

Amanda Diane Saunders  
Name  
8232 N Iron Horse Dr  
Address  
Lake Point, Utah 84074  
City, State, Zip  
435-849-3854  
Phone  
amanda.d.tracy@gmail.com  
Email

In the Court of Utah

THIRD Judicial District TOOELE County

Court Address 74 SOUTH 100 EAST SUITE 14, TOOELE, UT 84074

<p>In the Matter of (select one)</p> <p><input checked="" type="checkbox"/> the Marriage of (for a divorce with or without children, annulment, separate maintenance, or temporary separation case)</p> <p>Amanda Diane Saunders (name of Petitioner)</p> <p>and</p> <p>Morgan Nicolas Saunders (name of Respondent)</p> <p>Other parties (if any)</p>	<p><b>Divorce Decree</b></p> <p>264300172 Case Number</p> <p>L Douglas Hogan Judge</p> <p>Renee Blocher Commissioner (domestic cases)</p>
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The court decrees:

## Divorce

1. Amanda Diane Saunders is granted a divorce based on the Declaration of Jurisdiction and Grounds signed by Amanda Diane Saunders. The divorce will become final upon entry of the divorce decree.

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

2. **Amanda Diane Saunders** and **Morgan Nicolas Saunders** do not have any children together.

- We do not have any children together who are minors. A minor is a child under 18 who has not been married or otherwise emancipated.
- We are not expecting a child.
- We do not have incapacitated adult children together who are eligible for child support, or, **Amanda Diane Saunders** is not asking for child support for any adult child who is eligible for child support.

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

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

Vehicles

4. Vehicles will be divided as follows:

a.

Year: **2018**

Make: **Jeep**

Model: **Wrangler**

VIN: **N/A**

Owner (before divorce): **Amanda Saunders**

Current value: **\$22,440.00**

Amounts Estimated: **no**

Ownership After Divorce: **Morgan shall retain sole ownership of this vehicle.**

**Amanda shall execute and deliver the certificate of title to Morgan within 30 days from the execution of this decree to effectuate the transfer of ownership.**

**Morgan shall be solely responsible for all payments, insurance, maintenance, and other costs associated with the vehicle. Morgan shall indemnify and hold Amanda harmless from any liability, claims, costs, or expenses arising from or related to the vehicle.**

Loan: **N/A**

b.

Year: **2010**

Make: **Nissan**

Model: **Titan**

VIN: **N/A**

Owner (before divorce): **Morgan Saunders**

Current value: **\$7,000.00**

Amounts Estimated: **no**

Ownership After Divorce: **Morgan Nicolas Saunders**  
Loan: **N/A**

c.

Year: **1949**  
Make: **Jeep**  
Model: **CJ2A**  
VIN: **N/A**  
Owner (before divorce): **Morgan Saunders**  
Current value: **\$2,000.00**  
Amounts Estimated: **no**  
Ownership After Divorce: **Morgan Nicolas Saunders**  
Loan: **N/A**

Bank and credit union accounts

5. Bank and credit union accounts will be divided as follows:

a.

Account Number: **4133**  
Account Type: **Checking**  
Institution Name: **Northrop Grumman FCU**  
Address: **Unknown**  
Date Opened: **N/A**  
Balance (US Dollars): **\$24,849.00**  
Estimated: **no**  
Owner: **Amanda Diane Saunders and Morgan Nicolas Saunders**  
Co-Owner(s): **N/A**

Divide as follows: **Amanda shall retain this joint checking account. The parties agree to divide the funds equally at 50/50 as of the date of execution of this decree, with Amanda paying Morgan his 50% share within 30 days of the execution of this decree. Amanda shall remove Morgan from the account within 30 days of the execution of this decree and shall indemnify and hold Morgan harmless from any liability, claims, costs, or expenses arising from or related to this account following the execution of this decree.**

b.

Account Number: **3005**  
Account Type: **Savings**  
Institution Name: **Northrop Grumman FCU**  
Address: **Unknown**  
Date Opened: **N/A**

Balance (US Dollars): **\$5.00**

Estimated: **no**

Owner: **Amanda Diane Saunders and Morgan Nicolas Saunders**

Co-Owner(s): **N/A**

Divide as follows: **Amanda shall retain this joint savings account. Amanda shall remove Morgan from the account within 30 days of the execution of this decree and shall indemnify and hold Morgan harmless from any liability, claims, costs, or expenses arising from or related to this account following the execution of this decree.**

c.

Account Number: **3407**

Account Type: **Money Market**

Institution Name: **Northrop Grumman FCU**

Address: **Unknown**

Date Opened: **N/A**

Balance (US Dollars): **\$5.00**

Estimated: **no**

Owner: **Amanda Diane Saunders and Morgan Nicolas Saunders**

Co-Owner(s): **N/A**

Divide as follows: **Amanda shall retain this joint money market account. Amanda shall remove Morgan from the account within 30 days of the execution of this decree and shall indemnify and hold Morgan harmless from any liability, claims, costs, or expenses arising from or related to this account following the execution of this decree.**

d.

Account Number: **0232**

Account Type: **Savings**

Institution Name: **Ally Bank**

Address: **Unknown**

Date Opened: **N/A**

Balance (US Dollars): **\$47,427.00**

Estimated: **no**

Owner: **Amanda Diane Saunders and Morgan Nicolas Saunders**

Co-Owner(s): **N/A**

Divide as follows: **Amanda shall retain this joint savings account. The parties agree to divide the funds equally at 50/50 as of the date of execution of this decree, with Amanda paying Morgan his 50% share within 30 days of the execution of this decree. Amanda shall remove Morgan from the account**

**within 30 days of the execution of this decree and shall indemnify and hold Morgan harmless from any liability, claims, costs, or expenses arising from or related to this account following the execution of this decree.**

Stock, bond, securities, or money market fund accounts

6. The stock, bond, securities, or money market fund accounts will be divided as follows:

a.

Account Number: **5588**

Account Type: **Investment Account**

Institution Name: **Ally Bank**

Address: **Unknown**

Date Opened: **N/A**

Balance (US Dollars): **\$1,059.00**

Estimated: **no**

Owner: **Amanda Diane Saunders and Morgan Nicolas Saunders**

Co-Owner(s): **N/A**

Divide as follows: **Amanda shall retain this joint investment account. The parties agree to divide the funds equally at 50/50 as of the date of execution of this decree, with Amanda paying Morgan his 50% share within 30 days of the execution of this decree. Amanda shall remove Morgan from the account within 30 days of the execution of this decree and shall indemnify and hold Morgan harmless from any liability, claims, costs, or expenses arising from or related to this account following the execution of this decree.**

b.

Account Number: **7801**

Account Type: **Investment Account**

Institution Name: **Fidelity**

Address: **Unknown**

Date Opened: **N/A**

Balance (US Dollars): **\$23,210.00**

Estimated: **no**

Owner: **Amanda Diane Saunders and Morgan Nicolas Saunders**

Co-Owner(s): **N/A**

Divide as follows: **Amanda shall retain the joint investment account. The parties agree to divide the funds equally at 50/50 as of the date of execution of this decree, with Amanda paying Morgan his 50% share within 30 days of the execution of this decree. Amanda shall remove Morgan from the account within 30 days of the execution of this decree and shall indemnify and hold**

**Morgan harmless from any liability, claims, costs, or expenses arising from or related to this account following the execution of this decree.**

c.

Account Number: **None**

Account Type: **Investment**

Institution Name: **Paypal**

Address: **Unknown**

Date Opened: **N/A**

Balance (US Dollars): **\$111.00**

Estimated: **no**

Owner: **Amanda Diane Saunders**

Co-Owner(s): **N/A**

**Divide as follows: Amanda should be awarded this account upon the execution of the decree and the entire balance in this account.**

d.

Account Number: **None**

Account Type: **Investment**

Institution Name: **Venmo**

Address: **Unknown**

Date Opened: **N/A**

Balance (US Dollars): **\$15.00**

Estimated: **no**

Owner: **Amanda Diane Saunders**

Co-Owner(s): **N/A**

**Divide as follows: Amanda should be awarded this account upon the execution of the decree and the entire balance in this account.**

7. This other property will be divided as follows:

**The parties agree to divide their personal property as follows. Each party retains sole ownership of the property allocated to them and transfers, relinquishes, and quitclaims any and all right, title, and interest in the property allocated to the other party. Property Retained by Morgan: King size mattress (valued at \$10,000) - Morgan shall pay off any remaining balance and hold Amanda harmless from any liability TCL 80-inch television (valued at \$2,000) Haibike E-Bike Large Frame (valued at \$6,000) Couch from living room set (valued at \$1,000) Squat rack and weights (valued at \$2,000) All other personal property currently in Morgan's possession Property Retained by Amanda: Two additional televisions located in the marital home Haibike E-Bike Medium Frame (valued at \$6,000) YT Izzo Bike (valued at \$2,000) Love seat from living**

room set (valued at \$1,000) All other personal property currently in Amanda's possession Each party shall indemnify and hold the other harmless from any liability, claims, costs, or expenses arising from the property retained by that party. Each party waives any further claims to the other party's personal property. The parties have divided all other personal property, including household furnishings, clothing, jewelry, electronics, and other personal effects, to their mutual satisfaction. This division constitutes a full and final settlement of all property rights between the parties.

## Debts

8. Each party will be ordered to assume and pay debts as follows. The party assuming the debt must put the debt in their name and pay it. If they can't put the debt in their name, they must still pay it. If a party pays a debt they are not responsible for, they can recover that amount from the responsible party.

### Credit Card Debt

a.

Account Number: **0000**

Institution Name: **Chase Sapphire**

Address: **Unknown**

Amount owed on debt (in US Dollars): **\$8,850.00**

Minimum Monthly Payment (in US Dollars): **\$200.00**

Owner: **Morgan and Amanda Saunders**

The debt will be paid as follows: **Amanda shall retain sole responsibility for this joint credit card account. The parties agree that the outstanding balance on this account as of the date of execution of this decree is approximately \$8850. The parties shall split this debt equally at 50/50, with Morgan responsible for \$4425 and Amanda responsible for \$4425. Morgan shall pay his 50% share to Amanda either through monthly payments until paid in full, or in a lump sum payment from his portion of the proceeds upon the sale of the marital residence, whichever occurs first. Amanda shall remove Morgan as an authorized user or joint account holder from this credit card account within 30 days from the execution of this decree and shall provide written confirmation to Morgan that he has been removed from the account. Amanda shall indemnify and hold Morgan harmless from any liability, charges, costs, or expenses arising from or related to this credit card account following his payment of his 50% share of the outstanding balance.**

b.

Account Number: **0000**

Institution Name: **Chase Freedom**

Address: **Unknown**

Amount owed on debt (in US Dollars): **N/A**

Minimum Monthly Payment (in US Dollars): **N/A**

Owner: **Morgan Saunders**

The debt will be paid as follows: **Morgan shall retain this credit card and shall assume sole responsibility for all outstanding balances and future charges.. Morgan agrees to indemnify and hold Amanda harmless from any liability from this account.**

c.

Account Number: **0000**

Institution Name: **USAA Platinum Visa**

Address: **Unknown**

Amount owed on debt (in US Dollars): **\$210.00**

Minimum Monthly Payment (in US Dollars): **\$100.00**

Owner: **Morgan and Amanda Saunders**

The debt will be paid as follows: **Amanda shall retain sole responsibility for this joint credit card account. The parties agree that the outstanding balance on this account as of the date of execution of this decree is approximately \$210. The parties shall split this debt equally at 50/50. Amanda shall remove Morgan as an authorized user or joint account holder from this credit card account within 30 days from the execution of this decree and shall provide written confirmation to Morgan that he has been removed from the account. Amanda shall indemnify and hold Morgan harmless from any liability, charges, costs, or expenses arising from or related to this credit card account following his payment of his 50% share of the outstanding balance.**

d.

Account Number: **0000**

Institution Name: **Delta Skymile Blue AMEX**

Address: **Unknown**

Amount owed on debt (in US Dollars): **\$29.00**

Minimum Monthly Payment (in US Dollars): **N/A**

Owner: **Morgan and Amanda Saunders**

The debt will be paid as follows: **Amanda shall retain sole responsibility for this joint credit card account. Amanda shall remove Morgan as an authorized user or joint account holder from this credit card account within 30 days from the execution of this decree and shall provide written confirmation to Morgan that he has been removed from the account. Amanda shall indemnify and hold Morgan harmless from any liability, charges, costs, or expenses arising from or related to this credit card account.**



## **Installment Loan Debt**

a.

Account Number: **0000**

Institution Name: **Unsubsidized Student Loan**

Address: **Unknown**

Amount owed on debt (in US Dollars): **\$9,709.00**

Minimum Monthly Payment (in US Dollars): **\$360.00**

Owner: **Morgan Saunders**

The debt will be paid as follows: **Morgan Nicolas Saunders will pay the entire debt. Morgan Nicolas Saunders will provide a copy of the divorce decree to the lender.**

b.

Account Number: **0000**

Institution Name: **Synchrony Home - Mattress Loan**

Address: **Unknown**

Amount owed on debt (in US Dollars): **\$7,133.00**

Minimum Monthly Payment (in US Dollars): **\$200.00**

Owner: **Amanda Saunders**

The debt will be paid as follows: **The loan for the king size mattress is in Amanda's name with an outstanding balance of approximately Seven Thousand One Hundred Thirty-Three Dollars (\$7,133.00). Morgan shall pay off the full outstanding balance of this loan within thirty (30) days of execution of this Decree. Morgan shall provide Amanda with proof of payment and shall indemnify and hold Amanda harmless from any and all liability arising from this loan.**

c.

Account Number: **0000**

Institution Name: **Subsidized Student Loan**

Address: **Unknown**

Amount owed on debt (in US Dollars): **\$2,159.00**

Minimum Monthly Payment (in US Dollars): **\$200.00**

Owner: **Morgan Saunders**

The debt will be paid as follows: **Morgan Nicolas Saunders will pay the entire debt. Morgan Nicolas Saunders will provide a copy of the divorce decree to the lender.**

## **Real property**

9. The parties acquired the following real property during the marriage:

a.

Description: **Primary Home**

Address: **8232 N Iron Horse Dr, Lake Point, Tooele, Utah 84074 United States**

Tax ID: **0000000**

Legal Description: **Unknown**

Date property acquired: **Oct 21, 2020**

Names on title: **Amanda Saunders**

Original cost: **\$425,000**

Current value: **\$570,000.00**

Property values estimated: **no**

Disposal: **The parties agree that the marital residence shall be sold immediately and is currently under contract. The parties have mutually selected a licensed Realtor and agree to cooperate fully with the Realtor's professional recommendations to ensure the property sells at a reasonable market price. Both parties shall continue to reside in the marital residence until closing and shall conduct themselves in a civil and cooperative manner to facilitate the sale process. From the date of this Decree until closing, the parties shall equally share all costs associated with the marital residence at fifty-fifty (50/50), including mortgage payments, HOA fees, property taxes, insurance, utilities, maintenance, repairs, and any improvements identified as necessary to sell the home. Each party shall pay their fifty percent (50%) share by the due date. If either party fails to pay, the other party may pay the full amount and be reimbursed from that party's portion of sale proceeds at closing. Net proceeds are defined as the gross sales price minus the mortgage payoff, realtor commissions, closing costs, title fees, transfer taxes, HOA fees, repair costs, and all other costs customarily paid by sellers. The net proceeds shall be divided equally between the parties at fifty-fifty (50/50). The title company shall disburse each party's fifty percent (50%) share at closing. Both parties agree to make the home available for showings, maintain the property in presentable condition, respond promptly to offers, and execute all documents necessary to complete the sale. Neither party shall take any action to delay, obstruct, or interfere with the sale. If either party fails to cooperate or pay their share of expenses, the other party may petition the court for relief, including an order compelling the sale and awarding attorney fees and costs. Amanda shall be entitled to claim the mortgage interest deduction for the 2026 tax year.**

i.

Creditor: **N/A**

Names on mortgage: **Amanda Saunders**

Date mortgage acquired: **Oct 21, 2020**

Mortgage balance: **\$299,553.00**

Monthly payment: **\$1,800.00**

Mortgage values estimated: **no**

This mortgage will be paid as follows after the divorce: **From the date of this Decree until closing, the parties shall equally share all costs associated with the marital residence at fifty-fifty (50/50), including mortgage payments, HOA fees, property taxes, insurance, utilities, maintenance, repairs, and any improvements identified as necessary to sell the home. Each party shall pay their fifty percent (50%) share by the due date. If either party fails to pay, the other party may pay the full amount and be reimbursed from that party's portion of sale proceeds at closing. Amanda Diane Saunders will provide a copy of the divorce decree to the lender.**

### Alimony

10. Neither party will pay alimony.

### Retirement money

#### Retirement money – retirement accounts

11. The parties have retirement money. The owner of the retirement money Plan Participant must do whatever is necessary for both parties to have full access to information about the pension plan, retirement account, money and benefits. This includes signing any forms needed for release of the information to the other party (Alternate Payee).

12. If the Plan Participant receives any retirement money awarded to the Alternate Payee, the Plan Participant receives that money in a constructive trust for the Alternate Payee. The Plan Participant is ordered to pay the benefit directly to the Alternate Payee within 5 days of its receipt. Information on the pension plans and how they are to be divided is listed below:

a.

Account Number: **0000**

Plan Name: **401(k)**

Plan Administrator: **NCUA Savings Plan**

Company Name: **Charles Schwab**

Address: **Unknown**

Date Opened: **Jan 1, 2013**

Plan Value: **\$156093**

This plan is in the name of: **Amanda Diane Saunders**

Divide as follows: **The entire account should be awarded to Amanda Diane Saunders.**

b.

Account Number: **0000**

Plan Name: **Thrift Savings Plan**

Plan Administrator: **Thrift Savings Plan**

Company Name: **Thrift Savings Plan**

Address: **Unknown**

Date Opened: **Jan 1, 2013**

Plan Value: **\$305691**

This plan is in the name of: **Amanda Diane Saunders**

Divide as follows: **The parties acknowledge that the marital portion of their retirement accounts has been divided equally at fifty-fifty (50/50), and Amanda is given credit for paying Eighty Thousand Dollars (\$80,000.00) of Morgan's student loans during the marriage. After accounting for these adjustments, Amanda shall pay Morgan Ninety-Three Thousand Three Hundred Forty-Seven Dollars (\$93,347.00) to balance the marital retirement accounts. Amanda shall roll over the amount of Ninety-Three Thousand Three Hundred Forty-Seven Dollars (\$93,347.00) from this retirement account utilizing a Rollover-Based Court Order (RBCO) as defined by her plan to roll over into a qualifying retirement account in Morgan's name. Morgan shall provide Amanda with the account information for the qualifying retirement account into which he wishes the funds to be rolled over within sixty (60) days of execution of this Decree. Amanda shall initiate the RBCO process within thirty (30) days of receiving Morgan's account information. The parties shall split equally any and all costs associated with preparing and processing the RBCO, with each party responsible for fifty percent (50%) of such costs. Both parties shall cooperate fully in executing all documents necessary to effectuate this rollover.**

c.

Account Number: **0000**

Plan Name: **401(k)**

Plan Administrator: **T.RowePrice**

Company Name: **T.RowePrice**

Address: **Unknown**

Date Opened: **Jan 1, 2024**

Plan Value: **\$28075**

This plan is in the name of: **Morgan Nicolas Saunders**

Divide as follows: **The entire account should be awarded to Morgan Nicolas Saunders.**

d.

Account Number: **0000**

Plan Name: **403(b) 401(k)**

Plan Administrator: **UUHC**

Company Name: **UUHC**

Address: **Unkown**

Date Opened: **Jan 1, 2024**

Plan Value: **\$2974**

This plan is in the name of: **Morgan Nicolas Saunders**

Divide as follows: **The entire account should be awarded to Morgan Nicolas Saunders.**

e.

Account Number: **0000**

Plan Name: **401(k)**

Plan Administrator: **FMCNA**

Company Name: **FMCNA**

Address: **Unknown**

Date Opened: **Jan 1, 2024**

Plan Value: **\$3907**

This plan is in the name of: **Morgan Nicolas Saunders**

Divide as follows: **The entire account should be awarded to Morgan Nicolas Saunders.**

f.

Account Number: **0995**

Plan Name: **IRA**

Plan Administrator: **Fidelity**

Company Name: **Fidelity**

Address: **Unknown**

Date Opened: **Jan 1, 2024**

Plan Value: **\$4154**

This plan is in the name of: **Morgan Nicolas Saunders**

Divide as follows: **Morgan shall retain sole ownership of the joint IRA account, including all funds therein. Amanda transfers, relinquishes, and quitclaims any and all right, title, and interest in said account to Morgan and shall execute all documents necessary to effectuate the transfer within thirty (30) days of execution of this Decree. If the financial institution requires a Qualified Domestic Relations Order (QDRO) or other court order to effectuate this division, Morgan shall prepare and submit such order within sixty (60) days of execution of this Decree, with each party responsible for their own costs associated with the QDRO preparation. Morgan may, at his sole discretion, withdraw, rollover, liquidate, or otherwise distribute funds from the account at any time after execution of this Decree. Each party shall indemnify and hold the other harmless from any liability, claims, costs,**

**penalties, taxes, or expenses arising from or related to this account. Morgan Nicolas Saunders should prepare the Qualified Domestic Relations Order (QDRO) for this plan within 60 days after the divorce decree is entered.**

#### **Additional provisions**

**13. The parties will adhere to the following additional provisions:**

**a.**

**Additional Provision: Morgan shall retain sole ownership and custody of the cat Lenny and shall be solely responsible for all veterinary care, medical expenses (approximately \$115 monthly), food, and all other costs associated with Lenny's care. Amanda shall retain sole ownership and custody of Monte and shall be solely responsible for all veterinary care, medical expenses, food, and all other costs associated with Monte's care. Each party shall take possession of their respective pet upon the execution of this decree.**

**b.**

**Additional Provision: The parties agree to file joint federal and state income tax returns for the tax year 2025. Any tax refund received shall be divided equally between the parties at 50/50. Any tax liability owed shall be the joint and equal responsibility of both parties, with each party responsible for paying 50% of the amount owed. The parties agree to cooperate fully in the preparation and filing of the joint tax return, including providing all necessary documentation and information in a timely manner. For the tax year 2026 and all subsequent years, the parties shall file separate tax returns. Each party shall indemnify and hold the other party harmless from any tax liability, penalties, or interest arising from that party's own misrepresentation or failure to report income or deductions on the joint 2025 tax return.**

**c.**

**Additional Provision: In the event either party initiates legal action to enforce the terms of this decree or to defend against a claim that the other party has violated this decree, the prevailing party in such action shall be entitled to recover reasonable attorney fees, court costs, and expenses from the nonprevailing party. The court shall determine which party is the prevailing party based on the degree to which each party prevails on the claims and defenses asserted. This provision applies to all disputes arising from or related to this decree, including but not limited to enforcement of property division, debt allocation, or any other provision herein.**

**d.**

**Additional Provision: Each party hereby waives and relinquishes any and all**

**rights to claim alimony or spousal support from the other party, whether temporary, rehabilitative, or permanent, now and in the future. Both parties acknowledge that they have had the opportunity to consider the financial consequences of this waiver and voluntarily agree that neither party shall pay alimony to the other party. This waiver is a full and final settlement of any alimony claims and shall be non-modifiable. Each party acknowledges that this waiver is made freely, voluntarily, and with full understanding of its significance.**

**e.**

**Additional Provision: Any and all credit accounts, debts, loans, obligations, or liabilities, whether known or unknown to the other party, opened or incurred in either party's individual name before, during, or after execution of this Decree, shall be the sole and exclusive responsibility of the party who incurred them. Each party represents they have not and will not incur debts in the other party's name or using the other party's credit. If either party violates this provision, the offending party shall assume one hundred percent (100%) responsibility for the debt, pay all of the other party's attorney fees, costs, and expenses, and hold the other party completely harmless from any liability. Each party agrees to indemnify, defend, and hold the other party harmless from any and all claims, liabilities, costs, expenses, and attorneys' fees arising from individually incurred debts. Neither party shall be responsible for the other party's separately incurred debts, and each party waives any claim for reimbursement or contribution for such debts.**

**f.**

**Additional Provision: The parties agree to participate in mediation before pursuing litigation for any disputes arising under this Decree. Either party may initiate mediation by providing written notice to the other party. The parties shall select a mutually agreeable mediator within fourteen (14) days and schedule mediation within thirty (30) days thereafter. The cost of mediation shall be split equally at fifty-fifty (50/50). Only after good faith mediation fails to resolve the dispute may either party file court proceedings.**

## **Duty to sign documents**

**14. The parties will sign all documents necessary to comply with the divorce decree within 60 days from 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)**

Name after divorce

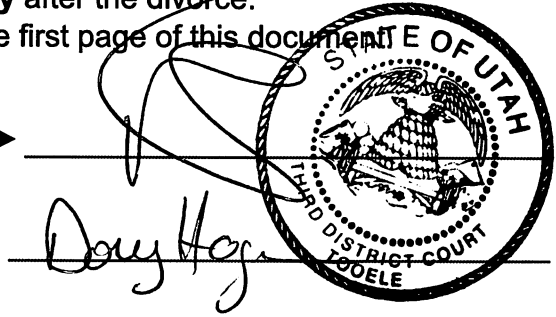
15. **Amanda Diane Saunders** changed her name when the parties married. **Amanda Diane Saunders's** name will be **Amanda Diana Tracy** after the divorce.

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

5/7/2026  
Date

Signature ►

Judge



Signature ►

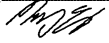
Date

Commissioner

Approved as to Form.

Other Party

Signature ►

  
ID n2brSjAJG4WABsgaWzCA4QNB

Other Party

Name

Morgan Nicolas Saunders

### 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: Morgan Saunders

Method of service: **Email**

Address: **morgan.n.saunders@gmail.com**

Date of Service: **May 1, 2026**

5/5/2026

Date

Signature ►



ID GKob57W4hj7faMJJfd322k1E

Printed  
Name

Amanda Saunders



## eSignature Details

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**Signer ID:** n2brSjAJG4WABsgaWzCA4QNB  
**Signed by:** Morgan Saunders  
**Sent to email:** morgan.n.saunders@gmail.com  
**IP Address:** 66.219.209.78  
**Signed at:** May 1 2026, 7:09 pm MDT

**Signer ID:** GKob57W4hj7faMJJfd322k1E  
**Signed by:** Amanda Saunders  
**Sent to email:** amanda.d.tracy@gmail.com  
**IP Address:** 104.167.234.84  
**Signed at:** May 5 2026, 5:28 pm MDT