Petitioner/Joint Petitioner A: Respondent/Joint Petitioner B: _		
Enter the name of the county in which this case is filed.	STATE OF WISCONSIN, CIRCUIT COURT, COUNTY	
Enter the name of the petitioner/joint petitioner A.	IN RE: THE MARRIAGE OF	
	Petitioner/Joint Petitioner A	_
	Name (First, Middle and Last) and	
Enter the name of the respondent/joint petitioner B.	Respondent/Joint Petitioner B	Divorce Judgment Addendum without Minor Children
Check divorce or legal separation. Enter the case number.	Name (First, Middle and Last)	
Enter the case number.		Case No
	THE FOLLOWING SHALL BE INCORPORAT CONCLUSIONS OF LAW, AND JUDGMENT	
In A.1, check a, b, or c.	A. MAINTENANCE (Spousal Support) 1. Petitioner/Joint Petitioner A	
	_	terminated and may never make a request for
If b, enter a date and choose 1 or 2.	☐ b.is not ordered to receive mainte	nance at this time, but the court leaves open, 20 The right to request
If 1, enter the reasons.	Thailite failce is liftlied to	. , , ,
If c, enter the maintenance amount and the date the payments should begin and end.	c.Respondent/Joint Petitioner B s Petitioner A in the amount of \$ _ 20 Maintenance shall end	hall pay maintenance to Petitioner/Joint per month beginning, d 20 or until Petitioner/Joint by court order, whichever comes first.
In 2, check a, b, or c.	 Respondent/Joint Petitioner B a. right to receive maintenance is maintenance. 	s terminated and may never make a request for
If b, enter a date and choose 1 or 2.	□ b. is not ordered to receive maint	tenance at this time, but the court leaves open [1], 20 The right to
If 1, enter the reasons.	1) the following circumstan 2) any appropriate substan	
If c, enter the maintenance amount and the date the payments should begin and end.	c. Petitioner/Joint Petitioner A sh Petitioner B in the amount of \$ Maintenance shall end	all pay maintenance to Respondent/Joint — per month beginning, 20 , 20 or until Respondent/Joint r by court order, whichever comes first.
Check a or b.	3. Payments shall be made	
Check a of b.		ections Trust Fund (WI SCTF) at Box 74200,
Check 1 or 2.	2) by income assignment fro	WI SCTF (only allowable if self-employed). om the payer's employer as indicated below:
	Address of payroll	office

Respondent/Joint Petitioner B: _				
If 2, enter the employer		City	State	Zip
information.				Fax
NOTE: 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	The pa □ a.	The party has paid all ma If there are any arrearage	naintenance arro viously ordered intenance as or es for maintenar	
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.	☐ d.	paid through monthly inco \$beginningshall earn interest at the r in full. The arrears shall be set a1) a one-time paymer20 2) monthly income wind beginning	rate of% rate of the WI SC thholding by the, 20	DS computer system and shall be by the WI SCTF in the amount of 20 The arrears balance per year until the arrearages are paid and paid through TF made by [Date], WI SCTF in the amount of \$ The arrears balance shall be per year until the arrearages are
	☐ f.	Shall be determined by the	e court at the ti	me of the final hearing.
	Each par	INSURANCE ty has notified the other pa ion benefits under their cur	, ,	the availability of COBRA or other epolicy.

Petitioner/Joint Petitioner A:

In C, complete this section with as much detail as possible.	C. PERSONAL PROPERY DIVISION 1. Division. Any court order regarding the divisional as of the date of the final hearing and property division is ordered as follows:	can never be changed. T	he final	personal	
NOTE: There are two types of property. "Real estate" includes such things as homes and land. "Personal	List the property and check the party that is awarded permanent use of the property once the divorce/legal separation is final. Who will have possible to the property once the divorce/legal separation is final.			etitioner A	
property" includes all other	HOUSEHOLD ITEMS		Α	В	
things such as vehicles, clothing and other personal					
items, furniture, bank				_ <u></u>	
accounts, retirement or investment accounts.					
	AUTOMOBILES		A	В	
	Year, Make, Model		^		
				_ <u>H</u> _	
NOTE: Any and all assets	LIFE INSURANCE				
disclosed on the parties'	Name of Company & Policy #		Α	В	
Financial Disclosure Statements must be					
included and divided				_ <u></u>	
between parties.	BUSINESS INTERESTS				
	Name of Business & Address	Α	В		
	SECUDITIES: STOCKS BONDS MUTUAL FU	INDS COMMODITY			
	SECURITIES: STOCKS, BONDS, MUTUAL FUNDS, COMMODITY ACCOUNTS			В	
	Name of Company & # of share	es		_	
NOTE: If the parties have already divided the property, that division must	PENSION, RETIREMENT ACCOUNTS, DEFERRED COMPENSATION, 401K PLANS, PROFIT SHARING, ETC. Name of Company & Type of Plan			В	
still be disclosed here.					
	CASH AND DEPOSIT (SAVINGS & CHECK	ING) ACCOUNTS			
	Name of Bank or Financial Institu	tion	Α	B	
				<u> </u>	
				$-\frac{\sqcup}{\sqcap}$	
If more space is necessary,	OTHER PERSONAL PROPER	RTY			
mark the box and attach additional sheets.	Description of Asset		Α	В	
				旹	
			See	attached	
	 2. Exchange. The following items still need to long a. None. All personal property has alread both parties. b. List of items: 				
FA-4155V, 04/23 Divorce Judgment	Addendum without Minor Children This form shall not be modified. It may be supplemented wit Page 3 of 6		Wisconsin S	Statutes	

Petitioner/Joint Petitioner A:

Petitioner/Joint Petitioner A: Respondent/Joint Petitioner B: _	
	The exchange of personal property shall be made by [Date], 20 according to the following arrangements: Any item of personal property not listed above shall be awarded to the party who
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	has possession at the time of the final hearing. D. DIVISION OF REAL ESTATE 1. Neither party owns any real estate at this time. 2. One or both parties own real estate at this time. 3. Primary Residence . The parties own a primary residence located at: Address
found on your real estate tax bill. If 1, check A or B and enter other provisions, if any.	City State Zip Parcel Identification Number (Tax Key Number) 1) This primary residence shall be awarded to the A. Petitioner/Joint Petitioner A B. Respondent/Joint Petitioner B and that party shall be responsible for outstanding financial obligations, and the other party shall be held harmless from any liability. Other provisions including refinancing requirements, if any:
If 2, check 1, 2, 3, or 4 in A, B, or C for the responsibility for other expenditures that occur while the property is being sold.	□ See attached □ 2) This residence shall be placed on the market for sale. A. Pending sale, the residence shall be occupied, used, or managed by □ 1. Petitioner/Joint Petitioner A. □ 2. Respondent/Joint Petitioner B. □ 3. shared equally. □ 4. Other: □ 1. Petitioner/Joint Petitioner A. □ 2. Respondent/Joint Petitioner A. □ 2. Respondent/Joint Petitioner B. □ 3. shared equally. □ 4. Other: □ C. Pending sale, any necessary repairs, special assessments and other sale-related expenses shall be paid by □ 1. Petitioner/Joint Petitioner A. □ 2. Respondent/Joint Petitioner B. □ 3. shared equally. □ 4. Other: □ 3. shared equally. □ 4. Other:
Enter the percentage each party shall receive in a and b. The total amount must equal 100 %.	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%
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.	 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.

Petitioner/Joint Petitioner A: Respondent/Joint Petitioner B:							
In E, for each debt owed individually and jointly, write the name, current balance, and check who will be responsible for payment.	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/Rent		\$				
NOTE: Any and all debts	Mortgage/Rent		\$				
disclosed on the parties'	Car 1		\$				
Financial Disclosure	Car 2		\$				
Statements that are still unpaid should be included	Car 3		\$				
here and divided between	Loans-Student		\$				
the parties. Any new debts	Loans-Personal		\$				
incurred should also be	Loans-Other		\$				
listed and divided.	Credit Card 1		\$				
	Credit Card 2		\$				
	Credit Card 3		\$				
	Credit Card 4		\$				
	Other		\$				
	Other		\$				
If more space is necessary,	Other		\$				
attach additional sheets.	Other		\$				
	shall no Any debt. Creditor creditors Any parassigne cause for	t make any demot not listed shales are NOT bours for all marital of the who suffers and debt may enfor contempt of	nands upon to led the respond by this ago debts. Toss becaus price that obli- ourt.	fully responsible the other party coronsibility of the party cement and both see of a failure of the gation by a motion	for that obligation neerning that debarty who incurred parties remain line other party to par	ot. I the iable to pay an	
In F, check 1 or 2. If 2, enter the amount and in a, check 1 or 2.	☐ 2. A paymei a. Th ☐	ent is required to nt of \$ nis payment sha] 1) Petitioner/Jo	o be made to is required to all be made b pint Petitione	equalize the man equalize the ma	arital property divi nt/Joint Petitioner	ision. · B.	

In b, check 1 or 2. If 1, enter the date [month, day, year]. If 2, enter the amount and date. In c, enter the percentage

and check 1 or 2.

G. TAXES

1. Year of Divorce/Legal Separation.

1) of the final hearing.2) the payment was due.

 The parties shall file their income tax returns for the year of the divorce/legal separation consistent with the rules of the IRS, Wisconsin Department of Revenue, and Wisconsin's Marital Property law.

1) shall be made in a lump sum payment no later than

[Date] ______, 20 _____, until paid in full.

c. The amount shall earn interest until paid in full at the rate of _____

2) shall be paid in the amount of \$_____ per month beginning

[Date] _____, 20____.

_% per year from the date

• The parties are advised that their marital status on the last day of the year determines their filing status for that year, whether married or single.

Petitioner/Joint Petitioner A: Respondent/Joint Petitioner B:	
	 The parties are advised that each is solely responsible for seeking tax advice from a tax professional with regard to issues of this divorce/legal separation.
	2. Years Before Divorce/Legal Separation.
In G.2, check a or b.	a. Tax returns for all previous years were filed.
If b, check 1 or 2.	b. The parties are ordered to file returns for the previous tax years as follows:
	☐ 1) Share preparation expenses, tax liability, and/or refund equally. ☐ 2) Other:
	H. LEGAL NAME RESTORATION
In H, check 1, 2, or 3.	☐ 1. Neither party is awarded the right to use a former legal surname.
If 2 or 3, enter the former legal surname.	2. Petitioner/Joint Petitioner A is awarded the right to use a former legal surname of
	3. Respondent/Joint Petitioner B is awarded the right to use a former legal surname of
	Note: If this is an action for legal separation, the court cannot allow either party to resume a former legal surname unless and until the judgment is converted to divorce.
	I. OTHER ORDERS
In I, enter the date by which you will exchange financial information each year if other than May 1.	If the court orders child support or maintenance, the parties shall annually exchange financial information no later than May 1 or Other: [Date] of each year including all of the following: • 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- menth period proceeding the exchange of information.
Check 1 or 2. If 2, enter	month period preceding the exchange of information. ☐ 1. No other orders were made on the record.
additional orders.	2. Other orders were made on the records as follows:
additional orders.	2. Other orders were made on the records as follows.
	J. 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.

K. 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.

L. 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.

M. JURISDICTION

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