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IN THE THIRD JUDICIAL DISTRICT COURT

IN AND FOR SALT LAKE COUNTY, STATE OF UTAH

<i>In the Matter of the Marriage of</i> ALEJANDRO J. LIZARRAGA, <i>Petitioner,</i> and ANGELICA ALVARADO, <i>Respondent.</i>	DECREE OF DIVORCE Civil No. 254901320 Judge Barry Lawrence Commissioner Michelle Blomquist
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THE ABOVE-ENTITLED MATTER comes before the Court for the final entry of the Decree of Divorce. THE COURT, pursuant to the Bench Trial held in this matter on April 22, 2026, having entered *Findings of Fact and Conclusions of Law* on April 27, 2026, and having entered an Errata thereto on the same date correcting the Court's Findings regarding the parties' vehicles, and otherwise being fully advised in the premises, for good cause appearing, does hereby **ORDER, ADJUDGE AND DECREE as follows:**

1. The bonds of matrimony heretofore existing by and between Petitioner, Alejandro J. Lizarraga (“Alejandro”), and Respondent, Angelica Lizarraga (“Angelica”), are hereby dissolved, and the parties are hereby awarded a Decree of Divorce, effective immediately upon entry by this Court, on the grounds of irreconcilable differences.

CHILDREN OF THE MARRIAGE

2. No children were born as issue to this marriage, and none are expected. Accordingly, no provisions regarding custody, parent-time, child support, child-related health insurance, child-care, or other child-related matters are necessary or made herein.

ALIMONY

3. Angelica did not seek alimony at trial. Neither party is awarded alimony. Each party’s right to receive alimony from the other is hereby terminated, waived, and forever barred.

REAL AND PERSONAL PROPERTY

4. **The Home.** The Home in which the parties resided during the marriage (the “Home”) is, and shall remain, the sole and separate property of Alejandro. It is undisputed and the Court has found that: (i) Alejandro purchased the Home well before the parties’ marriage; (ii) the Home has at all times been titled solely in Alejandro’s name; and (iii) the Home was never sold, conveyed, or commingled into the marital estate during the marriage. The Court further found that Angelica failed to meet her burden of proving that the Home should be treated as a marital asset subject to division. Accordingly, the Home is and shall remain Alejandro’s sole and separate property, free and clear of any claim, right, title, or interest of Angelica.

5. **Equitable Reimbursement to Angelica.** As an equitable reimbursement for Angelica's contributions to the household over the approximately eight-and-one-half (8½) year period during which she was married to Alejandro and resided in the Home, calculated by the Court at One Hundred Dollars (\$100.00) per month for one hundred two (102) months. Alejandro shall pay Angelica the sum of Ten Thousand Two Hundred Dollars (\$10,200.00) as a one-time, lump-sum payment. Said payment shall be made in full no later than thirty (30) days following the entry of this Decree. Said payment is in full and final satisfaction of any and all claims Angelica has, had, or could ever have asserted against the Home or against Alejandro relating to her contributions to the household or to the Home during the parties' marriage.

6. **Food Truck and Business.** The food truck and the business known as "Ponchin's Food on Wheels" are not marital assets and are not subject to division in this case. It is undisputed and the Court has found that the food truck has at all times been titled in the name of Angelica's daughter, Daniela, and that the business's formal registration with the State of Utah is solely in Daniela's name. The Court further found that Alejandro failed to meet his burden of proving that the business or the food truck is or ever was a marital asset, or that the parties agreed to treat the same as a marital asset. Alejandro's claim for reimbursement relating to the food truck or the business is denied. Neither party shall have any claim, right, title, or interest in or to the food truck or the business by virtue of this Decree.

7. **Vehicles.** Per the Court's Findings of Fact and Conclusions of Law, as corrected by the Court's Errata thereto entered April 27, 2026, the parties' vehicles are awarded as follows:

- a. Angelica is awarded the 2010 Chevrolet Suburban, free and clear of any claim, right, title, or interest of Alejandro.
- b. Alejandro is awarded the remaining three vehicles - the 2006 Subaru, the 1986 Mercury Marquis, and the Lincoln Navigator, free and clear of any claim, right, title, or interest of Angelica.
- c. Each party shall execute and deliver to the other any and all documents reasonably necessary to transfer title and registration to the rightful owner identified above. Each party shall be solely responsible for all costs of insurance, registration, maintenance and operation of the vehicle(s) awarded to him or her. As per this order therefore, Angelica is required to sign over title to the Subaru to Alejandro within ten days of the entry of this Decree.

8. **Other Personal Property.** The remaining personal property of the parties shall be apportioned in accordance with Petitioner's Exhibit 27 admitted at trial, which sets forth the parties' previously agreed two-column list of personal property. Each party is awarded those items of personal property identified in his or her respective column on Exhibit 27, "as-is," with no monetary setoff. The Court has found this apportionment to be fair, and there has been no evidence submitted to the contrary.

9. **Pickup of Segregated Items.** In addition to the items awarded to her on Exhibit 27, Angelica may also pick up the bags and boxes of items that Alejandro has segregated and kept at the Home for her. Counsel for Alejandro shall work with Angelica to make sure those items are picked up, along with any necessary exchange of any items identified on Exhibit 27.

DEBTS

10. Each party shall be solely responsible for any debts in his or her own name.
11. Any debts associated with real or personal property awarded herein shall be paid by the party to whom the property is awarded.
12. Any debts incurred by either party after the parties' separation in October 2024 shall be the sole responsibility of the party who incurred the debt.

RETIREMENT AND INVESTMENT ACCOUNTS

13. Each party is awarded his or her own retirement and/or investment accounts, free and clear of any claim, right, title, or interest of the other party.

BANK ACCOUNTS

14. Each party is awarded his or her individual bank account(s) titled in his or her own name, free and clear of any claim, right, title, or interest of the other party.

TAXES

15. Each party shall be solely responsible for his or her own federal, state, and local tax obligations going forward.

WAIVER OF OTHER ISSUES

16. Pursuant to the Court's Findings of Fact and Conclusions of Law, no other issues have been addressed and any other issue is hereby waived. Any claim or issue not specifically addressed in this Decree is hereby waived, released, and forever barred.

MISCELLANEOUS

17. Both parties shall be restrained from bothering, harassing, annoying, threatening, or harming the other at his or her place of residence or place of employment.

18. Respondent is entitled to retain her maiden name of “Alvarado” if she so chooses.

19. Each party shall execute and deliver to the other such documents as are reasonably required to implement the provisions of this Decree, including, without limitation, vehicle title transfers and any other documents necessary to effectuate the awards set forth herein.

20. This Decree constitutes the full and final adjudication of all property, debt, and other issues between the parties arising out of their marriage.

END OF DECREE OF DIVORCE

****EXECUTED AND ENTERED BY THE COURT AS INDICATED BY THE DATE AND SEAL AT THE TOP OF THE FIRST PAGE****

APPROVED AS TO FORM AND CONTENT

RESPONDENT

/s/**Angelica Lizarraga**
ANGELICA LIZARRAGA

*(Signed by Douglas Stowell with permission
from Respondent via email 05/01/2026)*

CERTIFICATE OF SERVICE

I hereby certify that on the 5th day of May, 2026, a true and correct copy of the foregoing **DECREE OF DIVORCE** was filed with the Clerk of the Court by using the ECF system. A copy of the same was emailed to Respondent.

Angelica Lizarraga
alexangielizrrg@gmail.com
Respondent

/s/**Douglas L. Stowell**