

The Order of the Court is stated below:

Dated: May 15, 2024
06:48:49 PM

/s/ **DIANNA GIBSON**
District Court Judge



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**DISTRICT COURT OF THE STATE OF UTAH
THIRD JUDICIAL DISTRICT
SALT LAKE COUNTY**

IN THE MATTER OF THE MARRIAGE OF:	DECREE OF DIVORCE
DENA ROBINSON	Case Number: 224901504
and	Judge: Dianna Gibson
RODNEY ROBINSON	Commissioner: Kim M. Luhn

The above-entitled matter came before the Court on Dena Robinson's (hereinafter "Dena") Request to Submit for Decision and Affidavit of Jurisdiction and Grounds for Divorce in accordance with Rule 104 of the Utah Rules of Civil Procedure. The parties having entered into a Stipulation and Settlement Agreement relating to a final settlement in this divorce action and having resolved all issues before the Court as to Dena's Verified Petition for Decree of Divorce and Rodney Robinson's (hereinafter "Rodney") Counterclaim. The Court having accepted the parties' Stipulation and Settlement Agreement, for good cause appearing, having reviewed the applicable laws, and all pleadings, and being fully advised in the premises, having

previously entered its Findings of Fact and Conclusions of Law, hereby **ORDERS, ADJUDGES, AND DECREES:**

DIVORCE

1. The parties are awarded a divorce from one another on the grounds of irreconcilable differences. Dena and Rodney have been unable to resolve their marital problems, making it impossible for the marriage to continue.

CHILDREN

2. There have been three (3) minor children that have been born as issue of Dena and Rodney's marriage, to wit: K.R. born June 2008, R.R. born June 2011, and J.R. born June 2014.

3. No other children are expected as issue of Dena and Rodney's marriage.

CHILD CUSTODY, PARENT-TIME, AND PARENTING PLAN

4. Dena is awarded primary physical custody of the minor children, which she has been exercising since the parties separated, and she shall have parent-time during all times that are not Rodney's parent-time as set forth below.

5. Rodney is awarded parent-time with the minor children as the parties may agree in writing. If the parties cannot agree, Rodney is awarded parent-time pursuant to Utah Code Ann. §30-3-35, except that on his weekends with the children he will also have them overnight on Thursdays. Rodney's midweek visit with the children shall occur every Thursday. Holiday and summer parent-time shall be consistent with Utah Code Ann. §30-3-35, with Dena being designated as the custodial parent.

6. Dena's home shall be considered to be the home residence for purposes of identifying the appropriate schools for the minor children.

7. Unless otherwise agreed upon by the parties, transportation of the minor children for parent-time shall be equally split between the parties, with the receiving parent picking up the children from either school or the other parent's residence as the case may be. During all parent-time exchanges, the parties shall not communicate or interact with one another and shall avoid having any contact with each other. Both parties shall use their best efforts to be on time for all exchanges and shall have the children ready to go at the designated times.

8. Both parties shall be entitled to reasonable, uninterrupted, and unmonitored / uncensored telephone, videophone, and skype contact with the minor children for no more than three (3) times per week per child for reasonable durations while the other party is exercising parent-time with the children.

9. Pursuant to Utah Code Ann. §30-3-33, parental care is presumed to be better for the children than surrogate care, including care provided by any future spouses of the parties. Therefore, if either party is available when care is needed for a period of more than four (4) hours, then they shall have the right of first refusal. The party exercising the right of first refusal pursuant to this provision shall provide all transportation to facilitate the parent-time.

10. Should either party relocate more than 150 miles from their current residence, the provisions of Utah Code Ann. §30-3-37 shall apply.

11. Dena is allowed to take the children on a cruise out of the country leaving on April 12th, 2024 and returning on April 20th, 2024 and Rodney shall timely sign any documents necessary to allow the children to go on the cruise. Rodney shall have four days of make-up

parent-time as agreed to by the parties since this trip will interfere with his parent-time on April 19th and 20th, 2024. This make-up parent-time will be April 3rd – April 7th, 2024.

12. Dena and Rodney are awarded joint legal custody of the minor children pursuant to the parenting plan and other provisions set forth below. Dena and Rodney shall work together as a united front for the best interests of the children.

13. Talon Greeff is appointed as the Family Systems Therapist in this matter until the parties mutually agree in writing that his services are no longer needed. The stated therapy goals are as follows: a) to reduce parental conflict by improving co-parenting dynamics; b) to address relationship issues the children may have with their parents in a therapeutic setting; and c) to assist the children in developing healthy boundaries and coping skills regarding parental conflict. The parties shall equally share Talon Greeff's fees and costs.

14. Parenting Plan. It is in the best interests of the minor children for the Court to adopt the provisions of U.C.A. §30-3-33 as the parenting plan of the parents, to be read in conjunction with the following:

a. Information Sharing & Conflict Resolution. Dena and Rodney shall make joint decisions regarding substantial or significant issues affecting the minor children including but not limited to the minor children's education, medical care, dental care, religious upbringing, counseling, and other major parenting issues, and in the event of a dispute the parents will first try to resolve their differences between themselves, but in the event they are unable to do so, then Dena shall

have final decision-making authority and Rodney shall have the right to submit their dispute(s) to the Court for resolution.

b. Record Access. Dena and Rodney shall have access to the minor children's school, church, medical and other records and will include the other parent on such records. Both parents shall have the affirmative duty of apprising themselves of all significant school, social, sports, and community functions in which the minor children are participating or being honored, and both parents shall be entitled to attend and participate fully. However, the parents are encouraged to work in good faith to keep the other party apprised of all such events. Moreover, where said significant school, social, sports, and community functions occur during the other parent's parent-time, the parent who is not exercising parent-time shall not lead the charge nor attempt to usurp the parent-time of the other parent – however, reasonable interaction with the minor children is permissible.

c. Dena and Rodney shall use their best efforts to communicate and share information with each other, whenever necessary, to convey information regarding the minor children's schoolwork, school schedule, medical and dental treatment, counseling, emotional needs, accomplishments, and other information appropriate to share with the other joint legal custodian.

d. Dena and Rodney shall notify the other parent of injury or illness as soon as is reasonably possible involving the minor children.

e. Dena and Rodney shall return the minor children to the other parent in a clean and presentable condition and the parents shall return any articles of

clothing or item pertaining to the minor children, which was produced from the other parent's home, in a timely and reasonable manner. It is presumed that the minor children will be transported for parent-time with their respective school materials, supplies, backpacks and medications.

f. Dena and Rodney shall provide each other with the names and telephone numbers of teachers and others who work with the minor children at school, medically, or otherwise so that each party can initiate their own relationship with these professionals.

g. Dena and Rodney shall share information relating to doctor or dentist appointments, sports, special lessons, new skills, new language development, discipline challenges, etc., regarding their minor children.

h. Dena and Rodney shall notify the other parent of any change of address, email address, cell phone number and telephone number within 24 hours of the change.

i. The parent who has the minor children in his or her care may make minor day-to-day decisions regarding the minor children without having to consult with the other parent.

j. For any purpose, the notice provisions of U.C.A. §30-3-36 shall be applicable to the parents and whenever the minor children travel with either parent overnight or longer, the following shall be provided to the other parent at least 14 days prior to traveling:

- i. an itinerary of travel dates;

- ii. destinations;
 - iii. places where the minor children or traveling parent can be reached; and,
 - iv. the name and telephone number of an available third person who would be knowledgeable of the minor children's location.
- k. Dena and Rodney shall work together in a reasonable manner to accommodate each other and to provide the minor children with consistency and stability.
- l. Special consideration shall be given by each parent to make the minor children available to attend family functions including funerals, weddings, family reunions, religious holidays, important ceremonies, and other significant events in the lives of the minor children or in the life of either parent which may inadvertently conflict with the parent-time schedule, and each party shall make all reasonable efforts to provide make up parent-time to the acquiescing parent.
- m. Each parent shall permit and encourage, during reasonable hours, reasonable and uncensored communication with the minor children.
- n. Dena and Rodney shall not put the minor children in the middle of parenting or parent-time issues. The parties will not discuss with the minor children adult issues related to the divorce of the parties, including any legal or financial related issues. The minor children shall not be used as a messenger to the other party.

o. Dena and Rodney shall maintain safe, appropriate and adequate sleeping and living accommodations for the minor children and neither party shall use corporal punishment as a means of disciplining the minor children. Further, neither party shall permit third parties to use corporal punishment as a means of disciplining the children.

p. Neither parent shall engage in behavior which is emotionally abusive to the minor children.

q. Each parent shall be supportive and respectful of the other parent in the presence of the minor children.

r. Both parents are restrained from saying or doing anything that would tend to diminish the minor children's love and affection for the other parent. This includes any comments about the other parent's actions that may be construed as having a negative impact on the other parent's relationship with the minor children.

s. The parent with the minor children in his/her care shall be responsible for using best efforts to ensure the minor children's homework is completed timely.

t. Extracurricular Activities. Dena and Rodney shall equally split the costs of extracurricular activities for the children that are mutually agreed upon in writing. The parents shall not schedule any activity, including extra-curricular activities, during the other parties' parent-time, unless the same has been previously agreed to by the parties, in writing.

u. The parents shall communicate primarily by text message or email but may contact each other by phone to discuss emergency or time-sensitive matters.

All communications between the parents shall remain civil.

v. Both parties are restrained from consuming any alcohol or otherwise being intoxicated immediately before or during parent-time with the minor children.

w. Both parties are restrained from abusing, threatening, stalking, harassing, or otherwise disturbing the other party.

CHILD SUPPORT AND EXPENSES

15. Rodney is ordered to pay Dena child support in the amount of \$3,000 per month, which is an upward deviation from the child support amount required by the Utah Child Support Act, for the care and maintenance of the minor children based upon their respective gross incomes of \$3,900 per month for Dena and \$10,000 per month for Rodney, using the Sole Physical Custody Child Support Worksheet, which shall begin effective May 1st, 2024. The parties are fully capable of earning the amount of respective gross incomes as set forth herein. The monthly child support shall be paid one half on or before the fifth (5th) day of each month, and the other half on or before the 20th day of each month, unless Dena uses the Office of Recovery Services to collect support. Child support due and not paid on or before the fifth (5th) day of the month shall be deemed delinquent on the sixth (6th) day of the month. Child support due and not paid on or before the 20th day of the month shall be deemed delinquent on the 21st day of the month.

16. Dena has waived and forgiven any and all child support arrearages and medical expense arrearages accrued by Rodney through April 30th, 2024. Rodney shall not owe any child support arrearages or medical expense arrearages to Dena whatsoever for periods of time prior to April 30th, 2024. In exchange for this waiver and forgiveness of arrearages, Rodney shall timely make the March and April mortgage payments on the marital residence to Loan Depot.

17. Child support shall continue until the minor children become eighteen (18) years of age, or through the end of the month of the minor children's normal and expected date of graduation from high school, whichever occurs later. Once child support terminates for a child pursuant to such child reaching eighteen (18) years of age or graduating from high school, whichever occurs later, Rodney's child support obligation shall decrease by \$1,000 per month. Therefore, the parties specifically intend to deviate from the child support worksheet by having agreed that Rodney shall pay \$1,000 per month per child as child support.

18. Pursuant to Utah Code Ann. § 78B-12-216, the base child support award shall be reduced by 50% for periods during which the children are with the obligor parent by order of the Court or by written agreement of Dena and Rodney for at least 25 of any 30 consecutive days, excluding summer parent-time pursuant to statute. The base child support award shall be reduced by 25% for each child for periods during which the children are with the obligor parent by order of the Court or by written agreement of the parties for at least 12 of any 30 consecutive days, excluding summer parent-time pursuant to statute. If the dependent children are clients of cash assistance provided under Utah Code Ann. Title 35A, Chapter 3, Part 3, Family Employment Program, any agreement for reduction of child support during extended visitation shall be

approved by the Office of Recovery Services. Normal visitation and holiday visits to the obligor parent shall not be considered an interruption of the consecutive day requirement.

19. Pursuant to Utah Code Ann. §62A-11-403, withholding of income for child support is authorized immediately and appropriate income withholding shall be issued by the Office of Recovery Services with Rodney paying any and all fees charged by ORS.

LIFE INSURANCE

20. Rodney shall maintain and pay for his ReliaStar Life Insurance policy which has a death benefit of \$1,000,000 in order to cover his financial obligations mentioned herein, including but not limited to child support and alimony. Rodney shall designate the minor children as equal beneficiaries of \$500,000 of the death benefit until child support terminates for all of the children and Dena as beneficiary of the other \$500,000 of the death benefit until such time as alimony is terminated. Rodney shall provide proof to Dena that such life insurance policy is in full force and effect within ten (10) days of a request being made by Dena.

INSURANCE, MEDICAL EXPENSES AND CHILDCARE

21. Pursuant to Utah Code Ann. § 78B-12-212, whichever parent is able to purchase health and dental insurance at the most affordable cost is required to maintain medical, hospital and dental care insurance for the dependent children where available at reasonable cost and the insurance coverage is accessible to the children. Dena and Rodney shall share equally the out-of-pocket cost of the premiums actually paid for the children's portion of insurance coverages, which portion of the premiums is a per capita share of the premiums actually paid. The premium expenses for the children shall be calculated by dividing the premium amounts by the number of

persons covered under the policies and the multiplying the result by the number of the minor children who are covered under the policies.

22. All medical, health, therapy, orthodontic, dental, and optical expenses not covered by insurance, including deductibles and co-payments, and incurred for Dena and Rodney's minor children shall be equally divided between the parties and each party is ordered to pay 50% of such expenses.

23. On a regular basis, but in no event less than every thirty (30) days, Dena and Rodney shall furnish to the other verification in the form of cancelled checks, statements, receipts, or invoices for all unreimbursed medical, health, orthodontic, dental, and optical expenses related to the minor children. Upon receipt of said verification, the other parent shall make reimbursement within thirty (30) days for all properly documented unreimbursed expenses.

24. Pursuant to Utah Code Ann. 15-4-6.7, each parent shall provide a copy of the Decree to any medical provider at or before the time the provider renders medical or dental services to the minor child. Each parent is obligated to request the medical provider separately bill each parent for the share of the medical and dental expenses that the parent is required to pay under the Decree.

25. Dena and Rodney shall each satisfy one-half (1/2) of the work-related childcare costs for their minor children, if any.

CHILD TAX CREDITS

26. Dena and Rodney shall file joint tax returns for 2023 claiming all of the children for child tax credits.

27. For the taxable year 2024, and moving forward, Dena and Rodney shall equally share in the child tax credits for federal and state income taxes, but only if Rodney is current on all of his support obligations as of December 31st each year. If there is an odd number of children to be claimed for child tax credits, then the parties shall alternate claiming the oldest child with Dena beginning the rotation and the parties shall equally split claiming the remaining children. However, if Rodney is not current on all of his support obligations, including child support and alimony, as of December 31st each year, then he shall not be able to claim any of the children for child tax credits and Dena shall be allowed to claim all of the children.

ALIMONY

28. Dena has a need for alimony and Rodney has an ability to pay alimony.

29. Rodney is ordered to pay Dena alimony in the amount of \$4,000.00 per month effective May 1st, 2024, and continuing for a period of ten (10) years. Rodney's alimony obligation shall terminate automatically upon Dena's remarriage, death, or cohabitation. Alimony shall be paid one half on or before the fifth (5th) day of each month, and the other half on or before the 20th day of each month, unless Dena uses the Office of Recovery Services to collect support. Alimony due and not paid on or before the fifth (5th) day of the month shall be deemed delinquent on the sixth (6th) day of the month. Alimony due and not paid on or before the 20th day of the month shall be deemed delinquent on the 21st day of the month.

BUSINESSES

30. The parties jointly own (as the only members of) and previously operated three (3) businesses, R.W. Robinson Transport, LLC (hereinafter "R.W. Robinson"), Jay Transport

LLC (hereinafter “Jay Transport”), and R&D Logistics LLC, all of which were started or acquired during the marriage (collectively referred to herein as the “Businesses”).

31. The parties acquired in their individual names vacant land in Middlebury, Indiana identified as: CR 43, Middlebury, IN 46540 (Parcel #20-08-12-200-039.000-034) (hereinafter the “Middlebury Land”). The parties used this land as one of the yards associated with the Businesses but purchased it using a second mortgage on the marital home through America First Credit Union.

32. The Middlebury Land is currently under contract for sale for \$305,000. The parties shall take any and all actions necessary to close the sale of the Middlebury Land to the buyer. In the event that the sale falls through, the Middlebury Land shall continue to be listed for sale utilizing the services of an agreed-upon, independent real estate agent, who is currently Steve Miller. The parties shall be required to agree upon the price at which the Middlebury Land is to be listed and sold. The parties shall fully cooperate with the sale.

33. Any proceeds from the sale of the Middlebury Land shall be used to pay off the second mortgage on the marital home through America First Credit Union, which has a balance of approximately \$270,000. If possible, the title company utilized to handle the transaction shall pay off the second mortgage on the marital home directly, without either party having access to the funds. Any remaining proceeds after payment of the second mortgage on the martial home shall be deposited into the parties America First Credit Union Business account to pay off other business debts of the parties, as listed by priority below.

34. The parties acquired in the name of R.W. Robinson vacant land in New Paris, Indiana identified as: Vacant Land Industrial Drive, New Paris, IN 46553 (Parcel #20-15-04-376-001.000-018) (hereinafter the “New Paris Land”). The parties used this land as one of the yards associated with the Businesses. There is no debt associated with this real estate.

35. Rodney is awarded the New Paris Land, including all of its equity, as his sole, separate, and exclusive property. Dena and Rodney are ordered to execute a deed transferring all of R.W. Robinson’s interest in the New Paris Land to Rodney, personally, within fifteen (15) days of entry of this Decree of Divorce. Rodney, and not R.W. Robinson, shall personally be solely responsible for, and obligated to pay, any and all expenses associated with the New Paris Land, specifically including but not limited to any property taxes, any utilities, costs associated with the deed transfer, and any commission that may be owing to Steve Miller and/or RE/MAX Results Goshen pursuant to the listing contract which requires payment of commissions if a willing buyer is brought to the table for the listing price set forth therein. Rodney shall hold Dena and R.W. Robinson harmless from any and all such expenses associated with the New Paris Land.

36. During the course of the marriage, the parties acquired the following semi-trucks, trailers, and vehicles (collectively the “Equipment”) for use in the Businesses: (a) 2015 Freightliner Coranado (Utah); (b) 2017 Peterbilt 579 (Indiana); (c) 2007 Western Star (Indiana); (d) 2014 Kenworth T660 (Utah); (e) 2015 Freightliner (Blown Engine) (Idaho); (f) 2014 Ford F-350 (Indiana); (g) 2007 Chevrolet 3500 (Indiana); (h) 2018 CANA Outlander 4-Wheeler (Utah); (i) 2020 Shipshe Trailer (Utah); (j) 2020 Shipshe Trailer (#2) (Indiana); (k) 2019 Shipshe Trailer (4 Car) (Indiana); (l) 2016 Shipshe Trailer (Utah); (m) 2017 Shipshe Trailer (Indiana); (n) 2016

Flatbed Utility Trailer (Utah). The only item of Equipment that is encumbered with debt is the 2014 Kenworth T660 which has a loan against it through America First Credit Union in the amount of approximately \$27,000.

37. All of the remaining Equipment shall be turned over to an agreed upon consignment truck dealer in either Utah or Indiana, depending upon where the Equipment is located, to be sold except for the (f) 2014 Ford F-350 (Indiana); and the (g) 2007 Chevrolet 3500 (Indiana) which are solely awarded to Rodney and shall be placed in his personal name. Rodney shall be responsible for transporting the Equipment that is located in Indiana to the consignment shop selected by the parties in Indiana. Rodney shall also be responsible for transporting the Equipment that is located in Utah from the marital residence to the consignment shop selected by the parties in Utah, which may require that the semi-trucks be towed since one of them has mechanical issues and both do not have insurance coverage. Any and all costs involved in the transporting of equipment shall be paid from the business asset proceeds. The parties shall agree upon the price point at which to sell each remaining item of Equipment considering the input of the consignment shops. Both parties shall fully and completely cooperate with selling the Equipment. Both parties shall be entitled to complete documentation related to the sale of any item of Equipment. Any net proceeds from the sale of Equipment shall be immediately deposited into the America First Credit Union business bank account for R.W. Robinson.

38. Any monies in the business bank accounts shall first only be used to pay the remaining business debts according to the following priority:

Priority #1 – Shaw & Nielsen, PC (Tax Work) = Approx. \$6,000.00
Priority #2 – Lone Peak Valuation Group = Approx. \$8,179.59
Priority #3 – Costco Anywhere Visa Business Card By Citi - 5857 = Approx. \$31,203.97
Priority #4 – Costco Anywhere Visa Card By Citi – 2079 = Approx. \$4,601.02

Priority #5 – Personal Federal and State Income Taxes (2022 & 2023) = Approx. \$75,000
Priority #6 – Verizon Connect = Approx. \$1,500
Priority #7 – Acuity Insurance – Approx. \$900
Priority #8 – Five Star Trucking – Approx. \$900

39. Only after paying off all of the remaining business debts, as specified above, shall the parties then equally split any monies remaining in the business bank accounts, and any further net proceeds received from the sale of Equipment. The parties expect that the liquidation of the Equipment will cover all of the debts set forth above.

40. Once the Businesses have been fully wound up, all remaining business debts have been paid, and all remaining monies have been distributed equally between the parties, then all bank accounts related to the Businesses shall be closed, and articles of dissolution shall be filed the Utah Division of Corporations.

MARITAL RESIDENCE

41. During the course of the marriage, the parties acquired in their individual names the marital home located at 13959 South 2200 West, Bluffdale, Utah 84065 (hereinafter the “Marital Home”).

42. Dena is awarded the Marital Home, including all of its equity after paying off the second mortgage, as her sole, separate, and exclusive property. Rodney is ordered to execute a deed transferring all of his interest in the Martial Home to Dena within fifteen (15) days of entry of this Decree of Divorce. Dena shall be responsible to pay any costs associated with the deed transfer.

43. Dena is ordered, within twenty-four (24) months of entry of this Decree of Divorce, to refinance the first mortgage on the Marital Home, which is currently held by Loan Depot, into her name alone. Dena is also ordered to timely pay the first mortgage, as well as all

other expenses associated with the Marital Home, including but not limited to property taxes, utilities, etc., and Dena shall hold Rodney harmless therefrom.

44. If Dena is unable to refinance the first mortgage on the Marital Home within twenty-four (24) months of entry of this Decree of Divorce, then Dena shall sell the Marital Home, payoff the first mortgage with Loan Depot, and retain all of the remaining proceeds. If Dena becomes more than thirty (30) days past due on any mortgage payment to Loan Depot and Rodney is current on all of his child support and alimony payments, then Dena shall sell the Marital Home effectively immediately, pay off the first mortgage with Loan Depot, and retain all of the remaining proceeds.

VEHICLES

45. Dena is awarded the 2021 Montana 5th Wheel, the 2018 Maverick X3, 2007 YFZ 450, 2008 Raptor 250, Honda 250 and all dirt bikes, along with the 2016 enclosed trailer. Rodney is ordered to deliver such vehicles and trailer to Dena within ten (10) days of April 3rd, 2024. Rodney shall deliver such vehicles and trailer to Dena in the condition that he received them, in good working order with maintenance performed, and with all accompanying accessories. Rodney is also ordered to execute any and all documents necessary to transfer the title to such vehicles to Dena within fifteen (15) days of entry of this Decree of Divorce. There are no debts associated with such vehicles.

46. Dena and Rodney are each awarded the pickup truck that she or he is currently driving, which for Dena is her 2022 Ram 2500 and for Rodney is his 2023 GMC Denali, along

with the responsibility to pay the debt associated with such pickup truck. These vehicles are not jointly titled, and the associated debts are also not joint obligations of the parties.

PERSONAL PROPERTY

47. Dena is awarded all personal property that is currently in her possession. Rodney is awarded all personal property that is currently in his possession, except for the vehicles awarded to Dena above.

FINANCIAL AND RETIREMENT ACCOUNTS

48. Dena is awarded all financial and retirement accounts that are in her name alone, specifically including her personal 401k account.

49. Rodney is awarded all financial and retirement accounts that are in his name alone.

50. Any financial and retirement accounts in the parties' joint names, specifically LPL Financial, are awarded to Dena as her sole, separate, and exclusive property.

51. The parties shall equally split any monies remaining in any jointly titled bank accounts, and then shall immediately close all such joint bank accounts, with the exception that Rodney is awarded the America First Credit Union account ending in 8901 (which Dena shall be removed from) and Dena is awarded the Mountain America Credit Union account ending in 7576 (which Rodney shall be removed from).

OTHER DEBTS AND OBLIGATIONS

52. The parties shall continue to equally split any and all fees related to the private guardian-ad-litem, Brent Salazar-Hall, who shall remain on this case until the completion of Talon Greeff's services as the family systems therapist.

53. Dena is ordered to pay, and shall be solely responsible for, any and all debts and obligations that are in her name alone, including but not limited to her Scheels Visa Credit Card and her Mountain America Credit Union Credit Card, holding Rodney harmless from such debts and obligations.

54. Rodney is ordered to pay, and shall be solely responsible for, any and all debts and obligations that are in his name alone, including but not limited to his Chase Credit Card, holding Dena harmless from such debts and obligations.

55. The parties have represented that they are unaware of any other jointly titled debts and obligations.

ATTORNEY FEES

56 Dena and Rodney shall each be responsible for their own attorney fees and costs related to this matter.

MISCELLANEOUS

57. Rodney has waived any right that he may have had to the proceeds that Dena received from the sale of the gold set.

58. Each party is ordered to execute and deliver to the other such documents as are required to implement the provisions of this Decree of Divorce.

59. Each party is restrained from harassing, harming, bothering, annoying, threatening, committing violence, or attempting to harass, bother, annoy, threaten, or commit violence against the other and shall instruct third parties to also be so restrained.

60. Each party is restrained from posting any reference of the other party on social media or using any likeness of the other party for any reason, including but not limited to, opening any sort of account, financial or otherwise.

**THIS IS THE SIGNED ORDER OF THE COURT WHEN SIGNED ELECTRONICALLY
BY THE COURT ON THE FIRST PAGE OF THIS DOCUMENT**

Approved as to Form:

/s/ David Pedrazas (signed by Aaron M. Reed pursuant to permission obtained via e-mail)
David Pedrazas
Attorney for Rodney Robinson

Approved as to Form:

/s/ Brent Salazar-Hall (signed by Aaron M. Reed pursuant to permission obtained via e-mail)
Brent Salazar-Hall
Attorney for Minor Children