

Instructions for QILDRO Calculation Court Order

Please follow these instructions for completing the QILDRO form on the previous pages. Do not alter, retype, or reproduce the form in any manner whatsoever. Doing so will invalidate the order.

This form is required only if the QILDRO requires payment of any benefit to be calculated using the <u>marital portion</u> benefit calculation formula or a <u>percentage</u> of gross benefit.

Upon completion of this Calculation Order, a \$50.00 processing fee must be submitted to the Cook County Pension Fund ("the Fund").

Caption

- Enter the court's judicial district and county. (The issuing court must be an Illinois court.)
- Enter the case caption and case number.

Section II. Enter the name, mailing address, and Social Security number and phone number for the Cook County Pension Fund ("the Fund") member and for the alternate payee. Check the box that indicates the relationship of the alternate payee to the Fund member during the course of the QILDRO. (An addendum may be submitted containing the member's and the alternate payee's Social Security numbers.)

Sections III and IV.

If th	ne court orders this benefit in the QILDRO	then the following subsection of the QILDRO Calculation Order must be completed			
	QILDRO Section	Section III % of Marital Portion	Section IV % of Gross Benefit		
III	Monthly Annuity	III(A)	IV(A)		
V	Full Refund	III(B)	IV(B)		
VI	Partial Refund	III(C)	IV(C)		
VII	Death Benefit	III(D)	IV(D)		

Signature Lines

The QILDRO must be signed and dated by the issuing judge, and the **original forms** must be submitted to the Fund.



	IN THE CIRCUIT	T COURT OF THE		JUDICIAL DISTRICT	
				COUNTY, ILLINOIS	
))))	No		
		QILDRO Calcula	tion Court Ord	ler	
provis and tl QILD calcul	tions of Section 1-119 of the subject matter hereo PRO has been received lations to allocate the all	the Illinois Pension Code (40 f; the Court finding that a Ql and accepted by the Retiren	ILCS 5/1-119), t ILDRO has previent System, and ember's benefit of	OILDRO Calculation Court Order under the Court having jurisdiction over the priously been entered in this matter, that the QILDRO requires percent refund, the Court not having found that	arties at the atage
IT IS	HEREBY ORDERED	AS FOLLOWS:			
(I)	The definitions and oth by reference and made		of the Illinois Pe	ension Code (40 ILCS 5/1-119) are add	opted
(II)	Identification of Retire	ement System and parties:			
	Retirement System:		loyees' Annuity	d Benefit Fund of Cook County and Benefit Fund of Cook County	
	Member:	(Name)			
		(Mailing Address-Cannot use PO Box)			
		(Social Security Number or attach as an adde	ndum)	(Phone Number)	
	Alternate payee:	(Name)			
		(Mailing Address-Cannot use PO Box)			
		(Social Security Number or attach as an adde	ndum)	(Phone Number)	
	The alternate payee	is the member's (check one	e):		
	☐ Current or former	spouse	ion partner	☐ Child or other dependent	

(A)		te payee's benefit of the QILDRO and			tion III	$(\mathbf{A})(2)$ shall be	e calcu	ılated pursu
	/) x		X		=	
Ent	ter A	Enter B		Enter C		Enter D		Monthly A
(B)		te payee's benefit of the QILDRO and			ction V	$(\mathbf{A})(2)$ shall be	e calc	ulated pursu
	/) x		X		=	
Ent	er A	Enter B	_) x	Enter C	X	Enter D	_ = .	Refund Am
Ento	The alterna	Enter B te payee's benefit of the QILDRO and	pursuant to	QILDRO <u>Sec</u>				
(C)	The alterna	te payee's benefit	pursuant to	QILDRO <u>Sec</u>	_ x _		e calc	Refund Amulated pursu
(C)	The alterna Section IX of the A	te payee's benefit of the QILDRO and	pursuant to	O QILDRO <u>Sec</u> lows: Enter C QILDRO <u>Sec</u>	x	(A)(2) shall b	e calc	ulated pursu
(C)	The alterna Section IX of the A	te payee's benefit of the QILDRO and Enter B te payee's benefit	pursuant to	O QILDRO <u>Sec</u> lows: Enter C QILDRO <u>Sec</u>	x	(A)(2) shall b	e calc	ulated pursu

The following shall apply if and only if the QILDRO allocated benefits to the alternate payee in the specific

(III)

- continue to next page -

follows:	, , , , , , , , , , , , , , , , , , ,	QIEDITO <u>BUCUS</u>	$\frac{\mathbf{n} \ \mathbf{III}(\mathbf{A})(3)}{\mathbf{n}}$ shall be calculated and particle.
Gross Benefit Amo	ount) x _	Percentage	Monthly Amount
The alternate payee's befollows:	nefit pursuant to	OQILDRO <u>Secti</u> on	on $V(A)(3)$ shall be calculated and pa
Gross Benefit Amo	ount) x _	Percentage	_ = Refund Amount
The alternate payee's befollows:	nefit pursuant to	QILDRO Section	on $\overline{VI(A)(3)}$ shall be calculated and pa
Gross Benefit Amo	ount) x	Percentage	Refund Amount
The alternate payee's ber follows:	nefit pursuant to	QILDRO Section	n $\overline{\mathrm{VII}(\mathrm{A})(3)}$ shall be calculated and pa
() v		= Death Amount
	Gross Benefit Amo The alternate payee's benefit Amo	Gross Benefit Amount The alternate payee's benefit pursuant to follows: (Gross Benefit Amount Percentage The alternate payee's benefit pursuant to QILDRO Section follows: Gross Benefit Amount Percentage The alternate payee's benefit pursuant to QILDRO Section follows: Gross Benefit Amount Percentage The alternate payee's benefit pursuant to QILDRO Section follows:

The following shall apply only if the QILDRO allocated benefits to the alternate payee in the specific Section

(IV)

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.

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

DATED		
SIGNED		
	(Judge's Signature and Court Stamp)	