is filed.	STATE OF WISCONSIN, CIRCUIT COURT,	For Official Use
Enter the name of the	In RE: The marriage of	
petitioner. If joint petitioners, enter the name of the wife.	Petitioner/Joint Petitioner-Wife:	
	First name Middle name Last name	-
	and	
Enter the name of the respondent. If joint petitioners, enter the name	Respondent/Joint Petitioner-Husband:	Marital Settlement Agreement With Minor Children
of the husband. Check divorce or legal separation.	First name Middle name Last name	Divorce-40101
Enter the case number.		Case No
If 2, enter the reason you		
are asking for a legal separation and not a divorce.	 A. MARITAL RELATIONSHIP 1. Divorce. This marriage is irretrievably broken. 2. Legal Separation. This marriage is broken and the separation and not a divorce is	
are asking for a legal separation and not a	 Divorce. This marriage is irretrievably broken. Legal Separation. This marriage is broken and the separation and not a divorce is	
are asking for a legal separation and not a divorce. In B.1, check a, b, or c. If b, enter a date and choose 1 or 2. If 1, enter the reasons.	 1. Divorce. This marriage is irretrievably broken. 2. Legal Separation. This marriage is broken and the separation and not a divorce is	nce. She understands that by ver ask for maintenance. ime, but leaves open her right to o request maintenance is limited to
are asking for a legal separation and not a divorce. In B.1, check a, b, or c. If b, enter a date and choose 1 or 2.	 1. Divorce. This marriage is irretrievably broken. 2. Legal Separation. This marriage is broken and the separation and not a divorce is	nce. She understands that by ver ask for maintenance. ime, but leaves open her right to o request maintenance is limited to cumstance. in the amount of \$ per month
are asking for a legal separation and not a divorce. In B.1, check a, b, or c. If b, enter a date and choose 1 or 2. If 1, enter the reasons. If c, enter the maintenance amount and the date the payments	 1. Divorce. This marriage is irretrievably broken. 2. Legal Separation. This marriage is broken and the separation and not a divorce is	nce. She understands that by ver ask for maintenance. ime, but leaves open her right to o request maintenance is limited to cumstance. in the amount of \$ per month Maintenance shall end court order, whichever comes first.

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balance, and check who

will be responsible for

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.

payment.

Marital Settlement Agre	ement with Minor Children	Page 2 of 11		Case No
	3. Payments shall be	made		
In 3, check a or b.	a. no payments a	are ordered.		
	b. D to the Wiscons	sin Support Collections 7	Frust Fund (WI SCTF)	at Box 74200, Milwaukee
If b, check 1 or 2. If 2,	Wisconsin 532	274-0200	· · · · ·	
enter the employer	1. directly	from the payer to WI SC	TF (only allowable if self	-employed).
information.		ne assignment from the		
		oyer name		
NOTE. An amagnage is		ess of payroll office		
NOTE: An arrearage is an amount ordered that	City		State	Zip
has not been paid and is	Phone	e	Fax	—r
overdue.		·	1 dA	
	4. Arrearages for Prev	viously Ordered Mainte	enance.	
In 4, check a, b, c, d, e or	The parties agree to	handle the maintenance	e arrears as follows:	
f.	a. 🗌 No maintenanc	ce was previously ordere	ed. There is no amour	nt due.
	b. 🗌 The party has r	paid all maintenance as	ordered. There is no a	amount due.
If d, enter the monthly	c. 🗌 If there are any	y arrearages for mainten	ance now or at the tim	ne of the final hearing,
payment amount, date	those arrearag	jes are waived and the c	court financial records	shall be set at zero.
payments begin and the	d. As currently re	flected in the WI SCTF I	KIDS computer system	n and shall be paid
interest rate percentage	through month	ly income withholding by	the WI SCTF in the a	amount of \$
for arrearages.	beginning		, 20 The ai	rrears balance shall
If e, enter the amount of	earn interest at	t the rate of% per	year until the arrearag	ges are paid in full.
the arrears balance and	e. The arrears sh	all be set at \$	and paid through	
check 1 or 2. If 1, enter	1. 🗌 a one-t	ime payment to the WI S	SCTF made by (Date) _	
the date of the one-time		y income withholding by		
payment. If 2, enter the	beginn	ing	, 20 The arr	ears balance shall earn
monthly payment	interes	t at the rate of% p	per year until the arrea	rages are paid in full.
amount, the date	f. 🗌 Shall be determ	nined by the court at the	time of the final heari	ng.
payments begin and the				
interest rate percentage	C. MEDICAL INSURANCE			
for arrearages.	No later than the date of			
In D, for each debt owed	the availability of COBR	A or other continuation b	penefits under their cu	rrent health care policy.
individually and jointly, write the name, current	D. DEBTS AND LIABILITI	ES		

The following is a listing of ALL the debts and liabilities that we presently owe (both individually and as a couple) and who we agree shall be responsible for the payment of each debt:

	Payment to	Balance	Paid by	Paid by	Shared
Payment for	(Creditor)	Due	Wife	Husband	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

The parties agree and understand:

- 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 each party remains 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.

E. PERSONAL PROPERTY DIVISION

1. Division. The parties agree to the final personal property division as indicated below:

List the property and check if the wife or husband	Who will have	e possess	ion?
will have permanent use of the property once the divorce/legal separation is final.	Wife = W	Husband	= H
Household Items		W	Н
Automobility			
Automobiles Year, Make, Model		w	Н
Life Insurance Name of Company & Policy #		w	Н
Business Interests			
Name of Business & Address		W	н
Securities: Stocks, Bonds, Mutual Funds, Commod Name of Company & # of shares	lity Accounts	w	н
Pension, Retirement Accounts, Deferred Compensation, 401K Plans, IRAs, Profit S Name of Company & Type of Plan	Sharing, etc.	w	н
Cash and Deposit (Savings & Checking) Acc Name of Bank or Financial Institutio		w	н

In E, complete this section with as much detail as possible.

NOTE: There are two types of property. "Real estate" includes such things as homes and land. "Personal property" includes all other things such as vehicles, clothing and other personal items, furniture, bank accounts, and retirement or investment accounts.

NOTE: If you have already divided the property, you must still disclose how you divided it.

NOTE: Any and all assets disclosed on the parties' Financial Disclosure Statements should be included here and divided between the parties.

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Marital Settlement Agre	ement with Minor Children Page 4 of 11 Case No.			
	Other Personal Property	v	v	н
	Description of Asset	V	v	
If more space is		Ľ		
necessary, mark the box and attach additional				
sheets.		e a	atta	ched
	2. Exchange. The following items still need to be exchanged between the parties:			
Indicate when and how	a. None. All personal property has already been exchanged to the satisfaction	on	of	
any exchange of property	both parties.			
will take place.	b. List of items:			
will take place.	The exchange of personal property shall be made by (Date)			
	according to the following arrangements:			
	Any item of personal property not listed in #2(b) above shall be awarded t	o t	he	
In F, check 1 or 2.	party who has possession at the time of the final hearing.			
If 2 and the neutice own				
If 2, and the parties own a primary residence,	F. DIVISION OF REAL ESTATE			
check a.	1. 🗌 Neither party owns any real estate at this time.			
check u.	2. 🗌 One or both parties own real estate at this time.			
If a, enter the address and	a. 🗌 Primary Residence. The parties own a primary residence located at:			
Parcel Identification	Address			
Number, which can be	City State Zip			
found on your real estate	Parcel Identification Number (Tax Key Number)			
tax bill.	Attached is a legal description of this property.			
Attach a copy of the	1. This primary residence shall be awarded to the			
legal description.	A. wife			
legal description.	B. Husband			
Check 1 or 2.	and that party shall be responsible for outstanding financial obliga	tio	ns,	
	and the other party shall be held harmless from any liability. Other			
If 1, check A or B and	provisions including refinancing requirements, if any:			
enter other provisions, if	See at	tac	:he	d
any.	2. This residence shall be placed on the market for sale.			
If 0 shash 1 0 2 su 4 in	A. Pending sale, the residence shall be occupied, used, or manag	ed	by	
If 2, check 1, 2, 3, or 4 in A, B, and C for the	1. 🗌 wife.			
responsibility for other	2. 🗌 husband.			
expenditures that occur	3. □ shared equally.			
while the property is	4. dother:			
being sold.	B. Pending sale, the mortgage, taxes, and insurance shall be paid 1.	D	/	
	$2. \square$ husband.			
Enter the percentage each	3. Shared equally.			
party shall receive in a and b. The total amount	4. di other:			
must equal 100 %.	C. Pending sale, any necessary repairs, special assessments and		hor	
must equal 100 %.	sale-related expenses shall be paid by	0	nei	
	1. wife.			
	2. husband.			
	3. Shared equally.			
	4. dti other:	e u	Isua	al
	costs of a sale and prorations, and any balance on the existing mo	orto	gad	e.
	Upon payment of all costs, the proceeds left from the sale shall be			
	between the parties as follows:			
	a. The wife to receive%.			
	b. The husband to receive%.			

Marital Settlement Agre	ement with Minor Children	Page 5 of 11	Case No
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.	including an the attached Transfer of Title . E will not transfer title Quit Claim Deed an	by timeshare interests, which is d Schedule A . Both parties understand that the to one party or the other, but s and a Wisconsin Real Estate a parcel of real estate shall be	arties own additional real estate, s disclosed and divided as set forth in his marital settlement agreement alone such a transfer requires a fully executed Fransfer Return signed by the parties. responsible for having the necessary
		MARITAL PROPERTY DIVIS	ON
In G, check 1 or 2. If 1, check a or b. If 2, enter the amount.	1. 🗌 No payment is re a. 🔄 the propert	quired to be made to equalize ty and debt division are equali	the marital property division because zed to the satisfaction of the parties. bugh a division of real estate sale
In a, check 1 or 2.	2. 🗌 A payment of \$	is required	to equalize the marital property division.
In b, check 1, 2 or 3. If 2, enter the date [month, day, year]. If 3, enter the amount and date. In c, enter the percentage and check 1 or 2.	 1. wife to t 2. husband b. This payment 1. was ma 2. shall be 3. shall be c. The amount sh from the date 1. of the fir 	d to the wife. de. made in a lump sum paymen paid in the amount of \$ nall earn interest until paid in f	t no later than (Date), 20 _ per month beginning, 20 ull at the rate of% per year
In 2, check a or b.	 separation consis Wisconsin's Mari The parties unde their filing status 	e to file their income tax return stent with the rules of the IRS, ital Property law. erstand that their marital status for that year, whether married	is for the year of the divorce/legal Wisconsin Department of Revenue, and on the last day of the year determines or single. sible for seeking tax advice from a tax
If b, check 1 or 2.	professional with	regard to issues of this divorc	e/legal separation.
If 2, indicate how the parties agree to handle the filing (expense and refund, if any).	b. 🗌 The parties ag	ce/Legal Separation. r all previous years were filed. gree to file returns for the previ reparation expenses, tax liabil	ous tax years as follows:

I. LEGAL NAME RESTORATION

2. Other:

In I, check 1, 2, or 3.

If 2 or 3, enter the former legal surname.

Neither party requests the right to use a former legal surname.
 The wife requests the right to use a former legal surname of _____

3. The husband requests the right to use a former legal surname of _____

Note: If this is an action for legal separation, the court cannot allow a spouse to resume a former legal surname unless and until the judgment is converted to a divorce.

 \square

 \square

J. LEGAL CUSTODY OF MINOR CHILDREN The minor children (age 17 or younger) born to or adopted together by the parties, before or during the marriage, are listed below and the legal custody of each shall be as follows: NOTE: Legal custody Joint Sole Legal Sole Legal is the right and Custody to Custody to responsibility to make Legal Mother Father major decisions about Name of Minor Child **Birth Date** Custody a child. In J, enter the name, date of birth [month, day, year], of each child and check custody option. NOTE: To include Also see attached parenting plan or other separate description. more detail. check the box and attach a parenting plan or other In a sole legal custody arrangement, the parent not granted sole legal custody, shall file a separate description. medical history form with the court in compliance with §767.41(7m), Wis. Stats. **NOTE:** Physical K. PHYSICAL PLACEMENT OF MINOR CHILDREN Placement means where The physical placement of the minor children shall be as follows: the child lives or spends Primary Primary their time. w/Mother Name of Minor Child Shared w/Father Π Shared placement \square \square occurs when a child spends at least 25% or 92 days per year with \square \square each parent. Otherwise, \square \square one parent is considered to have primary and the placement schedule shall be placement. 1. as listed in the attached parenting plan and/or schedule. 2. 🗌 as follows: In K, enter the names of the children. Check See attached shared, primary mother, or primary father for L. MEDICAL AND HEALTH CARE EXPENSES each child. 1. Medical Insurance and Payments. Parents are required to provide private health Check 1 or 2. If 1, insurance for their minor child(ren) if service providers are located within 30 miles or 30 attach parenting plan minutes from the child's residence and if the cost is reasonable. Reasonable cost is and/or a schedule. If 2, defined as the difference between single and family coverage where the added cost does describe how placement not exceed 5% of the insuring parent's monthly income available for child support. The will be arranged. insuring parent may receive a contribution toward the cost of the insurance from the other parent, either as a credit against the child support obligation or an increase in the noninsuring parent's child support obligation as long as the increase does not exceed 5% of the non-insuring parent's gross monthly income. The parties agree that such medical insurance coverage for the minor child(ren) including medical, dental, orthodontic, If b, enter who will hospital, psychiatric, counseling, drug and other health expenses which is currently

offered shall be provided and paid by out of pocket cost for such insurance, and the a. both parties. They shall provide private health insurance and neither parent is amount the other party required to make a cash contribution to the other.

provide insurance, the

will contribute.

b. 🗌 . He/She shall provide private health insurance. The out of pocket cost (difference between single and family coverage) to cover the child(ren) under such insurance is \$ _____. The other parent shall toward that cost (as a reasonable cash contribution) and that contribute \$ amount, if any, is included as a deviation in the child support calculation in M. Child Support Basis below.

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amount in 2.a.

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If c, indicate who will be responsible for	c. A comprehensive private health insurance policy is not available to either parent at a reasonable cost. The mother father has enrolled in shall
providing public health	promptly apply for Public Health Insurance.
insurance and whether	1. There is no out of pocket expense for the above Public Health Insurance.
the children are	2. Out of pocket cost for such insurance is \$ The other parent
enrolled to need to be	shall contribute \$ toward that cost (as a reasonable cash
enrolled.	contribution) and that amount, if any, is included as a deviation in the child
	support calculation in M.Child Support Basis below. If an accessible private
Also, check 1 or 2. If	health insurance policy becomes available at a reasonable cost to either
2, indicate the cost for	parent, that parent shall enroll the child(ren) as covered dependents under
such insurance and the	his/her health insurance.
amount the other party	d. The mother father does not have free health insurance available and has
will contribute.	income below 150% of the federal poverty level and is therefore unable to make a
If d, check which party	cash contribution toward the cost of the child(ren)'s healthcare. The appropriate cash
has income below	medical support obligation is \$0. If accessible private health insurance becomes
150% of the federal	available at a reasonable cost to either parent, that parent shall enroll the child(ren)
poverty level.	as covered dependents under his/her health insurance.
In 2, enter the	The insuring parent shall provide the other parent and the child support agency with copies
percentage that each	of policy information and insurance cards. He/She shall inform the child support agency
parent will pay in a.	about any change in his/her employment and the availability of insurance.
and b. The total must	2. Uninsured Health Care Expenses. Payments for health care expenses for the minor
equal 100%.	children not covered by insurance, including medical, dental, orthodontic, hospital,
In 3, enter the number	psychiatric, counseling, drug and other health expenses shall be paid as follows:
of days for the	a. The wife to pay% of the total amount.
deadline.	b. The husband to pay% of the total amount.
In M.1, check the	3. Reimbursements. Any request for reimbursement from the other party for medical
guideline that applies	insurance and uninsured health care expenses shall be made in writing. The other party
to the specifics of this	shall pay their required percentage within days after receiving a written request.
case after considering	
the gross income of	M. CHILD SUPPORT BASIS
the parties, other	1. According to the child support percentage of income standards, the standard calculation,
payment obligations of	based on gross income that applies to this case is
the parties, and	\square 17% for one child. \square split-placement formula.
physical placement of	\square 25% for two children. \square shared-placement formula.
the children.	
In 2.a, enter the payer's	29% for three children. serial-family parent formula.
name, recipient's name,	□ 31% for four children. □ low-income payer formula.
payment frequency	34% for five or more children.
(weekly, bi-weekly,	0. Child Support Order and Pasis for a Deviation
monthly, bi-monthly)	2. Child Support Order and Basis for a Deviation.
and guideline amount.	a. Based on the above standard calculation, the parties understand that
T 1 1 4 41 11 1	child support would be paid by to in the amount of \$
In b1, enter the medical	
deviation from L.1.b or c or "0" if none and check	 b. The parties agree to deviate from that amount of child support.
if the amount should	1. A cash contribution from above in
increase or decrease the	L.1.b. or L.1.c.2. MEDICAL AND HEALTH CARE EXPENSES
guideline amount.	increases decreases this child support amount by (If no deviation, enter "0" or "None") \$
-	2. A deviation is based on: (Explain the reasons for any other deviation here)
In b.2, enter the other	
deviations or 0 if none.	and this 🗌 increases 🗌 decreases this child support amount by
In c, enter the date the	(If no deviation, enter "0" or "None") \$
payment shall begin and	c. The net amount of the child support payment shall begin,
determine the net child	20 in the amount of (If no child support is to be paid, enter "0" or "Held Open") \$
support amount after	20 in the amount of (interand support is to be paid, effect of or field open) Ψ
adding or subtracting the deviations from the	
acviations nom the	

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	3. Payments shall be made				
	a. 🗌 no payments are or	dered.			
In 3, check a or b.	b. 🗌 to the Wisconsin S	upport Colle	ctions Trust F	und (WI SCTF) at E	Box 74200,
	Milwaukee, Wiscor				
If b, check 1 or 2. If 2,				nly allowable if self-	employed)
enter the payer's				's employer as indic	/
employer information.		-			
r y					
	City			State	Zip
	Phone			Fax	
NOTE: An arrearage is					
an amount ordered that	4. Arrearages for Child Su				
has not been paid and is	The amount of the child s	••			and earn interest at
overdue.	the statutory interest rate	. Payments	shall be made	e as follows:	
In 4, check a, b, c, d, e	a. 🗌 No child support w	as previously	y ordered. Th	ere is no amount d	ue.
or f. If d, enter the	b. 🗌 The party has paid	all child sup	port as ordere	ed. There is no amo	ount due.
monthly payment	c. 🗌 If there are any arr	earages for o	child support i	now or at the time o	of the final hearing,
amount and the date	those arrearages a	re waived ar	nd the court fir	nancial record shall	be set at zero.
payments begin. If e,	d. 🗌 The total amount c				
enter the amount of the	be paid through mo				
arrears balance and					rages are paid in full.
check 1 or 2. If 1, enter	e. The arrears shall b				
the date of the one-time					<u> </u>
payment. If 2, enter the	$2 \square$ monthly inc	ome withhol	ding by the M	I SCTF in the amo	unt of \$
amount of the monthly					
payment and the date					ages are paid in full.
payments begin.	f. 🗌 Shall be determine	a by the cou	in at the time	or the final hearing.	
	5. Variable costs (required o	nly in cases of	shared physical r	vacement) which are	those reasonable
	costs above basic suppo				
	costs, tuition, a child's s				
In 5, if applicable, enter	a. We agree to consult v				
the percentage each	-	vitil each oth		anning any variable (
parent shall pay. The	reimbursement.				
total amount must equal					an't be made through WI SCTF)
100 %.	1. The wife to pay				
In 5.c, enter the number	2. The husband to pa	ay% of	the variable of	costs.	
of days for each	c. The request for reimb				
deadline.	days from the day the				required
	percentage within	days fror	m the date of	the request.	
NOTE: Variable Costs					
are defined in DCF	6. Deductions for Childre	n as depend	lents and exer	mptions for income	tax purposes.
150.02(29). Variable					
cost orders are mandatory		Mother	Father to	Mother to claim	
only for shared placement		to claim	claim in	even tax years	
situations.		in all tax	all tax	Father to claim	
	Name of Child	years	years	odd tax years	odd tax years
In 6, enter the name of					<u> </u>
each child and then					
check the box to indicate					
how the deduction will					
be distributed.					

- Any party ordered to pay child support may only claim the minor children as exemptions for federal and state income tax purposes if he or she is current in payment of child support as of December 31 of the year in which he or she intends to claim the exemption, pursuant to DCF 150.02(12).
- 8. Each party agrees to cooperate in signing IRS Form 8332, or other appropriate state or federal tax forms, as necessary, in order to carry out the options selected above.

N. LIFE INSURANCE

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 they are 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.

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

Company Name	Policy Number	Name of Insured

Neither party may borrow against any life insurance policy after the date of this agreement, nor use it as collateral, without the written consent of the other party.

O. OTHER AGREEMENTS

We understand that any oral agreements are not enforceable by the court.

- 1. We have no other agreements, written or oral, concerning this marriage.
- 2. We have additional written agreements concerning this marriage, copies of which are attached.

P. AGREEMENTS and UNDERSTANDINGS

We understand and agree:

- We could each get an attorney to review this agreement.
- This form was provided as a convenience and may NOT cover all issues.
- This agreement may have tax consequences and that seeking tax advice is suggested.
- We have each fully disclosed each of our income, debts, assets and liabilities to each other.
- Maintenance is deductible by the payer and taxable to the payee.
- Child support is NOT deductible by the payer or taxable to the payee.
- The parents agree that these legal custody and physical placement arrangements are in the best interests of the minor child(ren) at this time.
- Any court order regarding child support, legal custody, or physical placement is not final and may be modified under an appropriate change of circumstances.
- We must exchange annual financial information no later than (Date) _______ each year. A party who fails to furnish the information as required by the court under this subsection may be proceeded against for contempt of court under ch. 785, Wis. Stats.
- Whenever private, accessible and reasonably-priced health insurance becomes available to either parent at a reasonable cost, that parent shall enroll the child(ren) under the plan, unless the child(ren) are already enrolled under another private health insurance plan or unless the parent's income is below 150% of the federal poverty level.
- Any court order regarding the division of property is final as of the date of the final hearing and can never be changed.

In P, enter the date by which you will exchange financial information each year.

In N, check 1 or 2.

the company who

insures.

holds the policy, the policy number, and the name of the party who the policy currently

In O, check 1 or 2.

additional agreements.

If 2, attach any

If 2, enter the name of

- There are certain legal presumptions under Wisconsin law, such as:
 - Marital property should be divided 50/50.
 - Legal custody of minor children should be granted jointly to both parents.
 - A child born or conceived during the marriage is presumed to be the husband's child.

Q. VOLUNTARY EXECUTION / NATURE OF AGREEMENT

We assume equal responsibility for the entire content of this agreement. We have entered into this marital settlement agreement freely and voluntarily and not because of any undue influence. In some instances, the agreement represents a compromise of disputed issues. We believe the terms to be fair and reasonable under the circumstances.

We acknowledge that there may be substantial legal and tax implications with regard to this agreement. We understand that lack of knowledge of the law may not be sufficient to convince the court that relief from these provisions is required. We acknowledge that each of us has the right to seek the advice of our own personal attorney.

R. MUTUAL / GENERAL RELEASE

We release each other from any claim of any nature that may exist. Neither of us may, at any time hereafter, sue the other, or our heirs, personal representatives, and assigns, for the purpose of enforcing any or all of the rights relinquished and/or waived under this agreement. We agree that in the event any suit shall be commenced, this release, when pleaded, shall constitute a complete defense to any such claim or suit so instituted by the other party. We understand that this mutual and general release shall not become effective until this **Marital Settlement Agreement** is approved by the court.

S. FULL DISCLOSURE AND RELIANCE

We warrant to each other that there has been an accurate, complete, and current disclosure of all income, assets, debts, and liabilities. We understand and agree that deliberate failure to provide complete disclosure constitutes perjury under §767.127, Wis. Stats. and a fraud upon the court. The property referred to in this agreement represents all the property in which either party has any interest. This agreement is based on our financial disclosure statements. We relied on these financial representations when entering into this agreement.

T. RESTRAINING ORDER

We agree to 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.

U. EXECUTION OF DOCUMENTS

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

V. DIVESTING OF PROPERTY RIGHTS

We give up all rights to the property awarded to the other, except as otherwise provided for in this agreement.

All property awarded to a party shall be the separate property of that party. We shall have the right to manage our separate property as if we had never been married.

W. SURVIVAL OF AGREEMENT AFTER JUDGMENT

We agree that the provisions of this agreement shall survive any subsequent judgment of divorce and shall have independent legal significance. This agreement is a legally binding contract, entered into for good and valuable consideration. It is contemplated that in the future either of us may enforce this agreement in this or any other court of competent jurisdiction.

X. JURISDICTION

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

Y. APPROVAL OF COURT REQUIRED

We have read this agreement and agree with its terms. We submit this **Marital Settlement Agreement** to the court for approval and request the court to incorporate its terms in the final judgment. Once approved by the court, we understand that either of us may enforce this agreement in this or any other court of competent jurisdiction.

Z. WAIVER OF APPEARANCE

We agree that the court <u>may</u> proceed with the final hearing without further notice, and consent to judgment being entered on the petition, pursuant to the terms of this **Marital Settlement Agreement** even if the respondent or one of the joint petitioners does not appear.

The wife must sign and		
print her name. Enter the		
date on which she signed		Wife
her name.		
Note: This signature does		Print or Type Name
not need to be notarized.		Date
The husband must sign	_	
and print his name. Enter		
the date on which he		Husband
signed his name.		
Note: This signature does		Print or Type Name
not need to be notarized.		
		Date
	State of Wisconsin, Child Support	Agency
If either party is		0
receiving public assistance or there is a	Not Approved	
case worker from the	Not Required	
Child Support Agency		
assigned to your case,		Authorized Signature
you must take this		
agreement to the Child Support Agency in your		Print or Type Name
county for their approval.		
If not, mark not required.		Title
in not, mark not required.		
		Date
	Guardian ad Litem	
If a Guardian ad Litem	Not Approved	
has been appointed to	☐ Not Required (no GAL has be	een appointed)
your case, you must take		
this agreement to the GAL for his/her approval.		Authorized Circeture
GAL for his/her approval.		Authorized Signature
If not, mark not required.		Print or Type Name
		Title
		Date

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SCHEDULE A - DIVISION OF OTHER REAL ESTATE

Parcel Identification	State		Zip
	on Number (Tax Key Numb	er)	Zip
	Attached is a legal of		perty.
	y shall be awarded to the		
A. 🔲 wife			
B. 🗌 husba			
and that par	ty shall be responsible for o	outstanding financial obl	igations, and the other party shall be held
harmless fro	om any liability. Other provis	sions including refinanci	ng requirements, if any:
			See attac
	y shall be placed on the ma		
	ending sale, the property sha	all be occupied, used, o	r managed by
	wife.		
	husband.		
3.	shared equally.		
4. D. D.	other:	avec and incurrence ab.	
	ending sale, the mortgage, ta	axes, and insurance sha	all be paid by
	wife.		
	husband.		
	shared equally.		
4.	other:		
		repairs, special assessr	ments and other sale-related expenses shall
	aid by		
	wife.		
	husband.		
	shared equally.		
4.	other:		
			used to pay the usual costs of a sale and
pr	orations, and any balance of	on the existing mortgage	e. Upon payment of all costs, the proceeds
fro	om the sale shall be divided	I between the parties as	s follow:
:	a. The wife to receive	<u>%</u>	
	b. The husband to receive	<u>%</u>	
Parcel 3: The parti	ies own other real estate lo		
Address City		State	Zip
Address City	cation Number (Tax Key Nu	mber)	
Address City Parcel Identific	Attached is a legal of	State mber) description of this pro	
Address City Parcel Identific	cation Number (Tax Key Nu Attached is a legal of ty shall be awarded to the	mber)	
Address City Parcel Identific 1 This propert A wife	Attached is a legal of the awarded to the	mber)	
Address City Parcel Identific 1 This propert A wife B husba	Attached is a legal of ty shall be awarded to the and	mber) description of this pro	perty.
Address City Parcel Identific 1 This propert A wife B husba and that par	Attached is a legal of ty shall be awarded to the and ty shall be responsible for o	mber) description of this pro description of this pro description of the second	perty. igations, and the other party shall be held
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