

- d. Awarding the prevailing party his or her expenses incurred in enforcing the parenting plan, including but not limited to attorney fees, filing fees and court costs.
- e. Terminating, suspending, or modifying spousal support.
- f. Terminating, suspending, or modifying child support if the Court finds that parenting time has been denied or interfered with without good cause, and other requirements of ORS 107.431 are met.
- g. Scheduling a hearing for modification of custody.

2. Order Establishing Parenting Time.

A copy of the Order or Judgment establishing the parenting time is attached to this Petition.

NOTICE: Review the Confidential Information Form (CIF) information sheet. If the copy of the order or judgment establishing parenting time you are attaching to this motion contains protected information, you must redact – black out or erase – that information from the copy.

NOTICE: Review the Confidential Information Form (CIF) information sheet. If the copy of the order or judgment establishing parenting time you are attaching to this motion contains protected information you must redact – black out or erase – that information from the copy.

3. Points and Authorities.

This request is based on ORS 107.434 which requires an expedited hearing and authorizes various remedies for violations of parenting plans.

4. Information Required by the UCCJEA.

a. The Court that issued the Order I am asking this Court to enforce did did not identify the jurisdictional basis it relied upon when it exercised jurisdiction over the child/ren. The basis was:

(fill out if the court did identify the jurisdictional basis)

b. The Order that I am asking the Court to enforce has has not been vacated, stayed or modified. The name of the court, case number and nature of the proceeding is as follows: _____

(fill out if the Order has been vacated, stayed or modified)

c. No proceeding involving domestic violence, custody or any other issue regarding the child/ren has been started that could affect this proceeding, except: _____

(List court, case number and nature of proceeding)

Notice About Sanctions

The remedies the Court may impose as a result of this petition to enforce a parenting plan are listed on pages 1 and 2 of this document, in Section 1, paragraphs “a” through “g”.

When pleaded and shown in a separate legal action, violation of court orders, including parenting time and visitation orders, may also result in a finding of contempt, which can lead to fines, imprisonment, or other penalties, including compulsory community service.

Notice About Mediation

Mediation of the parenting plan enforcement issues may be required in your county. A separate Order will be issued if mediation is required.

The Court may waive the mediation requirement if one of the parties can show a good reason. You may file a written request asking that the Court waive mediation. Forms are available through the Oregon Judicial Department at <http://www.ojd.state.or.us/familylaw> and through your local Circuit Court.