In the Matter of \square the Marriage of:	
)	Case No.
Petitioner,	<u> </u>
and)	☐ PETITIONER'S ☐ RESPONDENT'S
)	EX PARTE MOTION FOR ORDER TO
)	SHOW CAUSE re TEMPORARY
Respondent,	MODIFICATION OF JUDGMENT re
)	□ CUSTODY
\Box and \Box	☐ PARENTING TIME
Child who is at least 18 and under 21 years of age	☐ CHILD SUPPORT
and unmarried. (ORS 107.108)	DUE TO MILITARY DEPLOYMENT
)	DOD TO MILITARY DELECTIVIEN
Respondent.	
	g the other party to appear in Circuit Court in the) in, Oregon, to show why the
DEAD THIS DON THEN WONTED	
READ THIS BOX, THEN WRITE Y	YOUR INITIALS HERE
 I understand that: When a parent's military deployment is imminent or ongoin child/ren because of that deployment will only be TEMPOR Any terms of the prior judgment not temporarily modified d The preexisting judgment terms about the child/ren will nondeployed parent receives official notice from the deploy The only situation in which the temporary orders about the chose 10 days pass) that the child/ren would be in immediate reinstated. 	ARY. ue to the deployment will remain in effect. automatically go back into effect 10 days after the ed parent that the deployment has ended. child/ren can continue in effect is if a judge finds (before
/// ///	

	I am asking the court to temporarily modify the judgment(s) signed on $(date(s))$. The changes will reasonably accommodate the
circu	imstances relating to deployment and are in the best interests of the child/ren.
The	court should enter a supplemental judgment with the following terms:
1.	☐ I want to change CUSTODY of the minor child/ren as follows: A. ☐ Petitioner ☐ Respondent to be awarded sole custody of the child/ren (<i>list names</i>):
	B. The parties have agreed to joint custody of the following child/ren (list names):
	C. Other:
2.	☐ I want to change the current court-ordered PARENTING TIME as follows: ☐ Petitioner ☐ Respondent should have: (fill in both sections): A. Parenting time while deployed and not on leave: (consider contact that includes phone, lar mail, email, Skype, and other video and visual imaging)
	B. Parenting time while deployed but on leave ☐ as follows:
	□ as set forth in the attached Parenting Plan, labeled Exhibit
-	I understand that the new order must require the nondeployed parent to provide the court and the byed parent with written notice 30 days before a change of address or phone number during the period eployment.
to the	☐ I want to change the existing CHILD SUPPORT OBLIGATION due to the changed sunstances resulting from the military deployment. (or ☐ I want the court to order child support due to military deployment or

A. Other Pending Child Support Cases. (Check one)
☐ No other agency or court child support proceeding is currently pending.
☐ There is/are other child support proceeding(s) currently pending in either an agency or
court case (include any child support matter being heard as part of any other pending
modification case). Information about these cases is set out in the CERTIFICATE RE:
PENDING CHILD SUPPORT PROCEEDING and/or EXISTING CHILD SUPPORT
ORDER attached to this petition.
•
B. Other Child Support Orders. (Check one)
☐ No other child support orders, from an agency or court, are now in effect in the State of
Oregon or any other state.
☐ There is/are other child support orders from an agency or court. Information about these
orders is set out in the CERTIFICATE RE: PENDING CHILD SUPPORT PROCEEDING
and/or EXISTING CHILD SUPPORT ORDERS/JUDGMENTS attached to this petition.
•
C. Currently Effective Child Support Order. (Check any that apply.)
☐ The following child support order/s is/are now in effect:
(List state, court/agency, case number, date of order)
\Box This order should remain in place \Box and includes provisions for medical support for the
child/ren, or
☐ This order is from an Oregon court or agency, one of the parents or the child/ren
receiving support still resides in Oregon and the order should be changed because
circumstances have changed \square since the last order was entered \square because of the
deployment or the following reason:
D. Cash Child Support. (Complete 1 or 2)
(1) The cash child support order currently in effect in the amount of \$ should
terminate . No cash child support should be ordered during \square Petitioner's
☐ Respondent's deployment because:
(2) \square The current cash support order paid by \square Petitioner \square Respondent in the amount
of $\$$ should change temporarily as follows (or \square no child support order
currently exists but child support should be added temporarily as follows):
complete (a) and (b):
(a) ☐ Cash child support should be paid by ☐ Petitioner to Respondent or
☐ Respondent to Petitioner:
☐ In the amount of \$ for children. This is the amount
☐ In the amount of \$ for children. This is the amount
presumed correct under the Oregon child support guidelines. or

	☐ In the amount of \$ for children. The amount of support
	presumed correct under the Oregon child support guidelines, \$, would
	be unjust or inappropriate for the following reasons
	(The reasons must also be shown on the support worksheets you attach to this petition.) or
	☐ In an amount to be determined under the Oregon child support guidelines before judgment.
	(b) The judgment entered in this case should require \square Petitioner \square Respondent to pay cash child support beginning on:
	☐ The first (or) day of the month following the date of the judgment and continuing on the same day of each month thereafter. or
	\Box The date \Box Petitioner \Box Respondent was served with this motion or other date thereafter and continuing on the same day of each month thereafter.
E. Medical	Support.
	inated. No medical support should be ordered during \square Petitioner's \square Respondent's byment because:
□ Ro □ N suppo	he current medical support order, including cash medical support paid by Petitioner espondent in the amount of , should temporarily change as follows: or medical support order, including cash medical support, currently exists but medical ort should be provided temporarily as follows: complete (1) or (2):
]	(1) Private Health Care Coverage is Appropriate and Available. □ Petitioner □ Respondent □ Both Petitioner and Respondent has/have appropriate private (or military) health care coverage available for the parties' child/ren through an employer, spouse, domestic partner, or other source. □ Petitioner □ Respondent □ Both Petitioner and Respondent should be required to obtain and maintain this coverage throughout the period of the support obligation for the benefit of the parties' child/ren.
	(2) No Private Health Care Coverage is Appropriate or Available. ☐ Neither Petitioner nor Respondent has appropriate private/military health care coverage available for the parties' child/ren. ☐ Petitioner ☐ Respondent ☐ Both

Petitioner and Respondent should be ordered to provide appropriate private health care coverage for the child/ren when such coverage becomes available to them at a reasonable cost through any source.
 ☐ The custodial parent should enroll the child/ren in public health care coverage. ☐ The child/ren are currently enrolled in public health care coverage.
Complete (3) or (4): (3) Cash Medical Support Should Be Ordered. □ Because the parent receiving cash child support is ordered to maintain private health care coverage and the parent paying cash child support is not, in addition to cash child support □ Petitioner □ Respondent should pay \$ for cash medical support to □ Petitioner □ Respondent, or
□ Neither parent has appropriate private health care coverage available for the parties' child/ren. □ Petitioner should pay cash medical support in the monthly amount of \$ to Respondent. □ Respondent should pay cash medical support in the monthly amount of \$ to Petitioner.
 (4) Cash Medical Support Should Not Be Ordered. □ Cash medical support should not be ordered for the following reasons: □ The parent paying cash child support is also providing health care coverage. □ Petitioner's □ Respondent's gross monthly income is at or below the Oregon minimum wage for full-time employment. □ I am requesting that the parties share the cost of the child/ren's uninsured medical expenses (see paragraph G. below). □ Other reason:
☐ All payments of child support should be made to the Department of Justice, Child Support Accounting Unit, P.O. Box 14506, Salem, Oregon, 97309 ☐ by electronic payment withdrawal (EPW) or electronic funds transfer (EFT). In addition, support for a child attending school (between the ages of 18 and 21) as defined by Oregon law shall be distributed by the Department of Justice directly to the child subject to ORS 107.108.
☐ (Applies only if DOJ/DA support enforcement services are not being provided.) Petitioner requests an exception to the income withholding requirement of ORS 25.378 allowing payment to be made directly to ☐ Petitioner's ☐ Respondent's checking or savings account. A receipt of deposit should be kept by the parent paying support as proof of payment. The parent receiving support should provide the paying parent with current deposit slips and/or bank name, account name, and account number.

/// /// ///

	F. Responsibility for Uninsured Health Expenses.
	☐ Petitioner should pay% ☐ and Respondent should pay% of the reasonably incurred uninsured HEALTH, ACCIDENT, DENTAL, ORTHODONTIC, AND OPTICAL HEALTH costs incurred by the child/ren. ☐ This obligation is in addition to any cash medical support ordered.
	 G. Length of Child Support. Unless the child becomes self-supporting, emancipated, or married: ☐ The support ordered in paragraphs D., E., and F. above for each child shall continue until the child reaches eighteen (18) years of age. ☐ The support ordered in paragraphs D., E., and F. above for each child shall continue until the child reaches age 21 if the child qualifies for support as a child attending school as defined by Oregon law.
5. child/re	Tax Dependencies. □ Petitioner □ Respondent should be entitled to claim the following en as dependent/s for tax purposes beginning the year this judgment is entered (<i>list names</i>):, or
	☐ Other (specify):
parties	Life Insurance Coverage for Child/ren. ☐ Petitioner ☐ Respondent should obtain and maintain life insurance for the benefit of the child/ren throughout the period of the support obligation. The coverage should be in the amount
7.	Court Costs and Fees. Choose "a" or "b" Judgment should be entered as indicated:
	 (a) Deferred Costs and Fees. Any court costs and service fees (if service is completed by the Sheriff) that are owed to the state (or sheriff) should be paid by: □ Petitioner □ Respondent. □ Both parties equally □ Other:
	 (b) Costs and Fees Paid by the Parties. i. Each party should be responsible for paying his/her own court costs and service fees for this case. ii. □ Each party should pay an equal amount of the total fees and costs. iii. □ Petitioner □ Respondent should reimburse the other party for his/her court costs and service fees for this case. iv. □ Other:

8. Preservation of Existing Judgment Terms. Any terms in the existing judgment(s), identified on page 2, not amended by this Supplemental Judgment should remain in effect.

- 9. Notice of Termination of Deployment. Upon termination of deployment, the deployed parent should serve on the nondeployed parent a copy of written orders or other official notification that the deployed parent is no longer deployed or in active military service. The deployed person should also provide a copy to the court and to the Division of Child Support.
- 10. **Reinstatement of Existing Judgment.** The Supplemental Judgment should terminate by operation of law 10 days after the date on which the deployed parent serves the nondeployed parent (and provides to the court and to the Division of Child Support) copies of written orders or other official notification that the deployed parent is no longer deployed or in active military service. Any provisions of the existing judgment modified by the Supplement Judgment in this case should be automatically reinstated.

Points and Authorities

ORS 107.145 allows the court to enter during a parent's military deployment a temporary order modifying custody, parenting time, and support terms in a judgment of dissolution/separation/annulment.

ORS 109 103 extends the provisions of ORS 107 145 to custody and parenting time cases involving the children of

unmarried parents.	ns of Orts 107.115 to custody a	and parenting time cases involving the emission of
DATED this	_ day of	20
document you are filing with the court. Ch \Box I selected this docume	eck all boxes and complete all be nt for myself and I completed it	** *
☐ Petitioner ☐ Respondent, Signature	e Pri	int Name
Address or Contact Address	City. State. Zip	Telephone or Contact Telephone

In the Matter of \square the Marriage of:))
Petitioner,)) Case No) PETITIONER'S □ RESPONDENT'S
Respondent, A mand	AFFIDAVIT IN SUPPORT OF MOTION FOR ORDER TO SHOW CAUSE re TEMPORARY MODIFICATION OF JUDGMENT DUE TO MILITARY DEPLOYMENT DEPLOYMENT O
STATE OF)) ss.)
The changes I want are set out in my motion. These crelating to deployment and are in the best interests of	military duty is \square myself \square the other parent. I am s) signed on(date(s)). Changes will reasonably accommodate the circumstances
2. The names and ages of the child/fell lilvolv	ed in this case are.
3. ☐ I want to change CUSTODY during dep	ployment because (describe):
The current child support obligation should be	terminated if the custody change is ordered.

4. □ I want to change the current court-ordered PARENTING TIME during deployr a. I want □ Petitioner's □ Respondent's parenting time to change while deploye because (explain):			eployed and not on leave		
	b. I want □ Petitioner's □ Respondent's parenting time to change while deployed and on leave because (explain):				
5.	☐ I want to change CHILD SUPPORT during deployment because (explain):				
6.	sought to be modified: The child, was filed; OR	ren has/have continuousl	regon is the state that issued y resided in Oregon for six	months before this case	
	judgment sought to be n ☐ Neither th state that issue	nodified: e child/ren nor the parent ued the order or judgmen	regon is NOT the state that as presently reside in t sought to be modified, if r :	(name the not Oregon).	
	t the places where the mi	-	es have lived in the last five	e years and	
Dates To/Fron	County, State	Parent(s)/Caretaker	Current Address/ Contact Address of Parent/Caretaker	Which Children	
☐ Additio	nal page attached; see se	ction labeled "Paragraph	5 continued."		
///		· .			
///					

Name of Court	State	Case No.	Date	Result
2 32 0 0 0 2 0	2 3330	2.300 2.100		
proceeding involving the	he child/ren, or of any	other agency proc	ly, visitation, parenting tile eeding or court case whice accept for:	ch could affect this case.
(ide	ntify agency or court,	case number, date	filed, and kind of procee	ding)
8 I do not kno	w any nerson other th	an the other narent	who has physical custody	y of the child/ren or wh
	• -	-	cept for:	
		(list name and add	ress)	
□ I sele □ I pai	ected this document for dor will pay money to	or myself and I con	boxes and complete all bupleted it without paid ass for assistance in pre	sistance.
☐ Petitioner ☐ Resp	ondent, Signature		Print Name	
Address or Contact Ad	ldress City, S	tate, Zip	Telephone or Contac	et Telephone
SIGNED AND SWOR	N to before me this _	day of	, 20, by,	
			tary Public for	
I certify that this is a	true copy.	MIS	Commission Expires:	
·	* v			
		_		
☐ Petitioner ☐ Respo	ndent. Signature			

	Case No.
Petitioner,	
and	Order to Show Cause Regarding Modification of Judgment re:
	☐ Custody
	Parenting Time
Respondent.	☐ Child Support
	Due to Military Deployment
	Written Response Required
Based upon the Motion and Affidavit an Order to Show Cause is: allowed. denied.	t of the \square Petitioner \square Respondent on file herein, the request for
	Respondent appear by written response within thirty (30) days an order should not be entered granting the relief requested in the
Dated	
	Circuit Court Judge
NOTICE TO □ Petitioner □ Re	spondent: READ THESE PAPERS CAREFULLY!
judgment in this case. If you do not file to other party may ask the court for a judgmen	request to change some of the terms of a previous the appropriate legal paper with the court in the time required, the stagainst you that orders these changes. Inotion or the other side will win automatically.
	Court a legal paper called a "Response" or
They may also be available online a	·································

ORDER TO SHOW CAUSE REGARDING MODIFICATION OF JUDGMENT (Written Response Required) -

Modification-4A: OSC Modification Military - Written Response.doc15

PAGE 1 OF 2

http://courts.oregon.gov/OJD/docs/OSCA/cpsd/court improvement/familylaw/Response 4BVer 06.pdf

This Response or Motion must be filed with the court clerk or administrator within thirty (30) days along with the required filing fee. It must be in proper form and you must show that the moving party's attorney (or the moving party if he/she does not have an attorney) was mailed a copy of the "Response" or "Motion." The location to file your Response is at the court address indicated above.

You must pay any filing fee required by law, or obtain a Court Order waiving or deferring the fee when you file the response.

If you have questions, you should see an attorney immediately.

If you need help finding an attorney, you may contact the Oregon State Bar's Lawyer Referral Service online at www.oregonstatebar.org or by calling (503) 684-3763 (in the Portland metropolitan area) or toll free elsewhere in Oregon at (800) 452-7636.

If special accommodation under the Americans with Disabilities Act is needed, please contact your local court at the address above; telephone number:				
you are filing with the court. Check all boxes and comp I selected this document for myself and I completed				
Submitted by:				
Submitting Party, Print Name	Telephone or Contact Telephone			
Address or Contact Address	City / State / Zip			
I certify that this is a true copy:				
Signature				

	Case No
Petitioner, and	Order to Show Cause Regarding Temporary Modification of Judgment re:
	\square Custody \square Parenting Time
	☐ Child Support
Respondent.	Due to Military Deployment Personal Appearance Required
Based upon the Motion and Affidavit of the [an Order to Show Cause is hereby:	☐ Petitioner ☐ Respondent on file herein, the request for
☐ denied.	
<u>-</u>	ondent appear by written response within thirty (30) days er should not be entered granting the relief requested in the
IT IS FURTHER ORDERED that \square Petition following date and time, at the following location:	ner □ Respondent appear in person before the court, on the
to show cause why an order should not be entered gra	anting the relief requested in the motion:
Day:	, 20 M. □ P.M.
Dated	
	Circuit Court Judge
NOTICE TO □ Petitioner □ Responder	nt: READ THESE PAPERS CAREFULLY!
judgment in this case. If you do not file the a	quest to change some of the terms of an earlier appropriate legal paper with the court in the time judgment against you that orders these changes.
You must "appear" on this motion	or the other side will win automatically.
To "appear," you must file with the Court "Responding Affidavit") or "Motion." Th located at:	a legal paper called a "Response" (or nese forms may be available through the court
	·•

They may also be available online at:
http://courts.oregon.gov/OJD/docs/OSCA/cpsd/courtimprovement/familylaw/OrShowCause4DPersonalAppearanceVer01.pdf

This Response (or Motion) must be filed with the court clerk or administrator within thirty

(30) days along with the required filing fee. It must be in proper form and you must show that the moving party's attorney (or the moving party if he/she does not have an attorney) was mailed a copy of the "Response" or "Motion." The location to file your Response is at the court address indicated above.

You must pay any filing fee required by law, or obtain a Court Order waiving or deferring the fee when you file the response.

If you have questions, you should see an attorney immediately.

If you need help finding an attorney, you may contact the Oregon State Bar's Lawyer Referral Service online at www.oregonstatebar.org or by calling (503) 684-3763 (in the Portland metropolitan area) or toll free elsewhere in Oregon at (800) 452-7636.

If special accommodation under the Americans v your local court at the address above; telephone	
Certificate of Document Preparation. You are required document you are filing with the court. Check all boxes ☐ I selected this document for myself and I completed it ☐ I paid or will pay money to form.	and complete all blanks that apply: without paid assistance.
Submitted by:	
Submitting Party, Print Name	Telephone or Contact Telephone
Address or Contact Address	City / State / Zip
I certify that this is a true copy:	

Signature

Information about the Confidential Information Form (CIF)

What is a CIF?

Most court files may be viewed by the public. Uniform Trial Court Rule (UTCR) 2.130 requires certain confidential personal information to be protected from public disclosure. That is done by providing the information in a separate form. After you file your papers, the court keeps the form separate from the part of the court file that may be viewed by the public. The form is UTCR Form 2.130.1, known as the Confidential Information Form, or CIF.

What information does a CIF make confidential?

The information protected by the CIF is social security numbers, birth dates, driver license numbers, and former legal names. Also protected are the name, address, and telephone number of a party's employer.

The CIF should only be used to protect the information described above. There may be other information in your court papers that you do not want the public to be able to see, such as bank account or credit card numbers. The separate process for protecting that information is described in UTCR 2.100, which can be read at:

http://courts.oregon.gov/OJD/programs/utcr/utcrrules.page?.

How do I know when I need to put information in the CIF?

When a document filed with the court requires you to include information protected by a CIF, that information must **only** be provided to the court in a CIF and must not be listed in any other document to be filed. Where you would otherwise provide the information in the document to be filed you must make a note that the information has been provided in the CIF. For example, if a document requires a party's full social security number to be listed, you must not list the social security number, but must instead make a note on the document that the information has been filed under UTCR 2.130. **The online court forms already have that note on the form.**

Do I need to file more than one CIF?

In most cases, yes. You must fill out a CIF for yourself, and if the documents you are filing with the court require confidential personal information about the other party, you must also fill out a separate CIF with the other party's information. If your case involves children, you should include their information in *your* CIF. You do not need a separate CIF for your children.

If there is CIF information you do not know when you file your papers, or if the information changes during your case, you must file an amended CIF that provides the new or updated information.

The CIF rule requires you to redact – black out or erase – confidential personal information from any attachments to documents you file with the court and to make a note on the attachment that the information has been provided in the CIF. The only exception is when you are required to attach a court-certified document. Documents that are required to be court certified should not be altered in any way.

Does the other party get copies of a CIF I file?

You are not required to serve the CIFs on the other party, though you may share a CIF with the other party if you chose to do so. You *are* required to serve the other party with UTCR Form 2.130.2, which is a notice that a CIF has been filed. You must also file a certificate with the court showing that you served the other party with the notice that a CIF was filed.

There are steps the other party and other people can go through to ask the court to allow them access to a CIF that you have filed. UTCR 2.130 explains that process in detail, and also describes the circumstances under which the court must deny a request by someone else to view a CIF you have filed.

The CIF rule (UTCR 2.130) can be read at:

<u>http://courts.oregon.gov/OJD/OSCA/cpsd/courtimprovement/familylaw/familylawforms.page?</u> and you can find additional information about the rule at:

http://courts.oregon.gov/OJD/OSCA/cpsd/courtimprovement/familylaw/familylawforms.page?

Petitioner □ Co-Petitioner, and)) Case No.:) FAMILY LAW CONFIDENTIAL INFORMATION FORM (CIF) Amended CIF
☐ Respondent ☐ Co-Petitioner.	This document is not accessible to the public or other parties. Exceptions may apply. See UTCR 2.130.
☐ Child At Least 18 But Under 21 ☐ Other)))
	THIS IS A RESTRICTED-ACCESS UMENT.
The information below is about: \Box Petitioner \Box	Respondent Co-Petitioner
☐ Child at least 18 but under 21:	
☐ Other:	
Name (Last, First, Middle):	
The names of the parties and the children, as we	ell as the children's ages, are NOT confidential.
Former Legal Name(s) (if applicable):	
Date of Birth:	
Social Security Number:	
Driver License (Number and State):	
Employer's Name, Address, and Telephone Numb	er:

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

Children's Names (Last, First, Middle)	Date of Birth	Social Security Number
Please attach an additional sheet if there are n	nore than five children inv	volved in the proceeding.
I hereby declare that the above statements that I understand they are made for use as perjury.		•
Date: Signature	e:	
Type or P	Print Name:	
COMPLETED AND SUBMITTED BY:		
☐ Petitioner ☐ Respondent ☐ Co-Petitioner_		
☐ Child who is at least 18 and under 21:		
Other:		
NOTE TO COURT STAFF: Unless		
2.130, this Confidential Information opposing party or his/her attorne		

state.

Petitioner □ Co-Petitioner, and)) Case No.:) FAMILY LAW CONFIDENTIAL INFORMATION FORM (CIF) Amended CIF
☐ Respondent ☐ Co-Petitioner.	This document is not accessible to the public or other parties. Exceptions may apply. See UTCR 2.130.
☐ Child At Least 18 But Under 21 ☐ Other)))
	THIS IS A RESTRICTED-ACCESS UMENT.
The information below is about: \Box Petitioner \Box	Respondent Co-Petitioner
☐ Child at least 18 but under 21:	
☐ Other:	
Name (Last, First, Middle):	
The names of the parties and the children, as we	ell as the children's ages, are NOT confidential.
Former Legal Name(s) (if applicable):	
Date of Birth:	
Social Security Number:	
Driver License (Number and State):	
Employer's Name, Address, and Telephone Numb	er:

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

Children's Names (Last, First, Middle)	Date of Birth	Social Security Number
Please attach an additional sheet if there are n	nore than five children inv	volved in the proceeding.
I hereby declare that the above statements that I understand they are made for use as perjury.		•
Date: Signature	e:	
Type or P	Print Name:	
COMPLETED AND SUBMITTED BY:		
☐ Petitioner ☐ Respondent ☐ Co-Petitioner_		
☐ Child who is at least 18 and under 21:		
Other:		
NOTE TO COURT STAFF: Unless		
2.130, this Confidential Information opposing party or his/her attorne		

state.

FOR _____ COUNTY Case No.: _____ ☐ Petitioner ☐ Co-Petitioner, NOTICE OF FILING OF and ☐ CONFIDENTIAL INFORMATION FORM (CIF) ☐ AMENDED CIF ☐ Respondent ☐ Co-Petitioner. ☐ Child At Least 18 But Under 21) Other) **NOTICE: Confidential Information Form Has Been Filed** Uniform Trial Court Rule (UTCR) 2.130 requires that parties to domestic relations cases place certain information about themselves and other parties in a CIF when such information is required in a document filed with the court. The CIF is not available for public inspection except as authorized by law. Parties are allowed to see a CIF that contains information about them. A party who wants to see a CIF that contains information about another party must ask for permission from the court or the other party by following the procedures set out in UTCR 2.130. I am the (check one box): ☐ Petitioner ☐ Respondent ☐ Co-Petitioner _____ ☐ Child at least 18 but under 21: ☐ Other: I filed Confidential Information Forms with the court about the following parties to this case (complete a section for each party for whom you have filled out a CIF): 1) Name (Last, First, Middle):____ ☐ Petitioner ☐ Respondent ☐ Co-Petitioner ☐ Adult Child ☐ Other: Confidential Personal Information contained in CIF (check all that apply): □ party's social security number, □ party's date of birth, □ children's social security number,

 \square children's date of birth, \square employer's name, address, and telephone number, \square driver license number,

IN THE CIRCUIT COURT OF THE STATE OF OREGON

former legal name(s).

Conta	ct Address	City, State, Zip	Contact Telephone
Signat	ure		Print Name
Dated	this da	y of, 20_	
	☐ children's date ☐ former legal na	ame(s).	, and telephone number, \square driver license number,
	Confidential Pe	rsonal Information contained in CII	(check all that apply):
4)	Name (Last, Fir ☐ Petitioner ☐	st, Middle): Respondent □ Co-Petitioner □	Adult Child Other:
			, \square children's social security number, and telephone number, \square driver license number,
	Confidential Pe	rsonal Information contained in CII	check all that apply):
3)	Name (Last, Fir ☐ Petitioner ☐	st, Middle):	Adult Child Other:
			, \square children's social security number, and telephone number, \square driver license number,
	Confidential Pe	rsonal Information contained in CII	check all that apply):
2)	Name (Last, Fir ☐ Petitioner ☐	st, Middle): Respondent \square Co-Petitioner \square	Adult Child Other:

In the Matter of \square the Marriage of:	
Petitioner, and) Case No
Respondent,) SUPPORT ORDERS/JUDGMENTS) (UTCR 8.090)
\square and,)
Child who is at least 18 and under 21 years of age and unmarried. (ORS 107.108))))
Respondent.	,)
I hereby certify that:	
a court or agency as part of a dissolution, separate modification case): ☐ There is no pending child support proceed child/ren. ☐ There is a pending child support proceed parties' child/ren as follows: Name/County of Court or Agency where p	OINGS (include any child support matter being heard by either tion, annulment, paternity, juvenile court, support or seeding in this or any other state involving the parties' eding □ in Oregon □ in another state which involves the bending:
made by an agency or a court in this or any other	OR JUDGMENTS (include any order/judgment whether state, and whether or not currently effective): s/judgments in this or any other state involving the parties'
child/ren.	rjudgments in this of any other state involving the parties
☐ There is/are other child support orders/ <u>ORDER/JUDGMENT #1</u> (Attach a certification)	/judgments involving the parties' child/ren, as follows: ed copy of the order) ssued:
Case Number:	<u></u>
Date of Order:	<u></u>

CERTIFICATE RE: PENDING CHILD SUPPORT PROCEEDINGS and/or EXISTING CHILD SUPPORT ORDERS/JUDGMENTS (UTCR 8.090) - PAGE 1 OF 2

	NT #2 (Attach a certified cop	
Case Number:		
Date of Order:		
	NT #3 (Attach a certified cop	
Case Number:		
	NT #4 (Attach a certified cop	
Case Number:		
Date of Order:		
Attach additional sheets if r Orders".	necessary, labeled "Attachme	nt 1 to Certificate Re: Child Support Proceedings and
☐ I selected this do☐ I paid or will pay	cument for myself and I compared money to	and complete all blanks that apply: pleted it without paid assistance. for assistance in preparing this form.
DATED this	day of	, 20
		☐ Petitioner ☐ Respondent, Signature
		<u>,</u>
		Print Name
		Address or Contact Address
		City, State, Zip Code
		Telephone or Contact Telephone

In the Matter of \square the Marriage of:)
) Case No
Petitioner,	
and	 □ PETITIONER'S □ RESPONDENT'S CERTIFICATE OF MAILING TO THE DIVISION OF CHILD SUPPORT
Respondent,)
•))
_)
☐ and)
Child who is at least 18 and under 21 years of)
age and unmarried. (ORS 107.108))
Respondent.))
Loortify that on	I mailed a true copy of the Ex Porte Motion for
	, I mailed a true copy of the Ex Parte Motion for f Judgment Due to Military Deployment in the above case
	ee, Division of Child Support (<i>list address</i>):
	, , , , , , , , , , , , , , , , , , ,
regarding the document you are filing with the court	are required to truthfully complete this certificate. Check all boxes and complete all blanks that apply:
☐ I selected this document for myself and I d	-
☐ I paid or will pay money to	for assistance in preparing this form.
DATED this day of	
	☐ Petitioner ☐ Respondent, Signature
	Dring Nome
	Print Name
	Address or Contact Address
	City, State, Zip Code
	Telephone or Contact Telephone

IN THE CIRCUIT COURT OF THE STATE OF OREGON FOR THE COUNTY OF $\underline{\hspace{1cm}}$

In the Matter of \square the Marriage of:)
Petitioner,)) Case No
and)
und) DECLARATION OF SERVICE
) Personal Service (ORCP 7 D(2)(a))
Respondent,)
Respondent,)
□ and)
\Box and $\underline{\hspace{1cm}}$, Child who is at least 18 and under 21 years of) (ORCP 7 D(2)(d))
)
age and unmarried. (ORS 107.108))
Respondent.)
Respondent.)
I,	declare Lam a resident of the County of
. State of	. I am a competent person 18 years of
age or older and not a party to or attorney in this r	proceeding. I certify that the person, firm, or corporation served
is the identical one named in this action.	
(Check one of the following):	
	day of, 20, at
	otion, Affidavit and Order re: Temporary Modification of
Custody and/or Parenting Time and/or Child Supp	port Due to Military Deployment, Notice of CIF Filing, and
a Notice About a Written Response to a Motion to	o Modify with attached notices on mediation and other
information provided by the court clerk, by delive	ering them to Petitioner Respondent
(name) in person at the following	address
within the County of	, State of
2. U Substitute Service. On the _ day	of, 20, ata.m./p.m., I
	vit and Order re: Temporary Modification of Custody and/or
	itary Deployment, Notice of CIF Filing, and a Notice About
<u>-</u>	attached notices on mediation and other information provided
	(name), who is a person age
	e party to be served, at the following address
within the County	of, State of med the follow-up mailing required by ORCP 7D(2)(b). If a party or other
(Complete the section below only if the undersigned performance of the than the undersigned did the follow up mailing	med the follow-up mailing required by ORCP 7D(2)(b). If a party or other ag, s/he must use a separate Affidavit/Certificate of Mailing.)
	es, who man use a separate rypaavii/certificate of maning.)
///	

\Box On the
3. Office Service. On the day of, 20, at
a.m./p.m., I served true copies of the original Motion, Affidavit and Order re: Temporary Modification of Custody and/or Parenting Time and/or Child Support Due to Military Deployment, Notice of CIF Filing, a Notice About a Written Response to a Motion to Modify with attached notices on mediation and other information provided by the court clerk, by delivering them, in person, to the office of the party to be served, located at: (address), during normal working hours for that office, where I left the documents with
a person apparently in charge and who has a business duty to provide the documents to the party to be served. (Complete the section below only if the undersigned performed the follow-up mailing required by ORCP 7D(2)(c). If a party or other person other than the undersigned did the follow-up mailing, s/he must use a separate Affidavit/Certificate of Mailing.)
□ On the day of, 20, I personally deposited a true copy of the original Motion, Affidavit and Order re: Temporary Modification of Custody and/or Parenting Time and/or Child Support Due to Military Deployment, Notice of CIF Filing, □ and a Notice About a Written Response to a Motion to Modify with attached notices on mediation and other information provided by the court clerk, with the United States Postal Service, via first class mail, in a sealed envelope, postage prepaid, addressed to the party to be served: □ Petitioner □ Respondent (name), at the party's: □ home address located at:(address), OR □ business address, listed above, together with a statement of the date, time and place that the documents were hand-delivered to the party's office.
4. Service by Mail, Return Receipt Requested. On the day of, 20,
I personally deposited two true copies of the original Motion, Affidavit and Order re: Temporary Modification of Custody and/or Parenting Time and/or Child Support Due to Military Deployment, Notice of CIF Filing, and a Notice About a Written Response to a Motion to Modify with attached notices on mediation and other information provided by the court clerk, with the United States Postal Service, one via first class mail, and the other by certified or registered, return receipt requested, or by express mail, with postage on both copies fully paid, addressed to the party to be served: Petitioner or Respondent (name), at the party's: home address located at: (address). (NOTE: If mailed return receipt requested, the return receipt should be attached to this Affidavit of Service.)
/// /// /// ///

Certificate of Document Preparation . You are required to truthfully complete this certificate regarding the ocument you are filing with the court. Check all boxes and complete all blanks that apply:				
☐ I selecte	d this document for 1	myself and I completed it with	out paid assistance.	
\square I paid or	will pay money to _	for a	assistance in preparing this form.	
v		tement is true to the best of t and is subject to penalty	of my knowledge and belief. I understand it for perjury.	
Dated this	day of	, 20	.	
Signature of Serve	er	Print Name		
Address or Contac	et Address	City, State, Zip	Telephone or Contact Telephone	

Modification-4D: AffSrv4DVer01.doc (8/12)

In the Matter of \square the Marriage of:	
Petitioner,) and)	Case No DECLARATION re ACCEPTANCE OF SERVICE
Respondent,) Respondent,) and,) Child who is at least 18 and under 21 years of)	
age and unmarried. (ORS 107.108) Respondent.	
Modification of Judgment Re: Custody and/or Parenti Deployment, Notice of CIF Filing, □ and a Notice A attached notices on mediation and other information: in the County of, State of Certificate of Document Preparation. You regarding the document you are filing with the court.	are required to truthfully complete this certificate Check all boxes and complete all blanks that apply:
☐ I selected this document for myself and I co ☐ I paid or will pay money to	ompleted it without paid assistance. for assistance in preparing this form.
I HEREBY DECLARE THAT THE ABOVE STA KNOWLEDGE AND BELIEF, AND THAT I UNI EVIDENCE IN COURT AND ARE SUBJECT TO	DERSTAND THEY ARE MADE FOR USE AS
DATED this day of	, 20
Signature of □ Petitioner □ Respondent	Print Name
Address or Contact Address City, State, Zip	Telephone or Contact Telephone

In the Matter of \Box the Marria	age of:				
			Case No		
and	Petition	er,		R'S □ RESPONDEN R EXPEDITED HEAF	
	Respond	dent,			
☐ and A Child who is at least 18 ar of age and unmarried (ORS	nd under 21 ye	ears			
I am the ☐ Petitioner ☐ Re ☐ I am currently deployed. ☐ I will be deployed soon. I situation, I am asking that the	I expect to be My expected o	deployed udeployment	until t date is		
Certificate of Document Properties the document you are filing I selected this document I paid or will pay money	with the cour cument for my	rt. Check a	all boxes and co completed it wit	mplete all blanks that hout paid assistance.	apply:
DATED this	day of		, 20		
Signature			Print Name		
Address or Contact Address		City, Sta	ate, Zip	Telephone or Co	ontact Telephone
I certify this is a true copy:					
Signature					

In the Matter of □ the Marriage of:	
	Case No.
Petitione	ORDER RE EXPEDITED HEARING
Respond	lent,
□ and □ A Child who is at least 18 and under 21 ye of age and unmarried (ORS 107.108) Respond	ears
Petitioner's ☐ Respondent's Motion for Expo	edited Hearing is:
☐ Allowed. Set an expedited hearing in this	s case.
☐ Denied.	
DATED	
	Circuit Court Judge
	Print Name

In the Matter of □ the Marriage of:	
	Case No
Petitioner,	☐ PETITIONER'S ☐ RESPONDENT'S
and	MOTION FOR ORDER OF DEFAULT AND
	ENTRY OF JUDGMENT
Respondent,	
-	
\square and,	
A Child who is at least 18 and under 21 years	
of age and unmarried (ORS 107.108)	
Respondent.	
respondent.	
<u>N</u>	<u>Motion</u>
	ioner Respondent requests that this court grant an
accompanying Supplemental Judgment re Tempora	espondent under ORCP 69 C and allowing entry of the
Deployment under ORCP 69 D.	ary Modification of Judgment Due to Mintary
Deployment under ORCI 07 D.	
Statement of Po	oints and Authorities
	file a motion for order of default and a supporting
	al information establishing that entry of such order is
OPCP 60 D. A porty socking a judgment h	ay default must file a motion and supporting declaration
ORCF 09 D. A party seeking a judgment of	by default must file a motion and supporting declaration.
///	
///	
///	
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///	
/// ///	
/// ///	
///	
///	
///	
///	
☐ PETITIONER'S ☐ RESPONDENT'S MOTION	FOR ORDER OF DEFAULT AND ENTRY OF
JUDGMENT BY DEFAULT - PAGE 1 OF 2	

Modification-4D: MoDefault4DVer02.doc (5/14)

regarding the document you are filing with the	You are required to truthfully complete this certificate court. Check all boxes and complete all blanks that apply: and I completed it without paid assistance.
☐ I paid or will pay money to	for assistance in preparing this
form.	
DATED this day of	
	☐ Petitioner ☐ Respondent, Signature
Submitted by:	
☐ Petitioner, ☐ Respondent Print Name	Address or Contact Address
City, State, Zip	Telephone or Contact Telephone

In the Matter of □ the Marriage of:	
	Case No.
Petitioner, and	ORDER OF DEFAULT
Respondent,	
□ and, A Child who is at least 18 and under 21 years of age and unmarried (ORS 107.108) Respondent.	
☐ Petitioner's ☐ Respondent's Motion	for Order of Default and Entry of Judgment by Default is:
\square Allowed.	
☐ Denied.	
DATED	
	Circuit Court Judge
	Print Name

In the Matter of \square the Marriage of:)
	Case No
Petitioner,	 SUPPLEMENTAL JUDGMENT re TEMPORARY MODIFICATION OF JUDGMENT re □ CUSTODY □ PARENTING TIME
Respondent,) □ CHILD SUPPORT) DUE TO MILITARY DEPLOYMENT
□ and)))
Respondent.)
been found, and ☐ Petitioner ☐ Responder described in Rule 27. ☐ On the motion and affidavit of ☐ Petitioner filed a Waiver of Further Appearance. ☐ On the stipulations of the parties, as shown ☐ At a hearing held	ent, the default of \square Petitioner \square Respondent having nt being represented by a guardian ad litem or another person \square Respondent, \square Petitioner \square Respondent having
and found that: (a) Child Custody Jurisdiction I. □ Oregon has jurisdiction under the Uniform hear the □ custody □ parenting time issue bec □ Oregon is the child/ren's home state six month period immediately before th □ Other reason: □	e (i.e., the child/ren have lived here continuously for the
///	

///

II	Oregon does not have jurisdiction under the Uniform Child Custody Jurisdiction Act because:
Support (gs re Modification Due to Deployment. The following changes to \Box Custody \Box Parenting Time \Box Child check all that apply) will reasonably accommodate the circumstances relating to deployment and are in the best f the child/ren.
4. Child/	ren Who Are At Least 18 and Under 21 Years of Age. (child/ren's name) is at least 18, 19 or 20 years of age and unmarried
and h	as:
	Waived further appearance in these proceedings. Signed and stipulated to the terms of judgment evidenced by the signature below.
	Fully participated in the proceedings and the judgment effectively binds him/her to the terms.
	EREFORE ORDERED that: ne Judgment(s) signed on (date(s)) is temporarily modified during
	ner's Respondent's military deployment as follows:
1 Custo	1
1. Custoo) □ Petitioner □ Respondent is awarded sole custody of the child/ren (<i>list names</i>):
	(Name/s and year/s of birth)
(b) \Box The parties have agreed to joint custody of the following child/ren (<i>list names</i>):
	(Name/s and year/s of birth)
(c)
2 D	· m·
2. Parent	Petitioner \square Respondent shall have parenting time with the child/ren as follows (<i>fill in both sections</i>):
(a) Parenting time while deployed and not on leave:
	Tachting time while deployed and not on leave.
(b	Parenting time while deployed but on leave:
	□ as follows:
(c) □ as set forth in the attached Parenting Plan, labeled Exhibit

3. Notice re Change of Address and Phone. The □ Petitioner □ Respondent (nondeployed parent) shall provide the court and the deployed parent with written notice 30 days before a change of address or phone number during the period of deployment.
 4. Cash Child Support. □ The cash child support order currently in effect is terminated and no cash child support shall be ordered during □ Petitioner's □ Respondent's deployment.
\Box The current cash support order paid by \Box Petitioner \Box Respondent in the amount of \S shall change as follows (<i>complete</i> (a) and (b) below): or
\square No child support order currently exists but child support will be ordered as follows (<i>complete</i> (a) and (b) below):
(a) \square Cash child support shall be paid by \square Petitioner to Respondent or \square Respondent to Petitioner:
☐ In the amount of \$ for children. This is the amount presumed correct under the Oregon child support guidelines. or
☐ In the amount of \$ for children. The amount presumed correct under the Oregon child support guidelines, \$, would be unjust or inappropriate for the following reasons:
(The reasons must also be shown on the support worksheets you attach to this judgment.) The child support worksheet on which the support amount was calculated is labeled "Exhibit" and attached to and incorporated in this judgment.
(b) ☐ Petitioner ☐ Respondent shall pay cash child support beginning on:
\Box The first (or) day of the month following the date of the judgment and continuing on the same day of each month thereafter. or
\Box , the date \Box Petitioner \Box Respondent was served with the motion or any later date, and continuing on the same day of each month thereafter (<i>check this option only if requested in the motion or agreed to by the parties</i>).
5. Medical Support. ☐ The medical support order (including any cash medical support) currently in effect is terminated and no medical support shall be ordered during ☐ Petitioner's ☐ Respondent's deployment.
\square The current medical support order, including cash medical support paid by \square Petitioner \square Respondent, shall change as follows (complete (a) or (b), and (c) or (d) below): or
\square No medical support order, including cash medical support, currently exists but medical support shall be provided as follows (complete (a) or (b), and (c) or (d) below):
Complete (a) or (b):
(a) <u>Private Health Care Coverage is Appropriate and Available.</u>
☐ Petitioner ☐ Respondent ☐ Both Petitioner and Respondent has/have appropriate private (or military) health care coverage available for the parties' child/ren through an employer, spouse, domestic partner or other source. ☐ Petitioner ☐ Respondent ☐ Both Petitioner and Respondent is/are ordered to obtain and/or maintain this coverage throughout the period of the support obligation for the benefit of the

parties' child/ren. **(b)** No Private Health Care Coverage is Appropriate or Available. ☐ Neither Petitioner nor Respondent has appropriate private health care coverage available for the parties' child/ren. \square Petitioner \square Respondent \square Both Petitioner and Respondent must provide appropriate private health care coverage for the child/ren when such coverage becomes available to them at a reasonable cost through any source. ☐ The custodial parent shall enroll or maintain the child/ren in public health care coverage. Complete (c) or (d): (c) Cash Medical Support Ordered. ☐ Because the parent receiving cash child support is ordered to maintain private (or military) health care coverage and the parent paying cash child support is not ordered to maintain private health insurance, in addition to cash child support
Petitioner Respondent must pay for cash medical support to □ Petitioner □ Respondent, or ☐ Because neither parent has appropriate private health care coverage available for the parties' child/ren:

Petitioner must pay cash medical support in the monthly amount of \$______ to Respondent and/or □ Respondent must pay cash medical support in the monthly amount of \$ _____ to Petitioner. (d) Cash Medical Support Not Ordered. ☐ Cash medical support is not ordered for the following reasons: ☐ The parent paying cash child support is also providing health care coverage. ☐ Section (e) below requires the parties to share the cost of the child/ren's uninsured medical ☐ Petitioner's ☐ Respondent's gross monthly income is at or below the Oregon minimum wage for full-time employment. ☐ Other reason: (e) Responsibility for Uninsured Health Expenses. After the custodial parent pays the first \$250 per year per child, \square Petitioner must pay % and Respondent must pay _______% of the reasonably incurred uninsured health, accidental, dental, orthodontic, and optical costs incurred by the child/ren, including costs for prescriptions. This obligation is \square in addition to \square instead of any cash medical support ordered above in paragraph 5(c) as part of the child support award.

NOTICE ABOUT CHANGE IN PRIVATE HEALTH INSURANCE ENROLLMENT STATUS

If child support services are provided by the Division of Child Support, the obligor and obligee must inform the administrator, as defined in ORS 25.010(1), in writing of any change in private health insurance enrollment status within 10 days of the change. UTCR 8.020(2)

SUPPLEMENTAL JUDGMENT re TEMPORARY MODIFICATION OF JUDGMENT DUE TO MILITARY DEPLOYMENT – PAGE 4 OF 11

/// /// ///

Unless	the child becomes self-supporting, emancipated, or married:
(18) yea □ The	support ordered in paragraphs 4 and 5 above for each child shall continue until the child reaches eighteen ars of age. support ordered in paragraphs 4 and 5 above for each child shall continue until the child reaches age 21 if d qualifies for support as a child attending school as defined by Oregon law.
an exception is Exception is Exception is Exception is Exception in Exception in Exception III The Or Good ordered support	Child Support ORS 25.378(1), an income withholding order shall be issued to enforce the child support obligation unless indicated below. Reptions to withholding. Income withholding is not ordered at this time because there is no support aying parent has not previously been granted an exemption from withholding, and: parents, and the State, if support rights are assigned, have agreed in writing to an alternative arrangement of cause not to require withholding is found because there is proof of timely payment of previously-and income withholding would not be in the best interests of the child. ments of child support shall be made (check either (a) or (b) below): To the Oregon Department of Justice, Child Support Accounting Unit, P.O. Box 14506, Salem, Oregon, 97309 or by electronic payment withdrawal (EPW) or electronic funds transfer (EFT). Pursuant to the above exception, directly to Petitioner's Respondent's checking or savings account. A receipt of deposit shall be kept by the parent paying support as proof of payment. A canceled check is also prima facie evidence that payment has been made. The person receiving support shall provide the paying parent with current deposit slips and/or bank name, account name and account number.
25.375. With one month, who good cause. The assist in secur. 8. Dependents Peti	NOTICE OF INCOME WITHHOLDING sport order is enforceable by income withholding under ORS 25.378 to 25.390, 25.414 to 25.372 and holding shall occur immediately, whenever there is an arrearage at least equal to the support payment for henever the obligated parent requests such withholding, or whenever the obligee requests withholding for The District Attorney or, as appropriate, the Division of Child Support of the Department of Justice, will ing such withholding. Exceptions may apply in some circumstances. **For Tax Purposes.** **tioner** □ Respondent shall be entitled to claim the following child(ren) as dependent(s) for tax purposes ear this judgment is entered (*list names*):
OR	er (specify):
☐ Peti throughout the I \$	nce Coverage for Child/ren. tioner Respondent shall obtain and maintain life insurance for the benefit of the parties' child/ren period of the support obligation if he/she is insurable. The coverage shall be in the amount of
10. Preservation	on of Existing Judgment Terms.

SUPPLEMENTAL JUDGMENT re TEMPORARY MODIFICATION OF JUDGMENT DUE TO MILITARY DEPLOYMENT – PAGE 5 OF 11

Any terms in the existing Judgment(s) not amended by this Supplemental Judgment shall remain in effect.

11. Notice of Termination of Deployment.

Upon termination of deployment, the deployed parent shall serve on the nondeployed parent a copy of written orders or other official notification that the deployed parent is no longer deployed or in active military service. The deployed person shall also provide a copy to the court and to the Division of Child Support.

12. Reinstatement of Existing Judgment.

The Supplemental Judgment shall terminate by operation of law 10 days after the date on which the deployed parent serves the nondeployed parent (and provides to the court and to the Division of Child Support) copies of written orders or other official notification that the deployed parent is no longer deployed or in active military service. Any provisions of the existing judgment modified by the Supplemental Judgment in this case shall be automatically reinstated.

NOTICE ABOUT PARENTING TIME AND CHILD SUPPORT

The terms of child support and parenting time (visitation) are designed for the child's benefit and not the parents' benefit. You must pay support even if you are not receiving parenting time. You must comply with parenting time and visitation orders even if you are not receiving child support.

Violation of child support orders and visitation or parenting time orders is punishable by fine, imprisonment or other penalties.

Publicly funded help is available to establish, enforce, and modify child support orders. Paternity establishment services are also available. Contact your local district attorney, the domestic relations court clerk, or the Department of Justice at 1-800-850-0228 or 503-378-5567 for information. Information is also available at www.oregonchildsupport.gov.

Publicly funded help may be available to establish, enforce, and modify parenting time or visitation orders. Forms are available to enforce parenting time or visitation orders. Contact the domestic relations, civil court clerk or courthouse facilitator for information.

NOTICE ABOUT PERIODIC REVIEW AND MODIFICATION OF CHILD SUPPORT ORDERS

If your child support case is handled by the District Attorney or the Department of Justice Division of Child Support, this agency will review your child support order if at least three years have passed since the order was entered, modified, or last reviewed. *This review will take place only if a parent requests.*

The purpose of the review is to see if the amount ordered is still within the guidelines for child support set out in Oregon law. The review could result in an increase or decrease in the support amount, depending on the parents' financial circumstances and the needs of the child.

This "periodic review" service is provided at no cost to parents, but is available only for cases handled by the District Attorney or the Department of Justice.

The support agency handling your case will also review your support order for compliance with the guidelines whenever a substantial change in circumstance has occurred. You can request this "change in circumstance" modification from the support agency. But *any* support order (not just orders handled by the District Attorney or Department of Justice) can be modified because of a change in circumstance, so a private attorney is also able to assist you with this. You may also represent yourself.

13. Court Costs and Fees.

(a) Deferred Costs and Fees. Any court costs and service fees (if service was completed by the Sheriff) that	
were deferred (required to be paid at a later date) by the court shall be paid by:	
☐ Petitioner ☐ Respondent	
☐ Both parties equally	
☐ Other:	

(b) Costs and Fees Paid by the Parties

☐ To be paid by	nall be responsible for paying his/her own court costs and service fees for this case. y both parties equally Respondent shall reimburse the other party for his or her court costs and service fees for this		
Judgment shall b	be entered according to the co	ost and fee allocation	listed above.
14. Money Award. Ch	ild Support Obligation ☐ in	cluded not include	led.
Additional informatio	n PETITIO	ONER	RESPONDENT
Full Name			
Address or Contact Address			
Attorney's Name, Telephone Number and Address (if applicable			
Year of Birth			
Last Four Digits of Drive License Number and Stat of Issuance			
Last Four Digits of the Support Obligor's Social Security Number	1		
	ntion is to be provided by an ") as listed in this Judgmen		receive a money award
Others Entitled to Portions of Judgment Payable to PETITIONER	The following person(s) or public bod(ies) are known by Petitioner to be entitled to a portion of a payment made on the judgment (other than Petitioner's attorney): None or		
Others Entitled to Portions of Judgment Payable to RESPONDENT	portion of a payment ma	The following person(s) or public bod(ies) are known by Respondent to be entitled to a portion of a payment made on the judgment (other than the Respondent's attorney): None or	
Type of Judgment			Amount of Judgment
Child Support Award	WHO PAYS ☐ Petitioner ☐ Respondent	\$C cash medical suppor Starting on	per month, of which \$ is t.

WHO RECEIVES ☐ Petitioner ☐ Respondent	□ the first or day of the month following the date of the judgment and continuing on the same day of each month thereafter, or □, the date □ Petitioner □ Respondent was served with the motion or any later date, and continuing on the same day of each month thereafter.
---	--

Prejudgment Interest (Note: ORS 21.607(1) disallows interest on fees that have been deferred.)	WHO PAYS ☐ Petitioner ☐ Respondent WHO RECEIVES ☐ Petitioner ☐ Respondent	
Postjudgment Interest (Note: ORS 21.607(1) disallows interest on fees that have been deferred.)	WHO PAYS ☐ Petitioner ☐ Respondent WHO RECEIVES ☐ Petitioner ☐ Respondent	Nine percent (9 %) per annum simple interest on the unpaid balance of the total judgment amount(s) of \$ Interest accrues from the date the judgment is entered and continues until fully paid.
Accrued Arrears (if any, on judgments to be paid on a periodic basis)	WHO PAYS ☐ Petitioner ☐ Respondent WHO RECEIVES ☐ Petitioner ☐ Respondent	\$ per month, starting on the □ first day or □ Other: of the month following the date of the judgment until the total amount of \$ is paid in full; or A lump sum payment of \$ to be paid by (date)
Costs and Service Expenses (e.g., filing fees, hearing fees, trial fees, process fees)	WHO PAYS ☐ Petitioner ☐ Respondent WHO RECEIVES ☐ Petitioner ☐ Respondent	<u>\$</u>
Attorneys Fees (if any)	WHO PAYS ☐ Petitioner ☐ Respondent WHO RECEIVES ☐ Petitioner ☐ Respondent	<u>\$</u>
DATED this	day of	
	Ci	rcuit Court Judge
	Pr	int Name

SUPPLEMENTAL JUDGMENT re TEMPORARY MODIFICATION OF JUDGMENT DUE TO MILITARY DEPLOYMENT – PAGE 9 OF 11

<i>OPTIONAL:</i> APPLICATION FOR FULL CHILD SU for child support services, including enforcement, from the if you are requesting accounting and disbursement services AFDC in any state, an annual \$25 fee will apply if over \$10.000.	ne Child Support Progress only. (Note: If you	ram(CSP). Check the never received TANF	box in Paragraph 6(a) F, tribal TANF or
☐Petitioner, Signature	Date		
☐Respondent, Signature	Date		
$\hfill \square$ All parties have agreed (stipulated) to the terms of only.	this judgment. Sign	before a Notary Pub	lic or Court Clerk
Petitioner, Signature			
State of			
This instrument was acknowledged before me on	of	, 20	, (date)
by		(name of person).	
		c forion Expires:	
Respondent, Signature			
State of			
This instrument was acknowledged before me on	of	, 20	, (date)
by		(name of person).	
	Notary Public My Commiss	c forion Expires:	/Court Clerk
☐ If applicable, child who is at least 18 and under 21 year (sign only your name)	rs of age, has agreed	(stipulated to the term	s of this judgment:
Child, Signature			

SUPPLEMENTAL JUDGMENT re TEMPORARY MODIFICATION OF JUDGMENT DUE TO MILITARY DEPLOYMENT – PAGE 10 OF 11

Modification-4D: Judgment4DVer02 (12/14)

State of)			
State ofCounty of)			
This instrument was acknowledged b	efore me on	of	, 20	, (date)
by		(name of p	erson).	
			xpires:	
	all boxes and complete cument for myself and	all blanks that apply: I completed it without pa	id assistance.	
\square I paid or will pay	money to	for assista	nce in preparing this fo	rm.
Submitted by:				
☐ Petitioner ☐ Respondent, Signatu	re	Print Name	;	
Address or Contact Address	City, State, Zip	Telephone	or Contact Telephone	
Certificate of Mailing. I certify that paid to the other party at the followin				
☐ Petitioner ☐ Respondent, Signatu	nre	Print Name		
I certify that this is a true copy:				
☐ Petitioner ☐ Respondent, Signatu	ire			

In the	Matter	of □ the Marriage of:	
	and	Petitioner, Respondent,)))) Case No) Description of Deployment in the control of the contr
		at least 18 and under 21 years of age d. (ORS 107.108) Respondent.))))))))
notific below	cation th	aat I am no longer deployed or in activ	, I mailed a copy of written orders or other official ve military service to (complete each numbered section address where mailed):
where	2.	☐ the local branch office of the De	partment of Justice, Division of Child Support at (list address
	3.	\Box the Court at (<i>list address where</i> r	mailed):

garding the document you are filing with the co	ourt. Check all boxes and complete all blanks that apply:
☐ I selected this document for myself and	d I completed it without paid assistance.
☐ I paid or will pay money to	for assistance in preparing this form
DATED this day of	
	☐ Petitioner ☐ Respondent, Signature
	Print Name
	Address or Contact Address
	City, State, Zip Code
	Telephone or Contact Telephone

Certificate of Document Preparation. You are required to truthfully complete this certificate