STATE OF NORTH CAROLINA COUNTY OF	IN THE GENERAL COURT OF JUSTICE DISTRICT COURT DIVISION CVD		
,)		
Plaintiff, v)))))) DOMESTIC RELATIONS ORDER) (Local Governmental Employees') Retirement System))		
THIS MATTER coming on for District Court Judge presiding, in the civ Carolina;	hearing before the Honorable, vil District Court for County, North		
entered in this action [OR: that the parties ha	urt that an equitable distribution judgment has been ave agreed to the entry of a Consent Domestic Relations sydefendant's interest in benefits payable by the North Retirement System;		
NOW, THEN, the Court makes the	following:		
FINI	DINGS OF FACT		
<u> </u>	rly husband and wife, having married on, and are now divorced.		
and a judgment dividing said property has l	quitable distribution of the parties' marital property been entered by the Court [OR: That parties have ic Relations Order regarding the division of arital property] pursuant to G.S. 50-20.		
(redacted) Social Security number xxx-xx-Governmental Employees' Retirement Sys	es' separation, <u>plaintiff/defendant</u> , <u>[name]</u> , was a member of the North Carolina Local tem (hereinafter "the Retirement System"). <u>His/Her</u> . His/Her date of birth is		

4. This Order recognizes <u>plaintiff's/defendant's</u> (hereinafter "the non-member exspouse") marital interest in the benefits payable by the Retirement System to <u>plaintiff/defendant</u> (hereinafter "the member"). The marital interest of the non-member ex-spouse in the member's benefits payable by the Retirement System shall be calculated as follows: fifty per cent (50%) [or per cent (%)] of the amount determined by multiplying the member's total benefit by a fraction, the numerator of which shall be the total months of creditable service earned during the marriage, including creditable service purchased during the marriage, and the denominator of which shall be the member's total number of months of creditable service at the time of retirement or of a withdrawal of accumulated contributions.					
OR					
fifty per cent (50%) [or per cent (%)] of the member's total monthly benefit.					
OR					
\$ per month of the member's total monthly benefit.					
5. The formula set forth in Finding of Fact 4 shall be applied to all retirement benefits payable to the member or to his/her designated survivor(s) under any option contained in G.S. 128-27(g). Should a return of contributions become payable pursuant to G.S. 128-27(f), the non-member ex-spouse shall be paid 50% [or%] of the member's accumulated contributions earned during the marriage. Should a post-retirement return of accumulated contributions become payable pursuant to G.S. 128-27(g1) then the non-member ex-spouse shall be paid 50% [or%] of the balance of the member's accumulated contributions at his/her death, plus accrued interest payable as applicable.					
WHEREFORE, based upon the foregoing Findings of Fact, the Court concludes as a matter of law that the non-member ex-spouse is entitled to the entry of an Order directing the distribution, in the manner set forth, to his/her marital share of a portion of all benefits payable by the Retirement System to the member.					
IT IS THEREFORE ADJUDGED, ORDERED, AND DECREED:					
1. The term "member" refers to plaintiff/defendant herein, and the term "non-member ex-spouse" refers to plaintiff/defendant herein.					
2. That the name, last known mailing address, redacted social security number (xxx-xx), and date of birth of the member are:					
3. That the name, last known mailing address, redacted social security number (xxx-xx), and date of birth of the non-member ex-spouse are:					
4. That the name and mailing address of the Retirement System to which this Order					

is directed are: The North Carolina Local Governmental Employees' Retirement System, Retirement Systems Division, Department of State Treasurer, 3200 Atlantic Ave., Raleigh, North Carolina, 27604.

- 5. The Retirement System shall distribute to the non-member ex-spouse <u>his/her</u> marital share of the member's benefits payable by the Retirement System, calculated pursuant to the provisions of <u>Finding of Fact 4</u> of this order. In the event that a return of accumulated contributions becomes payable pursuant to G.S. 128-27(f) or G.S. 128-27(g1), then the Retirement System shall distribute to the non-member ex-spouse <u>his/her</u> marital share of such a return of accumulated contributions, calculated pursuant to the provisions of <u>Finding of Fact 5</u> of this order.
- 6. The non-member ex-spouse shall receive <u>his/her</u> share of the member's retirement benefits at such time and in such payment form as said benefits are paid to the member.
- 7. In the event that the non-member ex-spouse predeceases the member or the member's designated survivor for a retirement benefit, if any, the non-member ex-spouse's marital share of the member's retirement benefits shall revert to the member.
- 8. In the event that the Retirement System inadvertently pays to the member any benefits that are awarded to the non-member ex-spouse pursuant to the terms of this Order, the member shall immediately reimburse the non-member to the extent that he/she has received such benefit payments and shall forthwith pay such amounts so received directly to the non-member within ten (10) days of receipt of such notice of overpayments. In the event that the Retirement System inadvertently pays to the non-member ex-spouse any benefits that are awarded to the member pursuant to the terms of this Order, the non-member ex-spouse shall immediately reimburse the member to the extent that he/she has received such benefit payments and shall forthwith pay such amounts so received directly to the member within ten (10) days of receipt of such notice of overpayments.
- 9. Nothing in this Order shall be construed to require the Retirement System to provide to the non-member ex-spouse any type or form of benefit or any option not otherwise available to the member.
- 10. This Order shall not apply to any Special Retirement Allowance which may become payable pursuant to G.S. 128-27(m1) or (m2) by virtue of a transfer of funds from the member's account with the Supplemental Retirement Income Plan (NC 401(k) Plan) or the Public Employee Deferred Compensation Plan (NC 457 Plan). [Note: If the parties intend for the Order to apply to the Special Retirement Allowance, then the Order must specifically and affirmatively so provide.]

11. A copy of this Order shall be served upon the Administrator of the North Carolina Local Governmental Employees' Retirement System, and the Administrator shall determine, within a reasonable period, whether this Order can be administered by the Retirement System. This Order shall take effect immediately and shall remain in effect until further orders of this Court. Until this Order is accepted by the Retirement System, this Court retains jurisdiction to modify this Order as may be required or necessary.							
This th	ne	day of		, 20			
			District Court	Judge Presiding			