

The Order of the Court is stated below:

Dated: May 27, 2026
02:04:09 PM

/s/ ANTHONY HOWELL
District Court Judge



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

KELSIE MARCELINE MAUGHAN Petitioner, and BRANDON KEN JOHNSON Respondent.	DECREE OF DIVORCE Case No. 254402584 Judge: Howell Commissioner: Snow
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This matter comes before the Court by way of Petitioner, Kelsie Marceline Maughan (“Ms. Maughan”) and Respondent, Brandon Ken Johnson, (“Mr. Johnson”) Petition for Divorce and the parties’ Stipulation seeking the Court’s entry of a Decree of Divorce. The Court, having reviewed the Petition and the parties’ Stipulation herein, acknowledges that grounds exist for issuance, that jurisdiction over this matter is proper, and that a Decree of Divorce may be entered. The Court, being convinced that no just cause for delay exists, hereby ORDERS, ADJUDGES, AND DECREES, as follows:

DECREE

1. Mr. Johnson is a resident of Utah County, State of Utah, and has been a resident of Utah County, State of Utah, for the three (3) months immediately preceding the commencement of this action.

2. Ms. Maughan is a resident of Utah County, State of Utah, and has been a resident of Utah County, State of Utah, for the three (3) months immediately preceding the commencement of this action.

3. The parties were married on August 3, 2017 in Provo, Utah, County of Utah, and are now, and have been since that time husband and wife.

GROUND

4. The parties shall be granted a Decree of Divorce pursuant to Utah Code Ann. § 81-4-405(1)(h).

CHILDREN

5. The parties are the parents to two (2) minor children, to wit:

<u>NAME</u>	<u>DATE OF BIRTH</u>
LBJ	December 7, 2022
CMJ	December 7, 2022

6. No other children are expected as issue of this marriage.

7. The parties' minor children have resided in Utah County, State of Utah, for the past six (6) months and the children presently reside in Utah County. Utah is the home state for the minor children.

8. The parties have no knowledge of any current custody proceeding concerning the parties' minor children pending in a Court of Utah, or any other state. No proceedings involving the custody of the children have been filed in any Juvenile Court.

9. The parties have no knowledge of any persons not a party to this proceeding who have physical custody of the parties' minor children or who claims to have custody or visitation rights with respect to the parties' minor children.

CHILD CUSTODY AND PARENT-TIME

10. The parties shall be awarded joint legal custody of the minor children. Ms. Maughan shall be awarded sole physical custody of the minor children. Ms. Maughan shall be determined the custodial parent and Mr. Johnson shall be determined the non-custodial parent. The parties will follow a custom parent time schedule. In the event that the parties cannot agree on a schedule, parent time shall be as follows:

a. Parent-Time (Visitation): Mr. Johnson shall have access to the children during the following times until further agreement is reached by the parties. One midweek visit per week (e.g. Wednesdays from 4:00 PM until bedtime), Every other weekend (e.g., Saturday from 8:00 AM to bed time, Sunday from after church to bedtime). The children will be returned to Ms. Maughan residence for bedtime. However, overnight visits with Mr. Johnson may occur by mutual agreement as the children grow and adjust to the parenting schedule. Both parents agree to revisit and adapt the overnight schedule as appropriate based on the children's needs, readiness, and developmental stage. Holidays and birthdays shall be coordinated informally by mutual agreement. If mutual agreement cannot be reached by December 1 of each year, the parties shall default to an alternating holiday schedule. The exact weekly schedule may also be coordinated informally by mutual agreement.

11. The if no mutual agreement is reached, parties will follow U.C.A. § 81-9-302 for the holiday schedule with Ms. Maughan being designated as the custodial parent for purposes of following the holiday schedule only. The holiday schedule preempts other parent-time. There will not be overnights pursuant to the holiday schedule until mutual agreement is reached pursuant to paragraph 10(a) above.

12. The following table is the holiday schedule for parent-time under this section, U.C.A. § 81-9-302

	Holiday	Holiday Time Period	Years Noncustodial Parent is Granted Holiday	Years Custodial Parent is Granted Holiday
	Dr. Martin Luther King Jr. Day	(1) Holiday begins Friday at: (a) 9 a.m. if school is not in session and the parent can be with the minor child; (b) the time that school is regularly dismissed; or (c) 6 p.m. at the election of the parent granted the holiday. (2) Holiday ends at 7 p.m. on Dr. Martin Luther King Jr. Day.	Odd years	Even years
	President's Day	(1) Holiday begins Friday at: (a) 9 a.m. if school is not in session and the parent can be with the minor child; (b) the time that school is regularly dismissed; or (c) 6 p.m. at the election of the parent granted the holiday. (2) Holiday ends at 7 p.m. on the day before school resumes.	Even years	Odd years
	Spring Break	(1) Holiday begins at 6 p.m. on the day that school dismisses for spring break. (2) Holiday ends at 7 p.m. on the day before school resumes.	Odd years	Even years
	Memorial Day	(1) Holiday begins Friday at: (a) 9 a.m. if school is not in session and the parent can be with the minor child;	Even years	Odd years

		(b) the time that school is regularly dismissed; or (c) 6 p.m. at the election of the parent granted the holiday. (2) Holiday ends at 7 p.m. on Memorial Day.		
	Mother's Day	(1) Holiday begins on Mother's Day at 9 a.m. (2) Holiday ends on Mother's Day at 7 p.m.	All years if noncustodial parent is the Ms. Maughan or other parent granted the holiday in the order.	All years if custodial parent is the Ms. Maughan or other parent granted the holiday in the order.
	Father's Day	(1) Holiday begins on Father's Day at 9 a.m. (2) Holiday ends on Father's Day at 7 p.m.	All years if noncustodial parent is the Mr. Johnson or other parent granted the holiday in the order.	All years if custodial parent is the Mr. Johnson or other parent granted the holiday in the order.
	Juneteenth National Freedom Day	(1) Holiday begins at: (a) 6 p.m. on the day before Juneteenth National Freedom Day if the day before Juneteenth National Freedom Day is not Father's Day; or (b) 9 a.m. on Juneteenth National Freedom Day if the day before Juneteenth National Freedom Day is Father's Day. (2) Holiday ends at 6 p.m. on the day following Juneteenth National Freedom Day.	Even years	Odd years
	Independence Day	(1) Holiday begins on July 3rd at 6 p.m. (2) Holiday ends on July 5th at 6 p.m.	Odd years	Even years
	Pioneer Day	(1) Holiday begins on July 23rd at 6 p.m. (2) Holiday ends on July 25th at 6 p.m.	Even years	Odd years
	Labor Day	(1) Holiday begins on Friday at: (a) 9 a.m. if school is not in session and the parent can be with the minor child; (b) the time that school is regularly dismissed; or (c) 6 p.m. at the election of the parent granted the holiday.	Odd years	Even years

		(2) Holiday ends at 7 p.m. on Labor Day.		
	Columbus Day	(1) Holiday begins at 6 p.m. on the day before Columbus Day. (2) Holiday ends at 7 p.m. on Columbus Day.	Even years	Odd years
	Fall Break	(1) Holiday begins at 6 p.m. on the day school is dismissed for fall break. (2) Holiday ends at 7 p.m. on the day before school resumes.	Odd years	Even years
	Halloween	(1) Holiday begins on October 31st or the day that Halloween is traditionally celebrated in the local community: (a) at the time that school is dismissed; or (b) at 4 p.m. if there is no school. (2) Holiday ends at 9 p.m. on the same day the holiday begins.	Even years	Odd years
	Veterans Day	(1) Holiday begins at 6 p.m. on the day before Veterans Day. (2) Holiday ends at 7 p.m. on Veterans Day.	Odd years	Even years
	Thanksgiving	(1) Holiday begins on Wednesday at: (a) 6 p.m.; or (b) the time school is regularly dismissed for Thanksgiving at the election of the parent granted the holiday. (2) Holiday ends at 7 p.m. on the day before school resumes.	Even years	Odd years
	Winter Break (First Half)	(1) Holiday begins at: (a) 6 p.m. on the day on that school dismisses for winter break; or (b) the time school is regularly dismissed on the day that school dismisses for winter break at the election of the parent granted the holiday. (2) Holiday ends on December 27th at 7 p.m.	Odd years	Even years
	Winter Break (Second Half)	(1) Holiday begins on December 27th at 7 p.m. (2) Holiday ends at 7 p.m. on the day before school resumes.	Even years	Odd years

	Day Before or After Minor Child's Birthday	(1) Holiday begins at 3 p.m. (2) Holiday ends at 9 p.m.	Odd years	Even years

13. Pick up and drop-off ("Transfers") of the children for parent time will be as described as follows: Until the children are in school the party dropping the children off shall accompany them to the door of the other party. Once the children are in school (5 years old) the parties will do curbside drop off unless the parties agree otherwise in writing.

PARENTING PLAN

14. If this parenting plan contradicts Utah Code Ann § 81-9-202, this parenting plan controls. If this parenting plan is silent as to an issue, that provision within Utah Code Ann § 81-9-202 controls. This parenting plan supersedes any other parenting plan previously filed by the parties. In addition to the advisory guidelines (where applicable), the parties shall be bound by the following provisions:

15. Both parties shall provide the other with his or her current address and telephone number in the event that they may change.

16. If either party intends to travel outside the state of Utah with the minor child, advanced notification shall be provided as required by Utah Code Ann. § 81-9-202(19)(a).

17. The parties shall Provide age-appropriate help to the children to communicate with the other parent. The parties shall give the children privacy during their communication with the

other parent. The parents will not interfere with or monitor the communication between the children and the other parent.

18. Parents and children may communicate with each other whenever the children choose, by any method available.
19. Both parents will have access to the records and the ability to consult with providers regarding education, child care, religious upbringing, and health care.
20. A child care provider for the children must be: Ms. Maughan, Mr. Johnson, children's paternal and maternal grand parents, Ken or Gina Johnson or Frank and Christena Maughan. Any other caregiver must be approved by Ms. Maughan and/or father. The children may only visit the grandparents residence if one of them, Mr. Johnson, Ms. Maughan, Ken Johnson, Gina Johnson, Frank Maughan, or Christena Maughan is present for the entire visit.
21. If either parent is unable to personally care for the children during their designated parenting time, they shall first offer that time to the other parent before making alternative care arrangements. This provision does not apply to short-term situations lasting less than 4 hours or to emergencies, unless a consistent pattern of delegation emerges.
22. During their parent-time, the parent may consent for the children to travel with a sports team, religious group, school group, relatives, friends, by themselves or with others.
23. If the children will be traveling for more than 7 days, the parent arranging the travel will notify the other parent at least 30 days in advance. That parent will give the other parent the traveling schedule, locations and phone numbers, at least 7 days in advance. In case of emergency, the parent will provide as much notice as possible.

24. The parties may agree in writing (including text messages or emails) to temporary modification of the parent-time schedule. Any such agreement shall not constitute a permanent modification unless reduced to writing approved by the Court.

25. If a party anticipates a conflict with scheduled parent-time, that parent shall provide reasonable advance notice to the other parent and propose alternative make-up parent-time. The receiving parent shall not unreasonably withhold agreement to reasonable adjustments.

26. If Parent time is missed due to circumstances beyond a parent's control, the parents shall cooperate in good faith to schedule comparable make-up parent-time within a reasonable period.

27. In the event of a disagreement regarding parent-time, the parents shall first attempt to resolve the dispute through good faith communication. If unsuccessful, the parties shall participate in mediation with a mutually agreed-upon mediator prior to filing any motion with the court, unless an emergency exists.

28. Both parties shall exercise parent-time in a manner that promotes the children's welfare, stability, and continuing relationship with both parents, consistent with Utah law.

29. A parent may temporarily suspend parent-time if the child is in immediate danger of physical harm or significant impairment. The suspending parent must notify the other parent as soon as reasonably possible and seek appropriate court intervention if necessary.

30. The parties shall consult and work together in good faith to make decisions regarding the minor child's medical, dental, orthodontic, and mental healthcare. Each parent shall have full access to all medical providers and records. In the event the parties are unable to reach agreement after good faith consultation, they shall participate in at least one session of

mediation with a mutually agreed-upon mediator, unless an emergency exists. If the dispute remains unresolved after mediation, Ms. Maughan shall have final decision-making authority regarding non-emergency medical decisions. Either parent may make emergency medical decisions when the child is in that parent's care, with notice to the other parent as soon as reasonably possible.

31. The parties shall consult and work together in good faith to make decisions regarding the child's religious upbringing, training, and participation. Each parent may expose the child to that parent's religious beliefs and practices during that parent's parent-time. If a conflict arises and the parties are unable to reach agreement after good faith consultation, they shall participate in at least one session of mediation with a mutually agreed-upon mediator. If the dispute remains unresolved after mediation, Mr. Johnson shall have final decision-making authority regarding the child's formal religious upbringing and participation.

32. The following miscellaneous provisions shall also be a part of the parenting plan:

a. Transparency and Disclosure

Both parents shall communicate openly regarding the children's health, safety, and emotional well-being. Failure to disclose significant information or patterns of withholding may be grounds for review or modification of parenting time.

b. Social Media

Decisions regarding the children's presence on social media shall be made jointly. Neither parent shall create or authorize accounts for the children without the prior consent of the other parent.

c. Introduction of Romantic Partners

Each parent shall provide at least seven (7) days' notice prior to introducing a romantic partner to the children. No partner shall be introduced unless the relationship has been ongoing for at least six (6) months. Parents agree to act in the children's best interests regarding overnight stays, which should generally be avoided unless in a long-term

committed relationship or by mutual written agreement. Parents shall also communicate respectfully regarding introductions, and reasonable efforts should be made for each parent to meet the other's partner prior to introduction to the children.

d. Emotional Safety

Both parents shall prioritize the children's emotional well-being. If concerns are raised by a licensed professional (including a pediatrician, therapist, or school personnel), the parents agree to follow professional recommendations, including potential review of parenting time.

e. Therapy Participation

If a child exhibits emotional distress related to either parent's care, that parent shall participate in therapy or co-parenting counseling if recommended by a licensed professional.

f. Extended Family Legal Action

Extended family members shall not initiate legal action regarding the children unless jointly authorized by both parents or required by court order.

g. College Savings Accounts (529 Plans)

Ms. Maughan may establish and manage 529 college savings accounts for the children. Both parents agree to make good-faith annual contributions in amounts to be mutually agreed upon.

EDUCATIONAL PLAN

33. Both Parties have the authority to make educational decisions for the children. The parties agree that the children shall attend elementary school based on where Ms. Maughan is living. After the children have completed elementary school, the parties shall mutually agree on the appropriate post-elementary school for the children but that school will also be based on where Ms. Maughan is living. If the parties cannot agree, education decisions will be made by Ms. Maughan.

34. Both parties shall have access to the children during school and authority to check the children out of school. Both parties will be listed on all school records and both parties shall have access to all school related information.

MUTUAL RESTRAINING ORDER

35. Both parties shall be restrained from speaking derogatorily about the other parent or speaking to the minor children about the issues in this case, or from attempting to influence a child's preference regarding custody or parent time which would tend to diminish the love and affection of the child for the other parent. Mr. Johnson and Ms. Maughan shall be 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, or will remove the children from such circumstances.

RELOCATION OF PARENT

36. If either parent moves more than 149 miles from the other, the moving parent must give the non-moving parent written notice of relocation. The notice must be sent at least 60 days before the planned move. The written notice must include: information about the move, a proposed parent time schedule, and a statement that the parents will not interfere with the other parent's parent time.

37. If the moving parent does not give the non-moving parent a Notice of Relocation, the moving parent will be in contempt of the court's order.

38. If either parent lives more that 149 miles away from the other, or if the parents live in different countries, parent time will be as the parties agree. If they are unable to agree, the following will be the minimum parent time for the noncustodial parent:

(a) in years ending in an odd number, the minor child shall spend the following holidays with the noncustodial parent:

(i) Thanksgiving holiday beginning Wednesday until Sunday; and

(ii) Spring break, if applicable, beginning the last day of school before the holiday until the day before school resumes;

(b) in years ending in an even number, the minor child shall spend the following holidays with the noncustodial parent:

(i) the entire winter school break period; and

(ii) the Fall school break beginning the last day of school before the holiday until the day before school resumes;

(c) extended parent-time equal to 1/2 of the summer or off-track time for consecutive weeks; and

(d) one weekend per month, at the option and expense of the noncustodial parent.

(10) For extended parent-time under Subsection (9)(c), the minor child should be returned to the custodial home no later than seven days before school begins, except that this week is counted when determining the amount of parent-time to be divided between the parents for the summer or off-track period.

(11) (a) The court may also set a parent-time schedule for a minor child who is younger than five years old.

(b) The schedule shall take into consideration the following:

- (i) the age of the minor child;
- (ii) the developmental needs of the minor child;
- (iii) the distance between the parents' homes;
- (iv) the travel arrangements and cost;
- (v) the level of attachment between the minor child and the noncustodial parent; and
- (vi) any other factors relevant to the best interest of the minor child.

(12) The noncustodial parent's monthly weekend entitlement is subject to the following restrictions.

- (a) (i) If the noncustodial parent has not designated a specific weekend for parent-time, the noncustodial parent shall receive the last weekend of each month unless a holiday assigned to the custodial parent falls on that particular weekend.
- (ii) If a holiday assigned to the custodial parent falls on the last weekend of the month, the noncustodial parent is entitled to the next to the last weekend of the month.
- (b) If a noncustodial parent's extended parent-time or parent-time over a holiday extends into or through the first weekend of the next month, that weekend shall be considered the noncustodial parent's monthly weekend entitlement for that month.

(c) If a minor child is out of school for teacher development days or snow days after the minor child begins the school year, or other days not included in the list of holidays in Subsection (9) and those days are contiguous with the noncustodial parent's monthly weekend parent-time, those days shall be included in the weekend parent-time.

(13) The custodial parent is entitled to all parent-time not specifically allocated to the noncustodial parent. As before, Ms. Maughan shall be considered the custodial parent and Mr. Johnson shall be the non-custodial parent.

39. If either parent lives more than 149 miles away from the other or the parents live in separate countries, costs for the children's travel expenses for parent time will be paid by the parties as follows: physical relocation of children will be paid by the moving party. Travel to and from the custodial parents home shall be paid by Mr. Johnson.

40. If a parent has been found in contempt for not being current on all support obligations, and they do not have primary physical care of the child, they will be responsible for the children's related travel expenses.

41. Reimbursement for the children's travel expenses must be made within 30 day of receipt of such documents detailing those expenses.

42. If the parents need to resolve a dispute regarding the children, they will discuss the issues in good faith and try to reach an agreement based on what is in the best interests of the children. If the parents are unable to agree, they will go to the following before bringing the issue to the court: mediation.

CHILD SUPPORT

43. A reasonable sum of child support shall be awarded for the care and maintenance of the parties' minor children based upon the parties' respective incomes, using the Sole Physical Custody Child Support Worksheet. Child support shall be payable one-half (1/2) on the 5th and 20th of each month.

a. Mr. Johnson currently has a gross monthly income of \$14,167.00 per month. His income is derived from Bellwether Asset Management, Inc and this income is based on working a 40 hour week or less.

b. Ms. Maughan currently has an imputed gross monthly income of \$1257. Her income is limited because she is caring for the couple's daughter that has a limb difference affecting both hands. She is the sole provider of care for their daughter.

44. Using a Sole Physical Custody Worksheet and awarding Mr. Johnson 110 overnights per year and Ms. Maughan 255 overnights per year, Mr. Johnson monthly child support obligation shall be \$2,014.00. Mr. Johnson has agreed to pay child support above the guidelines, in the monthly amount of \$232.00 per month. Mr. Johnson agrees to make the extra payment to make up for the imputed income of Ms. Maughan. Ms. Maughan is the sole care giver of their child with limb difference affecting both hands and cannot work out of the home. Making the total child support amount Mr. Johnson pays of \$2,246.00.

45. 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.

46. Pursuant to Utah Code Ann. § 62A-11-403, withholding the income of the obligor parent for child support should be authorized, if support becomes delinquent in an amount equal to or in excess of one month's support obligation or immediately if the children receives public assistance. Appropriate income withholding should be issued by the Office of Recovery Services. This withholding provision should be effective until the obligor no longer owes child support arrearages.

47. Mr. Johnson's income is increasing rapidly

48. Pursuant to Utah Code Ann § 81-6-212(2) Mr. Johnsons child support will be reviewed every year. Within 31 days of the beginning of the new year (January 31) Mr. Johnson will submit his income for the previous year to Ms. Maughan together with a sole custody work sheet with his new income and Ms. Maughan imputed at \$1257.00. This will be done Every January until the children turn 18. This amount will be the child support for that year and will be recalculated the next year and so on. \$232.00 per month shall be added to this amount to make up for the imputed income that the parties originally agreed to.

49. Child support shall be subject to review each year, or in the event that either party should have a substantial change in circumstances in accordance with Utah Code Ann. § 81-6-212 (3)(a) and/or (5)(a).

50. Each party shall be ordered to assume and be responsible for fifty percent (50%) of any out-of-pocket amount incurred for any mutually agreed-upon in writing for extracurricular activities that the minor child may be involved in. The party incurring the extracurricular activity out-of-pocket costs shall submit to the other party verification of the incurred expense, such as a receipt or an invoice, within thirty (30) days of payment or receiving the same and shall be

reimbursed by the other party within thirty (30) days of receiving the verification of incurred expenses. A party who incurs an expense for a child's extra-curricular activity without receiving prior consent from the other parent shall be solely responsible for that expense.

51. Each party shall be ordered to assume and be responsible for fifty percent (50%) of any out-of-pocket school expenses (i.e. registration, books, required supplies, lab fees, etc.) incurred during the time leading up to and including high school. The party incurring the out-of-pocket school expense shall submit to the other party an invoice, bill, receipt, or verification of the incurred expense within (30) days of receipt of those school expense invoices, bills, receipts, and/or verification. Payment will be made within 30 days of receipt.

INSURANCE, MEDICAL EXPENSES AND CHILD CARE

52. The parties shall be bound by U.C.A. § 81-6-208 for health insurance cost and medical expenses for the minor children, the Court shall order that health insurance coverage for the minor children be provided by a parent. Both parties have agreed that Mr. Johnson shall be responsible for the insurance premium for the children so long as he is working. If he is no longer employed or earning an income the parties will each be responsible for half of the insurance premium. The premium expense for the children shall be calculated by dividing the premium amount by the number of persons covered under the policy.

53. All medical, health, orthodontic, dental, and optical expenses not covered by insurance and incurred for the parties' minor children shall be equally divided between the parties.

54. On a regular basis, but in no event less than every thirty (30) days, the parties shall furnish to the other verification in the form of cancelled checks, statements, receipts, or invoices for all unreimbursed medical care expenses. Upon receipt of said verification, each party shall

reimburse the other within thirty (30) days for all properly documented unreimbursed medical care expenses.

55. Pursuant to U.C.A. § 81-6-209, each party shall satisfy one-half (1/2) of the work-related childcare costs for the parties' minor child, if any.

56. On a regular basis, the parties shall furnish to the other verification in the form of cancelled checks, statements, receipts, or invoices for all unreimbursed childcare expense. Upon receipt of said verification, each party should reimburse the other within thirty (30) days for all properly documented unreimbursed childcare expenses.

CHILD TAX CREDITS

57. The child tax credits related to the minor child shall given to Ms. Maughan The party claiming the child in any given tax year shall be entitled to the tax credit so long as that party is current on his/her child support obligations by December 31st of any applicable year.

ALIMONY

58. Ms. Maughan's ability to earn income is limited by being the full time caregiver of her child with a limb difference affecting both hands. Ms. Maughan's monthly income needs for her necessities are approximately \$7,060.00. Mr. Johnson's monthly needs for his necessities is approximately \$2,766.02. Mr. Johnson's income after taxes at the time of this divorce is \$11,738. Subtracting Mr. Johnson's expenses from his net income leaves, \$8,972.00 available for Mr. Johnson to pay alimony with. Ms. Maughan shall be awarded alimony in the amount of \$5,000.00 per month for a period of ninety-seven (97) months, commencing upon entry of this decree. Alimony should be payable one-half (1/2) on the 5th and 20th of each month, unless

sooner terminated by Ms. Maughan's remarriage, cohabitation, or the death of either party.

Cohabitation must be determined in court if not admitted by the parties.

59. Mr. Johnson shall maintain, at his sole cost and expense, both short-term disability (STD) and long-term disability (LTD) insurance coverage through his employer if available through employment in an amount reasonably sufficient to replace a portion of his income in the event of disability. Mr. Johnson shall designate Ms. Maughan and/or the minor children as appropriate beneficiaries to the extent permitted by the policy and applicable law, or otherwise ensure that any disability benefits are available for the support obligations set forth in this Decree. Mr. Johnson shall not allow such coverage to lapse and shall provide proof of coverage upon request by Ms. Maughan or as otherwise ordered by the Court. In the event Mr. Johnson changes employment, he shall use reasonable efforts to obtain substantially equivalent disability coverage through any new employer or private policy.

60. Mr. Johnson shall maintain, at his sole cost and expense, a term life insurance policy in the amount of at least One Million Dollars (\$1,000,000.00) for so long as he has an obligation to pay child support and/or alimony under this Decree, or as otherwise ordered by the Court. Mr. Johnson shall designate Ms. Maughan as the primary beneficiary of the policy to the extent necessary to secure and offset his support obligations, and shall not remove or change such beneficiary designation without prior written agreement of the parties or further order of the Court. Mr. Johnson shall not permit the policy to lapse and shall provide proof of coverage, including current beneficiary designation, upon reasonable request by Ms. Maughan or as otherwise ordered by the Court. In the event Mr. Johnson changes employment or insurance providers, he shall obtain substantially equivalent replacement coverage without interruption.

REAL PROPERTY

61. During the course of the marriage, the parties did not acquire an interest in real property.

PERSONAL PROPERTY

62. During the course of the marriage, the parties acquired certain personal property. The parties should be able to agree upon a division of said personal property. However, if the parties are unable to agree upon a division, then the Court makes the following division of personal property, including vehicles.

Vehicles:

Ms. Maughan shall be awarded the property listed below and she shall be responsible for all further costs and/or debt associated with said property:

2018 Volvo XC90 the loan is with Mountain America Credit Union and shall be Ms. Maughan's sole debt and Mr. Johnson shall provide a copy of the Decree to Mountain America Credit Union.

Home Furnishings including the TV, household appliances, kitchen gadgets, household appliances, Ms. Maughan's phone and computer and items as the parties may agree.

Mr. Johnson shall receive the following personal property:

2012 Subaru, Impreza 2.0

There is no debt on this vehicle.

Power tools, BBQ, Golf Clubs, Mr. Johnson's Computer and phone, and other items as the parties may agree.

Bank Accounts:

Mountain America Credit Union Checking Account ending in 5587 shall be divided 50/50 between the parties.

Mountain America Credit Union 60 CD 5587 shall be divided 50/50 between the parties.

Marcus by Goldman Sachs Saving account ending in 2256 shall be divided 60% to Ms. Maughan and 40% to Mr. Johnson.

Marcus by Goldman Sachs Saving account ending in 2243 shall be divided 50/50 between the parties.

Robinhood Stock account ending in 1076 shall be divided 50/50 between the parties.

63. All property acquired by either party after the date of separation, shall be the sole and exclusive possession of that party.

BUSINESS INTERESTS

64. During the course of the parties' marriage, they did not acquire any business interests.

DEBTS AND OBLIGATIONS

65. Each party shall be responsible for any separate debts and obligations that have been incurred in his or her name since the date of the parties' separation. Each party shall hold the other free and harmless from the debts or portions of debts for which he or she is liable. As for the marital debts they shall be divided as follows:

American Express Credit Card account ending in 1009 shall be paid in full by Mr.

Johnson and he will provide a copy of the Divorce Decree to the lender.

Chase Credit Card account ending in 8956 shall be paid in full by Mr. Johnson and he will provide a copy of the Divorce Decree to the lender.

Aidvantage account ending in 0600 shall be paid in full by Mr. Johnson and he will provide a copy of the Divorce Decree to the lender.

INVESTMENT AND RETIREMENT ACCOUNTS

66. The parties have retirement money. The owner of the retirement money, "Plan Participant" must do whatever is necessary for both parties to have full access to information about the pension plan, retirement account, money and benefits. This includes signing any forms needed for release of the information to the other party, "Alternate Payee."

67. If the Plan Participant receives any retirement money awarded to the Alternate Payee, the Plan Participant receives that money in a constructive trust for the Alternate Payee. The Plan Participant is ordered to pay the benefit directly to the Alternate Payee within 5 days of receipt. Information on the pension plans and how they are to be divided is listed below:

Account Number: 0050

Plan Name: 401(k)

Plan Administrator: Goldman Sachs

Company Name: Alight

Address: 200 West St, New York, NY 10282

Date Opened: July 13, 2023

Plan Value: \$31,106.40

Account Number: 4940

Plan Name: 401(k)

Plan Administrator: Bellweather

Company Name: Voya:

Address: 200 North Pacific Coast Highway, 14th Floor, El Segundo, CA 90245

Date Opened: March 7, 2023

Plan Value: \$16,464.92

These plans are in the name of Brandon Ken Johnson

Retirement plans shall be divided as follows: The retirement money should be awarded by percentage, Ms. Maughan should be awarded 50% and Mr. Johnson 50%. Ms.

Maughan should prepare the Qualified Domestic Relations Order (QDRO) for this plan within 60 days of entry of the Divorce Decree. Mr. Johnson will be responsible for the cost of preparing this order and shall pay it within 30 days of receiving the invoice. The split will be determined as of the date the Divorce Decree is signed.

COSTS AND ATTORNEY FEES

68. Each party shall be responsible for their own costs and attorney fees incurred in this matter.

MISCELLANEOUS

69. The parties shall be mutually restrained from discussing any aspect of this divorce proceeding directly to, in front of, or in the presence of the minor child. In addition, the parties should not permit third persons to do what they are prohibited from doing.

70. Neither party shall make or allow anyone else to make any disparaging remarks about the other party directly to, in front of, or in the presence of the minor child.

71. Each party shall be restrained from harassing, annoying, or otherwise bothering the other party.

72. Each party shall be restrained from contacting the other party in excess and should be via text message or email communications, except for emergencies, and should be cordial.

73. Neither party shall use the other party's likeness, picture, name, identification, or credit to obtain credit, open an account for any service, or obtain any other service, or for any other purpose.

74. Each party shall be ordered to execute and deliver to the other such documents as are required to implement the provisions of the Decree entered in this case by the Court.

75. Each party shall be ordered to provide a certified copy of the final Decree of Divorce and any modifications to all creditor pursuant to Utah Code Ann. § 81-4-501(4) and Utah Code Ann. § 15-4-6.5 and to effectuate compliance with these statutes.

76. If either party fails in the performance of any of his or her obligations under this Stipulation, the parties agree to mediate the matter before taking the matter back to Court. If the parties are unable to agree after such mediation, either party shall have the right to bring the matter before the court to pursue any available remedies.

77. Each party represents that all income, assets, debts, and obligations have been fully disclosed. Ms. Maughan and Mr. Johnson affirm their annual income and no known risk to employment or bonus. No assets have been concealed or transferred. If undisclosed assets are later discovered, they shall be subject to equitable division and court review.

***** END OF ORDER *****
***** 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:

/s/ Brandon Ken Johnson
BRANDON KEN JOHNSON
Respondent
Electronically signed with permission via email on May 1, 2026

NOTICE TO PARTIES

PLEASE TAKE NOTICE that the undersigned will submit the foregoing **DECREE OF DIVORCE** 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 Utah Rules of Civil Procedure Rule 7(j).

SIGNED AND DATED this 1st day of May 2026.

/s/ Kelsie Marceline Maughan
KELSIE MARCELINE MAUGHAN
Petitioner

CERTIFICATE OF SERVICE

I hereby certify that on 1st of May, 2026, a true and correct copy of the foregoing

DECREE OF DIVORCE was served upon the following:

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

DATED AND SIGNED this 1st day of May 2026.

/s/ Phillip E. Miller
Attorney For Petitioner