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ELMORE LAW

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Attorney for Petitioner

**IN THE THIRD JUDICIAL DISTRICT COURT IN AND FOR
SALT LAKE COUNTY STATE OF UTAH
SALT LAKE DEPARTMENT**

In the Matter of the Marriage of:

XINYUAN ZHANG,
Petitioner,

and,

ZIQI YANG,
Respondent.

DECREE OF DIVORCE

Case Number 264901552
Judge Richard Daynes
Comm. Renee Blocher

THE ABOVE CAPTIONED MATTER having come before the Court for hearing or consideration on the date set forth below, the undersigned, one of the Judges of the above entitled Court presiding, XINYUAN ZHANG, the petitioner being present in person or petitioner's presence being unnecessary in light of the affidavit filed herein in support of the Decree of Divorce, ZIQI YANG, the respondent not being represented by counsel, the respondent having signed and filed with the Court an Acceptance of Service, Appearance, and Stipulation or having been properly served and not having filed any responsive pleading and the time for such a responsive pleading having expired, based thereon, the default of the respondent was entered or the stipulation of the parties accepted, more than thirty days have elapsed since the filing of this action or for good cause the Court having waived the initial thirty day waiting period, the

petitioner was sworn and testified or pursuant to Utah Code Ann. §81-4-406 and Rule 104, Utah Rules of Civil Procedure, the evidence necessary to establish jurisdiction and grounds for the divorce having been presented through the affidavit filed herein in support of the Decree of Divorce, the Court having reviewed the file and the pleadings therein, the Court having previously made and entered its Findings of Fact and Conclusions of Law, based thereon, and for good cause appearing, the Court hereby enters the following:

IT IS HEREBY ORDERED, ADJUDGED AND DECREED:

1. **MARRIAGE TERMINATED.** The marriage of the parties is hereby terminated and the petitioner is granted a Decree of Divorce from the respondent, said decree to become final automatically upon the date of signing and entry by the Court pursuant to the provisions of Utah Code Ann. §81-4-406.
2. **PERSONAL / MARITAL PROPERTY.** The parties have previously made a fair and equitable division of their personal and marital property, belongings and effects. Both parties are satisfied with that division and ask the Court to confirm their division. Each party shall be awarded those items of personal property, including but not limited to motor vehicles, currently in their respective possessions free and clear of any claim by the other party.
3. **MARITAL / PERSONAL DEBTS.** The parties have previously paid all of their marital debts or have made a fair and equitable division of their marital and personal debts and obligations. Each party shall be ordered to pay the debts they have incurred in their own name and/or for their own benefit during the marriage and since the date of the parties' separation, October 22, 2025, holding the other party harmless therefrom. Both parties are satisfied with that division and ask the Court to confirm their division.

4. NOTICE TO CREDITORS. The parties shall notify their creditors in writing as to which party shall be responsible for payment of each of the various debts of the parties pursuant to the decree herein; they may do so by providing a copy of the decree to the creditor. The parties shall notify each creditor of both parties' current separate addresses. Said creditors shall, after such notice, provide both parties individually notices, statements, etc. regarding the debt as required by Utah Code Ann. §15-4-6.5 (that statute also imposes some restrictions on a creditor's ability to make negative credit reports with respect to a debtor not ordered to pay a joint obligation).

5. RETIREMENT. Neither party has any retirement or investment accounts that require division.

6. ALIMONY. Neither party shall be awarded alimony. Each party waives the right to future alimony.

7. ATTORNEY FEES / COSTS. Each party shall be responsible for and pay their own attorney's fees and costs incurred in this action.

8. RULE 70. Both parties shall be ordered to sign and fully execute whatever documents are necessary for the implementation of the provisions of the divorce decree to be entered herein. Should a party fail to execute a necessary document within sixty (60) days of the entry of the divorce decree, the other party may bring an Order to Show Cause and request that the Court appoint the Clerk of this Court to execute the document pursuant to Rule 70 of the Utah Rules of Civil Procedure. Any document executed pursuant to Rule 70 has the same effect as if executed by the disobedient party. Attorney fees and court costs may be awarded against the non-compliant party.

***** END OF ORDER *****
***** SIGNATURE OF JUDGE LOCATED AT TOP OF FIRST PAGE *****

Approved as to form and content:

/s/ by Angela H. Elmore with permission of Ziqi Yang
ZIQI YANG
Respondent

3/26/26
DATE

Original signature on file at Petitioner's counsel's office and available upon request.

FINAL PAGE.
DECREE OF DIVORCE.
XINYUAN ZHANG and ZIQI YANG.

CERTIFICATE OF SERVICE

I hereby certify that I caused to be delivered a true and correct copy of the foregoing
DECREE OF DIVORCE to:

ZIQI YANG
449228106@qq.com

DATED this 25th day of MARCH, 2026.

ELMORE LAW
Attorney for Petitioner

/s/ by Angela H. Elmore

ANGELA H. ELMORE