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IN THE THIRD DISTRICT COURT, SALT LAKE COUNTY  
STATE OF UTAH

In the matter of marriage of:  CHRISTINA W. LARSEN,  Petitioner,  And  PAUL T. LARSEN,  Respondent.	<b>DECREE OF DIVORCE</b>  Case No. 254906807  Judge: Elizabeth A Hruby-Mills Commissioner: Russell Minas
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This matter having been presented to the Court on the parties' Stipulation, and the Court having considered the matter, the Stipulation of the Parties, and being fully advised in the premises, now makes, and enters as follows:

**JURISDICTION AND GROUNDS**

1. Petitioner and Respondent are residents of Salt Lake County, State of Utah.
2. The parties were married on July 11, 1992, in Salt Lake City, Utah and have since remained husband and wife.
3. The parties separated on or about December 30, 2025.

4. Jurisdiction and venue are proper in this Court.
5. During the marriage, irreconcilable differences have arisen, making a continuance of the marriage impossible.
6. There are no minor children from this marriage, and none are expected.

#### **EQUITABLE PROPERTY DIVISION**

7. The parties each waived any claim to any of the other's property, asset or account etc. not named herein.
8. During the marriage, the parties acquired certain items of personal property. The parties' items of personal property shall be divided equitably, and the parties shall cooperate concerning that division. Each party is awarded their respective separate and premarital property. Each party will separately retain any inheritances. Shall a disagreement arise concerning the personal property division the parties shall attend mediation to resolve it.
9. The bank and other financial accounts shall be divided equitably. The parties shall each retain any separate bank accounts. The parties will equally divide the balance in the joint US Bank accounts. This includes that Petitioner is awarded the US bank checking (\*7327) and savings (\*2709) accounts and Respondent is awarded the other US Bank checking (\*0776) and savings (\*2717) accounts.
10. The parties shall equally divide the silver currently in their possession. Respondent will pay Petitioner in cash, one-half (1/2) of the value of the

crypto account on the date the parties determine to capture account balances on all crypto accounts. The parties shall equally divide the guns and soccer team investment. The value of the guns will be considered when dividing these assets.

11. During the marriage the parties acquired various investment and retirement accounts. Petitioner shall be awarded the following investments currently in her name: US Bank IRA, Fidelity Elevance 401K and Vanguard 401K. Respondent shall be awarded the following investments currently in his name: Fidelity 401K, Merrill 401K, Charles Schwab Stock Account, Sherwin Williams Company Common Stock, and US Bank IRA. To balance the retirement assets of both parties, Petitioner shall be awarded a lump sum amount of \$201,631.45 from Respondent's Fidelity 401K. The parties shall each cooperate in seeking, and share the cost of, a Qualified Domestic Relations Order ("QDRO"), to facilitate the division of the Fidelity 401K.

12. The parties acquired an interest in real property located at 11544 South Olive Berry, Lane Draper, Utah 84020 during the marriage (the "marital residence"). The parties shall work together to sell the marital residence. The parties shall equally divide the proceeds of the sale (after paying all associated fees concerning the sale). The parties will each be separately responsible for their own taxes, including any capital gains, because of this transaction. In the event the parties are unable to sell the martial residence

by July 20, 2026, they will obtain an appraisal on the marital residence, and either party may buyout the other's one-half (1/2) share of the equity within 60 days of the completion of the appraisal. The cost of the appraisal and other associated costs of an equity buyout will be divided equally.

13. The parties also have acquired vehicles during the marriage. Petitioner is awarded the 2025 Mazda CX30. Respondent is awarded the 2022 Mercedes Benz AMG E Coupe. The parties shall equally divide the proceeds of the sale of the 1981 Porsche 911. The parties shall hold each other harmless from any obligations associated with the vehicles they are awarded.

14. The parties can provide for themselves, and have made an equitable property division, therefore no alimony will be ordered in this case now or in the future.

15. The property division herein is equitable under the circumstances of the case.

#### **ALLOCATION OF MARITAL DEBTS**

16. During the marriage, the parties incurred certain debts which shall be divided equitably. The parties will each be responsible for any separate credit cards and medical bills in their respective names.

17. Each party shall be ordered to pay and assume, and hold the other harmless from, each debt he or she incurs independent of the other party from January 1, 2026, forward.

18. In accordance with the above allocation of debts, the parties shall hold each other harmless from the debts which have been allocated to him or her, and shall indemnify each other for any costs, charges or fees incurred because of a defense or claim made against the other for payment on those debts.

19. Both parties shall provide notice to their creditors, following entry of this Decree, indicating who was ordered to pay which debt, and providing the creditor with the address of the party liable for that debt.

20. The expenses and debts which the parties are ordered to pay herein shall be “in the nature of family support” for bankruptcy purposes.

### **MISCELLANEOUS PROVISIONS**

21. The parties shall cooperate regarding the filing of their 2025 taxes if necessary. The parties will file taxes separately for the 2026 tax year and beyond.

22. Petitioner shall be restored to her maiden name of “Ward” if she so chooses.

23. The parties shall maintain and pay for their own separate vehicle, dental, vision, and health insurance policies as of the date of the entry of this Decree.

24. 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.

25. Neither party will harass, stalk, intimidate, track, or otherwise bother the other, including electronically. Neither party will post pictures of the other online.

26. The parties are duly ordered to execute and deliver all documents necessary to effectuate this Decree. Under Utah R. Civ. P. 70, if this Decree directs a party to execute or deliver documents, or to perform any other specific act and the party fails to comply within the time specified, the Court may direct the act to be done at the cost of the disobedient party by some other person appointed by the Court and the act when so done has like effect as if done by the party. The other provisions of Rule 70 shall also apply.

27. Petitioner and Respondent shall cooperate with each other to ensure that this Decree is fully satisfied.

28. Each party shall pay their own attorney fees and costs.

**[THE FOREGOING ORDER IS EFFECTIVE WHEN THE COURT OFFICIAL'S  
SIGNATURE APPEARS AT THE TOP OF THE FIRST PAGE]**

**Approval as to Form:**

**/s/ Brian A. Taylor**

Brian A. Taylor

Attorney for Respondent

(Approved via email dated 04/21/2026)

**NOTICE TO PARTIES:**

Pursuant to Utah Rule of Civil Procedure 7(j), Petitioner's attorney, Keith L. Johnson, will submit the foregoing proposed order to the Court for signature upon expiration of seven (7) days from the date of this notice, unless a written objection is filed prior to that time.

**CERTIFICATE OF SERVICE**

I certify that on April 21, 2026, I caused to be transmitted a true and correct copy of the foregoing document via email to the following:

Brian A. Taylor  
[brian.taylor@ascentlaw.com](mailto:brian.taylor@ascentlaw.com)  
*Attorney for Respondent*

**/s/ Keith L. Johnson**  
Keith L. Johnson  
*Attorney for Petitioner*