	IN THE CIRCUIT COURT OF THE		JUDICIAL			
	IN THE CIRCUIT COURT OF THE	_ COUNTY, ILLIN	OIS			
)					
)	No				
)					
	_	TION COURT ORDER Retirement System				
provision parties that the percent	CAUSE coming before the Court for the purpose of the cons of Section 1-119 of the Illinois Pension Code (40ILO) and the subject matter hereof; the Court finding that a QULDRO has been received and accepted by the Retire age calculations to allocate the alternate payee's share of found that the QILDRO has become void or invalid, and	CS 5/1-119), the Court In ILDRO has previously ment System, and that the fithe member's benefit	having jurisdiction over the been entered in this matter, he QILDRO requires or refund, the Court not			
IT IS H	EREBY ORDERED AS FOLLOWS:					
(1)	The definitions and other provisions of Section 1-119 adopted by reference and made a part of this Order.	of the Illinois Pension	Code (40 ILCS 5/1-119) are			
(2)	Identification of Retirement System and parties:					
	Retirement System: State Universities Retirement Sy 1901 Fox Drive Champaign, IL 61820	ystem of Illinois				
	Member:					
	(name)	 -				
	(mailing address)					
	(social security number)					
	Alternate Payee:					
	(name)					
	(mailing address)					
	(social security number)					
The alto	ernate payee is the member's (check one): \Box current or	former spouse \square child	d or other dependent			

Member's Name

		s benefit pursuant to LDRO and paid as fo		III (A) (2) shall be o	calculated pursu
(_/) X	X		
(enter A)	(enter B)	(enter C)	(enter D)	(Monthly Amour	nt)
		s benefit pursuant to ILDRO and paid as f		V (A) (2) shall be c	alculated pursua
(_/) X	X	_ =	
(enter A)	(enter B)	(enter C)	(enter D)	(Amount)	
((enter A)	(enter B)) X	X(enter D)	(Amount)	
(A) If the c				
(-	,		on the date of this o		
(-	,	ter A) (enter B)			(Amount)
	(<u> </u>	ter A) (enter B)	_) X(enter C)	X(enter D)	=(Amount)
	(ter A) (enter B) member is still living	_) X	X(enter D)	` ,
	(ter A) (enter B)	_) X	X(enter D)	` ,
The Gross I date of deat Amount Pasible follow	(ent) B) If the (ent) Death Benefith and provide yable to the Aving receipt or ment System's	ter A) (enter B) member is still living	(enter C) g on the date of this y X Gross Death Be s amount of benefit er Section 1-119(h) be calculated by the er's death.	(enter D) order: enefit X (enter D) s payable calculated (1.5)(D) of the Illing System as soon as ations in this paragraph.	_ = Amount Pa to Alternate I d as of the mem ois Pension Coc administratively

			Section III (A) (3) shall be calculated pursu		
	Section IX of the Q	ILDRO and paid as follows:			
		X	= <u>\$</u> (monthly amount)		
	(gross benefit)	(percentage)	(monthly amount)		
(b)	The alternate payee's benefit pursuant to QILDRO Section $V(A)(3)$ shall be calculated pursuant to QILDRO and paid as follows:				
		X	= <u>\$</u> (single lump sum amount)		
	(gross benefit)	(percentage)	(single lump sum amount)		
	(gross benefit)	X(percentage)	= <u>\$</u> (single lump sum amount)		
	(A) If the	member is deceased on the date	of this order:		
	. ,	member is deceased on the date			
	((gros		=(single lump sum amount)		
	(gros (B) If the	s death benefit) X (percentage) member is still living on the da	=(single lump sum amount)		
date An	(gross) (B) If the Gross e Gross Death Benefit e of death and provide an another provide the provide the provide the provide the provide the provide the provided the provide	member is still living on the da s Death Benefit X = (percentage) it shall equal the gross amount of led to the parties under Section	=(single lump sum amount) te of this order:		

- (5) The Court retains jurisdiction over this matter for the following purposes:
 - (A) To establish or maintain this Order as QILDRO Calculation Court Order:
 - (B) 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
 - (C) 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.

Judge's Signature	 	
Date		

^{*} certified copy required