				In Custody	
COUNTY OF CLACKAMAS				FFIDAVIT OF EL TFOR COURT-A (Not Public In	PPOINTED COUNSEL
Case Name:		water.	Case No.		
Charges:			Case Type:		
Other Information:				(ONLY	IF NOT CRIMINAL OR PV)
l om opling for annaisteant of an attactus					
I am asking for appointment of an attorney i following information is complete and accura attorney and payment of other defense cost could result in my request being denied, or repay the cost to the state for providing court PLEASE PRINT CLEARLY,	ate to the best of my knowledge ts at public expense. I understa if counsel has already been ap t-appointed counsel and/or I car	a, and I ask the cour and that I can be rec pointed, the withdra be charged with a C READ THE "ADVICE C	t to use the information uired to document or v wal of counsel. I unde rime, and if convicted, i F RIGHTS" FORM	to decide whether rerify this informatio rstand that if I do n I can be incarcerate	I or my child can have an appoint n. I understand that failure to do ot tell the truth, I can be required d.
1. PERSONAL	Last		First		Middle
Full Name of Applicant			·····	······	
Residence Address		City		State	Zip Code
Mailing Address (If different)		City		State	Zip Code
Telephone No.	DOB:	SSN:		ODL/I	D:
-		SSN: Aarried [_] Sing	le 🗌 Separated		D: Other
	ale Marital Status 🔲 N	Aarried [] Sinq	gle 📋 Separated Age	Divorced [	
Sex: Female M. List the following information for even	ale Marital Status N ryone living in your househ	Aarried [] Sinq		Divorced [	Other
Sex: Female Manual Manu	ale Marital Status N ryone living in your househ	Aarried [] Sinq		Divorced [	Other
Sex: Female M. List the following information for even Name 2. EMPLOYMENT AND INCOME	ale Marital Status N ryone living in your househ	Aarried [] Sinq	Age	Divorced [  	Other
Sex: Female M. List the following information for even Name 2. EMPLOYMENT AND INCOME Present employer	ale Marital Status N ryone living in your househ	Aarried [] Sinq		Divorced [	Other
Sex: Female M. List the following information for even Name  2. EMPLOYMENT AND INCOME Present employer  Address	ale Marital Status Aryone living in your househ Relationship	Aarried [_] Sing hold:	Age	Divorced [	Other
Sex: Female M. List the following information for even Name  2. EMPLOYMENT AND INCOME Present employer  Address	ale Marital Status N ryone living in your househ	Aarried [_] Sing hold:	Age	Divorced [	Other
Sex:          List the following information for even         Name	ale Marital Status M ryone living in your househ Relationship	Aarried [_] Sing hold:	Age	Divorced [	Other

Address			phone No.
·			рнию (чо. 
Hourly Wage	Average hours per week	Net (after tax) monthly income	
Amount of Last Check:	If unemployed, how long	since last employment	
Other income for you and spouse	e, dependents or household members; for exa	ample, Social Security, unemployment, retir	ement, public assistance, child support, workers'
compensation, disability, etc.: Source of Income - DESCRIBE	Amount	How long received	How often received
Other household members who h	etp pay for your living expenses:	Payment for what? -	
VGD1G	Anoun	raymentici whatr-	
3 PROPERTY AND ASSETS OWN	NED BY YOU, SPOUSE AND DEPENDENTS		
	custody, amount in jail or trust account	Other Account	t No.
Savings Account No.	Balance	Bank/Branch Office	
Checking Account No.	Balance	Bank/Branch Office.	
Real Estate: Address, City	Year of Purchase Purchase Price	Value Amount Owed	Real Estate Payments Made to:
<b>Credit Cards:</b> Card Name/Bank	Account No.	Current Balance	Credit Limit
		<u></u>	<u> </u>
Notor Vehicle: Year, Make, Model	Value	Amount Owing Ve	hicle Payments Made to
tro any of these mater vehicles use	  d for work (other than driving to and from work)?		
	or example, luxury items, antiques, boats, gi Value		es 🔲 No Value
	by others; for example, tax refund, trust, s	······································	

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# 4. MONTHLY EXPENSES - List all expenses that are paid monthly by you individually or by you jointly with spouse:

Rent/Mortgage	Utilities	Food	Credit Card	Payment(s)	Medical Debts
Car Payments	Insurance	Court-ordered	fines/fees	Other	
Child Care	Child Support	Name of childre	en/ages:	19 70 7 10 7 10 10 10 10 10 10 10 10 10 10 10 10 10	
5. APPLICANT HISTORY					
I have	security/bail posted on this or o	other pending cases.			
Have you ever requested	a court-appointed attorney befor	re this application?	Yes	No	
If "yes," my request for a c	court-appointed attorney was:	Approved	🗌 De	enied	
In which county was your	request?	Date		Charge(s) or type of	case
may be required to pay a cor of the case. Any order for pa part of the potential fees and I acknowledge receipt of the	tribution amount and/or I may be re ayment of these fees or costs will be costs. Advice of Rights form by initialing as read the information contained in th	equired to reimburse the stat e based upon my financial a s follows:	e for reasonable c ability to pay such f	purt-appointed attorney fees and costs. I unde	urt-appointed attorney. I understand that I fees and costs regardless of the outcome rstand I may request the court waive all or etion, and that all statements contained
DATE		<u>.</u>		LICANT	
	npleted this affidavit. RN TO before me this day of	f			ourt/release office personnel to n the applicant has provided.
		7	CLERK OF COURT		

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# **STATE OF OREGON** FOR THE COUNTY OF CLACKAMAS

### **RELEASES TO OBTAIN INFORMATION** FOR VERIFICATION

Case No(s):

#### **SECTION 1**

I understand that the court verifies my employment and financial situation to determine my eligibility for a court-appointed attorney. I understand that some of the information necessary for this verification is contained in records that may be protected by federal and state law. Because of this, I have signed releases below which allow public and private organizations and individuals to provide the court or its designee with requested information. I understand that organizations and individuals that may be contacted include, but are not limited to, those listed below:

Social Security Administration **Department of Motor Vehicles** Workers' Compensation Disability Provider Private Disability Insurance Provider **Release Assistance Office** Credit Card Companies Banks, Savings and Loans, Credit Unions (requesting savings, stocks, bonds, checking, loan, and credit information including copies of applications.

State Department of Revenue Employment Department(s) Adult and Family Services Division Private Life Insurance Provider

Mortgage Holders **Utility Companies** Landiords Past Employers **Credit Bureaus** Schools and Colleges

Other

# **SECTION 2**

Specifically, by signing this release, I authorize the court or its designee to directly contact my current employer(s) by telephone or in writing and to release and utilize my address and Social Security number, if provided, as needed by the court or its designee. I understand that this release remains in effect six months or until my case(s) is concluded or until I send a written request to the court revoking the release.

DATE	SIGNATURE OF APPLICANT
SECTION 3	RELEASE OF INFORMATION AUTHORIZATION
Name	
Social Security No:	INDIGENT DEFENSE OFFICE CLACKAMAS COUNTY COURT
Date of Birth	807 MAIN STREET, ROOM 104 OREGON CITY, OR 97045
understand that my records may l	ave information that is protected by federal and state law. By signing below, I am allowing the release of my records directly to the court of
s designee named above. I unde	stand the reason for the request and disclosure of my records. I understand that this release remains in effect six months or until my case
s) is concluded of until I send a Wi	itten request to the court revoking the release. A photocopy or facsimile (FAX) of my signature is as valid as the original.
DATE	SIGNATURE OF APPLICANT
initia elemente de la companya de la	
initia elemente de la companya de la	SIGNATURE OF APPLICANT MENT DEPARTMENT RELEASE OF INFORMATION AUTHORIZATION
	MENT DEPARTMENT RELEASE OF INFORMATION AUTHORIZATION
ECTION 4 EMPLOY	
SECTION 4 EMPLOY	MENT DEPARTMENT RELEASE OF INFORMATION AUTHORIZATION INDIGENT DEFENSE OFFICE CLACKAMAS COUNTY COURT 807 MAIN STREET, ROOM 104
SECTION 4 EMPLOY	MENT DEPARTMENT RELEASE OF INFORMATION AUTHORIZATION
Social Security No:	MENT DEPARTMENT RELEASE OF INFORMATION AUTHORIZATION INDIGENT DEFENSE OFFICE CLACKAMAS COUNTY COURT 807 MAIN STREET, ROOM 104 OREGON CITY, OR 97045
Section 4 EMPLOY Name Social Security No: Date of Birth I authorize the Employment Dep	MENT DEPARTMENT RELEASE OF INFORMATION AUTHORIZATION INDIGENT DEFENSE OFFICE CLACKAMAS COUNTY COURT 807 MAIN STREET, ROOM 104

SIGNATURE OF APPLICANT

# LIMITED/SUPPLEMENTAL JUDGMENT FOR PAYMENT OF AN APPLICATION FEE/CONTRIBUTION AMOUNT (ACP) NOTICE OF RIGHT TO SEEK REVIEW BY THE TRIAL COURT AND ADVICE OF RIGHT TO APPEAL

Under ORS 137.020(5), we are advising you of your right to appeal and of the procedure for protecting your right to appeal a Limited or Supplemental Judgment for ACP.

#### **RIGHT TO SEEK TRIAL-LEVEL REVIEW**

Under ORS 151.487(5), you may ask for an immediate review of any ACP amount ordered to be paid by submitting a written request for reconsideration by the local trial court. This request may be submitted at any time while your case is pending at the trial court level.

#### **RIGHT TO APPEAL**

Under ORS 19.205(1), you also have a right to appeal to the Court of Appeals a Limited or Supplemental Judgment entered pursuant to ORS 151.487 ordering you to pay an ACP amount in connection with your request for court-appointed counsel. Your court-appointed counsel, if any, CANNOT assist you in submitting this request.

#### PROCEDURES FOR PROTECTING YOUR RIGHT TO APPEAL TO THE COURT OF APPEALS

The Oregon Revised Statutes and Oregon Rules of Appellate Procedures control appeals to the Court of Appeals in Salem. You could lose your right to appeal by not following them. The Oregon Rules of Appellate Procedure and forms for appeal may be accessed at <u>http://courts.oregon.gov</u>.

Within 30 days from the entry date of this court's judgment in the court register, you, or a retained attorney on your behalf, must:

- 1. Prepare a written and signed notice of appeal
- 2. Serve copies of the notice of appeal on all parties, including the district attorney and the trial court administrator. If you want the transcript of oral proceedings to be part of the record on appeal, a copy of the notice of appeal must be served on the office of the trial court administrator, "Attention" Transcript Coordinator." Even if an audio or video record was made of the oral proceedings, rather than a stenographic record, serve the transcript coordinator with a copy of the notice of appeal.
- 3. File the original, signed notice of appeal and proof of service for the service listed in No. 2 above with the State Court Administrator, <u>Appellate Court Records Section</u>, 1163 State Street. Salem, OR 97301-2563.
- 4. Pay the filing fee required by the Court of Appeals.

While your case is on appeal, the trial court, if you ask, may stay your financial obligations. The Court of Appeals, if you ask, may stay your financial obligations pending appeal.

Filing for an appeal to the Court of Appeals will not stay or otherwise delay your underlying trial-level case.

Defendant's/Applicant's signature indicates receipt of form: \_\_\_\_\_ Date \_\_\_\_\_

NORA – Notice Advice Appeal Rights

IDEF-402: 11/11 Notice of Right to Seek Review by the Trial Court and Advice of Right to Appeal

503-722-4000 PLEASE CALL

to find out if you were approved and the name of your attorney.

# **ADVICE OF RIGHTS**

# Right to Be Represented By Counsel, Eligibility for Court-Appointed Counsel, Application Fee, and Contribution Amount

You (or your child in a juvenile delinquency, dependency, or termination of parental rights case) have the right to have an attorney represent you in court on this matter. You may be financially eligible to have an attorney appointed by the court.

The court may require you to pay a \$20 Application Fee to determine whether you are eligible for courtappointed counsel. This fee is due even if your request for appointment of counsel is denied. Payment of this fee is due in full today. This fee may, in limited circumstances, be waived.

The court will determine if you can afford to hire an attorney. If you are eligible to have an attorney appointed, the court will determine whether you are eligible and indigent or eligible and able to contribute. If you have some available cash or liquid assets, but not enough to privately hire your own attorney, you may be ordered to pay a Contribution Amount to the court toward the cost of having court-appointed counsel.

If you are ordered to pay an Application Fee and a Contribution Amount, the amount ordered will be entered as a Limited or Supplemental Judgment in your case. Unless the Limited or Supplemental Judgment is later changed, you are required to pay these amounts regardless of the outcome of your case. Payment in full is due today.

You may request a hearing before the trial court at any time to contest any decision made on your application for appointment of counsel, including an order that you pay an Application Fee and a Contribution Amount. You also have a right to appeal a Limited or Supplemental Judgment ordering you to pay an Application Fee and a Contribution Fee and a Contribution Amount. (See Notice and Advice of Right to Appeal [Form IDEF-402])

Appointment of counsel cannot be denied, delayed, or withdrawn because of failure to pay the Application Fee and Contribution Amount ordered.

# **Financial Information Required**

In order for the court to decide whether you are eligible for court-appointed counsel, you must provide information about your income, expenses, property, debts, and dependents on a financial statement, called an Affidavit of Eligibility (form IDEF-200) or, in juvenile cases, a Juvenile Uniform Application Contribution Affidavit (form IDEF-500). Financial information on your spouse, if you have one and others in your household may also be required. If you are charged with failure to pay court-ordered obligations, you may wish to talk to an attorney prior to completing the affidavit.

The financial information provided to the court will be reviewed. You (and generally your spouse) must sign releases of information. This allows the court to obtain information from others to verify your financial situation. You may also be asked to provide proof of debts, property, and income (such as recent wage stubs).

Your social security number is requested on the Affidavit of Eligibility. Your provision of this number is voluntary. You cannot be compelled to provide it nor denied court-appointed counsel for failure to provide it. However, providing your social security number will likely speed the processing of your request for court-appointed counsel. By providing your social security number, you are acknowledging that it may be used to verify your financial information, and it may be used for collection purposes.

# IDEF-212:11/09

Information you provide on the financial statement is held confidential from the general public. The releases of information allow your address to be given to court staff to update court records and allow verification of the financial information you provide. The information on the financial statement may be provided to the district attorney in limited circumstances (as noted below). The information you provide may be used by the court, the Oregon Department of Revenue, or their assignees, for the purpose of collecting delinquent amounts owed to the state.

# Changes in Your Financial Situation and Possible Actions if You Provide False Financial Information

If your financial situation changes during your case, you must tell the court. The court may appoint counsel if counsel was previously denied, waive the Contribution Amount if an amount was ordered, or end the appointment of counsel.

If the court has reason to believe you knowingly provided false information, your financial statement may be sent to the district attorney for possible filing of criminal charges, your appointed attorney may be withdrawn and/or you may be required to repay the cost to the state of providing court-appointed counsel.

#### At the End of the Case-Recovery of Public Defense Costs

At the end of the case, you may be ordered to repay all or part of the cost of court-appointed services provided and not previously paid by you as a Contribution Amount. This is called "recoupment". Recoupment will be ordered if the court determines you are, or may be, financially able to repay these costs.

If you (or your child in a juvenile matter) are provided court-appointed counsel in any case in which the first accusatory instrument or petition was filed after January 1, 1998, you may, depending on your financial situation, be ordered to pay recoupment, regardless of the outcome of the case. If you are provided court-appointed coursel in a non-criminal case or in a limited number of criminal cases or probation violation proceedings in which the first accusatory instrument or petition was filed on or before January 1, 1998, you will not be ordered to pay recoupment unless you are convicted of a crime charged in the case.

If you are ordered to pay recoupment, any amount you have been ordered to pay as a Contribution Amount at the beginning of the case will offset or reduce the recoupment amount owed in the current action. Even if no recoupment is ordered, you will remain responsible for paying any \$20 Application Fee and a Contribution Amount previously ordered in a Limited or Supplemental Judgment that has not been paid, unless you petition the court for a full or partial waiver of the amount(s) previously ordered due to a change in your financial situation.

If your financial situation gets worse and you are unable to pay the recoupment amount or meet the schedule of payments ordered by the court, you may request a change in the repayment schedule or court order. If you fail to pay the recoupment amount as ordered and:

- Payment was a condition of probation, in addition to contempt of court and civil judgment enforcement remedies set out below, you may be ordered to show cause why your probation should not be revoked; or
- Payment was not ordered as a condition of probation, the court may order you to show cause why you should not be held in contempt of court or the court, the Department of Revenue, or their assignees may pursue collection of the recoupment amount. All civil judgment debtor protections and exemptions will be available to you.