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IN THE FOURTH JUDICIAL DISTRICT COURT OF UTAH COUNTY

STATE OF UTAH

137 North Freedom Blvd, Provo, UT 84601

In the matter of the marriage of:

CAMIE JOHNSON,

Petitioner,

and

ERICK RALPH JOHNSON,

Respondent.

DECREE OF DIVORCE

Civil No. 264400427
Judge Griffin
Commissioner Snow

This matter comes before the court for final entry of the Decree of Divorce. The Stipulation of the parties was previously filed. The Court having reviewed the Stipulation and having previously entered its Findings of Facts and Conclusions of Law,

IT IS HEREBY ORDERED, ADJUDGED AND DECREED:

GROUND AND JURISDICTION

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1. The bonds of matrimony and marriage contract heretofore existing by and between the Petitioner and Respondent are hereby dissolved, and the Petitioner is hereby

awarded a Decree of Divorce from Respondent on the grounds of adultery committed by Respondent, said Decree to become absolute and final upon entry by the Court in the Register of Actions.

2. Residency. Petitioner (hereinafter “Camie”) has been a resident of Utah County for at least three months prior to the filing of this action.

3. Marriage Statistics. Camie and Respondent (hereinafter “Erick”) were married on March 13, 1997, in Orem, Utah.

NO MINOR CHILDREN

4. The parties’ children have reached the age of majority, and no further children are expected to be born or adopted by the parties.

LIFE INSURANCE

5. Life Insurance. Erick is ordered to maintain in full force and effect his current life insurance policies and designate beneficiaries for each policy as follows:

<i>Policyholder</i>	<i>Life Insurance Plan</i>	<i>Designated Beneficiaries</i>
Erick Johnson	US Military	Camie

Erick will maintain the US Military policy with Camie as beneficiary for as long as there is a support obligation and provide verification of its maintenance and beneficiary annually each January. When there is no longer a support obligation, he may designate beneficiaries as he chooses.

TAXES

6. Tax Returns. Camie and Erick will file a joint return for their 2025 Federal and State income taxes. Any income tax refund received or tax liability incurred will be equally shared between them.

ALIMONY

7. Alimony. Camie is awarded alimony in the sum of \$3,500 per month from Erick, commencing on April 1, 2026, and continuing for 14.5 years ($\frac{1}{2}$ the length of the marriage), or until the occurrence of any of the following events: the death of either party, Camie's remarriage, or Camie's cohabitation with another person, whichever occurs first. Said support is payable in two equal installments, with one-half due on the 5th day of each month and the remaining one-half due on the 20th day of each month.

PROPERTY

8. Personal Property. During the course of the marriage relationship, the parties have acquired certain personal property. The parties are each awarded the personal property *that is in his or her respective possession on the date of the Stipulation*, or except where further specified as follows:

<i>Item Description:</i>	<i>Awarded to:</i>
2022 Hyundai Tucson	Camie
2024 Subaru Legacy	Erick
Nissan Versa	Adult daughter, Saylor
Time Share	$\frac{1}{2}$ each
Remaining personal property	Equitable division
\$15,000 cash	Camie

a. Erick will pay Camie the additional \$15,000 cash listed above within 1 year of the date of the Stipulation from his share of the marital accounts.

b. Hyundai Tucson. Erick will sign over and provide the vehicle title to Camie with 10 days of signing of the Stipulation.

c. Time Share. The parties acquired a Hilton timeshare. The parties will consider all available options to sell, transfer, or otherwise dispose of the timeshare, including, but not limited to, the possibility of working with a licensed real estate agent specializing in timeshare resale. The parties will mutually agree upon a course of action to address the disposal of the timeshare, including the selection of an appropriate strategy for resale or other viable alternatives. Once an agreement is reached, the parties will execute the agreed-upon strategy in a timely and cooperative manner.

If the parties are unable to come to an agreement about how to dispose of the timeshare, the issue may be brought before the Court. Until such time as the timeshare is disposed of or the issue is resolved, the parties will continue to jointly own and equally enjoy the timeshare. Each party will be responsible for equally sharing in the costs associated with the timeshare. The parties will ensure these payments are made timely and in full.

d. Remaining Personal Property. The parties will work together to divide the remaining personal property in a manner agreeable to both parties within 30 days of the signing of the Stipulation. If they are unable to agree, the parties will attend mediation within 45 days of the signing of the Stipulation with both parties equally sharing the mediator's fee.

9. Bank Accounts. During the marriage the parties acquired various bank accounts. Each party is awarded their own bank accounts and the funds contained therein. There are no joint bank accounts.

10. Real Property. During the course of the marriage, the parties acquired real property (hereinafter "the Home") located at 331 W 625 N, Lindon, Utah, with the legal description as follows:

LOT 213, PLAT "B", CAMBRIDGE FARMS SUBDIVISION, ACCORDING TO THE OFFICAL PLAT THEREOF, AS RECORDED IN THE OFFICE OF THE UTAH COUNTY RECORDER. SUBJECT TO ALL RESTRICTIONS, EASEMENTS, AND RIGHTS OF WAY APPEARING OF RECORD AND ENFORCEABLE IN LAW AND SUBJECT TO CURRENT PROPERTY TAXES FOR 2009 AND THEREAFTER.
Parcel ID Number 36-865-0213

The parties will cooperate to place the home in a living trust in both of their names of which the children will be listed as beneficiaries. Camie's counsel will prepare the trust. Camie will accept and assume exclusive possession of the Home and will ensure the home is maintained and all mortgage payments are made timely. While making the mortgage payment, Camie will be entitled to claim the mortgage interest deduction. At any time, Camie may choose to sell the home. When the home sells, the proceeds of the sale applied as follows:

- i. 1First, to pay expenses of sale;
- ii. 2Second, to retire the mortgage;
- iii. 3Last, the balance remaining thereafter to be divided equally between the parties.

DEBTS

11. Debts. Camie and Erick acquired debts during the marriage. Each will assume, and hold the other harmless from liability on, the following debts:

<i>Creditor</i>	<i>Approx. Balance</i>	<i>Obligation of:</i>
Lakeview mortgage	\$261,492	Camie
HELOC	\$200,000	Erick
Credit card debt in Camie's name	Balance	Camie
Credit card debt in Erick's name	Balance	Erick
Synchrony (HVAC)	Balance	Camie

- a. Neither party will incur any additional liability on joint credit cards or any joint accounts.

b. Other Debts. Each party will be responsible to pay any other debt he or she individually incurred. If any other joint debts are later discovered and not stated and divided herein, the person incurring the debt will be solely responsible for the payment thereof and will hold the other party harmless therefrom.

c. Creditors. The parties understand that for joint debts upon the entering of the Decree of Divorce of joint debtors, the claim of a creditor remains unchanged unless otherwise provided by the contract, or until a new contract is entered into between the creditors and the debtors individually.

d. Notification to Creditors. The parties may notify their respective creditors for joint debts regarding the court's division of debts, obligations, or liabilities, and regarding the parties' separate current addresses.

e. Delinquency in Payments. If either party is obligated on a joint-secured debt, the payment of that debt must remain current. In the event that a payment is not paid in a timely manner, the secured asset must be placed immediately on the market for sale in order to protect the joint debtors. A party who makes payment on a delinquent debt in order to protect his or her credit rating, may seek reimbursement of the payment of that debt in addition to interest and attorney's fees from the other party.

FINANCIAL ACCOUNTS

12. Retirement. Both parties have retirement, pension, 401(k), stock, stock options, and/or profit-sharing plans through his or her places of employment or otherwise as follows:

<i>Retirement Account</i>	<i>Participant(s)</i>
Nestle 401k	Erick
Transamerica	Erick and Camie

Military Retirement	½ each
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Each party will receive one-half of all benefits and accounts accrued pursuant to such plans during the marriage (including gains, losses, earnings, and interest on said share from the date of the Decree to the date of account segregation). Both parties represent there have been no withdrawals from the retirement for no less than one year prior to the date the Petition for Divorce was filed but, if any withdrawals were made, the other party will receive one-half of any such withdrawals.

13. Qualified Domestic Relations Orders will be prepared by Moody Brown Law. Within 15 days after the Decree of Divorce is entered, both parties will provide a retirement statement for each of their retirement accounts showing the balance as of the date the Decree is entered. Each party will pay one-half the cost of the total cost of preparation and one-half of all processing fees for each QDRO. The cost for each QDRO is \$850. Counsel will use offsets to minimize the number of QDROs required, where possible. The parties understand it is their responsibility to cause that the appropriate Qualified Domestic Relations Order(s) be prepared. The parties understand that the cost must be paid prior to the preparation of the QDROs. Both parties are enjoined from withdrawing, transferring, pledging, or borrowing such benefits until an entry and acceptance of all appropriate QDROs by Plan Administrators.

14. Military Retirement Benefits. Erick's military retirement benefits accumulated during the parties' marriage will be equally divided between the parties, and Camie is awarded, as her sole and separate property, fifty percent (50%) of any and all of Erick's disposable retired pay or retainer pay, as defined in 10 U.S.C. §1408(a)(4), which disposable retired pay or retainer pay Erick has accrued during the parties' marriage.

15. The parties were married on March 13, 1997, in Orem, State of Utah, and Erick has served in the Navy for more than ten (10) years during the parties' marriage. Based upon the foregoing, Camie will receive her check directly from the designated pay center for the Department of Defense. In the event that it is determined that Erick does not have ten (10) years of qualifying military service during the parties' marriage, Erick will pay Camie directly rather than through the Department of Defense, unless allotment papers are filed by the parties with the appropriate agency. The parties will execute any and all documents necessary to transfer or accomplish the foregoing award of disposable retired pay or retainer pay to Erick, including, but not limited to, DD Form 2293, Erick assumes no obligation or responsibility for the taxes levied against Camie's award of disposable retired pay or retainer pay. To the extent necessary, supplemental orders will issue to the Defense Finance and Accounting Service Center, such other appropriate agency, or otherwise, during the distribution of such disposable retired pay or retainer pay to Camie in accordance with the provisions hereof, and to effect the same. Erick will designate Camie as the sole, exclusive survivor as to any survivor benefits available under his military retirement plan and attributable to military service performed during the parties' marriage.

a. Camie's attorney will prepare the Military Retired Pay Division Order. The cost for this order is \$1,250 and Erick will be responsible for payment. Erick understands it is his responsibility to cause the appropriate order be prepared. Erick understands that the cost must be paid prior to the preparation of the order and will cooperate with counsel to ensure they have all the necessary information to prepare the order.

b. Within 15 days after the Decree of Divorce is entered, Erick will pay the Military Retired Pay Division Order preparation fee.

c. Erick provided the following information which he used to prepare his

High-3 Calculation:

i. Erick's current rank is Captain (06);

ii. Erick's Pay Entry Base Date is May 2000 and he has 25
Qualifying Years toward retirement;

iii. Erick's total points earned is 4921;

iv. Erick's current High-3 amount is \$15,556.20; and,

v. Erick's current estimated monthly retired pay is \$5,316.12.

MUTUAL RESTRAINT

16. Camie and Erick are mutually restrained from harassing, annoying, or otherwise bothering the other party. Camie and Erick are mutually restrained from allowing third parties to do what they themselves are prohibited from doing under this paragraph, and will have the affirmative duty to use his or her best efforts to prevent third parties from such violation.

17. Neither party is allowed to use the other's likeness, picture, name, identification, or credit for personal gain, such as obtaining credit, opening accounts, or acquiring services in order to prevent one party from exploiting the other's identity or financial standing post-divorce. The parties are restrained from making public comments, sharing posts, or posting photos about each other or the divorce proceedings on social media platforms such as Facebook, Instagram, Snapchat, etc. in order to protect the privacy of both parties and avoid any public airing of grievances or details about divorce.

18. Both parties are restrained from coming to the home, work place, or places where the other party is known to be present without the other party's express permission.

MISCELLANEOUS PROVISIONS

19. Attorney's Fees and Costs. Attorney fees and court costs will be as already paid by the parties.
20. Former Name. Should she desire, Camie will restored to her former name of Camie Chalmers. The Court will enter an Order of Name Change, if necessary.
21. Each of the parties hereto has contributed to the drafting of the Stipulation, and no provision will be construed against any party as being the draftsman thereof. The Stipulation will therefore be construed without regard to any presumption or other rule requiring construction against the party causing the Agreement to be drafted. The Parties specifically, intentionally, and knowingly waive any right to allege, assert, or claim the benefit of any rule requiring construction against the drafting party.
22. The parties understand that their attorneys do not offer legal advice as to the tax implications herein and are aware that they have the right to seek advice from a tax expert as to the specific tax consequences to them prior to signing the Stipulation.
23. Both parties will sign whatever documents are necessary to transfer title and quit claim deeds or any other documents necessary that are outlined in the Decree of Divorce and are necessary to implement the Decree of Divorce.
24. Resolution. Except for exigent circumstances or enforcement, the parties will participate in mediation prior to initiating litigation in the court.
25. Arrearages. This order resolves all claims either party has against the other including but not limited to past alimony, child support, out-of-pocket medical expenses, out-of-pocket medical premiums, reimbursement for travel expenses and any other financial claims through the date of the signing of the Stipulation.

26. Full Disclosure. Each party warrants that they have provided a complete, accurate, and current disclosure of all income, assets, and liabilities. This means that both individuals are affirming they've fully disclosed all their financial matters, ensuring transparency in the division of assets and responsibilities.

a. Consequences of Non-Disclosure: Any deliberate failure to disclose financial information fully could be considered perjury, a criminal offense. This highlights the seriousness of honest and complete disclosure during divorce proceedings.

b. Scope of Property: The property referred to in the stipulation includes all property to which either party has any legal or equitable interest, whether owned individually or jointly with the other party. This ensures that all assets, regardless of ownership type (joint or separate), are accounted for in the division.

c. In short, this provision seeks to ensure transparency, full financial disclosure, and accountability from both parties in the divorce process. It also establishes that any deliberate concealment or misrepresentation could have legal repercussions.

27. The above-referenced court has jurisdiction to make a final determination in this action. The court has authority to enter final documents and a Decree based on the Stipulation of the parties.

28. The Stipulation of the parties became effective when signed by all parties.

Order is signed when electronically stamped by the Court on the first page

APPROVED AS TO FORM:
With the permission of:

ERICK RALPH JOHNSON
Pro Se Respondent

Dated

NOTICE TO RESPONDENT

PLEASE TAKE NOTICE that the undersigned, attorney for Petitioner, will submit the above and foregoing **Decree of Divorce** to the Fourth District Court for signature, upon the expiration of seven (7) days from the date of this Notice, unless written objection is filed prior to that time, pursuant to Rule 58A(c)(4).

Dated April 8, 2026.

/s/ Ben Brown
BEN BROWN
Attorney for Petitioner

CERTIFICATE OF SERVICE

I hereby certify that I am a member of and/or employed by the law firm of Moody Brown Law, 2525 North Canyon Rd., Provo, Utah 84604, and that in said capacity and pursuant to Rule 5(b), Utah Rules of Civil Procedure, a true and correct copy of the foregoing Decree of Divorce was served upon the following on April 8, 2026:

Erick R. Johnson
2209 Ben Brush Court
Modesto, CA 95355
erick.r.johnson@gmail.com

<input type="checkbox"/>	e-Filing (UCJA Rule 4-503)
<input type="checkbox"/>	U.S. Regular Mail
<input type="checkbox"/>	Facsimile Transmission
<input checked="" type="checkbox"/>	E-Mail

/s/ JM