

Final Decree of Divorce

In the Osaka Family Court, Civil Bench 9

In re: The Marriage of)

Marina Kitaya,)

Petitioner)

and) Case #: **OFC/09/0204/42/OL/02**

Andre Kitaya,)

Respondent)

)

And in the interest of:)

Aiko Kitaya)

Kanji Kitaya)

Aina Kitaya)

Miki Kitaya)

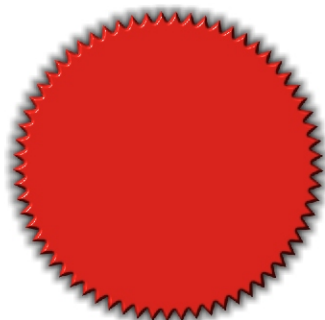
FINAL DECREE OF DIVORCE

On the **25th Day of January, 2010**, a final hearing was held in this cause.

The petitioner, **Marina Kitaya**, was present in person.

The Respondent, **Andre Kitaya**, waived issuance, service, and return of process and appeared generally by an Appearance, Consent and Waiver duly filed and did not otherwise appear.

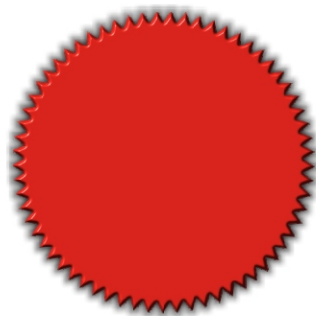
The Court, having examined the verified pleadings and heard the evidence and being fully advised in this premises finds:



1. That all necessary residency requirements and prerequisites of law have been legally satisfied;
2. That this court has personal jurisdiction of the parties and of the subject matter,
3. That all of the material allegations contained in the Petition are true, and
4. That the parties have voluntarily waived findings of fact, conclusion of law, record testimony motions for a new trial of entry of final judgment and right appeal but have not waived their rights to future modification of this judgment.

THE COURT, ADJUDGES, AND DECREES:

1. That the marriage of the Petitioner Marina Kitaya and the Respondent Andre Kitaya is hereby dissolved and that they are hereby divorced;
2. That all of the terms and provisions of the Collaborative Law Agreement between the parties, dated the **2nd day of February, 2010**, which is attached and incorporated by reference, are hereby approved and incorporated, merged into, and made part of this court order, and the parties are ordered to comply with all terms and Conditions of said Collaborative Law Agreement, but that is shall survive this order;

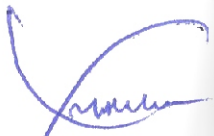


3. That the party's property and obligations shall be distributed according to the terms of said Collaborative Law Agreement;

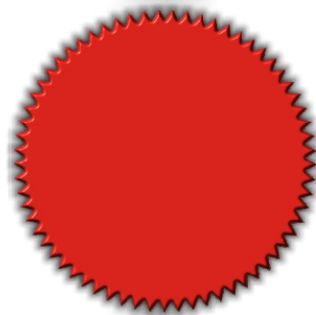
4. That alimony and maintenance shall be as set forth in said Collaborative Law Agreement;

5. That the custody, visitations, care, and support of the parties' children shall be as set forth in said Collaborative Law Agreement , and

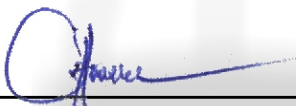
signed and entered this **25th day of January, 2011**



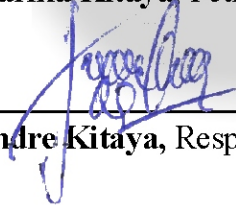
Presiding Judge (Yoshito Kijima)



Approved as to form and content:



Marina Kitaya, Petitioner



Andre Kitaya, Respondent