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Petitioner's Attorney

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

IN THE MATTER OF THE MARRIAGE
OF

MARIKO MILLET-LOPEZ,

Petitioner,

&

JOSUE LOPEZ HERNANDEZ,

Respondent.

DECREE OF DIVORCE

Case No. 264902239

Judge Chelsea Koch

Commissioner Michelle Blomquist

Petitioner, Mariko Millet-Lopez, through her attorney, Nicholas A. Schwarz, and Respondent, Josue Lopez Hernandez, pro se, stipulated to a full and final resolution of all issues raised in this matter pursuant to an agreement reached on the 28th day of April 2026. From the records, files, and papers in this matter, the Court being fully advised, and having previously made and entered its Findings of Fact and Conclusions of Law, now

ORDERS, ADJUDGES, AND DECREES

A. The bonds of matrimony heretofore existing by and between Petitioner and Respondent are hereby dissolved and each Party is hereby awarded a Decree of Divorce from the other, to become absolute and final upon entry by the Court.

PROVISIONS REGARDING JURISDICTION

1. Petitioner is a bona fide resident of Salt Lake County, State of Utah, and has been for three months immediately prior to the filing of this action.

2. Parties resided in the marital relationship in the State of Utah, or the acts complained of by Petitioner were committed by Respondent in the State of Utah; and, therefore, the Court has jurisdiction over Respondent pursuant to Utah Code, Section 78B-3-205.

3. Petitioner and Respondent were married on 10 June 2022 in Vernal, Utah, and are presently married. Parties separated on or about 21 April 2025.

PROVISION REGARDING VENUE

4. Venue is proper in this county according to Utah Code, Section 78B-3a-201 because the cause of action arose in this county.

PROVISION REGARDING GROUNDS

5. During the course of the marriage, Parties have experienced difficulties that cannot be reconciled that have prevented Parties from

pursuing a viable marriage relationship; therefore, a divorce shall be granted on the grounds of irreconcilable differences.

PROVISIONS REGARDING PARTIES' CHILDREN

6. There are no minor children born as issue of this marriage.

PROVISIONS REGARDING MUTUAL RESTRAINING ORDERS

7. Parties shall abide by the following mutual restraining orders:

A. Parties shall not harass or threaten each other.

B. Parties shall not allow third parties to do what they themselves are prohibited from doing under this paragraph. Parties shall have the affirmative duty to use his or her best efforts to prevent third parties from such violations.

PROVISIONS REGARDING TAXES

8. Parties have filed taxes for 2025. Moving forward, Parties will file Single.

PROVISIONS REGARDING DEBTS AND OBLIGATIONS

9. During the course of the marriage, Parties did not acquire any debts and obligations. These debts shall be divided, as follows:

A. If there are any other debts, the debt shall be the responsibility of Party incurring the debt.

B. Parties shall be mutually restrained from incurring any additional liability on any joint debts or joint credit lines.

C. All debts and obligations incurred since Parties' separation shall be the responsibility of the Party who incurred the particular debt.

D. As authorized by Utah Code, Section 15-4-6.5, Parties shall notify respective creditors or obligees, regarding the division of debts, obligations, or liabilities herein and Parties' separate, current addresses.

E. Each Party shall indemnify and hold other Party harmless from all debts and obligations he or she is awarded under the Decree of Divorce. This hold harmless clause shall apply to bankruptcy proceedings.

PROVISIONS REGARDING PERSONAL PROPERTY

10. During the course of the marriage relationship, Parties have acquired certain items of personal property. The personal property shall be divided as follows:

A. Vehicles. Parties shall be awarded vehicles as follows: (1) Mariko shall be awarded the 2018 Kia Forte. Each Party shall be responsible for all remaining payments due on the vehicle in their possession. Each Party shall remove other Party's name from the vehicle insurance policy as soon as practicable. Each Party shall remove other Party's name from the vehicle's title as soon as practicable.

B. Bank Accounts:

i. Mariko shall retain all funds currently held in the joint MACU account ending in *0709 and shall remove Josue from the account within 30 days of the Decree being entered by the Court. If

Mariko is unable to remove Josue, she shall, within the same time period, open a new account solely in her name and transfer all funds from the joint account into that account.

ii. The parties shall divide the Capital One account ending in *0008 as follows: Josue shall be awarded \$14,475.00, less one-half of the attorney fees incurred by Mariko in this action. Mariko shall be awarded the remaining balance. Mariko shall provide Josue with all attorney invoices, bank statements, and fulfill the payment obligation within 30 days of the Decree being entered by the Court.

C. Each Party shall be awarded property he or she owned before the marriage, property he or she acquired after the date of separation, inheritance received by him or her, and gifts to him or her from their respective family.

D. Parties shall duplicate any desired family pictures and videos, so each Party has a copy. Parties shall share the costs of duplication equally.

E. The remaining personal property shall be divided as Parties have already agreed OR as Parties agree. If Parties cannot agree to a personal property division, Parties shall attend mediation.

PROVISIONS REGARDING REAL PROPERTY

11. During the course of the marriage, Parties did not acquire any real property.

PROVISIONS REGARDING ALIMONY

12. Neither Party shall be awarded alimony.

PROVISIONS REGARDING PENSION AND RELATED ASSETS

13. Each Party shall be awarded his or her own retirement accounts free and clear of any claim from the other Party.

PROVISIONS REGARDING MISCELLANEA

I. ATTORNEY'S FEES.

14. Parties shall split attorney fees from this action as defined in Paragraph 11(B)(ii) of the Petitioner's Petition for Divorce.

II. OTHER.

15. Prior to the filing of any Petition to change any provision of the final Decree of Divorce, Parties shall attempt to resolve the issue(s) first through mediation.

16. Mariko shall be restored to the use of her former name of Millett, if she so chooses.

17. Each Party shall be Ordered to execute and deliver to the other the documents required to implement the provisions of the Decree of Divorce the Court enters.

JUDGE'S ELECTRONIC SIGNATURE APPEARS ON THE TOP OF PAGE ONE

APPROVED AS TO FORM:

/s/ Josue Lopez Hernandez
(signed by Nicholas A. Schwarz with permission given via email)
Josue Lopez Hernandez
Pro se Respondent

NOTICE OF INTENT TO SUBMIT ORDER FOR COURT'S SIGNATURE

TO: Josue Lopez Hernandez

As authorized by Utah Rule of Civil Procedure 7(j)(4)-(5), the undersigned attorney will submit the foregoing Decree of Divorce for the Court's signature upon the expiration of seven days from the date of this Notice, unless written objection is filed prior to that time.

Dated 29 April 2026.

BROWN FAMILY LAW, LLC

/s/ Nicholas A. Schwarz
Nicholas A. Schwarz
Petitioner's Attorney

CERTIFICATE OF SERVICE

I hereby certify that on 29 April 2026, I caused to be served a true and

correct copy of the foregoing by email, addressed to the following:

Josue Lopez Hernandez
lopezjosue0623@gmail.com
Pro Se Respondent

/s/ Nicholas A. Schwarz

Nicholas A. Schwarz
Petitioner's Attorney