Check your email. You will receive information and documents at this email address.

I am the Petitioner

In the District Court of Utah Judicial District, County

Petitioner V. Respondent	Stipulation Case Number: Judge: Commissioner:				
and	stipulate as follows:				
Respondent's entry of appearance					
1. If has not entered her a	appearance before signing this stipulation,				
makes her appearance with this stipulation a	and submits to the jurisdiction of the court.				
Divorce					
2. This Stipulation resolves all of our issues. We agree that will					
be granted a divorce based on the grounds of irreconcilable differences. The					
irreconcilable differences are:					
	en. Although we have attempted to solve our work, we have not been able to do so.				
We are not asking that any issues be dec	cided at trial.				
Three-month residency					
3. and were	e residents of on the date this				
case was filed. and were residents for at least three					
months immediately before filing this case.					

Marriage					
4.	and				
in	We are currently married.				
Grounds					
5.	asks for a divorce	from	on the grounds of		
irreconcilable diffe	erences.		C		
6.	and	separated on			
Children (Utah Code 78B-15-1	01 et seq.)				
7.	and	are the legal parer	nts of the following children .		
This court has juri	sdiction to make or	ders about these chi	ldren.		
a.		Born			
 Children – Jurisdiction over custody and parent-time issues (Utah Code 78B-13-102(7), 201(1), and 208) 8. Utah has jurisdiction over the custody and parent-time issues in this case because: 					
Utah is the	home state of the	parties' minor childre	n under Utah Code 78B-13-		
 Utah is the home state of the parties' minor children under Utah Code 78B-13- 102(7), or 					
This case meets the criteria under Utah Code 78B-13-201(1), 207, and 208.					
During the last five years, the minor children have lived at the following places and					
with the following people:					
a. i. State: U Address: Began livin Resided W Relationshi Current Ad	g there: ith: p to this child:	:			

(Utah Rule of Civil Pr		n Child Custody Jurisdiction and Enforcement Act, Uniform Interstate Family support Act, UIFSA, Utah Co	ode
9. I say the follow	ving:		
a. There are	no custody, child supp	port, or parent-time cases about	
and	minor childre	n in any court or government agency. This	
includes filed	, pending, and comple	eted cases.	
b.	and	do not know of any criminal,	
delinquency,	or protective order ca	ses involving ,	
or their childr	en.		
C.	and	have physical custody of	
our child. We	are the only people w	ho have custody, child support, and parent-	
time rights to			
Children - Custo	ody		
10. It is in the chi	ldren's best interest th	at the parties be awarded Joint Legal and	
Joint Physical Cu	stody.	is filing a separate parenting plan and	
verifies the plan i	s filed in good faith.		
11. The children	will live in	home overnights each year and in	
home overn	nights each year.		
Income:	(Utah Code	78B-12-203)	
12.	gross monthly i	ncome for child support purposes is	
She receives the	e following gross mont	hly income:	
a.	is employed	at . She earns	
gross (pre-ta	ax) monthly income we	orking a 40-hour a week job or less.	

(Utah Code 78B-12-203)

is employed at

gross monthly income for child support purposes is

gross (pre-tax) monthly income working a 40-hour a week job or less.

Income:

a.

He earns

13.

Child Support ((Utah code 78B-12-202 et seq.)	
14. or not in the be	believes the guideline amount for child support is unest interest of our children for the following reasons:	just, inappropriate,
	best interest of the parties' children that neither party be ordered other. This deviates from the Utah Uniform Child Support Guid	
16. Child suppo	oort payments will start the month immediately following entry odule will be:	of the order. The
•	one half by the 5th day of each month, and	
•	the other half by the 20th day of each month.	
Child support n	not paid by the $5^{ ext{th}}$ day of the month is past due on the $6^{ ext{th}}$ day of	of the
month. Child su	support not paid by the 20th day of the month is past due on the	21st day of
the month. If the	the Office of Recovery Services is used to collect support, their	payment
schedule will be	pe followed.	
17. The issue o	of past-due child support may be decided by future court or adı	ministrative action.
18. The parties	s must notify each other within 30 days of any change in their ir	ncome.
Dependent ch	nildren for tax purposes	
19.	may claim the parties' children as dependents/exempti	ons for
tax purposes ir	in odd-numbered years. may claim the partie	es'
children as dep	pendents/exemptions for tax purposes in even numbered year	S.
Child health c	care (Utah Code 78B-12-212)	
20. Both parer	ents must maintain medical, hospital, and dental insurance for t	he
dependent chil	ildren if it is available at reasonable cost.	
a. If, at any tim	me, a dependent child is covered by the medical, hospital, or d	ental
insurance plans	ns of both parents, the coverage will be as follows:	
•	insurance will be primary coverage.	
•	insurance will be secondary coverage.	

- b. If a parent remarries and that parent's dependent child is not covered by that parent's health, hospital, or dental insurance plan but is covered by a stepparent's plan, the coverage will be as follows:
 - spouse's insurance will be primary coverage.
 spouse's insurance will be secondary coverage.
- c. Both parties will equally share the out-of-pocket costs of the insurance premium.
- 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 dependent children if it is available at reasonable cost.

Child care expenses (Utah Code 78B-12-214)

21. 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 78B-12-113)

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

Personal property (Utah Code 30-3-5)

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

Debts

24. 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. Credit Card:

Credit Card Number:

Purchases:

Amount owed on debt:

Credit Card Owner:

will pay:

Person to provide creditor divorce decree:

- 4						4
N	IDI	716	al	α	an	1

b. Health Care Provider:

Street:

Medical Services:

Amount owed on debt:

Debt in name of:

will pay:

Person to provide creditor divorce decree:

Installment loan debt

c. Debt owed to:

Street:

City, State, Zip: Loan Description:

Amount owed on debt:

will pay:

Person to provide creditor divorce decree:

Other debt

d. Debt owed to:

Street:

City, State, Zip:

Description of debt:

Amount owed on debt:

will pay:

Person to provide creditor divorce decree:

Real property

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

a.type of the property:

- i. Address:
- ii. Tax Identification Number:
- iii. Legal description:
- iv. Mortgage information and payments:

This mortgage is:

Lender:

Address:

Amount Owed:

Monthly Payment:

·	will pay this mortgage after the divorce.
	will provide a copy of the divorce decree to the lender.
b. This property will b	e:

Business interests

- 26. The parties' ownership interests in business will be divided as follows:
 - a. Business name:

Address:

Phone:

Nature of business:

Ownership percent:

Ownership percent:

Total value parties own together:

Ownership of business after divorce:

Alimony

27. Neither party will pay alimony.

Retirement money

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

Duty to sign documents

29. The parties will sign all documents necessary to comply with the divorce decree within 60 days from entry of the decree. If a party fail to signs 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)

Other relief if equitable and just

30. The Court should grant such other and further relief as it may deem just and appropriate in this matter.

I declare un true. Signed	der criminal penalty at:	/ under the	e law of Uta	h that everything	stated in this doo	cument is
Date						
I declare unde	er criminal penalty un	der the law	of Utah that	everything stated in	n this document is	true.
Signed at:				_		
	City	State				
			Signature			