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Attorney for Petitioner

IN THE FOURTH JUDICIAL DISTRICT COURT OF UTAH COUNTY

STATE OF UTAH

IN THE MATTER OF THE MARRIAGE OF

JILL KAY SCHRIEVER-BOHN

Petitioner,

and

PAT LYMAN BOHN,

Respondent.

DECREE OF DIVORCE

Case No. 264400931

Judge Sean Petersen

Commissioner Marian Ito

This matter comes before the Court pursuant to the parties' Stipulation and Settlement Agreement. Thirty days have passed since the filing of the Petition or the Court has entered an order waiving the thirty-day waiting period. The Court, having previously entered its written Findings of Fact and Conclusions of Law, does hereby GRANT the Petitioner a DECREE OF DIVORCE and does hereby ORDER, ADJUDGE and DECREE as follows:

1. Petitioner is the Mother of the minor child (hereinafter referred to as "Mother" or "Jill").
2. Respondent is the Father of the minor child (hereinafter referred to as "Father" or "Pat").

PARENTING PLAN

3. The parties have the following minor child together: A.A.B. (born 01/14/2013)

4. **Legal Custody.** The parties shall have joint legal custody of the minor child and use the terms herein and Utah Code Ann. 81-9-202 as a parenting plan and be bound to abide thereby. Minor and day-to-day decisions will be made by the parent exercising parent time. The parties shall mutually discuss all major decisions in the child's life regarding health, safety, religion, and education. The parties will keep each other informed of the activities, events, and appointments in the child's life.

5. **Decision-Making and Dispute Resolution.** Each parent should have the right to make day-to-day decisions concerning the child while in the care of that parent. Each parent shall also have the right to make emergency decisions regarding the child's safety or health while in the care of that parent. For all other decisions regarding the child, the parties shall comply with the following dispute resolution plan:

Step 1: The parties shall make a good faith effort to cooperate and work together to make joint decisions that are in the best interest of their child. The parties shall communicate with each other and discuss the issue(s) before either parent makes a decision.

Step 2: If the parties cannot agree, then Mother shall have interim final say. Father may request mediation regarding the disputed issue(s). Unless both parties mutually agree to waive this requirement, both parties must attend mediation in good faith with a mutually agreed upon neutral mediator, and both parties shall equally share the necessary costs of mediation.

Step 3: If the parties are still unable to agree, then either party may seek a court

order regarding the disputed issue(s). The court shall have the final authority to decide the issue(s) as it determines is in the best interests of the child.

6. Communication with the child. Each parent shall be entitled to enjoy telephone, video conference, email, letters, or other alternative forms of contact with the child at reasonable times and places. Each parent shall provide access to the child while in his or her care to facilitate such communication. Further, the child may choose to initiate communication with either parent at any time of the child's choosing. Neither parent shall speak derogatorily about the other parent to the child (either in person, over the phone or in writing) or to another person within the hearing or in the presence of the child. Neither parent shall allow any third party to speak derogatorily about the other parent within the hearing or in the presence of the child.

7. Communication between parents. Each parent shall notify the other parent as soon as reasonably possible in the event of a medical or other emergency concerning the child. Each parent shall provide the other with a current address, phone number and email address within 24 hours of any change. Each parent shall provide the other with the name and contact information for any surrogate care providers for the child. Whenever either parent intends to travel out of the state with the minor child, he or she shall provide the other parent with an itinerary of travel dates and locations. All communications between the parties shall be civil, and neither parent shall threaten, harass, or speak derogatorily or crudely to the other parent.

8. Participation. Both parents shall be entitled to attend and participate as appropriate in any significant school, social, sports, religious or community functions in which the child is participating or being recognized.

9. Access to records. Each parent shall be entitled to complete access to all educational, medical, religious or other records of the minor child. Each party should be listed as a parent for purposes of school contact or medical care provider contact for the child.

10. Physical Custody. The parties agree that both of their addresses shall be on all the child's records when possible. The parties shall have joint physical custody of the minor child with Father having 139 overnights. Father's parent-time shall be pursuant to a modified and reduced parent-time under Utah Code Annotated § 81-9-303, with parent-time every other weekend Friday after-school until Monday morning. Father's mid-weeks shall be visits as he is able due to his work-schedule. The parties may change days and times of the mid-week visit as they agree, if mutual and in writing.

11. Transportation. The parties will share transportation equally as the parties may hereafter agree. If the parties are unable to agree, the receiving parent who is beginning parent time will pick up the child at school or at the residence of the other (except for a parent with overnight parent time will be responsible to drop the child off at school, if school is in session at the time for the exchange). A step-parent, grandparent, or other responsible individual designated by the receiving parent, may pick up the children if the sending parent and the child are aware of the identity of the individual, and the receiving parent will be with the child by 7:00 PM. See Utah Code 81-9-302(7)

12. Holidays. The holiday schedule shall be as the parties agree, or if they are unable to agree, then according to Utah Code Ann. Sec 81-9-305 as follows:

<i>Odd</i>	<i>Even</i>	<i>Holiday and Time</i>
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Years	Years	
Mother	Father	Martin Luther King Jr. Holiday after school on the Friday before holiday to Tuesday morning with drop off to school
Father	Mother	President's Day after school on the Friday before holiday to Tuesday morning with drop off to school
Mother	Father	Spring Break after school on the day school lets out to the day school resumes with drop off to school on the day school resumes
Mother	Mother	Easter Sunday from 6:00 pm on Friday before the holiday and end at 7:00 pm on Easter day
Father	Mother	Memorial Day after school on the Friday before holiday to Tuesday morning with drop off to school, or 9 a.m. if there is no school
Mother	Father	July 4th 9 a.m. the day before holiday to the day after at 6 p.m.
Father	Mother	July 24th 9 a.m. the day before holiday to the day after at 6 p.m.
Mother	Father	Labor Day after school on the Friday before holiday to Tuesday morning with drop off to school
Father	Mother	Columbus Day after school on day before holiday to the day after the holiday with drop off to school

Mother	Father	Fall Break from 6 p.m. on the day school lets out with drop off to school on the day school resumes
Father	Mother	Halloween (on October 31 st or the day Halloween is traditionally celebrated in the local community) from after school until the following morning with drop-off to school, or 9 a.m. if school is not in session) or, beginning at 4 p.m. until 9 a.m. the following day if not on a school day
Mother	Father	Veteran's Day after school on day before holiday to the day after the holiday with drop off to school
Father	Mother	Thanksgiving after school on the day school lets out to the day school resumes with drop off to school
Mother	Father	First Half of Christmas Vacation, including Christmas Eve and Christmas Day beginning after school the day school lets out until 7 p.m. on December 27 th .
Father	Mother	Second Half of Christmas Vacation , beginning 7 p.m. on December 27 th until the day school resumes, with drop off to school.
Mother	Father	The day before or after child's birthday from after school or 9 a.m. if school is not in session until the next morning with drop off to school or 9 a.m. if school is not in session
Father	Mother	Child's actual birthday from after school or 9 a.m. if school is not in session until the next morning with drop off to school or 9 a.m. if school is not in session
Father	Father	Father's Day 9:00 a.m. on the holiday to the day after at 9 a.m.

Mother	Mother	Mother's Day 9:00 a.m. on the holiday to the day after with drop off to school

13. Summer. Each parent shall have two (2) weeks of parent-time during the summer. Notice of a parent's extended parent-time shall be communicated on or before May 1 of each year. If both parties want extended parent-time during the same time of the summer, Mother shall have priority in odd years and Father shall have priority in even years. If only one parent communicates their extended parent-time prior to May 1, then that parent shall have priority for their extended parent-time. If neither parent communicates their parent-time before May 1, then the parent who communicates their parent time first shall have priority for their extended parent-time. Extended parent-time may not override the other parent's holiday parent-time during the summer.

14. Right of First Refusal. Parental care shall be presumed to be better care for the child than surrogate care and the court shall encourage the parties to cooperate in allowing the other parent, if willing and able to transport the child, to provide the childcare. Utah Code 81-9-202(13). "Surrogate care" means care by any individual other than the parent of the child. Each party shall have the first right to provide care for the minor children before nonparties are allowed to do so, and both parents shall have an ongoing affirmative duty on each party to give reasonable notice

of childcare and a party's availability to provide such, when such care is needed for a period of overnight or longer.

15. Relocation. If either parent subsequently moves more than 150 miles away from the other parent, it shall be deemed a Relocation, and he or she shall comply with the notice provisions of Utah Code section 81-9-209, including providing 60 days advance written notice of the intended relocation to the other parent. The parties agree that if the event of a Relocation, Mother shall have the rebuttable presumption of sole physical custody of the minor child and Father's parent-time shall be according to Section 81-9-209.

16. Travel: When the minor child is traveling away from a party's regular place of abode for overnight or longer, the parent exercising parent time shall notify the other parent in advance of the travel with the following information: (a) an itinerary of travel dates; (b) destinations; (c) places where the child or traveling parent can be reached; and (d) the name and telephone number of an available third person who would be knowledgeable of the child's location. See Utah Code 81-9-202(19).

17. Modification. Neither parent may initiate court action to modify the provisions of this Parenting Plan without making a good faith effort at mediation. Unless both parties mutually agree to waive this requirement, both parties must attend mediation in good faith with a mutually agreed upon neutral mediator, and both parties shall equally share the necessary costs of mediation.

18. Mutual Restraining Orders: Both parties shall be restrained from saying or doing anything that would tend to diminish the love and affection of the child for the other parent, including but not limited to demeaning or disparaging the other

parent, speaking derogatorily or in a belittling manner about the other parent, speaking to the children about the issues in this matter, or from attempting to influence the child's preference regarding custody or visitation. As used in this paragraph, demeaning or disparaging means to say anything ill of the other whether they believe it to be true or not. Neither party will interrogate or "pump" the child for information about the parent's parent time or regarding the potential significant relationships of the other party. Both parties should be restrained from making visitation arrangement through the children. Neither party shall use corporal punishment as a form of discipline on the child. Both parties are mutually restrained from harassing, annoying, or otherwise bothering the other party or the minor child, or from committing any domestic violence or abuse against the other party or the minor child. Neither party will use alcohol in excess, illegal drugs, or abuse prescription drugs within 24 hours prior to or during parent time with the child. For the preceding sentence, "alcohol in excess" shall be defined as using alcohol in excess of the legal driving limit in the State of Utah. Both parties are mutually restrained from allowing third parties to do what they themselves are prohibited from doing under this paragraph and shall have the affirmative duty to use his or her best efforts to prevent third parties from such violations or shall remove the child from such circumstances.

19. Divorce Education Classes: The parties have taken the required divorce classes and the completion certificates have been provided to the other party and will be filed with the Court..

FINANCIAL SUPPORT OF THE CHILDREN

20. Father has a gross monthly income of \$9,343.00 and will have 139 overnights. Mother has a gross monthly income of \$7,900.00 and will have the remaining 226 overnights. Effective May 01, 2026, child support is awarded to Mother in the amount of \$615.00 per month pursuant to the child support guidelines.

- a. Child support is due one-half by the 5th and one-half by the 20th of each month. Either party may bring the decree to the Office of Recovery Services to begin automatic withholding for child support.
- b. Each party shall notify the other within thirty (30) days of any change of income.
- c. The court's child support order may be subsequently modified pursuant to the provisions of Utah Code section 81-6-212.
- d. Pursuant to the Child Support Guidelines, the base monthly child support award is automatically adjusted or terminated when a child becomes 18 years of age or graduates from high school during the child's normal and expected year of graduation, whichever occurs later, or if the child dies, marries, becomes a member of the armed forces of the United States, or is emancipated.

21. Childcare Expenses. Utah Code 81-6-209 shall apply and order the equal division of work-related childcare expenses. A parent who incurs childcare expenses shall provide written verification of the cost and identity of a childcare provider to the other parent within 30 calendar days and shall be entitled to reimbursement of one-half by the notified party within thirty (30) calendar days. If a party fails to notify the other of day care expenses within 30 days of payment of a day care expense, the party

may be denied the right to reimbursement for such expenses. Childcare arrangements existing during the marriage are preferred as are childcare arrangements with nominal or no charge. A party using family members to provide childcare will not be entitled to reimbursement unless both parents have agreed in advance in writing to the specific family member providing the care and the associated costs.

22. Insurance coverage. Health care coverage for the medical expenses of any minor child shall be provided by a parent. See Utah Code 81-6-208 "Health care coverage" means coverage under which medical services are provided to a dependent child through: (a) fee for service; (b) a health maintenance organization; (c) a preferred provider organization; (d) any other type of private health insurance; or (e) public health care coverage. Either parent shall provide insurance for the medical expenses of their minor child(ren) if such insurance is available to that parent at a reasonable cost. See Utah Code 81-6-208(3)(b). The parties anticipate the minor child remaining on Father's insurance.

23. Designation of Primary Insurance. If, at any point in time, a dependent child is covered by the health, hospital, or dental insurance plans of both parents, the health, hospital, or dental insurance plan of Father shall be primary coverage for the dependent children and the health, hospital, or dental insurance plan of Mother shall be secondary coverage for the dependent children. If a parent remarries and his or her dependent child is not covered by that parent's health, hospital, or dental insurance plan but is covered by a step-parent's plan, the health, hospital, or dental insurance plan of the step-parent shall be treated as if it is the plan of the remarried

parent and shall retain the same designation as the primary or secondary plan of the dependent children.

24. Medical and Dental Out-of-Pocket Costs: Each parent shall equally share the children's portion of the monthly insurance premium costs, and all other reasonable and necessary uninsured and unreimbursed medical and dental expenses incurred for a dependent child, including deductibles and copayment. Utah Code 81-6-208. A parent who incurs such medical expenses for the minor children, shall provide proof of the expense and proof of the payment to the other parent within 30 calendar days, and shall be entitled to reimbursement of one-half by the notified party within thirty (30) calendar days. If a party fails to notify the other of medical expenses within 30 days of payment of an expense, that party may be denied the right to reimbursement for such expenses.

25. Division of Accounts: Pursuant to Utah Code Annotated §15-4-6.7, the parties may elect that a medical/dental or school expenses be divided by the service provider into two separate accounts for payment, one for each parent as long as the service provider receives a copy of the Decree of Divorce at or before the day on which the service provider first renders medical/dental services or issues a bill for school fees.

26. Extracurricular Expenses. Each parent shall be ordered to assume and be responsible for fifty percent (50%) of any out-of-pocket amount incurred for any extracurricular activities in which both parents agree in writing that the minor child may be involved. The parent incurring the extracurricular activity out-of-pocket costs shall submit to the other party verification of the incurred expense, such as a receipt or an invoice, within thirty (30) days of payment or receiving the same and shall be

reimbursed by the other party within thirty (30) days of receiving the verification of incurred expenses. If an extracurricular activity is agreed upon, then both parents will make reasonable efforts to have the children attend during his or her parent time. If an extracurricular activity is not agreed upon, then the parent who did not agree to the activity is not required to have the child attend during his or her parent time.

27. School Expenses. Each parent shall be ordered to assume and be responsible for fifty percent (50%) of any required out-of-pocket school expenses incurred during the time leading up to and including high school. The parent incurring the out-of-pocket school expense shall submit to the other parent an invoice, bill, receipt, or verification of the incurred expense within thirty (30) days of payment or receiving the same and shall be reimbursed by the other parent within thirty (30) days of receipt of those school expense invoices, bills, receipts, and/or verification.

28. Tax Filing Assignment. Mother will claim the minor child for the 2026 and 2027 tax years. The parties shall alternate claiming the minor child starting on the 2028 tax year filing and every year thereafter with Mother claiming on odd-numbered tax years and Father claiming on even-numbered tax years.

a. Either parent's right to claim any child on the tax returns for any particular tax year is subject to being current on all child support obligations by December 31st of the particular tax year. Utah Code 81-6-210(4)(a).

b. Either parent's right to claim the child on the tax returns for any particular tax year is subject to claiming the child resulting in a tax benefit in any particular tax year. Utah Code 81-6-210(3)(b).

c. If a parent cannot claim the child on his/her returns for a particular tax year, then the other parent is automatically entitled to claim the child on his/her returns for that year.

SPOUSAL SUPPORT

29. Spousal Support: The parties are each able to support themselves and are no award of spousal support is necessary.

REAL PROPERTY

30. Real Property. Prior to the marriage, Jill acquired the real property and residence located at 1501 East 680 North, Spanish Fork, Utah 84660 (the "Home"). Jill shall be awarded the exclusive use, possession, and ownership of the Home. She shall be solely responsible for all monthly mortgage payments, property taxes, insurance, maintenance, repairs, and any other costs associated with the Home going forward. Pat's name was added to the mortgage obligation during the marriage. Upon information and belief, the current mortgage loan is assumable under the current terms of the loan. The parties agree that Jill shall make a good-faith effort to assume the loan into her name alone within six (6) months of entry of the Decree of Divorce. If the assumption process cannot be completed with terms agreeable by either party, then the parties agree that Pat shall remain liable on the mortgage until the loan is fully paid off, which is anticipated to occur on or about March 1, 2040. Upon payoff of the mortgage in full, Jill shall retain sole ownership of the Home, free and clear of any claim, right, title, interest, or equity share by Pat. The parties further agree that, during the marriage, Pat acquired a positive equitable interest in the Home. In full satisfaction and offset of that

positive equity, the parties have agreed on a Global Settlement as described herein in paragraph 42 of this Stipulation.

VEHICLES

31. Vehicles. The parties have acquired certain vehicles which will be awarded as follows:

Vehicle:	Awarded to:
2025 Honda Accord	Jill
2021 Hyundai Sonata	Jill
2008 Can Am 4 Wheelers (2)	Jill
2025 Toyota Corolla	Pat
2001 Chevrolet Silverado 1500	Pat

a. The parties will bear any expenses related to the vehicles awarded to them and will refinance the vehicles to remove the other parties name from the vehicle loans attached to the vehicles they were awarded. The parties agree that they will work together to refinance any vehicles loans as they agree.

PERSONAL PROPERTY

32. Personal Property. The parties are each awarded their own personal property, including but not limited to clothes, jewelry, premarital property, personal effects, books, paperwork, journals, and personal property acquired after separation. The parties have divided all of their marital property as agreed at the time of separation and no further order is necessary.

FINANCIAL ACCOUNTS AND DEBTS

33. Financial Accounts. During the marriage, the parties acquired certain financial accounts. The parties shall be awarded the accounts in their own name. Any jointly held account will be divided equally between the parties and closed within thirty (30) days of entry of the Decree of Divorce.

34. Retirement Accounts. During the marriage, the parties acquired retirement account that shall be distributed as follows:

ACCOUNT	AWARDED TO:
Jill's IRA	Jill, 100%
Pat's Vanguard 401(k)	\$200,000 to Jill, remainder to Pat
Pat's Pension (FedEx Corp Portable)	\$200,000 to Jill, remainder to Pat
Pat's Pension (FedEx Traditional)	Pat, 100%

a. The parties shall need two separate Qualified Domestic Relations Orders ("QDROs") to rollover awarded funds to Jill. The parties agree to retain a mutually agreed upon attorney withing thirty (30) days of entry of the Decree of Divorce to draft the QDROs and shall be equally responsible for any administrative or attorney fees associated with the preparation and processing of the QDRO.

35. Debts. During the marriage the parties acquired certain debts that shall be distributed as follows:

ACCOUNT	AWARDED TO:
UCCU Credit Card #6010	\$12,436 balance will be split 50% to each party. The account will be paid off within sixty (60) days of entry of the Decree of Divorce and will be closed.
MACU Credit Card #0078	100% to Pat

36. Other Debts: Any and all other debts and obligations, not otherwise distributed herein or acquired after separation, shall be assigned and paid for by the party in whose name such debts appear.

37. Global Settlement. The parties agree that Jill's retirement award - \$400,000 from Pat's 401(k) and Pension - serves as a fair, comprehensive, and global offset for all marital contributions and growth during the 14-year marriage. This includes (without limitation) retirement accumulations, any marital portion of home equity appreciation, principal reductions or increases from marital funds, offsets for mortgage refinance

proceeds used for marital or family expenses, and other joint marital debts or contributions related to the Home or other assets. In full consideration of receiving the Home with all equity (current and future) and this retirement offset, Jill waives any right to spousal support (alimony) and any claim to Pat's traditional pension. The parties intend this provision to constitute a complete and final settlement of these interrelated marital assets and claims, with no further adjustments, reimbursements, divisions, or claims regarding the Home's equity or appreciation required.

38. Joint Debt Limit and Refi Obligation: No additional amounts of debt may be added to or charged to any debt, credit card, or line of credit that is associated with or in the opposing party's name without his or her written consent. The party assigned to pay for any debt will have an ongoing duty to keep the debt current and to refinance the debt out of the other party's name as soon as possible. Once the debt is paid off, the other party's name shall be removed from the account or the account shall be closed.

39. Hold Harmless: Each party will hold the other harmless on the debts ordered to be paid by him or her.

40. Creditors: The parties understand that for joint debts upon entering the Decree of Divorce of joint debtors, the claim of a creditor remains unchanged unless otherwise provided by the contract, or until a new contract is entered into between the creditors and the debtors individually.

41. Notification to creditors: Pursuant to Utah Code 15-4-6.5, the party under the obligation to pay a debt shall provide a copy of the parties' Decree of Divorce to all joint creditors of the parties existing at the time of the entry of the divorce and notify the creditors regarding the parties' separate current addresses.

42. Delinquency in payments: If either party is obligated on a joint-secured debt, the payment of that debt must remain current. In the event that a payment is not paid in a timely manner, the secured asset must be placed immediately on the market for sale in order to protect the joint debtors. A party who makes payment on a delinquent debt in order to protect his or her credit rating, may seek reimbursement of the payment of that debt in addition to interest and attorney's fees from the other party.

43. Refinance: Each party shall offer their best efforts to remove each other from any debts, obligations, loans, etc. by refinance or otherwise and put the loan or obligation solely in their respective name, and to assume responsibility for and release any financial burden from the other party.

MISCELLANEOUS PROVISIONS

44. Former Name: Jill's name may be restored to her maiden name of "Schriever", if she so desires.

45. Documentation Cooperation: Each party shall be ordered to sign any and all documents as are required to implement the provisions herein upon request.

46. Mediation: Prior to or concurrent with a Petition to Modify being filed to change any provision of a final decree, the parties must first make a good faith attempt to offer to resolve the issue through mediation, for which both parties will share the cost equally.

47. Attorney Fees: Each party will pay his or her respective attorney fees.

IT IS SO ORDERED.

Approved as to form:

/s/ Pat Bohn*

Pat Bohn
Respondent

**Electronically signed with permission. Original e-signature on file with The Aryno Law Firm*

The judge's signature will appear at the top of the first page of this document.

CERTIFICATE OF SERVICE

The undersigned certifies that on the 24th day of April, 2026 she/he filed the foregoing DECREE OF DIVORCE using the Court's electronic filing system. The following were served via email:

Pat Bohn

skyhawk.driver172@gmail.com

/s/ Keyler Masinelli
