NOTICE TO COUNSEL:

To enable the judges of this court to evaluate possible disqualification or recusal, counsel for any private (non-governmental) business, company, or corporation shall submit at the time of its first appearance, pleading, petition, motion, or response this statement of corporate affiliations, financial interest, and citizenship.

IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF WISCONSIN Plaintiff. Case No. _____ v. Defendant. DISCLOSURE OF CORPORATE AFFILIATIONS AND CITIZENSHIP I, the undersigned counsel of record for _____ make the following disclosure: 1. Is the named party a subsidiary or affiliate of a publicly owned corporation? YES □ NO □ If the answer is YES, list below and identify the parent corporation or affiliate and the relationship between it and the named party: 2. Does any other publicly owned corporation own 10% or more of the named party's stock or have another type of financial interest in the outcome of the litigation? YES □ NO □ If the answer is YES, list the identity of such corporations and the nature of the financial interest in the named party:

If the	answer is VES, name and identify the citizenship of every individual or entit
	e answer is YES, name and identify the citizenship of every individual or entity e citizenship is attributed to the named party:
Rule to na	: In an action in which jurisdiction is based on diversity under 28 U.S.C. § $17.1(a)(2)$ of the Federal Rules of Civil Procedure now <u>requires</u> a party or integrate and identify the citizenship of every individual or entity whose citize buted to that party or intervenor:
	(A) when the action is filed in or removed to federal court, and (B) when any later event occurs that could affect the court's jurisdiction.
Unde	er Rule 7.1(b), a party or intervenor must file a disclosure statement:
	(1) with its first appearance, pleading, petition, motion, response, or other requ (2) promptly file a supplemental statement if any required information change