

분리계약

SEPARATION AGREEMENT

Lyold Bloomberg hereinafter referred to as "Lyold" and Seina Bloomberg, hereinafter referred to as "Seina" hereby agree to the following:

A. Preliminary Matters

- 1. Lyold and Seina were lawfully married on 3rd of October, 1997, at Fukuoka Family Court, Fukuoka-shi, in Japan. Because certain problems have developed between "Lyold and Seina", they hereby agree to live separately and apart, subject to the terms and conditions as set forth below.
- 2. Lyold and Seina have made a complete, fair, and accurate disclosure to each other of all financial matters affecting this agreement.
- 3. Lyold and Seina have each been advised and counseled by attorneys of their choosing regarding their legal rights as related to this agreement.
- 4. This agreement is intended to be a final disposition of the matters addressed herein and may be used as evidence and incorporated into a final decree of divorce or dissolution.
- 5. Should a dispute arise regarding the enforcement of this agreement, the prevailing party will be entitled to his or her reasonable costs and attorney's fees.

B. Custody and Visitation

The children of this marriage are:

Chiko Bloomberg Kun Bloomberg Charles Bloomberg March 04, 1998 June 05, 2000 February 21, 2003

Legal Custody of the above-named minor children is awarded to Seina

C. Family Support

The parties acknowledge the service member's obligation to provide adequate financial support (referred to as "family support") of a spouse, child, or other dependent for which the member receives additional allowances for support.



Payment of family support is as follows:

- (1). Lyold agrees to make a onetime cash payment of \$480,870.00 as Family Support to the Seina
- Child Support
 \$228,870.00 of Family Support agreed to herein above is designated as child support.
- Spousal Support
 \$142,000.00 of Family Support agreed to herein above is designated as spousal support.
- Medical Support \$110,000.00 of Family Support agreed to herein above is designated as medical support.
- (2). That Lyold Bloomberg has paid the sum of \$178,000.00 to Seina from the total amount of \$480,870.00 on this day November 23rd, 2012 on account of the family support.
- (3). That Lyold Bloomberg is to pay the remaining balance of \$302,870.00 on or before February 28th, 2013.
- (4). All such payments will be made by either a Certified or Cashier's check payable to Seina Bloomberg or any individual/person/attorney as required by Seina Bloomberg.
- (5). If any such payment is not made on time, **Seina Bloomberg** shall be entitled to declare to **Lyold** that the entire entitlement is due and payable, and to immediately enter judgment against **Lyold** for the unpaid amount and the entitlement plus accrued interest in any court having jurisdiction.

D. Other

Any issues not addressed in this Agreement shall be reserved for a court of competent jurisdiction. This Agreement shall be deemed null and void in its entirety if (1) both parties revoke the Agreement in writing, (2) the parties reconcile and resume living together, or (3) the Agreement is superseded in its entirety by a court order. Any terms of this Agreement not superseded by a court order shall remain valid and in effect

E. Attestation

Agreed to this 23rd day of November, 2012.

By:

Lvold

Seina

Witnessed by;

Cheng Tao (Esq.)

Wiu Kang (Esq.)