Modification of Custody and Parenting Time; Response Packet Instructions

Notice about these instructions and forms.

These instructions are not a complete statement of the law. They cover basic procedure for uncomplicated divorce, legal separation, or unmarried custody cases. For legal information, please talk to a lawyer and/or visit your local law library. Each court has local rules, programs and procedures that may not be explained in these instructions. Information about how to contact your local court may be found at the following website: <u>http://www.courts.oregon.gov</u>.

This set of forms and instructions explains how to file a response to a motion requesting that the custody, parenting time, child support, and/or spousal support provisions of a judgment be modified.

When filling out the forms, follow these directions:

- The case heading is the same as listed on the motion you were served.
- Make yourself a copy of any document you are filing with the court. File the original with the court clerk.
- Keep the court informed of your current address so you get notice of all court dates. You are not required to use your residential address on any court form. You may use a contact address where you regularly check in. If you use a contact address, the court will assume that you will receive all notices sent to that address.

STEP 1: FILING YOUR RESPONSE

You have thirty (30) days following the date you were served with the motion to file a written response with the court clerk and pay the filing fee. The court may also have ordered you to personally appear in court on a certain date and time. If you feel you cannot afford to pay the fee, your court *may* have forms to waive or defer your filing fee. Check with your court clerk or facilitator. Note, however, that even if your filing fee is deferred, most courts will require that you pay it at a later date.

If you weren't served with the motion in Oregon, or if you haven't lived in Oregon for a long period of time, you may not be required to file a response. You should talk to an attorney about whether you should file a response.

Legal Issues to Consider.

Before you fill out your response (called, *Response to Motion to Modify Judgment*), you should review what the other parent asked for in the motion and think about how you want to handle the issues raised by the other parent. The court will require that a parenting plan be made part of the final judgment (the final document in the case that contains each parent's rights and responsibilities).

Parenting Plan. A parenting plan is required for cases involving a minor child. The plan sets out the schedule and rules for each parent's time with the child. The parenting plan may include safety provisions for the child if domestic violence, substance abuse, child abuse or other circumstances are involved in your case.

A mediator can help parents create a parenting plan. Information about parenting plans may also be available through your court's parent education program, the courthouse facilitator, or your local law library. The Oregon Judicial Department and the State Family Law Advisory Committee have created a *"Basic Parenting Plan Guide for Parents"* with information about how to develop a plan, information about alternative schedules, and ages and stages of your child[ren] which should be considered in creating a plan. A sample parenting plan form is included in the *Guide*.

The Guide may be downloaded from the OJD Family Law Website at

<u>http://www.courts.oregon.gov/familylaw</u>. There is also a "Safety Focused Parenting Plan Guide" on this website to help you develop a parenting plan where there are safety concerns for your children. If the parents don't agree on a parenting plan, a judge will order a parenting plan for you.

Oregon law (ORS 107.159) prevents either parent from moving more than 60 additional miles away from the other parent without giving him or her and the court notice of the move. You may ask the judge to waive this requirement by checking the last box in the parenting plan section of the petition. For information about child custody, visit *www.osbar.org*.

Child Support. You may request that the court terminate or modify a child support obligation, make a change in

the parent responsible for it, or change the amount. The amount of support, if ordered, will be determined by the <u>Child</u> <u>Support Guidelines</u>. The Guidelines have worksheets to help you figure out who should pay support and how much it should be. Information about child support, including the Guidelines and Worksheets, is on the Internet at: <u>http://www.oregonchildsupport.gov/pages/index.aspx</u>.

This website also has a Child Support Calculator which may help you to calculate the amount of child support which should be paid: <u>http://www.oregonchildsupport.gov/calculator/pages/index.aspx</u>. Your local court facilitator, legal aid office or child support program may **also** be able to help you calculate the amount of support.

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 neither parent has private health insurance 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.

Insurance. Oregon law requires that the judgment address the issue of health insurance for any minor child involved in your case, and for payment of uninsured medical expenses. It also must provide for security for the payment of support, such as life insurance. In the health care coverage section, you must mark any of the options that apply to your family's situation. There are two major categories involved in determining health care coverage for the children: <u>private</u>, such as insurance available through employment, and <u>public</u>, such as the Oregon Health Plan.

Confidential Personal Information.

There is certain personal information that can only be listed in a Confidential Information Form (CIF) and may not be listed in any of the other papers you file with the court. See the CIF information sheet that is part of this packet.

Have your documents reviewed.

You may have your documents reviewed by a lawyer or a courthouse facilitator (if your court has one) before you file. For information about how to find a lawyer, call the Oregon State Bar Lawyer Referral Service. 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 you may call your local Legal Aid office. Contact numbers are listed in the additional resources section at the end of these instructions, and in the "Local Family Law Practices and Procedures" for your court attached to these instructions.

Filing the Response and Related Documents.

After you have filled out the <u>Response</u>, make two copies. One copy is for your records, and the second copy is for the other parent.

If the other parent does not have an attorney, mail the other parent's copy to the other parent's address and fill out the <u>Certificate of Mailing</u> form, and file it with the court. If the other parent is represented by an attorney, you must instead mail the copy to the other parent's attorney and provide the attorney's address in the <u>Certificate of Mailing</u> form.

If the other parent has requested to terminate or modify child support *and you do not agree*, you will also have to complete and file a <u>Uniform Support Declaration</u>.

File the originals of the above documents with the court clerk along with the required filing fee (unless your fee was waived or deferred by a judge).

Parenting Classes.

Many courts require that parents of minor children go to a parent education class. If your court has this program, you will need to sign up for the class right away. 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.

STEP 2: RESOLVING YOUR CASE

Conferences with the Judge.

Many courts will schedule a "status," "pretrial," or "settlement" conference if a response has been filed. These meetings usually take place with a judge with both parents present, along with their attorneys if they are represented. You must go to any conferences that are scheduled unless you have received permission from the judge not to attend.

At the conference, the judge will probably talk to you about how the case is going to be resolved and will probably set future court dates.

Working Toward Agreement.

The court wants to assist you in resolving the issues about which you and the other party disagree on. You may discuss these issues with the other parent directly if it is safe for you to do so and if no court order prohibits this contact. You may also discuss them with the other party's attorney if they have one. If you filed a response, and later decide that what the other parent asked for in the motion is okay with you, you may fill out and file a <u>Waiver of Further Appearance</u> and <u>Consent to Entry of Judgment</u> form. The court will then enter judgment based on what was requested in the motion. Ask your local courthouse facilitator for help with this step. If you can't resolve the issues on your own, the court may provide a number of options to help you, including mediation and custody evaluation.

Mediation. A mediator is a person trained to help people resolve disagreements. The parents may be required to meet with a mediator if you don't agree on a "parenting plan" (who has custody and parenting time (visitation) with the child/ren and how decisions about the child/ren will be made). There is usually no fee for mediation. If mediation has not yet been ordered in your case and you would like to request it, you may file a <u>Request for Mediation</u> form. You may ask that the mediation requirement be waived if you have a good reason by filing a <u>Motion and Affidavit for Waiver of Mediation</u>. For example, if there has been domestic violence, the court will consider a request to waive the mediation requirement.

Custody/Parenting Time Evaluation. If parents can't agree on a parenting plan, sometimes the court refers the case to a custody/parenting time evaluator. After interviewing each parent and doing other research, the evaluator will make a recommendation to the court about what the parenting plan should be. The evaluator will consider factors that might affect a child's safety, such as domestic violence, substance abuse, child abuse or other circumstances. Many courts require that the parents pay for part of the evaluation.

The Final Paperwork.

Your case is finished the date the judgment is signed by a judge. The judgment contains all of the issues decided in mediation, hearing or through your agreement. **If both parents agree on all issues, they may file Stipulations to Modify.** The judgment may be prepared by either parent as long as it is reviewed and signed by both parents. If there are still items that you don't agree on, the court will probably set a date for a "final hearing" or trial. The judge may direct one parent to prepare the judgment after the hearing. Some judges may also want to meet with you for a "settlement conference" (a private meeting with a judge) to help you come to agreement.

If you are responsible for filling out the judgment, make a copy for yourself and one for the other parent, and file the original with the court. If your case involves child support, file an extra copy of the proposed judgment with the court.

You may also have to file the forms listed below, depending on your circumstances.

Parenting Class Certificate of Completion. If your local court requires parents of minor children to attend a parent education class, a certificate of completion must be filed with the court unless this requirement has been waived by order of the court.

Parenting Plan. Your parenting plan may be completely covered in the final judgment (see page two of the judgment). If there are additional pages, please attach them.

Child Support Worksheets. If child support will be terminated or changed, child support worksheets need to be filled out and attached to the final judgment. See "Child Support" above on page 2.

Uniform Support Declaration. This form is required if you and the other party do not agree on child or spousal support. You are not required to complete the schedules on the form unless one party asks for a "deviation" (a different amount than what was calculated using the child support guidelines) from the child support guidelines or the parties disagree on the change in spousal support.

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

Petitioner and	
	RESPONSE TO MOTION TO MODIFY JUDGMENT
Respondent	
I disagree with the following changes reque (be specific and use the children's first na a. Spousal/partner support (explain)	ames where appropriate)
b. Custody of minor children <i>(explain)</i>	
c. Parenting time <i>(explain)</i>	
d. Child support <i>(explain)</i>	
e. 🗌 Medical insurance, uninsured medical	costs, or cash medical support (explain)
f. Other <i>(explain)</i>	
Additional page attached	

Enforcement Act (UCCJEA)

List the places where the minor children of the parties have lived in the last five years and the names of the people they lived with at that time

Dates	County, State	Name of	Contact Address of	Which
(from/to)		Parent/Caretaker	Parent/Caretaker	Children

□Additional page attached titled "UCCJEA"

☐ I have not participated in any case concerning custody, visitation, parenting time or placement of the children in this or any other state

or I have participated in the following case:

Name of Court	State	Case No.	Date	Result

□Additional page attached titled "UCCJEA"

(identify court, case number, and kind of proceeding)

☐ I do not know any person other than my spouse/partner who has physical custody of the children or who claims to have custody, visitation or parenting time rights ☐ except for:

(*list name and address*)

I hereby declare that the above statements are true and complete to the best of my knowledge and belief. I understand they are made for use in court and I am subject to penalty for perjury.

Date

Signature

Print Name

Contact Address

City, State, Zip

Contact Phone

Information about the Confidential Information Form (CIF)

What is a CIF?

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

What information does a CIF make confidential?

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

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

http://courts.oregon.gov/OJD/programs/utcr/pages/utcrrules.aspx

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

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

Do I need to file more than one CIF?

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

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

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

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

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

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

The CIF rule (UTCR 2.130) can be read at: <u>http://courts.oregon.gov/OJD/programs/utcr/pages/utcrrules.aspx</u>

and you can find additional information about the rule and family law processes at: <u>http://courts.oregon.gov/OJD/OSCA/JFCPD/Pages/FLP/Index.aspx</u>

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

		Cas	e No:	
	Pe	titioner	NOTICE OF I CONFIDE INFORM FORM	ENTIAL ATION
and	Resp	oondent	Ameno	led CIF
Unmar	ried children 18, 19, or 20 years old (pe	r ORS 107.108) <i>(i</i>	full names)	
	Confidential Information Forms wit ed by Uniform Trial Court Rule (UT			
1)	My Name: Petitioner Respondent 0	Other:		-
	Containing (check all that apply): Social Security Number (SSN) Contemposities of the security Number (SSN) Containing (check all that apply): Containing (Date of Birth (DOE ne number 🔲 dri	B) 🗌 children's SSN ver license number	🗌 children's DOB
2)	Name: Petitioner Respondent C)ther:		
	Containing (check all that apply):] children's DOB former legal name	🗌 employer's name s	, address, and phone
3)	Name: Respondent C)ther:		
	Containing (check all that apply):] children's DOB	employer's name	
4)	Name: Respondent C)ther:		
	Containing (check all that apply):			, address, and phone
Date	<u> </u>	Signature		
		U		
		Name (printed	l)	
Contac	t Address	City, State, ZII)	Contact Phone

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

	Cas	se No:
P	Petitioner	
and		CONFIDENTIAL INFORMATION FORM
Res	spondent	UTCR 2.130
Unmarried children age 18, 19, or 20 years	old (per ORS 107.10	08)
Submitted by: 🗌 Petitioner 🗌 Respon		
Information about (name): (first, middle, last)	r 🗌 Respondent 🗌	other:
Date of Birth:	Social Security N	umber:
Driver License (Number and State):		
Former Legal Names:		
Employer's Name, Address, and Phone:		
Minor children of the parties:1		
Name:	Date of Birt	h: Social Security Number:

Additional page attached

¹ 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

		Case No:
and	Petitioner	CERTIFICATE OF SERVICE MAILING
	Respondent	Rule 9
 Petitioner Respondent Attorney for petitioner 	respondent	_, I placed a true copy of the Response (<i>check all that apply)</i>
at <i>(address</i>):		
	rstand they are made	rue to the best of my knowledge for use as evidence in court and
and belief, and that I under	rstand they are made	rue to the best of my knowledge for use as evidence in court and

Contact Address

City, State, ZIP

Contact Phone