PARENTING TIME ENFORCEMENT

The 1997 Oregon Legislature changed the law in child custody cases so that parents are now awarded "parenting time" with their children. "Parenting time" used to be called "visitation."

The Legislature also established an expedited procedure to enforce violations of parenting time. Lane County has adopted four forms to use for this procedure:

Motion Declaration Order to Show Cause (9:00 hearing) Supplemental Judgment

These forms are included in this packet. You can use the following instructions to help you fill out the forms.

In addition to these forms, you will need the following:

- current name and address of the other party
- copy of the court judgment or order which awarded parenting time
- filing fee OR Application for Waiver or Deferral (fee schedule and deferral form available from Court Information or the Family Court Assistance Office at the Court)

Notice about Enforcement of Orders from other Courts.

To enforce an out of state order or judgment, the following forms are required: (1) <u>Enforcement of Out of State Child Custody and Parenting Time Judgments</u> and (2) <u>Parenting Time/Plan; Petition for</u> <u>Enforcement of Out of State Order</u>. These forms are available through the Oregon Judicial Department at <u>http://courts.oregon.gov/Lane/</u> or through your local circuit court. If the order was entered in another county, you will need to file a request to transfer with the court that entered the order.

<u>STEP 1</u>

(Filling out the forms)

On each form, fill in the case caption and case number. The case caption and number must be the same as that in the Lane County Circuit Court case which orders the parenting time. If you were the Respondent in the case which ordered parenting time, you will remain the Respondent for the purposes of this motion. Even if your name has changed, the names in the caption should be the same as in the original case.

Start with the MOTION

Pages 1 and 2

On the MOTION, you can ask for up to nine different remedies for violation of parenting time (a) (1), (2), (3) and (b) through (g). You may check as many boxes as are appropriate to your situation. Boxes (a) (1), (a) (2) and (a) (3) allow you to ask the court to modify the parenting plan by:

oxes (a) (1), (a) (2) and (a) (3) allow you to ask the court to modify the parenting pl

- (1) specifying a detailed parenting time schedule,
- (2) imposing additional terms and conditions, or
- (3) ordering additional parenting time to compensate you for wrongful deprivation of parenting time.

If you check any of these boxes, you should write out the details of the remedy you are seeking. For example, if you are asking for a detailed schedule, you should write it out in the space provided on the form and attach additional pages if necessary.

Check as many boxes as you think are appropriate on pages 1 and 2 of the MOTION.

<u>NOTE</u>: Box (g) allows you to ask the court for a permanent change of custody. Change of custody proceedings are complex and certain standards must be met at both the pleading stage and during a trial before a judge can even consider your motion. In addition, motions seeking a change of custody will not be heard for several months, whereas motions seeking other relief will be heard in no more than 45 days. If you are serious about seeking a change of custody and not just enforcement or modification of a parenting plan, you should see a lawyer immediately. **In most cases, a judge will not allow you to use this packet for modification of custody.**

Page 2 and 3

Fill in the names and addresses for both parties. If you or the other party has changed your names, use the new name here.

Check the length that you expect the hearing to take.

ATTACH A COPY OF THE ORDER OR JUDGMENT ESTABLISHING PARENTING TIME. A JUDGE MAY NOT APPROVE YOUR MOTION UNLESS A COPY OF THE ORDER IS ATTACHED.

Page 3

Complete number 5 (certificate of document preparation.)

Date and sign the MOTION and fill in your current name, address and phone number.

Complete the DECLARATION

Page 1

Fill in the case caption and case number

Check the boxes for Petitioner if you were the Petitioner in the original case. Check the boxes for the Respondent if you were the Respondent in the original case.

Describe how the other party has violated your parenting time.

Page 1 and 2

Explain why the Court should order the remedies you selected in your MOTION.

Page 2 and 3

<u>COMPLETE ITEMS 1 THROUGH 7 ONLY IF YOU ASKED FOR</u> (a) modification of parenting time or (g) modification of custody IN YOUR MOTION.

Number 1	Check all of the boxes that apply. Oregon is the "home state" if the child/ren has lived in Oregon with one or both parents (or a person acting as parent) for the last six months. If the child is less than six months old, Oregon is the "home state" if the child has lived in Oregon since birth. Temporary absences from the state do not affect "home state."
Number 2	Fill in the present address of the child/ren involved in this dispute.
Number 3	Fill in the addresses of the child/ren over the last five years. Attach an additional sheet of paper if more room is needed.
Number 4	Fill in the names and current addresses of the person(s) that the child/ren has lived with during the last five years. Attach an additional sheet of paper if more room is needed.
Number 5	If you have participated in any other cases involving custody, visitation or placement of the child/ren involved in this case, fill in the name of the case and the court where the case took place. If none, write "none."
Number 6	If there is any other case pending which involves custody, visitation or placement of the child/ren involved in this case, fill in the name of the case and the court where the case is filed. If none, write "none."
Number 7	List any other person(s) who has physical custody of the child/ren or who claims custody or visitation rights. If none, write "none."

Page 3

Sign the Declaration.

Complete the ORDER TO SHOW CAUSE

Fill in the case caption and case number. Underneath the caption, fill in the current name and address for the other party.

<u>STEP 2</u>

Before you take the papers to the court, you should make two copies. Keep one set of copies for your records. The second set will be served on the other party AFTER THE PAPERS HAVE BEEN FILED.

Take the forms to a judge at "Ex Parte." "Ex Parte" is a time when you can present papers to the judges. It is between 8:30 a.m. and 8:50 a.m. Monday through Friday. You will need to check in with Court Information on the second floor in order to attend an Ex Parte hearing.

There is a filing fee. If you cannot afford to pay the fee, you can ask the judge at "Ex Parte" to waive or defer your fee. You will need to fill out a form to give to the judge. You can obtain the form from Court Information or the Family Court Assistance Office at the Courthouse.

If your papers are properly completed, the judge will sign the ORDER TO SHOW CAUSE. The judge will fill in a date for a show cause hearing. (The hearing will be on a Monday at 9:00 a.m., usually 3 to 4 weeks away. At that time, both sides will be expected to present all of their evidence, and the judge will decide whether to order the remedies you have requested.)

After the judge signs the ORDER, you must file the original MOTION, DECLARATION, and ORDER TO SHOW CAUSE with the Court Clerk on the 2nd floor of the Courthouse and EITHER pay the filing fee OR file a fee deferral signed by the Judge.

STEP 3

Use the copies that will be served on the other party.

Conform the ORDER TO SHOW CAUSE:

On the ORDER TO SHOW CAUSE, fill in the date it was signed and write in the name of the judge that signed the ORDER on the judge's signature line. In front on the judge's name on the signature line, write */s/* to show that the judge signed his/her name. It should look like this:

/s/ Judges Name

Circuit Court Judge

Fill in the date for the 9:00 hearing.

In other words, fill in all the blanks so the copy reads the same as the original.

The Court Clerk will stamp to "conform" the service copies of the ORDER, MOTION and DECLARATION.

SERVE THE PAPERS ON THE OPPOSING PARTY IMMEDIATELY

OPTION #1: You can take the conformed copies to the sheriff and have them serve them on the other party. You will have to pay a fee to the sheriff unless the filing and service fees were deferred or waived. If fees were deferred or waived, the sheriff will need to see a copy of the signed fee order. Give the sheriff an extra copy of the ORDER TO SHOW CAUSE. The sheriff will use it to file the PROOF OF SERVICE with the court showing the date that the papers were served.

- OPTION #2: There are also private "process servers" who will also serve papers. They are listed in the yellow pages under "process servers." A private process server may be faster than the sheriff. The fee deferral or waiver does not apply to the fees of private process servers so you will have to pay the service fee.
- OPTION #3: You can have someone else serve the copies on the other party. You cannot do it yourself. The person who serves the papers must be a resident of Oregon or the state in which service is made, age 18 or older. The person who serves the papers will have to file a CERTIFICATE OF SERVICE with the Court which states the date, time, place and manner of service. Fill out the case caption and case number of the CERTIFICATE OF SERVICE as well as the certificate of document preparation.

STEP 4

Attend the hearing set in the ORDER TO SHOW CAUSE. Participate in mediation if the court requires it. If the Judge decides that the Court needs more time to address the issues in your case, the Judge may choose to schedule another hearing. After the hearing, the judge may require that you complete the form called <u>Judgment Re: Enforcement of Parenting Plan</u> (bring this form to the hearing) or the judge may complete the Judgment and file it with the court. You should obtain a copy for your records and serve the other party with a copy.

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

In the Matter of:

Petitioner,

and

Respondent.

Case No.

MOTION FOR ORDER TO SHOW CAUSE RE ENFORCEMENT OF PARENTING PLAN

1. Motion

□Petitioner/□Respondent moves that the court order the other party to show cause why

parenting time should not be enforced in the following way(s) based on the violation of parenting

time or substantial violations of the parenting plan detailed in the attached declaration:

 \square a. Modifying the provisions of the parenting time schedule, as follows:

□ (1) Specifying a detailed parenting time schedule, as follows: _____

 \Box (2) Imposing additional terms and conditions on the parenting time schedule, as

follows: _____

Page 1 of 3 Motion-5A Parenting Time Enforcement 8/2019 \Box (3) Ordering the following additional parenting time, if in the best interests of the child, to compensate for wrongful deprivation of parenting time:

- D. Ordering the party who is violating the parenting plan provisions to post bond or security.
- \Box c. Ordering either or both parties to attend counseling or educational sessions focusing on the impact on children of violating the parenting plan.
- d. Awarding the prevailing party his or her expenses incurred in enforcing the parenting plan, including but not limited to attorney fees, filing fees, and court costs.
- □ e. Terminating, suspending or modifying spousal support.
- □ f. Terminating, suspending or modifying child support if the Court finds that parenting time has been denied or interfered with without good cause, and other requirements of ORS 107.431 are met.
- g. Scheduling a hearing for permanent modification of custody.
 (See explanation on page 2 of the Instructions before marking this box.)

The Following are valid addresses for the court to mail hearing notices to each party.

Petitioner:

Respondent:

Page 2 of 3 Motion-5A Parenting Time Enforcement 8/2019 I understand that this matter shall be heard on the show cause docket at 9:00 a.m. on a date set in the order to show cause. If only box g is checked, the initial hearing will be for the sole purpose of scheduling a further hearing for modification of custody on the regular trial docket.

2. <u>Representation of Hearing Length</u>.

I expect that the total hearing time required for both sides will be:

- \Box one hour or more;
- $\hfill\square$ less than one hour.

3. <u>Copy of Order Establishing Parenting Time</u>

A true and exact copy of the Order or Judgment establishing the parenting time is attached to this Motion and labeled "Exhibit 1."

4. <u>Points and Authorities</u>

This request is based on ORS 107.434 which requires expedited hearings and

authorizes various remedies for violations of parenting plans.

Submitted by:

 \Box Petitioner \Box Respondent, Signature

Print Name

Address or Contact Address

City, State, Zip Telephone or Contact Telephone

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

In the Matter of: Petitioner, and Respondent. Petitioner Respondent. Petitioner Respondent SUPPORTING MOTION FOR ENFORCEMENT OF PARENTING PLAN

I am the Declarationer / DRespondent in this matter and I make this Declaration to support my Motion for Enforcement of the Parenting Plan. The details concerning the other party's violation of my parenting time, or his/her substantial violation of the parenting plan, are as follows:

□ Additional page attached, see section labeled "violations continued."

I request that the Court order the remedies I selected in my Motion because:

□ Additional page attached, see section labeled "remedies continued."

If on Pages 1 and 2 of the "Motion for Order to Show Cause re Enforcement of Parenting Plan" you selected Paragraph "a" (modification of parenting plan provisions) of Section 1, or Paragraph "g" (scheduling a hearing for modification of custody) of Section 1, you <u>must</u> complete the following sections of this Declaration:

 <u>Basis of Jurisdiction</u>: The Parenting Plan I am seeking to enforce was contained in an Order or Judgment entered in the State of ______. Oregon has jurisdiction over the custody or parenting time modification because: (check all that apply)

 \Box Oregon is the home state of the child/ren involved in my motion.

□ It is in the child/ren's best interests that Oregon determine the custody or parenting time issue because the child/ren and the parents of the child/ren, or the child/ren and at least one contestant, have a significant connection with Oregon and there is available here substantial evidence concerning the child/ren's present or future care, protection, training and personal relationships.

□ The child/ren involved in my motion are physically present in Oregon and the child/ren has/have been abandoned or it is necessary in an emergency to protect the child/ren because the child/ren has/have been subjected to or threatened with mistreatment or abuse or is/are otherwise neglected or dependent.

□ No other state has jurisdiction under the grounds specified above, or the State of

______has declined to exercise jurisdiction because Oregon is the more appropriate forum, and it is in the child/ren's best interest that Oregon assume jurisdiction.

<u>Child/ren's Present Address</u>: The present address of the child/ren involved in my motion is ______.

3. <u>Child/ren's Past Addresses</u>: During the last five years the child/ren involved in my motion has/have lived at the following addresses: _____

5. Except for proceedings leading to the Order or Judgment I am trying to enforce, I have not participated in any capacity in any litigation concerning the custody, visitation or placement of the child/ren involved in this motion in Oregon or in any other state except for ______

6. I know of no custody, visitation or placement proceedings about the child/ren involved in my motion, in Oregon or in any other state, except for ______

7. I know of no person not a party to these proceedings who has physical custody of the child/ren involved in my motion, or who claims to have custody or visitation rights with respect to the child/ren, except for ______

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

□Petitioner □Respondent (signature)

Print Name

Contact Address

City, State, Zip

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

In the Matter of:	
Petitioner, and , Respondent.	Case No ORDER TO SHOW CAUSE RE: ENFORCEMENT OF PARENTING TIME
ТО:	
ADDRESS:	
CITY:	STATE: ZIP:
Based upon the Motion of Petitione	er / Respondent YOU ARE HEREBY ORDERED
TO APPEAR in Room of the Lane	County Courthouse, 125 E. 8th Avenue, Eugene,
Oregon, on the day of	, 20, at 9:00 a.m. to
show cause why the Parenting Time Order or	r Parenting Plan should not be enforced as requested
in the Motion.	
Dated this day of	, 20

Circuit Court Judge

IMPORTANT NOTICES ON NEXT PAGE

Page 1 - Order to Show Cause 5A 1/2016

IMPORTANT NOTICES:

1) NOTICE ABOUT SANCTIONS

The remedies the Court may impose as a result of the motion to enforce a parenting plan are listed in the motion.

When pled and proven in a separate legal action, violation of court orders, including visitation and parenting time orders, may also result in a finding of contempt. This can lead to punishment by fines, jail, or other penalties.

2) NOTICE ABOUT MEDIATION

Mediation of the parenting plan enforcement issues may be ordered in certain cases, but is not being ordered in this case.

Generally, the court will not order mediation unless the moving party seeks to modify a pre-existing parenting time order, or otherwise seeks to modify the support or custody provisions of a pre-existing judgment. In addition the court will not order mediation if the order providing for parenting time arose from a domestic violence proceeding.

3) SERVICE

Unless another time is ordered by the court, the moving party must have the motion and order to show cause and supporting documentation lawfully served on the other party promptly after they are filed with the court, and in any event no less than 10 days before the hearing.

<u>Certificate of Readiness</u>

This proposed judgment is ready for judicial signature under UTCR 5.100 because this judgment is submitted **ex parte** as allowed by statute or rule

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

								С	as	e l	No):_							
		Pet	titio	<u>n</u> e	er			С	E	RT				ГЕ 7D(OF (2))	SF	ERV	'IC]	Е
] (a)				-	ervio	ce			
										-					Serv		е		
										-				ervi					
		Resp	ond	len	nt					-					Mai	l			
						_, (de	ecla	are	e th	nat	Ia	m a	a res	sider	nt c	of th	e sta	ate of
	I am																		
ll Info estra re: Montinu clarat covide rms o d cor vice	liation Inform straining e: Moo tinuing aration vided l ns or comp ice on	nation ng Or dificat g insu by the docu docu	rder tion uran e con ume all	r Pr n w nce ourt ent in	reve vith e co t cle ets s	ent Mo vei erk erk		ng ion ge nc ea	Dis n a (C am l)_	ssi nd 01 ne	Î D BR al	ecl A) l f o	ara	tion as o	or do		a.m	ı./p.	m., t
	(nam																		
		<u> </u>	. ·	<u> </u>															in th
		, Stat	te of	t															
e rvic	vice o g addi	n (da ress	ate))								,	at _				a.m	./p.	m., t
ing u	g addı	. Stat	te of	f									De	live	red [†]	to ((na	me))
low (b). 1 st co	w on b). If a comp S. Post	_, who ly if a per- plete	0 18 ; the son e a s , rvice	a p e so n o sep I p e, v	pers erv othe par pers via	on er er at	i a • a tl te na	ige ils fia Co Ily cla	e 12 io i i i i i i i i	dia tha tif	r c d t e s ic osi	ted	er an fo ven of a t	nd v llou die Sen rue seale	vho l v-uj d th vic copy ed er	p n e f e M y of	es th nail follo Mai f the elope	ere. ling nw-l ling san e, pc	up 1.)
to be	be ser	rved:	$\square P$	Pet	titio	ne	r		Re	esp	or	ıde	9	ent (ent (nar	ent (name)	ent (name)	ent (name)	d a true copy of the san n a sealed envelope, po ent (name) vith a statement of the

time and place that the documents were hand-delivered to the party's dwelling (residence).

(c) Office Service on (date)	, at	a.m./p.m., by
(c) \Box Office Service on <i>(date)</i> delivering them to the office of the party to be served	, located at: (ac	ldress)
office, where I left the documents with (name) , is a person apparently in charge, to give the document	during normal	working hours for that
office, where I left the documents with (name)		, who
is a person apparently in charge, to give the document	its to the party t	to be served.
(Complete the section below only if the serve	r also did the	follow-up mailing
required by ORCP 7D(2)(c). If a person other	• than the ser	ver did the follow-up
mailing, that person must complete a separa		
□ On (date) , I perso	nally deposited	a true copy of the same
documents served with the U.S. Postal Service, via fir	rst class mail, in	a sealed envelope, postage
paid, addressed to the party to be served: \Box Petition	er 🗆 Responde	nt (name)
, at the party's: \Box home add	-	
, OR busines		
of the date, time and place that the documents were h		
(d) 🗆 Service by Mail, Return Receipt F	Requested on ((date) ,
I personally deposited two true copies with the U.S.	-	· · · · · · · · · · · · · · · · · · ·
the other by certified or registered mail, Return Rec		
paid, addressed to the party to be served: \Box Petition		
(<i>name</i>), at the party's	-	
		OTE: If mailed Return
Receipt Requested, the return receipt must be Service.)		
I hereby declare that the above statements are	e true to the b	est of my knowledge
and belief, and that I understand they are mad		

Date

Signature of Server

Print Name

If person serving is NOT a sheriff or sheriff's deputy, address and phone number of server:

am subject to penalty for perjury.

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 and 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) 5.100¹ 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 we 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.

or

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 inform the court of your intentions when I submit the proposed judgment or order. If you do object to the proposed order or judgment, you must contact me within 7 days of the date of this notice.

Date

Signature

Name (printed)

Address

City/State/Zip

Phone

¹ <u>http://courts.oregon.gov/OJD/programs/utcr/pages/utcrrules.aspx</u>

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

In the Matter of \Box the Marriage of:)	
Petitioner,) and) 2 ,)	Case No SUPPLEMENTAL JUDGMENT RE: ENFORCEMENT OF PARENTING PLAN
Respondent.)	
Order to Show Cause dated On the stipulations of the parties, as shown At a hearing held (date)	for an order granting the relief requested in the n by the signatures below. , at which the following persons were present: ney,
	orney,
that:	ation and stipulations Evidence presented and found Child Custody Jurisdiction and Enforcement Act over the Court made the initial child custody determination.
\Box Oregon does not have jurisdiction over the	e parenting time issue because:
/// ///	
///	
///	

NOW, THEREFORE, IT IS HEREBY ORDERED:

\Box The parenting plan currently in effect shall be modified in accordance with the following:
□
□ Spousal support shall be terminated suspended modified as follows:
Child support shall be terminated suspendedmodified as follows:
□
□ The requested relief is denied. □ Other:
\Box Petitioner (or) \Box Respondent shall be awarded \Box reasonable attorney fees, \Box filing fees, \Box court costs, \Box service fees, \Box other: incurred in enforcing the parenting plan (see also provisions for court costs and fees below).
If Court Costs and Fees were Deferred: (please check the boxes below that apply) □ Petitioner (or) □ Respondent shall be liable for all the filing fees, court costs, service fees □ other:
 Petitioner (or) Respondent shall each be liable for one half the filing fees, court costs, service fees other:

If Court Costs and Fees were Paid by the Parties: (please check the boxes below that apply)

Information Required by ORS 25.020 and ORS 107.085.

As required by UTCR 2.130, a *Confidential Information Form* has been completed for each party and filed with the court. The CIF contains all information required by ORS 25.020 and 107.085 that is identified as confidential by UTCR 2.130.

Both parties shall inform the Court and the Department of Justice (P.O. Box 14506, Salem, Oregon 97309) in writing of any change in the above information required by ORS 25.020 within ten (10) days of such change, unless a finding of unreasonable risk has been made in this case.

If the court has ordered that a party be allowed not to disclose information by means of this Judgment in the section above, the Department of Justice or the District Attorney shall not disclose the information in the preceding section to the other parent.

	JUDGMENT CREDITOR (This is the party receiving payment from Judgment Debtor) □ Petitioner □ Respondent	JUDGMENT DEBTOR (This is the party required to pay Judgment Creditor) □ Petitioner □ Respondent
Full Name		
Address or Contact Address		
Attorney's Name, Telephone Number and Address		
The following infor	mation is required ONLY for the par above.	ty designated as the "Judgment Debtor"
The following infor Year of Birth		ty designated as the "Judgment Debtor"
		ty designated as the "Judgment Debtor"

Money Award. Child Support Obligation \Box included \Box not included.

The following information is to be provided by the party designated as the "Judgment Creditor" above.

Others Entitled to Portions of Judgment	The following person(s) or public bod(ies) are known by judgment creditor to be entitled to a portion of a payment made on the judgment (other than the judgment creditor's attorney): \Box None or \Box

Type of Judgment	JUDGMENT CREDITOR (This is the party receiving payment from Judgment Debtor) Petitioner Respondent	JUDGMENT DEBTOR (This is the party required to pay Judgment Creditor) Petitioner Respondent	Amount of Judgment
Child Support Award			 1. \$
Spousal Support Award			 1. \$ per month or □ Other: , starting on the □ first day or □ Other: of the month following the date of the judgment, lasting until (date), or the death of either party, whichever comes first; or 2. A lump sum payment of \$ to be paid by (date):
Prejudgment Interest (Note: ORS 21.607(1) disallows interest on fees that have been deferred.)			\$

Postjudgment Interest (Note: ORS 21.607(1) disallows interest on fees that have been deferred.)	percent (%) per annum simple interest on the total judgment amount(s) of \$ Interest begins accruing on the date the judgment is entered until fully paid.
Accrued Arrears (if any, on judgments to be paid on a periodic basis)	 1. \$ per month, starting on the □ first day or □ Other: of the month following the date of the judgment until the total amount of \$ is paid in full; or 2. A lump sum payment of \$ to be paid by: (date).
Costs and Service Expenses (e.g., filing fees, hearing fees, trial fees, process fees)	\$
Attorneys Fees (if any)	\$

Judge Signature:

Certificate of Readiness

This proposed judgment is ready for judicial signature because (*check all that apply*):

Service is not required under UTCR 5.100 because the other party has been found in **default** or an order of default is being requested with this proposed judgment; because this judgment is submitted **ex parte** as allowed by statute or rule; or this judgment is being submitted in **open court** with all parties present.

Each party affected by this judgment has **stipulated** to or approved the judgment, as shown by the signatures on the judgment.

I have **served** a copy of this judgment and written notice of the 7-day objection period set out in UTCR 5.100 on all parties entitled to service (*complete service information below*). *And*:

No objection has been served on me within that time frame.

I received objections that I could not resolve with the other party despite reasonable efforts to do so. I have filed with the court a copy of the objections I received and indicated which objections

remain unresolved.

After conferring about objections, the other party agreed to file any remaining objection with the court.

Certificate of Service under UTCR 5.100

I certify that on (*date*): ______ I placed a true and complete copy of this proposed

Judgment in the United States mail to (name) ______at (address) _____

Submitted by:
Petitioner
Respondent

Signature

Print Name

I understand that I am subject to penalty for perjury for giving false information to the court. All factual information in this Judgment is true to the best of my knowledge and belief. I agree to the terms of this Judgment. I understand that this Judgment is enforceable by the court.

Petitioner, Signature

Date

Petitioner, Name (printed)

Respondent stipulates (agrees) to the terms of this judgment

Respondent, Signature

Date

Respondent, Name (printed)