IN THE CIRCUIT COURT OF THE STATE OF OREGON FOR THE COUNTY OF ____

In the Matter of the Marriage or Registered Domestic Partnership (RDP) of:				
Case No:				
Petitioner	PETITION FOR DISSOLUTION OF MARRIAGE RDP Filing fees at ORS 21.155 (marriage) & 21.135 (RDP)			
Respondent	Claim { ☐ is ☐ is not } subject to mandatory arbitration			
$ ightharpoonup$ I need an interpreter: \square Spanish \square ASL	other:			
Date of marriage or registration of RDP:				
Place of marriage or registration of RDP:	(County, State)			
Petitioner and Respondent have no children toget	her under the age of 21			
My spouse or partner and I have differences the be repaired	at are so great that our marriage/RDP cannot			
2. Residency Marriage Only: □ At least one spouse currently lived in Oregon continuously for 6 months prio currently lives in the county where this Petition	or to filing this <i>Petition</i> . At least one spouse			
Registered Domestic Partnership Only: At least one partner currently lives in Ore Oregon continuously for 6 months prior to currently lives in the county where this Petion	filing this <i>Petition</i> . At least one partner			
\square Neither partner currently lives in Oregon where $\{\square$ Petitioner \square Respondent $\}$ last lives	and this <i>Petition</i> is being filed in the <u>county</u> wed			
	(and) the other party \square is \square is not the parent \square is birth is $\underline{\hspace{1cm}}$			
4. By filing this petition, I acknowledge that I Restraining Order (SRO) prohibiting either assets. I understand that this restraining order <i>Summons</i> are served on Respondent.	er party from disposing of marital/partnership			

SPOUSAL/PARTNER SUPPORT

5. Support		
	er support is requested or	
	upport should be paid by \square Petitioner to Re	spondent (or)
\square Responden	t to Petitioner	
Type of Support:	Payment Terms:*	Based on these factors:
Transitional \$	☐ monthly payments beginning the month following: ➤ ☐ entry of this judgment or ➤ ☐ the date of service of this Petition ➤ ☐ or Ending*:	
	Or ☐ lump sum payable by (date):	
Compensatory \$	☐ monthly payments beginning the month following: ➤ ☐ entry of this judgment or ➤ ☐ the date of service of this Petition ➤ ☐ or Ending*:	
	Or ☐ lump sum payable by (date):	
Maintenance \$	☐ monthly payments beginning the month following: ➤ ☐ entry of this judgment or ➤ ☐ the date of service of this Petition ➤ ☐ or Ending*:	
	Or ☐ lump sum payable by (date):	
*All monthly payments (unless an earlier event	are due on the 1 st of the month. All payments en is specified above)	nd on the death of either party
The spouse or partner current deposit slips of or To the Departmen 97309. The Department services. (NOTE: services or if your of the partner	ents should be made directly into recipient's receiving support must provide the paying or their bank name, account name, and account of Justice, Child Support Accounting Unit ent of Justice should provide all collection, a pices are only available through DOJ if the recounty provides services locally. DOJ will not all to a lawyer for more information.)	spouse or partner with either unt number. t, PO Box 14506, Salem, OR, ccounting, and disbursement, receiving party is on public
qualify for services. 1 6. <u>Life Insurance</u>	aik to a lawyer for more information.)	
The party paying s	support should carry life insurance for the begind of the support obligation. The coverage	

PROPERTY AND DEBTS

7. Real Property Neither party has any interest in any real property in Oregon or any other place Both parties have $or \{ \Box \text{ Petitioner } \Box \text{ Respondent has} \}$ an interest in real property at:					
(address)					
☐ Additional page attached titled "Section 7 - Real Property"					
☐ The legal description of the real property is attached as Exhibit and incorporated in this petition					
This property should be distributed: equitably, or as follows:					
8. Personal Property (Retirement benefits can be divided. See a lawyer if you want to do that) Petitioner and Respondent have divided between them all personal property that they own. This includes all personal effects, household goods, motor vehicles, pets, and other items of property. Neither party should claim items now in the possession of the other. or Petitioner and Respondent should be awarded an equitable distribution of the parties' personal property. This includes retirement benefits, pension plans, profit-sharing plans, deferred-compensation plans, and stock option plans held by the parties. or The parties' personal property should be divided as follows, with equitable distribution of any property not listed: Petitioner should be awarded the following personal property:					
\square Additional page attached titled "Section 8 - Petitioner's Personal Property"					
Petitioner should be awarded all of Petitioner's retirement benefits, pension plans, profit-sharing plans, deferred-compensation plans, and stock option plans held by Petitioner's employer, free of any interest by Respondent.					
Respondent should be awarded the following personal property:					
☐ Additional page attached titled "Section 8 − Respondent's Personal Property"					
Respondent should be awarded all of Respondent's retirement benefits, pension plans, profit-sharing plans, deferred-compensation plans, and stock option plans held by Respondent's employer, free of any interest by Petitioner.					

9. Distribution of De	bts Debts shou	ild be paid as f	ollows:			
Name of Creditor (who debt is owed t		or Amount	Who should pay (Petitioner or Respondent)			
☐ Additional page attached titled "Section 9, Distribution of Debts"						
	paration, all debts dis	stributed to him	t of all debts incurred individually or her by the court, <i>and</i> all debts			
Debts should be divided	as of (<i>date</i>):					
Each party should be ordered to complete all property transfers required by the judgment within 30 days of the date of judgment. Each should execute, acknowledge, and deliver whatever documents are necessary to accomplish the distribution of debts and property ordered by the court. The judgment should operate to convey title if either party fails to comply with this requirement.						
10. Former Name My former name ofshould be restored (Write the FULL name – first, middle, and last)						
11. Information requ Age of Petitioner: _ Respondent's conta		Age of Responde	ent:			
containing all inform		RS 107.085 that	eted and filed with the court clerk is identified as confidential by			
	(including spousal/p		ed but not yet finished in any state dissolution (divorce), annulment,			
Name of Court or	Case No.		Involves: Ccheck all that apply)			
Agency			annulment, or separation			
		☐ Spousal/part	ner support			
		Restraining (Order			

13. Existing Orders or Judgments List any existing order or judgment in this or any other state between the parties **and** attach a copy of the signed order or judgment (including dissolution (divorce), annulment, separation, modification, or restraining/protective orders) Case No. Date Involves: Name of Court or Signed (check all that apply) Agency ☐ Dissolution, annulment, or separation ☐ Spousal/partner support Restraining Order Dissolution, annulment, or separation ☐ Spousal/partner support ☐ Restraining Order ☐ Additional information attached **14. Court Costs and Fees for this case** (whether paid or deferred) Each party should be responsible for paying his or her own costs and fees Costs and fees should be paid by both parties equally Respondent should reimburse Petitioner for costs and fees paid Other: I request a Judgment granting the relief asked for above, and other equitable relief that the court finds just I hereby declare that the above statements are true and complete to the best of my knowledge and belief. I understand they are made for use in court and I am subject to penalty for perjury. Date Signature

Name (printed)

City, State, ZIP

Email

Contact Address

Contact Phone