



Chris W. Chong (Utah Bar No. 17963)  
Law Office of Chris W. Chong  
13894 S Bangerter Pkwy, Suite 200  
Draper, UT 84020  
Telephone: (833) 256-8810  
Facsimile: (888) 628-9540  
[chris@cchonglaw.com](mailto:chris@cchonglaw.com)  
*Attorney for Petitioner*

---

**IN THE FOURTH JUDICIAL DISTRICT – SALT LAKE CITY DISTRICT COURT IN  
AND FOR UTAH COUNTY, STATE OF UTAH**

---

<b>In the matter of the marriage of:</b>  <b>HYUNSEOK KHANG</b>  <b>And</b>  <b>SUNHEE KHANG</b>	<b>DECREE OF DISSOLUTION OF MARRIAGE AND JUDGMENT</b>  CASE NO.: 254903084 Judge: TERESA WELCH Commissioner: KIM LUHN
--	---

The above-entitled matter came before the court upon the petition of the Petitioner. The Court reviewed the petition and the parties have entered into a Stipulation in this matter. Upon such stipulation, the court hereby, ADJUDGES, DECREES and ORDERS as follows:

**FINDINGS OF FACT**

1. The Court finds that it has jurisdiction of the parties and the subject matter of the Petition.
2. The Petitioner and Respondent have been bona fide residents of Salt Lake County, State of Utah for more than three (3) months preceding the filing of the Petition herein.
3. The Petition and Respondent were lawfully married to each other on

November 11, 1987 in Seoul, South Korea.

4. There is no reasonable prospect of reconciliation of this marriage.
5. There are no children minor children together and none are expected.
6. The Parties have an adult child with a disability. Sunhee Khang shall have sole custody of Jihyun Khang and shall assume all daily caregiving responsibilities. Hyunseok Khang shall provide support as mutually agreed upon.
7. The Parties shall share equally the medical and healthcare expenses incurred by and for Jihyun Khang on a 50/50 basis. Each Party shall reimburse the other accordingly for any paid expenses.
8. Each Party shall be awarded their own separate property that they acquired before their marriage.
9. Sunhee Khang shall be awarded the 2015 Subaru Forester.
10. Sunhee Khang shall be awarded the 2010 Subaru Legacy.
11. All marital personal property shall be awarded as the Parties can agree or as they are presently divided.
12. Each Party shall keep their own debts in their own names and hold the other harmless therefrom.
13. The Parties shall divided agreed upon debts equally.
14. The real property at 4124 West 4000 South, West Valley City, UT 84120 is registered under the name Sunhee Khang. The real property is to be her separate property for her exclusive use and enjoyment. Hyunseok Khang shall relinquish all legal and equitable claims and interest to Sunhee Khang.

15. The business Khang's Auto Repair Shop, located at 4555 Commerce Dr., Salt Lake City, UT 84107, shall belong to Hyunseok Khang as his separate property for his exclusive use and enjoyment. Sunhee Khang shall relinquish all legal and equitable claims and interests to Hyunseok Khang and shall not exercise any ownership or operational authority related to the business.

16. The Parties agree that while Hyunseok Khang operates Khang's Auto Repair Shop, he will provide free labor for any vehicle repairs or maintenance for the vehicles owned and operated by Sunhee Khang and daughter Jihyun Khang. If the cost of parts exceed \$100.00, Sunhee Khang shall only be responsible for the amount exceeding \$100.00. No labor fees shall be charged.

17. Hyunseok Khang shall make monthly payments of \$1,000.00 to Sunhee Khang by automatic bank transfers for a period of 18 months, beginning from the date of divorce decree is finalized.

18. The Parties will sign all documents necessary to comply with the divorce decree within 60 days from the entry of the decree. If a Party fails to sign a document within 60 days, the other party may ask the court to appoint someone to sign the document. (Utah Rule of Civil Procedure 70).

19. Sunhee Khang asks that her legal name be restored back to Sunhee Chung.

20. In the event either party fails to perform his or her obligations under the Decree of Dissolution of Marriage, such person shall be required to pay all costs and attorneys fees of the other party incurred in enforcing the terms of the Decree of Divorce.

21. Each Party is ordered to execute and deliver to the other party without cost any documents necessary to implement the provisions of this Decree of Dissolution of Marriage.

#### CONCLUSIONS OF LAW

Based upon the foregoing Findings of Fact, the court concludes as a matter of law that the Petitioner is entitled to a Decree of Dissolution of Marriage from the Respondent on the ground of irreconcilable differences.

#### JUDGMENT

IT IS THEREFORE, ORDERED AND ADJUDGED AS FOLLOWS:

- a) That the bonds of matrimony existing between HYUNSEOK KHANG and SUNHEE KHANG, are hereby dissolved and HYUNSEOK KHANG and SUNHEE KHANG be and hereby are awarded a divorce absolute, dissolution of marriage, from each other on the grounds of irreconcilable difference, final upon entry of this decree and the parties shall from date forward are declared to be single persons:
- b) That SUNHEE KHANG's legal name be restored back to SUNHEE CHUNG;  
and
- c) That the divorce stipulation entered into by and between the parties is incorporated herein by reference and shall have the same force as if stated herein in full;

\*\*\*END OF ORDER\*\*\*

In accordance with URCP Rule 10(e), this Order does not bear a handwritten signature, but instead displays an electronic signature

on the first page of this Order along with the court's seal and the date the order was execute.

CERTIFICATE OF DELIVERY

I certify that on December 17, 2025, I emailed a true and correct copy of the foregoing to: Sunhee Khang, the Respondent.

/s/ Chris W. Chong\_\_\_\_\_