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IN THE FOURTH JUDICIAL DISTRICT COURT OF UTAH COUNTY STATE OF UTAH 137 North Freedom Blvd, Provo, UT 84601	
In the Matter of the Marriage of: GARY SCHOONOVER, Petitioner, and DAYNA JO SCHOONOVER, Respondent.	DECREE OF DIVORCE Civil No. 234402767 Judge Tony F. Graf, Jr. Commissioner Ito

THIS MATTER came before the Court for trial on February 17, 2026, and continued on March 5, 2026, before Judge Tony F. Graf, Jr. Petitioner Gary Schoonover ("Gary") appeared through counsel Cherylyn M. Egner. Respondent Dayna Jo Schoonover ("Dayna") appeared through counsel Tim K. Brown. The Court having entered Findings of Fact and Conclusions of Law on May 1, 2026,

IT IS HEREBY ORDERED, ADJUDGED AND DECREED:

The bonds of matrimony and the marriage contract heretofore existing by and between Gary and Dayna are hereby dissolved, and Gary is hereby awarded a Decree of Divorce from Dayna on the grounds of irreconcilable differences, said Decree to become absolute and final

upon entry by the Court in the Register of Actions:

1. **Jurisdiction**. Gary is a bona fide resident of Utah County, State of Utah, and has been for at least 3 months immediately prior to the filing of this action.

2. **Marriage Statistics**. The parties were married on November 8, 2013, in Utah County, State of Utah, and are presently married.

3. **Grounds for Divorce**. The parties shall be granted a divorce on the grounds of irreconcilable difference because they have been unable to resolve their marital problems, making continuation of their marriage impossible.

4. **No Minor Children**. There are no minor children at issue in this matter.

5. **Alimony**. Commencing May 1, 2026, Gary shall pay Dayna alimony \$4,129.50 per month, continuing for the length of the marriage (9 years, 11 months), or terminating earlier upon Dayna's remarriage, cohabitation, or the death of either party if earlier.

6. **Alimony Arrears**. Dayna is awarded alimony arrears in the amount of \$4,129.50 for 18 months or \$74,331.81.

7. **Distribution of Home Sale Proceeds**. It was undisputed that the marital home in Lindon, Utah, was purchased during the marriage, jointly titled, and sold on April 19, 2024, with the sales proceeds held in trust by the title company. The Court finds that all equity in the marital residence is marital property.

8. **Google Compensation Payments**. The Court finds that the \$338,506 in post-separation payments received by Gary from Google constitute marital property subject to

equal division. Danya is awarded credit for the net amount of half of all of these payments in the amount of \$169,253.

9. **Division of Google Stock Units.** The Court finds that all Google stock units granted to Gary during the marriage, whether vested or unvested, constitute marital property. Dayna is awarded one-half of all Google stock units granted during the marriage. Within thirty (30) days of entry of this Decree, Gary shall provide complete documentation regarding all Google stock units, including vesting schedules and current balances. The parties shall cooperate in executing any documents necessary to equally divide the marital portion of said stock units. Each party shall be responsible for his or her own tax consequences associated with his or her awarded portion.

10. **Retirement.** The marital portion of all retirement accounts accrued during the marriage, including the Fidelity account and any retirement assets rolled over from Oracle or other employment, together with gains and losses thereon, shall be divided equally between the parties as of the date of divorce.

11. The parties shall mutually select a qualified domestic relations order (“QDRO”) attorney to prepare any necessary QDROs.

12. The parties shall equally divide the cost associated with preparation and implementation of the QDROs.

13. **Chime Account.** Gary maintained a Chime checking account ending in 1014 with a balance of \$47,238.00 as of April 1, 2024. Dayna is awarded a credit in the amount of \$23,619, representing one-half of said account.

14. **Wells Fargo and UCCU Accounts.** Gary is awarded all right, title, and interest in and to his Wells Fargo account. Dayna is awarded all right, title, and interest in and to her UCCU account. Each party shall hold the other harmless from any liabilities associated with the accounts awarded to him or her.

15. **Vehicles.** Gary is awarded his 2018 Lexus GS, with any debts or liabilities thereon; and Dayna is awarded her 2018 Porsche, with any debts or liabilities thereon.

16. **Division of Other Personal Property.** As further detailed in the Findings, Dayna prepared a list of personal property. To resolve the division of the personal property, Dayna's list will be used as the master personal property list. The personal property will be awarded by "alternate selection" (i.e., a neutral party of the parties choosing shall flip a coin to select who chooses first, and each party alternate choosing from the list until all property is selected). For Gary's "first choice," since the Breitling watch is on the list, but he disposed of it, the Breitling watch must be Gary's first selection, and then he can alternate choosing with Dayna thereafter.

17. Unless as stated on the list, each shall be awarded the personal property in their possession on the date of trial.

18. If the parties are unable to choose a neutral party to help them facilitate this division, the parties will choose a mediator with each sharing the cost.

19. Dayna shall be awarded her Father's gun as her separate property.

20. **2024 Taxes.** Each party contributed toward paying the 2024 joint taxes; however, it was undisputed that Dayna paid \$7116.74 and Gary paid \$6,000. Accordingly, Dayna shall be awarded \$558 to equalize. Each party shall be separately responsible for his or her 2025 taxes.

21. **Attorney's Fees.** Each party shall pay his or her respective attorney's fees and costs, and none are awarded.

22. **Cooperation.** The parties shall cooperate with each other, through counsel or otherwise, to effect change in titles to property agreed to be divided herein, to change the names and responsibilities for payment upon the charge accounts and other debt divided herein, and to cooperate in each and every other way necessary or proper to ensure the Decree of Divorce is carried out in every detail.

23. Each party shall execute and deliver to the other such documents as are required to implement the provision of the Decree of Divorce entered by the courts.

24. **Mutual Restraining Orders.** Both parties shall be mutually restrained from harassing, annoying, or otherwise bothering the other party, or from committing abuse against the other party. It is fair and reasonable that both parties shall be mutually restrained from inducing or allowing a third party 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.

25. **Implementing Division of Assets.** It is anticipated that the parties may require assistance from the Court implementing the property division and credits set forth in these findings, in particular the \$267,761.80 in credits being paid by Gary to Dayna as set forth herein: \$74,331.80 for Alimony Arrears; \$169,253 for Share of Google Payments; \$23,619 for 50% of Chime Account; and \$558 for equalize 2024 Tax payments. Counsel for the parties will cooperate in implementing this division, taking \$267,761 from Gary's Share of the assets, with this issue reserved if the parties are unable to resolve. If the parties are unable to resolve, it is the

Court's inclination that the credits awarded to Dayna would be taken from Gary's share of the following assets in the following order: first, Gary's share of the home equity division; second, Gary's share of the Google stock accounts; and third Gary's share of the division of the marital portion of the retirement.

Order is signed when electronically stamped by the Court on the first page

NOTICE TO PETITIONER

TO: COUNSEL FOR PETITIONER

PLEASE TAKE NOTICE that the undersigned, attorney for Respondent, will submit the above and foregoing Decree of Divorce to the Fourth District Court for signature, upon the expiration of seven (7) days from the date of this Notice, unless written objection is filed prior to that time, pursuant to URCP, Rule 7(j)(4).

Dated: May 8, 2026

/s/ Tim K. Brown

TIM K. BROWN
Attorney for Respondent

CERTIFICATE OF SERVICE

I hereby certify that I am a member of and/or employed by the law firm of Moody Brown Law, 2525 North Canyon Rd., Provo, Utah 84604, and that in said capacity and pursuant to Rule 5(b), Utah Rules of Civil Procedure, a true and correct copy of the foregoing was served upon the following on May 8, 2026:

<div>Cherylyn M. Egner <i>e-filer</i></div>	<div><div><input type="checkbox"/> e-Filing (UCJA Rule 4-503)</div><div><input type="checkbox"/> U.S. Regular Mail</div><div><input type="checkbox"/> Facsimile Transmission</div><div><input checked="" type="checkbox"/> E-Mail</div></div> <div style="text-align: right; margin-top: 20px;"><i>/s/ Tim K. Brown</i> _____</div>
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