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**IN THE THIRD JUDICIAL DISTRICT COURT,  
IN AND FOR SALT LAKE COUNTY, STATE OF UTAH**

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In the Matter of the Marriage of:  <b>KATHERINE WANGSGARD,</b> Petitioner,  and,  <b>LOGAN WANGSGARD,</b> Respondent.	<b>DECREE OF DIVORCE</b>  Case No.: 254906262 Judge: Matthew Bates Commissioner: Russell Minas
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THE ABOVE-ENTITLED MATTER came before the Court pursuant to the parties' Stipulation ("stipulation" or "agreement") and the Findings of Fact and Conclusions of Law. Jurisdiction of the Court and Grounds were established by the declaration and stipulation filed with the Court. The Court has reviewed the parties' agreement and approves of the same. The Court, now being fully advised in the premises, having entered its Findings of Fact and Conclusions of Law and for good cause showing, makes its order as follows:

**IT IS HEREBY ORDERED, ADJUDGED, AND DECREED:**

1. The parties are granted a divorce on the grounds of irreconcilable differences because the parties have been unable to resolve their marital problems, making the continuance of the marriage impossible.

## **CUSTODY AND PARENT-TIME**

### *Legal Custody*

2. The parties shall share joint legal custody of the minor children pursuant to the Parenting Plan herein.

### *Physical Custody*

3. The parties shall be awarded joint physical custody of L.J.W. Parent-time shall be as the parties can agree, or if they cannot agree, pursuant to Utah Code § 81-9-305 with a week on week off schedule and switching on Fridays when school begins or at 9 AM when the child is not at school. Holidays shall be as the parties agree; or, if they do not agree, pursuant to Utah Code § 81-9-303, with Katherine designated as the custodial parent for holiday selection only. If the parties cannot agree otherwise, during the summer months, each parent shall have the right to take three (3) additional days from the other to create a ten (10) day block of extended time. A parent looking to exercise this extended time shall give written notice to the other by May 1<sup>st</sup> each year. The extended time may not be on the other parent's holiday or birthday time. If there is a conflict on the extended time, Katherine shall have her preference in even years and Logan have his preference in odd years.

4. The parties shall exercise joint custody with S.P.W. as they can agree, taking into consideration the child's preferences.

5. The parties will continue their nesting arrangement until the end of August of 2026. When Logan is no longer nesting in the marital home, the schedules above shall commence.

## **PARENTING PLAN**

### *Relocation*

6. Pursuant to Utah Code § 81-9-209, if either party relocates more than 150 miles away from their current residence or out of state, then the relocating party shall comply with the notice requirements in Utah Code § 81-9-209.

*Virtual Parent-Time*

7. Both parents shall encourage liberal phone visitations. The children's request to call a parent shall be reasonably accommodated.

*Decisions Regarding Raising the Children*

8. The parties shall share joint legal custody and attempt to work together to make major decisions for the children. However, if the parties cannot agree, the parties shall defer to professionals on the matter. If they still cannot agree, they shall attend mediation. If they still cannot agree, either may file a motion with the Court to make the decision.

9. Both parents shall be supportive of the children's gender identities and shall work together to support any transition or support needs that are helpful to that child and align with that child's perspective of themselves.

*Respect, Cooperation, and Parenting*

10. Both parents shall recognize that the best interests of the children require them to cooperate and treat each other with dignity and respect, especially in the presence of the children. Both parents shall encourage affection and promote respect toward the other parent.

11. The parents shall be absolutely restrained from harassing, stalking, abusing, or demeaning the other parent.

12. Neither parent may attempt to harm the relationship between a parent and the children. This includes making disparaging comments about the other parent or their family, or allowing the children to be in the presence of anyone who does.

#### *School*

13. The children shall remain in their current and feeder schools unless otherwise agreed to by the parties in writing.

14. Both parents shall be listed as contacts at the school, and both shall have full access to all school records and portals.

#### *Contact Information and Records*

15. Each party shall keep the other immediately informed as to residence address, home, work and cell phone numbers, e-mail addresses, and any other important contact information, including how to be reached in the event of an emergency.

#### *Third Parties*

16. The restrictions outlined in this document shall also apply to any persons residing or associating with the children. The parent exercising parent-time is responsible for limiting third parties' actions that violate these provisions or harm the children or else removing the children from the exposure.

#### *Punishment Restrictions and Restraints*

17. Neither party may demean, swear at, yell at, or otherwise harm the child's emotional stability. Discipline shall be done carefully with the child's learning as the primary goal.

## **REAL PROPERTY**

**18.** The parties agree that Katherine shall be awarded the parties' real property located at 1081 Taffeta Drive, Salt Lake City, Utah. In consideration of the equity in the home as well as all other provisions in this document, Katherine shall pay a property settlement award to Logan in the amount of \$32,000, half due within three (3) months and half due within six (6) months of the signing of the Stipulation .

**19.** Katherine shall refinance or otherwise remove Logan's name from the home within three (3) months of the Decree of Divorce being signed by the Court.

**20.** The parties shall continue to nest in the marital home as they have been through August of 2026. On September 1, 2026, Katherine shall be awarded full exclusive use and possession of the home. While the parties are nesting, Logan may come into the home to exercise his parent-time every other week from Friday to Tuesday overnights. On his overnights while nesting, Katherine shall sleep at a separate location unless otherwise agreed. On his off weeks, Logan may exercise midweek parent-time on Mondays and Tuesdays with the parties' youngest child, and oldest if she wants to join, from 5:30 PM to 8:30 PM. Logan shall transition his off week visits to being out of the house as the parties can agree.

**21.** Katherine will be responsible for the regular bills and utilities for the marital home beginning fifteen (15) days after Logan makes his first support payment. Logan shall provide Katherine with all of the account information and login information so that she may make such payments. He will cooperate with Katherine to take his name off all of the bills and utilities.

### **PERSONAL PROPERTY**

22. During the course of the marriage, the parties have acquired items of personal property. Each party shall be awarded their own clothing, jewelry, watches, shoes, bags, and other personal effects.

23. Katherine shall be awarded the 2018 Subaru Outback along with all equity, debt, and liability thereon.

24. Logan shall be awarded the 2002 Volkswagen Eurovan along with all equity, debt, and liability thereon.

25. Katherine shall be awarded the dog, "Loki," and the chickens.

26. Aside from the items listed above, the parties shall work together to divide all remaining marital personal property in the marital home as they can agree. Neither party may remove items from the house without an agreement on the item before removing it. If the parties cannot agree, they shall return to mediation with each paying half. If they still cannot agree, either may bring the issue before the Commissioner for decision by the Commissioner. Each party shall be awarded any items that have not been formally contested that are in their possession as of September 1, 2026.

### **SAVINGS, CHECKING, RETIREMENT, STOCKS, AND INVESTMENT ACCOUNTS**

27. The parties have savings, checking, retirement, stocks, and investment accounts. The accounts shall be awarded as follows:

<b>Description</b>	<b>Estimated Balance at Time of Separation</b>	<b>Awarded to</b>
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MACU Checking Account *0069	\$7,000	Split Equally and Close
MACU Savings Account *0069	\$3,000	Split Equally and Close
SoFi Checking (8578) Katherine's Name	\$494	Katherine
Empower Escalent Retirement	\$72,638	Logan
Empower Someville Retirement	\$362	Logan

28. Additionally, each party shall be awarded their own inheritance and all gifts given to them individually.

### **DEBT AND OBLIGATIONS**

29. The parties' debt and obligations shall be awarded as follows:

<b>Description</b>	<b>Approx at Time of Separation</b>	<b>Awarded to</b>
Cross Country Mortgage	\$333,567	Katherine
MACU Heloc	\$36,000	Katherine
AidVantage Student Loan	\$4,050.03	Logan
UFirst Car Loans (Volkswagen and Subaru Consolidated)	\$22,203.67	Katherine
Citi Bank Credit Card (Both Names)	Rolling	Logan
Chase Credit Card (Katherine's Name)	Rolling	Katherine
US Bank Credit Card (Both Names)	Rolling	Logan

30. Other than those debts specifically listed herein, each party shall be awarded all other debts in their own name. If a party is a card holder or secondary account holder, the primary account holder shall remove the other party from the debt within thirty (30) days of signing the Stipulation. Neither party may incur any new debt in the other party's name or identity or on any joint accounts.

31. Each party shall ensure that any debt that they are awarded but impacts the other party is paid in full each month and that payments are never missed or late. If they are, the Court may address reallocations, sanctions, interest, or other remedies to rectify the situation.

### **LIFE INSURANCE**

32. The parties shall be awarded any life insurance in their own name, if any. However, each party shall list the other as the sole beneficiary of such policies until both children have reached their majority and support is no longer owing.

### **ALIMONY**

33. Katherine is in need of alimony and Logan has the ability to provide such support. Logan shall pay alimony to Katherine in the amount of \$3,582 per month for a period of six (6) months beginning March 1, 2026; \$2,582 per month for the following one (1) year; \$2,082 per month for the following four (4) years; and \$1,082 per month for the following one (1) year. Alimony shall begin the month following the signing of the Stipulation. This calculation is based on a deficit analysis.

34. Alimony shall terminate upon a Court finding of Katherine's cohabitation, Katherine's remarriage, or either party's death.

### **CHILD SUPPORT**

35. Child support shall be paid as follows:

36. Pursuant to Utah Code § 81-6-202 et seq. it is reasonable and proper that Logan pay Katherine child support. Child support shall begin the month following the signing of this Stipulation and shall be paid as follows:

- a. Katherine is a stay-at-home mother and does not have income. Katherine's income shall be imputed to \$2,600 per month for child support purposes. Logan is employed full-time and earns a gross monthly income of \$11,467 per month. In accordance with Utah Code § 81-6-203, and the Joint custody



worksheet with Katharine having 182 overnights and Logan having 182 overnights, Logan shall pay child support to Katherine in the amount of \$418 per month.

**b.** Unless the Court orders otherwise, support for a child terminates at the time (1) the child becomes 18 years of age, or has graduated from high school during the child's normal and expected year of graduation, whichever occurs later, or (2) the child dies, marries, becomes a member of the armed forces of the United States, or is emancipated in accordance with Utah Code § 81-6-213 et seq.

**c.** The monthly child support shall be paid one half on or before the 5th day of each month, and the other half on or before the 20th day of each month, unless the custodial parent uses the Office of Recovery Services to collect support.

**d.** The person entitled to receive child support shall be entitled to mandatory income withholding relief pursuant to U.C.A. § 26B-9-104, and any Federal and State tax refunds or rebates due the non-custodial parent may be intercepted by the State of Utah and applied to existing children support arrearages.

**e.** Under Utah Code § 81-6-212(5), the parties shall have a right to adjust the child support order by motion after three years from the date of its entry if (1) upon review there is a difference of 10% or more between the amount previously ordered and the new amount of children support under the Utah

child support guidelines, calculated using the appropriate child support worksheet, (2) the difference is not of a temporary nature, and (3) the amount previously ordered does not deviate from the child support guidelines. Under Utah Code § 26B-9-211, if the child receives TANF funds at the time an adjustment is sought, the Office of Recovery Services will review the order, and if appropriate, move the court to adjust the amount.

f. Under Utah Code § 87-6-212(3) and (4), the parties shall have a right to modify this child support order at any time by petition if there has been a substantial change in circumstances because of: (i) material changes in custody; (ii) material changes in the relative wealth or assets of the parties; (iii) material changes of 30% or more in the income of a parent; (iv) material changes in the employment potential and ability of a parent to earn; (v) material changes in the medical needs of the child; or (vi) material changes in the legal responsibilities of either parent for the support of others, and, the change in (i) through (vi) results in a 15% or more difference between the amount previously ordered and the new amount of child support, calculated using the appropriate child support worksheet, and the difference is not of a temporary nature. In a proceeding to modify an existing award, consideration of natural or adoptive children other than those in common to both parties may be applied to mitigate an increase in the child support award but may not be applied to justify a decrease in the award they are sharing equal custody. Therefore, no child support shall be awarded at this time.

37. The parties shall share extracurricular expenses equally if the extracurricular was agreed upon in advance. Parents shall not withhold agreement for reasonably priced extra curriculars.

#### **HEALTH INSURANCE AND MEDICAL CARE**

38. Pursuant to Utah Code § 81-6-208, once support is being paid in full, it is reasonable and proper that:

- a. The party with access to the best insurance at the best price shall cover the children's medical and dental insurance so long as it is reasonably available to them. The parties shall share the costs equally. Logan currently covers the children's health insurance and shall continue to do so as long as the policy is reasonably available.
- b. Both parties shall share equally all reasonable and necessary uninsured medical expenses, including premiums, deductibles, and co-payments, incurred for the minor children and actually paid by the parties.
- c. The parent who incurs medical expenses for the minor children shall provide written verification of the cost and payment of medical expenses to the other parent within thirty (30) days of payment. The other parent shall reimburse the amount within thirty (30) days of receiving the notice.
- d. A parent incurring medical expenses shall be denied the right to receive credit for the expenses or to recover the other parent's share of the expenses if that parent fails to comply with the Subparagraph "c" above.

#### **CHILDREN'S EXPENSES**

39. The Parties shall share the following child-related costs equally:

**a. School Expenses.** Each party shall assume and be responsible for fifty percent (50%) of any necessary out-of-pocket public school expenses (i.e., registration, books, required 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 thirty (30) days of payment or receiving the same and shall be reimbursed within thirty (30) days of receipt of those expense invoices, bills, receipts, and/or verification.

#### **MISCELLANEOUS**

**40.** Each party shall be awarded all equity, debt, liability, possession, and tax consequence on anything they are awarded in this document unless otherwise specified.

**41.** Each party shall hold the other harmless from anything they are awarded.

#### **EXECUTING DOCUMENTS**

**42.** Both parties shall sign and fully execute whatever documents are necessary for the implementation of the provisions of this document. If a party fails to execute a document within sixty (60) days of the entry of the Court's order, the other party may bring an order to show cause at the expense of the disobedient party and seek 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 shall have the same effect as if executed by the disobedient party.

#### **COOPERATION**

**43.** The parties shall cooperate with the other, through counsel or otherwise, to effect changes in titles to property to be divided herein, to change the names and responsibilities for payment

upon the charge accounts and other debts divided herein, and to cooperate in each and every other way necessary or proper to ensure the Court's orders are carried out in every detail. Failure to cooperate may constitute contempt and the Court may order a non-cooperating party to pay attorney fees, pay a fine, serve jail time, among other remedies.

#### **NAME**

**44.** Katherine shall be allowed to change her name back to her pre-marital name of Katherine Anne Perkes if she so chooses.

#### **ATTORNEY FEES**

**45.** Each party shall pay their own attorney fees, if any, through the signing of the Stipulation and reasonable completion of the case pursuant to that agreement. In addition, the prevailing party to an action for breach of a term of a stipulation or order shall be entitled his or her attorney fees and costs.

**--END OF DOCUMENT--**

**In accordance with the Utah State District Court E-Filing Standard No. 4, and URCP 10(e), this Order does not bear the handwritten signature of the Judge, but instead displays an electronic signature at the upper margin of the first page of the order once signed.**

**Approved as to form:**

/s/ Alison Satterlee

ALISON SATTERLEE

Attorney for Respondent

Ms. Satterlee approved her electronic signature on March 25, 2026.



### CERTIFICATE OF DELIVERY

I hereby certify that on the 18<sup>th</sup> day of March 2026, I caused to be delivered a true and correct copy of the foregoing proposed **DECREE OF DIVORCE** to the following:

Alison Satterlee Attorneys for Respondent	First Class U.S. Mail, Postage Prepaid Facsimile Transmission Personal Delivery E-Filing E-Mail
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/s/ Lexie Baker