IN THE CIRCUIT COURT OF THE NINETEENTH JUDICIAL CIRCUIT LAKE COUNTY, ILLINOIS

IN F	RE THE MARRIAGE OF	•))	
	Pet and	itioner,	,	
	Respo	ondent.))	
	QUALIFIED MED) I CAL	CHILD SUPPO	RT ORDER
	This Order creates and recognizes t	he right	of	
a ch	ild of			, an employee
grou This of th	up health plan described herein, to rece Order is intended to constitute a Qual ne Employee Retirement Income Secur ne authority granted to the Court in 75 e of Illinois.	eive heal ified Med ity Act o	th benefit plan coverag dical Child Support Ord f 1974, as amended (E	ler (QMCSO) under section 609(a) ERISA), and is entered pursuant
FIN	IDINGS			
	PARTI CI PANT: The name, address, Social Security Nu Name:			participant are as follows:
	Address:			
	SSN:			
	DOB:			
	ALTERNATE RECIPIENTS: The name, address, Social Security Nu Name: Address:			e participant's child is as follows:
	SSN:			
	DOB:			
-	ALTERNATE RECIPIENTS' REPRESE The name and address of the custodial Name:	parent o	or representative is as	follows:
	Address:			

NOW THEREFORE, IT IS HEREBY ORDERED AS FOLLOWS:

- 1. The Plan to which this Order applies is the Plan the participant is currently participating in.
- 2. The Plan is hereby ordered to provide the following coverage under the Plan: medical coverage, dental coverage and vision care coverage.

- 3. The Order applies to health coverage as provided to the participant by the Plan, which is a group health plan (as defined in Section 607[1] of ERISA). In accordance with the requirements of the Plan and ERISA, the Plan is hereby ordered to cover the participant and to cover the alternate recipients as dependents under the medical plan choice for which the participant and the alternate recipients are eligible. If the alternate recipients are not eligible for coverage under the participant's current coverage, the participant has 60 days to elect coverage available for both the participant and alternate recipients. If no election is made within the 60 days, the participant and alternate recipients will be enrolled in the Plan's default coverage. The participant will pay all additional employee contributions associated with the coverage of the alternate recipients, if applicable.
- 4. The coverage described in paragraph two shall begin upon the date the Order is qualified by the Medical Plan Administrator and shall continue from such date until the earlier to occur of:
 - a. The date that the participant or alternate recipients would otherwise cease to be eligible for coverage under the Plan in the absence of this Order, **or**

b.	Date:	(mmddyyyy)

- 5. The participant is hereby ordered to secure and maintain the coverage specified in this Order during the period described in this Order. The alternate recipients' rights to continued health benefits shall remain subject at all times to the payment of any applicable premiums, regardless of the method of payment.
- 6. If the participant and the alternate recipients, or any of them, cease to be eligible for the coverage pursuant to paragraph three, the participant shall cover the participant and shall cover the alternate recipients as dependents under an option and coverage category for which the participant and the alternate recipients are otherwise eligible. Such coverage shall continue for the remainder of the period described in paragraph four of the Order.
- 7. Notwithstanding the provisions of paragraph five of this Order, with respect to a participant who is or becomes a retiree eligible for coverage under the Plan, any election by the participant to assign benefits payable from a qualified plan for purposes of premium payments under the Plan shall remain revocable to the extent required by law provided, however, that the alternate recipients' rights to benefits shall remain subject at all times to payment of any applicable premiums, regardless of the method of payment.
- 8. This Order shall be construed and interpreted to provide the alternate recipients with only the types and forms of benefits, and only the options, that are provided to similarly situated individuals without the benefit of a QMCSO. Any benefits payable on behalf of an alternate recipient under such option shall be made payable to the representative.
- 9. This Order shall not require the Plan to contribute any amount for coverage of an alternate recipient that exceeds the amount the Plan contributes for similarly situated individuals who are covered under the Plan without the benefit of a QMCSO.
- 11. Any payment of medical benefits made pursuant to this Order in reimbursement of expenses paid by an Alternate Recipient or an Alternate Recipient's custodial parent shall be made to the Alternate Recipient or the Alternate Recipient's residential custodial parent, ________, as applicable.
- 12. The Court shall retain jurisdiction to clarify this Order in the event the Plan Administrator raises questions regarding its interpretation or determines that this Order does not meet the requirements of a QMCSO under Section 609(a) of ERISA, 29 U.S.C. 1189 in its present form or as hereafter amended.

		Enter:				
Dated this	day of		, 20 <u> </u> .	Judge		
Prepared by: Attorney's Name: _						
Address:						
Phone:	Zip Code: _					
Fax:						

13. Copies of the Medical Child Support Order shall be forwarded to the Plan Administrator. The Plan Administrator shall follow procedures consistent with Section 609(a) of ERISA for determining the qualified

14. It is ordered that the Clerk of the Court impound this order.

status of this Order.