



KENT R. COTTAM #13181
LEGAL AID SOCIETY OF SALT LAKE
960 South Main Street
Salt Lake City, Utah 84101
Telephone: (801) 328-8849
Email: kcottam@lasslc.org
Attorney for Petitioner

<p>IN THE THIRD JUDICIAL DISTRICT COURT OF SALT LAKE COUNTY, SALT LAKE DEPARTMENT, STATE OF UTAH</p>	
<p>In the Matter of the Marriage of SIGRID PLASER Petitioner, and JORDAN WILLIAM REELITZ, Respondent.</p>	<p>DECREE OF DIVORCE AND JUDGMENT Civil No. 254903873 DA Judge Derek Williams Commissioner Joanna Sagers</p>

The above-entitled matter came before the Honorable Judge Williams. Sigrid Plaser Petitioner (herein after referred to as “Sigrid” or “Petitioner”) was represented by Kent R. Cottam LEGAL AID SOCIETY OF SALT LAKE. Respondent, Jordan William Reelitz (herein after referred to as “Jordan” or “Respondent”) was pro se. The Court received the parties' written Stipulation and Settlement Agreement and Jordan's consent to enter Jordan's default without

further notice. The Court, having found and entered its Findings of Fact and Conclusions of Law and being otherwise fully advised, it is hereby,

ORDERED, ADJUDGED AND DECREED:

1. The Parties are hereby awarded a Decree of Divorce, such to become final upon signature and entry herein.

Provisions Relating to the Children of the Parties

2. There have been no children born as issue of this marriage and none are expected.

Provisions Relating to Debts and Obligations

3. Each party shall assume and pay the debts and obligation in their own names.

a. Pursuant to Utah Code § 81-4-406(3)(b) the parties shall notify respective creditors or obligees, regarding the division of debts, obligations, or liabilities herein and the parties' separate, current addresses.

Provisions Relating to Personal Property

4. During the course of the marriage relationship, the parties acquired certain items of personal property. Jordan shall be awarded the lilac bush, broken lawnmower, broken scooter, and one blue hard drive with photos which Sigrid will remove and delete her photos from first prior to providing to Jordan. Both parties shall delete any and all sexually explicit content involving each other and their current partners from all of their own electronic devices as well as remove from any online platforms immediately. Both parties request the same of any third parties that have same content and request the third parties also delete immediately and not

distribute any of this content. If Sigrid locates a second hard drive, black and about the size of an old VHS tape, Sigrid should treat it the same as the blue hard drive. Jordan should pick up the personal property through Ian McKellar by April 30, 2026, or it should be awarded to Sigrid. The parties should be awarded all other property as they have heretofore divided it.

Provisions Relating to Real Property

5. The parties acquired no real property during the course of this marriage, nor do they presently own an interest in real property.

Provisions Relating to Alimony

6. Neither party shall be awarded alimony now or in the future.

Provisions Relating to Pension and Related Assets

7. Jordan has pension and/or profit-sharing plans or other retirement benefits through Jordan's place of employment. Sigrid shall be awarded the first \$26,338 of benefits accrued pursuant to such plans during the period of the parties' marriage from the date of marriage until the date of the entry of the Decree of Divorce herein and Jordan shall be awarded the remainder. The retirement benefits have no loans, liens, or encumbrances of any sort on them. Sigrid shall be solely responsible for the preparation of any necessary qualified domestic relations order or domestic relations order with any associated costs thereon.

Miscellaneous Provisions

Restraining Order

8. Both parties shall be permanently restrained from bothering, harassing, annoying, threatening, or harming the other party at their place of residence, employment or any other place.

Taxes

9. Parties shall use Ian McKellar to prepare and file their 2025 federal and state tax returns. Parties shall obtain their own extensions for 2025 federal and state tax returns prior to the end of April 15, 2026. Parties shall split the federal and state refunds/deficient equally.

Attorney's Fees

10. Each party shall be solely responsible for their own attorney's fees and costs.

Other

11. Each party shall be ordered to execute and deliver to the other such documents as are required to implement the provisions of the Decree of Divorce entered by the Court.

//END DOCUMENT//

In accordance with the Utah Courts' electronic filing system, this Order does not bear the analog signature of the Judge, but instead displays the electronic signature of the Court. It is located on the first page, in the upper right-hand corner.

CERTIFICATE OF SERVICE

I hereby certify that on the 27th day of April 2026, I caused a true and correct copy of the foregoing Decree of Divorce to be served [] via the court's electronic filing system, by mail postage prepaid, as addressed, to:

Sigrid Plaser
1540 S 1100 E
Salt Lake City, Utah 84105

Jordan William Reelitz
1637 S 800 E
Salt Lake City, Utah 84105

	<i>/s/ Angelica Morales</i>
	Angelica Morales, Paralegal to Kent R. Cottam, Attorney for Petitioner