Petitioner/Joint Petitioner A:	
Respondent/ Joint Petitioner B	

Enter the name of the county in which this case is filed.	STATE OF V	VISCONSIN, CIRCUIT CO	OURT, COUNTY	
Enter the name of	IN RE: THE I	MARRIAGE OF		
the petitioner/joint petitioner A.		oint Petitioner A		
petitioner 74.				
	Name (First, Middl	le and Last)		
	and			L
Enter the name of the respondent/joint		t/Joint Petitioner B		Divorce Judgment Addendu with Minor Children
petitioner B.	Name (First, Mide	dle and Last)		□ <b>Divorce</b> - 40101
Check divorce or				□ Legal Separation - 40201
legal separation.				<b>-</b> .
Enter the case				Case No
number.				
				THE FINDINGS OF FACT,
	CONCLU	SIONS OF LAW, AND JU	JDGMENT IN THIS CA	ASE:
In A.1, check a, b, or c		ITENANCE (Spousal Suppor		
		etitioner/Joint Petitioner		
	L	a. right to receive maint maintenance.	enance is terminated a	and may <b>never</b> make a request for
If b, enter a date and			ive maintenance at thi	s time, but the court leaves open the
choose 1 or 2.				The right to request maintenance
		is limited to	,	5
If 1, enter the reasons.		1) the following ci	rcumstance(s) only:	
			e substantial change in	
If c, enter the maintenance amount				intenance to Petitioner/Joint Petitioner
and the date the		A in the amount of \$	per month begin	nning, 20
payments should begin	n			0 or until Petitioner/Joint er, whichever comes first.
and end. In 2, check a, b, or c.	2 0	espondent/Joint Petition	•	si, whichever comes hist.
III 2, CHECK a, b, bi c.	2. K	•		and may <b>never</b> make a request for
	L	maintenance.		and may never make a request for
If b, enter a date and		] b. is not ordered to rece	ive maintenance at thi	s time, but the court leaves open the
choose 1 or 2.		right to request it unti	[Date], 20	. The right to request maintenance is
		limited to		
If 1, enter the reasons.				
		_	substantial change in	
If c, enter the maintenance amount				enance to Respondent/Joint Petitioner
and date the payments		D In the amount of $\phi$ .	per monun begi	nning, 20 0 or until Petitioner/Joint
should begin and end.				ler, whichever comes first.
<u> </u>		ayments shall be made	-,, b. a, boart bro	
Check a or b.		] a. no payments are orde	ered.	
				Fund (WI SCTF) at Box 74200,
		Milwaukee, Wisconsi	•	
Check 1 or 2.				only allowable if self-employed).
		Employer na	ame	
		Address of p	payroll office	Zip
		Phone		Fax

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# Petitioner/Joint Petitioner A: \_\_\_\_\_ Respondent/Joint Petitioner B:

\_\_\_\_\_

<b>NOTE:</b> An arrearage is an amount ordered that has not been paid and is overdue. In 4, check a, b, c, d, e or f. If d, enter the monthly payment amount, date payments begin and the interest rate percentage for arrearages. If e, enter the amount of the arrears balance and check 1 or 2. If 1, enter the date of the one-time payment. If 2, enter the monthly payment amount, the date payments begin and the interest rate percentage for arrearages.	The parties agree to handle the maintenance arrears as follows:				
	B. <b>MEDICAL INSURANCE</b> Each party has notified the other party in writing of the a continuation benefits under their current health care pol		RA or othe	Pr	
In C, complete this section with as much detail as possible.	<ul> <li>C. PERSONAL PROPERTY DIVISION</li> <li>1. Division. Any court order regarding the division of reas of the date of the final hearing and can never be che division is ordered as follows:</li> </ul>				
<b>NOTE:</b> There are two types of property. "Real estate" includes	List the property and check the party that is awarded permanent use of the property once the divorce/legal separation is final.	Who will hav A = Petitioner/Jo B = Respondent	oint Petitio	oner A	
such things as homes and land. "Personal	HOUSEHOLD ITEMS		A	B	
property" includes all					
other things such as					
vehicles, clothing and other personal items,					
furniture, bank					
accounts, retirement or					
investment accounts					
investment accounts.					
investment accounts.	AUTOMOBILES			  	
investment accounts.	AUTOMOBILES Year, Make, Model		□ □ ▲	B	
investment accounts.				B	
				B	
<b>NOTE:</b> Any and all assets disclosed on the				B B B B B	
NOTE: Any and all	Year, Make, Model				
<b>NOTE:</b> Any and all assets disclosed on the parties' Financial Disclosure Statements must be included and	Year, Make, Model				
<b>NOTE:</b> Any and all assets disclosed on the parties' Financial Disclosure Statements	Year, Make, Model LIFE INSURANCE Name of Company & Policy #				
<b>NOTE:</b> Any and all assets disclosed on the parties' Financial Disclosure Statements must be included and	Year, Make, Model  LIFE INSURANCE Name of Company & Policy # BUSINESS INTERESTS				
<b>NOTE:</b> Any and all assets disclosed on the parties' Financial Disclosure Statements must be included and	Year, Make, Model LIFE INSURANCE Name of Company & Policy #		A	B	
<b>NOTE:</b> Any and all assets disclosed on the parties' Financial Disclosure Statements must be included and	Year, Make, Model  LIFE INSURANCE Name of Company & Policy # BUSINESS INTERESTS		A	B	
<b>NOTE:</b> Any and all assets disclosed on the parties' Financial Disclosure Statements must be included and	Year, Make, Model  LIFE INSURANCE Name of Company & Policy # BUSINESS INTERESTS	DITY ACCOUNTS	A	B	
<b>NOTE:</b> Any and all assets disclosed on the parties' Financial Disclosure Statements must be included and	Year, Make, Model LIFE INSURANCE Name of Company & Policy # BUSINESS INTERESTS Name of Business & Address SECURITIES: STOCKS, BONDS, MUTUAL FUNDS, COMMOD	DITY ACCOUNTS		B B B B C C C C C C C C C C C C C C C C	
<b>NOTE:</b> Any and all assets disclosed on the parties' Financial Disclosure Statements must be included and	Year, Make, Model LIFE INSURANCE Name of Company & Policy # BUSINESS INTERESTS Name of Business & Address SECURITIES: STOCKS, BONDS, MUTUAL FUNDS, COMMOD	DITY ACCOUNTS		B B B B C C C C C C C C C C C C C C C C	

<b>NOTE:</b> If the parties have already divided the property, that	PENSION, RETIREMENT ACCOUNTS, DEFERRED COMPENSATION, 401K PLANS, PROFIT SHARING, ETC.	A	В
division must still be	Name of Company & Type of Plan		
disclosed here.			<u>                                     </u>
	CASH AND DEPOSIT (SAVINGS & CHECKING) ACCOUNTS		
	Name of Bank or Financial Institution	A	В
			<u>                                     </u>
	OTHER PERSONAL PROPERTY		
If more space is	Description of Asset	Α	В
necessary, mark the box			
and attach additional sheets.			
sileets.			
		See 🗌	attached
In 2, check a or b. If b, list the items and indicate when and how any exchange of personal property will take place.	<ul> <li>2. Exchange. The following items still need to be exchanged between t <ul> <li>a. None. All personal property has already been exchanged to the both parties.</li> <li>b. List of items:</li></ul></li></ul>	e satisfact	ion of
In D, check 1 or 2. If 2, and parties own a primary residence, check a. If a, enter the address and Parcel Identification Number, which can be found on your real estate tax bill. Check 1 or 2.	<ul> <li>DIVISION OF REAL ESTATE</li> <li>1. Neither party owns any real estate at this time.</li> <li>2. One or both parties own real estate at this time.</li> <li>a. Primary Residence. The parties own a primary residence loca Address</li></ul>		
If 1, check A or B and	A. Petitioner/Joint Petitioner A		
enter other provisions, if any.	B. Respondent/Joint Petitioner B		
n any.	and that party shall be responsible for outstanding financia the other party shall be held harmless from any liability. Ot including refinancing requirements, if any:	ther provis	
If 2, check 1, 2, 3, or 4	$\Box$ 2) This residence shall be placed on the market for sale.		
in A, B, or C for the responsibility for other expenditures that occur while the property is being sold.	<ul> <li>A. Pending sale, the residence shall be occupied, used,</li> <li>1. Petitioner/Joint Petitioner A.</li> <li>2. Respondent/Joint Petitioner B.</li> <li>3. shared equally.</li> <li>4. Other:</li></ul>		
	<ul> <li>B. Pending sale, the mortgage, taxes, and insurance sh</li> <li>1. Petitioner/Joint Petitioner A.</li> <li>2. Respondent/Joint Petitioner B.</li> <li>3. shared equally.</li> <li>4. Other:</li></ul>		
	C. Pending sale, any necessary repairs, special assess sale-related expenses shall be paid by	ments and	1 other

Enter the percentage each party shall receive in a and b. The total amount must equal 100 %.

If the parties own other real estate (including any timeshare interests), check b, complete the attached Schedule A found at the end of this document.

In E, for each debt owed individually and jointly, write the name, current balance, and check who will be responsible for payment.

**NOTE:** Any and all debts disclosed on the parties' Financial Disclosure Statements that are still unpaid should be included here and divided between the parties. Any new debts incurred should also be listed and divided.

If more space is necessary, attach additional sheets.

· []	1.	Petitioner/Joint Petitioner A
_		

- 2. Respondent/Joint Petitioner B.
- 3. shared equally.
- 4. Other: \_

The money from the sale of this residence shall be used to pay the usual costs of a sale and prorations, and any balance on the existing mortgage. Upon payment of all costs, the proceeds left from the sale shall be divided between the parties as follows:

- a. Petitioner/Joint Petitioner A to receive \_\_\_\_\_%.
- b. Respondent/Joint Petitioner B to receive \_\_\_\_\_%.
- b. Other Real Estate: One or both of the parties own additional real estate, including any timeshare interests, which is disclosed and divided as set forth in the attached Schedule A.

**Transfer of Title:** Both parties are advised that the divorce judgment alone will not transfer title to one party or the other, but such a transfer requires a fully executed **Quit Claim Deed** and a **Wisconsin Real Estate Transfer Return** signed by the parties. The party awarded a parcel of real estate shall be responsible for having the necessary documents prepared and recorded.

# E. DEBTS AND LIABILITIES

The following is a listing of **ALL** the debts and liabilities that are presently owed (both individually and as a couple). The designated party shall be responsible for the payment of each debt:

Payment for	Payment to (Creditor)	Balance Due	Paid by Petitioner/ Joint Petitioner A	Paid by Respondent/ Joint Petitioner B	Shared Equally
Mortgage		\$			
Mortgage		\$			
Car 1		\$			
Car 2		\$			
Car 3		\$			
Loans-Student		\$			
Loans-Personal		\$			
Loans-Other		\$			
Credit Card 1		\$			
Credit Card 2		\$			
Credit Card 3		\$			
Credit Card 4		\$			
Other		\$			
Other		\$			
Other		\$			
Other		\$			

See attached

- Each party assigned a debt shall be fully responsible for that obligation and shall not make any demands upon the other party concerning that debt.
- Any debt not listed shall be the responsibility of the party who incurred the debt.
- Creditors are NOT bound by this agreement and both parties remain liable to creditors for all marital debts.

Any party who suffers a loss because of a failure of the other party to pay an assigned debt may enforce that obligation by a motion or an order to show cause for contempt of court.

# EQUALIZATION OF MARITAL PROPERTY DIVISION

1. No payment is required to be made to equalize the marital property division.

2. A payment of \$\_\_\_\_\_ is required to equalize the marital property division.

- a. This payment shall be made by the
  - 1) Petitioner/Joint Petitioner A to Respondent/Joint Petitioner B.

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F.

§767.34, Wisconsin Statutes

This form shall not be modified. It may be supplemented with additional material.

In F, check 1 or 2. If 2, enter the amount and in a, check 1 or 2.

	_	2)	Respond	ent/Joint F	etitione	r B to Petitioner/Jo	int Pet	titioner A.
In b, check 1 or 2. If 2,		b. This payment						
enter the date [month, day, year].		1) shall be made in a lump sum payment no later than [Date],						
If 3, enter the amount			20					
and date.		2) shall be paid in the amount of \$ per month beginning [Date], 20, until paid in full.						
						ntil paid in full at the	e rate	of% per
In c, enter the			rom the d					
percentage and check 1 or 2.				al hearing.				
01 2.			the paym	ent was d	Je.			
	G	TAXES						
	С.	1. Year of Divor	lena I/an	Senaratio	n			
						returns for the yea	r of the	e divorce/legal
						-		partment of Revenue,
		and Wisco						
						ital status on the la	ast dav	v of the vear
						ear, whether marri	-	-
								king tax advice from
	_	a tax profe	essional v	vith regarc	l to issue	es of this divorce/le	egal se	eparation.
In G.2, check a or b.		2. Years Before						
If b, check 1 or 2.						s were filed.		
						ns for the previous ta	•	
		,	•	•	•	es, tax liability, and		und equally.
		(2)	Other:					
	Н.	LEGAL NAME RES	TORATIO	ON				
		1. Neither party	is award	ed the righ	nt to use	a former legal sur	name.	
In H, check 1, 2, or 3.						he right to use a fo		
If 2 or 3, enter the		<u> </u>				·		
former legal surname.		3. Respondent/	Joint Peti	tioner B is	awarde	d the right to use a	forme	er legal surname of
Ũ						·		
						the court cannot allo		
		former I	egai surna	ame uniess	and until	the judgment is con-	/ertea	to a divorce.
NOTE: Legal custody is the	1.	LEGAL CUSTODY	OF MINO	R CHILDI	REN			
right and responsibility to make major decisions about		The minor children (a						
a child.		during the marriage,	are listed	d below ar	d the le	gal custody of eacl	n shall	be as follows:
In I, enter the minor child's			Birth	Join	t Legal	Sole Legal Custo	dy to	Sole Legal Custody to
name, date of birth [month, day, year] of each child and	Na	me of Minor Child	Date		stody	Petitioner/		Respondent/
check custody option.						Joint Petitioner	Α	Joint Petitioner B
NOTE: To include more				n soo atta	 ched na	renting plan or o	thar s	eparate description.
detail, check the box and		In a sole legal custo			-			
attach a parenting plan or		medical history for		•	•	0	•	
other separate description.	]	-					,, •••	5. Oldio.
In J, enter the names of the	J.	PHYSICAL PLACE	MENT OF	MINOR O	CHILDR	EN		
minor children. Check shared, primary mother or		The physical placer	ment of th	ne minor c	hildren s	shall be as follows:		
primary father for each					5	Primary with		Primary with
child. NOTE: Physical Placement		Name of Minor Ch	ild	Shared		er/Joint Petitioner A	Resp	ondent/Joint Petitioner B
means where child lives or								
spends their time. <u>Shared</u> placement occurs when a								
child spends at least 25% or	<u> </u>							
•	•			•				

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§767.34, Wisconsin Statutes

This form shall not be modified. It may be supplemented with additional material.

etitioner/Joint Petitioner A: espondent/Joint Petitioner B:								
92 days per year with each					F	-		
parent. Otherwise one								
parent is considered to have								
primary placement. Check 1 or 2. If 1, attach	and the pla	acement schedule	shall b	be				
parenting plan and/or a	□ 1. as	ordered in the att	ached p	pare	enting plan ar	nd/or schedule	Э.	
schedule. If 2, describe how	🗌 2. as	follows:						
placement will be arranged.		if either parent is						
If checked, enter reasons.		the specific reas	sons mo	ore	placement wi	th that parent	is not in the cl	hild(ren)'s
		best interest is a	as follov	NS:				
Check if attachment.								See attached
In K, check a, b, c, or d. K.	MEDICAL	AND HEALTH C	ARE EX	XPE	INSES			
		I Insurance and						
		d to provide privat						
		ated within 30 mile						
		able. Reasonable						
		he cost does not e support. The inst						
		ce from the other	•••					
		ease in the non-ins						
		ution does not exc						
		rties agree that su				•	· · · ·	, 0
		I, dental, orthodon						health
		es which is curren						( <sup>1</sup>
	a.	both parties shall to make a cash c	-	•		nsurance and	i neitner paren	t is required
If b, enter who will	🗌 b.	to make a cash c	Untribu			privoto boolt	h insurance. 7	The out of
provide insurance, the	D.	pocket cost (differe	anca hatv					
out of pocket cost for		such insurance is						
such insurance, and the amount the other party		that cost (as a reas			•			
will contribute.		deviation in the c					•	
		Expenses below.	-	•				
If c, indicate who will be	🗌 c.	A comprehensive	e private	e he	alth insuranc	e policy is no	t available to e	ither parent
responsible for providing public health insurance		at a reasonable of						/Joint
and whether the children		Petitioner B					ce.	
are enrolled or need to		shall promptly						
be enrolled.							Public Health	
Also, check 1 or 2. If 2, indicate the cost for such		2) Out of poc						
insurance and the amount						•	asonable cash co	,
the other party will							on in the child	
contribute.							<u>enses</u> below. nes available a	
			•				all enroll the ch	
						ealth insurance		
If d, check which party	□ d.	Petitioner/Joir					t Petitioner B	does not
has income below 150%		have free health				•		
of the federal poverty		poverty level and						
level.		of the child(ren)'s						
		\$0. If accessible	•					
		to either parent, t				ne child(ren) a	as covered dep	pendents
		under their health	n insura	ance	).			

The insuring parent shall provide the other parent and the child support agency with copies of policy information and insurance cards. The insuring parent shall inform the child support agency about any change in employment and the availability of insurance.

2. Uninsured Health Care Expenses. Payments for health care expenses for the minor children not covered by insurance, including medical, dental, orthodontic, hospital, psychiatric, counseling, drug and other health expenses shall be paid as follows:

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In 2, enter percentage that each parent will pay

in a. and b (if different

§767.34, Wisconsin Statutes

### Petitioner/Joint Petitioner A: \_\_\_\_\_ Respondent/Joint Petitioner B:

•					
than 50%). The total must equal 100%.	a.Petitioner/Joint Petitioner A to pay 50% of the total amount.   Other:% D.Respondent/Joint Petitioner B to pay 50% of the total amount.  Other:%				
In 3, enter the number	3. Reimbursements. Any request for reimbursement from the other party for medical				
of days for the	insurance and uninsured health care expenses shall be made in writing within				
deadline if other than	days from the day the cost was incurred or the billing received, whichever is LATER.				
60 days.	The other party shall pay their required percentage within 60 days after receiving the				
	written request. 🔲 Other: days.				
In L, enter guideline	L. CHILD SUPPORT AND FINANCIAL EXPENSES				
amount that applies to	1. The standard child support calculation, based on gross income, that applies to this case is:				
the specifics of this case	Indicate Number of Children and				
after considering the	designated percentage: Check any that apply:				
gross income of parties, other payment	one child 17%     shared-placement formula				
obligations of parties,	two children 25% Split-placement formula				
and physical placement	three children 29%				
of children.	four children 31%.				
	☐ five or more children 34% ☐ high-income payer formula				
In 2.a, enter the payer's	2. Child Support Order and Basis for any Deviation.				
name, recipient's name, payment frequency	a. Based on the above standard calculation, the amount payable by				
(weekly, bi-weekly,	toper is \$				
monthly, bi-monthly)	b. The court deviates from that amount of child support.				
and guideline amount. In b1, enter the medical	<ol> <li>A medical cash contribution from above in K.1.b. or K.1.c.2. MEDICAL AND HEALTH CARE EXPENSES</li> </ol>				
deviation from J.1.b or c	increases decreases this child support amount by				
or "0". Check if amount	(If no deviation, enter "0" or "None" $)$				
should increase /decrease guideline amt.	2) A deviation is based on: (Explain the reasons for any other deviation				
In 2, enter the other	here) and this 🗌 increases 🔲 decreases this				
deviations or 0. In c,	child support amount by (If no deviation, enter "0" or "None") \$				
enter the date the	c. Beginning [Date], 20 the amount payable by				
payment begins and determine the net child	to per is (If no child support is to be paid, enter "0" or "Held Open") \$				
support amount after	T				
adding/subtracting the	3. Payments for Child Support and/or Maintenance shall be made				
deviations from 2.a. In 3 check a or b.	$\Box$ a no payments are ordered				
If b, check 1 or 2.	a. no payments are ordered. b. to the Wisconsin Support Collections Trust Fund (WI SCTF) at Box 74200,				
	Milwaukee, Wisconsin 53274-0200				
If 2, enter the employer	<ul> <li>initial loss, where the payer to WI SCTF (only allowable if self-employed).</li> </ul>				
information.	$\square$ 2) by income assignment from the payer's employer as indicated below:				
	Employer name				
	Address of payroll office				
	Address of payroll office Zip City State Zip Phone Fax				
	Phone Fax				
<b>NOTE:</b> An arrearage is	4. Arrearages for Child Support.				
an amount ordered that has not been paid and is	The amount of the child support arrears owed to a party shall be paid and earn interest				
overdue.	at the statutory interest rate. Payments shall be made as follows:				
In 4, check a, b, c, d, e	$\Box$ a. No child support was previously ordered. There is no amount due.				
or f. If d, enter the monthly payment	b. The party has paid all child support as ordered. There is no amount due.				
amount and the date	c. If there are any arrearages for child support now or at the time of the final hearing,				
payments begin. If e,	those arrearages are waived and the court financial record shall be set at zero.				
enter the amount of the arrears balance and	d. The total amount currently reflected in the WI SCTF KIDS computer system and				
check 1 or 2. If 1, enter	shall be paid through monthly income withholding by the WI SCTF in the amount of				
the date of the one-time	\$, 20, until the arrearages are paid in full.				
payment. If 2, enter the	e. The arrears shall be set at \$ and paid through				
amount of the monthly	1) a one-time payment to the WI SCTF made by [Date], 20				

#### Petitioner/Joint Petitioner A: \_ Respondent/Joint Petitioner B

pondent/Joint Petitioner B:					
payment and the date payments begin.	☐ 2) ☐ f. Shall t	beginning	, 20	/ the WI SCTF in the a until the arrearages time of the final hearir	are paid in full.
<b>NOTE:</b> Variable cost orders are mandatory only for shared placement situations in which a child spends at least 25% or 92 days per year with each parent. If applicable, enter the percentage each parent shall pay (if different than 50%). Total amount must equal 100%. In b, enter the number of days for request for reimbursement. Check box if other than 60 days.	costs above costs, tuitio a. Sha throu O D b. The sent Eac the	<ul> <li>basic support</li> <li>n, a child's specific spe</li></ul>	costs for a minor cial needs, and o lows: (Payments mu shall be respons placement time. /Joint Petitioner hoursement for v rty within c	physical placement) which child, including but not ther activities that invol ist be paid directly to the par ible for the variable cos A to pay% of the er B to pay% of ariable costs shall be n lays from the day the c rcentage within 60 day	t limited to child care ve substantial cost. ent and can't be made sts in proportion to e variable costs. the variable costs. nade in writing and ost was incurred.
	6. Deductions	s for Children a	as dependents ar	nd exemptions for inco	me tax purposes:
In 6, enter the name of each child and then check the box to indicate how the deduction will be distributed.	Name of Child	Petitioner/ Joint Petitioner A to claim in all tax years	Respondent/ Joint Petitioner B to claim in all tax years	Petitioner/ Joint Petitioner A to claim in even tax years; Respondent/ Joint Petitioner B to claim in odd tax years	Respondent/ Joint Petitioner B
			][		

- 7. Any party ordered to pay child support may only claim the minor children as exemptions for federal and state income tax purposes if they are substantially current in payment of child support as of December 31 of the year in which they intend to claim the exemption.
- 8. Each party shall cooperate in signing IRS Form 8332, or other appropriate state or federal tax forms, as necessary, in order to carry out the order above.

# 

Each party shall keep in full force and pay the premiums on all life insurance presently held upon his or her life, naming the minor children of the parties as sole primary beneficiaries in equal shares, until the youngest of the minor children reaches age of 18 or age 19 if pursuing a high school diploma or its equivalent. If current coverage is lost, the party with the current life insurance policies shall provide equivalent coverage. Each party agrees to furnish the other with proof of the named sole primary beneficiary upon request. This provision may be satisfied in a will or trust.

1. The parties do not currently have any life insurance policies in force.

 $\hfill \hfill 2.$  The following life insurance policies are currently in full force:

Company Name	Policy Number	Name of Insured

If 2, enter the name of the company who holds the policy, the policy number, and the name of the party who the policy currently insures.

In M, check 1 or 2.

nor use it as collateral, without the written consent of the other party. In N, enter the date by **OTHER ORDERS** N. which you will If the court orders child support or maintenance, the parties shall annually exchange financial exchange financial information no later than May 1 or 🔲 Other: [Date] of each year information each year including all of the following: if other than May 1. A complete copy of the party's federal and state income tax return for the prior calendar year, including all W-2 forms and 1099 forms. A year-end paycheck stub from all sources of employment for the prior calendar year. The party's most recent paycheck stub from all sources of employment showing year-to-date gross and net income. Any other documentation of the party's income from all sources for the 12-month period preceding the exchange of information. No other orders were made on the record. Check 1 or 2. If 2, enter 11. □2. Other orders were made on the record as follows: additional orders.

# O. RESTRAINING ORDER

The parties shall never interfere with the personal liberty of the other, or to go on the premises occupied by the other as a residence except with permission of that party.

Neither party may borrow against any life insurance policy after the date of this agreement.

# P. EXECUTION OF DOCUMENTS

Now, or in the future, on demand, the parties shall execute and deliver any and all documents that may be necessary to carry out the terms and conditions of this order.

## Q. DIVESTING OF PROPERTY RIGHTS

All property awarded to a party shall be the separate property of that party. The parties shall have the right to manage their separate property as if they had never been married.

### R. JURISDICTION

This county shall have jurisdiction for all disputes unless otherwise agreed to in writing or as provided under Wisconsin Statutes.