# FILING FOR CUSTODY, PARENTING TIME, & CHILD SUPPORT FOR UNMARRIED PARENTS

TABLE OF FORMS
Part 1: Starting Your Case
1. Filing (See the last box of this table for additional forms you may need)
Petition for Custody and Parenting Time, and Child Support Summons Notice of Statutory Restraining Order Preventing Dissipation of Assets Confidential Information Form (CIF) (one for each party, including adult children) Notice of CIF Filing
Optional: Fee Deferral or Waiver Application and Declaration
2. Notifying the Other Party (Respondent)
Acceptance of Service (if possible) Certificate of Service Certificate of Mailing to DCS (if you or the respondent is receiving public assistance)
3. Temporary Orders
Part 2: Finishing Your Case
By Agreement
Declaration in Support of Judgment General Judgment of Custody and Parenting Time, and Child Support
By Default
<ul> <li>Ex Parte Motion for Order of Default and Declaration in Support</li> <li>Order on Motion for Default</li> <li>Declaration in Support of Judgment</li> <li>General Judgment of Custody and Parenting Time, and Child Support</li> </ul>
By Hearing
General Judgment of Custody and Parenting Time, and Child Support

Additional forms you may need: (More information is in the Instructions below)
Parenting Plan
Fee Deferral or Waiver Application and Declaration (optional)
Child Support Worksheets
Uniform Support Declaration
Parenting Class Certificate of Completion (if required for your court)
Waiver of Personal Service
Waiver of Further Appearance and Consent to Entry of Judgment (for adult children)
End-of-case Fee Waiver Application

# What these forms do

This set of forms will help you get a court order for custody, parenting time, and child support if you are not married to the other parent and have children under 18, and support for a child who is 18, 19, or 20 years old and attending school.

# Symbols used in this form:



**Important Note** 



STOP! You may not be able to use this form



Caution! You may need a lawyer



Timing requirement

# **Important Contact Information**

Oregon Judicial Department – <u>www.courts.oregon.gov</u> Oregon State Bar Lawyer Referral Service - <u>www.oregonstatebar.org</u>

**Phone:** 503.684.3763 or toll-free in Oregon at 800.452.7636

If you are deployed or about to be deployed, contact the Oregon State Bar Military Assistance Panel (<u>www.osbar.org/docs/ris/militaryflier.pdf</u>) for information about special rights and rules that may apply to you.

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**Parentage** Parentage (who the parents of the minor children are) must be legally established before you can use these forms if you want the court to order custody, parenting time, or child support for minor children.

- ➤ Parentage is established if both biological parents sign and file a birth certificate or Voluntary Acknowledgment of Paternity (a statement that says who the parents are) with the State Registrar of Vital Statistics. This is usually signed in the hospital when the child is born.
- ➤ Parentage can also be established through the Oregon Child Support Program or through the courts before you file these forms. Contact the Oregon Child Support Program (<u>www.oregonchildsupport.gov</u>) or a lawyer.
- ➤ Parentage is presumed if you and the other parent were married at the time of the child's birth or if the child was born within 300 days after the marriage ended. This presumption can be rebutted (challenged).



# Notice about these instructions and forms

These instructions are not a complete statement of the law. They cover basic procedures for simple cases involving custody, parenting time, and child support. If you have complicated issues or questions about the law, talk to a lawyer.

All of the necessary forms should be online. If you cannot find a form, ask your local court.

Each court has local rules, programs, and procedures that may not be explained in these instructions. Refer to the Supplementary Local Rules for your county. These rules are available online or at your local court or law library. Forms and information about your local court are on the Oregon Judicial Department website.



# Who is a "child"?

- ➤ A child must be born before you can file these forms
  - If you are pregnant with another child when you file this *Petition* and the child is also the child of the Respondent, you will need to file an amended *Petition* after the child is born. Talk to a lawyer if you need to do this.
- ➤ Children who have been emancipated are not "children" for purposes of these forms. A child is considered emancipated (independent) if the child:
  - o Has been declared emancipated by a court order or
  - o Is legally and validly married
- ➤ Adult Children: If you have a child age 18, 19, or 20 years old, that child is a "necessary party" to any family law case until his or her 21<sup>st</sup> birthday. The child must be included in your filings and properly served with all documents. The child may later waive the right to be part of the case, but this must be done formally after you file. If you fail to properly serve an adult child, your case may be delayed until you do.

 Child Attending School, <u>ORS 107.108</u>: If you have an adult child, child support may be ordered for that child **as long as** the child is attending school. More information is included below.

## > NOTE FOR PREVIOUSLY MARRIED COUPLES

If you and the respondent were married before and already divorced, you *may* be able to use these forms.

- o If the child was born **more than 300 days** after your dissolution judgment was signed, then you can use these forms.
- If the child was born less than 300 days after your dissolution judgment was signed, talk to a lawyer. You may need to amend your prior filings and modify your existing dissolution judgment.

## **CO-PARENTING EDUCATION**



Many courts require that parents of minor children go to a court-approved coparenting class. Some courts will not allow you to finalize your case until you have completed the class and filed a certificate of completion with the court. Contact the court to see if you have to sign up or if the court will send you information after you file.



# **General Information**

- ❖ This type of case starts with a "petition," which tells the court what you want. That's why you are called the "**petitioner.**" The other parent is the "**respondent**." The case ends with a "judgment," which is the court's final decision. The judgment is the document that finalizes your case and contains your rights and responsibilities.
- \* Keep the court and all other parties informed of your current address. You don't have to use your home address. You may use any contact address where you regularly check in, as long as it is in the same state as your home. The court will assume that you receive all notices and documents sent to that address. It is YOUR responsibility to let the court and other parties know if you move or want to get mail at a different address.

# PART 1 STARTING YOUR CASE

# **STEP 1: STARTING YOUR CASE**





# **General Questions**

- ➤ Where to File You can file in the circuit court of the county where any child lives, or in a county where either parent lives.
- > <u>Statutory Restraining Order</u> By filing your *Petition*, you agree to follow the terms of an automatic restraining order. The order is effective once the papers have been served on the respondent (see below for service information). If you don't follow the order, you can be held in contempt of court and subject to penalties.
  - You must attach a copy of the restraining order (called "Notice of Statutory Restraining Order Preventing the Dissipation of Assets in Domestic Relations Actions Between Unmarried Parents") to the Summons and serve it on the respondent. The form is included as Appendix D.
  - o The statutory restraining order prevents *either party* from making changes to insurance policies without the agreement of the other party if those policies are for the benefit of the children.

# If Both Parties Agree on All Issues

## Filing separately

You can file as Petitioner and the respondent can accept service of the *Petition*. Complete the appropriate *General Judgment* form and have both parties sign it. If you file separately, each party is required to pay a fee.

The respondent can choose not to file a *Response*. If no response is filed, judgment will be entered based on what is in the *Petition* after you file a *Motion for Order of Default* (see "By Default" section below).

or

# Filing together

You can choose to file as Co-parties using the *Co-party Petition for Entry of Stipulated Judgment* form. You do not have to complete or serve the regular *Petition* if you choose to file a co-party petition. Complete the appropriate *General Judgment* form and file it with your *Co-party Petition*. All of the information you need to complete the forms is in these instructions.

- ➤ If you file as co-parties, one of you will be labeled 'petitioner' and the other will be 'respondent.' There is no legal or procedural difference between the "petitioner" and "respondent" in co-party filings.
- ➤ If you file as co-parties, only one filing fee is required at the time of filing. Note that if you file as co-parties and later need to file a modification of judgment, you will have to pay both the filing fee for modification of judgment and the second initial filing fee.

- > You are the "Petitioner" on ALL forms throughout this case, and the other parent is the "Respondent."
  - Use full names (first, middle or middle initial, last) and print names the same way on all forms – first, middle, last.
- ➤ **Do not put Social Security numbers on your** *Petition***.** Social Security numbers must be given to the court but kept confidential from the public and the other party. Use the "Confidential Information Form" (CIF) to protect your identifying information.
  - o Fill out one CIF for each party, including adult children.
  - The *Notice of Filing of Confidential Information Form* must be served on the respondent with your other documents. See below for information about service.

- > If the other parent does not respond, you may be able to get a judgment by default (see "Resolving Your Case," below, for more information). As you fill out your Petition, you must include enough information that the respondent knows what you are asking for. If you do not include specific requests, the court will not be able to enter a judgment by default until after you serve amended (changed) paperwork on the respondent.
  - NOTE: this often happens with parenting plans. See below for more information.

# Fill out the following forms

- Petition for Custody and Parenting Time, and Child Support
- Summons
- Confidential Information Form (CIF) (one for each party)
- Notice of Filing of Confidential Information Form
- Certificate of Mailing or Delivery to Division of Child Support (ONLY if you or Respondent receives certain types of public assistance see "Make Copies" below)

You may need additional paperwork before the court can enter a judgment. See the Appendices for more information about when you need each form.

- ♦ Parenting Plan See Appendix A
- ♦ Uniform Support Declaration See <u>Appendix B</u>

## **UCCJEA**

The Uniform Child Custody Jurisdiction and Enforcement Act (UCCJEA) is a law that controls which state can decide issues of custody and parenting time. In most cases, if all of the children you are asking the court to address have lived in Oregon for the six months before you filed the *Petition*, Oregon courts can make a decision. You must provide certain information before an Oregon court can decide custody or parenting time.

Click *here* to read the UCCJEA (ORS 109.701-.834).

**NOTE:** If your child is under 6 months old, write "birth", do not enter their birthdate.



If you have any other orders or judgments about custody or parenting time from other states, or if any of your children have not lived in Oregon for six months before you file, you should see a lawyer.



# **Custody and Parenting Time (Visitation)**

Read ORS <u>107.137</u> to see what a court will consider when awarding custody. The most important factor is *always* the best interest and welfare of the *child*.

# Custody and Parenting Time

Joint and Sole Custody are legal terms that generally refer to the right to make certain decisions about the child. The parenting plan controls how much time each parent has with the child. See <u>Appendix A</u> for important information about custody and parenting plans. The court can only award joint custody if both parents agree to all of the terms. In most cases, both parents will have equal rights to information about the child regardless of the type of custody ordered. Both parents will have time with the child unless the court orders otherwise.

# **Parenting Plans**

To avoid delay in your case, your *Petition* should include a parenting plan. A parenting plan sets out the schedule and may include rules for each parent's time with the child. Your plan must include the minimum amount of parenting time (formerly called "visitation") you want the non-custodial parent to have. You can be as detailed as you like. You can describe the parenting plan in the *Petition* or you can attach a separate page.

At the end of your case, the *Judgment* **must** contain a parenting plan. The parenting plan can be a part of the judgment form, or it can be in an attached document. See <u>Appendix A</u> for more information about parenting plans.

**Moving** – The *Judgment* will prohibit either parent from moving more than 60 miles farther away from the other parent without giving written notice to the court and the other parent.

You can ask the judge to waive this rule by checking the appropriate box on the *Petition* and explaining why you should not have to give notice of a move.



# **Safety**

If you have safety concerns, you can ask the judge to suspend certain rights that the non-custodial parent automatically has. Check the appropriate box on the *Petition*. These rights include your duty to provide contact information and to tell the other parent if there is a major health concern for the children. ORS 107.154

and <u>107.164</u> list the rights of a non-custodial parent. You MUST have a good reason for suspending these rights. Talk to a lawyer about these issues.

# CHILD SUPPORT

# **Calculating Child Support**

In most cases, the court will order child support if no child support order already exists. Go to <u>www.oregonchildsupport.gov/calculator</u> for worksheets and an interactive program to use when calculating support. Click on this link:

# Go to Guidelines Calculator

Worksheets must be submitted to the court before a judgment can be entered. You can submit them with your *Petition*. At the latest, you can submit them with your *Judgment*.



**NOTE:** If you request a child support amount that is *different* from what the calculator or worksheet says, you *must* explain why and how you reached that amount. If not, your case may be delayed until you explain the difference.

You will need to complete a *Uniform Support Declaration* (*USD*) if you and Respondent do not agree on an amount for child support. See <u>Appendix B</u> for information about the USD.

## Payment of Child Support

Support is usually withheld from the payor's (the person who has to pay support) paycheck. The court may allow an exception to the income withholding requirement if you qualify under ORS 25.396 and if you request an exception in the *Petition*. If the court grants an exception to income withholding, payment can be deposited into the receiver's bank account. If you are *paying* child support directly to the other parent, you should keep proof of every payment, including a receipt if you pay cash.

See <u>Appendix C</u> for information about how payments are made to adult children attending school.

Child support is NOT taxable as income or deductible to either party.

# Life Insurance

The court can order a party to carry life insurance if that party is ordered to pay child support. Life insurance in connection with a support obligation is for the benefit of the children receiving support.



#### Health Insurance

Your judgment *must* address health insurance for any minor child involved in your case. Health insurance coverage may be provided through an employer or directly from an insurance carrier, or from a public option such as the Oregon Health Plan, which you have to apply to the state for.

# Cash Medical Support

In addition to child support, the court may order "Cash Medical Support." Cash Medical Support is to help pay for health insurance and out-of-pocket medical expenses.

If health insurance is not available, the court must order Cash Medical Support unless the judge finds reasons not to. The judge *cannot* order Cash Medical Support in some situations.

Go to <a href="http://oregonlawhelp.org/resource/insurance-for-children">http://oregonlawhelp.org/resource/insurance-for-children</a> for additional information about insurance

\* \* \*

## Adult Children (under 21)

If you have **any** child 18, 19, or 20 years old who is not married or emancipated, that child is a necessary party to this case. He or she *must* be added as a party in the case caption and has the right to participate. Adult children who are attending school at least half-time may seek child support from either or both parents. See <u>Appendix C</u> for more information about a Child Attending School.

You must properly serve each adult child with all the same papers as Respondent (see section below about serving the other party). After being served, a child **may** sign a *Waiver of Further Appearance and Consent to Entry of Judgment* form if the child chooses not to participate in the case.



## Have your documents reviewed

You may have your documents reviewed by a lawyer or a court facilitator before you file. Call your court or go to <a href="www.courts.oregon.gov">www.courts.oregon.gov</a> to see if your court has a facilitator available. Court facilitators are free. For information about how to find a lawyer, call the Oregon State Bar at the number on <a href="Page 2">Page 2</a>. If you are low-income, you may get your documents reviewed for a smaller fee through the Oregon State Bar's Modest Means program, or call your local Legal Aid office.



## Make copies

Make one copy of <u>all</u> of the completed forms for your records. See Step 2 for additional copies you will need.

# **STEP 2: FILING AND SERVICE**



# File your forms

File all of the *original* forms <u>except</u> the *Summons* and *Notice of Statutory Restraining Order* with the court clerk. The clerk will give you a **case number** when you file. Put the case number on all copies and originals. See below for a list of the forms you will need to copy to serve on the respondent.



You have to pay the filing fees when you file your papers. Go to *www.courts.oregon.gov* for the filing fee.

• If you are low income, you may ask the court to defer (postpone) or waive your filing fee. You must complete an *Application and Declaration for Deferral or Waiver of Fees* and an *Order Regarding Deferral or Waiver of Fees* and file them with your papers. If the fee is deferred, you will have to pay the fee later. If the fee is waived, you don't have to pay it now. However, the judge may reconsider waived and deferred fees at the end of the case.

<u>The clerk may give you some papers</u>. A copy of these papers must be included with the *Petition* that you serve on Respondent (see below regarding service).

**Make a copy** of the following forms to serve on the respondent:

- Petition
- Summons
- Notice of Filing of Confidential Information Form
- Notice of Statutory Restraining Order Preventing the Dissipation of Assets in Domestic Relations Actions Between Unmarried Parents
- Parenting Plan and Uniform Support Declaration (if you are filing these documents with your Petition) (see <u>Appendices A & B</u> for information)
- Any other forms your local court requires you to serve on Respondent



If either you or Respondent receives Temporary Assistance to Needy Families (TANF) or the Oregon Health Plan (OHP), or if your children are in foster care or in custody of the Oregon Youth Authority, then you must also send a copy of the filed Petition to the Department of Justice Division of Child Support (DCS). Your county branch office's address can be found at <a href="https://www.doj.state.or.us/child-support/locations">www.doj.state.or.us/child-support/locations</a>. After you mail the *Petition*, fill out the *Certificate of Mailing or Delivery to Division of Child Support* and file it with the court.



You must officially notify Respondent that you have filed a case. This is called "service." Follow the same steps to serve any 18, 19, or 20 year old children.

Acceptance of Service – If it is safe for you to give the respondent the papers yourself, you can use an *Acceptance of Service* form. If the respondent signs an *Acceptance of Service*, no other kind of service is required. Signing the *Acceptance of Service* does *not* mean the respondent agrees with anything in your *Petition*, only that he or she received the papers. You must file the papers with the court before you give the copies to the respondent.



#### **Formal Service**

If the respondent does not want to sign the *Acceptance of Service*, you must use another method. There are four ways you can serve. Service must be done *after* your *Petition* is filed.

# \*\*3 CRITICAL POINTS\*\*

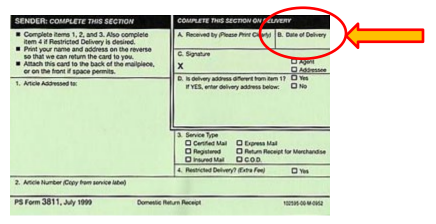
- 1. If you serve before you file, you will have to serve the papers again
- 2. You *CANNOT* serve the papers yourself
- 3. If Respondent has a lawyer, you should also send a courtesy copy of the papers to the lawyer

## 1. Personal Service:

- a. <u>By Process Server</u>: Take a copy of your papers to the sheriff's office in the county where Respondent is located and have a sheriff's officer serve the papers. The sheriff's office charges a fee for service. You can also hire a private process server of your choice.
- b. <u>By a Non-Party</u>: Have a competent\* person 18 years or older who is a resident of Oregon **and who is not a party** to the case (Petitioner or Respondent), **nor** the lawyer of a party, serve the papers. The server cannot be an employee of any party. If the respondent is outside of Oregon, the server can be a resident of the state where the respondent is. If you have safety concerns, have the sheriff perform service.
- \*competent means a person who can understand, remember, and tell others about an event.
- A *Certificate of Service* must be filed with the court by whoever serves the respondent. The certificate must include the date of service and the name of the person served.
- 2. **Substituted Service:** The process server may leave the papers at the respondent's residence (where he or she normally lives) with someone 14 years or older who lives there. The process server must also mail a copy of the papers (with a statement of the date, time, and place that the papers were served) to the respondent by first class mail. Make sure the process

server completes a *Certificate of Service*. The date of service is the day the first class mailing is put in the mail.

- 3. <u>Office Service</u>: The process server may leave the papers with someone *in charge* of the respondent's office or normal workplace. The process server must also mail a copy of the papers (with a statement of the date, time, and place that the papers were served) to the respondent by first class mail. Make sure the process server completes a *Certificate of Service*. The date of service is the day the first class mailing is put in the mail.
- 4. **By Mail:** First, the process server must send the papers to the respondent's home or business address by first class mail. Second, the server must send a copy by certified mail, return receipt requested. The process server **must** file proof of service with the court, including the signed green card, date of receipt, and item number along with a **Certificate of Service**. If the green card is not returned or if someone other than the respondent signed for it, then service by mail was not effective and you must try another type of service. The date of service is the day the respondent signs the returned green card.



#### **Proof of Service**

The Certificates are your <u>proof of service</u>. An original *Certificate of Service* or *Acceptance of Service* must be filed with the court for your case to proceed, regardless of the method of service.

If proof of service is not received within **63 days** of filing your *Petition*, the court may send you a notice of dismissal. Your case may be dismissed if you do not provide proof of service within 28 days of the notice.

If you are not able to have Respondent served by any of the methods listed above, you may ask a judge to allow you to use another service method. The judge might allow you to publish or post the documents. Forms to make this request are available online at <a href="www.courts.oregon.gov/forms">www.courts.oregon.gov/forms</a>.

# **STEP 3: TEMPORARY ORDERS**



You can ask the court to make temporary orders after you file the *Petition*. Temporary orders are effective as soon as a judge signs the order. They last until a judge changes the terms, signs the *General Judgment*, or dismisses the case. For example, either party may request an order for child support or an order about temporary use of property. To make any of these requests, you must file a "motion" (request) asking the court to do what you want. You may need a lawyer to file these requests.

➤ **NOTE:** The *General Judgment* may affect earlier temporary orders done by Limited Judgment. Talk to a lawyer if you have questions.

One type of temporary order is called a *Status Quo Order*. This order prevents either parent from changing the children's normal schedules, interfering with parenting time by the other parent, or changing where the children live. This does *not* decide custody or who can make major decisions for the children. "Normal schedule" means the children's schedule for the three months before you file a request for a *Status Quo Order*.

Go to www.<u>www.courts.oregon.gov</u> for the forms to request temporary orders. The forms may not cover all temporary orders you need. Talk to a lawyer for more information.

# **Domestic Violence**

All courts have restraining order forms for cases involving domestic violence. A judge will usually hear your request within a day or two of filing. Check with your local court for filing times and procedures.

Refer to <a href="http://courts.oregon.gov/fapa">http://courts.oregon.gov/fapa</a> for Family Abuse Prevention Act (FAPA) forms and information.

Forms for other types of protective order are available at www.courts.oregon.gov/forms



# File your forms with the court and complete service

Save these instructions to complete your case later

# PART 2

# **FINISHING YOUR CASE**

# **STEP 4: RESOLVING YOUR CASE**

There are three ways your case can be resolved: by agreement between the parties, by default if the respondent doesn't respond, or by a judge in a hearing.

Even if you submitted Child Support Worksheets with your *Petition*, you MUST attach worksheets to your *Judgment*, regardless of how you resolve your case.



# **By Agreement**

It is always better to resolve issues yourselves, since you know what's important to you. Once the case goes to a judge, it is out of your control. If you can't resolve the issues on your own, or if it is not safe for you to talk to Respondent, the court may provide options to help you, including mediation and arbitration. For information about arbitration, see "By Trial" section below.

**Mediation:** A mediator is a person trained to help people resolve disagreements. Mediation is confidential. You may ask to meet with the mediator alone if you are uncomfortable meeting with the other party for any reason. Check with your local court clerk to see if there is a fee for this service. Mediators are *not* judges – they cannot impose their decisions on you. Their job is to help *you* reach an agreement. This may be your last chance to retain control over the outcome of the case. Agreements incorporated into a *Judgment* are fully enforceable (*see below*).

Some courts may require that you mediate before you have a hearing. Check your court's Supplemental Local Rules for more information.

If mediation has not yet been ordered in your case and you would like to request it, you may file a **Request for Mediation** form. If your court requires mediation, you may request that the court waive mediation if you have a good reason by filing a **Motion and Declaration for Waiver of Mediation**. Talk to your court if you have safety concerns.

If you and Respondent have agreed to all of the issues, fill out and file:

- Declaration in Support of Judgment
- General Judgment of Custody, Parenting Time, and Child Support

Note: The *Judgment* must be signed by both parties and all adult children before being submitted to the court



## **By Default**



Respondent has 30 days to respond to your *Petition*. The time starts running from the day *after* the date of service. The response must be in writing and must be filed with the court and mailed to you. If the respondent does not file a response within 30 days, you may request an *Order of Default*.

Default means that you are asking the judge to award you what you asked for in your *Petition* because the respondent did not file a response. Look at <u>Oregon Rules of Civil Procedure</u> (ORCP) rule 69 for more detailed information.

> NOTE: If the respondent has given you <u>written</u> notice that he or she intends to appear, you have to give written notice that you intend to apply for a default order at least 10 days before you file your motion. See <u>Uniform Trial Court Rule 2.010</u> for the form your notice must be in. File your notice with the court and mail it to the respondent.

The judge may not grant a default if the respondent is incapacitated, a minor, a financially incapable person, a protected person, or a respondent in a fiduciary protective proceeding, as defined by ORS 125.005.

You must also show that the respondent is not in active military service before the court can enter an order of default. This is part of the *Ex Parte Motion for Order of Default & Declaration in Support*. If the respondent is in active military service, you cannot get an order of default unless the servicemember waives protection under the Servicemembers Civil Relief Act (SCRA). This federal law starts at 50 U.S.C. 3901. Your local law librarian can help you find it, or go to <a href="www.law.cornell.edu">www.law.cornell.edu</a>\* (under Get the Law click U.S.Code, then click Title 50 and go to Chapter 50). This law has strict rules about what "active military service" means. This protection does not apply to all servicemembers at all times.



If the respondent is in the military, you should see a lawyer before trying to get an order of default. If a default is not done properly, the respondent can re-open the case after returning from service. **Be aware** that if you knowingly make false statements about the respondent's status, you may face both federal and state penalties.

If you know the respondent is *not* in the military, you must state *facts* that explain how you know.

If you have the respondent's Social Security Number or date of birth, go to the Department of Defense website (<a href="https://scra.dmdc.osd.mil/">https://scra.dmdc.osd.mil/</a>) to find out if the respondent is in active service. This site can give you a free statement of service status that you can print out (called a "certificate of service" on the website). Attach this statement, or a printout of the screen, to your motion. You can also call 571.372.1100 for military verification. Put the date and the name of the person you spoke with on your motion. If you don't have the Social Security Number or date of birth, commercial sites may be able to provide information.

If you don't know whether the respondent is in the military and have checked the website, or don't have the necessary information, mark "I am unable to determine whether this person is in military service" and add any facts that you do know. The judge will decide whether to grant the default.

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<sup>\*</sup> This is an outside site maintained by Cornell University. The Oregon Judicial Department is not responsible for any information on this site. Links may have moved.

# If Respondent is in the military



If Respondent is in active military service of the United States and has not responded to the *Petition*, the court won't go ahead with your case until one of the following things happens:

- (1) Respondent is no longer in active military service,
- (2) Respondent waives, in writing, the right to avoid default, or
- (3) the judge holds a special hearing in your case

Talk to a lawyer if Respondent will not sign the waiver and you do not want to wait for military service to end. The SCRA rules are technical and complex. Contact the Oregon State Bar for help (contact information is on Page 2).

\* \* \* \* \*

# **Requesting a Default** - fill out the following forms:

- Ex Parte Motion for Order of Default and Declaration in Support
- Order on Motion for Default
- Declaration in Support of Judgment
- General Judgment of Custody and Parenting Time and Child Support

The **Declaration in Support of Judgment** allows you to note any information that has <u>changed</u> since you filed the **Petition**. Read **each** section of the **Petition** you filed CAREFULLY and note any changes in the spaces provided in the Declaration in Support of Judgment. You must complete the rest of the **Declaration** in all cases.



After you make yourself a copy of the completed forms, file the originals with the court any time *after* 30 days from the date of service. You must file the *Motion* for Order of Default by the **91**<sup>st</sup> **day** after you filed the <u>Petition</u> (NOT the proof of service!). If not, your case may be dismissed.

The court will send you notice when your judgment has been entered.



#### **By Trial**

If Respondent has filed a response and the parties are unable to agree on the terms of a judgment, your case may go to trial

Informal Domestic Relations Trials (IDRTs) are available in all courts if both parties agree. See <u>UTCR 8.120</u> for more information. Each court handles IDRTs differently. Contact your court for more information.

#### Conferences with the Judge

Many courts will schedule a "status," "pretrial," or "settlement" conference before a case goes to trial. These meetings usually take place with a judge with both parties present, along with their lawyers (if any). You must attend any conferences that are scheduled unless you have received permission from the judge not to attend. At the conference, the judge may talk to you about how your case is going to be handled, consider requests for temporary orders, or set future court dates.

Some courts may refer certain cases to arbitration. You will receive information from the court if that happens.

➤ Many courts require that you mediate before you can get a trial. See the <u>BY</u> <u>AGREEMENT</u> section above.



**NOTE:** You must give the other party an opportunity to review the judgment before you submit it to the court. See <u>UTCR 5.100</u> for information.

You can represent yourself at trial. Some courts provide information about representing yourself on their websites. Go to <u>www.courts.oregon.gov</u> to find your court's website.

The State Family Law Advisory Committee has written a guide that may help you prepare for trial. This guide is NOT a substitute for legal advice! The rules of court can be technical and complex. You may damage your case if you are not properly informed. If your case goes to trial, you are strongly advised to talk to a lawyer. To read the guide, go to:

http://www.courts.oregon.gov/help/Documents/famlawtrialbrochure.pdf

# THE JUDGMENT



Regardless of how you resolve your case, a *General Judgment of Custody and Parenting Time and Child Support* must be signed by a judge. One of you may be ordered to fill out the judgment form and give it to the court to be signed. **NOTE:** you must include Child Support Worksheets with your Judgment if child support is awarded.

The judgment finalizes your case and contains all of the issues decided in the mediation, trial, or by agreement.

> **NOTE:** The *General Judgment* may affect earlier temporary orders done by Limited Judgment. Talk to a lawyer if you have questions.

If the respondent DID NOT file a response, the information you fill out in the judgment should be *exactly* the same as what you requested in the *Petition*.

<u>If the respondent DID file a response</u>, the information should be the *exactly* the same as what was decided in mediation, arbitration, hearing, trial, or through your agreement. All parties must review the *Judgment* before you submit it to the court. You must send the *Judgment* document along with the *Notice of Proposed Judgment or Order* to the respondent and any adult children who have not filed a *Waiver of Further Appearance* in the case.

Other parties can object to the *Judgment*. If that happens, you have to discuss the objections and attempt to resolve them before you submit the *Judgment* to the court. If you are not able to resolve the objections, the objecting parties can either send you a written statement explaining their objections, or they can submit their objections directly to the court. You must complete the *Certificate of Readiness* section of the *Judgment* to tell the judge whether there are outstanding objections. See <u>UTCR 5.100(1)</u> for more information about notice and objections.

If the respondent is responsible for preparing the judgment, the respondent must send the proposed judgment to you before submitting it to the court. Then you can review it and object to it within 7 days of the date it was sent to you. If you and the respondent are not able to resolve your objections after reasonable efforts, you can either send a written explanation of your objections to the respondent or directly to the court. You must notify the respondent of your intentions so that they can advise the judge that there are outstanding issues. The judge may make a decision after reviewing the documents, or the court may contact you with further information.

If you are responsible for preparing the final judgment, make a copy for yourself and one for Respondent (unless you got an *Order of Default*). File the original with the court.

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<sup>&</sup>lt;sup>1</sup> http://courts.oregon.gov/utcr

Your case is finished and effective the date the *Judgment* is signed by the judge. NOTE: the terms of your judgment are not enforceable until the court enters the judgment. You will receive a *Notice of Entry of Judgment*.

NOTE: Every document you file must have a mailing address where you will receive documents related to this case. You do NOT need to use your home address. You can use any contact address in the same state as your home. You are responsible for checking your contact address. Notify the court and the other party in writing if your contact address changes.

# Appendix A- Custody and Parenting Plans

# Joint Custody and Sole Custody

# What does "Custody" mean?

- Custody refers to decision-making about a child. Decisions may include the child's residence, health care, education, religion, and other big issues.
- > Joint custody means that the parents have agreed to decide major decisions in the child's life together. Joint custody can also occur when parents agree about how to split up major decisions about a child. The court can order joint custody only if both parents agree to all of the terms, including the parenting plan.
- Sole custody means that one parent can make decisions alone. These are legal terms and don't impact how much time each parent has with the child.

Regardless of the custody order, both parents will usually have time with the child (parenting time) and the right to certain information. Both parents have the right to review school records and medical records, and to authorize emergency medical, dental, psychological, or other health care if the other parent is not available, unless the court orders otherwise.

Read ORS <u>107.137</u> to see what a court will consider when awarding custody. The most important factor is *always* the best interest and welfare of the *child*.

A **parenting plan** is where you provide a plan for when each parent will actually be with the child (parenting time). Parenting plans can also include specific times for contact. For example, "Mother can call on Fridays between 7pm and 10pm." Parenting time is separate from custody. For example, you can have joint custody with one parent having the child 75% of the time, and you can have sole custody with 50-50 parenting time. See below for more information.

Child support is separate from custody. Either parent can be ordered to pay child support regardless of who has custody or what kind of custody is ordered.

# **Sole Custody**

If sole custody is ordered, the other parent will almost always have some parenting time with the child. The non-custodial parent has equal rights to the child's school records and medical records, and to authorize emergency medical, dental, psychological, or other health care if the other parent is not available, unless the court orders otherwise.

#### **Joint Custody**

Joint custody does not mean that every day-to-day activity has to be agreed to, but major decisions must be discussed by the parties.

A joint custody order can also specify certain decisions that can be made by one parent or the other. For example, Mother may be allowed to make decisions about religious training, or Father can made decisions about medical care.

A joint custody order might specify that one parent's home is the child's primary residence, but it's not required.

# **Parenting Time & Parenting Plans**

Parenting time is what some people call 'visitation' – it is the time a child spends with each parent. Parenting time is detailed in a "parenting plan," which is usually focused on the parent who does not have sole or primary residential custody.

Once the court enters a judgment with parenting time included, that time is enforceable like any other court order. Parents can file for an expedited (faster) hearing if the other is not following the parenting time in the judgment.

A parenting plan is required for all cases involving a minor child. The plan sets out the schedule and rules for each parent's time with each child. A parenting plan should be written in the space provided in your *Petition* or attached to it as a separate form.

A parenting plan can be as general or as specific as you need it to be. The judge will expect to see some information about the days and times when children will be picked up and dropped off, and some plan for weekends, holidays, and school breaks. Consider whether you have children with different needs. Children at different ages may need different parenting plans. If you have a child with a medical issue, you may want to consider how the plan will impact care.

**BE AWARE** that if you do not include enough information in your plan and the other parent does not respond, you may have to serve the other parent with corrected paperwork before you can get a *Judgment*.

The parenting plan may include safety provisions for the child if problems like domestic violence, drug or alcohol abuse, or child abuse are involved in your case.

Oregon has a *Basic Parenting Plan Guide for Parents*. This guide has information about how to develop a plan, information about alternative schedules, and stages of your children's growth that should be considered when creating a plan. A sample parenting plan is included in the guide. The guide can be downloaded at <a href="www.courts.oregon.gov/familylaw">www.courts.oregon.gov/familylaw</a>. There is also a Safety Focused Parenting Plan Guide on this website. This can help you develop a parenting plan if you have safety concerns for your children. Many local courts also have standard plans in their Supplemental Local Rules. Check your local court's website. You can use these plans whole or as a guide to develop your own.

A mediator can help you create a parenting plan. Your local court may also have a mediation program for parents. A mediator is a neutral person trained to help you come to your own agreement and cannot make decisions for you. Information about mediation and parenting plans may be available through your court's parent education program, the court facilitator, or your local law library. Some courts require you to try mediation before your hearing.

**Custody/Parenting Time Evaluation** - If parents can't agree on a parenting plan, the court may order the parents to hire a custody or parenting time evaluator. Either or both parents may be ordered to pay for the evaluator.

If you and Respondent don't agree on a parenting plan before trial, the judge will order one.

# Appendix B - Uniform Support Declaration

You may need to complete a *Uniform Support Declaration* (*USD*) if you and Respondent do not agree on an amount for child support.

You can file your USD with the *Petition*. If you don't file it with your *Petition* and Respondent opposes your claim for support, you must provide it to the court and serve a copy on Respondent within 30 days after you receive the *Response*.

If you are NOT requesting child support, do not file the USD.

# <u>Tips for filling out the *USD*:</u>

- ➤ If you are requesting child support for the amount that the Child Support Guidelines recommend, fill out only the *Declaration* and attach the documents it asks for.
  - o If you are requesting a different amount of child support than the Guidelines recommend, fill out *both* the *Declaration* and *Schedule 1*. Attach all of the documents that the *Declaration* and *Schedule* ask for.
- ➤ Use your *actual*, *present* expenses. Estimates are fine as long as they are realistic and you have no way of confirming the amount.
  - Some items may not apply to you mark those spaces "N/A" (Not Applicable), but complete *every* item that does apply.
  - o If your amounts are unusual or likely to change soon, include a brief explanation of why (if you are temporarily living with a relative, or if one party moved out and is no longer contributing to shared expenses). Include an estimate of what you believe your expenses will be after the situation changes.
- ➤ If you have an expense that is not listed, add it, along with a brief explanation.
- ➤ If you anticipate any major changes (a child entering or leaving school, a layoff, a car payment or mortgage being paid off), note these as well. Do NOT include fears or possibilities only things you know or reasonably expect will happen.
- ➤ If one of your children has serious medical or dental problems, note it and include a reasonably accurate estimate of the treatment cost.
- > Household items are things like paper towels, cleaning supplies, light bulbs, storage containers.
- ➤ If you are attending school, include your tuition payments, supplies and books, and any other necessary school-related costs.

The *Uniform Support Declaration* is Form 8.010.5 and can be found here:  $\underline{www.courts.oregon.gov/forms}$  in the *Family Law*  $\rightarrow$  *Miscellaneous* category.

**Certificate of Mailing** – the *Uniform Support Declaration* includes a Certificate of Mailing at the bottom of the form. Once the *USD* is completed, copy the entire form and all attachments and mail them to the respondent. THEN fill out the Certificate of Mailing and file the original with the court. Keep a copy of all documents for your own records.

# <u>Appendix C – Support for a Child Attending School</u>

If an adult child is attending school at least half-time according to the school's standards, that child is considered a "Child Attending School." A Child Attending School may be entitled to child support until he or she turns 21. "Child Attending School" is defined at ORS 107.108 and does not include children who are married.



IMPORTANT! After an order is made for support of a child attending school, the child *must* remain enrolled at least half-time AND make sufficient academic progress according to the school to qualify as a child attending school and continue to receive support.

**NOTE:** you can ask the court to extend child support for minor children to cover them when they qualify as Children Attending School. If a child does not immediately enter higher education after high school or drops out of high school, child support will end.

If you have an order that says support continues *if* the child becomes a Child Attending School, the child must notify the payor *before* the child turns 18 that he or she will be attending school, which school, and when the child expects to graduate or stop taking classes. Support generally continues during summers if the child has properly notified the other parent that the child intends to return to school.

The child must also provide consent to the school to release certain information to any parent paying child support. The requirements are at ORS107.108.

# Paying Support for a Child Attending School

Support for an adult child is normally paid directly to the child, whether by the payor directly or by DCS. If you have good cause why the child should *not* receive payment, you must explain that in your *Petition*.

There is NO parenting plan or parenting time credit for a Child Attending School who has graduated from high school.

For more information, go to:

http://oregonchildsupport.gov/services/pages/child\_attending\_school.aspx

# <u>Appendix D – Statutory Restraining Order</u>

# [Attach to Summons per ORS 109.103(5)]

# NOTICE OF STATUTORY RESTRAINING ORDER PREVENTING THE DISSIPATION OF ASSETS IN DOMESTIC RELATIONS ACTIONS BETWEEN UNMARRIED PARENTS

# REVIEW THIS NOTICE CAREFULLY.

# BOTH PARTIES MUST OBEY EACH PROVISION OF THIS ORDER TO AVOID VIOLATING THE LAW.

SEE INFORMATION ON YOUR RIGHT TO A HEARING BELOW

## TO THE PETITIONER AND RESPONDENT:

Under ORS 109.103(5) and UTCR 8.080, neither Petitioner nor Respondent may:

# **Insurance Policies**

(1) Cancel, modify, terminate, or allow to lapse for nonpayment of premiums, any policy of health insurance that one party maintains to provide coverage for the other party or a minor child of the parties, or any life insurance policy that names either of the parties or a minor child of the parties as a beneficiary.

#### **Insurance Beneficiaries**

(2) Change beneficiaries or covered parties under any policy of health insurance that one party maintains to provide coverage for a minor child of the parties, or any life insurance policy.

## **EFFECTIVE DATE:**

The above provisions are in effect <u>immediately</u> upon service of the *Petition* and *Summons* on the respondent. They remain in effect until a final judgment is issued, until the petition is dismissed, or until further order of the court.

# **RIGHT TO REQUEST A HEARING**

Either Petitioner or Respondent may request a hearing to modify or revoke one or more terms of this restraining order by filing with the court the *Request for Hearing re: Statutory Restraining Order* form specified in Form 8.080.3 in the UTCR Appendix of Forms.

Page 1 of 1 (Mar 2019)

# IN THE CIRCUIT COURT OF THE STATE OF OREGON FOR THE COUNTY OF \_\_\_\_

	Case No:
and Respon	AND PARENTING TIME AND CHILD SUPPORT Filing Fees at ORS 21.155
and	Claim is not subject to mandatory arbitration
Unmarried children 18, 19, or 20 years old (per	ORS 107.108) (full names)
➤ I need an interpreter:   Spanish	] ASL $\square$ other:
I, Petitioner, ask the court to grant custody, below. I am not married to the respondent i  1. Residency (check all that apply)	parenting time, and child support as specified n this case.
☐ At least one parent currently lives in t	he county where this petition is being filed ction 2 live or can be found in the county where this
2. Minor children of Petitioner and Respon	
(list only children born to BOTH parties, no Name	ot children that one party has with someone else)  Age
Additional children listed on page at	ached titled "Section 2"
<b>3. Parentage</b> (complete all that apply) Parentage (who the legal parents as	re) has been established for both parties by:
> petitioner respondent giv	ing <b>birth</b> to (names):
	r <b>Voluntary Acknowledgment of Paternity</b> espondent as the parent of children (names):
<ul><li>judicial order or admin</li></ul>	nistrative/agency order
(court/agency name):	case number
located in (county/state)	

re:   petitioner respondent for children (list names):			
>			
<b>4.</b> By filing this petition, I acknowledge that I am bound by the terms of the <b>Statutory Restraining Order (SRO)</b> prohibiting either party from making certain changes to insurance policies that affect our minor children. I understand that this restraining order is effective as soon as this <i>Petition</i> and the <i>Summons</i> are served on Respondent.			
5. Other Case Inform	ation		
☐ A No-Contact Order (criminal or other) prohibits ☐ me ☐ the other parent from exercising parenting time  Case # County/State:			
Cuse "	_	County/Sta	
<b>5A. Pending Cases</b> Has any other case been started but not yet finished in any state regarding any of the parties' minor children? (including child support, dissolution (divorce), annulment, separation, custody, paternity, juvenile court, or modification cases)  ☐ No ☐ Yes − as follows			
Name of Court or	Case No.		Involves:
Agency			(check all that apply)
		Custody	ipport /Parenting Time
		Restrair	,
☐ Juvenile Dependency/Delinquency			•
5B. Existing Orders or Judgments			
Is there an order or judgment in this or any other state between the parties? (including child support (whether or not it is currently effective), dissolution (divorce), annulment,			
separation, custody, paternity, juvenile court, modification, or restraining/protective			
orders)			
No Name of Court or	Yes – as follows Case No.	<u>(attach a copy</u> Date	of the signed order or judgment) Involves:
Agency	Case IVO.	Signed	(check all that apply)
ngeney		215.104	(check at that apply)
			Child Support
			Custody/Parenting Time*
*Result (if custody/parenting time):  Restraining Order  Juvenile Dependency/Delinquen			☐ Juvenile Dependency/Delinquency
☐ Additional information attached			

**6. Uniform Child Custody Jurisdiction and Enforcement Act (UCCJEA)**You must advise the court if any of this information changes

Name of Court	mes of ildren) ase? nination
6B. Do you know of any OTHER legal proceeding that may affect the outcome of this cereation (including enforcement of domestic violence or protective orders, adoption, term of parental rights, or guardianship involving any of the children pending in any No Yes − as follows:  Name of Court State Case No. Type of Case Affected Court State Case No. Type of Case Affecte	ase?
(including enforcement of domestic violence or protective orders, adoption, term of parental rights, or guardianship involving any of the children pending in any ☐ No ☐ Yes − as follows:  Name of Court State Case No. Type of Case Affected Courter of Case No. Type of Case No. Type of Case Affected Courter of Case No. Type of Case Affected Courter of Case No. Type of Case N	nination
6C. List the places where the <b>minor</b> children have lived in the last five years, the name people they lived with at that time, and <i>current</i> contact addresses for those people  Current:  Child's Name  Current Address  Lives with:  Petitioner  Respondent	state)
people they lived with at that time, and <i>current</i> contact addresses for those people  Current:  Child's Name  Current Address  Lives with:  Petitioner  Respondent	hildren
Child's Name       Current Address       Lives with:         ☐ Petitioner       ☐ Respondent	es of the
☐ Petitioner ☐ Respondent ☐ Other:	
Residences:	
Dates County State Name of Contact Address of	Which Children
☐ Additional page attached titled "Section 6 - UCCJEA"	

Petition – Custody/Parenting Time/Support Page **3** of **9** 

**Additional Caregivers:** Dates Name of Where did they live Contact Address of Which with this caretaker? Children From/To Parent/Caretaker Parent/Caretaker **6D.** The children listed in Section 2 have continuously lived in Oregon for the six months before the filing of this *Petition*, except for the children named below The following children have **not** live in Oregon continuously for six months: There is another basis for Oregon to address these children. *Explain*: **6E.** I do not know any person other than the other parent who has physical custody of the children or who claims to have custody, visitation, or parenting time rights  $\square$  except for (list name and address):\_\_\_\_\_ 7. Custody and Parenting Time Custody of the children should be awarded as follows: Parties should have joint custody of the following children (list names): I should be awarded sole custody of the following children (list names): Respondent should be awarded sole custody of the following children (*list names*): Parenting time should be awarded as set forth in the attached **Parenting Plan**, labeled Exhibit \_\_\_\_\_ or \_ as follows \_\_\_\_ Parenting time should be supervised by Any cost of the supervision should be paid by  $\square$  Petitioner  $\square$  Respondent  $\square$  Other: ☐ Respondent should not be granted parenting time because this would endanger the health or safety of the children. **State supporting facts:** 

	hould be allowed to move more than 60 miles further distant from the respond ut advance written notice because good cause exists (explain):
I sl Respo	act Information hould not be required to provide contact information to Respondent or to contact indent in case of emergency circumstances or substantial change in the health dildren because:
	ntal Authority under ORS 107.154 spondent should not have authority under ORS 107.154 (explain):
pport A. <u>Cl</u>	nild Support
The	ere <u>IS</u> an existing child support order in the monthly amount of \$
from (	(county, state)
The co	ourt case # is and the Child
[	ort Program (CSP)# is I <u>do not</u> want to change this amount (skip to section 8D, below)  I <u>do</u> want to change this amount because circumstances have changed significantly since the order was issued. Explain the change
	(fill in the sections below with the new amount you are requesting)
(or)	
Th	ere <u>IS NOT</u> an existing child support order from any other court or agency I <u>am not</u> requesting child support <u>because</u>
[	(skip to section 8B, below)  I <u>am</u> requesting child support (fill in the sections below)
	☐ Support is presumed to be unavailable because the parent who would it all that apply): ☐ receives cash payments from a public assistance program including

Support should be ordered despite the presumption (explain why and complete Section 8.A.2, below):
A.2 Support should be ordered payable:  by Petitioner Respondent
<b>to</b> ☐ Petitioner ☐ Respondent ☐ Adult Child Attending School (name): <b>on</b> the first day of each month
<b>beginning</b> $\square$ the month following entry of this judgment $or$ $\square$ the date of service of this <i>Petition</i>
The total monthly amount should be:
☐ Determined under the Oregon child support guidelines prior to judgment (or) ☐ \$, which is (check one)
the amount presumed correct as reflected on the child support guideline worksheets <u>attached</u> to this petition <i>(or)</i>
different from the amount presumed correct by the child support guidelines because the guideline amount would be unjust or inappropriate (explain)
B. Medical Support
☐ Medical support has already been ordered in another case as noted in Section 8A above ☐ The existing order should <u>not</u> be changed ( <i>skip to Section B.2 below</i> ) ☐ The existing order should be changed ( <i>fill out the sections below</i> ). I have also requested a change of child support above.
If medical support has not been ordered in another case, complete sections below
B.1 Health Insurance Coverage:
☐ Petitioner ☐ Respondent ☐ both parents should be ordered to provide health insurance coverage throughout the period of the child support obligation
<u>Cash Medical Support</u> ( <u>If health insurance is not available</u> , then the parent who is ordered to pay child support will also be ordered to pay cash medical support according to the Child Support Guidelines unless the court finds reason not to)
Cash Medical Support should <b>not</b> be ordered because:  ☐ Support is presumed to be unavailable for the reason marked in Section 8.A.i, above (Note: if you asked that support be awarded anyway, do not mark this box)  ☐ the parent paying child support has income at or below Oregon's minimum wage for full-time employment, so cash medical support should not be ordered  ☐ The children's medical needs will be met by the Uninsured Medical Expenses provision below
Other (explain):

B.2 Uninsured Medical Expenses
Uninsured medical expenses should not be awarded
or  □ Petitioner should pay% and Respondent should pay% of the unreimbursed costs of the children's reasonable medical, dental, and vision care. This does not include ordinary expenses like nonprescription medication, bandages, vitamins, and copays for regular checkups, which the parents are presumed to provide for the children in proportion to their parenting time. This obligation is in addition to any child support and will be offset by any cash medical support ordered above.  or  □ This obligation should be in addition to any child support and cash medical support ordered above
C. Payment  How should payments be made?  I understand that payments will be made by income withholding unless an exception applies  I request an exception to the income withholding requirement of ORS 25.378 so that payment can be made another way because good cause exists  Petitioner and Respondent have agreed in writing to the following alternative payment method (explain)
Other exception under ORS 25.396 (explain)
Where should payments go?  ☐ All support payments should be made to the Department of Justice, Child Support Accounting Unit, P.O. Box 14506, Salem, Oregon, 97309  or ☐ An exception to income withholding applies as noted above. All support payments should be made to the recipient's checking or savings account. Deposit receipts should be kept by the paying parent as proof of payment. The receiving parent should be ordered to provide the paying parent with current deposit slips or bank name, account name, and account number.  or ☐ Other (explain)
(only available if you request an exception to income withholding, above)
Adult Child Attending School  The Division of Child Support (DCS) should pay support for an adult child attending school directly to the child unless good cause exists for payment to be made another way  GOOD CAUSE exists for DCS not to pay support directly to a child attending school (explain):

Support should end when the last child becomes self-supporting, emancipated, or married, or reaches age 18  Support should continue until the last child reaches age 21 if the child qualifies as a child attending school under ORS 107.108
E. <u>Tax Dependents</u> (Note that the judgment is not binding on the IRS and will not provide a defense if the parties fail to comply with IRS regulations in any given tax year. Speak to a lawyer or tax professional.)
☐ Petitioner ☐ Respondent should be permitted to claim the following children as dependents for tax purposes beginning with the <b>tax</b> year this judgment is entered. The other parent must complete any IRS waivers or forms necessary to accomplish this order in each tax year and must not file contradictory tax returns. List names:
or ☐ Other (specify):
F. <u>Life Insurance Coverage for Children</u> The party paying support should carry life insurance for the benefit of the parties' children throughout the period of the support obligation. The coverage should be in the amount of \$  9. Additional Provisions
Additional page attached titled "Section 9-Additional Provisions"
<b>10.</b> A <i>Confidential Information Form</i> (CIF) has been completed and filed with the court clerk containing all information required by ORS 107.085 that is identified as confidential by UTCR 2.130 for: ☐ Petitioner ☐ Respondent ☐ each adult child
11. 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 court costs and service fees paid  Other:
I request a judgment granting the relief asked for above, and other equitable relief that the court finds just.
Certificate of pending/existing child support proceedings  ➤ There ☐ is ☐ is not a PENDING child support proceeding
$ ightharpoonup$ There $\square$ is $\square$ is not an EXISTING child support order or judgment
Information about any pending or existing child support proceedings is included above

D. Length of child support

•	understand they are made for t	•	
Date	Signature		
Email	Name (printed)		
Contact Address	City, State, ZIP	Contact Phone	
Optional: APPLICATION FOR FULL CHILD SUPPORT PROGRAM SERVICES  ➤ NOTE: If more than \$550 is collected each year, a \$35 fee will apply unless you have received TANF, tribal TANF, or AFDC in any state  The Oregon Child Support Program will provide collection and other child support services unless you opt out here:  □ I opt-out of Oregon Child Support Program services			

# IN THE CIRCUIT COURT OF THE STATE OF OREGON FOR THE COUNTY OF \_\_\_\_\_

		Case No:
and	Petitioner	SUMMONS FOR FAMILY LAW CASE  Marriage Registered Domestic Partnership (RDP)
	Respondent	Unmarried & Unregistered
To (name):		_
Home Address:		Work Address:
Divorce or dissoluti	narriage or Registere	d Domestic Partnership (RDP) or Registered Domestic Partnership (RDP)
NOTICE TO RES	PONDENT: READ	THESE PAPERS CAREFULLY!
you must file a legal paper call	ed a " <i>Response</i> " or a	<b>side will win automatically.</b> To "appear," motion. <i>Response</i> forms are available <u>regon.gov</u> . Talk to a lawyer for information
the day you received this s www.courts.oregon.gov for fe the Petitioner's lawyer (or the	Summons, along with the information). It must be information). It must be informationer if he or show the services to the serv	ast be in proper form and you must show that e does not have a lawyer) was formally served e rules. Service rules are included in
	Referral Service at 5	you need help finding a lawyer, you can call 03.684.3763 or toll free in Oregon at
Date	Petition	ner Signature
	Name (	printed)
Contact Address	City, State, ZIP	Contact Phone

## FOR THE COUNTY OF Case No: Petitioner and CONFIDENTIAL **INFORMATION FORM** ☐ Amended CIF Respondent UTCR 2.130 Unmarried children age 18, 19, or 20 years old (per ORS 107.108) **Submitted by:** Petitioner Respondent other: **Information about** (name): Petitioner Respondent other: (first, middle, last) **Social Security Number:** Date of Birth: Driver License (Number and State): Former Legal Names: Employer's Name, Address, and Phone: Minor children of the parties:1 Name: Date of Birth: **Social Security Number:**

IN THE CIRCUIT COURT OF THE STATE OF OREGON

☐ Additional page attached

<sup>&</sup>lt;sup>1</sup> The names of parties and children, and children's ages are not confidential. This form can only be viewed by the party who files it unless the court orders otherwise.

## FOR THE COUNTY OF Case No: Petitioner and CONFIDENTIAL **INFORMATION FORM** ☐ Amended CIF Respondent UTCR 2.130 Unmarried children age 18, 19, or 20 years old (per ORS 107.108) **Submitted by:** Petitioner Respondent other: **Information about** (name): Petitioner Respondent other: (first, middle, last) **Social Security Number:** Date of Birth: Driver License (Number and State): Former Legal Names: Employer's Name, Address, and Phone: Minor children of the parties:1 Name: Date of Birth: **Social Security Number:**

IN THE CIRCUIT COURT OF THE STATE OF OREGON

☐ Additional page attached

<sup>&</sup>lt;sup>1</sup> The names of parties and children, and children's ages are not confidential. This form can only be viewed by the party who files it unless the court orders otherwise.

# IN THE CIRCUIT COURT OF THE STATE OF OREGON FOR THE COUNTY OF \_\_\_\_\_

	Pet and	CONI INFO	OF FILING OF FIDENTIAL DRMATION RM (CIF)
and	Respo	ondent	mended CIF
	ried children 18, 19, or 20 years old (per	<u> </u>	
I filed	Confidential Information Forms with ed by Uniform Trial Court Rule (UTC	n the court about the followi	
1)	My Name: Respondent □ O	ther:	
	Containing (check all that apply):  ☐ Social Security Number (SSN) ☐ Da ☐ employer's name, address, and phone ☐ former legal names	ate of Birth (DOB) 🔲 children'	s SSN 🔲 children's DOB
2)	Name: Respondent Or	ther:	
	Containing (check all that apply):  ☐ SSN ☐ DOB ☐ children's SSN ☐ number ☐ driver license number ☐ for	children's DOB □ employer's ormer legal names	name, address, and phone
3)	Name: Respondent Or	ther:	
	Containing (check all that apply):  ☐ SSN ☐ DOB ☐ children's SSN ☐ number ☐ driver license number ☐ for	children's DOB □ employer's ormer legal names	name, address, and phone
4)	Name: Respondent □ Ot	ther:	
	Containing (check all that apply):  ☐ SSN ☐ DOB ☐ children's SSN ☐ number ☐ driver license number ☐ fo		name, address, and phone
Date		Signature	
		Name (printed)	
Contac	t Address	City, State, ZIP	Contact Phone

	FOR THE COUNTY OF	
	C	ase No:
v.	Plaintiff/Petitioner	ACCEPTANCE OF SERVICE
De	efendant/Respondent	
I am the Plaintiff/Pet	titioner □Defendant/Responde	ent in this matter.
On (date)	I received a true cop	y of (check all that apply):
<ul><li>☐ Petition</li><li>☐ Claim</li><li>☐ Complaint</li></ul>		on on mediation
And for Domestic Rela	ations cases:	
<ul> <li>□ Notice of CIF (Confide</li> <li>□ Information on contin</li> <li>□ Order to Show Cause i</li> <li>□ Statement of Assets ar</li> <li>□ Uniform Support Decl</li> </ul>		DBRA) I Declaration
		e to the best of my knowledge court and I am subject to penalty
Date	Signature	
	Name (printed	
Address	City/State/Zip	Telephone

IN THE CIRCUIT COURT OF THE STATE OF OREGON

# IN THE CIRCUIT COURT OF THE STATE OF OREGON FOR THE COUNTY OF \_\_\_\_\_

	Case No
Petitioner and	CERTIFICATE OF MAILING OR DELIVERY TO DIVISION OF CHILD SUPPORT
Respondent	
I certify that on <i>(date)</i> first-class mail a true copy of the <i>Petition</i> in local branch office of the Department of Just <i>(list address)</i> :	tice, Division of Child Support at
I hereby declare that the above statement and belief. I understand they are made for subject to penalty for perjury.	
Date	Signature { Petitioner Respondent}
	Name (printed)
Contact Address City / State /	/ ZIP Contact Phone

# IN THE CIRCUIT COURT OF THE STATE OF OREGON FOR THE COUNTY OF \_\_\_\_

		Case No:	
	Petitioner	CERTIFICATE (ORCP 7D(	
and		☐ (a) Personal Se	
		☐ (b) Substitute S	
		$\Box$ (c) Office Service	
	Respondent	` '	
	Respondent	$\square$ (d) Service by N	viaii
I, (name)			
		person 18 years of age or o	
party to or lawyer in this case, and			_
the person named below. I served	true copies of th	e original <i>(check all that </i>	apply):
Petition and Summons			
☐ Information about mediati		CIE) Eiling	
☐ Notice of Confidential Info			ota
<ul><li>☐ Notice of Statutory Restrai</li><li>☐ Order to Show Cause re: M</li></ul>	ning Order Prev Indification with	enung Dissipation of Ass Motion and Doclaration	ets
Information about continu			
Uniform Support Declarate		overage (cobin)	
Other information provide		erk (name all forms or d	ocuments served)
Other (name all forms or o			
by (check a, b, c, or d and comple			
(a) Personal Service			-
$\{\Box \text{ Petitioner } \Box \text{ Respondent}\}\ (na)$			
following addressCounty of			in the
County of	, State of	·	
(b)   Substitute Service	on (date)	, at	a.m./p.m., by
delivering them to the following ac	idress	Daltana	d to ()
delivering them to the following act in the County of	, State of	Deliver	rea to ( <i>name)</i>
(Complete the section below only	, who is a per if the server also	son age 14 or order and w o did the follow-up mailir	no lives there. To required by ORCP
7D(2) (b). If a person other than the	he server did the	follow-up mailing, that	nerson must
complete a separate Certificate of			person must
☐ On (date)documents served with the U.S. Po	, I per	sonally deposited a true o	copy of the same
documents served with the U.S. Po	ostal Service, via	first class mail, in a seale	ed envelope, postage
paid, addressed to the party to be s	served: 🗌 Petitic	oner $\square$ Respondent ( $nan$	1e)

, at the party's home address list time and place that the documents were hand-		
(c)   Office Service on (date)	at a.m.	/n.m., by
delivering them to the office of the party to be s	erved located at: (address)	p.111., <i>by</i>
denvering them to the office of the party to be s	during normal working ho	urs for that
office, where I left the documents with (name)	, during normal working no	who
is a person apparently in charge, to give the do	ruments to the party to be served	, who
(Complete the section below only if the server	also did the follow-up mailing re	eauired by ORCP
7D(2) (c). If a person other than the server did		
complete a separate Certificate of Service Mai		
□ On <i>(date)</i> , I	personally deposited a true copy	of the same
documents served with the U.S. Postal Service,	via first class mail, in a sealed en	velope, postage
paid, addressed to the party to be served: $\Box$ Pe		
, at the party's: $\square$ hon		
. <b>OR</b> $\Box$ b	usiness address above, together v	with a statement
of the date, time and place that the documents	were hand-delivered to the party	's office.
(d) Service by Mail, Return Rec	eipt Requested on (date)	,
I personally deposited <b>two</b> true copies with the	U.S. Postal Service. <b>One</b> by first	t class mail, and
the other by certified or registered mail, Retur	n Receipt Requested, or by expre	ess mail, postage
paid, addressed to the party to be served: $\Box$ Pe		. 0
(name), at the pa	<u> -</u>	
_	(address). (NOTE: If maile	d Return Receipt
Requested, the return receipt must be attached	to this Certificate of Service.)	•
I hereby declare that the above statemen		
and belief, and that I understand they ar am subject to penalty for perjury.	e made for use as evidence i	n court and I
Date	Signature of Server	
	Print Name	
If person serving is NOT a sheriff or sheriff's a	eputy, address and phone numb	er of server:

	FOR	THE C	OUNTY OF		
				Case No:	
and			Petitioner	DECLARATIO SUPPORTING GENERAL JUDGME CUSTODY, PAREN TIME,	ENT OF
and			Respondent	AND CHILD SUPP	PORT
and					
Unmarried children	18, 19, or	20 years	old (full names)		
The <i>Petition</i> was fitime of filing	iled in th	e county	where Petition	ner 🗌 Respondent 🗌 Child re	sided at the
The statements	made iı	n the Pe	tition remain t	rue and accurate except:	
Section Number	Explain				
☐ Addition	al page at	tached			
	. 0	tuciicu			
Minor Children List all minor child another person)		oth parti	es (under age 18)	(do not list children that one p	arty has with
Name of Chi	ld	Age		urrently lives with ldress or Contact Address)	For how
			(Name, Ad	idress of Contact Address)	long
Addition	al childre	n listed o	n page attached titl	ed "Additional Children"	-1
				tion included in that worksheet orksheets to the General Judgm	
☐ The parent who that apply)	should	pay child	l support ("payor	") does <b>not</b> live in Oregon <b>but</b>	(check all
Was per			ith the <i>Petition</i> in	Oregon	
	response 1 Oregon		ase east one of the ch	ildren	

IN THE CIRCUIT COURT OF THE STATE OF OREGON

☐ At least one child lives i☐ At least one child may l☐ Claimed parenthood or☐ Both parties lived in Or out of Oregon less than on	id for prenatal or other costs for at loin Oregon as a result of an act or instrave been conceived in Oregon a Voluntary Acknowledgment of Paregon for at least 6 months and the new year before the <i>Petition</i> was filed in For jurisdiction (explain):	ruction by the payor ternity on-resident party moved
Respondent has not ap Respondent has stipula	without a hearing under ORS 107.09 peared and an <i>Order of Default</i> has l ted (agreed) to the terms of the <i>Judg</i> Vaiver of Appearance and Consent to	been entered gment
knowledge and belief. I unde subject to penalty for perjury		
Submitted by Petitioner Res	spondent	
Date	Signature	
	Print Name	
Contact Address	City, State, Zip	Contact Phone

#### FOR THE COUNTY OF Case No: \_\_\_\_\_ Petitioner and **GENERAL JUDGMENT OF CUSTODY AND PARENTING** TIME Respondent AND CHILD SUPPORT and Unmarried Children 18, 19, or 20 years old (full names) This document was presented to the court: ☐ On the motion and declaration of Petitioner, the <u>default</u> of Respondent having been found □ and Respondent being represented by a guardian ad litem or other person described in Oregon Rules of Civil Procedure, Rule 27 ☐ On the stipulation of the parties, as shown by the signatures at the end of this *Judgment* or by Waiver of Further Appearance ☐ After a hearing held \_\_\_\_\_\_(date), at which the following persons were present: ☐ Petitioner ☐ Petitioner's attorney ☐ Respondent ☐ Respondent's attorney \_\_\_\_\_ □ Other Children 18, 19, or 20 Years of Age ☐ Waived further appearance in these proceedings: (names) ☐ Fully participated in the proceedings and are bound by the terms of this judgment: ☐ Signed and stipulated to the terms of this judgment as shown by the signature below FINDINGS: The court considered the: $\square$ Declaration $\square$ Stipulations $\square$ Evidence presented and finds that: A. The parties were not married to each other at the time the *Petition* was filed **B. Children of the Parties** (list only children legally recognized as children of both parties together; do not list children either party has with another person) **Year of Birth** Name Age Additional page attached titled "Findings B – Children of the Parties" C. Child Custody Jurisdiction Oregon has jurisdiction under the Uniform Child Custody Jurisdiction and Enforcement Act

IN THE CIRCUIT COURT OF THE STATE OF OREGON

(UCCJEA) to decide custody and parenting time matters because:  ☐ Oregon is the children's home state (all of the children have lived here continuously for the six month period immediately before this case was filed)  ☐ Other:
☐ Oregon does not have jurisdiction under the UCCJEA because:
D. Paternity has been established for the children listed in Section B
The court grants judgment as follows: The terms of this judgment are effective upon entry in the court register
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 may result in fines, imprisonment, or other penalties.
Help may be 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.
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 your local court for information.
<ul> <li>1. Custody and Parenting Time         Custody of the children is awarded as follows:         □ Petitioner and Respondent have joint custody of the following children:     </li> </ul>
☐ Petitioner is awarded <b>sole</b> custody of the following children (names):
☐ Respondent is awarded <b>sole</b> custody of the following children (names):
Parenting time is awarded  as described in the attached <b>Parenting Plan</b> , labeled Exhibit or  to Petitioner Respondent as follows

[	☐ Parenting time will be supervised by ☐ Any cost of supervision must be paid by ☐ Petitioner ☐ Respondent
	☐ Other:
	☐ Petitioner ☐ Respondent must not have parenting time because this would endanger the health and safety of the children
2. Relocation	
without givin	arent may move more than 60 miles further distant from the other parent ng the other parent reasonable notice of the change of residence and providing a notice to the court
_	rement of ORS 107.159 regarding notice of relocation is suspended for good
and notify ea	nust both provide contact addresses and contact telephone numbers to each other ach other of any emergencies or substantial changes in the children's health se exists to suspend the obligation of the parties to provide contact information
	uthority under ORS 107.154 custodial parent's authority under ORS 107.154 is suspended for good cause
5. Child and I	Medical Support and Life Insurance for Children
A. Chile	d Support
	d Support Obligation ncy, case number, and date of prior child support orders and judgments:
☐ No action is	taken by this judgment regarding any prior child support order or judgment
amount and sch	ent <b>does not</b> replace any existing child support order or judgment. Payment nedule remain as ordered on (date of order or judgment):
and judgments receiving suppo entered. Suppor	ent <b>replaces</b> the existing child support obligation because the existing orders were issued by an Oregon court or agency, one of the parents or children ort still resides in Oregon, and circumstances have changed since the orders were rt is due as detailed in the "Support Order" section below.  In paid child support is still owed
☐ Other:	

Presumed Inability To Pay Under ORS 25.245
☐ The parent who would pay support is presumed to be unable to pay because that parent: ☐ receives cash payments from a <b>public assistance</b> program including TANF or SSI ☐ is (or is expected to be) <b>incarcerated</b> (in jail or prison for at least 6 months)
$\square$ The presumption <b>has not been rebutted</b> and <b>no</b> child support (including cash medical support) is ordered
☐ The presumption <b>has been rebutted</b> , and support <b>is ordered</b> as detailed in the "Support Order" section below for the following reasons:
Support Order
<ul> <li>■ No support is ordered for reasons other than the presumption of inability to pay or continuation of an existing order or judgment (explain):</li> <li>or</li> </ul>
☐ Support must be paid:
By Petitioner Respondent
To Petitioner Respondent Adult Child Attending School (name):
On the first day of each month
Starting ☐ the month following entry of this judgment or ☐ the date of service of this Petition
The total monthly amount due is: \$(Child Support Worksheets are attached and incorporated, labeled Exhibit)
This amount is:  the amount presumed to be appropriate under the support guidelines different from the presumed appropriate amount of \$
B. Medical Support
☐ Medical support has already been ordered in another case ☐ as listed in Section 5A, above or ☐ from county. The court case # is and the Child Support Program CSP# is
☐ The existing order is <u>not</u> changed ☐ The existing order is terminated. Medical support is ordered as follows.
i. <u>Health Insurance Coverage</u> Parties are ordered to keep insurance through the period of the child support
obligation as follows:  Petitioner Respondent both parties <i>or</i> whichever party has insurance available at reasonable cost first

ii. Cash Medical Support  Cash Medical Support is ordered in the amount of \$ per month because health insurance coverage is not available at reasonable cost. Cash Medical Support is payable by the parent ordered to pay child support on the same schedule.  The paying parent is ordered to provide Cash Medical Support only when not providing private health insurance for the children
☐ Cash Medical Support is <b>not</b> ordered because: ☐ Support is presumed to be unavailable for the reason marked above and the presumption has not been sufficiently rebutted ☐ The parent paying child support has income at or below Oregon's minimum wage for full-time employment, so cash medical support should not be ordered ☐ The children's medical needs will be met by the <i>Uninsured Medical Expenses</i> provision below ☐ Other (explain):
CHANGES TO HEALTH INSURANCE AVAILABILITY  Both the payor and the recipient of child support <b>must</b> notify the Division of Child Support (DCS) in writing of any change in the availability of health insurance within <b>10 days</b> of the change if collection services are provided by DCS.
iii. <u>Uninsured Medical Expenses</u>
$\square$ Uninsured medical expenses are not awarded ${\it Or}$
Petitioner must pay% and Respondent must pay% of the unreimbursed costs of the children's reasonable medical, dental, and vision care. This does not include ordinary nonprescription expenses like bandages, vitamins, and copays for regular checkups, which the parents must provide for the children in proportion to their parenting time. This obligation is in addition to any child support <i>and</i> will be <i>offset</i> by any cash medical support ordered above.  or  This obligation is <b>in addition</b> to any child support and cash medical
support ordered above
C. <u>Payment</u>
NOTICE OF INCOME WITHHOLDING  This child support order is enforceable by income withholding under ORS 25.378 to 25.390, 25.414 to 25.372, and 25.375. Withholding shall occur immediately whenever there is an arrearage at least equal to the support payment for one month, whenever the obligated parent requests such withholding, or whenever the obligee requests withholding for good cause. The District Attorney or, as appropriate, the Division of Child Support of the Department of Justice, will assist in securing such withholding. Exceptions may apply in some circumstances.
$\Box$ <b>Income withholding</b> is not ordered at this time because there is no support arrearage <i>and</i>

<ul> <li>□ The parents (or the State, if support rights are assigned) have agreed in writing t an alternative arrangement which is approved by the court; or</li> <li>□ Good cause not to require withholding is found because there is proof of timely payment of previously-ordered support and income withholding would not be in the best interests of the child</li> </ul>
In all cases, select one of the following:  □ All support payments must be made to the Department of Justice, Child Support Accounting Unit, P.O. Box 14506, Salem, Oregon, 97309  Or
An exception to income withholding applies as noted above. All support payments must be deposited to the recipient's checking or savings account. The receiving parent is ordered to provide the paying parent with current deposit slips or bank name, account name, and account number.  Or
Other (explain)
Adult Child Attending School The Division of Child Support will pay support for an adult child attending school directly to the child unless good cause exists for payment to be made another way  GOOD CAUSE exists not to pay support directly to a child attending school Payments must be made to Petitioner Respondent in the amount of per month
D. <u>Length of child support</u> Support ends when the last child becomes self-supporting, emancipated, or marrie or (check one):  ☐ reaches age 18, or if the child qualifies as a child attending school under ORS 107.108, age 21 ☐ reaches age 18
E. <u>Tax Dependents</u> Parties are advised that this judgment is not binding on the IRS and will not provide a defense if the parties fail to comply with IRS regulations in any given tax year
As between the parties,  Petitioner Respondent may claim the following children a dependents for tax purposes beginning with the <b>tax</b> year this judgment is entered. The other parent must complete any IRS waivers or forms necessary to accomplish this judgment in each tax year and must not file contradictory tax returns.  List names:
or
Other (specify):
F. <u>Life Insurance Coverage for Children</u> The party paying support must carry life insurance for the benefit of the parties' children throughout the period of the support obligation if he or she is insurable. Th coverage must be at least \$ The party paying support must provide to the party receiving support a true copy of the policy. The party paying

support must also provide to the party receiving support written notice of any action that will reduce the benefits or change the designation of the beneficiaries under the policy.  (or)  Neither party is ordered to carry life insurance for the benefit of the parties' children
6. Additional Provisions
☐ Additional page attached titled "Section 6"
NOTICE ABOUT PERIODIC REVIEWS
If you are receiving child support services through the Department of Justice, either parent may request that the Department of Justice/Division of Child Support review the amount of support ordered after 3 years from the date the order took effect or at any time upon a substantial change of circumstances.
7. Court Costs and Fees Whether Paid or Deferred  Each party is responsible for paying his or her own court costs and service fees Petitioner Respondent will reimburse the other party \$ for costs and fees Judgment is awarded to the State of Oregon for deferred costs or fees of \$
Other:
<b>8. Information Required by ORS 25.020</b> As required by UTCR 2.130, a <i>Confidential Information Form (CIF)</i> has been completed for each party and filed with the court. The CIF contains all information required by ORS 25.020 that is identified as confidential by UTCR 2.130.
Both parties must inform the Court and the Department of Justice (P.O. Box 14506, Salem, Oregon 97309) in writing of any change in the information within ten (10) days of such change. The Department of Justice or the District Attorney may not disclose the information in the CIF to the other party.
Money Award  ☐ Support obligation included ☐ and child support must be paid to Dept. of Justice

	PETITIONER	RESPONDENT
Full Name		
Contact Address		
Year of Birth	Year:	Year:
Last 4 digits Social Security #	Last 4 digits:	Last 4 digits:
Last 4 digits Driver	Last 4 digits:	Last 4 digits:
License # and State	State:	State:
Lawyer Name, Address, Phone #		
NOTE: a party RECEIVING award is the <u>JUDGMENT DI</u>	a money award is the <u>JUDGMENT CRI</u> E <u>BTOR</u> .	EDITOR; a party PAYING a money
support awarded adult child is a Jud  The adult child named is a judgment creditor on the support awarded and adult child named is a judgment creditor on the support awarded and adult child named is a judgment creditor on the support awarded and adult child named is a judgment creditor on the support awarded and adult child named is a judgment creditor on the support awarded and support awarded awarded and support awarded awarded and support awarded	this judgment	
The following inform award as listed in this	is Judgment	y party entitled to receive a money ody is known to be entitled to a portion of a
	payment made on the judgment (	
Petitioner	□ None or □ Name:	
Respondent	□ None or □ Name:	
Adult Child	☐ None or ☐ Name:	
Name:	_	

Type of Judgment		Amount	Beginning / Ending
Child Support	WHO PAYS  ☐ Petitioner ☐ Respondent	\$per month for cash medical support and \$per month for child support	Beginning the first day of the month following entry of this judgment or   the date of service of the Petition (date) or   Other and due on the first day of each month thereafter
	WHO RECEIVES  ☐ Petitioner ☐ Respondent ☐ Adult Child		Ending when the last child turns $\square$ 18 $or$ $\square$ 21 (if the child remains a Child Attending School)
☐ Prejudgment Interest	WHO RECEIVES  ☐ Petitioner ☐ Respondent	\$	
Post-judgment Interest	WHO RECEIVES  ☐ Petitioner  ☐ Respondent	9% per year simple interest on the unpaid balance of the total judgment amount of \$	Interest accrues from the date the judgment is entered and continues until the judgment is fully paid
□Court Costs and Service Fees paid	WHO PAYS  ☐ Petitioner  ☐ Respondent	Checked party reimburses to of:  \$	he other party's costs and fees  ty
☐ Deferred Court Costs and Service Fees	WHO PAYS  ☐ Petitioner  ☐ Respondent	Checked party must pay def \$ To the State of Oregon throw	_
Judge Signature:  Certificate of Readi			
☐ Service is not order of default	required under UTCR is being requested with	ignature because (check all that 5.100.   The other party has be this proposed judgment;  this judgment is being submit	en found in <b>default</b> or an sjudgment is submitted <b>ex</b>

	this judgment has <b>stipulated</b> to d ment or on a previously filed waiv	or approved the judgment, as shown by er of appearance.
UTCR 5.100 on all parties ☐ No objection has b☐ I received objection to do so. I have filed objections remain un	entitled to service (complete service) service needs on me within that time instituted in the could not resolve with the with the court a copy of the object resolved.	
Certificate of Service	e under UTCR 5.100	Talanda Ingara da malata an ang
		I placed a true and complete copy of
1 1		(name)
at (address)		
Submitted by:  Petitioner	Respondent	
Signature		Print Name
		of my knowledge and belief. I agree nent is enforceable by the court.
Email	Print Name	
Contact Address	City, State, ZIP	Contact Phone
Respondent stipulates (agree	s) to the terms of this judgment	
Date	Respondent Signat	ture
Email	Print Name	
Contact Address	City, State, Zip	Contact Phone
☐ Child 18, 19, or 20 years of ag	e, stipulates to the terms of this ju	adgment
Date	Adult Child Signat	ure
Email	Print Name	
Contact Address	City, State, Zip	Contact Phone

#### **NOTICE OF PROPOSED JUDGMENT OR ORDER**

To be sent to all other parties before submitting proposed Judgment or Order to the court for signature. Send the Judgment or Order to the other party with this Notice at least 7 days before submitting it to the court. This does not apply to judgments submitted with a Motion for Order of Default or after an Order of Default has been granted.

This notice is to inform you that you can object to the attached proposed *Judgment* or *Order*.

Uniform Trial Court Rule (UTCR) 5.100<sup>1</sup> allows you to object to the proposed judgment or order. If you have no objections, you can sign the last page and return it to me.

#### If you do object to any of the terms of the judgment or order, you may:

1) Contact me within 7 days of the date of this notice. If you contact me and w	/e
are not able to resolve your objections after reasonable efforts, I will include your objections	
with the proposed judgment or order when I submit it to the court.	

**2) Submit your objections directly to the court.** If you intend to submit your objections directly to the court, notify me within 7 days of the date of this notice so that I can

or

	ions when I submit the proposed judgmer judgment, you must contact me within 7	
 Date	Signature	
	Name (printed)	
Address	City/State/Zip	Phone

<sup>&</sup>lt;sup>1</sup> http://courts.oregon.gov/OJD/programs/utcr/pages/utcrrules.aspx

## IN THE CIRCUIT COURT OF THE STATE OF OREGON FOR THE COUNTY OF Case No: \_\_\_\_\_ Petitioner and **EX PARTE MOTION FOR ORDER OF DEFAULT and DECLARATION IN SUPPORT** Respondent Motion Based on the attached *Declaration*, Petitioner requests that this court grant an *Order* entering the default of Respondent and directing entry of judgment. **Statement of Points and Authorities** ORCP 69 requires the court or clerk to enter an order of default on a showing by affidavit or declaration that a party against whom a judgment is sought has been served with Summons or is otherwise subject to the jurisdiction of the Court and has failed to plead or otherwise defend within the time set by law. **Declaration** Respondent was served with the Summons, Petition and other documents required by law in \_\_\_\_\_ County, State of \_\_\_\_\_\_, on (date) \_\_\_\_\_\_ and has not made an appearance within the time required by law. Respondent has not provided me with written notice of intent to appear. Respondent provided me with written notice of intent to appear **and** I filed and served written notice of intent to apply for default at least 10 days before filing this motion, or fewer days as permitted by the court. Respondent is not now, and was not at the time of the service of the Petition and Summons, incapacitated, a minor, a financially incapable person, a protected person, or a Respondent in a fiduciary protective proceeding, as defined by ORS 125.005, and (check one of the following): ☐ The Respondent **is not** now, and was not at the time of service of the *Petition* and Summons, in active military service of the United States. Provide facts supporting this statement: ☐ The Respondent **is** now, or was at the time of service of the *Petition* and *Summons*, in active military service of the United States. Respondent has waived his or her rights

under the Servicemembers' Civil Relief Act, as shown by the attached waiver, labeled

Exhibit \_\_\_\_\_\_.

service of the Petiti	etermine whether or not Respondent is n ion and <i>Summons</i> , in active military servi	ce of the United States.
I request the relief specifie	d in the attached <i>Judgment</i> .	
Costs and fees are allowab	le under ORS 107.105(1)(j) or 107.490(4).	
	ne above statements are true to the l nderstand they are made for use as or perjury.	
Date	Signature	
	Name (printed)	
Contact Address	City, State, ZIP	Contact Phone

	Case No:
Petitione and	ORDER ON MOTION FOR DEFAULT
Responden	t
cioner's Motion for Order of Default and En	ntry of Judgment is:
cioner's <i>Motion for Order of Default and En</i> ☐ granted	ntry of Judgment is:

<u>Certificate of Readiness under UTCR 5.100</u> This proposed judgment is ready for judicial signature because service is not required under UTCR 5.100 because this judgment is submitted ex parte as allowed by statute or rule