(b) An order by a court that does not meet the definition of "court" in §19.2(f) is not valid for purposes of this section even though a divorce decree issued by such court may be a basis for pro rata share payments to a former spouse as described in these regulations.

§ 19.6-2 Qualifying court order.

- (a) To be valid for purposes of this section, a court order must be found to be "qualified" by PER/ER/RET acting for the Secretary of State. A qualifying court order must—
- (1) Be consistent with the terms of the Act and applicable regulations;
- (2) Not direct payment of an amount in excess of the maximum amount authorized to be paid by the relevant regulation:
- (3) Direct that payments be made to an eligible beneficiary from a principal's Foreign Service retirement benefit or survivor benefit. If a court directs or implies that a principal, rather than the Secretary of State or the Government, make the payments, the order will not be considered qualified unless the principal does not object during the 30-day notice period provided under \$19.6-6;
- (4) Define the amount to be paid to a beneficiary in way so that it can be readily calculated from information in the normal files of the Department;
- (5) Not make payment contingent upon events other than those on which other payments from the Fund are based such as age, marital status and school attendance; and
- (6) Not be in conflict with any previously issued court order which remains valid.
- (b) No apportionment of annuity to a beneficiary under §19.6–1(a) (1) or (6) shall exceed the net annuity of the principal. The net annuity is computed by excluding from the gross annuity the amounts which are:
- (1) Owed by the individual to the United States;
- (2) Deducted for health benefits premiums pursuant to section 8906 of Title 5, United States Code;
- (3) Deducted for life insurance premiums under the Government Life Insurance Program;

- (4) Owed due to overpayment of annuity;
- (5) Properly withheld for Federal income tax purposes, if amounts withheld are not greater than they would be if the individual claimed all dependents to which he/she was entitled.

[46 FR 12958, Feb. 19, 1981. Redesignated and amended at 46 FR 18970, Mar. 27, 1981]

§ 19.6-3 Application for payment.

- (a) To receive payment from the Fund pursuant to a court award, the beneficiary must submit an application in writing to the Chief of the Retirement Division (PER/ER/RET), Department of State, Washington, DC 20520. The application must be typed or printed, signed by the beneficiary, and include—
- (1) The full name, date of birth, current address and current marital status of the beneficiary;
- (2) Full name and date of birth of the participant or former participant and his/her date of birth or other identifying information;
- (3) Relationship to the beneficiary, and if a spouse or former spouse, date of marriage to and/or divorce from the participant;
- (4) A statement that the court order has not been amended, superseded, or set aside;
- The original of the court order or a recently certified copy must be enclosed with the application, or a statement appended that such a copy has been sent to the Department by other means.
- (b) When payments are subject to termination upon the occurrence of a condition subsequent, such as marriage, remarriage or termination of schooling, or death of the principal, no payment will be made until the beneficiary submits a statement to PER/ER/RET that—
 - (1) The condition has not occured:
- (2) He/she will notify the Department (PER/ER/RET) within 15 calendar days of the occurrence of the condition subsequent; and
- (3) He/she will be personally liable for any overpayment to him/her resulting from the occurrence of the condition subsequent. PER/ER/RET may require periodic recertification of these statements.