



AFTER HOURS LAW, PLLC

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

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*In the matter of the Marriage of*

Jorge Miguel Acurero

Petitioner

&

Guolan Li

Respondent

**DECREE OF DIVORCE**

Civil No. 264901776

Judge: Charles Stormont

Commissioner: Russell Minas

This Matter is before the Court because the parties have submitted a Stipulated Settlement Agreement which has the initials of the parties on every page and which bears their notarized signatures. In this matter, Jorge Acurero is represented by Bradley Voss and Guolan Li is

representing herself. Now, the Court having examined the Stipulated Settlement Agreement, the Petitioner's Declaration of Jurisdiction and Grounds, and having made and entered its Findings of Fact and Conclusions of Law, being otherwise fully informed,

**IT IS HEREBY ORDERED, ADJUDGED, AND DECREED that:**

- A. Both parties are bona fide residents of Salt Lake County, State of Utah, and have been for three months immediately prior to the filing of the action in accordance with Utah Code Ann. § 81-4-402.
- B. The parties were married on June 14, 2018, in Salt Lake City, Utah and are still married. The parties separated on or about September 15, 2025. There are no minor children of the parties and none are expected.
- C. Petitioner has declared that a divorce should be entered on the grounds of irreconcilable differences between the parties that make the continuance of the marriage impossible.
- D. The parties have submitted a written Stipulated Settlement Agreement which has the initials of the parties on every page and which bears their notarized signatures.
- E. The Parties each, by executing the Stipulated Settlement Agreement before a Utah Notary Public, stated that they intend for a Decree of Divorce, to become final upon entry, to be entered based upon the terms of their Stipulated Settlement Agreement.

**The Stipulated Settlement Agreement is mirrored herein as follows:**

Jorge Acurero ("Jorge"), and Guolan Li ("Guolan"), in order to resolve the issues

between them, hereby represent as follows:

WHEREAS, the parties desire to resolve all issues in a final Decree of Divorce;

WHEREAS, each party having been fully informed of all their rights; and

WHEREAS, each party having either retained and been advised by counsel or specifically declined to retain counsel;

WHEREAS, each party understands, acknowledges, and agrees that each party has contributed to the drafting of this Agreement and no provision shall be construed against any party as being the draftsman thereof. This Agreement shall therefore be construed without regard to any presumption or other rule requiring construction against the party causing the Agreement to be drafted. Each party specifically, intentionally, and knowingly waives any right to allege, assert, or claim the benefit of any rule requiring construction against the drafting party;

NOW, THEREFORE, the parties do hereby voluntarily and knowingly accept and agree to the following terms, and agree to incorporation of these terms and any other terms required by the Court or by the State of Utah, into such documents as are required for entry of a Divorce Decree, to become final upon entry by the Court. This agreement is subject to the approval of the Court, and this agreement and subsequent Decree incorporating the below terms is the complete agreement of the parties resolving all issues between the parties.

#### JURISDICTION

1. Both parties are bona fide residents of Salt Lake County, State of Utah, and have been for three months immediately prior to the filing of the action in accordance

with Utah Code Ann. § 81-4-402.

2. The parties were married on June 14, 2018, in Salt Lake City, Utah and are still married. The parties separated on or about September 15, 2025.

#### ASSET DIVISION

3. **Premarital Property.** Each of the parties should be awarded his or her premarital, gifted and inherited property.

4. **Personal Property** Each of the parties shall retain their own vehicles, and shall indemnify and hold harmless the other party for any obligations or debts associated with their respective vehicles.

a. Guolan shall have the 2021 Toyota Sienna and the 2026 Model Y Tesla.

b. Jorge shall have the 2013 Econoline Ford, the 1964 Morris Traveler, 1985 Pontiac Fiero, and the 1996 Ford F350 which is used by the business.

5. **Alimony.** Alimony shall terminate as described below or as soon as the first of the following shall occur: Guolan's death, marriage, or cohabitation. As spousal support, for the next 12 months after the parties both sign this Agreement before notary public(s), Jorge will continue to pay the mortgage on the property located at 11542 S Anna Emily Drive. He will also pay one-half of the Utilities (Water, Electric, Gas, Sewer, and Garbage Collection) for that home. He will also pay \$3000 per month to Guolan. If Guolan has not remarried or cohabitated with another partner by the end of the 12 months, then Jorge will continue to pay the mortgage in addition to \$1500 per month as and for Spousal Support

for second year (12 months.)

**6. Real Property.** The parties have Real Property located at

a. 11542 S Anna Emily Dr So. Jordan Utah 84095

Guolan should receive this property free and clear of any claim from Jorge. She shall indemnify and hold harmless Jorge from any obligations related to this property.

b. 1065 E Quarry View Way, Sandy Utah 84094

Guolan shall receive this property free and clear of any claim from Jorge. She shall indemnify and hold harmless Jorge from any obligations related to this property.

c. 9003 So. Heights Dr, Sandy Utah 84094

Jorge shall receive this property free and clear of any claim from Guolan. Jorge will indemnify and hold Guolan harmless regarding any obligations related to this property.

d. 3115 Marseilles Way, West Valley City Utah 84119

Jorge shall receive this property free and clear of any claim from Guolan. He shall indemnify and hold harmless Guolan from any obligations related to this property.

**7. Investment Assets** Each of the parties shall keep any investment or retirement accounts, stocks, bonds, crypto, or other instruments that are in their own names, free and clear from any claim by the other party.

**8. Foreign Assets** Each of the parties shall retain their own foreign holdings, including but not limited to: Real Estate properties, businesses, or business interests; free and clear from any claim of the other party. Each party shall indemnify and hold harmless

the other party regarding any debts and obligations associated with their own foreign assets. (Guolan shall retain her assets in China, and Jorge shall retain his assets in Central America and South America.)

**9. Business** Jorge shall own the business entity, assets, and equipment of the business known as Kats n Batts Recycling Inc. He will indemnify and hold Guolan harmless for any debts or obligations related to the business.

**10. Joint Bank Account** Guolan shall receive the entire balance of the Wells Fargo joint account(s) and the parties shall cooperate to remove Jorge's name from the account(s).

**11. Debts** The parties do not have any debts (other than mortgages on the real estate holdings) that are in both of their names. Each of the parties shall indemnify and hold the other party harmless regarding any debts or obligations that are in their own names. Neither party may incur any debts or obligations in the name of the other party without the express written permission of the other party in advance. Neither party shall seek or obtain any credit using the name, likeness, credit, or credentials of the other party.

#### MISCELLANEOUS

**12. Attorney's Fees:** Both parties shall pay their own attorney's fees and legal costs.

**13. Completion of Documents** Each party shall cooperate to complete and sign any forms or documents necessary to implement these terms into final orders including but not limited to a Decree of Divorce. The parties shall also cooperate and sign any documents

necessary to implement the provisions of the Decree of Divorce.

((END OF STIPULATED TERMS))

F. The Court concludes that the parties are subject to the jurisdiction of the Court as set forth above, and that the parties are entitled to a Decree of Divorce and an order governing alimony, real and personal property distribution, financial accounts, debts and obligations and other matters, consistent with the above, the same to become final upon entry;

OF FACT, the same to become final upon entry.

G. The Court concludes that all other issues of dispute have been resolved by the Court, pursuant to the above.

THEREFORE

1. This Court has, and does exercise personal jurisdiction over the parties and has, does now, and will continue, if necessary in the future, exercise subject matter jurisdiction over the divorce and all issues appertaining to the dissolution of the marriage relationship of these parties.

2. The bonds of matrimony and the marriage contract existing between the Petitioner and Respondent, be and the same are hereby dissolved, and the parties are awarded a Decree of Divorce from each other on the grounds of irreconcilable differences, said Decree to become absolute and final upon signature and entry by the Court.

3. Each party is ordered to execute and deliver to the other party all documents

necessary to carry out the terms of the Decree of Divorce, immediately upon entry.

4. In the event a dispute arises regarding a term contained in the Decree of Divorce, the parties shall mediate first before seeking the court's assistance. The parties shall share the cost of the mediator equally. Actions to enforce a term contained in the Decree of Divorce are not subject to the mediation requirement.

5. This constitutes a final resolution of all issues relating to the parties' marriage and the dissolution thereof.

SO ORDERED

SIGNED BY THE COURT

(As indicated by the electronic signature and seal at the top of page 1.)



4/16/2026

/s/ Bradley W. Voss, Attorney for Jorge Acurero

Approved as to Form and Content:

The parties hereby approve the form of the above Decree of Divorce and agree that the terms of their Stipulated Settlement Agreement have been accurately included and indicate the same by signing here:

/s/ Jorge Miguel Acurero 4/16/2026

*Electronic Signature affixed by Brad Voss with  
permission via email on the listed date*

/s/ Guolan Li 5/16/26

Brad Voss affixed this Electronic  
the notarized copy which stated

STATE OF UTAH )

SS

COUNTY OF SALT LAKE )

I HEREBY CERTIFY that Gu  
me this 16th day of May, 2  
evidence to prove to me her  
signed this document in my pres  
she/he had read this docume  
contents and that the content  
personal knowledge.

/s/ Jorge Pena, Utah Notary Public

Notary Public/Deputy Clerk

Commission expires 2/24/2030

(Stamp and wet signature were

listed Notary on original document)

#### Certificate of Service

I certify that on April 19, 2026, I emailed a true and accurate copy of this proposed Findings of Fact & Conclusions of Law document to the Respondent at her email address of record:

Guolan Li                      via email to reinaacurero@yahoo.com

/s/ Bradley W. Voss, Attorney for Jorge Acurero