



265 High Street  
Epping  
Essex  
CM16 4BS

Mr Gavin McCloskey  
Pension Practitioner.Com  
33-35 Daws House  
Daws Lane  
London  
NW7 4SD

DX : 40400 Epping  
Telephone : 01992 561111  
Facsimile : 01992 573642  
Website : [www.whiskers.co.uk](http://www.whiskers.co.uk)  
Email : [epping@whiskers.co.uk](mailto:epping@whiskers.co.uk)

Our ref : RS/JEC/2HAN034-1

Your ref :

Date : 15 February, 2016

Dear Sir

**Our Client : David Peter Hancock**  
**Tradpin Construction Limited Retirement & Death Benefit Scheme**

We write further to our previous correspondence.

We enclose herewith a photocopy of the Court Order, by Consent, dated 5 April 2016 together with a Pension-Sharing Annex and we would be grateful if you could kindly proceed with effecting the Pension-Sharing.

We also enclose a copy of the Decree Absolute dated 25 April 2014.

We look forward to hearing from you.

Yours faithfully

**For Whiskers LLP**

Email : [reza@whiskers.co.uk](mailto:reza@whiskers.co.uk)

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The registered office is at 6 Mitre Buildings, Kitson Way, Harlow, Essex, CM20 1DR where a list of members is open for inspection.

Offices also at: Bishop's Stortford 01279 501550 Harlow 01279 439439

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Doc Ref : 2162872825

# General Form of Order - Ancillary Relief



In the <b>Family Court at CHELMSFORD</b>	
<b>Case Number</b> Always quote this	<b>CM14D00036</b>
<b>Applicant</b>	David Peter Hancock
<b>Respondent</b>	Helen Patricia Hancock
<b>Co-Respondent</b>	
<b>Applicant's Solicitor's ref</b>	RS/JEC/2HAN034-1
<b>Respondent's Solicitor's ref</b>	

## **The marriage of David Peter Hancock and Helen Patricia Hancock**

Before District Judge Foss sitting at the Family Court at Chelmsford, Priory Place, New London Road,  
Chelmsford, Essex, CM2 0PP

Upon reading the Minutes of Order filed herein, a copy of which is annexed hereto

### **IT IS ORDERED THAT**

An Order be and is hereby granted in the terms of the said annexed Minutes and that it do stand as an Order  
of this Court.

**Dated: 5th February 2016**

**IN THE FAMILY COURT SITTING IN CHELMSFORD**

**CASE NO : CM14D00036**

**B E T W E E N :-**

**DAVID PETER HANCOCK**

**Petitioner**

**-and-**

**HELEN PATRICIA HANCOCK**

**Respondent**

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**CONSENT ORDER**

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Before District Judge *FOSS.* sitting at Chelmsford  
County Court on the *5th* day of *February* 2016

**IN THIS ORDER** the following words shall have the following meanings:-

“The Petitioner” shall mean David Peter Hancock

“The Respondent” shall mean Helen Patricia Hancock



**(A) UPON** the Petitioner and the Respondent agreeing that the terms of this Order are accepted in full and final satisfaction of:-

- i) All claims for income;
- ii) All claims for capital being lump sum payments and transfers of property;
- iii) All claims in respect of each other's pensions;
- iv) All claims in respect of personal belongings and contents;
- v) All claims in respect of costs;
- vi) All claims against each other's estate in death;
- vii) All claims of any nature which one may have against the other as a result of the marriage in England & Wales or any other jurisdiction.


**(B) AND UPON** the Petitioner and the Respondent agreeing that the contents of the Matrimonial Home have already been divided by agreement and shall remain the absolute property of the party in whose possession they are now.

**(C) AND UPON** the Petitioner and the Respondent agreeing that neither of them has any legal or equitable interest in the property or assets owned by the other except as provided for in this Order.

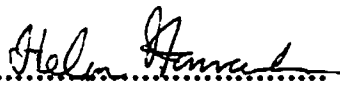
**BY CONSENT IT IS ORDERED THAT:-**

- 1) There shall be provision by way of a Pension-Sharing Order in favour of the Respondent in respect of the Petitioner's right under his pension arrangement with Tradpin Construction Limited Retirement & Death Benefit Scheme administered by Gavin McCloskey, Pensionpractitioner.com, 33-35 Daws House, Daws Lane, London NW7 4SD, in accordance with the annex to this Order. It being agreed between the parties that in the event of the Respondent pre-deceasing the Petitioner after this Order has taken effect but before its implementation, the Petitioner shall have the Respondent's Personal Representatives consent to an application for leave to appear out of time against the terms of this Order.
- 2) Save for the above and upon the making of a final decree herein, the Petitioner's and the Respondent's claims for financial provision, pension-sharing and property adjustment orders do stand dismissed. Neither the Petitioner nor the Respondent shall be entitled to make:-
  - i) Any further application in relation to their marriage under the Matrimonial Causes Act 1973 Section 23 (1)(a) or (b); or
  - ii) An application to the Court, on the death of the other, for provision out of his or her estate.
- 3) No order as to costs.
- 4) There be liberty to apply as to the implementation and time of the terms of this Order.

**We, the undersigned, request the Court to make an Order in the terms set out above.**

**Signed.....** 

**David Peter Hancock, Petitioner**

**Signed.....** 

**Helen Patricia Hancock, Respondent**

**IN THE FAMILY COURT SITTING IN  
CHELMSFORD**

**CASE NO : CM14D00036**

**B E T W E E N :-**

**DAVID PETER HANCOCK                      Petitioner**

**-and-**

**HELEN PATRICIA HANCOCK   Respondent**

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**CONSENT ORDER**

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Whiskers LLP  
265 High Street  
Epping  
Essex CM16 4BS  
DX : 40400 EPPING  
Tel : 01992 561111  
Fax : 01992 573642  
Ref : RS/2HAN034-1



## In the Family Court at CHELMSFORD



No. of matter: CM14D00036

Between  
and

David Peter Hancock  
Helen Patricia Hancock

Petitioner  
Respondent

Before District Judge Foss sitting at The Family Court at Chelmsford, Priory Place, New London Road, Chelmsford, Essex, CM2 0PP on 5th February 2016

Upon the court having approved an order upon an application for a financial remedy and that order including a provision for a pension sharing order

### IT IS ORDERED THAT

1. Pursuant to FPR 9.36(2) the applicant shall send to the person responsible for the pension arrangement concerned, the documents referred to in FPR9.36(4) within 7 days beginning with the date on which -
  - (i) the relevant pension sharing order is made; or
  - (ii) the decree absolute of divorce
2. This order is made of the courts own initiative. A party affected by the order may apply to have it set aside, varied or stayed within seven days beginning with the date on which the order was served on the party making the application.

# Pension Sharing Annex Under [section 24B of the Matrimonial Causes Act 1973] [paragraph 15 of Schedule 5 to the Civil Partnership Act 2004]

In the Family Court sitting at Chelmsford	
<del>Principal Registry of the Family Division</del>	
Case No. (Always quote this)	CM14D00036
Transferor's Solicitor's reference	RS/2HAN034-1
Transferee's Solicitor's reference	

Between DAVID PETER HANCOCK (Petitioner)  
and HELEN PATRICIA HANCOCK (Respondent)

## Take Notice that:

On 5th February 2016. the court \*(delete as appropriate)

- made a pension sharing order under Part IV of the Welfare Reform and Pensions Act 1999.
- [varied][discharged] an order which included provision for pension sharing under Part IV of the Welfare Reform and Pensions Act 1999 dated   /  /        
D D M M Y Y Y Y

This annex to the order provides the person responsible for the pension arrangement with the information required by virtue of rules of court:

### A. Transferor's details

(i) The full name by which the Transferor is known:

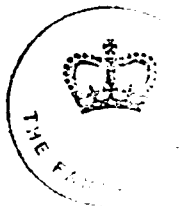
DAVID PETER HANCOCK

(ii) All names by which the Transferor has been known:

(iii) The Transferor's date of birth:

14/12/1964  
D D M M Y Y Y Y

(iv) The Transferor's address:



THE OLD SCHOOL, DUNAN, ISLE OF SKYE, IV49 9AJ

(v) The Transferor's National Insurance Number:

NE394867D

### B. Transferee's Details

(i) The full name by which the Transferee is known:

HELEN PATRICIA HANCOCK

(ii) All names by which the Transferee has been known:



(iii) The Transferee's date of birth:

2	7	/	0	4	/	1	9	6	7
D	D		M	M		Y	Y	Y	Y

(iv) The Transferee's address:

LAWN COTTAGE, CHURCH LANE, WHITTLESFORD,  
CAMBRIDGE CB22 4NX

(v) The Transferee's National Insurance Number:

NP059850B

(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:

TRADPIN CONSTRUCTION LIMITED RETIREMENT &  
DEATH BENEFIT SCHEME

(ii) Name and address of the person responsible for the pension arrangement:

GAVIN MCCLOSKEY, PENSION PRACTITIONER.COM,  
33-35 DAWS HOUSE, DAWS LANE, LONDON NW7  
4SD

(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:

50 . %

### D. Pension Sharing Charges

It is directed that: (\*delete as appropriate)

\*The pension sharing charges be apportioned between the parties as follows:

or

\*The pension sharing charges be paid in full by the Transferor.

E. Have you filed Form D81 (Oyez Form DIV32) (Statement of Information for a Consent Order for a financial remedy)?

☒ Yes ☐ No

If 'Yes' delete the text opposite.

The parties certify that:

(i) they have received the information required by Regulation 4 of the Pensions on Divorce etc (Provisions of Information) Regulations 2000; and

(ii) it appears from that information that there is power to make an order including provision under [section 24B of the Matrimonial Causes Act 1973] [paragraph 15 of Schedule 5 to the Civil Partnership Act 2004].

**THIS ORDER TAKES EFFECT FROM** the later of

- a. the 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 specified a period for filing an appeal notice, 7 days after the end of that period;
- c. where an appeal has been lodged, the effective date of the order determining that appeal.

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**To the person responsible for the pension arrangement:**

\*(delete as appropriate)

- \*1. Take notice that you must discharge your liability within the period of 4 months beginning with the later of:
  - the day on which this order takes effect; or
  - the first day on which you are in receipt of -
    - a. the pension sharing order including this annex (and where appropriate any attachments);
    - b. in a matrimonial case, a copy of the decree absolute of divorce or nullity of marriage;
    - c. in a civil partnership case, a copy of the final order of dissolution or order of nullity of civil partnership;
    - d. the information specified in paragraphs A, B and C of this annex and, where applicable, paragraphs G to J of this annex; and
    - e. payment of all outstanding charges requested by the pension scheme.
- \*2. The court directs that the implementation period for discharging your liability should be determined by regulations made under section 34(4) or 41(2)(a) of the Welfare Reform and Pensions Act 1999, in that:

- 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

- H. Where the credit is derived from an occupational scheme which is being wound up, has the Transferee indicated whether he wishes to transfer his pension credit rights to a qualifying arrangement?

☐ Yes

☐ No

- 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

**Note:** Until the information requested in A, B, (and as far as applicable G, H, I and J) is provided the pension sharing order cannot be implemented although it may be made. Even if all the information requested has been provided, further information may be required before implementation can begin. If so, reasons why implementation cannot begin should be sent by the pension arrangement to the Transferor and Transferee within 21 days of receipt of the pension sharing order and this annex.

# In the Family Court at CHELMSFORD

No. of matter: CM14D00036

Between  
and

David Peter Hancock  
Helen Patricia Hancock



Referring to the decree made in this cause on the 12th March 2014, whereby it was decreed that the marriage solemnised on the 29th July 1989.

at St Johns Church in the Parish of Buckhurst Hill in the County of Essex

between David Peter Hancock the Petitioner

and Helen Patricia Hancock the Respondent

be dissolved unless sufficient cause be shown to the court within six weeks from the making thereof why the said decree should not be made absolute, and no such cause having been shown, it is hereby certified that the said decree was on the 25th April 2014, made final and absolute and that the said marriage was thereby dissolved.

Dated: 25th April 2014

## Notes:

1. Divorce affects inheritance under a will  
Where a will has already been made by either party to the marriage then, by virtue of section 18A of the Wills Act 1837:  
(a) any provisions of the will appointing the former spouse executor or trustee or conferring a power of appointment on the former spouse shall take effect as if the former spouse had died on the date on which the marriage is dissolved unless a contrary intention appears in the will;  
(b) any property which, or an interest in which, is devised or bequeathed to the former spouse shall pass as if the former spouse had died on the date on which the marriage is dissolved unless a contrary intention appears in the will.
2. Divorce affects the appointment of a guardian  
Unless a contrary intention is shown in the instrument of appointment, any appointment under section 5(3) or 5(4) of the Children Act 1989 by one spouse of his or her former spouse as guardian is, by virtue of section 6 of that Act, deemed to have been revoked at the date of the dissolution of the marriage.