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Attorneys for Petitioner

IN THE FOURTH JUDICIAL DISTRICT COURT
IN AND FOR UTAH COUNTY, STATE OF UTAH

IN THE MATTER OF THE MARRIAGE OF

KIRSTEN GRACE VALTINSON,
Petitioner,
and

JAYDEN BEAU VALTINSON,
Respondent.

DECREE OF DIVORCE

Civil No. 264400730
Judge KRAIG POWELL
Commissioner ARIAN ITO

The parties, KIRSTEN GRACE VALTINSON (*hereinafter* "WIFE") and JAYDEN BEAU VALTINSON (*hereinafter* "HUSBAND")(*hereinafter* "parties" or individually as "party"), having consulted with their respective counsel of record or having been given the opportunity to consult with counsel, and with the intent to be bound hereby, do represent and state as follows.

GROUND AND JURISDICTION

1. **Jurisdiction.** The parties are residents of Utah County, State of Utah, and have been for more than three (3) months immediately preceding this action.
2. The parties entered a marital relationship on June 29, 2024. The parties separated

on March 11, 2025.

3. **Grounds.** The parties agree that they should be granted a divorce based upon their irreconcilable difference causing a breakdown of the marriage relationship. Utah Code §81-4-405.

DIVISION OF ASSETS AND LIABILITIES

4. **Separate and Premarital Property.** Each party should be awarded their separate and premarital property, including property or monies in their possession at the time of marriage or received from inheritance, unless stated otherwise herein.

5. **Personal Property.** Prior to and during the course of the parties' marriage, the parties acquired various personal property, such as furniture, electronics, household good, recreational equipment, artwork, jewelry, and other items. The parties have divided the property.

6. **Titled Vehicles/Assets.** During the course of the marriage, the parties obtained interest or ownership of certain vehicles. Wife shall be awarded the 2017 Hyundai Sonata with all liability thereof, free and clear of any claim by Husband. Husband shall be awarded the 2019 Ford F150 with all liability thereof, free and clear of any claim by Wife.

7. **Financial Accounts.** During the course of the marriage both parties have either obtained interest in or contributed marital funds to financial accounts including, but not limited to, savings and checking accounts. These accounts should be awarded to the party whose name is on the account free of any claim by the other party.

8. **Retirement and Other Investment Accounts.** During the course of the marriage both parties may have either obtained interest in or contributed marital funds to their respective retirement and other investment accounts. These accounts should be awarded to the party whose

name is on the account free of any claim by the other party.

9. **Debts and Obligations.** There are no debts from the marriage. If any debt exists, each debt will be the responsibility of the party who incurred the debt.

10. **Real Property.** The parties do not own any real property. The parties rented an apartment together. Husband shall remove Wife's name from all utilities within fourteen (14) days of the Decree of Divorce being entered.

11. **Alimony.** Neither party will pay alimony.

12. **Name Change.** At her election, Wife should be restored to her maiden surname of "*Lumsden*".

ADMINISTRATIVE PROVISIONS

13. **Attorney Fees.** Each party shall be responsible for his or her attorney fees and costs.

14. **Duty to Sign Documents.** Both parties should be ordered to sign and fully execute whatever documents are necessary for the implementation of the provisions of their divorce decree. Should a party fail to execute a document within 60 days of the entry of their divorce decree, the other party may bring an Order to Show Cause at the expense of the disobedient party and ask that the Court appoint some other person to execute the document pursuant to Rule 70 of the Utah Rules of Civil Procedure. Any document executed pursuant to Rule 70 has the same effect as if executed by the disobedient party.

DATED this 22nd day of April 2026.

COILLAW, LLC

/s/ Charidan Maltby
Charidan Maltby

Attorneys for Petitioner

VERIFICATION

I declare under criminal penalty of the State of Utah under and pursuant to the provisions of Utah Code § 78B-18a-106 and other relevant statutes or laws that the information and facts contained herein are true and correct, to the best of my knowledge and belief.

DATED this 22nd day of April 2026.

/s/ Kirsten Grace Valtinson
By Charidan Maltby with permission.
Kirsten Grace Valtinson
Petitioner

SO ORDERED.

SIGNED BY THE COURT

As indicated by the electronically added seal and date atop page 1.

HONORABLE JUDGE KRAIG POWELL
HONORABLE COMMISSIONER MARIAN ITO
FOURTH DISTRICT COURT

Notice Pursuant to Rule 7(j)(4)–(5) of the Utah Rules of Civil Procedure

TO THE PARTIES: Notice is hereby given that pursuant to Rule 7(j)(4)–(5) of the Utah Rules of Civil Procedure, that this proposed Order shall be the Order of the Court unless you file an objection in writing within seven (7) days from the date of service of this notice.

DATED: April 22, 2026

APPROVED TO FORM:

/s/ Jayden Beau Valtinson
By Charidan Maltby with permission.

Jayden Beau Valtinson
Pro Se

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing instrument was served as indicated below, on this 15th day of April, 2026, to the following:

Jayden Valtinson
Jaydenvalt7@gmail.com

- ☐ U.S. Mail, Postage Prepaid
- ☐ Hand Delivered
- ☐ Facsimile Transmission
- ☒ Email/EFILE
- ☐ Overnight Mail

/s/ Charidan Maltby
