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

<p>In the Matter of the Marriage of:</p> <p>WILLI NIXON FULLER</p> <p>Petitioner,</p> <p>and</p> <p>MARQUES BEAU FULLER,</p> <p>Respondent.</p>	<p>DECREE OF DIVORCE</p> <p>Civil No. 254901365</p> <p>Judge Charles Stormont Commissioner Michelle Blomquist</p>
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This matter, having come before the Honorable Charles Stormont, Petitioner Willi Nixon Fuller (“Willi”), represented by Holly J. Nelson of Dart, Adamson, & Donovan and Marques Beau Fuller (“Beau”), represented by Zaccary L. Sayer of Cowdin & Gatewood, having reached a full agreement on April 22, 2026, the written *Stipulation and Property Settlement Agreement* (“Agreement”) of the parties having been submitted and approved, the Court having reviewed the records and files herein and being fully advised in the premises and good cause appearing therefore, the Court having made and entered its written *Findings of Fact and Conclusions of Law*, and upon motion of the parties, **IT IS HEREBY ORDERED, ADJUDGED AND DECREED** as follows:

1. Dissolution of Marriage. The parties are awarded a Decree of Divorce from the other upon the grounds of irreconcilable differences, and the marriage between Willi and Beau is hereby dissolved, and the parties are hereby freed and absolutely released from the bonds of matrimony and all the obligations thereof with said Decree to be final upon signing and entry

2. Real Property. During the course of the marriage, the parties acquired a marital interest in real property, located at 1772 E. Holladay Blvd., Holladay, Utah 84124 (the “Holladay home”) and 362 E. Ramona Ave., Salt Lake City, Utah 84115 (“Ramona property”).

a. Holladay Home. Willi is awarded the exclusive use and possession of the Holladay home, as well as all equity in the property, free and clear of any claim from Beau. The mortgage is held solely in Willi’s name. Willi shall assume, pay, hold Beau harmless and indemnify him from the mortgage, property taxes, insurance, utilities and any other costs or other liabilities associated with the Holladay home. Beau’s share of the equity in the Holladay home for purposes of the buy out of the marital value is \$140,000.00 (one-hundred and forty thousand dollars). This value was set by the parties after an agreed upon recent appraisal. The equity owing to Beau will be included in the property settlement payment outlined below. Beau will sign a Quit Claim Deed to remove his name from the Holladay home within thirty-days of the entry of this Decree.

b. Ramona Property. The party’s rental property was sold jointly by the parties in 2025. The parties each received one half of the proceeds from the sale from the title company at closing. The parties will file joint tax returns for 2025 and all rental income and any tax liability from 2025 will be claimed on their joint returns. All outstanding liabilities associated with the home have been paid and neither party claims any additional amounts owed associated with the rental property.

3. Banking Accounts and Benefits. There are no joint bank accounts. Each party is awarded the bank accounts held in their separate names. Willi is awarded the following accounts: Chase #6058 and #6925. Beau is awarded the following accounts: Chase #9052 and Deseret First Savings #9658. Each party is awarded any funds held in their separate names through PayPal, Venmo, Cash App or Zelle accounts.

4. Retirement Accounts and Benefits. Each party is awarded the retirement accounts held in their separate names as their sole and separate property free of any claim by the other party. Willi is awarded the Northwestern Mutual Account No. 8164. Beau is awarded the Thrift Savings Plan 401(k), Vanguard Fed Ex Retirement Savings Plan #0381 and Federal Retirement Systems Account (unverified).

5. Vehicles. Beau is awarded the Mazda cx90, which is titled in his name and subject to a loan held in his sole name. Beau will assume, pay and hold Willi harmless on the #0093 auto loan. Willi is awarded the Honda Rebel and the Volvo XC60. Each party shall be fully responsible for the vehicle awarded to her/him, including maintaining and paying on time any and all insurance, taxes, registrations fees, emissions testing, tires, repairs, maintenance, upkeep, oil changes, gasoline, etc., and any debt obligation associated with the vehicle awarded to her/him.

6. Business Interests. Willi is awarded any and all interest in Abundant Dental Care, LLC, free of any claim by Beau. Willi will assume, pay and hold Beau harmless on any liability associated with any interest in Abundant Dental Care, LLC.

7. Stocks and Stock Options. Willi holds 500,000 Shares of Common Stock in Abundant Dental and 500,000 stock options that will be exercisable in the future. The Common Stock Shares and Stock Options in Abundant Dental are awarded to Willi, free of any claim by

Beau. Willi will assume, pay, hold Beau harmless and indemnify him on any liabilities associated with these shares, including any tax liability. The agreed upon marital value in the Abundant Dental stock and options is included in the property settlement outlined herein.

8. Founders Agreement. Willi has a potential future interest in a payout from Abundant Dental pursuant to a Founder's Agreement signed August 14, 2022 ("hereinafter the Founder's Agreement") in the event Abundant Dental is sold by its founder. Willi's benefit under the Founder's Agreement is reduced by the amount of equity she will own if the business is sold while the Founder's Agreement is in place. The parties acknowledge that the purchasing company may require Willi to work for a period of time after purchasing Abundant Dental, which may extend the time it takes for Willi to receive her payout and, accordingly, the payout percentage applicable to Beau. For purposes of the below payout schedule, the first day of the month after the sale closes or the first day of the month after Willi's employment obligation to the new company terminates, whichever is relevant under the Agreement, will be considered the relevant date. The applicable percentage awarded to Beau shall be determined based on the date of sale, plus any additional time Willi is required to work for the acquiring company, but the payment date for any amount owing to Beau will be when Willi actually receives the Founder's Agreement payment. Any future benefit received by Willi prior to December 31, 2033, pursuant to the Founder's Agreement shall be awarded and potentially divided between the parties on the following schedule:

- a. For any benefit received in 2026: Beau is awarded 25% of the net (post tax amount) that Willi receives after consideration of the amounts attributable to any stock she holds that is credited against the \$2,000,000 potential payout.

b. For 2027: Beau is awarded 20% of the net (post tax amount) that Willi receives after credit for any stock amounts attributable to any stock she holds that is credited against the \$2,000,000 potential payout.

c. For 2028: Beau is awarded 17% of the net (post tax amount) that Willi receives after credit for any stock amounts attributable to any stock she holds that is credited against the \$2,000,000 potential payout.

d. For 2029: Beau is awarded 10% of the net (post tax amount) that Willi receives after credit for any stock amounts attributable to any stock she holds that is credited against the \$2,000,000 potential payout.

e. For 2030: Beau is awarded 6% of the net (post tax amount) that Willi receives after credit for any stock amounts attributable to any stock she holds that is credited against the \$2,000,00 potential payout.

f. For 2031: Beau is awarded 5% of the net (post tax amount) that Willi receives after credit for any stock amounts attributable to any stock she holds that is credited against the \$2,000,000 potential payout.

g. For 2032: Beau is awarded 4% of the net (post tax amount) that Willi receives after credit for any stock amounts attributable to any stock she holds that is credited against the \$2,000,000 potential payout.

h. For 2033: Beau is awarded 3% of the net (post tax amount) that Willi receives after credit for any stock amounts attributable to any stock she holds that is credited against the \$2,000,000 potential payout.

i. Payout Illustration: For example, if Willi is entitled to a gross amount of \$1,500,000 for her stock and receives the remaining \$500,000 as payment for the

Founder's Agreement, Beau shall receive the percentage allocated to the year the sale occurs, after consideration and confirmation of the taxes that Willi will pay on any amount that she receives. The funds will be paid by Willi to Beau when Willi receives payment. As further example, if the company is sold in 2026 and Willi is required to work for the purchasing company for an additional 2 years as part of the requirement for her to receive the funds under the Founder's Agreement, Beau shall be awarded the percentage attributed to a payout occurring in 2028, even if Willi receives the payment at an earlier date.

j. For 2034 and forward: Anything Willi receives beyond January 1, 2034 , is awarded to Willi in its entirety without any claim by Beau.

9. Alimony. Neither party is awarded alimony, past, present or future.

10. Cryptocurrency. During the course of the marriage, the parties acquired an interest in Cryptocurrency in the amount of approximately \$8,048.00. Beau is awarded these funds, held in the Coinbase account in his name, free of any claim by Willi. Beau will assume, pay, hold Willi harmless and indemnify her on any liabilities associated with this asset.

11. Furniture, Furnishing and Personal Items. The parties have already divided the personal property. Each party is awarded the items currently in their possession as of the date of signing of their Agreement.

12. Reimbursement Owing to Willi. Any amounts owing as reimbursement to the marital estate have been considered by the parties in the agreed upon division of the marital estate and the property settlement outlined herein.

13. Property Settlement. To equalize the marital estate, including offsetting debts, reimbursements and agreed upon equity allocated to each party, Willi will pay Beau a property

settlement in the amount of \$229,000 (two hundred and twenty-nine thousand dollars). The property settlement will be paid on the following schedule:

a. First, Second and Third Payments: The first \$20,000 will be paid upon entry of this Decree of Divorce. The second payment, in the amount of \$79,000, to be paid within 180 (one hundred and eighty) days from the dates of signatures on their Agreement. The third payment, in the amount of \$40,000, to be paid within 180 days (one hundred and eighty) days from the date of the second payment.

b. Fourth Payment: The remaining amount of \$90,000 will be paid by Willi to Beau no later than December 31, 2028. The remaining payment to Beau will be accelerated and paid to Beau upon Willi's receipt of the net proceeds if the Common Stock Shares and Stock Options in Abundant Dental are liquidated prior to December 31, 2028. Willi shall have the option to pre-pay any amounts including the full amount of the property settlement owing to Beau without penalty prior to the due date of December 31, 2028.

c. Satisfactions of Judgment: Beau will execute an appropriate Satisfaction of Judgment to be prepared by Willi upon each payment. Beau's signatures will be returned to Willi within seven (7) days of the requested execution.

14. Life Insurance. Willi has a Life Insurance policy with Northwestern Mutual, policy #3051, which is awarded to her as her sole and separate property, free of any claim by Beau.

15. Taxes. For the 2025 tax year, the parties shall file joint tax returns. Willi will pay for the preparation of the returns and Beau will cooperate to timely complete and file the returns. Any amounts owing will be paid by Willi, without claiming reimbursement by Beau. Any refund

will be awarded to Willi, free of any claim by Beau. For the 2026 tax year and all future tax years, the parties shall file separately.

16. Separate Debts. There are no remaining jointly held marital debts. Willi has a Chase Credit Card #3315, which she is awarded. Beau has a Chase Credit Card #1852 and #8132, which he is awarded. Each party is responsible for payment of the debts held in his or her own name. If either party has incurred debts in the other party's name without the other party's knowledge, the person creating the debt shall be solely responsible for that debt. Regarding any and all debts and/or other obligations assigned to one party under the terms hereof, he or she alone shall be responsible for the same, and shall defend, indemnify against liability, indemnify against loss, and hold harmless the other party from the same. Both parties are entitled to provide notice to creditors respecting the division of debts between the parties, including a copy of this Decree of Divorce.

17. Responsibility for Assets. Except as otherwise specifically provided herein, as to any and all assets awarded to a party under the terms hereof, beginning the day a party takes possession of an asset or upon the expiration of the time frame for taking possession, whichever is earlier, that party alone shall be fully responsible for all costs, liabilities, and/or obligations associated with such assets, including, but not limited to, debts, taxes, repairs, maintenance, upkeep, registration fees, insurance costs, fuel, etc., and he/she shall defend, indemnify against liability, indemnify against loss, and hold harmless the other party from the same.

18. Legal Fees. Each party shall pay his or her own attorney fees and legal costs incurred herein through the date of entry of this Decree of Divorce.

19. Maiden Name. Willi shall be restored to her former name of Willi Nixon if she so desires.



20. Cooperation. The parties are obligated to cooperate with each other and to perform in good faith all acts necessary to carry out the terms hereof. Each party shall execute and deliver to the other, in a timely manner, any and all documents reasonably necessary to carry out the terms hereof.

21. Default. In the event either party defaults in his/her obligations stated herein, the party in default shall be liable to the other party for all reasonable expenses, including reasonable attorney fees and court costs, incurred in the enforcement of the obligations created by the Agreement and created by this final Divorce Decree arising from the Agreement.

22. Mediation. In the event of any future dispute or disputes between the parties, such as a petition to modify, the parties shall mediate in good faith with a mutually agreed upon neutral mediator. Mediation must occur prior to any court hearing, except in emergency situations, or on motions to enforce the terms herein. The parties shall equally share the mediator's fee. If the parties cannot agree on a mediator, the Court should appoint a mediator. A written record shall be prepared of any agreement reached in mediation and provided to each party. If the Court finds that one party has used or frustrated the mediation process without good cause, the Court may award attorney fees, costs, and other financial sanctions to the other party.

IT IS HEREBY ORDERED:

That Judgment be entered accordingly.

End of document - *See electronic signature, date and seal on first page.*

#### RULE 7 NOTICE

Pursuant to Rule 7 the UTAH RULES OF CIVIL PROCEDURE, all parties are hereby notified that any written objections to the form of the foregoing order shall be filed with the Court and a copy served on the party preparing within seven (7) days from the date this proposed order is served.

If no objections are filed within that time, the original hereof will be forwarded to the Court for signature and entry

APPROVED:

/s/ Zacchary L. Sayer\*                      4/24/26  
ZACCHARY L. SAYER                      Dated  
*Attorney for Respondent*  
*\*Signed with written permission of Zacchary L. Sayer*

#### CERTIFICATE OF SERVICE

I hereby certify that on the 24<sup>th</sup> day of April, 2026, a true and correct copy of the foregoing was served pursuant to statute by the method indicated below, to the following:

Zacchary L. Sayer  
Cowdin & Gatewood, LLC  
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zacc@cowdingatewood.com  
*Attorney for Respondent*

\_\_\_ U.S. Mail, Postage Prepaid  
X Electronically (email)  
\_\_\_ Hand-Delivered  
\_\_\_ Facsimile Transmission  
\_\_\_ Overnight Mail

/s/ Stefan J. James  
Stefan J James, Esq.