Superior Court of California County of Orange



Case Number: 06D002864

Copy Request: FL3120187

Payment Conf: 07427G

Number of documents:

1

Number of requested pages: 2

FL-800
FOR COURT USE ONLY
SUPERIOR COURT OF CALIFORNIA COUNTY OF ORANGE LAMOREAUX JUSTICE CENTER APR 9-8-2006
ALAN SLATER, CHON OF THE COURT
BY R. ESCOBEDO
CASE NUMBER D 002864

We petition for a summary dissolution of marriage and declare that all the following conditions exist on the date this petition is filed with the court:

- 1. We have read and understand the Summary Dissolution Information booklet (form FL-810).
- 2. We were married on (date): August 17, 2003 (A summary dissolution of your marriage will not be granted if you file this petition more than five years after the date of your marriage.)
- 3. One of us has lived in California for at least six months and in the county of filing for at least three months preceding the date of filing.
- 4. There are no minor children who were born of our relationship before or during our marriage or adopted by us during our marriage. The wife, to her knowledge, is not pregnant.
- 5. Neither of us has an interest in any real property anywhere. (You may have a lease for a residence in which one of you lives. It must terminate within a year from the date of filing this petition. The lease must not include an option to purchase.)
- 6. Except for obligations with respect to automobiles, on obligations incurred by either or both of us during our marriage, we owe no more than \$5,000.
- 7. The total fair market value of community property assets, not including what we owe on those assets and not including automobiles, is less than \$33,000.
- 8. Neither of us has separate property assets, not including what we owe on those assets and not including automobiles, in excess of
- 9. We have each filled out and given the other an Income and Expense Declaration (form FL-150).
- 10. We have each filled out and given the other copies of the worksheets on pages 8, 10, and 12 of the Summary Dissolution Information booklet (form FL-810) used in determining the value and division of our property. We have told each other in writing about any investment, business, or other income-producing opportunities that came up after we were separated based on investments made or work done during the marriage and before our separation. This meets the requirements of preliminary

declaration of disclosure.				•
_		•		he papers
 Irreconcilable differences have cause dissolve our marriage without our ap The wife desires to have her f 			s wishes to have the o	ourt
The husband desires to have	his former name restored. His former n	ame is (specify name):		Page 1 of
Form Adopted for Mandatory Use Judicial Council of Catifornia FL-800 [Rev. January 1, 2006]	JOINT PETITION FOR SI DISSOLUTION OF MAI	(48K) ප්රේ. / ජාප මෝමමක්ෂණය	SHAMS	1340.0

(Family Law-Summary Di

APR - 7 2006

HUSBAND: Roy A. Kim

> WIFE: Barbara Y. Shang

CASE NUMBER:

060002864

14. Upon entry of judgment of summary dissolution of marriage, we each give up our rights to appeal and to move for a new trial.

15. Each of us forever gives up any right to spousal support from the other.

16. We agree that this matter may be determined by a commissioner sitting as a temporary judge.

17. Mailing address of husband

Name:

Roy A. Kim

Address: P.O. Box 4122

City:

Irvine

State:

CA

Zip Code: 92616

18. Mailing address of wife

Name:

Barbara Y. Shang

Address:

3500 Barranca Pkwy., Suite 280

City:

Irvine

State: CA

Zip Code: 92606

I declare under penalty of perjury under the laws of the State of

California that the foregoing and all attached documents are true and correct.

February 10, 2006

(SIGNATURE OF HUSBAND)

I declare under penalty of perjury under the laws of the State of California that the foregoing and all attached documents are true and correct.

Date: February 10, 2006

(SIGNATURE OF WIFE)

You have a right to revoke this petition any time before a request for judgment is filed. You will remain married until one of you files for and obtains a judgment of dissolution. You may not request a judgment of dissolution sooner than six months from the date this petition is filed.

NOTICE: Dissolution may automatically cancel the rights of a spouse under the other spouse's will, trust, retirement benefit plan, power of attorney, pay on death bank account, transfer on death vehicle registration, survivorship rights to any property owned in joint tenancy, and any other similar thing. It does not automatically cancel the rights of a spouse as beneficiary of the other spouse's life insurance policy. You should review these matters, as well as any credit cards, other credit accounts, insurance polices, and credit reports to determine whether they should be changed or whether you should take any other actions. However, some changes may require agreement of your spouse or a court order. (See Family Code sections 231-235.)