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MAINE PUBLIC EMPLOYEES RETIREMENT SYSTEM (MainePERS) MODEL DOMESTIC RELATIONS ORDER DIVIDING RETIREMENT SYSTEM

BENEFITS

ISSUED OCTOBER 1992 - REVISED 02/07

Note: This model will be updated periodically to reflect changes in the law relating to the Maine Public Employees Retirement System and the experience of MainePERS in administering court orders based on this model. If the revised date given above indicates that this model is more than one year old or if new legislation affecting MainePERS has been enacted since the issue date, please contact the MainePERS before using the model to determine whether a newer version exists. Also, please refer to the accompanying explanation when using this model. Note that if the MainePERS member or retiree has had more than one divorce affecting MainePERS benefits, you should not use this model. Contact MainePERS for additional information.

MainePERS has no legal obligation to promulgate a model order and reserves the right to withdraw or discontinue the use of this model if doing so is in the best interest of MainePERS members or retirees. Further, you are not required to use this model order as the basis of an order dividing MainePERS benefits. You may modify provisions to reflect the agreement of parties or decision of the court with regard to specific issues. However, MainePERS has the statutory duty and authority to determine whether any domestic relation order submitted to MainePERS, including one based on this model, is a qualified domestic relations order under 5 MRSA § 17059 and Chapter 103, MainePERS rules.

The accompanying explanation provides information on MainePERS procedures, MainePERS benefits, and how the model order divides benefits payable by MainePERS. It attempts to answer many questions commonly asked by parties or their attorneys when MainePERS benefits are part of the property division in a divorce. It also provides examples of how the model order will work in different payment situations, such as retirement or refund situations. Both attorneys and their clients should find the information helpful, though clients may wish to discuss some of the technical legal points with their attorneys.

	STATE OF[N	AME OF STATE]				
		[DISTRICT COURT] District Division of Docket No.				
	[NAME], Plaintiff v[NAME])))) DOMESTIC RELATIONS ORDER) DIVIDING MAINE PUBLIC EMPLOYEES RETIREMENT) SYSTEM BENEFITS				
Defendant) Any preliminary statement on hearing, representation, jurisdiction, etc. that the court or the parties find necessary:						
	This Order is intended to meet the requireme	ents for a "qualified domestic relations order"				
relati	ng to the Maine Public Employees Retiremen	t System, hereinafter called "MainePERS," or				
"Syste	em," as set forth in 5 MRSA § 17059, and in C	hapter 103, MainePERS rules. This Order is an				
integ	ral part of the Decree of Divorce signed on	(DATE OF DIVORCE				
<u>DECR</u>	<u>EE)</u> . In compliance with those requirements, t	the following is specified:				
1.	This Order assigns a portion of the benefits o	r amounts payable under the System's governing				
	laws and rules to	(NAME OF ALTERNATE PAYEE) in				

	recognition of marital rights in	(NAME OF RETIREE)'s benefits or
	amounts payable under the System's governing la	ws and rules.
2.	Retiree in the System is	(NAME OF RETIREE),
	whose last known mailing address is	(RETIREE'S
	ADDRESS), and whose Social Security number is _	(NUMBER) and whose
	Date of Birth is(DATE O	OF BIRTH).
3.	Alternate Payee is	(NAME OF ALTERNATE PAYEE), whose
	last known mailing address is	(ALTERNATE
	PAYEE'S ADDRESS), whose Social Security number	is (NUMBER)
	and whose Date of Birth is(DATE OF BIRTH).
4.	Retiree and Alternate Payee were married on	(DATE OF MARRIAGE).
5.	As part of a just and right division of the estate of	the parties, Alternate Payee is awarded and
	shall receive from the System a portion of each dis	stribution of service retirement benefits as
	provided by the System's governing laws and rule	es based on retiree's membership in, or credit
	with, the System.	
	The portion of the distribution of benefits that is a	warded and that is to be paid to Alternate
	Payee shall be determined by multiplying the dist	ribution by a fraction, which will be
	determined as set forth below:	
	Multiply (E.G. ONE-HALF or OTHER FR	ACTIONAL MARITAL PROPERTY INTEREST) by a
	fraction, the numerator of which is the amount of	a full benefits service retirement benefit
	unreduced for early retirement calculated under t	ne retirement law and rules in effect at the
	latest effective date of retirement of retiree prior to	(E.G. DATE OF
	DIVORCE) but using only the service and salary cr	edit that MainePERS determines has been
	acquired by the retiree between	(E.G. DATE OF MARRIAGE)

(DATE OF DIVORCE) and maintained with the System				
latest effective date of retirement	t prior to		(DATE OF DIVORCE) and	the
denominator of which is the amo	ount of a full benef	fits service retire	ement benefit unreduced f	or
early retirement calculated unde	r the laws and rule	es in effect at the	e time of retiree's latest	
effective date of retirement and b	oased on retiree's r	nembership in,	credit with, or contribution	ns
to the System as of retiree's lates	t effective date of r	retirement. The	term "full benefits service	
retirement benefit" as used in thi	s Order refers to tl	he benefit provi	ded by 5 M.R.S.A. § 17804	,
sub-§ 1 or § 18404, sub-§ 1.				

Additionally, Alternate Payee is awarded and shall receive from the System a portion of a distribution of a special refund, if, as, and when such a distribution is made as provided by the Systems governing laws and rules. For the purpose of this Order, a special refund is a return of contributions that should not have been made to MainePERS or that were based on salary that cannot be used in the calculation of MainePERS benefits and that are refundable under MainePERS laws and rules.

6. The Maine Public Employees Retirement System is directed to disburse to Alternate Payee the portion of distributions assigned under Paragraph No. 5 of this Order, if, as, and when such distributions are made as provided by the System's governing laws and rules based on retiree's

membership in, credit with, or accumulated contributions to the System, subject to the following provisions:

- (a) This Order shall not be interpreted in any way to require the System to provide any type or form of benefit or any option not otherwise provided under the System's governing laws and rules.
- (b) This Order shall not be interpreted in any way to require the System to provide increased benefits determined on the basis of actuarial value.
- (c) This Order shall not be interpreted in any way to require the System to pay any benefits to an alternate payee named in this Order which are required to be paid to another alternate payee under another order previously determined to be a qualified domestic relations order.
- (d) If the System's governing laws and rules provides for a reduced benefit upon "early retirement," this Order shall be interpreted to require that, in the event of member's retirement before normal retirement age, the benefits payable to Alternate Payee shall be reduced proportionately.
- (e) This Order shall not be interpreted to require the designation of a particular person as the recipient of benefits in the event of retiree's death or to require the selection of a particular benefit payment plan or option. However, notwithstanding the provisions of this Order, if Alternate Payee is designated as a beneficiary for any benefits payable by MainePERS upon the death of retiree, then Alternate Payee shall receive such payment to which he/she is entitled by law as beneficiary.
- (f) In the event that, after distribution of a benefit to retiree or a beneficiary has begun, the amount of the distribution is increased or reduced by law, then the amount payable to Alternate Payee shall be increased or reduced proportionately by applying the fraction described in Paragraph No. 5 above to the increased or reduced distribution that is payable by MainePERS to retiree or a beneficiary.
- (g) The interest of Alternate Payee is governed by 5 M.R.S.A. § 17059 ET SEQ., or its successor statute.
- 7. Any amounts payable by MainePERS, other than those payable under Paragraph No. 5 above to Alternate Payee, shall be payable directly to retiree, retiree's beneficiary, or the estate, heirs, or legatees of either, in accordance with the MainePERS laws and rules. If retiree, retiree's beneficiary, or the estate of either receives any amount of a distribution that has been awarded to Alternate Payee, the recipient is designated a constructive trustee for the amount received, shall immediately transmit such amount to Alternate Payee and shall so advise the System.

- 8. If Alternate Payee or the estate, heirs, or legatees of Alternate Payee receive any amount of a distribution that should have been paid to a retiree, retiree's beneficiary, or the estate, heirs, or legatees of either, the recipient is designated a constructive trustee for the amount received, shall immediately transmit such amount to the retiree or other person to whom the amount should have been paid and shall so advise the System.
- 9. If a retiree, Alternate Payee, or the estate, heirs, or legatees of either receive any amount of a distribution that should not have been paid by the System, the recipient is designated a constructive trustee for the amount received and shall immediately transmit such amount to the System.
- 10. Alternate Payee is ORDERED to report any payments received on any applicable income tax return in accordance with Internal Revenue Code provisions or regulations in effect at the time any payments are issued by MainePERS. The System is authorized to issue a Form 1099R, or other applicable form on any direct payment made to Alternate Payee. The retiree and Alternate Payee shall allocate retiree's investment in contract in the manner established by the Internal Revenue Code and any applicable regulations.
- 11. Alternate Payee is ORDERED to provide the System prompt written notification of any changes in Alternate Payee's mailing address. MainePERS shall not be liable for failing to make payments to Alternate Payee if MainePERS does not have a current mailing address for Alternate Payee at time of payment.
- 12. Retiree or Alternate Payee shall furnish an original certified copy of this Order to MainePERS.

 The Order is not a qualified Domestic Relations Order until an original certified copy is received by MainePERS and is thereafter so deemed.

13.	The Court retains jurisdiction to amend this Order so that it will constitute a qualified domestic		
	relations order under the System's governing laws and rules even though all other matters		
	incident to this action or proceeding have been fully and finally adjudicated. If the System		
	determines at any time that changes in the law, the administration of the System, or any other		
	circumstances make it impossible to calculate the portion of a distribution awarded to Alternat		
	Payee by this Order and so notifies the parties, either or both parties shall immediately petition		
	the Court for reformation of the Order.		
SIG	NED thisday of		
	CMO/JUDGE PRESIDING		