Office of Recovery Services (ORS) (Utah Code 81-6-106(2)-(3))

53. Neither party has received or is receiving public assistance from the State of Utah.

Personal property (Utah Code Title 81, Chapters 1, 4, 6, and 9)

54. All personal property not addressed in the divorce should be divided as the parties have already divided it.

Vehicles

55. Vehicles will be divided as follows:

a.

Year: **2015**

Make: **Hyundai**

Model: **Santa Fe**

VIN: **KM8SMDHFXFU103226**

Owner (before divorce): **Mileissa D Gutierrez Cortes**

Current value: **\$8,000.00**

Amounts Estimated: **No**

Ownership After Divorce: **Sergio David Pinto Santander**

Loan: **N/A**

b.

Year: **2016**

Make: **Kia**

Model: **Forte**

VIN: **KNAFX4A60G5512609**

Owner (before divorce): **Sergio David Pinto Santander & Mileissa D Gutierrez Cortes**

Current value: **\$6,000.00**

Amounts Estimated: **No**

Ownership After Divorce: **Mileissa D Gutierrez Cortes**

I.

Lender: **Veros Credit**

Address: **15 W South Temple, # 1701, Salt Lake City, UT 84101**

Date Acquired: **N/A**

Amount Owed: **\$4,761.00**

Amount Estimated: **no**

Monthly Payment: **\$384.00**

The debt will be paid as follows: **Sergio David Pinto Santander** will pay the entire debt. **Mileissa D Gutierrez** will provide a copy of the divorce decree to the lender.

Debts

56. The parties are not aware of any debts from the marriage. If any debts exist, each debt will be the responsibility of the party who incurred the debt.

Real property

57. The parties do not have any real property that is marital property. The parties do not need a court order about real property.

Alimony

58. Neither party will pay alimony

Retirement money

59. The parties do not need a court order about retirement money.

Additional provisions

60. The parties will adhere to the following additional provisions:

a. Additional provision: Mileissa D. Gutierrez Cortes will sign over the title to the 2015 Hyundai Santa Fe to Sergio David Pinto Santander once Sergio David Pinto Santander has paid the 2016 Kia Forte loan in its entirety. Should Sergio David Pinto Santander refuse to pay the 2016 Kia Forte loan then both vehicles shall be sold and proceeds are to be divided equally between the parties.

Duty to sign documents

61. The parties will sign all documents necessary to comply with the divorce decree within 60 days from the entry of the decree. If a party fails to sign a document within 60 days, the other party may ask the court to appoint someone to sign the document. (Utah Rule of Civil Procedure 70)

Judge's signature may instead appear at the top of the first page of this document.

_____	Signature: _____
Date	
	Judge _____
_____	Signature: _____
Date	
	Commissioner _____

Approved as to Form on 03/20/2026 via email

Other Party /s/ Sergio David Pinto Santander

Signature

Other Party Name: **Sergio David Pinto Santander**

CERTIFICATE OF SERVICE

I certify that I filed with the court and am serving a copy of this DIVORCE DECREE on the following

people.

a.

Name: **Sergio David Pinto Santander**

Method of service: **Personal hand delivery**

Address: **sergiodavid pintos85@gmail.com**

Date of service: **March 10, 2026**

03/10/2026

Date

Signature: /s/ Veronica Alvarado

Veronica Alvarado

LPP for Petitioner