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Petitioner's Attorney

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

In the Matter of the Marriage of

DESHIK EDDULA,

Petitioner,
&

MEGHNA MUGADUR,

Respondent.

DECREE OF DIVORCE

Case No. 254406033

Judge Amanda Montague

Commissioner Michelle Blomquist

Petitioner, Deshik Eddula, through his attorney, Nathaniel Garrabrandt, and Respondent, Meghna Mugadur, through her attorney, Erica A. Lewis, stipulated to a full and final resolution of all issues raised in this matter pursuant to an agreement reached during mediation with Mediator, Stephen Clark, on May 4, 2026. From the records, files, and papers in this matter, the Court being fully advised, and having previously made and entered its Findings of Fact and Conclusions of Law, now **ORDERS, ADJUDGES, AND DECREES:**

1. The bonds of matrimony heretofore existing by and between Petitioner and Respondent are hereby dissolved and each Party is hereby awarded a Decree of Divorce from the other, to become absolute and final upon entry by the Court.

JURISDICTION

2. The parties are bona fide residents of Salt Lake County, State of Utah, and have been for at least three months prior to the filing of the Petition.

3. The parties were married on March 17, 2023 in Bengaluru, Karnataka, India and are presently married.

4. The Court has jurisdiction pursuant to Utah Code, Section 78B-3-205.

5. There have been no children born of this marriage and none are expected.

VEHICLES

5. The parties have acquired two vehicles. A Mazda CX-5, (historically driven by Deshik), and a 2010 Nissan Versa (historically driven by Meghna). Deshik is awarded the Mazda, and Meghna is awarded the Nissan. Each party is responsible to pay for the registration, maintenance, insurance and any monthly loan payments for both vehicles for the pendency of this action. If there is any loan on either vehicle, each party is responsible to remove the name of the other party from any loan on their respective vehicle within 10 days of entry of the Decree of Divorce.

RESIDENCE

6. The parties lease an apartment located at 3798 West Sonne Ct. Unit L 203, Herriman, Utah, 84096. The lease ends at the end of June 2026. Deshik will pay all remaining costs associated with this apartment including all owed rent, utilities, and costs or fees associated with the move-out. If there is any security deposit or other funds returned to either party, that amount shall be split equally. In addition, Deshik will continue to pay groceries so long as both parties are living in the apartment. Deshik will continue to pay auto insurance and health insurance premiums for Meghna until the Divorce Decree is entered. Meghna shall vacate the apartment by June 1, 2026.

FINANCIAL ACCOUNTS

7. The parties now have separate individual accounts. Each party shall be awarded their individual accounts with the remaining funds subject to and in accordance with paragraph

8. The accounts will be awarded as follows after the division:

Account	Approximate Value prior to account division	Account Awarded to:
JP Morgan Chase 9893	\$23,350.91	Deshik
JP Morgan Chase 0851	\$1,171.46	Deshik
America First Credit Union 2310	\$27.76	Deshik
American Express 9468	\$4,727.17	Deshik
Bank of America	\$11,496.46 (This is a business account for Conprobit Consulting,	Deshik

	constituting working capital)	
HDFC Bank 9436 checking	\$122.00	Deshik
HDFC Bank Savings	\$120	Deshik
MF Central 8195P	\$3,621.13	Deshik
Bank of America 0869	\$1,925.63 (Owned by Meghna and her father.)	Meghna
Bank of America CMA Edge XXX- 82T35	\$9.66	Meghna
Health Savings Account	\$1,575.98	Deshik

8. As total property settlement for all property and financial accounts, (except retirement accounts), Deshik will pay Meghna \$27,000.00.

A. This property settlement will be paid in three installments as follows: 1) \$10,000 within 48 hours of execution of the Stipulation; 2) \$10,000 within 30 days of entry of the Decree of divorce; 3) the final \$7,000 within 30 days of payment of the second installment.

DEBTS AND OBLIGATIONS

9. Each party shall assume their individual debts including and debts in their name incurred after the parties' date of separation. Other than Deshik's car loan on the Mazda, and the mortgage on the real property in India, it is believed there is no other debt for either party. If

either party has any debt, that party is solely responsible for that debt and shall remove the other party's name from that debt within 10 days of entry of the Decree of Divorce.

RETIREMENT ASSETS

10. During the course of the marriage, Deshik acquired a Fidelity 401(k) (approximate balance \$15,355) and a Rio Tinto 401(k) (approximate balance \$3,744.07). Deshik shall retain entirety of the Rio Tinto 401(k), and Meghna's marital portion of that account shall be taken from the Fidelity account. Therefore, Meghna shall receive \$9,550 from the Fidelity account.

11. If a Qualified Domestic Relations Order (QDRO) is necessary, the parties will each cooperate in the process and sign required documents within three business days of receiving the documents. The QDRO will be prepared by Dave Hunter or Rori Hendrix, at Deshik's election. Deshik will be responsible for the costs associated with the QDRO.

BUSINESS

12. Conprobit Consulting is awarded in its entirety to Deshik.

REAL PROPERTY

13. The property located at 16-545-2-D, Seshappa Thota, Revenue Ward No. 16, Madanapalle, 517325, India is awarded to Deshik in its entirety, free and clear of any obligation to Meghna. The parties have no other or further claims against each other regarding real property in Utah or in India.

PERSONAL PROPERTY

14. Meghna will be awarded her cookware. The parties' additional personal property shall be divided as they agree. If they do not agree, they shall attend mediation.

ALIMONY

15. Meghna has a need for support and Deshik has the ability to pay. Deshik shall pay alimony to Meghna in the amount of \$2,400.00 each month for a total of 12 months, beginning on June 1, 2026. Both parties acknowledge this is consistent with the alimony factors in Utah and is fair and reasonable. Alimony shall be payable by the 5th of each month and shall commence June 5th. This alimony obligation satisfies all claims for spousal support of either party against the other in Utah or in India.

MISCELLANEOUS

16. Both parties are restrained from threatening, harassing, bothering, or harming the other party at their respective homes, on social media, or future place of employment.

17. Independent Advice of Counsel. The parties respectively acknowledge that the mediator specifically encouraged the parties to get independent legal advice by counsel of their own selection to be fully informed as to their legal rights and obligations. The parties acknowledge that neither is entitled to rely on the attorney of the other or the mediator to inform them of their legal rights.

18. Drafting. Both parties attended mediation with their respective counsel and have participated actively in the drafting and revising of the stipulation. Both parties and their counsel have had an opportunity to read the stipulation and to make suggested changes to the draft and it is a complete understanding of all of issues negotiated and agreed to by the parties within the mediation session. Each of the parties understands, acknowledges, and agrees that each of the parties hereto has contributed to the drafting of the Stipulation, and no provision shall be

construed against any party as being the draftsman thereof. This Stipulation shall therefore be construed without regard to any presumption or other rule requiring construction against the party causing the Stipulation to be drafted. The parties specifically, intentionally, and knowingly waive any right to allege, assert, or claim the benefit of any rule requiring construction against the drafting party.

19. Full Disclosure. The parties each indicate that there has been a complete accurate and current disclosure of all income, assets, and liabilities. Both parties understand and agree that any failure to provide complete disclosure may constitute perjury. The property referred to herein represents all the property which either party has any interest in or right to, whether legal or equitable, owned in full or in part by either party, separately or by the parties jointly.

20. Attorney's Fees and Costs. Each party is ordered to assume his or her own costs and attorney's fees incurred in this action.

21. Final Stipulation. The Parties' Stipulation is entire and complete and embodies all understandings and agreements between the parties. No prior or contemporaneous oral or written agreements or matters outside of the Stipulation shall have any force or effect. The parties are aware that they have a right to proceed to trial in this matter to present all of their evidence and witnesses, but waive this right. The parties are satisfied that the Stipulation is fair and reasonable. There are no questions the parties have to ask or unresolved issues that need to be addressed. All issues either party wishes to raise have been incorporated in the stipulation. The parties expressly acknowledge and agree that the Stipulation (and this Decree) is entered into voluntarily, by mutual consent, and with the advice of legal counsel. The parties agree the Stipulation is intended to be a full, final, complete, and global resolution of all claims arising out of or related to the parties' marriage, separation and divorce. Except as expressly stated in the

Stipulation, each party knowingly and voluntarily waives, releases, and forever discharges the other from any and all past, present or future claims, demands, causes of action, or proceedings of any kind pertaining to or arising from the parties' marriage (excluding enforcement actions), whether legal, equitable, monetary, financial, or property-related, including but not limited to alimony, maintenance, permanent alimony, interim maintenance, reimbursement, litigation expenses, attorney fees, property division, debt-related claims, or any similar relief in Utah, India, or any other jurisdiction, to the fullest extent permitted by law. Each party acknowledges that the consideration provided within the Stipulation is fair, sufficient, voluntarily accepted, and received in full and final satisfaction of all such claims, and that neither party shall initiate, continue, revive, support, or prosecute any claim or proceeding in India or elsewhere that is inconsistent with the Stipulation or seek additional financial or property relief beyond its terms. Each party shall execute any affidavit, declaration, petition, consent, no-objection statement, power of attorney, or other document reasonably necessary to recognize, confirm, register, mirror or implement the Stipulation and this Decree in India or any other jurisdiction.

JUDGE'S ELECTRONIC SIGNATURE APPEARS ON THE TOP OF PAGE ONE

NOTICE OF INTENT TO SUBMIT ORDER FOR COURT'S SIGNATURE

TO: Erica A. Lewis

As authorized by Utah Rule of Civil Procedure 7(j)(4)–(5), the undersigned attorney will submit the foregoing Decree of Divorce for the Court's signature upon the expiration of seven days from the date of this Notice, unless written objection is filed prior to that time.

Dated May 5, 2026.

BROWN FAMILY LAW, LLC

/s/ Nathaniel Garrabrandt

Nathaniel Garrabrandt

Petitioner's Attorney

CERTIFICATE OF SERVICE

I hereby certify that on May 5, 2026 I caused to be served a true and correct copy of the foregoing by email to the following:

Erica A. Lewis
elwewis@jrlawgroup.com

/s/ Nathaniel Garrabrandt

Nathaniel Garrabrandt

Petitioner's Attorney