			In the Family Court sitting at		
			Case No. (Always quote this)		
			Transferor's Solicitor's reference		
			Transferee's Solicitor's reference		
Between					(Petitioner)
and	I				(Respondent)
Tak	e Notice that:				
On		the court			*(delete as appropriate)
•					
•		Г		<u></u>	
Thic	annoy to the order provides the po	roon roonon		rrangement with	the information
	s annex to the order provides the peuried by virtue of rules of court:	rson respons	sible for the pension a	rrangement with	the information
Α.	Transferor's details				
(i)	The full name by which the Transferor is known:				
(ii)	All names by which the Transferor known:	has been			
(iii)	The Transferor's date of birth:			YYY	
(iv)	The Transferor's address:				
(v)	The Transferor's National Insuranc	e Number:			
В.	Transferee's Details				
(i)	The full name by which the Transfe	eree is know	n:		
(ii)	All names by which the Transferee known:	has been			

(iii)	The Transferee's date of birth:	
(iv)	The Transferee's address:	
(v)	The Transferee's National Insurance Number:	
(vi)	If the Transferee is also a member of the pension scheme from which the credit is derived, or a beneficiary of the same scheme because of survivor's benefits, the membership number:	
C.	Details of the Transferor's Pension Arrangement	!
(i)	Name of the arrangement:	
(ii)	Name and address of the person responsible for the pension arrangement:	
(iii)	Reference Number:	
(iv)	If appropriate, such other details to enable the pension arrangement to be identified:	
(v)	The specified percentage of the member's CEV to be transferred:	%
(vi)	Where State Pension is to be shared, if the transferor reaches his/her state pension age on or after 6 April 2016 and divorce or dissolution proceedings start on or after that date, then insert the shared weekly amount of State Pension which is payable. For the definition of the shared weekly amount of State Pension please see section 49A(3) of the Welfare Reform and Pensions Act 1999.	
D.	Pension Sharing Charges	
	It is directed that: (*delete as appropriate)	
		Of

E.	Have you filed Form D81 (Statement of Information for a Consent Order for a financial remedy)?	∐ Yes	∐ No
	If 'Yes' delete the text opposite.		
			_
F.	In cases where the Transferee has a choice of an internal or external transfer, if the Transferee has indicated a preference, indicate what this is.	Internal transfer	External transfer
G.	In the case of external transfer only (recommended but optional information)		
	(i) The name of the qualifying arrangement which has agreed to accept the pension credit:		
	(ii) The address of the qualifying arrangement:		
	(iii) If known, the Transferee's membership or policy number in the qualifying arrangement and		
	reference number of the new provider:		
	(iv) The name, or title, business address, phone		
	and fax numbers and email address of the person who may be contacted in respect of the discharge		
	of liability for the pension credit on behalf of the Transferee:		
	(This may be an Independent Financial Advisor, for example, if one is advising the Transferee or the new		
	pension scheme itself.)		
	(v) Please attach a copy of the letter from the qualifying arrangement indicating its willingness to		
	accept the pension credit		
	Please complete boxes H to J where applicable		
Н.	Where the credit is derived from an occupational	Yes	□No
	scheme which is being wound up, has the Transferee indicated whether he wishes to		
	transfer his pension credit rights to a qualifying arrangement?		

I.	Where the pension arrangement has requested details of the Transferor's health, has that information been provided?	Yes	□ No			
J.	Where the pension arrangement has requested further information, has that information been provided?	☐ Yes	□No			
	ote: Until the information requested in A, B, (and as far as applicable G, H, I and J) is provided the pension sharing der cannot be implemented although it may be made. Even if all the information requested has been provided, further formation may be required before implementation can begin. If so, reasons why implementation cannot begin should a sent by the pension arrangement to the Transferor and Transferee within 21 days of receipt of the pension sharing der and this annex.					
THIS ORDER TAKES EFFECT FROM the later of						
a.	ne date on which the Decree Absolute of Divorce or Nullity of marriage is granted, or the Final Order of Dissolution or Nullity of civil partnership is made;					
b.	28 days from the date of this order or, where the court has specif7 days after the end of that period;	days from the date of this order or, where the court has specified a period for filing an appeal notice, days after the end of that period;				
C.	where an appeal has been lodged, the effective date of the order	determining that	at appeal.			

To the person responsible for the pension arrangement:

*(delete as appropriate)