



Private Record Pursuant to Rules of Judicial Administration 4-202.02(4)(B)(i)

Sierra D. Hansen (18007)
Lone Peak Law
3300 N Triumph Blvd. Ste 100
Lehi, UT 84043
801-200-3051
sierra@lonepeaklaw.com
Attorney for Jaclyn Schoenfeld

In the Third Judicial District Court In and For Salt Lake County, State of Utah 450 South State Street Ste 100, Salt Lake City, UT 84111	
In the Matter of the Marriage of: Brandon Scott Schoenfeld, Petitioner, and Jaclyn Marie Schoenfeld, Respondent.	Decree of Divorce Civil No. 234906152 Honorable Todd Hilbig Commissioner Joanna Sagers Discovery Tier Four

Based upon the *Petition for Divorce* which was filed with the Court on November 07, 2023, the pleadings on file, and the Court being fully informed, Good Cause appearing, the Court previously having entered its Findings of Fact and Conclusions of Law and Order on Bench Trial, the Court enters the following decree of Divorce:

1. Jurisdiction: Brandon and Jaclyn are bona fide residents of Salt Lake County, State of Utah, and have been for three months immediately prior to the filing of this action.

2. Marriage Statistics: The parties were married on 06/28/2009 and are presently married.

a. The parties separated on or about May 7, 2024 (hereinafter "Date of Separation"), and ever since then have remained separated.

3. Grounds: Irreconcilable differences have arisen between the parties which differences have made the continuation of their marriage impossible.

4. Children. There are three children born as issue of this marriage, to wit:

- a. S.S. born 05/15/2010;
- b. S.S. born 07/21/2012; and
- c. S.S. born 04/08/2014.

5. Home State. Utah is the home state of said minor children pursuant to Utah Code 78B-13-201(1)(a).

6. Other Cases: The parties have not been a party, witness, or participated in any other capacity in any other litigation concerning the custody of the subject minor children in this state or any other state.

a. The parties do not know of any other person, not a party to these proceedings, who has physical custody of the parties' minor children and who claims to have custody or parent time rights with the minor children.

7. Custody. Brandon and Jaclyn are awarded joint legal and physical custody of the minor children pursuant to Utah Code Ann. 81-9-305. The parties shall both have access to medical records, school records, court records, and any other information or records concerning their children. The major decisions concerning their children's general welfare, education, non-routine medical treatment, and religious training shall be mutually agreed to by both parties. Both parties shall have the authority to make routine decisions regarding the children's day-to-day activities when the children are in his or her care.

Parenting Plan

8. Objectives. The parties agree that the objectives of this parenting plan are the following: (a) to provide for the children's physical care; (b) to maintain the children's emotional stability; (c) to provide for the children's changing needs as the children grows and matures in a way that minimizes the need for future modifications to the parenting plan; (d) to set forth the authority and responsibilities of each parent with respect to the children, consistent with the definitions outlined in this chapter; (e) to minimize the children's exposure to harmful parental

conflict; (f) to encourage the parents, where appropriate, to meet the responsibilities to their minor children through agreements in the parenting plan rather than relying on judicial intervention; and (g) to protect the best interests of the children.

9. Parent Time. Parent-time with the children shall be at reasonable times and places as the parties may agree. If the parties cannot agree, parent-time shall be pursuant to Utah Code 81-9-305.

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

a. The parties will exercise a week on/week off schedule.

Exchanges will occur on Mondays. While school is in session, exchanges will take place at the child's school at the time school normally begins. While school is not in session, the exchanges will take place on at 9:00 AM on Monday at the home of the parent beginning parent-time or other agreed upon location. The parent beginning parent-time will provide transportation.

10. Extended Summer Parent Time: Beginning in Summer 2026, each parent shall have the right to select an additional seven (7) consecutive days during the other parent's regular summer parent time to exercise as extended time, as follows:

a. Any selection for extended parent-time must be adjacent to

the parent's regular parent-time;

b. The parent with first choice shall communicate in writing to the other parent by May 1 his or her days for extended summer parent-time

c. The parent with second choice shall communicate in writing to the other parent by May 15 his or her days for extended summer parent-time.

d. In odd-numbered years, Jaclyn shall have first choice of extended summertime.

e. In even-numbered years, Brandon shall have first choice of extended summertime.

f. A parent shall not use the full seven (7) days consecutively if it results in 14 continuous days of parent-time for the selecting parent.

g. If a parent fails to provide timely notice by the required date, the parent who provides their notice first will have first choice.

11. Therapy. Jaclyn will follow all recommendations of the full psychological evaluation performed by Dr. CJ Powers in 2025 in conjunction with continuing to attend therapy and following recommendations of the therapist.

12. Children's Therapy. If the minor child is currently engaged in therapy, the child shall remain with the current therapist unless

otherwise stipulated by the parties or further Court order.

13. Contact Information. The parties shall keep each other apprised of their current addresses and phone numbers. Should either party relocate, they will follow the notice and review requirements set forth in Utah Code Ann. 81-9-209._____

14. Communication. The parties will discuss all parenting concerns at any time needed and will not use a third-party and/or their children to deliver messages.

a. The parties shall primarily communicate via text messaging (SMS). Emails should be used sparingly. Telephone calls should be for emergencies or, *e.g.*, regarding last-minute logistical parent-time exchange issues. All communication will be limited in scope to parenting and support matters only and should be civil and factual in nature. The parties recognize that their children will feel more secure and loved when the parties are working together in a positive, cooperative, and constructive manner.

b. The parties may use resources such as weekly email updates and/or google calendar/co-parenting app calendar to convey information regarding the children, their activities, and each parent's parent-time with the children.

c. The parties shall notify the other parent of significant illnesses involving the children and of any information relating to their

medications and/or hospital visits.

15. Virtual Communication. The parent not exercising custody and parent-time with the minor children shall be allowed reasonable phone communication (including video chatting) with the children when electronic communication is available. The children shall be permitted to call the parent not exercising custody whenever they choose.

16. Child Rearing. The parties will refrain from discussing the other parent with the children, always maintaining focus on the children instead of the other parent. The parties will presume that differences in environment from home to home are natural and expected and encourage the child to understand and adapt to different parenting styles without judgement. The parties will respect the other parent's right to parent as they see fit, so long as it is not detrimental to the child's development.

17. Nevertheless, the parties shall work together to establish basic routines that will apply in both homes to minimize the transition stress placed upon the children. These shall include bedtime, homework, and meals. When children comment on differences in the other parent's home, the parent will direct the child to address this with the other parent. Parties shall never comment on differences or otherwise attempt to align themselves with the child against the other party. If one party believes that discipline, routines, or other treatment is

inappropriate, they shall discuss this with the other party privately or through appropriate channels such as therapists, professionals, and third-party advocates. A parent will *never* go through the children to address concerns.

18. Right of First Refusal. Each of the parties shall have the First Right of Refusal for the care and custody of the children if either party requires childcare or supervision for the children for any period of time that extends overnight.

- a. The party exercising the right shall provide and facilitate all transportation and return the child upon the return of the other party.

19. 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.

- a. The parties shall notify each other of any special occasions, school programs, extracurricular activities, sporting events, or religious activities their children may be involved in within (48) hours in advance, if possible.
- b. If both parties have access to such information via website school email, that will suffice.
- c. Both parties are encouraged to attend events, regardless of who is exercising parent time. The parties may work together to

set up a shared calendar (e.g. Google Calendar or Parenting App Calendar), which shall be used to coordinate children's activities, appointments, etc.

20. Special Events. Special consideration shall be given by each parent to make the children available to attend family functions, including funerals, weddings, family reunions, religious holidays, important ceremonies, 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.

21. Make up Parent Time. A parent may request to exchange their scheduled parent-time by making a written request at least 30 days in advance. The other parent will not unreasonably deny the exchange. This provision cannot be used to exchange parent-time during a scheduled extended summer parent-time period.

22. 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 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.

23. Extracurricular Activities. Neither parent will "promote" (i.e. discuss with the minor children) a particular event or change in parent-time on the other Parties' parent-time without first obtaining agreement for the minor children to attend from the parent upon whose parent-time the event or change in parent-time would fall. The party with the minor children in his/her care shall be responsible for getting them to their extra-curricular activities occurring during their parent time.

24. Travel. When the children travel(s) with either parent overnight, all of the following will be provided to the other parent:

- a. An itinerary of travel dates;
- b. Destination; and
- c. Places where the children or traveling parent can be reached.

25. Relocation: If either party decides to move more than 150 miles from their current residence, the moving party will provide 60 days' notice. The parties will work together to create a new parenting plan, utilizing mediation if needed. If the parties cannot agree, the relocating parent will file a Petition to Modify and obtain court orders before removing the children from their schools.

26. Advisory Guidelines: The parties will incorporate and adopt the advisory guidelines found in Utah Code Ann. 81-9-202 as part of this Agreement.

27. Holidays. The holidays shall be as the parties agree. If either parent is unable to exercise parent time for any holiday as outlined below, the non-custodial parent shall be given the right of first refusal to care for the minor children for that holiday only. If the parties cannot agree, the holidays will be according to a modified Utah Code 81-9-302 with Brandon is designated as custodial parent and Jaclyn is designated as non-custodial parent (for holiday purposes only).

- a. The parties' holiday modifications are as listed below. In consideration of the alternating week schedule, the parties will not designate Monday holidays, as they will naturally rotate with the regular schedule.
- b. It is in the best interests of the children that the parties shall follow Utah Code 81-9-302 regarding Christmas parent-time.
- c. All start and end times will be listed as in the chart below.
- d. Any other holiday provisions that are unspecified below shall be pursuant to the then current minimum parent time statute, currently Utah Code 81-9-302.

Years Non-custodial Parent is Granted Holiday	Years Custodial Parent is Granted Holiday	Holidays and Times
--	--	---------------------------

Odd Years	Even Years	<u>Spring Break:</u> <ul style="list-style-type: none"> • Beginning on the day school lets out. At the time school is let out. • Ending on the Monday at the time school begins.
Odd Years	Even Years	<u>July 4:</u> <ul style="list-style-type: none"> • Beginning July 3rd at 6:00 PM. • Ending July 5th at 6:00 PM.
Even Years	Odd Years	<u>July 24:</u> <ul style="list-style-type: none"> • Beginning at 6:00 PM on the day before (July 23). • Ending at 6:00 PM on July 25th.
Odd Years	Even Years	<u>Fall Break/U. E. A.:</u> <ul style="list-style-type: none"> • Beginning on the day school lets out. At the time school is let out. Ending on the Monday at the time school begins.
Even Years	Odd Years	<u>Halloween:</u> on Oct. 31 <i>or</i> the day it is celebrated (you may pick) <ul style="list-style-type: none"> • Beginning after school if on a school day, or at 4:00 PM if not a school day. • The following day at the time

		school begins if school is in session or at 9 AM if school is not in session.
Even Years	Odd Years	<u>Thanksgiving:</u> <ul style="list-style-type: none"> • Beginning on Wednesday at the time school lets out. • Ending on Monday at the time school begins.
Odd Years	Even Years	<u>Christmas (first half):</u> the first portion of the Christmas school vacation including Christmas Eve and Christmas Day (split the break evenly). <ul style="list-style-type: none"> • Beginning on the first day of the break at the time school lets out. • Ending on the day halfway through the holiday period <ul style="list-style-type: none"> • At 1:00 PM if there are an odd number of days in the break. • At 7:00 PM if there are an even number of days in the break.
Even Years	Odd Years	<u>Christmas (second half):</u> the second portion of the

		<p>Christmas school vacation <i>not</i> including Christmas/Christmas Eve (split the break evenly). Beginning on the day halfway through the holiday period</p> <ul style="list-style-type: none"> • At 1:00 PM if there are an odd number of days in the break. • At 7:00 PM if there are an even number of days in the break. <p>Ending on the day that school normally resumes at the time school starts.</p>
Father	Father	<p><u>Father's Day:</u></p> <ul style="list-style-type: none"> • • Friday before the holiday at 6:00 PM until the day after the holiday at 9:00 AM.
Mother	Mother	<p><u>Mother's Day:</u></p> <ul style="list-style-type: none"> • • Friday before the holiday at 6:00 PM. until the day after the holiday at 9:00 AM.
Even Years	Odd Years	<p><u>Day of Minor Child's Birthday</u></p> <ul style="list-style-type: none"> • • Holiday begins at 3 PM • • Holiday ends at 9 PM
Odd Years	Even Years	<p><u>Day Before or After Minor Child's Birthday</u></p>

		<ul style="list-style-type: none"> • • Holiday begins at 3 PM • • Holiday ends at 9 PM
--	--	--

28. Dispute Resolution: If the parties can't agree, they will first engage the assistance of a professional. If they still cannot agree after engaging the assistance of a professional, the parties will attend mediation or in the alternative, if the parties agree, seek the assistance of a mutually agreeable family therapist and participate in at least three sessions of co-parenting therapy before taking the matter to the Court for decision.

29. During parent time, neither parent shall consume alcohol to the point of intoxication while caring for the minor children.

Financial Items and Asset Distribution

30. Child Support. For child support purposes, Brandon's gross monthly income is \$10,172.91, and Jaclyn's gross monthly income is \$5,032.63. Pursuant to Utah Code 81-6-101, Brandon shall pay monthly child support in the amount of \$441 based on a joint custody worksheet commencing January 1, 2026.

a. This amount is consistent with the Uniform Utah Child Support Guidelines and based on the parent-time set forth herein.

b. Child support shall be paid until the last child reach the age

of 18 or graduates from high school in the normal course, whichever occurs last, or otherwise becomes emancipated.

c. Child support shall be payable in two equal portions on or before the 1st and the 15th of each month.

d. Brandon is current on child support ordered prior to this agreement, and the parties agree there are no child support arrears prior to December 2025.

31. Pursuant to Utah Code Ann. 81-6-212(5), the parties have a right to adjust this child support order by motion after three years from the date of its entry if: (1) upon review there is a difference of 10% or more between the amount previously ordered and the new amount of child support under the Utah Child Support Guidelines, calculated using the appropriate child support worksheet, (2) the difference is not of a temporary nature, and (3) the amount previously ordered does not deviate from the child support guidelines.

32. Pursuant to Utah Code Ann. 81-6-212(5), the parties have a right to modify this child support order at any time by petition if there has been a substantial change in circumstances because of: (i) material changes in custody; (ii) material changes in the relative wealth or assets of the Parties; (iii) material changes of 30% or more in the income of a parent; (iv) material changes in the employment potential and ability of a parent to earn; (v) material changes in the medical needs of a

child; or (vi) material changes in the legal responsibilities of either parent for the support of others, and, the change (i) through (vi) results in a 15% or more difference between the amount previously ordered and the new amount of child support, calculated using the appropriate child support worksheet, and the difference is not of a temporary nature.

33. Medical/Dental Expenses. The party who can obtain the best coverage at the most reasonable cost will obtain insurance for the medical expenses of the minor children.

a. Each parent shall share equally the out-of-pocket costs of the premium actually paid by a parent for the children's portion of insurance. The children'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.

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 will 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 should be responsible for the payment of one-half of all reasonable and necessary medical and dental expenses for the minor children as indicated.

d. Division of Accounts. Pursuant to Utah Code Annotated 15-4-6.7, the parties may elect that medical/dental and school expenses be split by creating in separate accounts for payment by each parent as long as the provider receives a copy of the Decree of Divorce at or before the day on which the provider first renders medical/dental services or issues a bill for school fees.

34. Child Care Expenses: The parties will share equally all work, career, or occupational training related childcare expenses. The parties agree to try and mitigate childcare related expenses in accordance with their Rights of First Refusal.

35. School Registration and Fees: The parties will equally divide all reasonable and necessary school registration and school fees for the

minor children. Proof of payment shall be provided by the party incurring the cost to the other party within thirty (30) days of the payment with reimbursement to take place within the following thirty (30) days.

36. Child-Related Tax Credits: The parties should claim the minor children for Child-Related Tax Credits as follows:

- a. Brandon should claim the minor children as dependents for 2025 Taxes.
- b. Beginning in the 2026 Tax Year:
 - i. While there are an odd number of children, Brandon should claim the majority of the children on even number years, and Jaclyn should claim the majority of the children on odd number years; and
 - ii. While there are an even number of children, each party should claim the same number of children.
- c. A party shall be current on his child support obligation as of April 15th of the year following the tax year the party is entitled to claim the minor children for tax benefit purposes on his/her tax return. If the party is not current on his child support, the party will forfeit his ability to claim the minor children for that tax year.
- d. A party shall not claim for the minor children for tax purposes

if the exemption will not result in a tax benefit to that parent.

e. The parties shall cooperate in signing any forms required by the IRS allowing the other party to claim the minor children when he/she is entitled to the tax benefit.

37. Real Property. During the course of the marriage, the parties acquired real property located at 2995 E 7145 S Cottonwood Heights, UT 84121.

a. Brandon is awarded possession of the marital home until it is sold or refinanced and shall be responsible for all monthly mortgage payments, second mortgage, HOA fees (if any), utilities, taxes and insurance on the home.

b. The parties shall work together and with the jointly selected real estate agent to sell the marital home. If there is a disagreement regarding the sale of the marital home, the parties shall follow the real estate agent's recommendations

c. The proceeds of the sale of the home will be distributed as follows:

i. First, real estate fees and closing costs will be paid;

ii. Second, repair costs deemed necessary by the real estate agent will be reimbursed; and

iii. Third, the remaining net proceeds will be divided equally between the parties with the exception that an adjustment

be made for the calculus of the debts and account
balances as of May 7, 2024

38. Vehicles: The parties acquired vehicles during the course of the marriage which shall be awarded as they are currently divided since the date of separation.

- a. The parties shall cooperate in removing themselves from titles(s) on the vehicles the other party is awarded and exchange the title(s) and keys in their possession to the party awarded the vehicle(s) within (30) days of the final decree.
- b. Each party shall be responsible for the debt, maintenance, and insurance on the vehicles(s) he/she is awarded, holding the other harmless therefrom.

39. 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. Each party is awarded all of their personal belongings and effects. The parties shall work together to make an equitable distribution of all personal property. In the event that the parties are unable to reach an agreement to the distribution of personal property, the parties shall return to mediation to resolve their personal property dispute.

40. Bank Accounts: During the course of the marriage, the parties

acquired bank accounts. Based on the date of separation, the parties will calculate the funds held in each account in the table below assigned to both parties and equalize the dollar value awarded to each party by adjusting the home buyout calculation.

<i>Bank/Financial Institution</i>	<i>Acct. #</i>	<i>Awarded Balance</i>	<i>Awarded to:</i>
MACU checking/sav	*3263	\$356.31	Jaclyn
MACU checking/sav	*1202	\$4,669.28	Jaclyn
Wells Fargo	*9485, *2355	\$808.99	Brandon
Wells Fargo	*3104	\$200.18	Brandon
MACU checking/sav	*7395	\$50.80	Brandon
MACU money market	*7395	\$104.54	Brandon
Security Service savings	*9000	\$110.24	Brandon
Cyprus savings	*3749	\$338.32	Brandon
Ally Financial Investment	*8427	\$68.99	Brandon
Robinhood Investment	*2454	\$61.66	Brandon
Groundfloor Real Estate Investment	*72a6	\$1,695.27	Brandon

a. Any bank accounts not listed here shall be divided equally. Should any bank accounts become known after the date of the decree, they will be awarded in full to the party who failed to disclose the account.

b. The parties shall cooperate in closing any joint bank accounts and shall divide the balances in the accounts as of the Date of Separation.

41. Investment and Retirement Accounts: During the course of the marriage the parties have acquired interests in Investment and Retirement accounts.

a. Jaclyn and Brandon shall equally divide the marital retirement and investment accounts accrued by either party during the course of the marriage. The parties will have Dave Hunter file a QDRO of Brandon's GPC account, the terms of which will be calculated by adding the value of the following accounts at the Date of Separation and equalizing the investment funds evenly between the parties. The parties will provide statements of account balances at the time of separation to Mr. Hunter within 14 days and cooperate with all other requests from her/him for information within 48 hrs.

<i>Account Description</i>	<i>Acct #</i>	<i>Value at Filing</i>
Jaclyn's URS account	*7349	TBD by Mr. Hunter as of May 7, 2024
Brandon's GPC retirement plan services account	*0047	TBD by Mr. Hunter as of May 7, 2024
Brandon's Fidelity Account	*5302	TBD by Mr. Hunter as of May 7, 2024

42. Business Interests: The parties did not acquire any business interests one with the other. Each party is awarded any businesses held solely in their names, if any.

43. Debts: During the course of the marriage, the parties have acquired various debts and obligations. The parties will divide the debts as follows:

<i>Creditor:</i>	<i>Approx. Balance:</i>	<i>Obligation:</i>
*Provident Funding (home mortgage)	\$501,407	Pursuant to Real Property paragraph herein
MACU Signature Loan *1202	\$18,901.30	Jaclyn
MACU Signature Loan *3263	\$11,265.00	Jaclyn
MACU Visa *3263	\$8,471.00	Jaclyn
FAFSA	\$9,655	Jaclyn
Cameo College	\$1,854	Jaclyn
Mastercard *2810	\$7,626.36	Jaclyn
Chase CC	\$24,231.71	Brandon
Citi CC	\$12,653.83	Brandon
American Express CC *3003	\$14,237.35	Brandon
Wells Fargo CC	\$5,487.36	Brandon
Bridgecrest Auto Loan	\$1,057.03	Bradon

44. Separate Debts. Any remaining separate debt accrued by a party during the marriage or a debt acquired by a party after the date of separation should be distributed to the party acquiring the debt.

45. Remaining Marital Debts. For any remaining debt, the parties should calculate the total volume of debt obligated to both parties in the table below as of the date of separation, and equalize the balances owed by adjusting the buyout terms of the home.

a. Joint Accounts: Neither party shall incur any additional liability on joint credit cards or any joint accounts. The parties shall cooperate in closing joint credit card accounts within (30) days of the final decree.

b. Other debts: Each party shall be responsible to pay any other debt he/she individually incurred in his/her name.

c. Creditors: The parties understand that for joint debts, upon the entering of the Decree of Divorce, the claim of a creditor remains unchanged unless otherwise provided by the contract, or until a new contract is entered into between the creditors and the debtors individually.

d. Indemnification: The party being responsible for payment is required to indemnify and hold the other harmless from any loss, damage, demand, or claim of any kind arising from their failure to do so.

e. Delinquency in Payments: If either party is obligated on a joint debt, the payment of that debt must remain current. A party who makes payment on a delinquent debt in order to protect his/her

credit rating may seek reimbursement of the payment of that debt, in addition to interest and attorney's fees from the other party.

f. Future Debts: Any and all debts incurred by either party after the Date of Separation, are the sole responsibility of the party incurring the debt, with the other party being indemnified and held harmless from the same.

g. Notice to Creditors:

i. Pursuant to Utah Code Ann 15-4-6.5, 30-2-5, and 30-3-5(1)(c), as amended, the parties are required to provide a copy of their final Decree of Divorce to all joint creditors for any outstanding obligations that are included in their Decree of Divorce.

ii. Therefore, the party not obligated to pay a joint obligation should:

1. Send a copy of the Decree of Divorce to each joint creditor he/she is not required to pay as soon as possible.
2. Notify that joint creditor of the current address for each party.
3. Inform that joint creditor that each party is entitled to receive individual statements, notices and

correspondence required by law or by the terms of the contract and also inform the creditor that no negative credit report or other exchange of credit history or repayment practices may be made regarding the joint obligation because of non-payment by the party required to pay the debt unless the creditor has first made. Demand for payments on the party who was not required to pay the debt.

46. Alimony: Brandon shall pay Jaclyn alimony of \$844.00 per month (Alimony + Child Support = \$1,295.00).

- a. Jaclyn's budget is \$7,314.00 per month.
- b. Brandon's budget is \$7,491.00 per month.
- c. The parties equalized budget allocation is \$4,969.00.
- d. Alimony is based off of Jaclyn's net income of \$3,822.00 per month and Brandon's net income of \$6,116.00
- e. Brandon will pay alimony for the entire length of the marriage, beginning February of 2025.

47. Termination of Alimony: Alimony shall automatically terminate upon the earliest of the death, remarriage or cohabitation of the receiving party.

48. Mutual Restraining Order.

- a. Both parties are restrained from saying or doing anything

that would tend to diminish the children's love and affection for the other parent, including, but not limited to, speaking derogatorily about the other parent in front of the children or speaking to the children about the issues in this case, or from attempting to influence the children's preference regarding custody or visitation.

b. Both parties are restrained from abusing, neglecting or threatening the minor children.

c. 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.

d. Both parties are restrained from discussing divorce issues in front of the children or allowing a third party to do so unless requested by the children's therapist and/or the reunification therapist. 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 or interrogating the children.

e. Both parties are mutually restrained from harassing, annoying, defaming, or otherwise bothering the other party.

This includes unreasonable contact between parents and

children during the other parent's parenting time.

f. Neither party shall enter the residence and/or work location of the other party unless they are invited to do so.

g. Both parties are mutually restrained from allowing third parties to do in front of the children what they themselves are prohibited from doing under this section, and should have the affirmative duty to use his or her best efforts to prevent third parties from such violations, or should remove the children from such circumstances unless through therapists.

h. Both parties agree to keep the other party informed regarding their current physical address, phone number and email address within 48 hours of their move.

i. Both parties are mutually restrained from disparaging one another to anyone under any circumstances at any time.

49. Full Disclosure. The parties agree that the assets identified herein is a full disclosure of all of the parties' financial assets over \$1,000.

Any undisclosed personal financial assets (not assets of a business identified herein) valued at more than \$1,000 later discovered shall be awarded to the party to whom the disclosure was not made.

50. Attorney's Fees and Costs: Each party should be ordered to assume his or her own costs and attorney's fees incurred in this action.

51. Maiden Name: Jaclyn may change her name to Covert if she so

desires but is not mandated to do so.

*******END OF ORDER*******

**THE COURT'S ELECTRONIC SIGNATURE AND SEAL WILL APPEAR AT
THE TOP OF THE DOCUMENT WHEN SIGNED AND ENTERED BY THE
COURT**

Approved as to Form and Content

/s/ Blaine Edwards

Blaine Edwards *Attorney for Brandon Scott Schoenfeld*

/s/ Sierra Hansen

Sierra Hansen
Lone Peak Law
Attorney for Jaclyn Marie Schoenfeld

Rule 7(j) Notice

Pursuant to Rule 7(j) of the Utah Rules of Civil Procedure, a true and correct copy of the above order was served by means indicated in the Certificate of Service attached hereto, on March 26, 2026, to the parties indicated herein. Notice of objections to this Order must be submitted to the Court and counsel within seven days after service. Should no objections to this Order be submitted to the Court and counsel within seven days after service, this Order shall be presented to the Court for entry and signature.

Certificate of Service

On this Thursday, April 23, 2026, the undersigned hereby certifies that a true and correct copy of the foregoing Decree of Divorce was sent by the following method(s) to the following individual(s):

Third District Court — GreenFiling electronic Filing System

Blaine Edwards — Efile
Attorney for Brandon Scott Schoenfeld

/s/Sierra Hansen
Sierra Hansen
Lone Peak Law
*Attorney for Jaclyn Marie
Schoenfeld*