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**IN THE FOURTH JUDICIAL DISTRICT COURT, SPANISH FORK DEPARTMENT,
IN AND FOR UTAH COUNTY, STATE OF UTAH**

In the Matter of the Marriage of:

ETHAN MICHAEL WALKER,
Petitioner,

and

LACIE JANE VALGARDSON,
Respondent.

DECREE OF DIVORCE

Case No.: 264300102 DA

Judge: Jared Eldridge

Commissioner: Marian Ito

The parties, Petitioner Ethan Walker (“Ethan”), and Respondent Lacie Valgardson (“Lacie”), by and through their respective counsel, Kacie A. Bitzenburg of JR Law Group, PLLC representing Lacie, and Matthew Olsen representing Ethan, entered into a *Stipulation and Settlement Agreement* (“Stipulation”) that was filed with the Court on May 4, 2026 (*Dkt. 5*). The Court, having reviewed and accepted the parties’ *Stipulation*, reviewed the files herein, and being otherwise duly advised, and having previously signed and entered its *Findings of Fact and Conclusions of Law*, it is now:

ORDERED, ADJUDGED, AND DECREED

1. The parties’ marital relationship is hereby dissolved, absolute and final upon entry of this

Decree of Divorce.

MARITAL AND SEPARATE PROPERTY

2. During the marriage, the parties acquired certain items of personal property. The parties do not own any marital real property. All personal property has been equitably divided and shall be awarded to the party in current possession of it and as detailed below:

- a. Lacie shall be awarded sole possession of the parties' dog, Buck, free and clear of any claim by Ethan.
- b. Lacie shall be awarded her engagement and wedding rings, free and clear of any claim by Ethan.
- c. Both parties shall be allowed to keep the personal property items that they brought with them into the marriage, and/or the items the parties received as gifts from family members and each other.
- d. All property and all property rights that may be vested in either party because of family inheritance, trusts, or similar sources shall be awarded solely to the party from whose family it came.

3. Vehicles: The parties own multiple vehicles, which shall be divided as follows:

- a. Ethan shall be awarded his 2016 Ford Pickup Truck free and clear from any claim by Lacie, along with the Security Service Federal Credit Union car loan associated with that vehicle.
- b. Lacie shall be awarded her 2023 Hyundai Santa Fe SUV free and clear of any claim by Ethan, along with the Utah Community Credit Union car loan associated with that vehicle.

c. Each party shall be responsible for any debt, insurance, registration fees, taxes, fuel, repairs, and general maintenance associated with their respective vehicle(s).

d. If the vehicle(s) are titled jointly, each party shall cooperate in signing over the title to the other party within ten (10) days of the entry of the *Decree of Divorce*, or if there is a lienholder, when the loan is retired.

4. Financial Accounts: During the marriage, the parties acquired the following financial accounts, which shall be distributed as follows:

<i>Account:</i>	<i>Awarded to:</i>
America First Credit Union account ending in 7067 under Ethan Walker and Lacie Valgardson	Ethan
Mountain America Credit Union account ending in 9341 under Lacie Valgardson	Lacie
Mountain America Credit Union account ending in 9353 under Lacie Jane LLC	Lacie
Mountain America Credit Union Money Market account ending in 9341 under Lacie Valgardson	Lacie

5. Debts: The parties acquired marital debts during the marriage. Both parties shall assume, indemnify, and hold the other harmless from liability on the following debts:

<i>Debt:</i>	<i>Responsibility of:</i>
America First Credit Union account ending in 7067 under Lacie Valgardson and Ethan Walker	The parties shall each pay half of the current balance on the credit card and thereafter close the account.

a. Neither party shall incur liability on any joint credit cards. The party

awarded a joint credit card on which the other party is listed as an authorized user shall immediately remove the other party as an authorized user within ten (10) days of the date of the *Stipulation*.

b. Each party shall be obligated to assume any and all debts and obligations incurred in their own names after the parties' date of separation.

c. Other Debts: The parties are aware of no other joint debts which are not described in the *Stipulation*. Each party shall pay any and all other separate debts in which their own names are outlined above. Should other joint debts be later discovered, it is just and proper that the person responsible for incurring the debt shall be responsible for paying it. Further, the parties shall hold each other harmless in the event of their refusal in payment of any joint obligation.

d. Individual Credit Cards: Each party shall be responsible for their individual credit card(s) in their individual as outlined above.

BUSINESS INTERESTS

6. Lacie shall be awarded any and all interest in Lacie Jane, LLC, free and clear of any claim by Ethan.

MISCELLANEOUS

7. Deeds and Titles: Both parties shall sign whatever documents are necessary to transfer title or any other documents necessary that are outlined in the *Decree of Divorce* and are necessary to implement the *Decree* within thirty (30) days of its entry.

8. Attorney's Fees and Costs: Each party shall be responsible for their own attorney's fees and costs incurred in this divorce action.

*****ENTERED BY THE COURT ON THE DATE AND AS INDICATED BY THE
COURT'S SEAL AT THE TOP OF THE FIRST PAGE*****

APPROVED AS TO FORM:

**E-signed by Kacie A. Bitzenburg
with permission from Matthew Olsen
via email on May 1, 2026**

/s/ Matthew Olsen
MATTHEW OLSEN
Attorney for Petitioner, Ethan Walker

RULE 7 NOTICE

Pursuant to Rule 7 of the *Utah Rules of Civil Procedure*, a true and correct copy of the above *Decree of Divorce* was served by email on the 8th day of April 2026, to Matthew Olsen, counsel for Petitioner, Ethan Walker. Notice of objections to this Order must be submitted to the Court and counsel within seven (7) days after service. Shall no objections to this Order be submitted to the Court and counsel within seven (7) days after service, this Order shall be presented to the Court for entry and signature.

JR LAW GROUP, PLLC

/s/ Kacie A. Bitzenburg
KACIE A. BITZENBURG
*Attorney for Lacie Valgardson –
Respondent*

CERTIFICATE OF SERVICE

I hereby certify that on the 23rd day of May 2026, I caused a true and correct copy of the foregoing **DECREE OF DIVORCE** to be served on each of the following by the method indicated below:

E-FILING:

MATTHEW N. OLSEN
Attorney for Ethan Walker - Petitioner

JR LAW GROUP, PLLC

/s/ Kacie A. Bitzenburg
KACIE A. BITZENBURG
*Attorney for Lacie Valgardson –
Respondent*