STATE OF SOUTH CAROLINA COUNTY OF BEAUFORT IN THE FAMILY COURT OF THE 10TH JUDICIAL CIRCUIT

Mary H. Smith,)
Plaintiff,	
vs.	Case No. M-4567
Samuel G. Black,	j
Defendant.	

MILITARY QUALIFYING COURTER

IT IS HEREBY ORDERED, ADJUDGED AN SEED.

- I. Acknowledgment: The parties acknowledge that Samu G. Black (Market Per) has accrued a military retirement benefit based on his/has ervice in the mitted States of National Guard. The parties further agree that Mary H. Smith ("Per Sports") has a property interest in a portion of such military retirement benefits and shall be in the Member's disposable military retired pay an amount as set forth below.
- II. Member Information: The name, lanking address ocial security number, and date of birth of the Member are:

Name: Samuel G. L. "ber")

Address: 369 LONG Conference and Island, SC 29928 Social Security Number: Conference aformation Form

Birth Data: See Confidentia. Sarmation Sarmation

III. Former Square mation: The time, last known address, social security number, and date of birth the Formuse are:

Name: Mary ("Former Spouse")

dress: 305 Amer Road, Suite C, Denville, New Jersey 07834 Social Security Lumber: See Confidential Information Form

Birth See Infidential Information Form

- September 1994. Their marital status was terminated on February 21, 2018 pursuant to a Decree of theorem on the above referenced county in the State of South Carolina. This er is entered incident to the aforementioned order.
- V. Assignment of Benefits: The court assigns to the Former Spouse an interest in the Member's disposable military retired pay for provisions of marital property rights. The Member and the Former Spouse acknowledge that they have been married for a period of more than ten years during which time the Member performed more than ten years of creditable military service. The parties were married from September 10, 1994 to February 21, 2018. The Former Spouse is entitled to a direct payment in the amount specified below and shall receive payments at the same times as the Member.

file number: 27936-22Q 5/11/2023

- VI. Observance of Member's Rights Under the Servicemembers' Civil Relief Act (SCRA): The Member's rights under the SCRA (50 U.S.C. 3901 et. seq.) were observed by the Court as evidenced by Member's presence at the proceedings.
- VII. Uniformed Services Former Spouses' Protection Act "USFSPA" Jurisdiction (10 U.S.C. 1408(c)(4): The Member and Former Spouse intend that this order qualify under the USFSPA, 10 U.S.C. Section 1408 and following. The jurisdictional requirements of 10 U.S.C. Section 1408 have been complied with, and this Order has not been amended, superseded set aside by any subsequent order. This court has the authority to divide military retired part ander the USFSPA's jurisdictional requirement since the Member consents to the jurisdiction whis court.
- VIII. Amount of Payments: The Former Spouse is awarded Fifty Percent (\$ 0 % er month of the Member's "hypothetical" disposable military retired pay.

On February 21, 2018, the date of the Decree of Divorce, the Member's military hand published base was \$6,569.00 (Member's average monthly pay for the est 36 months of pay; "b"), and the Member had Two Thousand Six Hundred Seventy- Five (17) Reserve retirement points. The Member's "hypothetical" disposable military retired pay shall be alculated using these factors.

Post-Retirement COLA: The Former Spouse and receive propoherate of e of any post-retirement cost-of-living adjustments reached to the Member's retire.

- IX. Survivor Benefit Plan ("SBP") Protection or For Spouse: The Court hereby orders that the Former Spouse shall be treat as the irrevocable beneficiary under the Survivor Benefit Plan ("SBP") based on the ղսm" 🖫 vel of coverage determined as of Member's date of retirement. The Member shall ired to the necessary election in a timely manner to effectuate the maximum SBP cover guse and shall execute such paperwork Forme as is required.
- X. Duration of Payment and anothly planents of forth under paragraph 8 shall commence to the Former Spouse as a pain as a pain stively feasible following the commencement of Member's disposable retired by and substitute during the joint lives of the parties, and to the extent perpetted under law, in sective of the future marital status of either of them.
- XI. Overpay ants. Greed that a future overpayments to the Former Spouse shall be recoverable and subject that a future overpayments to the Former Spouse shall be recoverable and subject that a future overpayments to the Former Spouse shall be recoverable.
- XII. Continued Control ation of Member: The Member agrees to cooperate with the Former see to prepare an application for direct payment to the Former Spouse from the Member's retired or retained by pursuant to 10 U.S.C. Section 1408. The Member agrees to execute all document that the United States Military may require to certify that the disposable military retired program by vide to the Former Spouse. Former Spouse agrees to notify DFAS about any canges in the Qualifying Court Order or the order affecting these provisions of it, or in the eligibility of any recipital receiving benefits pursuant to it.
- XIII. Benefits and Indemnification: The Member agrees not to take any action by merger of the military retirement pension with another pension so as to cause a limitation in the amount of the disposable retired pay in which the Member has a vested interest and thereby causing a limitation of the Former Spouse's monthly payments as set forth above. Notwithstanding the above, if the Member becomes employed outside of the military and has his/her military pension merged, or such other employment or condition causes a merger of any portion of the Member's disposable military retired pay with another retirement system, the Former Spouse shall remain entitled to the assigned share of the Member's retirement benefits set forth above, including survivor annuity benefits if applicable, regardless of which retirement system actually pays the retirement benefits.

file number: 27936-22Q 5/11/2023