SEPARATE INTEREST QUALIFIED DOMESTIC RELATIONS ORDER

STATE OF)	
COUNTY OF)	
THE CIRCUIT CO	OURT OF
IN RE: THE MARRIAGE OF:)))
Petitioner,)
and)))
Respondent.)
SAMPLE QUALIFIED	DOMESTIC RELATIONS ORDER
WHEREAS, by order issued	[date of Order], the marriage of
[participant] and [alte	ernate payee] has been dissolved: and
WHEREAS, in connection with the propert	y settlement executed relative to the distribution of property
between [participant	and [alternate payee], certain
retirement benefits earned by	[participant] are to be transferred to
[alternate payee].	
IT IS HEREBY ORDERED:	
1. The alternate payee is assigned a b	penefit equal to percent of the actuarial present value of
the Marital Portion of participant'	s accrued benefit as of, the date the
	red, to be paid in the form of a single life annuity with no
survivor benefit, for the life of the a	lternate payee [participant], at the alternate payee's election
as early as the participant's earliest	retirement age under the plan

2.	The participant is	[name of participant]; whose last known mailing								
	address is; whose social security number is									
	(See attached correspondence);	and	whose	date	of	birth	is	(See	attached	
	correspondence).									
3.	The alternate payee is [name of alternate payee]; whose last known mailing									
	address is; whose social security number is									
	(See attached correspondence); and when	hose d	ate of birt	th is (S	ee at	tached	corr	espond	ence).	
4.	The participant and alternate payee were married on [date of marriage];									
	and were divorced on	_ [dat	e of divor	rce].						
5.	The name and address of the retirement plan is:									
	P	ension ension 5 Wes	tion and Trust of Plan No st 115th S , IL 6080	f Chica o. 2 Street		on No.	134]	IBEW		
6.	The alternate payee shall have the right to elect to commence benefit payments at any time									
	beginning when the participant attains the earliest retirement age as defined in Section 414(p)									
	of the Internal Revenue Code.									

7. If the alternate payee elects to commence benefit payments at the participant's earliest retirement age under the plan, and the participant subsequently retires with subsidized early

retirement benefits, the amount payable to the alternate payee shall not be re-computed.

- 8. The alternate payee shall not be entitled to share in any benefit increase that may be granted the participant retrospectively after the date of divorce based on the benefit formula set forth in this Order.
- 9. The alternate payee shall be treated as the surviving spouse for purposes of determining the qualified pre-retirement survivor annuity (QPSA) as such term is defined in Section 417 of the Code and not treated as the surviving spouse for purposes of determining the Preretirement Enhanced Surviving Spouse Pension. If the participant predeceases the alternate payee, and neither the participant nor the alternate payee has commenced his or her benefits under the

Plan, such alternate payee shall be designated as the surviving spouse of the participant for purposes of establishing the alternate payee's entitlement to receipt of the QPSA. For purposes of determining the eligibility for the QPSA, the participant and the alternate payee have satisfied the requirement of being married for more than one year. The alternate payee shall be treated as the participant's surviving spouse for purposes of the QPSA for the Marital Portion of the participant's benefit as set forth in paragraph 1 of this Order.

- 10. The benefits payable under the retirement plan shall not be increased, on an actuarial basis, and shall not be a type or form of benefit, or any option, not otherwise provided under the plan.
- 11. If the Plan inadvertently pays to either party any benefits that were payable to the other party pursuant to the terms of this Order, the party who received the incorrect payment shall immediately return the amounts to the Plan but no later than ten (10) days after receipt. Further, the Plan shall have the right to offset any overpayments made to a party against future payments due to said party.
- 12. This Order does not require the payment of benefits to an alternate payee which are required to be paid to another alternate payee under another Order previously determined to be a Qualified Domestic Relations Order.
- 13. It is intended that this Order will qualify as a Qualified Domestic Relations Order under Section 414(p) of the Internal Revenue Code of 1986, as amended (the "Code"), and Section 206(d)(3) of the Employee Retirement Income Security Act of 1974, as amended ("ERISA"), and the provisions hereof shall be administered and interpreted in conformity with such Code and ERISA.
- 14. The Court retains jurisdiction to amend this Order only for purposes of establishing or maintaining its qualification as a Qualified Domestic Relations Order under the Code and ERISA.
- 15. An attested copy of this Order shall be promptly delivered to the Plan Administrator, who shall within the time prescribed under Section 414(p)(6) of the Internal Revenue Code notify the appropriate parties of the receipt of this Order, the plan's procedure for review of its qualified status, and its determination as to whether the Order is a Qualified Domestic Relations Order.

- 16. All notices shall be mailed to alternate payee at the mailing address stated in this Order or to such other address as the alternate payee shall from time to time specify by notifying the Plan Administrator, in writing.
- 17. Participant and alternate payee shall cooperate fully and execute any and all documents necessary to obtain an amended Order, if necessary, meeting all requirements of a Qualified Domestic Relations Order.

ENTERED:
Dated:
Hon
Circuit Court Judge
Attorney for Petitioner
Attorney for Respondent