

## ENTITLEMENT SETTLEMENT AGREEMENT

**Mark Atsushi** (hereinafter "**Mark**") and **Haila Atsushi** (hereinafter "**Diana**") agree as follows:

- 1) **Mark Atsushi** owes **Haila Atsushi** the sum of \$623,000.00 ("the Debt");
- 2) **Mark Atsushi** has paid the sum of \$122,000.00 USD to **Haila Atsushi** from a total debt \$623,000.00 on this day January 11, 2011, on account of the debt.
- 3) **Mark Atsushi** is to pay the remaining balance of \$501,000.00 in two monthly installments of \$250,500.00 and \$250,500 to **Haila Atsushi** on or before April, 2011 and May, 2011 as stated below.

The sum of \$250,500.00 shall be paid on or before April, 2011

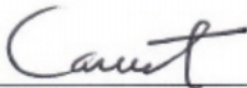
The sum of \$250,500.00 shall be paid on or before May, 2011

- 4) The unpaid principal balance will accrue 10% simple interest until the Debt is paid in full and interest accrued will be added to each such payment .

5) All such payments will be made by either :

- a. Certified or cashier's check payable to **Haila Atsushi** or any individual/person/attorney as required by **Haila Atsushi**

- 6) If any such payment is not made on time, **Haila Atsushi** shall be entitled to declare to **Mark Atsushi** that the entire Entitlement is due and payable and to immediately enter judgement against **Mark Atsushi** for the unpaid amount of the Entitlement plus accrued interest in any court having jurisdiction.



**Mark Atsushi**

Date: Jan / 11 / 2011






**Haila Atsushi**

Date: Jan / 11 / 2011



**Ms. Dennette N. Esq**



**Mr Kyoto Aizawa Esq**