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<p style="text-align: center;">IN THE THIRD JUDICIAL DISTRICT COURT</p> <p style="text-align: center;">IN AND FOR SALT LAKE COUNTY, STATE OF UTAH</p>	
<p>In the matter of the marriage of ERIC JEPPSEN,</p> <p style="padding-left: 40px;">Petitioner,</p> <p>and</p> <p>CATHERINE JEPPSEN,</p> <p style="padding-left: 40px;">Respondent.</p>	<p style="text-align: center;">DECREE OF DIVORCE</p> <p style="padding-left: 40px;">Case No. 214907035</p> <p style="padding-left: 40px;">Judge Heather Brereton Commissioner Michelle Tack</p>

This matter came before the Court pursuant to the Amended Petition for Divorce and the parties' Stipulation and Settlement Agreement. The Court, having received and reviewed on file in this matter, and otherwise being fully informed of the premises, and having entered its Findings of Fact and Conclusions of Law and for good cause appearing does hereby ORDER, ADJUDGE, and DECREE as follows:

JURISDICTION

1. Petitioner Eric Jeppsen (may be referred to as “**Eric**”) and Respondent Catherine Jeppsen (may be referred to as to as “**Catherine**”) (Petitioner and Respondent may be referred to as “**Party**” or collectively referred to as the “**Parties**”) are bona fide residents of Salt Lake County, State of Utah, and have been for at least three months immediately prior to filing this action.

2. The Parties were married on January 8, 2010, in Salt Lake County, Utah and are presently married. The Parties separated on or about December 18, 2021.

GROUND

3. The Parties have experienced difficulties that cannot be reconciled that have prevented the Parties from pursuing a viable marriage relationship.

DIVORCE

4. The Parties are granted a divorce, hereby severing the bonds of matrimony heretofore existing between the parties, effective immediately upon entry of this Decree of Divorce. Immediately upon entry of this Decree of Divorce, the parties are hereby restored to their prior status as single, separate, unmarried persons.

PRIOR SETTLEMENTS AND ORDERS

5. The Parties previously entered into a Stipulation re: Temporary Orders and Partial Settlement Agreement (Dkt. No. #6) which was ultimately converted to an Order on Partial Settlement Agreement of Certain Financial & Property Issues (“**Prior Order**”) (Dkt. No. 27).

6. It is the intention of the Parties that these Findings and forthcoming Decree of Divorce contains the Court’s final resolution of all issues between the Parties, and that the

Findings and this Decree of Divorce supersede all prior Orders, rendering all prior orders null and void.

CHILDREN

7. There have been three children born as issue of this marriage: EJ born June 2011, NJ born October 2013 and VJ born September 2015 (hereinafter, the “**Minor Children**”).

THE UNIFORM CHILD CUSTODY JURISDICTION AND ENFORCEMENT ACT

8. Pursuant to Utah Code Ann. § 81-11-209, said Minor Children currently reside in Utah and have resided in Utah since birth.

9. Utah has jurisdiction to make child custody and parent-time determinations pursuant to Utah Code Ann. § 81-11-201 *et seq.*, in that Utah was the home state of the Minor Children at the time of commencement of this proceeding.

OTHER CASES

10. Pursuant to Rule 100 of the UTAH RULES OF CIVIL PROCEDURE, the Parties have not participated, as a party or witness or in any other capacity, in any other known proceeding concerning the custody of or visitation/parent-time with the Minor Children.

CUSTODY

11. The Parties are awarded joint physical and legal custody of the Minor Children pursuant to the Parenting Plan herein.

CHILD SUPPORT

12. Eric’s income is \$15,916.66 per month and Catherine’s income is \$16,875 per month. According to the Parties’ incomes and the Uniform Child Support Guidelines, using a

joint custody worksheet, with Eric having 183 overnights, Catherine shall pay Eric child support in the amount of \$113 per month for the support of the Parties' Minor Children, effective the month after the Decree of Divorce is entered.

13. Catherine's support of the Minor Children shall continue until each 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. When a 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, the base child support award shall be automatically adjusted to reflect the base combined child support obligation pursuant to the uniform child support guidelines for the remaining number of children due child support, unless otherwise provided in the order. The income used for the purpose of adjusting child support shall be the income of the Parties at the time of the entry of the original order.

14. On or before the 5th and 20th of each calendar month, Catherine shall pay one-half of the monthly child support amount directly to Eric via Venmo.

15. Eric is entitled to immediate and automatic income withholding relief. This income withholding procedure shall apply to existing and future payors, and all withheld income shall be submitted to the Office of Recovery Services.

HEALTH CARE COVERAGE AND MEDICAL COSTS

16. Pursuant to Utah Code Ann. §81-6-208, if health care coverage for the benefit of the Minor Children is available to either Party at a reasonable cost, that Party shall be required to maintain said health care coverage.

17. Catherine is currently and shall continue to be responsible for obtaining and providing medical and dental insurance coverage for the Minor Children so long as it is available to her through her employer at a reasonable expense.

18. The Parties shall share equally the health care insurance premiums associated with the Minor Children when only one Party covers the Minor Children.

19. As set forth in Utah Code Ann. § 81-6-208 if, at any point in time, the Minor Children are covered by the health, hospital, or dental insurance plans of both Parties, the health, hospital, or dental insurance plan of Catherine shall be primary coverage for the Minor Children and the health, hospital, or dental insurance plan of Eric shall be secondary coverage for the Minor Children. If either Party remarries and the Minor Children are not covered by a Party's health, hospital, or dental insurance plan but is covered by a stepparent's plan, the health, hospital, or dental insurance plan of the stepparent shall be treated as if it is the plan of the remarried Party and shall retain the same designation as the primary or secondary plan of the Minor Children.

20. Each Party shall share, one-half to each, all reasonable and necessary uninsured medical expenses, dental, orthodontic, optical, or psychotherapeutic expenses incurred for the Minor Children, including deductibles and co-payments incurred for the Minor Children.

21. These provisions shall meet the requirements of Utah Code Ann. § 15-4-6.7(1) and at the request of either Party, a medical provider shall separately bill each Party for their share of the medical and dental expenses of the Minor Children.

22. If there is such a time that Catherine no longer provides coverage because it is no

longer available to her at a reasonable cost, Eric may provide coverage if it is available to him at a reasonable cost and Catherine shall reimburse one-half of the premiums associated with the Minor Children that Eric actually pays without further order of the Court.

23. Should both Parties cover the Minor Children with medical or dental insurance that is available through their employer, such payments shall be considered as “offset,” with neither Party required to reimburse the other for their share of the Minor Children’s premiums.

24. The Party(ies) providing coverage, shall provide verification of coverage to the other Party, or to the Office of Recovery Services under Title IV of the Social Security Act, 42 U.S.C. §601 *et seq.*, upon initial enrollment of the Minor Children and thereafter on or before January 2nd of each calendar year. Further, the Parties shall notify one another, or the Office of Recovery Services, of any change of insurance carrier, premium or benefits within 30 calendar days of the date the Party first knew or should have known of the change.

25. The Party who incurs an out-of-pocket medical expense shall provide written verification of the cost and payment of medical expenses to the other Party within thirty (30) days of payment. Payment shall be made to the incurring Party within fourteen (days) of presentation of verification of the incurred expense. In addition to any other sanctions provided by the court, a Party incurring medical expenses may be denied the right to receive credit for the expense or to recover the other Party’s share of expenses if that Party fails to comply with this provision. Upon being presented with proof of any such medical expenses, the other Party shall be obligated to compensate the other Party for his or her half of such

costs, as provided by statute.

26. In addition to any other sanctions provided by the Court, a Party incurring medical expenses may be denied the right to receive credit for the expenses or to recover the other Party's share of the expenses if they fail to comply with the above notification requirements.

CHILDCARE EXPENSES

27. Each Party shall pay 100% of the childcare costs accrued during their respective parent-time.

PARENTING PLAN

28. Joint Legal Custody/Decision Making Process: The Parties shall exercise joint legal custody. However, due to the high level of conflict and demonstrated inability to communicate effectively, the Parties shall follow a parallel parenting model in which day-to-day decisions are made independently by the Party exercising parent-time, and joint decision-making shall occur only for major decisions related to the Minor Children's education, nonemergency medical care, and religious upbringing. Both Parties have a duty to provide for the physical and emotional needs of the Minor Children. Each Party is recognized as important to the Minor Children's lives and development. The Minor Children's best interests are served by promoting a stable, low-conflict environment in both homes, which is achieved by minimizing the communication that needs to occur between the Parties. The Parties shall respect each Party's separate role and refrain from discussing or criticizing the other Party in the Minor Children's presence or otherwise involving the Minor

Children in disputes between the Parties. Significant decisions involving legal matters, health, education, and religious upbringing shall be discussed in advance in an attempt to reach an agreement. If the Parties are unable to reach an agreement, they will use Sam Sorenson as a special master to make the final decision. If Sam Sorensen is unable to serve as special master, Eric will choose three names from which Catherine will choose one to be the Parties' special master. Eric's counsel shall prepare the special master order. The Parties shall pay equally for the cost of the special master unless and until the special master determines fault and requires that one Party pay the fee for a certain issue. The special master order shall reflect that the Parties are in a parallel parenting scheme but the special master will be able to clarify, rule on, or change any provision in the Decree of Divorce in which the Parties disagree with the exception of changes to custody or parent-time.

29. Medical Emergency: If there is a medical emergency, the Party that has the Minor Children shall make the decision that is best for the child and shall inform the other Party immediately via any form of communication.

30. Medical Decisions: Any medical issues the Parties disagree on may be brought before the special master. Until heard on and ruled on by the special master, the Parties will follow all orders of the Minor Children's regular doctors or those referred by their regular doctors.

31. On-Duty Parent Responsibilities: When the Minor Children are scheduled to be with Eric, he shall be the on-duty parent. When the Minor Children are scheduled to be with Catherine, she shall be the on-duty parent. The on-duty parent shall have full authority to

make routine day-to-day decisions affecting the Minor Children during their parent-time. This includes decisions regarding discipline, daily activities, supervision, and household rules. This on-duty authority does not extend to decisions involving non-emergency medical treatment, school enrollment, or religious conversion, which remain joint legal custody matters and must be resolved pursuant to the conflict-resolution provisions outlined below.

32. Parenting Time Compliance: The Parties shall each be responsible for strictly complying with the parent-time orders. Both Parties shall avoid communicating any scheduling disputes to the Minor Children and shall instead follow the conflict resolution procedures described below.

33. Physical Custody and Parent-Time: The Parties shall exercise joint physical custody of the Minor Children.

34. School Year Parent-Time: Beginning the first week of the 2026-2027 Granite School District school year, during the school year, parent-time shall be in accordance with the following table, with exchanges occurring with drop off/pick up to school or at 8:00 a.m. if school is not in session. The school year will begin on the Monday of the week that school begins and end on the first Monday after school ends.

	Sunday overnight	Monday overnight	Tuesday overnight	Wednesday overnight	Thursday overnight	Friday overnight	Saturday overnight
Week One	Catherine	Catherine	Catherine	Catherine	Eric	Eric	Eric
Week two	Eric	Catherine	Catherine	Catherine	Eric	Eric	Eric

35. Summer Parent-Time: Using Granite School District's calendar to determine the

summer weeks, beginning the first full week of summer, the Parties will exercise a week on/week off schedule with exchanges to occur with drop off on Monday morning to summer camps, scheduled activities, or at 9:00 a.m. This schedule will end on the Monday after the last full week of summer. Unless the Parties agree otherwise, the first week of the summer in even years will be Catherine's and in odd years will be Eric's.

36. Holidays: The Parties shall exercise holiday parent-time according to the following table. Holidays shall be pursuant to the Granite School District. The Party designated to have spring break or fall break may choose to have all of the Minor Children during multiple spring breaks or fall breaks that year, if the Minor Children are on different schedules.

Odd Years	Even Years	Holiday and Time
Eric	Catherine	Martin Luther King Jr. Holiday after school on the Friday before holiday to Tuesday morning with drop off to school
Catherine	Eric	President's Day after school on the Friday before holiday to Tuesday morning with drop off to school
Eric	Catherine	Spring Break after school on the day school lets out to the day school resumes with drop off to school
Catherine	Eric	Memorial Day after school on the Friday before holiday to Tuesday morning with drop off to school
Eric	Catherine	July 4th 8 a.m. the day before holiday to the day after at 6 p.m.
Catherine	Eric	July 24th 8 a.m. the day before holiday to the day after at 6 p.m.
Eric	Catherine	Labor Day after school on the Friday before holiday to Tuesday morning with drop off to school
Catherine	Eric	Columbus Day after school on day before holiday to the day after the holiday with drop off to school
Eric	Catherine	U.E.A. Weekend/Fall Break (or substantially equivalent) after school on the day school lets out to the day school resumes with drop off to school
Catherine	Eric	Halloween after school to 9 p.m. or if school is not in session 4 p.m. to 9 p.m.
Eric	Catherine	Veteran's Day after school on day before holiday to the day after

		the holiday with drop off to school
Catherine	Eric	Thanksgiving after school on the day school lets out to the day school resumes with drop off to school
Eric	Catherine	First Half of Christmas Vacation, including Christmas Eve and Christmas Day beginning after school the day school lets out until 1 p.m. on day halfway through break (if odd number of days in break), or 7 p.m. (if even number of days in break)
Catherine	Eric	Second Half of Christmas Vacation , beginning 1 p.m. on day halfway through the break (if odd number of days in break) or 7 p.m. (if even number of days in break) and ending the day school resumes with drop off to school
Eric	Catherine	The day before or after child's birthday from after school or 8 a.m. if school is not in session until the next morning with drop off to school or 8 a.m. if school is not in session
Catherine	Eric	Child's actual birthday from after school or 8 a.m. if school is not in session until the next morning with drop off to school or 8 a.m. if school is not in session
Eric	Eric	Father's Day 9 a.m. on the holiday to the day after with drop off to school
Catherine	Catherine	Mother's Day 9 a.m. on the holiday to the day after with drop off to school

Any holiday exchange times not specified in the table above will be pursuant to Utah Code Ann. §81-9-303.

37. Transportation: Exchanges shall occur as agreed upon by the Parties, or by pick-up or drop-off at school, and curbside when the Minor Children do not have school or another scheduled activity. If curbside, the Party beginning his or her parent-time shall pick up.

38. Out-of-State Travel/Vacation: If either Party takes the Minor Children outside the State of Utah, they shall inform the other Party 7 days in advance, if possible, and provide the other Party with the travel itinerary and make arrangements for maintaining reasonable contact with the other Party during the trip. For international trips, they shall

inform the other Party 14 days in advance. The Parties shall cooperate in obtaining a passport and signing documentation for the Minor Children if it is required for travel. Catherine shall maintain the passports of the Minor Children, but release them to Eric on or before 14 days of international travel so long as she has received notice of such travel. Eric will return them to Catherine within 14 days of returning from international travel.

39. Education Plan: Unless otherwise agreed upon EJ shall remain at Skyline High School; NJ shall remain at Wasatch Junior High and then shall attend Skyline High School.

VJ shall remain at her current school through her 8th grade year and shall then go to Skyline High School. During her time at her current school, the cost of tuition shall be equally shared along with the cost of the summer camp and yearly tour so long as VJ wants to do the tour. The Parties may agree to move VJ to Wasatch Junior High, taking into account VJ's wishes, at any time. If open enrollment is no longer open for an upcoming school year, she shall apply for the following school year. The Parties shall have access to the Minor Children during school and the Parties shall have authority to check the Minor Children out of school during their parent-time.

40. Education Expenses: In addition to any child support obligation, both Parties shall be equally responsible for the Minor Children's necessary educational-related expenses. Said expenses include enrollment fees, field trip expenses, and any other necessary school expenses. Tutoring expenses shall be shared 50/50 so long as the Parties agree, in writing, to the tutoring expense. Each Party shall be solely responsible for any bus related expenses for the Minor Children during their parent-time.

41. Car Insurance: When the Minor Children are able to legally drive, Eric shall be responsible for obtaining and paying for car insurance for each minor child. Catherine shall reimburse Eric for half of the Minor Children's portion monthly.

42. Cell Phones: Catherine shall carry the Minor Children's devices on her phone plan. Eric shall reimburse Catherine for half of the Minor Children's portion of her plan on a monthly basis. Both Parties shall have access to the Minor Children's phones and parental controls (including all access to screen time controls and allowed and prohibited activity); each Party shall control the phones only on their time unless agreed upon otherwise. The Minor Children shall always have access to contact both Parties via phone and the phone shall not be taken away from the Minor Children, but phone use may be limited so long as the Minor Children have open access to the other Party. Neither Party shall contact the Minor Children through the other Party's individual device more than once a day while the Minor Children are in the other Party's care.

43. Communication/Exchange of Information: The Minor Children shall not be requested to carry messages between the Parties. The Parties shall not communicate in person with each other unless agreed to by both Parties or in cases of emergency. The Parties shall communicate with each other via Our Family Wizard and responses are expected within 24 hours. Each Party may only initiate and respond no more than once a day (excluding coordinating scheduling and similar matter). In the case of an urgent matter and a response is needed in less than 24 hours, the Parties shall communicate via text. Each Party shall be responsible to sign up for email communication from the Minor Children's teachers, schools,

and medical providers and shall be responsible to ensure they have access to those systems. Communications provided to only one Party shall be forwarded to the other Party in the original channel received (i.e., email, text, voicemail) as soon as possible but within 24 hours of receipt. All paper materials (fliers, homework, report cards, music, etc.) shall be scanned and saved in a jointly accessible folder within 24 hours of receipt to reduce the volume of materials and information that needs to be exchanged between the Parties. The Parties shall share all information about the Minor Children regarding special events, homework assignments, parent/teacher meetings, report cards, medical events, and prescriptions that the other Party may not have access to as soon as it is practical. Inclusion of events and associated details on the shared family calendar shall be considered provided to the other Party.

44. Extended Family Relationships: The Parties shall encourage the Minor Children to maintain relationships with grandparents and other relatives, and each Party shall assist, as may be necessary, to permit those relationships to continue. This may include permitting the Minor Children to attend special events for the other family and permitting the Minor Children to spend time with extended family for special events during the Party's own parent-time.

45. Maintaining Contact: Regardless of which Party the Minor Children are with at any given time, each Party shall permit the Minor Children to contact the other Party as frequently as is reasonably requested or as desired by the Minor Children.

46. Relocation: If either Party intends to relocate outside a 150-mile radius, the

Parties shall give notice pursuant to Utah Code Ann. §81-9-209, and the Parties shall take the matter to the special master to determine a new schedule.

47. Extracurricular Activities and Sports: The Parties shall encourage and support the Minor Children's participation in extracurricular activities and sports. The Parties shall enroll the Minor Children in a reasonable number of activities and shall not purposefully try to supplant parent-time with activities. The Parties shall attempt to allow participation in activities in which the Minor Children express a desire to participate, and to allow the Minor Children reasonable opportunities to stop or change the activities they participate in. The Parties shall equally share the cost of any extracurricular costs that are agreed to in writing. Currently, the Parties agree to split the cost of violin and flute lessons, along with ISSI and the rental of the instruments, if applicable, ballet lessons and accompanying costs, and cross-country and school NICA team participation. Eric agrees to split the cost of ISSI for 2026 but does not agree to pay the cost for ISSI for any of the following years.

48. Equipment: The Parties acknowledge that the Minor Children often use large equipment for the extracurricular activities, including, but not limited to, musical instruments, mountain bikes, etc...and that these items are important to the Minor Children. The Parties also acknowledge that each child has their own cellular device. The equipment and devices shall be exchanged by the Parties for the Minor Children's use at both houses. The Parties shall exchange all items on exchange days at Wasatch Junior High at 7:40 a.m., in the west parking lot, drop off to summer camp at whichever child's summer camp starts at the earliest time, or at pick up curbside if school or a summer camp is not in session. No Party shall enter the other Party's home at any time without the express written permission of

the other Party. If there is no longer a child attending Wasatch Junior, the Parties shall agree on another exchange time and place or take the matter to the Special Master. For summer exchanges, summer camps must be only in Salt Lake County unless agreed to in advance by both Parties. During the summer, the Party ending parent-time must notify the other Party 7 days in advance of where the exchange will occur (address of summer camp or curbside). The Parties shall give each other a 15-minute grace period after the exchange time before departing, if a Party does not arrive within 15 minutes, the other Party may leave the location and the late Party must drive to the location of the other Party (so long as it is in Salt Lake County) to drop off or pick up the Equipment. The Party ending parent-time shall have the responsibility of ensuring all items are present for the exchange. If a Party is more than 15 minutes late or forgets important items to be exchanged more than three times in a 12-month period, the other Party may take the matter to the Special Master and if the Special Master finds that a Party has violated this section more than three times, the losing Party shall pay the entirety of the Special Master's fee. Beginning with the 2026- 2027 school year, Eric shall obtain and pay for a climate-controlled storage center at his expense for the exchanges of Equipment to occur. The Equipment must be dropped off at the storage unit by noon on the exchange day. The deadline is intended to minimize communications between the Parties. The Party beginning their parent-time may pick-up at their convenience. Both Parties shall have access to the storage unit. Eric shall take the flute at his house in for repairs within 30 days of the entry of the Decree of Divorce.

49. Disparaging Remarks: Each of the Parties shall refrain from communicating with or about the other in demeaning, disparaging, or disrespectful terms and shall prevent

third-parties from doing so as well.

50. Restraints Regarding Firearms: The Parties shall ensure that the Minor Children are not allowed access to firearms without appropriate supervision. The Parties shall ensure that all firearms in the Parties' residences or places the Minor Children frequent are secured in a safe and not accessible to the Minor Children.

51. Right of First Refusal: Each Party is given the right of first refusal for any overnight surrogate care needed, with overnights defined as midnight to 5:30 a.m. The right of first refusal shall also apply if the Minor Children are left home alone overnight. They shall notify the other Party at least 7 days in advance of the travel and the other Party has the right to care for the Minor Children if they choose to, and the traveling Party will provide the transportation for doing so.

52. Special Considerations:

- a. Both Parties shall have direct access to all school reports, including school, childcare, and medical records, shall be listed as "emergency contacts" and shall be notified immediately by the other Party in the event of a medical emergency.
- b. Each Party shall provide the other with his or her current address and telephone number within 24 hours of any change.
- c. The Parties shall not use any form of corporal punishment and shall not scream at, berate, or call the Minor Children names.
- d. Both Parties shall make sure the Minor Children turn in any assignments

due during their parent-time and are prepared for any tests the day following their parent-time and that the Minor Children attend school on time each day except for necessary scheduled appointments or reasonable family trips. The Parties recognize that while homework may be completed, there have been times that the Minor Children have failed to submit their homework. If this happens, it shall not be construed as the Party's fault.

e. The Parties shall notify one another of any illness that the Minor Children have while in their home for parent-time. They shall also keep one another informed of any medications prescribed for the Minor Children, and the time of day that any medication was given to the Minor Children that will affect the timing of the next dose as well as any scheduled appointments with medical, dental, or mental health professionals.

f. Both Parties shall refrain from involving the Minor Children in "divorce issues." Such issues include, but are not limited to, parent-time disagreements; discussions about child support or financial hardships brought about by divorce; differences of opinion on how money is spent; discussions about court and legal matters; contents of legal papers; seeking information regarding what occurs in one another's homes (other than general conversation); and involving the Minor Children as "messengers" between the Parties.

g. Both Parties shall immediately provide the full name and birthdate of any adult or minor child living in their residence, with "living in their residence" being defined as a person living in the residence for a month or longer.

- h. Both Parties shall refrain from using illegal or un-prescribed drugs and from becoming intoxicated while the Minor Children are in his or her care. "Intoxicated" is defined as drinking more than two mixed drinks, or three beers in a four-hour period.
- i. Both Parties shall refrain from taking the Minor Children around other individuals who are using drugs or excessive alcohol, or around any place where drugs are being used, or are common.
- j. The Parties shall not smoke in the presence of the Minor Children or allow others to do so. The Parties shall not smoke at all in any vehicle in which the Minor Children ride.
- k. Neither Party shall ever drink and drive with the Minor Children in the car, nor shall either of them knowingly allow the Minor Children to be in a moving vehicle of any kind in which the driver is under the influence of alcohol and/or drugs.
- l. Unless agreed upon in advance, the Parties shall not allow the Minor Children to sleep over at anyone else's house, including family members, unless the Party is also sleeping there or unless the Parties agree. If a Party chooses not to accept an offer for overnight care pursuant to the right of first refusal provision above, this provision doesn't apply during that time.

53. Violation of Parenting Plan: If either Party fails to comply with a provision of this Parenting Plan, the other Party's obligations under the Parenting Plan or final Decree of Divorce shall not be affected.

****END OF PARENTING PLAN****

DEBTS AND OBLIGATIONS

54. Both Parties shall assume and pay and hold the other harmless from liability on all debts and obligations incurred by the Parties after their date of separation, December 18, 2021, unless otherwise allocated herein.

55. Each Party shall be responsible for all debts in his or her name. There is no joint debt.

56. Pursuant to Utah Code Ann. § 81-4-406, the Parties shall notify respective creditors or obligees regarding the division of debts, obligations, or liabilities herein and the Parties' separate, current addresses, and shall refinance any debt that is in the other Party's name into solely his/her own name within 60 days, excluding real property loans.

ACCOUNTS

57. The Parties are awarded the non-retirement financial accounts, including but not limited to, checking, savings, and investment accounts, in their name.

58. An exception to the above division relates to numerous Betterment accounts held in either Party's name. The Betterment accounts shall be divided equally as of the date of April 10, 2026. The Betterment accounts should be divided within 60 days of the Stipulation. The Parties are equally responsible for any tax consequences associated with their share of the Betterment accounts.

PERSONAL PROPERTY

59. During the course of the marriage, the Parties acquired certain items of personal

property.

60. The Parties are awarded said property as it has been previously divided with the exception of the Moose Art, which shall be returned to Catherine within thirty (30) days of the entry of the Decree of Divorce.

61. Catherine shall return Eric's Porcupine Pub trophy with all coins in said trophy or pay him \$50 if it cannot be located.

62. All separate property and all property rights which may be vested in either Party as a result of family inheritance, trusts, or similar sources shall be awarded to the Party from whose family it came.

63. Catherine is awarded the Parties' two dogs. The cat is awarded to the Parties' oldest daughter, and shall remain with Catherine.

REAL PROPERTY

64. During the course of the marriage, the Parties acquired certain real property, located at 2282 East Blossomwood Circle, Sandy, Utah (the "***Marital Home***").

65. The equity has already been divided. Catherine shall pay off the first mortgage on the house, which is still in both Parties' names, or refinance the loan, on or before December 31, 2027.

66. If Catherine misses a payment on the Marital Home and it affects Eric's credit rating, he may do any or all of the following:

- a. Make the missing payments, and require Catherine to reimburse

Eric 120% of such payments;

- b. Require Catherine to take Eric off the loan within 60 days; and
- c. Require Catherine to pay attorney fees or other enforcement costs.

67. If Catherine no longer lives in the Marital Home, she must remove Eric from the mortgage within 60 days.

68. If interest rates drop to 4% or less, Catherine must refinance and remove Eric from the mortgage within 60 days.

69. Eric is indemnified from any and all liability related to the Marital Home.

70. If Eric is not removed from the mortgage on the Marital Home by December 31, 2027 and he is required to bring an enforcement action, Catherine shall be responsible for any and all attorney fees incurred in said enforcement action.

BUSINESS INTERESTS AND RELATED ASSETS

71. The Parties have acquired no known interest in any business during the course of the marriage.

ALIMONY

72. Each Party is fully capable of supporting himself and herself and therefore, neither Party is awarded alimony at any time, and forever waives any such claim.

RETIREMENT

73. Any interest the Parties may have in any retirement accounts, including but not limited to 401k accounts, IRA accounts, pension, or profit-sharing plans, accrued during the

course of the marriage (from January 8, 2010, through December 31, 2021), shall be equally divided by the Parties. Both Parties shall pay the fees required to prepare Qualified Domestic Relations Order(s) (“**QDRO**”) necessary for effectuating the division of said assets.

PERSONAL CONDUCT

74. Both Parties shall be permanently restrained from bothering, harassing, annoying, threatening, or harming the other at the other’s place of residence, employment or any other place. Both Parties shall be civil and respectful in their communications with one another.

TAXES

75. Eric shall claim all Minor Children for the tax years 2025-2027.

76. For the year 2021, the Parties shall file a joint tax return.

77. For the years 2022–2024, Catherine shall claim all the Minor Children.

78. Beginning with tax year 2028, Catherine shall claim NJ every year and Eric shall claim VJ every year.

79. The Parties shall alternate claiming EJ with Eric claiming EJ in 2028.

80. When there is only one child left to claim, the Parties shall alternate every year with Eric claiming VJ the first year.

ATTORNEY FEES

81. Each Party shall assume their own costs and attorney’s fees incurred in prosecuting this action.

82. If either Party violates any terms of the Decree, once approved by the Court, and should court action become necessary, the other Party shall pay any attorney's fees necessary to enforce the Decree.

OTHER

83. Catherine shall be, at her option, restored to the use of her former name, "Catherine Elizabeth Meyers," if and when she so desires.

84. Each Party shall be ordered to execute and deliver to the other such documents as are required to implement the provisions of the Decree of Divorce entered by the Court.

**Hereby Entered by the Court
Effective on the Date When the Court Stamp is Affixed to
the First Page of This Document**

APPROVED AS TO FORM:

/s/ Heather Comeau Rupp
Heather Comeau Rupp
Counsel for Respondent Catherine Jepps

*Electronically Executed by Stacy J. McNeill
With Express Written Permission of Heather Rupp
Comeau Granted April __, 2026*

CERTIFICATE OF SERVICE

I certify that on the 17th day of April, 2026, I caused, in accordance with Rule 7 of the Utah Rules of Civil Procedure, a copy of the proposed **DECREE OF DIVORCE** to be served on the following counsel of record:

Heather Comeau Rupp JL LAW, LLC 2040 East 3300 South, Ste 3 Salt Lake City, UT 84109 heather@ljlawteam.com	
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/s/ McKenna Morris