ERS-300 (rev. 02-14-2022)

This document is prepared by:	
☐ Attorney for ☐ Plaintiff ☐ Defendant Name: Address:	_
Telephone: (
	OF HAWAIʻI LY COURT CIRCUIT
(name),	FC-D No.
Plaintiff v. (name),	HAWAII DOMESTIC RELATIONS ORDER FOR THE EMPLOYEES' RETIREMENT SYSTEM OF THE STATE OF HAWAII (PRE-RETIREMENT)
Defendant (name),	Judge:
	NS ORDER FOR THE EMPLOYEES' <u>CATE OF HAWAII (PRE-RETIREMENT)</u>
A hearing was held before the Presidin After full consideration of the evidence,	g Judge or the Court waived hearing on the matter.
IT IS HEREBY ORDERED, ADJUDO	GED and DECREED that:
State of Hawaii ("Order") is intended to meet to order" ("HiDRO") set forth in Section 88-93.5 Sections 6-40-1, et seq., of the Hawai'i Admin by the Employees' Retirement System of the SOrder meets the requirements for a HiDRO, the	istrative Rules ("HAR"), and upon determination state of Hawaii ("ERS" or "System") that this is Order shall supersede and replace all prior eet or meeting the requirements for a HiDRO. This
	heck if post decree orders/stipulations apply) and
the of post decree order/stipulation) filed by the co	(name ourt on (date).
of post decide of deliberation, fined by the ex	(date).

2. This Order creates or recognizes the right of the alternate payee identified in Paragraph 4 below ("Alternate Payee"), or assigns to the Alternate Payee, to receive a portion of the benefits

payable with respect to the member, a former member with vested benefit status, or retirant identified in Paragraph 3 below ("Member") under the System.

3.	The MEMBER of the System is:		
	☐ Plaintiff ☐ Defendant Name: Mailing address:	(check one)	
	Telephone: Social Security No: Employer: Employer's address:	() XXX – XX	
4.	The ALTERNATE PAYE	E (spouse or former spouse) is:	
	☐ Plaintiff ☐ Defendant Name: Mailing address:	(check one)	
	Telephone:	<u></u>	
	Social Security No:	XXX – XX -	
5.	Member and Alternate Pay	ree were married on (date).	
§§ 88 time t	nate Payee is awarded a porting reference is awarded as porting reference is awarded a porting reference is awarded as a porting reference is awarded a porting reference is awarded a porting reference is awarded as a porting reference is a porting reference	TS. As part of the division of the property of the parties, the on of retirement benefits made by the System pursuant to HRS 8-284, 88-285, 88-331, 88-334 and/or 88-336, if and at the ne payable to the Member, as provided by and subject to the s, and Paragraphs 8 and 9 below. Allowance. The Alternate Payee's portion of the Member's owance under the retirement allowance payment option elected naining after payments required to be paid to other alternate ier HiDROs, shall be (check one):	
	☐ 1. A percentage de	etermined by the following formula:	
	(fractional marital property X	Months of service credits the System determines has been credited to the Member from (date of marriage) through (date of divorce)	
	interest)	Total months of service credit the System determines has been credited to the Member upon retirement	

	☐ 2. A percentage determined by the following formula:		
	(fractional marital	Months of service credits the System determine has been credited to the Member from through	es _ (date) _ (date)
	property X interest)	Total months of service credit the System determin been credited to the Member upon retirement	
	☐ 3. A percentage determined by the following formula:		
% total months of service credits the System determine		(number) of months of service credits, total months of service credits the System determine been credited to the Member, whichever is less	es has
	property interest)	Total months of service credit the System determine been credited to the Member upon retirement	
☐ 4 (numerical percentage) %.			
		(numerical dollar amount), or the total distributember, whichever is less.	ution
	☐ 6. None.		
В.	B. Refund of Accumulated Contributions. The Alternate Payee's portion of the Member's refund of accumulated contributions under the retirement allowance option providing for the refund of accumulated contributions elected by the Member, if any, and remaining after payments required to be paid to other alternate payees pursuant to earlier HiDROs, shall be (check <u>one</u>):		e option if any,
	☐ 1. A percentage determined by the following formula:		
	(fractional marital property X	Months of service credits the System determine has been credited to the Member from (date of mathrough (date of d	arriage)
	interest)	Total months of service credit the System determine been credited to the Member upon retirement	

	□ 2.	A percentage	e det	termined by the following formula:	
	_	(fractional marital property interest)	X =	Months of service credits the System determine has been credited to the Member from through Total months of service credit the System determine been credited to the Member upon retirement	_ (date) _ (date) nes has
	□ 3.	A percentage	e det	termined by the following formula:	
	_	property	X =	Total months of service credit the System determin	s been nes has
	□ 4.	interest)	num	been credited to the Member upon retirement nerical percentage) %.	
	□ 5.	· 		(numerical dollar amount), or the total distributember, whichever is less.	ution
	□ 6.	None.			
C.	shall b Memb Paragr	e effective as er. Payments raphs 6(D), 7,	of tl of th 8 an	ermination of Payment. Payments to the Alternate Payments are available to the portion awarded to the Alternate Payee, subject to d 9 below, shall terminate upon the death of the Retiraternate Payee, whichever is earlier.	2
D.	order the Or pursua	es a certified of is determined der shall be pa	to baid a	of the Retirant or Alternate Payee. When the Sy of this Order prior to the Retirant's retirement, and if he a HiDRO, the portion awarded to the Alternate Payers a portion of the retirement benefit the Retirant is record, 88-75, 88-79, 88-281, 88-284, 88-285, 88-331, 88-85:	this ee by eeiving
	1.		-	ayee will be named beneficiary under any option elect tirement, upon the death of the Retirant or the alternat	•

payee, the benefit amount to be paid to the survivor shall be the amount

required under the option elected by the Retirant at retirement, as though no HiDRO had existed; or

- 2. If the alternate payee will not be a named beneficiary under the option elected by the Retirant at retirement, and the Retirant predeceases the alternate payee, payments to the alternate payee shall cease and payments to the Retirant's named beneficiary or beneficiaries shall be made as required under the option elected by the Retirant at retirement, as though no HiDRO had existed. If the alternate payee will not be a named beneficiary under the option elected by the Retirant at retirement, and the alternate payee predeceases the Retirant, the benefit then being paid to the Retirant shall be increased by the amount of the benefit that was being paid to the alternate payee at time of death.
- 7. **TERMINATION DISTRIBUTIONS.** As part of the division of the property of the parties, the Alternate Payee is awarded a portion of the distribution of accumulated contributions and/or hypothetical account balances made by the System pursuant to HRS §§ 88-96 and/or 88-341, if and at the time they are withdrawn by the Member as provided by and subject to the System's governing laws and rules, and subject to Paragraphs 8 and 9 below. The Alternate Payee's portion of the Member's distribution of accumulated contributions and/or hypothetical account balances, if any, remaining after payments required to be paid to other alternate payees pursuant to earlier HiDROs, shall be (check one):
 - \square **A.** A percentage determined by the following formula:

	Months of service credits the System determines		
%		has been credited to the Member from	
(fractional			(date of marriage)
marital		through	(date of divorce)
property	X		
interest) Total months of service credit the System determin		edit the System determines has been	
		credited to the I	Member upon retirement

 \square **B.** A percentage determined by the following formula:

%			edits the System determined to the Member from	nes
(fractional marital property	Υ -	through		(date) (date)
interest)	. •	Total months of service credited to the M	dit the System determines 1 dember upon retirement	s has been

C. A percen	age determined by the following formula:
% (fractional marital	(number) of months of service credits, the total months of service credits the System determines has been credited to the Member, whichever is less
property interest)	Total months of service credit the System determines has been credited to the Member upon retirement
D	_ (numerical percentage) %.
E. \$payable to the M	(numerical dollar amount), or the total distribution mber, whichever is less.
F. None.	

When the System receives a certified copy of this Order prior to the Member's termination of membership, if this Order is determined to be a HiDRO, and if the Member terminates membership in the System by withdrawal of contributions and/or hypothetical account balance pursuant to HRS §§ 88-96 and/or 88-341, the System, except as provided in Paragraphs 8 and 9 below, shall pay the Alternate Payee at the time contributions and/or hypothetical account balance are withdrawn, the portion that is awarded to the Alternate Payee in the form of a lump sum.

- **8.** When the System has not yet begun to make payment to the Alternate Payee under this Order and is provided with proof of the death of the Alternate Payee, benefits payable with respect to the Member shall be paid without regard to this Order.
- 9. If the Member retires or withdraws accumulated contributions and/or hypothetical account balances after this Order is determined to be a HiDRO, and subsequently returns to employment requiring active membership in the System:
 - **A**. Payments to the Alternate Payee pursuant to the Order shall not be suspended; and
 - **B**. The System shall pay to the Alternate Payee no portion of any benefits payable to the Member that result from the resumption of membership, even if those benefits result in part from reinstatement of service credit initially credited during marriage.
- 10. Any amount payable by the ERS, other than those payable to the Alternate Payee under Paragraphs 6 and 7 above, shall be payable directly to the Member, the Member's beneficiaries, or the estate, heirs, or legatees of either, in accordance with the System's laws and rules. If the Member, or the beneficiary or estate of either, receives the amount of any distribution that has

been awarded to the Alternate Payee, the recipient shall be designated a constructive trustee for the amount received and shall immediately transmit that amount to the person to whom the amount should have been paid. If the Alternate Payee, or the estate, heirs, or legatees of the Alternate Payee receive any amount of a distribution that has not been awarded to the Alternate Payee, the recipient shall be designated a constructive trustee for the amount received and shall immediately transmit that amount to the Member, or other person to whom the amount should have been paid. If the Member, Member's beneficiary, Alternate Payee, or their estate, heirs, or legatees, receives any amount that should not have been paid by the System, the recipient shall be designated a constructive trustee for the amount received and shall immediately transmit that amount to the System.

- 11. The Alternate Payee is ordered to report any payments received from the System on any applicable income tax return in accordance with the Internal Revenue Code provisions or regulations in effect at the time any payments are issued by the ERS. The System is authorized to issue a Form 1099R, or other applicable form on any direct payment made to the Alternate Payee.
- 12. The Alternate Payee is ordered to provide the System with prompt notification of any changes in the Alternate Payee's direct deposit and mailing address. The System shall not be liable for failing to make payments to the Alternate Payee if the System does not have current direct deposit information for the Alternate Payee at the time of payment. Nor is the System liable for the non-receipt of a Form 1099R if the ERS does not have current mailing address information at the time of issue.
- 13. The Member or the Alternate Payee shall furnish an original certified copy of this Order to the ERS. The Order is not a qualified HiDRO until an original copy is received by the ERS and is thereafter so deemed pursuant to HRS § 88-93.5, as revised, and HAR § 6-40-1, et seq.
- **14.** This Order shall not be interpreted in any way to:
 - **A**. Require the designation by the Member of a particular person as the recipient of benefits upon the death of the Member;
 - **B**. Require the selection of a particular benefit payment plan or option or to limit the benefit payment plans or options from which the Member may select;
 - C. Require any action on the part of the System contrary to its governing laws or plan provisions other than the direct payment of the benefit awarded to the Alternate Payee;
 - **D**. Award the Alternate Payee an interest that is contingent on any condition other than those conditions resulting in the liability of the System for payment under its plan provisions;

- **E.** Give to someone other than the Member the right to designate a beneficiary or to choose any retirement plan or option available from the System;
- **F.** Attach a lien to any part of amounts payable with respect to the Member;
- **G**. Require the System to make a lump sum payment of the awarded portion of the benefits to the Alternate Payee that are not otherwise payable in a lump sum;
- **H.** Require the System to terminate the Member from membership or employment, to refund contributions, or to retire the Member;
- **I.** Provide any type or form of benefit, or any option, not otherwise provided by the System;
- **J.** Provide increased benefits, determined on the basis of actuarial value; or
- **K.** Require the System to provide benefits or refunds to the Alternate Payee that are required to be paid to other alternate payees pursuant to earlier HiDROs.
- 15. This Court does not have jurisdiction over the System with respect to this divorce action, and the System shall not and has not been made a party to this divorce action and any other judicial proceeding herein. A determination by the System that this Order is not a HiDRO shall be subject to review as provided in HRS chapter 91, and the System's rules relating to contested cases. Any party to this divorce action who attempts to make the System a party to this divorce action shall be liable to the System for the System's costs and attorneys' fees, including attorneys' fees and costs for obtaining a dismissal.
- 16. The Court retains jurisdiction to amend this Order so that it will constitute a qualified HiDRO 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 the Alternate Payee by this Order and so notifies the parties, either or both parties shall immediately petition the Court for reformation of the Order.

DATED:	(city), Hawaiʻi,	, 20
	Judge	

APPROVED AS TO FORM AND CONTENT:	APPROVED AS TO FORM AND CONTENT:
X	X Signature of Defendant Print name: Date:
APPROVED AS TO FORM:	APPROVED AS TO FORM:
XSignature of Attorney for Plaintiff Print name: Date:	Print name:
(Pla	intiff) v(Defendant),
FC-D No.	, Family Court, Circuit, State ELATIONS ORDER FOR THE EMPLOYEES'

RETIREMENT SYSTEM OF THE STATE OF HAWAII (PRE-RETIREMENT)

INSTRUCTIONS FOR HAWAII DOMESTIC RELATIONS ORDER FOR THE EMPLOYEES' RETIREMENT SYSTEM OF THE STATE OF HAWAII (PRE-RETIREMENT FORM ERS-300 ONLY)

These instructions are for the completion of a Hawaii Domestic Relations Order (HiDRO) for the Employees' Retirement System of the State of Hawaii (ERS), and are specific to a pre-retirement order to be filed and qualified before a member or former member with vested status (member) retires or makes a termination distribution. If the member is retired, a post-retirement form should be used. If a termination distribution has already been processed, no portion can be awarded to an alternate payee. A Divorce Decree or Complaint for Divorce **cannot** be used in place of this form.

A Hawaii Domestic Relations Order allows the ERS to directly pay all or a portion of a member's benefit to an alternate payee, such as a spouse or former spouse. Benefits include the member's monthly retirement payment, refund of accumulated contributions upon retirement, and termination distributions upon leaving service and forfeiting retirement benefits. To be valid, this form must be signed and filed, or domesticated, by a State of Hawaii Court, and then qualified by the ERS. A completed Request for Review (form ERS-302), and fee of \$300 (check made to the Employees' Retirement System of the State of Hawaii) must also accompany this form before it is reviewed for qualification by ERS.

General information about the ERS plan and options for members and retirees is available at the ERS website (ers.ehawaii.gov). If more information about a specific member's account is needed prior to filing a HiDRO form, submit a Request for Information (form ERS-303, found at https://ers.ehawaii.gov/hidro). While the ERS can provide information about the plan, benefits and procedures, it cannot provide you with legal advice. Information provided should not be relied on as a determination of any legal issues under state law. You should consult an attorney to protect your interest in ERS benefits and determine your statutory rights under state law.

Please ensure that the current version of the HiDRO model form (ERS-300 or ERS-301) is being used to prevent rejection of your submission. The ERS will reject the submission of a prior version of the HiDRO model form if submitted more than 9 months after the date a superseding (current) HiDRO model form has been approved by the ERS Board of Trustees. The current forms are posted at https://ers.ehawaii.gov/hidro.

Read and fill out the form completely to avoid any unnecessary fees.

INSTRUCTIONS (by the paragraph number on the form)

Caption (the top half of page 1). Enter the name, address and telephone number of the party preparing the document. Enter the name of the court, names of parties, case number, and name of judge.

Paragraph numbers:

- 1. Enter the date the Divorce Decree was filed by the court. If there is any post decree order or stipulation, enter a checkmark in the box, enter the name of post decree order or stipulation, and enter the date the post decree order or stipulation was filed by the court.
- 3. Enter the name and information of the member, and checkmark whether the member is the plaintiff or defendant in the Divorce Decree.
- 4. Enter the name and information of the alternate payee, and checkmark whether the alternate payee is the plaintiff or defendant in the Divorce Decree.
- 5. Enter the date of marriage (month, day, year).
- 6A. Applies to the member's monthly retirement payment. Choose only one (1, 2, 3, 4, 5 or 6):
 - Checkmark 1 if the portion paid to the alternate payee is to be determined by the formula using the member's service credits from the date of marriage to the date of divorce. In the line above the "(fractional marital property of interest)," enter the numerical percentage to be used. In the top right of the formula, enter the

- dates of marriage and divorce. The bottom right of the formula will be the member's total service credits at the time of retirement as determined by the ERS.
- Checkmark 2 if the portion paid to the alternate payee is to be determined by the formula using the member's service credits from a designated start date to a designated end date (other than the dates of marriage and divorce). In the line above the "(fractional marital property of interest)," enter the numerical percentage to be used. In the top right of the formula, enter the start and end dates. The bottom right of the formula will be the member's total service credits at the time of retirement as determined by the ERS.
- Checkmark 3 if the portion paid to the alternate payee is to be determined by the formula using a <u>designated</u> number of the member's service credits (other than service credits from the dates of marriage to divorce, or <u>designated start and end dates</u>), not to exceed the total months of service credits the System determines has been credited to the member. In the line above the "(fractional marital property of interest)," enter the numerical percentage to be used. In the top right of the formula, enter the number of service credits (in months). The bottom right of the formula will be the member's total service credits at the time of retirement as determined by the ERS.
- Checkmark 4 if the portion to the alternate payee is a <u>designated numerical percentage</u> of the entire monthly pension payment. Enter the numerical percentage.
- **Checkmark 5** if the portion to the alternate payee is a <u>designated numerical dollar amount</u>, not to exceed the total distribution payable to the member. Enter the numerical dollar amount.
- Checkmark 6 if <u>none</u> of the member's pension monthly pension payment will be distributed to the alternate payee.

Numerical percentages should be entered using no more than three decimal digits (e.g., 33.333).

- 6B. Applies to a **refund of accumulated contributions** as part of the retirement payment. **Contributory and Hybrid** members can take a lump sum refund of accumulated contributions at the time of retirement, depending on the retirement allowance option that they choose. **Choose only one (1, 2, 3, 4, 5 or 6). Choose No. 6 for a**Noncontributory member, because no refund is available.
 - Checkmark 1 if the portion paid to the alternate payee is to be determined by the formula using the member's service credits from the date of marriage to the date of divorce. In the line above the "(fractional marital property of interest)," enter the numerical percentage to be used. In the top right of the formula, enter the dates of marriage and divorce. The bottom right of the formula will be the member's total service credits at the time of retirement as determined by the ERS.
 - Checkmark 2 if the portion paid to the alternate payee is to be determined by the formula using the member's service credits from a designated start date to a designated end date (other than the dates of marriage and divorce). In the line above the "(fractional marital property of interest)," enter the numerical percentage to be used. In the top right of the formula, enter the start and end dates. The bottom right of the formula will be the member's total service credits at the time of retirement as determined by the ERS.
 - Checkmark 3 if the portion paid to the alternate payee is to be determined by the formula using a <u>designated</u> number of the member's service credits (other than service credits from the dates of marriage to divorce, or <u>designated start and end dates</u>), not to exceed the total months of service credits the System determines has been credited to the member. In the line above the "(fractional marital property of interest)," enter the numerical percentage to be used. In the top right of the formula, enter the number of service credits (in months). The bottom right of the formula will be the member's total service credits at the time of retirement as determined by the ERS.
 - Checkmark 4 if the portion to the alternate payee is a <u>designated numerical percentage</u> of the entire refund. Enter the numerical percentage.
 - **Checkmark 5** if the portion to the alternate payee is a <u>designated numerical dollar amount</u>, not to exceed the total distribution payable to the member. Enter the numerical dollar amount.
 - Checkmark 6 if <u>none</u> of the member's refund of contributions will be distributed to the alternate payee. Numerical percentages should be entered using no more than three decimal digits (e.g., 33.333).
- 7. Applies to a **distribution of accumulated contributions or hypothetical account balance** as a part of separation from service, request for distribution and termination of ERS membership. **Contributory or Hybrid** members who separate from service prior to retirement, can request a distribution of accumulated contributions or hypothetical account balance. Upon such distribution, the member terminates ERS membership and is no longer

eligible for retirement. Choose only one (A, B, C, D, E or F). Choose F for a Noncontributory member, because no distribution is available.

- Checkmark A if the portion paid to the alternate payee is to be determined by the formula using the member's service credits from the date of marriage to the date of divorce. In the line above the "(fractional marital property of interest)," enter the numerical percentage to be used. In the top right of the formula, enter the dates of marriage and divorce. The bottom right of the formula will be the member's total service credits at the time of termination as determined by the ERS.
- Checkmark B if the portion paid to the alternate payee is to be determined by the formula using the member's service credits from a designated start date to a designated end date (other than the dates of marriage and divorce). In the line above the "(fractional marital property of interest)," enter the numerical percentage to be used. In the top right of the formula, enter the start and end dates. The bottom right of the formula will be the member's total service credits at the time of termination as determined by the ERS.
- Checkmark C if the portion paid to the alternate payee is to be determined by the formula using a <u>designated number of the member's service credits (other than service credits from the dates of marriage to divorce, or designated start and end dates)</u>, not to exceed the total months of service credits the System determines has been credited to the member. In the line above the "(fractional marital property of interest)," enter the numerical percentage to be used. In the top right of the formula, enter the number of service credits (in months). The bottom right of the formula will be the member's total service credits at the time of termination as determined by the ERS.
- **Checkmark D** if the portion to the alternate payee is a <u>designated numerical percentage</u> of the total distribution payable to the member. Enter the numerical percentage.
- **Checkmark E** if the portion to the alternate payee is a <u>designated numerical dollar amount</u>, not to exceed the total distribution payable to the member. Enter the numerical dollar amount.
- Checkmark F if <u>none</u> of the member or former member's total distribution will be payable to the alternate payee.

Numerical percentages should be entered using no more than three decimal digits (e.g., 33.333).

Signatures. The judge's signature must be obtained after completing the form. The court may require that the signatures of the parties and attorneys (if applicable) be obtained. If the HiDRO form is signed and filed by a court other than a State of Hawaii court, domestication must also be obtained from a Hawaii court.

Footer (the bottom of the last page). Enter the name of the parties, court, and case number.

Submit an <u>original certified copy</u> of the court-filed HiDRO form (and domestication if applicable), a completed Request for Review (form ERS-302, found at https://ers.ehawaii.gov/hidro), and a nonrefundable \$300 fee, to the Employees' Retirement System, 201 Merchant Street, Suite 1400, Honolulu, HI 96813, or call us (808-586-1735) for Neighbor Island locations. If submitted by a third-party (such as an attorney) on behalf of a member or alternate payee, also submit a letter containing the original signature of the member or alternate payee verifying that the third-party is authorized to act on the member or alternate payee's behalf. Upon receipt, the ERS will begin review of the court-filed HiDRO form for qualification.

(Rev. 2022-09-13)

ERS-302 (rev. 10-1-2023)

Employees' Retirement System of the State of Hawaii 201 Merchant St, Suite 1400 Honolulu, Hawaii 96813-2980 (808) 586-1735 http://ers.ehawaii.gov/

REQUEST FOR REVIEW OF HAWAII DOMESTIC RELATIONS ORDER OR PROPOSED HAWAII DOMESTIC RELATIONS ORDER

INSTRUCTIONS: This is a form to request review of a Hawaii Domestic Relations Order (HiDRO) Model Form for Pre-Retirement (Form ERS-300) or Post-Retirement (Form ERS-301) to the Employees' Retirement System. A non-refundable fee of \$300 is required for each review. Submit the following to the address stated above: An original certified-copy of a court-entered HiDRO Model Form, or proposed HiDRO Model Form (absent court-entry): This form (completed with an original signature); and Payment of the fee for review (\$300) by check, made payable to Employees' Retirement System. For a proposed HiDRO (absent court-entry), if the Requestor is a former/spouse, an original certified copy of the court-filed Complaint for Divorce **OR** an original certified copy of the court-entered Divorce Decree. **SECTION A: REQUESTOR'S INFORMATION** Name of Requestor*: Care of (Requestor's third-party representative, if any)**: Address: Phone Number ____ Court Case Number

Date of Court Filing*** ERS Member/Retirant Name: _____ Full SSN: ____ - ___ - ____ Alternate Payee Name: Full SSN: - -Alternate Payee's Date of Birth: (month) / (day) / (year) * Requests must be made by an ERS member/vested former member/retirant or spouse/former spouse of the preceding. ** Requests submitted by a third-party (such as an attorney) on behalf of a Requestor will not be processed unless the ERS is provided with a letter containing the original signature of the Requestor verifying that the third-party is authorized to act on their behalf. *** Leave blank if request is for a Proposed HiDRO. **SECTION B: REQUEST REVIEW OF (check one):** Court-entered HiDRO: A court-entered HiDRO Model Form may be submitted for review and determination of whether it is or is not qualified as a HiDRO. Only court-entered HiDRO Model Forms are eligible for determination by the Employees' Retirement System that it is or is not qualified as a HiDRO. Proposed HiDRO: A proposed HiDRO Model Form (absent court-entry) may be submitted for review and notice of whether it meets the requirements for a HiDRO. This is an optional review that does not replace the process to qualify a court-entered HiDRO Model Form. To obtain a determination of whether a proposed HiDRO Model Form (absent court-entry) is qualified, it first needs to be entered by a court, and then submitted to the ERS for review as a court-entered HiDRO Model Form as referenced above (with a separate fee of \$300). SECTION C: PAYMENT SUBMISSION Enclosed is my payment check, payable to Employees' Retirement System in the amount of \$300. I understand that this fee is non-refundable, and that my cancelled check will be my receipt of payment. Requestor's Signature Date