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SN: 389

PC: 11

FILED

AUG 3 1 2020

Timothy W. Fitzgerald SPOKANE COUNTY CLERK

Superior Court of Washington, County of Spokane

In re:	
Petitioner:	No. 17-3-01817-0
SIRINYA SURINA And Respondent AARON SURINA	Declaration and Motion for Order SIRINYA SURINA in support of proposed QDRO Order (DCLR)

Declaration and Motion for Order of: SIRINYA SURINA

- I am 35 years old and I am the: Petitioner
 I am acting pro se in this matter because I cannot afford an attorney.
- 2. I declare: The QDRO order signed by Judge Fenessey signed 06/25/2020 was Determined by Fidelity Investments to be deficient and as such nonqualified because There was not enough money in the either the 403b or the 401a on September 30, 2017 to fully payout my Award \$16,595.88 (Exhibit A)
- 3. The Sept 30th 2017 valuation date used by Judge Fenessey in item # 8 was somewhat arbitrary in that it only corresponded to a date on a statement in the file (Exhibit B)

 Our actual date of separation was August 14th 2017 and I have no way of knowing what the account value was on that date. At Fidelity's recommendation the language contained in item 8 page 2 of my proposed order would place the date of my proposed attached order at which time I believe there to be over \$50,000 in the account which is more than adequate to payout my award.

- 4. I am submitting a new proposed order that was generated on Fidelity's QDRO website and contains their specific recommended language with tracking # Track No: 874589469
- 5. Respondent Aaron Surina has refused to sign my proposed order.
 Since time is of the essence and Fidelity has rejected the 2 previous QDRO's
 I would ask the court sign my proposed 6 page order as is verbatim.

I declare under penalty of perjury under the laws of the state of Washington that the facts I have provided on this form (and any attachments) are true. I have attached **9 pages**.

Signed at	Spo Kane	WA	Date:	8 /31 /20
•	Som		Siringa	Surina
Sign here		Print name	•	

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August 13, 2020

Exhibit

Aaron M Surina PO Box 30123 Spokane, WA 99223

cane, WA 99223

RE:

QDRO in connection with Aaron M Surina ("Participant") Sirinya Surina ("Alternate Payee") Multiple Employer 401(k) Plan ("Plan")

Fidelity Reference Number: W249800-30JUN20

Dear Party:

Acknowledgment of Receipt: This letter acknowledges receipt of the Qualified Domestic Relations Order ("Order") dated 06/25/2020 in connection with the above-referenced matter.

The Order that was submitted for review is not qualified.

Please refer to the following page for a detailed explanation of the reason for non-qualification.

As the Order is not qualified, the Plan cannot comply with its terms. To be considered a Qualified Domestic Relatious Order, the Order must be modified to eliminate the deficiency noted on the following page.

Please be advised that you can create an amended order online and obtain QDRO information by accessing Fidelity's QDRO Center at http://qdro.fidelity.com. The website has been oustomized to ensure that the requirements of the specific plan, BRISA and the Internal Revenue Code are met. Moreover, orders generated through this website receive expedited processing.

An original or copy of an amended Order that contains a "Filed" stamp or a "Certified Copy" stamp or a "True Copy" stamp from the Clerk of Courts in addition to the judge's signature should be sent to Fidelity at the address listed in the QDRO Approval Guidelines and Procedures ("QDRO Cluidelines").

Please be advised that copies of this letter have been sent to the parties to this matter and their legal representatives, if applicable.

If you have any questions regarding the qualification procedures or need additional information, please call the Plan's Benefit Service Center at (800) 343-0860 or send a facsimile to (877) 665-4284.

Sincerely,

QDRO Administration Group

Fidelity Reference Number: W249800-30JUN20

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AMENDING YOUR ORDER

Insufficient Benefit

Paragraph 8 of the Order states that "The Alternate Payee's interest in the Plan shall be \$15,595.88 of the Participant's total vested account balance under the Plan as of the Valuation Date."

Please be advised that according to Fidelity records, the Participant's total vested account balance as of the Valuation Date (09/30/2017) is insufficient to fund the Alternate Payee's award as currently stated in the

Please amend the Order to state a Valuation Date on which there is a sufficient vested account balance in the Participant's Plan account to fund the Alternate Payee's award, in accordance with the Parties' intent.

Please mote: The Parties can obtain the Participant's account information from Fidelity by submitting a properly served Subpoena or with a signed, notarized authorization from the Participant, authorizing such disclosure

For clarification purposes, please make note of the following issue:

Please be advised, multiple addresses were provided for the above Party. Accordingly, correspondence has been sent to multiple addresses regarding this matter. If the Party's current address on record is no longer accurate, please update this information by contacting the Plan's Benefit Service Center or by accessing Fidelity Net Benefits at http://netbenefits.fidelity.com.

What Happens Next

The Order must be amended to address the deficiency noted above. Once the Order is amended, you must either mail it to the address provided in the Plan's QDRO Guidelines or fax it to (877) 665-4284.

Please be advised that the disbursement restriction placed on the Participant's Plan account will remain in place throughout the qualification process pursuant to the QDRO Guidelines. During this period, the Participant will be unable to initiate loans or distributions. However, if currently eligible, the Participant will remain eligible to direct the investment of future contributions and existing balances.

In accordance with Department of Labor Field Assistance Bulletin 2003-3, the parties to the Order are hereby reminded that for defined contribution domestic relations orders, a fee for the review to determine whether the domestic relations order is a Qualified Domestic Relations Order is assessed to the Participant and/or the Alternate Payee.

Following a previous review and non-qualification of a Domestic Relations Order for the same parties, a review fee has already been assessed to the Participant's account, in accordance with the Plan's QDRO Approval Guidelines and Procedures. Following qualification of an amended Order, a fee adjustment will be processed so that the fee will have been taken 50% from the participant's account and 50% from the alternate payce's account, unless the subsequently qualified Order states otherwise.

PLEASE NOTE: NO FURTHER ACTION WILL BE TAKEN ON THIS MATTER UNTIL AN AMENDED ORDER IS RECEIVED

Fidelity Reference Number: W921472-11 AUG20

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PH&S Retirement Program Statement

AARON M SURINA PO BOX 30123 SPOKANE, WA 99223-

Retirement Savings Statement

Customer Service: (866) 343-0860 Fidelity Brokerage Services LLC 900 Salem Street, Smithfield, RI 02917

Statement Period: 07/01/2017 to 09/30/2017

Account Summary

Activity	Ph&s Value Plan 403b	Ph&s 401(a) Service	Total	
Beginning Balance	\$13,639.18	\$7,162.86	\$20,802.04	
Employee Contributions	\$902.40	\$0.00	\$902.40	
Providence Contributions	\$451,18	\$0.00	\$451.18	
Change in Account Value	\$689.95	\$346.19	\$1,036.14	
Ending Balance	\$15,682.71	\$7,509.05	\$23,191.76	
		t		
Additional Information Dividends & Interest	\$175.61	\$86.47	\$262.08	

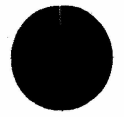
Your Personal Rate of Return

This Period

Your Personal Rate of Return is calculated with a time-weighted formula, widely used by financial analysts to calculate investment earnings. It reflects the results of your investment selections as well as any activity in the plan account(s) shown. There are other Personal Rate of Return formulas used that may yield different results. Remember that past performance is no guarantee of future

Your Asset Allocation

Statement Period: 07/01/2017 to 09/30/2017



- 93.00% Stock Investments: \$21,568.34
- # 6.00% Bond investments: \$1,391.51
- € 1.00% Short-Term Investments: \$231.92

Your account is allocated among the asset classes specified above as of 09/30/2017. Percentages and totals may not be exact due to rounding.

The Additional Investment Information section lists the underlying allocation of your blended investments.

Account Value

Statement Period: 07/01/2017 to 09/30/2017

This section displays the value of your account for the statement period in both shares/units and dollars.

Ph&s Value Plan 403b

Investment	Shares/Units as of 06/30/2017	Shares/Units as of 09/30/2017	Price as of 06/30/2017	Price as of 09/30/2017	Account Value as of 06/30/2017	Account Value as of 09/30/2017
Blended Investme FID Freedom K 2040 FID Freedom 2040 K	ents* 807.052 0.000	0.000 1,496.442	\$16.90 \$9.94	\$17.16 \$10.48	\$13,639.18 \$13,639.18 \$0.00	\$15,682.71 \$0.00 \$15,682.71
Account Totals					\$13,639.18	\$15,682.71

Ph&s 401(a) Service

Shares/Units Price Price Account Value
as of as of as of as of
09/30/2017 06/30/2017 09/30/2017 06/30/2017 Investment

1	Sirinya Surina	
2	227 E 22nd Ave	
3	Spokane, WA 99203	
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7		
8	Spokane County	Superior Court
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10	In Re the Marriage of:	
11	Sirinya Surina,) Case No.: 17-3-01817-0
12	Petitioner,)) QUALIFIED DOMESTIC RELATIONS
13	and) ORDER)
14	Aaron Surina,)
15	Respondent	
16		
17	QUALIFIED DOMEST	IC RELATIONS ORDER
18	WHEREAS, this Court has jurisdiction over	the parties and the subject matter of this
19	Order; and	
20	WHEREAS, the parties and the Court intend	that this Order shall be a Qualified Domestic
21	Relations Order (hereinafter referred to as a "	"QDRO") as defined in Section 206(d)(3)
22	of the Employee Retirement Income Security	Act of 1974, as amended ("ERISA") and
23	Section 414(p) of the Internal Revenue Code	of 1986, as amended; and,
24	WHEREAS, pursuant to the referenced statut	tes, the Plan Administrator shall make
25	a determination of the qualified status of this	Order; and
	1	
	Qualified Domestic	c Relations Order

from the Participant's account. From and after the Date of Segregation, the Alternate
Payee's award shall be held in an account under the Plan and shall be entitled to all
earnings attributable to the investments therein.

- 11. In the event there is an outstanding loan balance as of the Valuation Date, the loan balance will not be included for purposes of calculating the total vested account balance to be divided. In the event the Plan does not allow loans, this language will be disregarded.
- 12. The Alternate Payee's award will be transferred proportionately from all contribution sources as of the Valuation Date and all standard plan investment options in which the Participant's account is invested as of the Date of Segregation. Under the Plan, BrokerageLink is not considered to be a standard plan investment option. If there are insufficient funds in the standard plan investment options to satisfy the Alternate Payee's award, the liquidation of the Participant's BrokerageLink account will be effectuated using a last in, first out methodology until sufficient assets have been obtained to satisfy the Alternate Payee's award.
- 13. The Alternate Payee will be permitted to initiate a distribution of the award as soon as administratively feasible following the qualification of this Order and segregation of the Alternate Payee's award, unless otherwise prohibited by the Plan's rules and administrative procedures. The Alternate Payee may select from the distribution options available to Alternate Payees at the time he/she elects to receive a distribution. The distribution must be made in accordance with the administrative procedures established for the Plan.
- 14. In the event of the Alternate Payee's death after the qualification of this Order, either prior to or subsequent to the segregation of assets for the Alternate Payee, the Alternate Payee's award will be distributed pursuant to the administrative procedures established for

the Plan. To the extent allowed by the Plan, all beneficiary designations will be made after qualification of the Order and segregation of the award into a separate account for the Alternate Payee pursuant to the administrative procedures established for the Plan.

15. Neither Party shall accept any benefits from the Plan which are the property of the other Party. In the event that the Plan Administrator inadvertently pays to the Participant any benefits that are assigned to the Alternate Payee pursuant to the terms of this Order, the Participant shall forthwith return such benefits to the Plan. In the event that the Plan Administrator inadvertently pays to the Alternate Payee any benefits that are not assigned to the Alternate Payee pursuant to the terms of this Order, the Alternate Payee shall forthwith return such benefits to the Plan.

16. For purposes of Sections 402 and 72 of the Internal Revenue Code, any Alternate Payee who is the spouse or former spouse of the Participant will be treated as the distributee of any distributions or payments made to the Alternate Payee under the terms of this Order, and as such, will be required to pay the appropriate federal and/or state income taxes on such distribution. If the Alternate Payee is a child or other dependent of the Participant, the Participant will be responsible for any federal and/or state income taxes on any such distribution.

17. The parties to this Order intend that it comply with the applicable provisions of ERISA and the Internal Revenue Code. Nothing in this Order shall require the Plan or the Plan Administrator to: (a) pay any benefits not permitted under ERISA or the Internal Revenue Code; (b) provide any type or form of benefit or any option not provided under the Plan; (c) provide increased benefits (determined on the basis of actuarial value) under the Plan; (d) pay benefits to the Alternate Payee which are required to be paid to another alternate payee under another order previously determined to be a QDRO; or (e) pay benefits to the Alternate Payee in the form of a qualified joint and survivor annuity for the

lives of the Alternate Payee and his or her subsequent spouse.

maintain its qualified status and the original intent of the parties as stipulated herein.

19. The one-time fee for review of the domestic relations order will be deducted 50% from the Participant's account and 50% from the Alternate Payee's account. The fee will be deducted from the investment options in the applicable account(s) according to the Plan-level fee method in effect as of the date the fee is deducted. If the Order is determined to be non-qualified following the first review, the review fee will be deducted from the Participant's account. If applicable, the Participant will be reimbursed from the Alternate Payee's account following qualification of a subsequent Amended Order. Such fee adjustment will be a current transaction as of the date of the reimbursement.

20. The name of the prior qualified Order was Qualified Domestic Relations Order.

18. The Court shall retain jurisdiction with respect to this Order to the extent required to

- 21. The current Order is intended to supersede the prior Qualified Domestic Relations
- Order dated 06/25/2020.
- 22. The Parties consent to receive electronic communications concerning the status of the Order. Each Party must individually submit their own email address under separate cover. To accept electronic communications, each Party will be required to create a username and password to access the Voltage Secure Message Center. A link to the Voltage Secure Message Center will be provided via email. Once logged into the Voltage Secure Message Center, the Parties will be able to view correspondence sent by the Fidelity QDRO Administration Group. The Parties may request paper versions of correspondence. The Parties may withdraw their consent to receive electronic communications at any time by notifying the QDRO Administration Group in writing via fax or regular mail using the contact information provided in the Plan's QDRO Approval Guidelines and Procedures.

1		
2	Alternate Payee:	Participant:
3	Sirinya Surina	Aaron Surina
4	227 E 22nd Ave	8314 N. Uplands Dr
5	Spokane, WA 99203	Hayden, ID 83835
6	Dated:	Judge Of the Court:
7		Track No: 874589469
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NAMES OF TAXABLE PARTY.	Oualif	Tied Domestic Relations Order