STATE	OF WISCONSIN :		CIRCUIT COURT : FAMILY DIVISION :			MILWAUKEE COUNTY		
[Please	<u>TYPE</u> or <u>PRINT</u> all information	and check applicab	ele boxes					
In re th	e marriage of:		Case #	#	_ FA			
Social S	Security #:	, Petitioner	Family		B e correct		D	
	and		MA				LATION - MENT AGREEM	ENT
Social S	Security #:		IV-D #					
-	In this document, the [ ] petir In this document, the [ ] petir In this document, the [ ] petir The respondent acknowledges remarks have [number] child(ren). The wife is not pregated Both parties have been separated Both parties agree that this mark	tioner [ ] respondent eceipt of a copy of the minor child(ren) as gnant and has not give since riage is irretrievably b	is called <b>WIFE</b> . is called <b>HUSBAN</b> e summons and pet a result of this re n birth to any othe	ND.  tition in elations r child  ge is ov	n this a ship. ren du ver).	action. They ring th	have [number] his marriage.	
-	Each party acknowledges that s proceeds in this action without financial rights well enough to p	a lawyer by her/his	own choice, and					

- The parties state that the following agreement is a reasonable, fair and equitable division of their marital property and debts, and the parties consent to its terms freely and voluntarily after considering their economic
- Each party has a general idea of the other's approximate income, property and debts. Each party believes that the other party has made an honest, complete and fair financial disclosure. Each party hereby waives any further formal financial disclosure statements.

circumstances, the property each brought into the marriage, their age and health, and their earnings.

- Respondent hereby waives her/his right to receive further notice of the date, time and location of the final hearing of this matter, and consents to the other party's appearance to give testimony and ask that the court grant a divorce adopting the terms set forth in this document.
- Both parties waive any and all jurisdictional objections to the extent they are legally allowed to do so, including objections based on military service of the United States as defined in Sec.511 of the Soldiers and Sailors Civil Relief Act of 1940, as amended, 50 USC Sec. 510, et seq., and state that neither is entitled to the protection of that act.

## MARITAL SETTLEMENT AGREEMENT

Subject to the approval of the court, the parties agree that the terms of their divorce, to be included in the forms known as the Findings of Fact, Conclusions of Law, and Judgment of Divorce, shall be as follows:

1.	<b>CHILI</b> [ ] [ ]	The parties shall have joint legal custody of the minor child(ren).  The shall have sole custody of the minor child(ren).				
2.	CHILI []	A. The shall have primary placement of the minor child(ren), and the shall have periods of placement as follows:  [ ] All reasonable times upon reasonable notice, [ ] As follows (write in agreed upon schedule):				
	[]	B. The parties shall have shared $(50/50)$ placement of the minor child(ren).				
3.	<b>CHILI</b> [ ]	Starting on (date) the shall pay child support as follows:  [ ] The MONTHLY amount of \$  [ ] An amount equal to percent of gross income:  Limitations:  [ ] An amount equal to percent of gross income, but not less than \$ per				
	[ ]	Other: (explain)				
4.	[] H medica [] Bo expenso [] B	MEDICAL INSURANCE / MEDICAL EXPENSES FOR MINOR CHILDREN  [ ] HUSBAND [ ] WIFE [ ] BOTH PARTIES shall maintain, in full force and effect, comprehensive medical/hospitalization insurance naming the minor child(ren) as beneficiary(ies)  [ ] BOTH PARTIES EQUALLY [ ] HUSBAND [ ] WIFE shall pay the cost of all medical and related expenses for the minor child(ren) which are not covered by insurance.  [ ] BOTH PARTIES EQUALLY [ ] HUSBAND [ ] WIFE shall pay the cost of the premium charged by an employer or insurance company for medical/hospitalization insurance for the minor child(ren).				
5.	[ ] W	TAX EXEMPTIONS/DEDUCTIONS FOR MINOR CHILDREN  [ ] WIFE [ ] HUSBAND shall have the right to take the minor child(ren) as exemptions and deductions of his/her federal and state income tax returns:  [ ] provided he/she is current with all child support payments.  [ ] Other: (explain)				

6.

MAINTENANCE (Spousal support)
The parties waive their right to receive maintenance. They understand that by waiving maintenance, they may

never request that a court award them maintenance from the spouse named in this agreement.

<b>DEB</b>	FS AND OBLIGATIONS OF THE PARTIES [check appropriate box(es) and list debts as needed]  Each of the parties shall pay all debts and financial obligations she/he entered into after this action was filed and shall hold the other party harmless for such payment, except as specifically required by any temporary orders made in this case. Any such temporary order shall remain in full force and effect after the divorce is granted.
[]	There are no marital debts.  The wife will pay the following debts and shall hold the husband harmless for their payment:
[]	The husband will pay the following debts and shall hold the wife harmless for their payment:
a disc him o a cha with	er party shall incur any debt or obligation for which the other may be responsible. Should either party obtain charge in bankruptcy or debtor relief pursuant to the Federal Bankruptcy Code from the debts assigned to or her, resulting in the other party being held responsible for the payment of those debts, that shall constitute nge of circumstances, and the court shall then have the power to consider reopening or revising the Judgment respect to maintenance. <i>NOTE:</i> <u>Any provision for payment of debts IS NOT BINDING on those who have ded you credit while you were married.</u>
	PERTY DIVISION parties agree it is fair to divide their property as follows:
PRO	PERTY TO WIFE. The wife shall be awarded the following:
[]	Automobile (make, model and year);
[]	Household furnishings, clothing and personal items currently in the wife's possession;
[ ]	Retirement/Profit-sharing/Deferred compensation plans in her name;
	Cash and deposit accounts in her name;
[ ] [ ]	Other personal property in her name or in her possession; Other:
	Cash payment from husband to equalize marital estate in the amount of \$
	Payment to be made on or before (date)  OR
	[ ] Wife acknowledges receipt of this amount from husband.
PRO	PERTY TO HUSBAND. The husband shall be awarded the following:
[]	Automobile (make, model and year);
[ ]	Household furnishings, clothing and personal items currently in the husband's possession;
	Retirement/Profit-sharing/Deferred compensation plans in his name;
	Cash and deposit accounts in his name; Other personal property in his name or in his possession;
[ ]	Other: Other:
	Cash payment from wife to equalize marital estate in the amount of \$
	[ ] Payment to be made on or before (date) OR
	[ ] Husband acknowledges receipt of this amount from wife.
DE	
REA [ ]	L ESTATE [check appropriate box] The parties do not own any real estate.
ιJ	The parties do not own any real estate.

	[]	The parties agree on how to divide the real estate and will cooperate in signing and exchanging all documents needed to make required title changes.						
10.	INCO! [ ]	ME TAX RETURNS [check appropriate box]  The parties agree to file joint income tax returns for the tax year They will divide equally the costs of the preparation of the returns, pay equally toward any penalties or taxes due, or divide equally any refunds. They agree to cooperate in the preparation of the returns.  This section is non-applicable.						
11.	FINANCIAL DISCLOSURE: COVENANTS  Each party states to the other that there has been a full disclosure of all assets, income and liabilities, and that the property referred to in this Marital Settlement Agreement represents all the property to which either of them have interest or right, either legal or equitable.							
12.	RESTORATION OF NAME (if desired) shall be restored the use of her/his former surname,							
13.	<b>EXECUTION OF DOCUMENTS TO MAKE THIS AGREEMENT EFFECTIVE</b> The parties agree to execute and deliver any and all documents which may be necessary to carry out the terms of this agreement.							
14.	The pa	VOLUNTARY EXECUTION  The parties state they have entered into this Marital Settlement Agreement freely and voluntarily, and not becau of any undue influence. In some instances, the agreement represents a compromise of disputed issues. Each believes the terms to be fair and reasonable under the circumstances.						
15.	<b>ENTIRE AGREEMENT</b> Each party admits that no promises or statements of any kind have been made to persuade him or her to enter int this agreement, other than those set forth in the agreement itself.							
16.	<b>RESTRAINING PROVISIONS</b> Each party agrees not to molest the other, not to interfere with the personal liberty of the other, and not to comon the premises occupied by the other as a residence, except with the specific permission of the other.							
17.	INCORPORATION INTO JUDGMENT  The parties agree that the terms of this Marital Settlement Agreement may be submitted to the court for approva and both parties request the court to include its terms in the final judgment of divorce and make the term enforceable as part of such judgment.							
18.	<b>ADDITIONAL PROVISIONS</b> [If there are no additional provisions, check this box [] NONE. [If you need more space, add an additional page, mark it "PAGE 4A" - Both parties must SIGN that page.]							
Petitic Dated	l <b>:</b>	Respondent Dated:						
A;\msa	basch12/16	<u></u>						