|  |  |  |
| --- | --- | --- |
| **STATE OF WISCONSIN CIRCUIT COURT**  **BRANCH** | **COUNTY** |  |
| In the | |
| [EXAMPLES OF REQUESTS FOR ADMISSIONS;  USE ONLY THOSE THAT APPLY TO YOUR CASE] | | |

TO: [petitioner]

The Respondent, [name], by counsel, [name], requests that the Petitioner, [name of petitioner], fulfill the following discovery demand within thirty (30) days from the date of service of this discovery document, in accordance with Wis. Stat. §§ 48.293, 804.01, 804.08, 804.09, and 804.11.

**INSTRUCTIONS FOR ANSWERING REQUESTS FOR ADMISSIONS**

You, as Petitioner in the above-captioned matters, are requested to admit or deny the truth of the statements given below. A failure to specifically deny any statement within thirty (30) days will be deemed admission pursuant to Wis. Stat. § 804.11(b). You may not give lack of information or knowledge as a reason for failure to admit or deny unless you have made reasonable inquiry and the information known to you after such inquiry is insufficient to enable you to admit or deny the statement.

**DEFINITIONS**

“You” or “your” includes, but is not limited to, yourself as Petitioner in the above-captioned matters, your agents, your employees, and for the purposes of this Discovery request only, the [name of county] County Department of Human Services and any social worker or employee therein.

“Department” refers to the [name of county] County Department of Human Services involved with and managing the underlying CHIPS case(s), [case number(s)].

**REQUESTS FOR ADMISSIONS**

1. Admit that the Department is required to abide by Wis. Stat. § 48.834 in the underlying CHIPS case.
2. Admit that, since the dispositional orders were entered in the underlying CHIPS case, the Department determined the extent of visitation that the parent was permitted to have with the children.
3. Admit that, since the dispositional orders were entered in the CHIPS case, the Department had a duty to help the parent fulfill the conditions of return.