MODEL ELIGIBLE DOMESTIC RELATIONS ORDER FOR RETIREES OF THE MONTGOMERY COUNTY PUBLIC SCHOOLS EMPLOYEES' RETIREMENT AND PENSION SYSTEM

Important: This Model is presented for informational purposes only, and should not be taken as legal advice.

Introduction

This Model Domestic Relations Order ("Model") contains model language for attorneys who are involved in the preparation of a Domestic Relations Order ("DRO") that addresses the plan benefits of a retiree of the Montgomery County Public Schools (MCPS) Employees' Retirement and Pension System.

The purpose of this Model is to make it easier for parties in a divorce to ensure that a DRO will be eligible for processing by MCPS. **The Model and this introduction are presented for informational purposes only, and should not be taken as legal advice.** MCPS does not advise participants, former spouses ("alternate payee"), or attorneys about how to draft a DRO that best suits the wishes and intentions of the parties. This is the task of the parties and attorneys involved. MCPS's role is ministerial.

The following points should be considered:

- 1. **Exemption from ERISA.** As a government-sponsored plan, the MCPS Employees Retirement and Pension System is exempt from Title I of the Employee Retirement Income Security Act of 1974 ("ERISA"). A DRO that makes general reference to ERISA, the Internal Revenue Code, or is labeled, as a Qualified Domestic Relations Order or "QDRO" will not be accepted. Unlike ERISA plans, in the absence of an appropriate court order, a participant may take any action with regard to his or her benefits without any notice or consent. Additionally, an alternate payee's rights are entirely derivative of the participant's rights. To that end, an alternate payee may not elect beneficiaries or choose retirement options.
- 2. **Plan Benefit.** A DRO must clearly identify the types of plan benefits that are to be divided by the court. This Model provides some detail as to what constitutes a "plan benefit," and is designed to give the most commonly used meanings to words most often encountered in DROs. Before drafting, attorneys may wish to consult with an MCPS retirement counselor. Retirement counselors are available by telephone at (301) 517-8100. A few points should be considered:
 - a. *Allowance*. Unless otherwise specified, the term "allowance" is defined by regulation to include the following: service retirement benefit, disability retirement benefit, vested benefit, and cost of living adjustments. Additionally, allowance refers to de minimis one-time lump-sum distributions.

3. **Marital Share Formula.** Under the Plan regulations, the Alternate Payee's share of a plan benefit may be expressed as a fixed dollar amount, a fixed percentage, or a formula that *clearly divides* a plan benefit. The regulations provide criteria for the acceptance of a formula to divide a plan benefit. Typically, parties use the following formula to divide the plan benefits earned during a marriage:

Total months of marriage during which					
participant accrued service credit					
	= The "Marital	Share Fraction"			
Total Months of Service credit					
Alternate Payee's share = Marital S	hare Fraction x	%			

This formula is described in the Model as follows:

The alternate payee's share of the participant's allowance is declared to be the "marital share fraction" multiplied by. The "marital share fraction" is the following fraction: the numerator is the total number of months of the parties' marriage during which the PARTICIPANT accumulated service credit in the MCPS Plan, up until and including the date of the Judgment of Divorce, and the denominator is the total number of months of the PARTICIPANT'S service credit in the MCPS Plan.

- 4. **Post-Retirement Survivor Benefits** All MCPS plans permit a member, at retirement, to select a reduced allowance in order to provide post-retirement survivor benefits to a designated beneficiary. These are optional benefits that will flow to a designated beneficiary following the death of a retiree. Several points should be considered:
 - a. No change of retirement option. A retiree is not permitted to change the retirement option after the first payment is made. Thus, if applicable to the option elected at retirement, the parties may only divide the survivor benefit, if any, that was selected by the retiree at the time of retirement.
 - b. *Description of options*. Two different types of optional post-retirement survivor benefits are available:

<u>Lifetime Benefit</u>. In accordance with Plan rules, a retiree is not permitted to change the designated sole survivor under a dual life option after the first payment is made.

Lump Sum Payment. Two of the options provide for a lump sum payment to a designated beneficiary or beneficiaries. If the parties wish to designate the alternate payee as the beneficiary, the DRO must provide that the participant shall designate and maintain the alternate payee as the beneficiary.

<u>Out-of-State Domestic Relations Orders.</u> If submitting a DRO that has been issued in a state other than Maryland:

- A). Cite to proper legal authority An out-of-state DRO must cite the statutory law for dividing pension benefits in a divorce of the state where the order is executed (e.g., Md. Code Ann. Family Law Article §8-202)
- B). Filing under Uniform Enforcement of Foreign Judgments Act. An out-of-state DRO that divides pension benefits in Maryland must include verification that the DRO has been appropriately filed in a Circuit Court in Maryland in accordance with § 11-802 of the Uniform Enforcement of Foreign Judgments Act, Md. Code Ann., Courts and Judicial Proceedings. MCPS requires a true test copy of the DRO filed in and stamped by a Circuit Court in Maryland as such verification.

IMPORTANT INSTRUCTIONS FOR USING THE MODEL

This model provides a basic format for use in preparing a DRO. Various alternatives for dividing benefits are offered. THIS MODEL IS NOT INTENDED AS A CHECK-OFF FORM. ANY ALTERNATIVES THAT ARE NOT SELECTED MUST BE REMOVED FROM THE DRO BEFORE

SUBMISSION. To prevent confusion in the administration of a DRO, MCPS will not accept a DRO that contains options that are not chosen by the parties.

IN THE CIRCUIT COURT FO)R**
	* Plaintiff *
V.	
	*Defendant *
Case No*	
ELIGIBLE DON	MESTIC RELATIONS ORDER
Upon consideration of the	he Judgment of Absolute Divorce entered in the
above-captioned case, it is this	day of, ORDERED,
1. This Order relates to the	ne disposition of certain benefits of [(NAME OF
PARTICIPANT)] to be	e provided by the Montgomery County Public Schools
Employees Retirement and	d Pension System ("participant's plan").
2. The parties hereto were m	arried on [(DATE OF MARRIAGE)], and this Order
is entered incident to a fir	nal Judgment of Absolute Divorce entered on [(DATE
OF DIVORCE)]	

3.	3. The PARTICIPANT is identified as follows:				
	Name: Address: Date Of Birth: Social Security No.: MCPS ID No.:	[(NAME OF PARTICIPANT)] [(ADDRESS)] [(DATE OF BIRTH)] [(SOCIAL SECURITY NUMBER)] [(EMPLOYEE IDENTIFICATION NUMBER)]			
4.	The ALTERNATE PAYEE is identified as follows:				
		[(NAME OF FORMER SPOUSE)] [(ADDRESS)] [(Date of Birth)] [(Social Security Number)]			
5.	The ADMINISTRAT System is identified a	OR of the MCPS Employees Retirement and Pension s follows:			
	Montgomery County Public Schools Employee and Retiree Service Center 45 West Gude Drive, Suite 1200 Rockville, Maryland 20850				
6.	 To accommodate the marital property distribution between the parties, IT IS HEREBY ORDERED AS FOLLOWS: A. Allowance. The ALTERNATE PAYEE'S share of the PARTICIPANT'S allowance is declared to be 				
	(Choose Alternative i., ii., or iii.)				
	ii. [PERCENTAGE] PERCENTAGE (%)] multiplied by the "marital share" The "marital share fraction" is the following fraction: the or is the total number of months of the parties' marriage which the PARTICIPANT accumulated service credit in the Employees Retirement and Pension System, up until and go the date of the Judgment of Divorce, and the denominator tall number of months of the PARTICIPANT'S service credit CPS Employees Retirement and Pension System at the time mencement of benefits payable to the ALTERNATEPAYEE.			
	B. Post-retirement survivor benefit.				

At retirement, the PARTICIPANT selected [state either "the Maximum Allowance" or "Optional Form of Allowance Letter ____."]

- i. No share of any post-retirement survivor benefit is assigned to the ALTERNATE PAYEE under the terms of this Order.
- ii. The PARTICIPANT shall maintain the ALTERNATE PAYEE as the sole primary beneficiary of any post-retirement survivor benefit payable from the Plan to a designated beneficiary, for the ALTERNATE PAYEE'S lifetime.
- iii. The PARTICIPANT shall complete the procedures necessary to CHANGE the current beneficiary designation and designate the ALTERNATE PAYEE as the sole primary beneficiary of any post-retirement survivor benefit payable from the Plan to a designated beneficiary, for the ALTERNATE PAYEE'S lifetime.
- iv. The PARTICIPANT may designate an individual other than the ALTERNATE PAYEE as beneficiary of any post-retirement survivor benefit payable from the Plan to a designated beneficiary. If the participant designates someone other than the ALTERNATE PAYEE as beneficiary, and if a post-retirement survivor benefit is payable with respect to the PARTICIPANT, and if the ALTERNATE PAYEE survives the PARTICIPANT, the ALTERNATE PAYEE'S share of the post-retirement survivor benefit payable with respect to the PARTICIPANT is declared to be:

If Alternative iv. is selected, also choose Selection (1), (2) or (3):

- (1) [\$____DOLLAR AMOUNT)]
- (2) [____PERCENTAGE]
- (3) [_____PERCENTAGE (%)] multiplied by the "marital share fraction," as defined in paragraph 6A.
- C. **Method and timing of payments; restrictions.** MCPS is hereby directed to make payments of the ALTERNATE PAYEE'S share directly to the ALTERNATE PAYEE.

Payments to ALTERNATE PAYEE commence if, when, and as payments are made to the PARTICIPANT, typically at the retirement of the PARTICIPANT. The ALTERNATE PAYEE'S assigned interest in the PARTICIPANT'S accrued benefit shall be paid as a monthly payment and shall cease at the death of the ALTERNATE PAYEE.

- D. **Obligations of Alternate Payee.** It is the obligation of the ALTERNATE PAYEE to promptly: (a) provide MCPS a certified copy of this Order, and modifications or amendments hereto; (b) notify MCPS in writing of any change of name or address; and (c) comply with all reasonable requests from MCPS for information and documentation necessary for processing of all or any portion of a PARTICIPANT'S plan benefit to the ALTERNATE PAYEE.
- E. **Obligation of Participant.** It is the obligation of the PARTICIPANT to promptly: (a) notify MCPS in writing of any change of name or address; and (b) comply with all reasonable requests from MCPS for information and documentation necessary for processing payment of all or any portion of a PARTICIPANT'S plan benefit to the ALTERNATE PAYEE. Additionally, the PARTICIPANT is responsible for completing and submitting any applications or forms required by MCPS to effectuate any provision of this Order, including, but not limited to, any form required by MCPS to designate the ALTERNATE PAYEE as beneficiary. If the PARTICIPANT takes any action in contravention of any provision of this Order, including, but not limited to, this Paragraph 6, the PARTICIPANT shall bear the sole and exclusive liability for such action, and not MCPS.
- F. **Tax Consequences of payments.** All payments to the ALTERNATE PAYEE by MCPS shall be includable in the taxable income of and taxable to the ALTERNATE PAYEE. After-tax contributions shall be allocated to the parties in the same proportion as the total amount of the ALTERNATE PAYEE'S share bears to the PARTICIPANT'S total plan benefit.

- G. **No requirement to retire.** No provision of this Order shall be construed to require the PARTICIPANT to retire at any particular age or length of service.
- 7. If the ALTERNATE PAYEE dies before commencement of payments to the ALTERNATE PAYEE, no benefits shall be paid to or for the benefit of the ALTERNATE PAYEE, his/her estate, heirs, successors, personal representatives or assignees. If the ALTERNATE PAYEE dies after the commencement of payments to the ALTERNATE PAYEE, no further benefit shall be paid to the ALTERNATE PAYEE, his/her estate, heirs, successors, personal representatives, or assignees.
- 8. This order is not intended, and shall not be construed in such a manner as to require the Plan to: (a) provide any type or form of benefits, or any option not otherwise provided for under the Plan, (b) provide increased benefits determined on the basis of an Actuarial Equivalent value, (c) pay benefits to the ALTERNATE PAYEE that are required to be paid to another alternate payee under another Order, or (d) create a right in any benefit except to the extent the PARTICIPANT is vested in such benefit. Notwithstanding anything else in this Order, the sum of the Actuarial Equivalent value of benefits to be paid to the ALTERNATE PAYEE pursuant to this Order and the Participant shall be no greater that the Actuarial equivalent value of the benefits that would have been paid to the PARTICIPANT under the Plan but for this Order.
- 9. This Court retains jurisdiction to amend this Order for the purpose of its acceptance and/or administration by MCPS or to effectuate the terms of the parties' Settlement Agreement and/or Judgment of Divorce.

Judge	
Circuit Court for	
Consented as to form:	
PARTICIPANT	
ALTERNATE PAYEE	
Attorney for Participant [Address and telephone]	
Attorney for Alternate Payee	