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

In the Matter of the Marriage of:

Tayler Renee Olsen  
Petitioner  
and  
Paden Scott Olsen,  
Respondent.

**DECREE OF DIVORCE**

Case Number 254905381  
Judge Thadeus May  
Commissioner Russell Minas

This matter is before the Court on Petitioner Tayler Olsen's (hereafter "Tayler") Declaration of Jurisdiction and Grounds and is being resolved by Stipulation and Marital Settlement Agreement (hereafter the "Stipulation") between the parties that was filed on April 16, 2026. Having reviewed the file, based upon the parties' Stipulation, being otherwise fully informed, and having entered its Findings of Fact and Conclusions of Law, it is hereby

**ORDERED, ADJUDGED AND DECREED**

The parties are granted a Divorce to become final immediately upon entry under the following terms:

1. The Parties are the legal father and mother of four minor children, namely: HJO, born May 2009; ORO, born September 2012; TPO, born February 2014; and WTO, born October 2017 under Utah's Uniform Parentage Act, Utah Code Ann. §81-5-101 et. seq.

## LEGAL AND PHYSICAL CUSTODY

2. The Court awards joint legal and joint physical custody of the children as set forth in the Parenting Plan filed with the Court along with the Stipulation on April 16, 2026. The parties are hereby ordered to comply with the terms and provisions of the Parenting Plan.

### Child Support and Related Expenses

#### Incomes.

3. Pursuant to Utah Code §81-6-203 Tayler is currently employed part-time at Troy G Ricks Insurance where she earns \$25.00 per hour. She is also a self-employed hair stylist. Her gross monthly income for child support purposes is \$3,733.00 per month.

4. Pursuant to Utah Code §81-6-203 Paden is currently employed by Wagstaff Crane where he earns \$19,944 per month for child support purposes.

5. Child support is calculated pursuant to the Utah Child Support Guidelines using the Joint Physical Custody Worksheet (50-50 parent-time). Accordingly, Paden shall pay \$1,339 per month to Tayler for child support commencing April 1, 2026.

6. Termination of Child Support. Pursuant to UCA §81-6-213, support for a child will terminate 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 (3) is emancipated in accordance with Utah Code § 80-7-102 et seq.

7. Payments shall be made via Venmo, one-half on or before the 5<sup>th</sup> day of each month, and the other half on or before the 20<sup>th</sup> day of each month. Either party may choose to involve the Office of Recovery Services ("ORS").

8. Healthcare. The statutory provisions of Utah Code § 81-6-208 apply. Paden is currently maintaining health insurance coverage for the children through a plan offered by his employer at reasonable cost. The parties will equally share the children's portion of the health insurance premium in accordance with the statutory formula starting April 2026. If double coverage exists at any time, Tayler will provide Paden with notice and verification of such coverage, and each party will be responsible for paying the premiums associated with their respective policies with no obligation to reimburse the other party.

9. The parties will equally share all reasonable and necessary uninsured medical expenses for the children, including but not limited to medical, therapeutic, vision, orthodontic, and dental expenses, as well as co-pays and deductibles. Notice and reimbursement deadlines will be governed by Utah Code § 81-6-208.

10. **Notice to Creditors** under Utah Code § 15-4-6.7 applies. When a court enters an order that provides for the payment of medical and dental expenses of a minor children, a provider who receives a copy of the order at or before the time the provider renders medical or dental services to the minor children, upon request from either parent, must separately bill each parent for the share of the medical and dental expenses that the parent is required to pay under the order. A provider who receives a copy of the order within 30 days after the day on which the provider renders the medical or dental service may not make a claim for unpaid medical and dental expenses against a parent who has paid in full the share of the medical and dental expenses that the parent is required to pay under the order or make a negative credit report or report of the debtor's repayment practices or credit history under Title 7, Chapter 14, Credit Information Exchange, regarding a parent who has paid in full the share of the medical and dental expenses that the parent is required to pay under the order.

**11. Daycare/Childcare.**

a. **Responsibility for Costs.** Notwithstanding Utah Code 81-6-209, each party shall be solely responsible for the daycare and childcare costs he or she incurs during that party's parent-time. Neither party has any duty or obligation to reimburse the other for daycare or childcare expenses incurred by the other party.

b. **Information Sharing Regarding Surrogate Care Providers.** Each parent will provide the other parent, in advance, with the name, current address, and telephone number of any surrogate care provider who will be caring for the child. Additionally, each parent must ensure that all surrogate care providers have the name, current address, and telephone number of both parents.

c. **Right of First Refusal (ROFR).** The provisions of the Parenting Plan govern and are herein incorporated by reference.

**12. EXTRACURRICULAR ACTIVITIES.** The provisions of the Parenting Plan govern and are herein incorporated by reference.

**13. TAXES CREDITS/DEPENDENCY EXEMPTIONS.** For federal and state income tax purposes, the parties shall allocate the dependency exemption for the children as follows:

a. **Allocation of Children (four children):** Paden will be entitled to claim the two oldest children as dependents for all federal and state income tax purposes every year starting with the 2026 tax year. Tayler will be entitled to claim the two youngest children as dependents for all federal and state income tax purposes every year, starting with the 2026 tax year.

b. **Allocation of Children (three children):** When there are three children eligible to be claimed Paden will be entitled to claim the oldest child as a dependent for all federal and state income tax purposes every year. Tayler will be entitled to claim the youngest child as a dependent for all federal and state income tax purposes every year. The parties will alternate claiming the middle child with Paden claiming the middle child in even-numbered tax years and Tayler claiming the middle child in odd-numbered tax years.

c. **Allocation of Children (two children):** When only two of the children are eligible to be claimed as dependents, Paden will claim the oldest eligible child every year and Tayler will claim the youngest eligible child every year.

d. **Allocation of Remaining Child:** When only one child remains eligible to be claimed as a dependent, the parties will alternate claiming that child, with Paden claiming the child in even-numbered tax years, and Tayler claiming the child in odd-numbered tax years.

e. **Effect of Parties' Non-Compliance.** In any tax year in which any party is not current on their base child support obligation as of December 31 of that tax year, such deficient party will forfeit their right to claim any child allocated to them for that year, and the other party will be entitled to claim that child for that tax year.

**14. Tax Filing for 2025 Tax Year.** The parties will file their federal and state income tax returns for tax year 2025 as Married Filing Jointly.

a. **Preparation and Filing.** The parties shall cooperate in good faith in the preparation and timely filing of all 2025 tax returns. Unless otherwise agreed, the returns will be prepared by a mutually agreed-upon tax preparer or accountant. The cost of tax preparation will be shared equally. Each party will timely provide all necessary tax documents and information, including W-2s, 1099s, K-1s, and any other required financial records, to the preparer and to each other.

b. **Refunds.** Any tax refund received will be divided equally between the parties. If the refund is issued as a direct deposit into one party's account, that party will remit the other party's share within ten (10) days of receipt.

c. **Taxes Owed.** If taxes are owed, Paden will be responsible for 100% of such taxes. In such event, Paden will ensure that all taxes are paid in a timely manner.

d. **Cooperation and Execution.** Each party shall promptly review and execute all documents necessary to complete the joint filing. Neither party will unreasonably withhold consent to filing the joint return.

e. **Allocation of Liability for Individual Conduct.** To the extent any additional tax liability, interest, or penalties arise from a party's failure to disclose income,

improper reporting, or other individual conduct, that party shall be solely responsible for such amounts and shall indemnify and hold the other party harmless.

**15. Alimony.** No alimony shall be awarded through this action either now or in the future. In lieu of alimony, Paden shall pay Tayler a settlement payment in the amount of One Hundred Sixty-Eight Thousand Dollars (\$168,000) within six (6) months following entry of the Decree of Divorce. If Paden fails to timely make the settlement payment, the marital residence will be immediately listed for sale in accordance with the terms and conditions set forth below in the Real Property section of this Stipulation.

**16. Real Property.** The parties' marital home is located at 4850 South 1250 West, Taylorsville, Utah 84129 (the "Property"). Paden is awarded all right, title, and interest in the Property. The Property is awarded to Paden subject to him assuming and paying the existing mortgage, beginning with the mortgage payment due in April 2026, refinancing the mortgage, and paying Tayler a one-time property settlement as set forth herein. Paden will indemnify and hold Tayler harmless from any liability associated with the mortgage from that date forward.

a. **Refinance Obligation.** Paden shall refinance the mortgage or otherwise remove Tayler's name from any and all debt and encumbrances associated with the Property no later than six (6) months following entry of the Decree of Divorce.

b. **Property Settlement / Equalization Payment.** Paden shall pay Tayler a one-time property settlement payment determined as follows: The current property division calculations include a hypothetical value for the home, which will be replaced by an appraised value. The Property will be appraised by a mutually agreed-upon licensed appraiser, with the cost of the appraisal shared equally. Upon completion of the appraisal, the appraised fair market value will replace the hypothetical value currently used in the parties' property division worksheet. The net equity in the Property will be determined by subtracting the outstanding mortgage balance from the appraised value. That net equity figure will then be inserted into the

parties' existing asset allocation and equalization framework, and the property settlement payment will be recalculated accordingly. The resulting equalization amount will control and will not be subject to further adjustment. Paden shall pay the final property settlement payment to Tayler within six (6) months following entry of the Decree of Divorce. See the property settlement chart in Stipulation paragraph 16b., incorporated herein by reference.

c. **Failure to Refinance / Sale of Property.** If Paden is unable to refinance the mortgage, remove Tayler from all associated debt, and pay the property settlement payment within six (6) months following entry of the Decree of Divorce, the Property will be immediately listed for sale and will remain on the market until sold. In the event of a sale, the net proceeds (after payment of customary closing costs, commissions, and satisfaction of all liens and encumbrances) will be distributed as follows:

- i. Tayler will first be paid the property settlement amount determined pursuant to the formula set forth above and the lump-sum payment in lieu of alimony; and
- ii. Paden will receive any remaining net proceeds.

d. **Quit Claim Deed.** Tayler shall promptly execute a Quit Claim Deed conveying any remaining interest in the Property to Paden. Tayler shall cooperate in good faith and must not unreasonably delay execution of the Quit Claim Deed in connection with Paden's completion of his obligations to refinance (or otherwise remove Tayler from the mortgage) and pay the property settlement amounts.

e. **Representations Regarding Encumbrances.** Except for the primary mortgage, there are no known debts, liens, or other encumbrances against the Property. If any undisclosed obligation is later identified, the party who incurred the obligation will be solely responsible for satisfying it and will indemnify and hold the other party harmless.

f. **Mortgage Payments Pending Refinance.** Until the refinance of the mortgage and payment of the property settlement and alimony have been completed, Paden shall be solely responsible for making all monthly mortgage payments in full and on time. If Paden fails to make any mortgage payment when due, Tayler may, at her discretion, make that payment to protect the Property and her credit. Any such payment made by Tayler shall be reimbursed by

Paden within ten (10) days after Tayler provides reasonable documentation of the payment.

Paden shall remain solely responsible for any late fees, penalties, interest, damage to credit, or other negative consequences resulting from a missed or late payment.

**17. Personal Property Awarded to Tayler.** Tayler will be awarded, free from any claim of Paden, the following items of personal property:

- a. All personal property in Tayler's possession or that Tayler may own in her name alone.
- b. The items currently in Paden's possession that are listed in Exhibit "A" attached to Stipulation and filed herewith.
- c. All right, title and interest in the vehicle in Tayler's possession in her name, subject to any existing indebtedness thereon. The said vehicles are 2023 GMC Yukon, the 2018 Ford F-150, and the 1990 Dodge Ram (the Dodge Ram is the child Hunter's vehicle titled in Tayler and the child's name).

**18. Personal Property Awarded to Paden.** Paden will be awarded, free from any claim of Tayler, the following items of personal property:

- a. All personal property in Paden's possession or that he may own in his name alone, except for the items listed in Exhibit "A" that are awarded to Tayler.
- b. The 2007 Dodge Ram 3500 and the 2018 Keystone Fusion 5<sup>th</sup> Wheel Trailer, subject to any outstanding indebtedness thereon.

**19. Financial Accounts.**

- a. Paden is awarded all funds on deposit in the Wealthfront account in the approximate amount of Thirteen Thousand Dollars (\$13,000). Tayler will transfer these funds into Paden's name within ten (10) days following execution of the Stipulation.
- b. Except for Paden's 401(k) account with Wagstaff Cranes, each party is awarded all financial accounts held in his or her individual name, free and clear of any claim by the other party. This includes, but is not limited to, checking accounts, savings accounts, money market accounts, certificates of deposit (CDs), retirement accounts (including 401(k), 403(b), IRA, SEP, pension, and profit-sharing accounts), brokerage accounts, stock or bond accounts, cryptocurrency accounts or wallets, health savings accounts (HSAs), flexible spending accounts (FSAs), and any other financial accounts or financial instruments of any kind, whether traditional



or digital, titled solely in that party's name. Paden is awarded 100% of his retirement account with Les Schwab Tire Centers.

c. The parties will equally divide Paden's 401(k) account with Wagstaff Cranes. The parties will jointly retain Rori Hendrix to prepare the necessary Qualified Domestic Relations Order ("QDRO") to divide this account. The parties will equally share the cost of Ms. Hendrix's fees and any related administrative fees charged by the plan administrator. Within ten (10) days following entry of the Decree of Divorce, Paden will provide Ms. Hendrix with all documents and information reasonably necessary to prepare the QDRO, including the most recent account statement and any plan documents requested. Tayler will promptly cooperate in executing any documents reasonably necessary to complete the QDRO process. Once prepared, the parties will sign the QDRO and submit it to the retirement plan administrator for review and approval. The intent of the parties is that Tayler will receive fifty percent (50%) of the marital portion of the account balance as of the date of decree, together with any gains or losses attributable to her share until the date of distribution.

## **20. Debts.**

a. **Awarded to Tayler.** Tayler will assume, pay, defend, indemnify, and hold Paden harmless from any debt or obligation she has incurred in her individual name at any time, including the debts listed in the table in the Real Property Section of the Stipulation. Tayler shall indemnify and hold Paden harmless from any claims of a creditor against Paden for the debts assigned to Tayler.

b. **Awarded to Paden.** Paden will assume, pay, defend, indemnity and hold Tayler harmless from any debt or obligation Paden has incurred in his individual name at any time including the debts listed in the table in the Real Property Section of the Stipulation. Paden shall indemnify and hold Tayler harmless from any claims of a creditor against Tayler for the debts assigned to Paden.

c. Each party shall provide a certified copy of the final Decree of Divorce and any modifications to all creditors pursuant to U.C.A. §81-4-406(3) and §15-4-6.5 and to effectuate compliance with these statutes.

## **21. Mutual Restraints.**

- a. Each party is permanently restrained from bothering, harassing, annoying, threatening, and/or harming the other at any time or in any place.
- b. The parties will be permanently restrained from defaming, slandering, or making false public statements about the character or reputation of the other party.
- c. The parties shall always keep their communication civil and respectful.
- d. Both parties shall be restrained from using the likeness, identity, or information of the other to access or create accounts.

22. **Necessary Documents.** Each party agrees to promptly sign and execute any and all documents necessary to effectuate the terms of the Stipulation, including those required by the terms of this Decree of Divorce.

23. **Default.** If either party defaults in the performance of their obligations under the Stipulation and this Decree of Divorce, the defaulting party will be responsible for all reasonable costs incurred by the other party to enforce the Agreement, including reasonable attorney's fees.

24. **Attorney Fees/Court Costs.** The parties will pay their own court costs and attorney fees incurred herein. The parties will equally share the mediator fees from the March 31, 2026, mediation.

25. **Name Change.** she so desires, Tayler may change her name to "TAYLER RENEE RICKS."

\*\*\*END OF ORDERS, SIGNATURE APPEARS AT THE TOP OF THE FIRST PAGE\*\*\*

Approved as to form:

/s/ Tanner Willes

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Tanner Willes

Attorney for Respondent

(signed electronically with permission)

CERTIFICATE OF SERVICE

I, the undersigned, hereby declares that on April 18, 2026, I caused the foregoing proposed DECREE OF DIVORCE to be served via email upon:

Tanner Willes  
Attorney for Respondent

*/s/ Lyle T. Millham*

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Lyle T. Millham