In re amendment of Supreme Court Rule Chapter 20 and Wisconsin Statute Chapters 800, 801, 802, and 809 relating to Limited Scope Representation ADDITION TO MEMORANDUM IN SUPPORT 13-10

Petitioner, provides the following updates of links and footnotes in its memorandum of support of rule petition 13-10.

Page 2:

A State Bar of Wisconsin comprehensive study examined unmet legal needs in our state and concluded more than 500,000 residents face serious civil legal problems without legal assistance.

Footnote 4: State Bar of Wisconsin Access to Justice Committee, Bridging the Justice Gap: Wisconsin's Unmet Legal Needs, 1, 7 (March 2007), available at http://www.wisbar.org/aboutus/reports/documents/bridging%20the%20justice%20gap%2 Oreport%20and%20appendices.pdf

Page 3:

The ABA Standing Committee on the Delivery of Legal Services compiled a list of the states that have adopted ABA Model Rule of Professional Conduct 1.2(c).

Footnote 11: See the spreadsheet of states that have adopted ABA Model Rule of Professional Conduct at

http://www.americanbar.org/content/dam/aba/administrative/delivery_legal_services/ls_a ba_model_rule_1_2c.authcheckdam.pdf (last updated November 2012).

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Most of those states that have varied from the model rule require the client's consent to be in writing.

Footnote 13: Alabama, Iowa, Florida, Missouri, Montana, <u>Wyoming</u> and Tennessee ("informed consent, preferably in writing").

Respectfully submitted this 14th day of March, 2014.

A. John Voelker Director of State Courts