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**IN THE SECOND JUDICIAL DISTRICT COURT, IN AND FOR
WEBER COUNTY, STATE OF UTAH**

In the matter of the marriage of:	DECREE OF DIVORCE
AMBER ANGELA JONES,	
Petitioner,	CASE NO.: 264900334
vs.	Judge: Reuben J. Renstrom
STEVEN ANDREW JONES,	
Respondent.	

The above-entitled action having come on regularly before the Honorable Reuben J. Renstrom, District Court Judge; the Petitioner personally and by and through counsel, Malone H. Molgard , and the Respondent personally and acting pro se; the parties having entered into a written Stipulation, the Court after receiving and considering said Stipulation, and having considered the evidence and arguments of the Petitioner, and being fully advised in the premises, and having made and entered its Findings of Fact and Conclusions of Law constituting the decision of the Court in this action, and good cause appearing therefor;

IT IS HEREBY ORDERED, ADJUDGED, AND DECREED as follows:

1. That the Petitioner, AMBER ANGELA JONES, is hereby awarded a Decree of Divorce from the Respondent, STEVEN ANDREW JONES, on

the grounds of irreconcilable differences dissolving the bonds of matrimony now and heretofore existing between the Petitioner and the Respondent and they are hereby divorced one from the other, to be final and absolute upon signing.

I. Custody and Visitation

2. That the following children have been born as issue of this marriage, namely: E.R.J., DOB: 07/22/2011 and S.I.J., DOB:01/31/2013.
3. That the Petitioner and the Respondent shall be awarded joint physical custody and joint legal custody of the minor children with the Petitioner's residence being the principal custodial home for the minor children.
4. That the parent-time arrangement shall be as the Petitioner and the Respondent may agree and if they are not able to agree then pursuant to Utah Code Ann. 81-9-302. That the parties agree that the Respondent's parent-time shall occur on his scheduled days off from work not to exceed fifty percent (50%) of any two (2) week period. For example, the Respondent's current schedule begins on Mondays and follows a 2 days on 2 days off, 3 days on 2 days off, 2 days on 3 days off pattern for the length of 2 weeks repeating. On all other days and at all other times the Petitioner shall have parent-time with the minor children.
5. When transportation is necessary, the parties shall share the transportation with the party beginning their parent-time providing the transportation. During exchanges the party picking up the children shall remain outside of the home and curbside unless otherwise invited by the other party.

6. The party with whom the children are staying is responsible for getting the children to and from school, church services and other obligations in a timely manner.
7. The following Parenting Plan is agreed to by the Parties:
 - a. Governing Principles.
 - i. The parties desire to create an effective co-parenting relationship for the benefit of their minor children. The parties desire to raise a happy and well-adjusted child and to respect each other in their respective parenting roles.
 - ii. The parties realize that they each have different parenting functions and will support and acknowledge the benefits to the child of having a healthy relationship with both parents.
 - iii. The parties agree to reduce the conflict between them and learn problem solving skills and implement those skills to eliminate future conflict. The parties shall have open communication and focus on the needs and interests of their child ahead of their own personal interests.
 - iv. The parties shall support each other in their respective parenting roles and to say positive words about the other parent to the child and to be restrained from saying anything negative about the other parent. The parties believe this purpose honorable for the child to develop good self-esteem;
 - v. The parties shall listen to each other and do their best to understand the others point of view.
 - vi. The parties shall solve problems and make joint decisions by working through their decision making procedure which is described herein;

- vii. If tension arises in a telephone call or text, the parties shall take a break from the telephone call, text, or leave their conversations to e-mail;
 - viii. The parties shall work together to improve their parenting skills and to share their ideas;
 - ix. The parties shall live by the golden rule that they will treat each other as they would like to be treated;
 - x. The parties shall start over and recommit to this Parenting Plan when one or both of them steps outside the Plan and forgets about commitment made in this Plan; and
 - xi. The parties shall see the other parent as a resource, consultant and ally. The parties shall be effectively working together as co-parents to promote the best interests of the child.
- b. Time Sharing and Child Care.
- i. The parties shall cooperate to plan their child's time sharing schedule based on the following principles:
 - (1) The parties shall trade favors and do their best to insure that the child has meaningful time in both homes;
 - (2) The parties shall be flexible with each other when minor changes are necessary; and
 - (3) The parties shall give as much advance notice as possible if changes are necessary.
- c. Shared Information.
- i. The parties shall use their best efforts to communicate and share information with each, to convey information regarding the child's school work, school schedules, sports

schedules, medical⁵ and dental treatment, counseling, emotional needs, accomplishments, and other information appropriate to share with the other parent. The parties shall inform each other of dates and times of all scheduled therapy, medical, dental, and orthodontic appointments.

- ii. The parties, not the child, shall notify the other parent of all school programs, church events, extracurricular activities, sports activities, and special occasions.
 - iii. The parties shall have access to the child's school, medical and religious records.
 - iv. The parties shall notify the other parent of significant illness involving the child and of any information relating to their medications.
 - v. Each party shall summarize for the other all significant information relating to their child's progress during the prior week. Each party shall also share information relating to doctor or dentist appointments, plays, sports, special lessons, new skills, new language development, discipline challenges, etc., regarding their minor child.
- d. Consistency in Parenting.
- i. The parties' consistency in parenting shall help them to raise an emotionally healthy and secure child. Therefore, the parties shall discuss parenting strategies and develop, if possible, consistent rules and parenting approaches.
 - ii. The parties shall implement, whenever possible, consistent bed times, discipline strategies and other rules. Moreover, the parties recognize that parenting will be more effective if they work together as a united front.

e. Changing Needs of the Children.

i. It is understood that as the child gets older, their needs will also change. This parenting plan anticipates that those needs will have to be addressed as they occur. To the extent that they cannot reach an agreement on their own to address those changes, they shall be required to submit the dispute to mediation with the costs of mediation being equally divided. Without intending to be all inclusive, the kinds of changes or circumstances that might arise in the future for further discussion could include:

- (1) Child's desire to change time sharing arrangement;
- (2) Child develops greater maturity and interest drift away from proposed parent time;
- (3) Religious training and affiliation;
- (4) Travel out of state alone or with other parent;
- (5) International travel and passports;
- (6) Obtaining driver's license, insurance and driving or owning a car;
- (7) Military service;
- (8) Underage marriage;
- (9) Alcohol or drug abuse or other criminal violations.

f. Decision Making.

i. The Parties shall share decision making as follows:

- (1) Day-to-Day Decisions: The parent who is then having parental time with the child may make minor day-to-day decisions regarding the child's care without having to consult with the other parent.

- (2) Major Decisions: The parties shall consult with one another and reach agreements on major issues concerning the medical, dental, general welfare, and education of their child. If the parties cannot reach an agreement on any major decision, it will be addressed in accordance with paragraph ii. *Procedure to be Utilized When the Parties are in Disagreement* below.
- (3) Emergency Treatment: Either parent may initiate emergency medical, dental, or psychological treatment, and shall notify and involve the other parent as soon as possible.

ii. *Procedure to be Utilized When the Parties are in Disagreement.*

- (1) When any dispute between Petitioner and Respondent occurs, they will attempt to solve them on their own before resorting to any other process. If necessary, they will meet with the experts in the area of disagreement, i.e. neutral medical providers with disagreements on medical treatment. If an agreement cannot be reached, the parties shall attend mediation in good faith with the parties equally sharing the costs of said mediation. If a mutual agreement can be reached, it shall be in writing and signed by both parties.
- (2) If the parties are unable to reach a mutual agreement, after engaging in the procedure set forth above, Petitioner shall be entitled to make the

decision. If the Respondent disagrees with Petitioner's decision, he may petition the Court for relief.

- (3) The parties may petition the Court for assistance only after making a good-faith attempt at completing the procedures set forth herein, unless such delay will result in immediate and irreparable harm to the child.

g. Discussions with the Child.

- i. If either party is questioned by the child regarding these proceedings, particularly negotiations, the parties shall inform the child that the decisions made by each is a joint decision and meant to be in the best interest of the child, and that neither parent places the blame on the other parent. The parties will not discuss any specific information about this matter with the child.
- ii. If either party is questioned by the child regarding issues related to the other parent, such as economic issues, discipline issues, parenting issues, relationships, etc., the parent shall refer the child to the parent about whom the question was asked. The parties shall discuss the child's questions at the next weekly telephone meeting.

h. Drugs and Alcohol.

- i. The Petitioner and the Respondent shall not be under the influence of drugs or alcohol leading up to or during parent-time with the minor children.
- ii. Either party may request the other party take a drug and alcohol test at anytime upon reasonable belief that the

other party is using⁹ drugs or alcohol. Upon the written request for the drug and alcohol test by the requesting party, the receiving party shall take a drug or alcohol test within twenty-four (24) hours. The requesting party shall pay for the drug and alcohol test initially, but if the test is positive then the receiving party shall reimburse the requesting party for the cost of the positive test within ten (10) days and the receiving party's visitation with the children shall become supervised. Failure to take the drug test within twenty-four (24) hours shall result in a positive test.

II. Child Support

8. That the income of an obligor is subject to immediate income withholding in accordance with Utah Code.
9. The Petitioner, is employed and is paid Forty-two Dollars and Fifteen Cents (\$42.15) per hour. The Petitioner works in the healthcare field with a Thirty-six (36) hour work week. The Petitioner has a gross monthly income in the amount of Six Thousand Five Hundred Seventy-five Dollars (\$6575.00) per month.
10. The Respondent is employed and earns an hourly wage of Thirty-seven Dollars (\$37.00) per hour. The Respondent works a regular work week consisting of Forty (40) hours per week. The Respondent has a gross monthly income in the amount of Six Thousand Four Hundred Thirteen Dollars (\$6413.00) per month.
11. Pursuant to the Utah Child Support Worksheet, the Respondent would be ordered to pay child support to Petitioner in the amount of Six Dollars (\$6.00) per month base support in compliance with the Uniform Child Support Guidelines. Because the child support amount required is

negligible, neither party shall be required to pay the other child support. Each of the parties is under mutual obligation to notify the other within thirty (30) days of any change in monthly income.

III. Personal Property

12. The Petitioner shall be awarded the personal property as follows:
 - a. Elevate Credit Union account ending in 2148;
 - b. 2005 BMW X3AWD;
 - c. 2007 BMW Sedan;
 - d. 2002 Volkswagon Beetle;
 - e. 1983 Dutchman Trailer;
13. The Respondent shall be awarded the personal property as follows:
 - a. Wells Fargo Bank account ending in 4862;
 - b. 1994 Chevy Blazer;
 - c. 2018 Infiniti Q70;
 - d. 1983 Toyota Truck;
 - e. 1993 Ski Boat;
 - f. KTM 350cc Dirt Bike;
 - g. Hyundai 80 cc;
 - h. Flatbed Trailer.
14. Each party shall be allowed to keep the retirements, 401(k) accounts, or pension accounts in their name.
15. The household furniture, appliances, and household items remaining in the marital home shall be awarded to and be the property of the Petitioner free and clear of any claim by the Respondent.
16. Any remaining items belonging to the Respondent remaining at the marital home shall be retrieved and removed from the marital home, in agreement and in arrangement with the Petitioner previous to the entry of the Decree of Divorce. Any property remaining at the marital

home after the entry of the Decree of Divorce shall be the property of the Petitioner free and clear of any claim of the Respondent.

17. The multitude of tools accumulated for automobile and home repairs shall be divided equally between the parties, with the exception of the Respondent's original set of automobile tools that he owned prior to marriage, to include the larger red toolbox. The Petitioner shall be awarded the smaller blue toolbox. The tools shall be divided in a matter both parties agree, but if they are unable to agree then the parties shall take turns picking tools until no tools remain. If the distribution of tools ends in an odd number, then the Respondent shall receive the extra tool.
18. The Petitioner agrees to relinquish any and all claim to and award the Gantry crane to the Respondent, in exchange for completed repairs on the Volkswagen by the Respondent, to bring the driver side door to working condition. Working condition is defined as the electronic and manual mechanisms work allowing for the door to be opened from the inside and the trunk and window buttons are fully functional.

IV. Debts

19. There are no joint, marital, or shared debts needing to be divided.
20. Any debts incurred by the parties after October 1, 2025, shall be the responsibility of the incurring party and the incurring party shall hold the other party harmless therefrom.

V. Attorney Fees

21. Each party shall be responsible for payment of their own attorney fees.

VI. Alimony

22. The Petitioner and the Respondent are both able and willing to provide for themselves and waive any and all awards of spousal support or alimony now or in the future.

VII. Miscellaneous Provisions

A. Exchange of Information

23. That each party is to notify the other within twenty-four (24) hours of any change of address or telephone number.

B. Medical Expenses

24. Pursuant to Utah Code 78B-12-212:
- a. Both parents are required to maintain medical, hospital and dental care insurance for the dependent children where available at reasonable cost and the insurance coverage is accessible to the children.
 - b. If, at any point in time, a dependent child is covered by the health, hospital, or dental insurance plans of both parents, the health, hospital, or dental insurance plan of Petitioner shall be primary coverage for the dependent child and the health, hospital, or dental insurance plan of Respondent shall be secondary coverage for the dependent child. If a parent remarries and his or her dependent child is not covered by that parent's health, hospital, or dental insurance plan but is covered by a step-parent's plan, the health, hospital, or dental insurance plan of the step-parent shall be treated as if it is the plan of the remarried parent and shall retain the same designation as the primary or secondary plan of the dependent child. If at anytime, the children are covered by both parties' health insurance plans, then each party shall be responsible for the costs of their own insurance premiums.
 - c. Both parties shall share equally the out-of-pocket costs of the premium actually paid by a party for each child's portion of the insurance.

- d. Both parties shall share equally all reasonable and necessary uninsured and unreimbursed medical and dental expenses, including deductibles, co-insurance and copayments, incurred for the dependent children and actually paid by a party.
- e. The party who incurs health care expenses shall provide written verification of the cost and payment of those health care expenses to the other party within thirty (30) days of payment.
- f. A party incurring health care expenses may be denied the right to receive credit for the expenses or to recover the other party's share of the expenses if that party fails to comply with this order.
- g. The party ordered to maintain the coverage shall provide verification of coverage to the other party on or before January 2 of each year and notify the other party and ORS, if ORS is providing collection services, within thirty (30) days of any change of coverage.

C. Child Tax Deduction

- 25. Each party shall be awarded one (1) child each to claim as dependants for tax purposes. When only one (1) minor child remains, the Petitioner shall claim the minor child as a dependant for tax purposes for even tax years and the Respondent shall claim the minor child as a dependant for tax purposes for odd tax years.

D. Child Care Costs

- 26. Both parties shall share equally all reasonable work, career, or occupational training-related child care expenses.
- 27. The party who incurs child care expenses shall provide written verification of the cost and identity of a child care provider to the other party upon initial engagement of a provider and thereafter on the request of the other party. The party incurring and/or paying for child

care expenses shall notify the other party of any change of a child care provider or the monthly expense of child care within thirty (30) calendar days of the date of the change.

28. The party not directly paying for child care shall begin paying his or her share of child care expenses on a monthly basis immediately upon presentation of proof of the child care expense which shall be provided within thirty (30) days of being incurred.
29. A party incurring and/or paying for child care expenses may be denied the right to receive credit for the expenses or to recover the other party's share of the expenses if the party incurring and/or paying for the expenses fails to comply with this order.

E. Extracurricular Activities

30. The parties shall share equally all extracurricular activities of the minor children which are first discussed and agreed to by both parties. If the parties agree to the extracurricular activities then the parties shall ensure the attendance of the minor children to the activity during their parent-time. If the parties are unable to agree upon the extracurricular activity, then a party may still sign up the minor child for the extracurricular activity at their sole expense and the activity shall not interfere with the other party's parent-time.

VIII. Name Change

31. The Petitioner's name shall be changed back to her maiden name of Boss if the Petitioner so desires.

IX. Enforcement of Decree

32. Both parties shall be ordered to sign and fully execute whatever documents are necessary for the implementation of the provisions of their Decree of Divorce. Should a party fail to execute a document within thirty (30) days of the entry of their Decree of Divorce, the other

party may bring an Motion to Enforce at the expense of the disobedient party and ask that the Court appoint some other person 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.

33. If either party brings an enforcement action against the other party and substantially prevails upon the claims the prevailing party shall be awarded a reasonable attorney fees and costs of Court.

Judgment is hereby entered accordingly.

End of Order

Signature to appear at top of first page.

CERTIFICATE OF SERVICE AND RULE 7 MAILING CERTIFICATE

I hereby certify that on the 26th day of February, 2026, a true and correct copy of the foregoing *Decree of Divorce* was sent electronically to the individual named below to the e-mail address stevenjones.5683@gmail.com . If no objection is made to this document within the time provided in the above cited Rule, the original document will be filed with the Court for the Court's signature.

Steven Andrew Jones
stevenjones.5683@gmail.com
/s/ Malone H. Molgard

Malone H. Molgard
Attorney for the Petitioner

CERTIFICATE OF E-MAILING

I hereby certify that I e-mailed a true and correct copy of the foregoing document to:

Steven Andrew Jones
stevenjones.5683@gmail.com

DATED this 14th day of April, 2026. /s/ Dawn Spencer

Legal Assistant