

# SB0059S02 compared with SB0059S01

{Omitted text} shows text that was in SB0059S01 but was omitted in SB0059S02

inserted text shows text that was not in SB0059S01 but was inserted into SB0059S02

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## Alimony Amendments

2026 GENERAL SESSION

STATE OF UTAH

Chief Sponsor: Lincoln Fillmore

House Sponsor: Paul A. Cutler

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### LONG TITLE

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#### General Description:

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This bill addresses alimony.

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#### Highlighted Provisions:

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This bill:

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- requires a court to consider the tax consequences of alimony on each party when determining or modifying alimony;

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- addresses when a court shall consider the length of two marriages between the same individuals as the length of one marriage for purposes of determining alimony;

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- addresses the modification of alimony after a court enters a divorce decree; and

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- addresses the effect of cohabitation on alimony.

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#### Money Appropriated in this Bill:

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None

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#### Other Special Clauses:

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This bill provides a special effective date.

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#### Utah Code Sections Affected:

SB0059S01

## SB0059S01 compared with SB0059S02

19 AMENDS:

20 **81-4-501 , as enacted by Laws of Utah 2024, Chapter 366**

21 **81-4-502** , as enacted by Laws of Utah 2024, Chapter 366

22 **81-4-504** , as enacted by Laws of Utah 2024, Chapter 366

23 **81-4-505** , as enacted by Laws of Utah 2024, Chapter 366

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25 *Be it enacted by the Legislature of the state of Utah:*

26 Section 1. Section 81-4-501 is amended to read:

27 **81-4-501. Definitions for part.**

As used in this part:

29 (1) "Child support guidelines" means the same as that term is defined in Section 81-6-101.

30 (2) "Cohabit" means to live together, or to reside together on a regular basis, in the same residence and  
in a relationship of a romantic or sexual nature.

32 (3) "Fault" means any of the following wrongful conduct during the marriage that substantially  
contributed to the breakup of the marriage:

34 (a) engaging in sexual relations with an individual other than the party's spouse;

35 (b) knowingly and intentionally causing or attempting to cause physical harm to the other party or a  
minor child;

37 (c) knowingly and intentionally causing the other party or a minor child to reasonably fear life-  
threatening harm; or

39 (d) substantially undermining the financial stability of the other party or the minor child.

40 (4) "Length of the marriage" means, [~~for purposes of alimony~~] except as provided in Subsection  
81-4-502(8), the number of years from the day on which the parties are legally married to the day on  
which the petition for divorce is filed with the court.

43 (5) "Payee" means the party who is or would receive alimony from the other party.

44 (6) "Payor" means the party who is paying, or would pay, alimony to the other party.

45 (7) "Temporary alimony" means money that the court orders a party to pay during the pendency of  
an action under this chapter for the support and maintenance of a party as described in Subsection  
81-1-203(4).

48 Section 2. Section 81-4-502 is amended to read:

49 **81-4-502. Determination of alimony.**

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- 25 (1) For a proceeding under Chapter 4, Dissolution of Marriage, or in a proceeding to modify alimony,  
the court shall consider at least the following factors in determining alimony:
- 28 (a) the standard of living existing during the marriage, which factors shall include the following:
- 30 (i) income;
- 31 (ii) the approximate value of real and personal property; and
- 32 (iii) any other factor that the court determines to be appropriate to enable the court to make a  
determination of the standard of living existing during the marriage;
- 34 (b) the financial condition and needs of the payee, provided that the payee may show financial needs by  
itemizing expenses present during the marriage rather than by itemizing post petition expenses;
- 37 (c) the payee's earning capacity or ability to produce income, including the impact of diminished  
workplace experience resulting from primarily caring for a minor child of the payor;
- 40 (d) the ability of the payor to provide support;
- 41 (e) the tax consequences of alimony on each party;
- 42 [~~e~~] (f) the length of the marriage;
- 43 [~~f~~] (g) whether the payee has custody of a minor child requiring support;
- 44 [~~g~~] (h) whether the payee worked in a business owned or operated by the payor; and
- 45 [~~h~~] (i) whether the payee directly contributed to any increase in the payor's skill by paying for  
education received by the payor or enabling the payor to attend school during the marriage.
- 48 (2)
- (a) The court may consider the fault of the parties in determining whether to award alimony and the  
terms of the alimony.
- 50 (b) The court may, when fault is at issue, close the proceedings and seal the court records.
- 52 (3)
- (a) Except as otherwise provided by this section, the court shall consider the standard of living, existing  
at the time of separation, in determining alimony in accordance with this section.
- 55 (b) In considering all relevant facts and principles, the court may, in the court's discretion, base alimony  
on the standard of living that existed at the time of trial.
- 57 (4)
- (a) The court may attempt to equalize the parties' respective standards of living.
- 58 (b)

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- (i) If a marriage has been in effect for 10 years or more, and if the payee has significantly diminished workplace experience resulting from an agreement between the spouses that the payee reduce the payee's workplace experience to care for a minor child of the payor, it shall be the rebuttable presumption that the court equalize the parties' standard of living.
- 63 (ii) The presumption under Subsection (4)(b)(i) can be rebutted by a showing of good cause, and the court shall enter specific findings of fact as to the evidentiary basis for its determination.
- 66 (c) This Subsection (4) may not be applied to or used as the basis to modify an alimony award if the petition for divorce was filed before May 1, 2024.
- 68 (5)
- (a) If the marriage is short in duration and a minor child has not been conceived or born during the marriage, the court may consider the standard of living that existed at the time of the marriage.
- 71 (b) In determining alimony when a marriage of short duration dissolves and a minor child has not been conceived or born during the marriage, the court may consider restoring each party to the condition which existed at the time of the marriage.
- 74 (6)
- (a) When a marriage of long duration dissolves on the threshold of a major change in the income of one of the parties due to the collective efforts of both parties, the court shall consider the change when dividing the marital property and in determining the amount of alimony.
- 78 (b) If a party's earning capacity has been greatly enhanced through the efforts of both parties during the marriage, the court may make a compensating adjustment in dividing the marital property and awarding alimony.
- 81 (7)
- (a) Except as provided in Subsection (7)(c), the court may not order alimony for a period of time longer than the length of the marriage.
- 83 (b) If a party is ordered to pay temporary alimony during the pendency of a divorce action, the court shall count the period of time that the party pays temporary alimony towards the period of time for which the party is ordered to pay alimony.
- 86 (c) At any time before the termination of alimony, the court may find extenuating circumstances or good cause that justify the payment of alimony for a longer period of time than the length of the marriage.
- 114 (8)

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(a) If the parties to the divorce action were previously married to each other, divorced, and then remarried each other, the court shall consider the aggregate of the two marriages as the length of the marriage under Subsection (7)(a) if:

117 (i) the parties are seeking a divorce for the subsequent marriage; and

118 (ii) the petition for divorce for the subsequent marriage was filed on or after January 1, 2026.

120 (b) The aggregate of the two marriages described in Subsection (8)(a):

121 (i) is the sum of:

122 (A) the length of time beginning on the day that the parties first married and ending on the day that one of the parties filed the petition for divorce in the prior divorce action; and

125 (B) the length of time beginning on the day that the parties remarried and ending on the day that one of the parties filed the petition for divorce in the current divorce action; and

128 (ii) does not include the time period between the day that a party filed the petition for divorce in the prior divorce action and the day on which the parties remarried.

130 (c) A court may decline to consider the aggregate of the two marriages as the length of the marriage if the court finds, by a preponderance of the evidence, that aggregating the two marriages would be inequitable.

133 (d) This Subsection (8) does not:

134 (i) reopen, modify, or affect the finality of the prior divorce; or

135 (ii) alter the division of property, debts, or obligations in the prior divorce.

136 Section 3. Section **81-4-504** is amended to read:

### 137 **81-4-504. Modification of alimony after divorce decree.**

91 (1) The court has continuing jurisdiction to make substantive changes and new orders regarding alimony based on a substantial material change in circumstances not expressly stated in the divorce decree or in the findings that the court entered at the time of the divorce decree.

95 (2)

(a) A party's retirement is a substantial material change in circumstances that is subject to a petition to modify alimony, unless the divorce decree, or the findings that the court entered at the time of the divorce decree, expressly states otherwise.

98 (b) Subsection (2)(a) applies to a divorce decree [~~regardless of the date on which the divorce decree was~~ entered on or after May 12, 2020.

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(3) The court may not modify alimony or issue a new order for alimony to address needs of the recipient that did not exist at the time the decree was entered, unless the court finds extenuating circumstances that justify that action.

103 (4) In modifying the amount of alimony, the court may not consider the income of any subsequent  
spouse of the payor, except that the court may consider:

105 (a) the subsequent spouse's financial ability to share living expenses; or

106 (b) the income of a subsequent spouse if the court finds that the payor's improper conduct justifies that  
consideration.

155 Section 4. Section **81-4-505** is amended to read:

156 **81-4-505. Termination of alimony.**

110 (1)

(a) Except as provided in Subsection (1)(b), or unless a decree of divorce specifically provides  
otherwise, any order of the court that a payor pay alimony to a payee automatically terminates upon  
the remarriage or death of that payee.

113 (b) If the remarriage of the payee is annulled and found to be void ab initio, the payment of alimony  
shall resume if the payor is made a party to the action of annulment and the payor's rights are  
determined.

116 (2)

(a) If a payor establishes that a payee cohabits with another individual during the pendency of the  
divorce action or after the court enters a divorce decree, the court:

118 [~~(a)~~] (i) may not order the payor to pay [~~temporary~~]alimony, ~~including temporary alimony~~, to the  
payee; and

120 [~~(b)~~] (ii) shall terminate any order that the payor pay [~~temporary~~]alimony, ~~including temporary~~  
alimony, to the payee, even if the payee is not cohabiting with the individual when the payor  
files the motion to terminate alimony.

123 (b) A payor may not seek termination of alimony under Subsection (2)(a)(ii) later than one year after  
the day on which the payor knew or should have known that the payee has cohabited with another  
individual.

126 [~~(3)~~]

(a) ~~Subject to Subsection (3)(b), the court shall terminate an order that a payor pay alimony to a payee  
if the payor establishes that, after the order for alimony is issued, the payee cohabits with another~~

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individual even if the payee is not cohabiting with the individual when the payor files the motion to terminate alimony.]

130 [(b) A payor may not seek termination of alimony under Subsection (3)(a) later than one year after  
the day on which the payor knew or should have known that the payee has cohabited with another  
individual.]

180 Section 5. **Effective date.**

Effective Date.

This bill takes effect {on May 6, 2026.} :

182 (1) except as provided in Subsection (2), May 6, 2026; or

183 (2) if approved by two-thirds of all members elected to each house:

184 (a) upon approval by the governor;

185 (b) without the governor's signature, the day following the constitutional time limit of Utah  
Constitution, Article VII, Section 8; or

187 (c) in the case of a veto, the date of veto override.

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