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IN THE SECOND JUDICIAL DISTRICT COURT IN AND FOR DAVIS COUNTY, STATE OF UTAH	
In the Matter of the Marriage of: NATHAN HOLLINGSHAUS, Petitioner, and PAYTON WALTERS, Respondent.	DECREE OF DIVORCE Case No.: 254701751 Judge: RUSSELL Commissioner: WINKLER

BASED UPON the Settlement Agreement on file herein, the Affidavit of Jurisdiction and Grounds, and the court being fully advised in the matter; WHEREFORE, the Court has reviewed the Findings of Fact and Conclusions of Law, as well as the Stipulation entered into by the parties, as well as good cause appearing. It is hereby Ordered, Adjudged, and Decreed as follows:

DECREE OF DIVORCE

The parties are granted a decree of divorce final upon entry, severing the bonds of matrimony heretofore existing between the parties upon the grounds of irreconcilable difference.

IT IS HEREBY ORDERED, ADJUDGED AND DECREED:

1. This Court's exercise of jurisdiction is proper under, among other authorities, U.C.A. §78A-5-102 (general jurisdiction of district courts), U.C.A. §81-4-405 (general authority of district courts respecting divorce actions), U.C.A. §78B-14-101 et seq. (the Uniform Interstate Family Support Act ("UIFSA")), and U.C.A. §78B-13-101 et seq. (the Uniform Child Custody Jurisdiction & Enforcement Act ("UCCJEA")).
2. Residency. The parties are bona fide residents of Davis County, State of Utah and have been for three months immediately prior to the filing of this action.
3. Marriage Statistics. The parties were married on December 16, 2021, in the city of Payson, Utah, Utah County, Utah. The parties separated on or about October 18, 2025.
4. Grounds. Since the marriage of the parties, there have arisen irreconcilable differences between the parties, making it impossible to continue the marital relationship.

5. Children. The parties do not have any minor children and none are expected from this marriage.

6. Alimony. Nate shall pay Payton alimony in the amount of \$2,800 per month for eighteen (18) months beginning April 1, 2026. Alimony shall automatically terminate if Payton cohabits or remarries or if either party dies. The alimony is payable one-half on the 5th day of each month and one-half on the 20th day of each month by direct deposit. Nate may, at his sole discretion, satisfy his alimony obligation, in whole or in part, by making a lump sum payment toward the remaining alimony balance.

7. Real Property. The parties acquired a marital home during the course of the marriage, located at 2112 W. 3250S. Syracuse, Utah 84075. Payton agrees to move out of the marital home by April 15, 2026, thereupon, Nate is awarded the marital home as his sole and exclusive possession.

a. Within thirty (30) days Nate shall pay Payton \$10,000 for her portion of the equity in the home. Once Nate has paid Payton her share of the equity, Payton shall execute a Quitclaim deed relinquishing all interest in the marital home to Nate. Nate shall then have twelve (12) months to remove Payton's name

from the mortgage. Nate shall make all mortgage payments on time and shall not take any action that could negatively impact Payton's credit. Nate agrees to indemnify and hold harmless Payton from any loss, liability, or expense, including reasonable attorney's fees, arising from any failure to make timely mortgage payments or any act that adversely affects Payton's credit.

8. Personal Property. Each party is awarded all personal property in his or her possession except as otherwise provided by the following:

Item:	Awarded To:
Vehicles:	
2010 Toyota Camry	Nate
2014 Honda CRV	Payton
Household:	
Vizio T.V. (Upstairs T.V.)	Payton
Shark vacuum	Payton
Wet mop vacuum	Payton
Home and holiday decor	Payton
Games	Payton
Massage gun	Payton
Hosting equipment (i.e. boards, serve ware,	Payton
Blender	Payton
Cast-iron skillet	Payton
Dutch oven	Payton
Cutco bread knife	Payton
Yeti cooler	Payton
Green camping chairs	Payton
Payton's thrifted items	Payton
Minky blankets	Payton

Bamboo queen sheets	Payton
Clothes dryer rack	Payton
Newer cooking items and	Payton
All furniture in 2 nd bedroom	Payton
Instant Pot	Payton
Storage bins as needed	Payton
Christmas tree	Payton
Dehydrator	Payton
Master bedroom Dresser	Payton
Two master bedroom nightstands (brown)	Payton
Green machine	Payton
Entry way table	Payton
Glass Tupperware	Payton
Multicolor utensils	Payton
Large Rice cooker	Payton
Hand Mixer	Payton
Camping gear	Payton
Misc. (middle drawer) Silverware and other kitchen items (plates, bowls, Tupperware, etc.)	½ each
Personal belongings and documents	Each their own
Other:	
Dog and items for dog	Payton

- a. Each party shall refinance the vehicles they are awarded herein within thirty (30) days of the date of this agreement to get the other party's name off the loan.
- b. The parties shall cooperate fully to transfer title, registration, and any associated loans for the vehicles awarded to each party under the Stipulation into the name of the party receiving the vehicle.

c. Each party shall complete all documents necessary to remove the other party's name from any loan, title, or registration associated with the vehicle awarded to him or her, within thirty (30) days of the Stipulation.

d. Until such transfers are completed, the party awarded the vehicle shall be solely responsible for all payments, insurance, maintenance, and liabilities associated with that vehicle and shall indemnify and hold the other party harmless from the same.

9. Financial Accounts. The parties have acquired financial accounts during the course of the marriage, which shall be divided as follows:

Account:	Approx Balance:	Awarded to:
Wells Fargo joint saving account ending in *4979	\$1,340	½ Each
Wells Fargo joint checking account ending in *5767	\$4,000	½ Each
Wells Fargo joint savings account ending in *5766	\$Balance	½ Each
CitiBank account ending in *8438	\$45,131	½ Each
Wells Fargo account ending in *9049	\$Balance	Payton
Wells Fargo checking account ending in *7937	\$2,593	Nate
Wells Fargo checking account ending in *9844 (Hollingshaus LLC)	\$500	Nate

a. The total balance of the parties' joint accounts is \$54,500 with each party entitled to \$27,250. Payton has previously received \$16,000.00 toward her share. Accordingly, within thirty (30) days from the date of the Stipulation, Nate shall pay to Payton the remaining balance of \$11,250 to equalize the division of the joint accounts.

10. Debts. The parties have acquired debts during the course of the marriage, which shall be divided as follows:

Debt:	Approx Balance:	Responsibilit y of:
American Express Credit Card account ending in *2004	\$Balance	Nate
Chase Marriott Bonvoy Credit Card account ending in *9407	\$Balance	Nate

a. Each party shall indemnify and hold the other party harmless for any liability associated with any debts assumed by that party.

b. Each party shall be responsible for his or her own debts acquired since the date of separation.

c. 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. The parties shall notify their respective creditors for joint debts regarding the court's division of debts, obligations, or liabilities, and regarding the parties' separate current addresses.

11. Retirement. Each party is awarded their own IRA's. The Court orders to split the 401K account equally with Nate paying Payton the cash value of \$850 for Payton's portion within thirty (30) days from the date of the Stipulation.

12. Restricted Stock Units. Nate is the recipient of shares of Restricted Stock Units (RSUs) beginning in 2024. The Court orders that Payton has a marital interest in these RSUs equal to one-half of the vested account balance accrued through the date the Decree of Divorce is entered, currently Payton's share equals 895 units, Nate provided verification to Payton via her attorney of all RSUs. If a Qualified Domestic Relations Order (QDRO) is necessary to effectuate the division of these RSUs, the parties shall share equally the cost of preparing and implementing the QDRO. If the parties learn that the division of the RSUs does not require a QDRO, they agree to cooperate in whatever steps are necessary to ensure the RSUs are

divided as contemplated herein. Each party is responsible for any tax treatment associated with their own RSU's. If there is a disagreement regarding the number of RSUs, the appropriate division of the RSUs, the tax consequences of the RSUs, or any other issue related the RSUs, it may be brought back before the court on a Rule 101 motion.

13. Credit Card Rewards/SkyMiles. The Court orders that as of today's date any accrued credit card rewards, points, or similar benefits, including but not limited to Delta SkyMiles, Costco rewards, etc. shall be divided equally between them. Each party shall cooperate as necessary to facilitate the transfer, redemption, or allocation of such rewards so that each receives an equal share and work together to determine the allocation of payment.

14. Life Insurance. Each party may retain any life insurance policy currently in his or her own name, if any, and shall be solely responsible for the payment of all premiums, maintenance, and administration of such policy. Neither party is required to maintain life insurance for the benefit of the other.

15. Business Interest. The Court orders that Nate shall be awarded and shall retain, as his sole and separate property, any and all right, title, and interest in Hollingshaus LLC, including but not limited to all

ownership interests, goodwill, assets, accounts, income, liabilities, and any increases or decreases in value thereof. Payton waives, releases, and forever relinquishes any and all claims, interests, or rights of any kind in Hollingshaus LLC, whether past, present, or future. Nate shall be solely responsible for any debts, liabilities, taxes, or obligations associated with the business and shall indemnify and hold Payton harmless from the same.

16. Taxes. Commencing the 2026 tax year, the parties shall each be solely responsible for filing their own individual federal and state income tax returns for all tax years following the entry of the Stipulation. Each party shall also be solely responsible for any tax liability, penalties, or interest associated with their respective tax filings. Neither party shall claim the other as a dependent or otherwise file in a manner inconsistent with the terms of the Stipulation.

17. Mutual Restraining Order.

a. Both parties are mutually restrained from harassing, intimidating, threatening, assaulting, or otherwise disturbing the peace of the other party. The parties shall not engage in

conduct intended to annoy, alarm, or cause emotional distress to the other party, including excessive or abusive communications.

b. The parties shall conduct themselves in a civil and respectful manner toward one another and shall avoid direct contact except as reasonably necessary to effectuate the terms of this Decree or as otherwise agreed by the parties in writing.

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

d. This mutual restraining order shall remain in full force and effect unless modified by further order of the Court.

18. Maiden Name. Payton may resume using her maiden name of Payton Walters if she so chooses.

19. Dispute Resolution. If a dispute arises between the parties, they shall return to mediation prior to filing an action in court other than an enforcement action or disputes regarding the RSU's as outlined above.

20. Attorney's Fees and Costs. Each party will pay his or her own attorney's fees and costs.

21. Jurisdiction. The parties acknowledge jurisdiction of this court and grounds and consent thereto and agree that the court may enter judgment in accordance with the terms of the Stipulation.

22. Documents. Both parties shall sign whatever documents are necessary to implement this agreement.

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

*****EXECUTED AND ENTERED BY THE COURT AS INDICATED BY
THE STAMP AND SEAL AT THE TOP OF THIS PLEADING*****

JUDGE'S SIGNATURE

In accordance with the Utah State District Court's Efiling Standard No. 4, and URCP Rule 10(e), this Order does not bear the handwritten signature of the Judge, but instead displays an electronic signature at the upper right-hand corner of the first page of this Order.

/s/ Matt G. Wadsworth

Attorney for Petitioner

Approved as to form:

/s/ Dustin Gibb

Dustin Gibb

Attorney for Respondent

Via email permission to

MGW on 4/8/2026

RULE 7 NOTICE

You will please take notice that pursuant to Rule 7 of the Utah Rules of Civil Procedure, the foregoing will be submitted for signature at the expiration of seven (7) days, unless written objection is filed within that time period.

CERTIFICATE OF SERVICE AND CERTIFICATE OF COMPLIANCE WITH RULE 4-202.09 OF THE UTAH RULES OF JUDICIAL ADMINISTRATION RE: NON-PUBLIC INFORMATION

I hereby certify that, upon information and belief, all non-public information has been omitted or redacted from this public record. I also

hereby certify that on the 26th day of March, 2026 a true and correct copy of the foregoing Decree of Divorce was served upon the following via email:

Dustin Gibb (UT-13220)
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/s/ Sarah Darling
Paralegal of Matt Wadsworth