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IN THE THIRD JUDICIAL DISTRICT COURT IN AND FOR

SALT LAKE COUNTY, STATE OF UTAH

<p>IN THE MATTER OF THE MARRIAGE OF</p> <p>STEVEN SCHIFFGEN,</p> <p>Petitioner,</p> <p>And</p> <p>KATIE SCHIFFGEN,</p> <p>Respondent.</p>	<p>DECREE OF DIVORCE</p> <p>Civil Case No.: 264901666</p> <p>Judge: Chelsea Koch</p> <p>Commissioner:</p>
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This matter comes before the Court on the Joint Verified Petition for Divorce ("Petition"). The parties Steven Schiffgen ("Petitioner" or "Steven") and Katie Schiffgen ("Respondent" or "Katie") both executed the Petition and Respondent Katie Schiffgen executed an Acceptance of Service, Appearance and Consent for Default accepting the terms of the Petition and consenting to their entry as a default divorce so long as they are consistent with the terms of the Petition. The parties having reached an agreement on all issues, the Court accepting the same, having entered its Findings of Facts and Conclusions of Law, now ORDERS, ADJUDGES and DECREES as follows:

1. **Grounds.** During the marriage disagreements have ensued between the parties concerning their marriage and their future together, resulting in irreconcilable differences of the marriage such that it cannot continue. The parties are hereby granted a *Decree of Divorce* immediately under Utah Code Ann. §81-4-405(h), for irreconcilable differences.

### **MINOR CHILDREN**

2. **Children:** There are no minor children of the marriage and no child is expected of the marriage.

### **MARITAL ESTATE**

3. During the course of the parties' marriage, the parties have acquired certain items of real and personal property. The parties' property should be distributed as follows:

4. **Personal Property:** Any personal property that was acquired during the marriage should be divided equitably between the parties with the overall marital estate, with specific divisions delineated below. If the parties have a dispute with regards to any division of personal property they should return to mediation to resolve the dispute. In the event the parties cannot resolve the dispute in mediation they may bring the issue to the court for decision.

5. **Real Property:** During the course of the marriage, the parties bought a home together located at 2262 E. Camino Way, Salt Lake City, UT (the "Property"). The parties agree that Steven will continue to reside in the Property and shall be responsible for making the monthly mortgage

payment, as well as routine utilities and day-to-day household expenses. The parties agree that equity in the Property shall continue to accrue to both parties equally. Upon sale of the property and after payment of the mortgage balance, customary closing costs, and any mutually agreed-upon expenses related to the sale, 50% of the net equity shall be distributed to Steven and 50% to Katie. The Property shall be sold at a future date to be mutually agreed upon by both parties, or upon a subsequent written agreement.

6. **Premarital Property:** The parties' premarital property should be awarded to the party who brought the property into the marriage. The parties should be awarded their own personal effects and anything they received as gift or inheritance.

7. **Financial Accounts:** The parties should be awarded any and all financial accounts in their own names free and clear of any interest of the other party.

8. **Debts:** The parties have not acquired debt during the marriage. Unless otherwise specified herein, each party is awarded any debt in their own name.

9. **Retirement:** Steven has acquired a 401(k) which he will retain ownership of. Both parties will retain ownership of any other retirement accounts in their name.

#### **ALIMONY AND SUPPORT**

10. **Alimony:** Neither party shall be awarded alimony or support

from the other party.

### **PROPERTY SETTLEMENT**

11. The parties have heretofore divided household belongings and personal property in a fair and equitable manner and each party shall retain such household belongs and personal property currently in their possession.

12. The parties hereto have heretofore divided their automobiles a fair and equitable manner and each party shall retain possession of the automobile currently in their possession.

13. Katie currently owns the entire interest in Katie Schiffgen Yoga, LLC and shall retain all ownership in said company.

14. The parties currently have a dog, Ruby, and the parties agree that they will share custody of Ruby and will split expenses associated with Ruby's care.

### **MISCELLANEOUS**

15. **Past Due Medical Bills:** The parties do not have past due medical bills.

16. **Life Insurance:** The parties do not have any life insurance. Any life insurance the parties may have is awarded to the party who owns the policy and that party is solely responsible for the costs associated with the insurance and is free to name any beneficiaries they deem appropriate.

17. **2025 Taxes:** 2025 taxes will be filed married jointly or separate based on accountant advisement.

18. **Attorney's Fees:** Steven will assume and pay all attorney's fees

associated with this matter relating to the *Decree of Divorce* so long as this matter remains uncontested.

19. **Restoration of Name:** Katie shall be allowed to change her name to her pre-marital name if she so chooses.

20. **Failure of Performance:** If either party fails in the performance of any of his or her obligations under the Decree, the aggrieved party should have the right to sue for damages for the breach thereof, or to seek such other legal remedies that may be available to him or her, including a motion to enforce, attorney's fees being awarded for the breach.

21. **Delivery of Documents:** Each party shall execute and deliver to the other party without cost, any documents necessary to implement the provisions of the *Decree of Divorce* entered by the Court no later than 30 days after requested.

**\*\*Entered by the Court as indicated by the Seal on the top of the first page\*\***

APPROVED AS TO FORM:

/s/ Steven Schiffgen  
Steven Schiffgen, Petitioner

/s/ Katie Schiffgen  
Katie Schiffgen, Respondent

## **CERTIFICATE OF SERVICE**

The undersigned hereby certifies that on the 4<sup>th</sup> day of May, 2026, a true and correct copy of the foregoing Decree of Divorce was served to the following via email in compliance with Rule 5 of the Utah Rules of Civil Procedure.

Katie Schiffgen  
[katieschiffgen@me.com](mailto:katieschiffgen@me.com)

Steven Schiffgen  
[schiffgen@me.com](mailto:schiffgen@me.com)

/s/ Janae Barlow