IN THE	CIRCUIT	COURT OF
		} No
	QUALI	FIED ILLINOIS DOMESTIC RELATIONS ORDER Judges' Retirement System of Illinois
THIS CAUSE of Order under the jurisdiction over ing is a member this Order is enterfully advised;	coming before provisions the parties of a retirent to implement of the provision of the provision of the parties of the provision of the parties of the provision of the provisi	ore the Court for the purpose of the entry of a Qualified Illinois Domestic Relations of Section 1-119 of the Illinois Pension Code (40 ILCS 5/1-119), the Court having and the subject matter hereof; the Court finding that one of the parties to this proceed nent system subject to Section 1-119 of the Illinois Pension Code (40 ILCS 5/1-119) lement a division of that party's interest in the retirement system; and the Court being
IT IS HEREBY	ORDERE	ED AS FOLLOWS:
(I) The definition by reference	ns and other and made a	provisions of Section 1-119 of the Illinois Pension Code (40 ILCS 5/1-119) are adopted a part of this Order.
(II) Identification	n of Retiren	nent System and parties:
Retirement Sy	stem:	Judges' Retirement System of Illinois 2101 South Veterans Parkway P.O. Box 19255 Springfield, Illinois 62794-9255
Member:	(name)	
	(mailing add	dress)
	(social secu	rity number)
Alternate paye	ee:	
	(mailing add	dress)
	(social secu	rity number)
	Member's Nai	me (72)(3

The alternate payee is the member's (check one):	current or former spouse	child or other dependent
(III) Monthly Retirement Benefit: The Retirement benefits to the alternate payee under the following	System shall pay the indicated ng terms and conditions:	amounts of the member's retirement
(A) The Retirement System shall pay the alternate (complete the ONE option that applies):	payee pursuant to one of the fo	ollowing methods
(1) \$ per month (enter	er amount); OR	
(2) % (enter percenthe marital portion defined using the factors are the second		
(3)% (enter percent lated as of the date the (check one) (check alternate payee only if the alte mences benefits, e.g. if the member is tered).	age) per month of the gross ar member's alternate rnate payee will commence be receiving retirement benefits	nount of said benefit calcu payee's benefit commences enefits after the member com- at the time this Order is en-
(B) If the member's retirement benefit has alread mence either (check/complete the ONE opt	y commenced, payments to th ion that applies):	e alternate payee shall com-
(1) as soon as administratively poss Retirement System; OR	sible upon this order being rec	eived and accepted by the
(2) on the date of30 days after the date the retirement s the alternate payee is to be delayed to	(enter any benefit payment ystem receives a valid QILDR some future date; otherwise, of	t date that will occur at least to, but ONLY if payment to check item (1) above).
(C) If the member's retirement benefit has not ye mence as of the date the member's retiremen	et commenced, payments to the t benefit commences.	e alternate payee shall com-
(D) Payments to the alternate payee under this Se that applies):	ection III shall terminate (chec	k/complete the ONE option
(1) upon the death of the member of to occur; OR	or the death of the alternate pay	yee, whichever is the first
(2) after payments are m the death of the member or the death	ade to the alternate payee (ent of the alternate payee, whiche	er any set number) or upon ver is the first to occur.
(IV) Post-retirement Increases: If the member's rethe alternate payee's share of said benefits (che a proportionate share of the applicable annual in	ck one) shall shall i	to annual post-retirement increases, not be recalculated or increased annual

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any refund upon termination or any lump sum retirement benefit that becomes payable to the member, under the following terms and conditions:
(A) The Retirement System shall pay the alternate payee pursuant to one of the following methods (complete the ONE option that applies):
(1) <u>\$</u> (enter amount); OR
(2) % (enter percentage) of the marital portion of the refund or lump sum retirement benefit, with the marital portion defined using the formula in Section IX; OR
(3) % (enter percentage) of the gross amount of the refund or lump sum retirement benefit, calculated when the member's refund or lump sum retirement benefit is paid.
(B) The amount payable to an alternate payee under Section $V(A)(2)$ or $V(A)(3)$ shall include any applicable interest that would otherwise be payable to the member under the rules of the Retirement System.
(C) The alternate payee's share of the refund or lump sum retirement benefit under this Section V shall be paid when the member's refund or lump sum retirement benefit is paid.
(VI) Partial Refund: The Retirement System shall pay to the alternate payee the indicated amounts of any partial refund that becomes payable to the member under the following terms and conditions:
(A) The Retirement System shall pay the alternate payee pursuant to one of the following methods (complete the ONE option that applies):
(1) <u>\$</u> (enter amount); OR
(2)% (enter percentage) of the marital portion of said benefit, with the marital portion defined using the formula in Section IX; OR
(3) ${\text{member's refund is paid.}}$ (enter percentage) of the gross amount of the benefit calculated when the ${\text{member's refund is paid.}}$
(B) The amount payable to an alternate payee under Section VI (A) (2) or VI (A) (3) shall include any applicable interest that would otherwise be payable to the member under the rules of the Retirement System.
(C) The alternate payee's share of the refund under this Section VI shall be paid when the member's refund is paid.
(VII) Lump-sum Death Benefit: The Retirement System shall pay to the alternate payee the indicated amounts of any death benefits that become payable to the member's death benefit beneficiaries or estate under the following terms and conditions:
(A) To the extent and only to the extent required to effectuate this Section VII, the alternate payee shall be designated as and considered to be a beneficiary of the member at the time of the member's death and shall receive (complete ONE of the following options):
(1) <u>\$</u> (enter amount); OR
(2) % (enter percentage) of the marital portion of death benefits, with the marital portion defined using the formula in Section IX; OR
(3) % (enter percentage) of the gross amount of the death benefits calculated when said benefits become payable.
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- (B) The amount payable to an alternate payee under Section VII (A) (2) or VII (A) (3) shall include any applicable interest payable to the death benefit beneficiaries under the rules of the Retirement System.
- (C) The alternate payee's share of death benefits under this Section VII shall be paid as soon as administratively possible after the member's death.
- (VIII) If this Order indicates that the alternate payee is to receive a percentage of any retirement benefit or refund upon receipt of the information required to be provided by the Retirement System under Section 1-119 of the Illinois Pension Code (40 ILCS 5/1-119), the calculations required shall be performed by the member, by the alternate payee, or by their designated representatives or designated experts. The results of the calculations shall be provided to the Retirement System via a QILDRO Calculation Court Order in accordance with Section 1-119 of the Illinois Pension Code.
- (IX) **Marital Portion Benefit Calculation Formula** (Option to calculate benefit in items III (A) (2), V (A) (2), VI (A) (2), and VII (A) (2)). If in this Section "other" is circled in the definition of A, B, or C, then a supplemental order must be entered simultaneously with this QILDRO clarifying the intent of the parties or the Court as to that item. The supplemental order cannot require the Retirement System to take any action not permitted under Illinois law or the Retirement System's administrative rules. To the extent that the supplemental order does not conform to Illinois law or administrative rule, it shall not be binding upon the Retirement System.

(1) The amount of the alternate payee's benefit shall be the result of (A/B) x C x D where:

"B" equals the number of months of (**check only one**) regular regular plus permissive other service that the member accumulated in the Retirement System from the time of initial membership in the Retirement System through the member's effective date of retirement. The number of months of service shall be calculated as whole months after receipt of information required from the Retirement System pursuant to Section1-119 of the Illinois Pension Code (40 ILCS 5/1-119).

"C" equals the gross amount of:

- (i) the member's monthly retirement benefit (Section III(A)) calculated as of the member's effective date of retirement (**check only one**) including not including other permissive service, upgrades purchased, and other benefit formula enhancements;
- (ii) the member's refund payable upon termination or lump sum retirement benefit that becomes payable, including any payable interest (Section V(A)) calculated as of the time said refund becomes payable to the member;
- (iii) the member's partial refund, including any payable interest (Section VI (A)) calculated as of the time said partial refund becomes payable to the member; or
- (iv) the death benefit payable to the member's death benefit beneficiaries or estate, including any payable interest (Section VII (A)) calculated as of the time said benefit becomes payable to the member's beneficiary;

whichever are applicable pursuant to Section III, V, VI, or VII of this Order. These gross amounts shall be provided by the Retirement System pursuant to Section 1-119 of the Illinois Pension Code (40 ILCS 5/1-119).

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- "D" equals the percentage noted in Section III (A) (2), V (A) (2), VI (A) (2), or VII (A) (2), which ever are applicable.
- (2) The alternate pavee's benefit under this Section IX shall be paid in accordance with all Sections of this Order that apply.
- (X) In accordance with subsection (j) of Section 1-119 of the Illinois Pension Code (40 ILCS 5/1-119), so long as this QILDRO is in effect, the member may not elect a form of payment of the retirement benefit that has the effect of diminishing the amount of the payment to which the alternate payee is entitled, unless the alternate payee has consented to the election in writing, the consent has been notarized, and the consent has been filed with the Retirement System.
- (XI) If the member began participating in the Retirement System before July 1, 1999, this Order shall not take effect unless accompanied by the written consent of the member as required under subsection (m) of Section 1-119 of the Illinois Pension Code (40 ILCS 5/1-119).
- (XII) The Court retains jurisdiction over this matter for all of the following purposes:
 - (1) To establish or maintain this Order as a Qualified Illinois Domestic Relations Order.
 - (2) To enter amended QILDROs and QILDRO Calculation Court Orders to conform to the parties' Marital Settlement Agreement or Agreement for Legal Separation ("Agreement"), to the parties' Judgment for Dissolution of Marriage or Judgment for Legal Separation ("Judgment"), to any modifications of the parties' Agreement or Judgment, or to any supplemental orders entered to clarify the parties' Agreement or Judgment.
 - (3) To enter supplemental orders to clarify the intent of the parties or the Court regarding the benefits allocated herein in accordance with the parties' Agreement or Judgment, with any modifications of the parties' Agreement or Judgment, or with any supplemental orders entered to clarify the parties' Agreement or Judgment. A supplemental order may not require the Retirement System to take any action not permitted under Illinois law or the Retirement System's administrative rules. To the extent that the supplemental order does not conform to Illinois law or administrative rule, it shall not be binding upon the Retirement System.

Member Signature	Date	
Alternate Payee Signature	Date	
		Entered By - Judge
		Date

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