	} No					
	QILDRO CALCULATION COURT ORDER Judges' Retirement System					
THIS CAUSE coming bef the provisions of Section 1- the parties and the subject matter, that the QILDRO ha percentage calculations to having found that the QILI	fore the Court for the purpose of the entry of a QILDRO Calculation Court Order under 119 of the Illinois Pension Code (40 ILCS 5/1-119), the Court having jurisdiction over matter hereof; the Court finding that a QILDRO has previously been entered in this as been received and accepted by the Retirement System, and that the QILDRO requires allocate the alternate payee's share of the member's benefit or refund, the Court not DRO has become void or invalid, and the Court being fully advised;					
IT IS HEREBY ORDERI	ED AS FOLLOWS:					
(1) The definitions and other by reference and made	r provisions of Section 1-119 of the Illinois Pension Code (40 ILCS 5/1-119) are adopted a part of this Order.					
(2) Identification of Retires	ment System and parties:					
Retirement System:	Judges' Retirement System of Illinois 2101 South Veterans Parkway P.O. Box 19255 Springfield, Illinois 62794-9255					
Member:						
	(name)					
	(mailing address)					
	(social security number)					
Alternate payee:						
1 -	(name)					
	(mailing address)					
	(social security number)					
The alternate payee is the r						
The discrimine payer is the i	nome of a (energy cone).					
Member's Nam						

sp w (4	he follo becific S then the 10 ILCS elow.	wing shal section not benefits a 5/1-119).	l apply if a ed. The Re re payable Parties sh	and only etirement pursuant all see Q	if the QIL t System sh t to the QII ILDRO Se	DRO allo all pay the DRO and ection IX f	cated bene e amounts a l Section 1- for the defi	efits to the as directed 119 of the nitions of A	alternate pa below, but of Illinois Pen A, B, C and	yee in the only if and sion Code D as used
	(a)	The altern pursuant t	ate payee' o Section	's benefit IX of the	pursuant t QILDRO	o QILDRO and paid a	O Section las follows:	III (A) (2)	shall be calc	culated
	(	//	(antan D)	) X	(anton C)	X	(antan D)	_ =	Monthly Amou	4)
	(6	enter A)	(enter B)		(enter C)		(enter D)	(1	Monuniy Amou	unt)
	(b)	The altern pursuant t	ate payee' o Section	s benefit IX for th	pursuant t e QILDRC	o QILDRO and paid	O Section 'as follows	V (A) (2) s	hall be calcu	ulated
	(	/_		) X	( ) ( )	X		_ =	(Amount)	
	(e	enter A)	(enter B)		(enter C)		(enter D)		(Amount)	
	(c)	The altern pursuant t	ate payee' o Section	's benefit IX of the	pursuant t QILDRO	o QILDRO and paid a	O Section Vas follows:	VI (A) (2)	shall be calc	culated
	(	/_	(tD)	) X	(t C)	X	(tD)		(Amount)	
	(e	inter A)	(enter B)		(enter C)		(enter D)		(Amount)	
	(d)	The altern pursuant t	ate payee' o Section	's benefit IX of the	pursuant t QILDRO	o QILDRO and paid a	O Section Yas follows:	VII (A) (2)	shall be cal	culated
	( <u>e</u>	enter A) /_	(enter B)	) X	(enter C)	X	(enter D)		(Amount)	
(4) T. So th	review he follo ection n	or verify wing shall oted. The its are pay	the equation apply onl Retiremer	ons or to by if the ( ont System	assist in th QILDRO a 1 shall pay	ne calculat llocated be the amoun	ions used t enefits to the	o determin he alternate eted below.	aragraph (3) all have no ne such amon e payee in the but only if nois Pension	unts. ne specific and when
		and paid a	s follows:						shall be calc	culated
		(Gross Be	enefit Amour	<u>x</u> X	(Percentag	<u>(e)</u>	(Mont)	nly Amount)	_	
	(B)	`	ate pavee'	's benefit	•		•	,	hall be calcu	ulated
		(Gross Be	enefit Amour	nt) X	(Percentag	<u>(e)</u> = (	(An	nount)		
	(C)	The alternand paid a	ate payee' as follows:	's benefit	pursuant t	o QILDRO	O Section \	VI (A) (3)	shall be calc	culated
		(Gross Be	enefit Amour	nt) X_	(Percentag	(e) =	(Am	nount)		
	(D)	The alternand paid a	ate payee' as follows:	's benefit	pursuant t	o QILDRO	O Section \	VII (A) (3)	shall be cal	culated
		(Gross Be	enefit Amour	nt) X	(Percentag	<u> (e)</u>	(Am	ount)	_	

Member's Name

The Retirement System's sole obligation with respect to the equations in this paragraph (4) is to pay the amounts indicated as the result of the equations. The Retirement System shall have no obligation to review or verify the equations or to assist in the calculations used to determine such amounts.

- (5) The Court retains jurisdiction over this matter for the following purposes:
  - (A) To establish or maintain this Order as a QILDRO Calculation Court Order;
  - To enter amended QILDROs and QILDRO Calculation Court Orders to conform to the parties' QILDRO, 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' QILDRO, Agreement, or Judgment, or to any supplemental orders entered to clarify the parties' QILDRO, Agreement, or Judgment; and
  - 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 the supplemental order does not conform to Illinois law or administrative rule, it shall not be binding upon the Retirement System.

Member Signature	•
Alternate Payee Signature	•
, 0	
	Judge's Signature
	Date