Petitioner/Joint Petitioner A: Respondent/Joint Petitioner B: _					
-	in Spanish. gov/forms1/circuit/index.htm disponible en español.				
Enter the name of the county in which you are filing this case.	STATE OF WISCONSIN, CIRCUIT (COURT,			
Enter the name of Petitioner/Joint Petitioner A.	IN RE: THE MARRIAGE OF Petitioner/Joint Petitioner A				
Enter the name of Respondent/Joint Petitioner B.	Name (First, Middle and Last)			ipulation for	
Check divorce or legal separation.	Respondent/Joint Petitioner B Name (First, Middle and Last)		Temporary Order Without Minor Children ☐ Divorce - 40101		
NOTE: Enter the case number, if known. If not leave blank.				Legal Separation - 40201	
leave orank.			Case	No	
In 1, enter the requested information about	SUMMARY OF PERSONAL II Petitioner/Joint Petitioner A: Address	NFORMATION			
Petitioner/Joint Petitioner A.	Address City Date of birth		State	Zip	
Include area codes with the requested phone numbers. Dates of birth should be written in the	Employer name				
following format: [month, day, year].				Zip Fax	
In 2, enter the requested information about	Respondent/Joint Petitioner B Address): 			
Respondent/Joint Petitioner B.	Address City Date of birth		_State	Zip	
Include area codes with the requested phone numbers. Dates of birth	Gross monthly income \$ Employer name Address of payroll office				
should be written in the following format: [month, day, year].	City Phone			Zip Fax	
	STIPULATION				
	The parties agree that the following except as modified by a future order	_	til the final he	earing of this action	
	1. SUMMARY OF FINANCIAL AG				
For 1.A.1, check a or b. If b, enter the monthly amount of maintenance	A. MAINTENANCE (Spousal Su 1) Petitioner/Joint Pet a. gives up right		e at this time		

Petitioner/Joint Petitioner A:Respondent/Joint Petitioner B:		
and the month and year on which the payments will begin. For 1.A.2, check a or b.		 b. Respondent/Joint Petitioner B shall pay maintenance to Petitioner/Joint Petitioner A in the amount of \$ per month beginning on the first day of the month of, 20 2) Respondent/Joint Petitioner B a. gives up right to receive maintenance at this time.
If b, enter the monthly amount of maintenance and month and year on which the payments will begin.		b. Petitioner/Joint Petitioner A shall pay maintenance to Respondent/Joint Petitioner B in the amount of \$per month beginning on the first day of the month of, 20
Check 1, 2, or 3.	B.	PAYMENTS FOR MAINTENANCE SHALL BE MADE ☐ 1) directly from the payer to WI SCTF (only if self-employed). ☐ 2) by income assignment from the payer's employer as indicated on page 1. ☐ 3) No maintenance is to be paid at this time.
Parties may not make payments directly to each other. (See WI Stat. §767.75)	C.	INFORMATION ABOUT HOW PAYMENTS ARE MADE TO WI SCTF. All payments for maintenance ordered shall note the case number and the names of the parties on the face of the check and should be made payable to WI SCTF, and sent to: Wisconsin Support Collections Trust Fund Box 74200 Milwaukee, WI 53274-0200
		The WI SCTF will transmit the payments to the proper persons entitled to them. Failure of an employer to pay the proper amount shall not be a defense for failure to pay the proper amount. If an employer fails to take out the correct amount for maintenance, the party paying is responsible for the full and correct amount.
		The party paying maintenance is responsible for payment of the annual receiving and disbursing fee to WI SCTF.
	2. SU	MMARY OF OTHER AGREEMENTS
In 2.a., check 1 or 2.	Α.	RESIDENCE.
		1) The parties do not own or rent a residence together.
If 2, check a, b, c or d. If a, b or d enter the date [month, day, year].		 The parties do own or rent a residence together and agree that a. Petitioner/Joint Petitioner A shall have temporary exclusive use of the residence and Respondent/Joint Petitioner B shall leave the residence on or before b. Respondent/Joint Petitioner B shall have temporary exclusive use of the residence and Petitioner/Joint Petitioner A shall leave the residence on or before
		c. both parties agree to share the residence.d. both parties agree to vacate and/or sell the residence by
For 3, check a, b, or c. If c, enter the date.		3) Sale of Residence. a. The parties do not own a residence. b. The residence shall not be placed for sale at this time. c. The residence shall be placed for sale no later than
For 4, check a or b. If a, attach the agreed upon arrangements.		 4) Other Real Estate. One or both of the parties own additional real estate, the agreement for temporary use of which is disclosed as an attachment. a. Yes, see attached agreement. b. No
In B, check 1 or 2. If 2, complete the chart indicating who has and	B.	PERSONAL PROPERTY DIVISION. The parties agree that each shall be awarded the temporary and exclusive use of the personal property in their possession ☐ 1) with no exceptions.

Petitioner/Joint Petitioner A: Respondent/Joint Petitioner B:				
who will have possession while the case is pending.	2) except for the following property:			
Complete this section with as much detail as possible.	will have temporary use of the property A = Petitioner/Joint P	Who will have possession A = Petitioner/Joint Petitioner/ B = Respondent/Joint Petitione		
NOTE: There are two	HOUSEHOLD ITEMS	Α	В	
types of property. "Real				
estate" includes such things as homes and land.			$\perp \sqcup$	
"Personal property"		$\perp \perp$		
includes all other things			┞╠	
such as vehicles, clothing and other personal items,	AUTOMORIUES			
furniture, bank accounts, and retirement or	AUTOMOBILES Year, Make, Model	A	В	
investment accounts.				
NOTE: If you have			\perp \vdash	
already divided the			╁╫	
property, you must still	LIFE INSURANCE			
disclose how you divided it below.	Name of Company & Policy #	Α	В	
it below.	Name of Company & Folicy #		ТП	
	BUSINESS INTERESTS Name of Business & Address	Α	В	
			ΙП	
	SECURITIES: STOCKS, BONDS, MUTUAL FUNDS, COMMODITY ACCOUNTS	Α.	В	
	Name of Company & # of shares	A	В	
	Name of Company & # of Shares	$+\Box$		
			$\vdash \vdash$	
		1 1	İΠ	
	PENSION, RETIREMENT ACCOUNTS, DEFERRED COMPENSATION, 401K PLANS, IRAS, PROFIT SHARING, ETC. Name of Company & Type of Plan	A	В	
	CASH AND DEPOSIT (SAVINGS & CHECKING) ACCOUNTS Name of Bank or Financial Institution	Α	В	
	OTHER PERSONAL PROPERTY Description of Asset	Α	В	
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		<u> </u>	<u> </u>	
Enter the date and describe		See att		
exchange arrangements.	following arrangements:			

DEBTS AND LIABILITIES.

C.

1) Each of the parties shall be responsible for the following debts and liabilities to keep payments current:

	Payment for	Payment to (Creditor)	Monthly Payment	Paid by Petitioner/ Joint Petitioner A	Paid by Respondent/ Joint Petitioner B	Shared Equally
In C.1, for each debt owed	Mortgage/Rent		\$			
individually and jointly,	Mortgage/Rent		\$			
write the name, monthly	Car 1		\$			
payment, and check who will be responsible for	Car 2		\$			
payment.	Car 3		\$			
payment.	Insurance (Auto)		\$			
NOTE: Any and all debts	Insurance (Medical)		\$			
disclosed on the parties'	Insurance (Life)		\$			
Financial Disclosure	Loans-Student		\$			
Statements that are still	Loans-Personal		\$			
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.	Loans-Other		\$			
	Credit Card 1		\$			
	Credit Card 2		\$			
	Credit Card 3		\$			
	Credit Card 4		\$			
	Other		\$			
	Other		\$			
	Other		\$			
	Other		\$			

2) The parties agree and understand:

- a. Unless otherwise agreed upon in the order, each party shall pay their own future monthly household expenses.
- b. 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.
- c. Both parties are restrained from making any further debts against the credit of the other party.
- d. Any debt incurred after the date of this order shall be the responsibility of the party who incurred the debt.
- e. Creditors are NOT bound by this agreement and both parties remain liable to creditors for all marital debts.
- f. 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.

D. INCORPORATION OF AGREEMENT INTO TEMPORARY ORDER.

The parties agree that this stipulation shall be submitted to the court for approval and all parties request that the court make this stipulation a temporary order of the court.

E. THE PARTIES AGREE:

- 1) This court has jurisdiction over the marriage and the parties individually.
- Both parties freely and voluntarily, without any force or coercion, enter into and sign this agreement.
- Both parties have fully disclosed all information about income, expenses, assets and debts to each other.
- 4) This agreement is based on compromise between the parties, but as a whole, is fair and reasonable.
- 5) A court may enforce the terms of this agreement through the powers of contempt of court.

Both parties acknowledge that this agreement may be amended by further order of the court.

Petitioner/Joint Petitioner			
A must sign and print			

Petitioner/Joint Petitioner A: Respondent/Joint Petitioner B:			
name. Enter the date the	Print or Type Name		
document was signed. NOTE: This signature	Address		
does not need to be notarized.	Email Address	Telephone Number	
<u> </u>	Date	State Bar No. (if any)	
Petitioner/Joint Petitioner	>		
B must sign and print name.	Petitioner/Joint Petitioner B		
Enter the date the document was signed.	P	rint or Type Name	
NOTE: This signature does not need to be		Address	
notarized.	Email Address	Telephone Number	

PARTIES MUST INCLUDE A PROPOSED ORDER THAT WILL ONLY BECOME ENFORCEABLE IF SIGNED BY A CIRCUIT COURT JUDGE OR CIRCUIT COURT COMMISSIONER.

Date

State Bar No. (if any)