FILING FOR DISSOLUTION (DIVORCE) CO-PETITIONERS, NO MINOR CHILDREN



What these forms do

This set of forms will help you to get a divorce (legally called a "dissolution of marriage") if you have no children under 21. If you have *only* children over 18 and under 21 who are in school, use the *Dissolution with Adult Children Only* forms (not yet available. Talk to a lawyer if you only have children 18, 19, or 20).

TALK TO A LAWYER BEFORE USING THESE FORMS IF:

- ➤ You are part of a **same-sex couple** AND:
 - o You are married, have a civil union, or registered in another state
 - You are married, have a civil union, or registered <u>in another state in addition</u> to Oregon
 - You registered as domestic partners in Oregon before February 4, 2008
 - You are unsure if your partnership is a Registered Domestic Partnership (RDP)
 - o If you want partner support and either party lives in (or may move to) another state
- You want to divide the retirement benefits of either party
- Either party is a debtor in a current **bankruptcy** case

Important Contact Information

Oregon Judicial Department - http://courts.oregon.gov
Oregon State Bar Lawyer Referral Service - www.oregonstatebar.org **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 (www.osbar.org/docs/ris/militaryflier.pdf) for information about special rights and rules that may apply to you.

Symbols used in this form:



Important Note



STOP! You may not be able to use this form



Caution! You may need a lawyer



Concerns money



Timing requirement



Notice about these instructions and forms

These instructions are not a complete statement of the law. They cover basic procedures for simple dissolution cases with no children under 21. 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.



Information about Dissolution

- ❖ Petition and Judgment A dissolution case starts with a "petition," which tells the court what you want. That's why you are called the "co-petitioners." 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. Your dissolution is effective once the judge signs the judgment. (See "The Judgment" section for more details about the terms of your judgment)
 - o **NOTE:** the general judgment in this case will create rights and responsibilities that may be permanent. Custody, parenting time, and support orders often can be modified later, but property orders usually can't. Talk to a lawyer if you have questions about these issues.

Keep the court informed of your current address so you get notice of all court dates. You don't have to use your home address on any court form. 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 sent to that address. It is YOUR responsibility to let the court know if you move or want to get mail at a different address.

ADULT CHLDREN AS PARTIES



Adult Children: If you and the other party have any children together who are 18, 19, or 20 years old, each child is a "necessary party" to this case until his or her 21st birthday. Each child *must* be included in your filings and properly served with all documents. A 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.

TABLE OF FORMS				
1. Starting your Case (See the last box of this table for additional forms you may need)				
 Co-Petition for Dissolution of Marriage/RDP Record of Dissolution of Marriage, Annulment or Registered Domestic Partnership Notice of Statutory Restraining Order Preventing Dissipation of Assets Confidential Information Form (CIF) (one for each party and each adult child) Notice of CIF Filing Optional: Fee Deferral or Waiver Application and Declaration 				
2. Resolving your Case				
By Agreement: Declaration in Support of Judgment Stipulated General Judgment of Dissolution of Marriage/RDP				
Additional forms you may need: (More information is in the Instructions below)				
Waiver of Further Appearance and Consent to Entry of Judgment (for adult children)Legal Description of any jointly owned real property.				

STEP 1: STARTING YOUR CASE





Keep In Mind:

- Talk to a lawyer if you or Respondent is already in bankruptcy. The court may not be able to proceed with your case until the bankruptcy is resolved.
- **Registered Domestic Partners** should see a lawyer if partner support is requested and either party might move out of state. If the new state does not recognize RDPs, you may have trouble collecting partner support.
 - ✓ Note: Only same-sex couples can have Registered Domestic Partnerships.
- It is possible to divide retirement benefits. See the "Property and Debts" section for important information. You may lose this right if you do not include it in your *Petition*.



Legal Questions

▶ Where to File

- o Marriage you must file in a county where either you or your spouse lives at the time you file. One spouse must have lived in Oregon for at least 6 months before the *Petition* is filed.
- o RDP you must file in a county where either you or your partner lives. If neither of you lives in Oregon but your RDP was registered here, you can file in the county where either of you last lived.

By filing your *Petition*, you agree to follow the terms of an automatic restraining order. The order is effective once the papers have been filed with the court. 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") to the Petition.
- The statutory restraining order prevents either party from:
 - Dissipating (transferring, selling, destroying, removing, disposing of) real or personal property.
 - Making changes to insurance policies without the agreement of the other party.
 - Making extraordinary expenditures (unusual or high-dollar payments or purchases). Expenditures that are necessary for the safety or welfare of the parties, ordinary business activities, or related to this court case are allowed.

> Name Change

If you changed your last name when you got married or registered as domestic partners and want to change it back to a former legal name, you can request that on your *Petition*. **NOTE:** You *cannot* use this form to change your name to a name you have never used before.

 <u>RDPs</u>: If you changed your name through a separate name-change judgment and want to change it back, you should also file for another judgment to do that. Do not rely on the dissolution judgment to be effective for all purposes, especially federal records like Social Security, Medicare, and immigration. Talk to a lawyer if you have concerns.



Filling Out The Forms

- > You are both "Co-Petitioners." You should list your names in the same order on ALL forms throughout this case.
 - Use full names (first, middle or middle initial, last) and print names the same way on all forms *first, middle, last*.



- ➤ <u>Do not put Social Security numbers on your Petition</u>. 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.
 - o The *Notice of Filing of Confidential Information Form* must filled out and copy given to both parties.

Fill out the following forms

- Co-Petition for Dissolution of Marriage/RDP
- Record of Dissolution of Marriage, Annulment or Registered Domestic Partnership
- Confidential Information Form (CIF) (one for each party and each adult child)
- Notice of Filing of Confidential Information Form

SUPPORT

There are three different categories of spousal or partner support in Oregon:

- > **Transitional** support is to help you get work-related education and training.
- **Compensatory** support may be ordered if you significantly contributed to the education, training, job skills, career, or earning capacity of your spouse or partner.
- ➤ **Maintenance** may be ordered for your general support.

Either party may request and be awarded support. More than one type of support may be awarded. Any award may be ongoing or for a particular period of time (such as 3 years, while in school, up to a certain amount, etc.).

For more information on factors the judge will consider when making the award, see <u>ORS</u> 107.105.

➤ **NOTE:** Support is also available to **Registered Domestic Partners**. If either partner might leave the state or declare bankruptcy, you should see a lawyer.

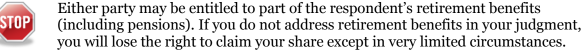


Spousal and partner support are taxable income to the recipient. Spousal support is deductible to the person making payments (payor). RDPs should see a tax professional about support.

Life Insurance: The court can order a party to carry life insurance if that party is ordered to pay spousal/partner support. Life insurance in connection with a support obligation is for the benefit of the person receiving support.

PROPERTY AND DEBTS

You need to tell the court how you want to divide your property and debts. You should be as specific as possible and include everything you and the respondent own or owe. If any property or debts are not included in your judgment, you cannot return to court to make changes later except in very limited circumstances.



These forms will not *divide* a party's retirement benefits. Talk to a lawyer first if you want to claim a portion of the respondent's retirement benefits.

For detailed information about property, see Appendix A.



Have your documents reviewed

You may want to have your documents reviewed before you file. For information about how to find a lawyer, call the Oregon State Bar at the numbers on Page 2. If you are low-income, you might be able to get your documents reviewed for a smaller fee through the Oregon State Bar's Modest Means program. Your local Legal Aid office might review documents for free if you qualify. Facilitators might also be available for free in your court but you may have to make an appointment. Call your court for information.



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



File your forms

File all of the *original* forms with the court clerk. The clerk will give you a **case number** when you file. Put the case number on all copies and originals.



You have to pay the filing fees when you file your papers. Go to http://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. 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 should be given to both co-petitioners. There will be information on mediation, parent education class, and continuation of health coverage information.

STEP 3: RESOLVING YOUR CASE

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

- Declaration in Support of Judgment
- Stipulated General Judgment of Dissolution of Marriage/RDP

 Note: The Judgment must be signed by both parties before being submitted to the court.



THE JUDGMENT



A *Stipulated General Judgment of Dissolution of Marriage/RDP* 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 the legal description of any real property that will be transferred from one party to another, or from both parties' names to one party's name. You can get the legal description from the County Recorder's Office in the county where the property is located (it is NOT the tax identification number).

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

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

Your dissolution 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 - Property and Debts

- > **Real Property** Include property that you own together or separately *and* property owned before the marriage/RDP.
 - o Include land, houses, mobile homes, and other structures *attached to or built on land*. Also include partial rights to land like the right to fish, farm, cut timber or mine minerals. This does not mean *personal* property like clothes, jewelry, furniture, cars, etc
 - o Identify the property by address, map, lot, or plat number, or any other method that is specific enough to identify the property.
 - When completing the *Judgment*, use the full legal description of the property that is
 on the deed or tax records. If you improperly describe the property, you may not be
 able to enforce your judgment.



- any party is a debtor in a current bankruptcy proceeding.
- there is a joint credit account such as a <u>home equity line of credit</u> on any real property. This judgment is *not* binding on the lender and may not prevent the other party from using the credit line, even after the judgment.
- anyone other than you and the other party has any interest in the real property either now or in the future. For example:
 - ♦ if your title is only for life or for a fixed period of time
 - ♦ if anyone has a right-of-first-refusal to buy the property
 - ♦ if anyone else's name is on the title
 - if anyone else's name is on a loan that the property is collateral for. These people *must* be joined to the case or the court may not have authority to award that property.
- you are concerned about the other party selling real property located in Oregon. You can put a hold on the title of the property during the case (called "lis pendens").



If **ANY** property was used to secure a loan, debt, mortgage, or other encumbrance, it is important that you speak with a lawyer. Future bankruptcy filings by either party may create problems for the other party in spite of this judgment. This is especially important for same-sex couples, as bankruptcy and IRS laws are federal and may not recognize the debt award of this judgment.

- **Personal Property** is anything you own together or separately that *is not* real property. This includes property owned before the marriage.
- ➤ If you want certain things *plus* equitable distribution of the rest, mark both boxes in the appropriate section and list the specific property you want in the space provided. **BE AWARE** that if you do not include enough information and the other party does not respond, you may have to serve the other party with corrected paperwork before you can get a *Judgment*.



Debts - The court will divide your debts. Use this table to list all debts in either or both of your names. Include debts that existed before your marriage/partnership; debts that you each or both incurred during your marriage/partnership; and debts that you each incurred after separation. If any debt includes amounts incurred both during the marriage/partnership *and* after separation, write in the "Who pays" column who should pay how much (see example). Talk to a lawyer if you have questions about who should pay which debts.

Example:

Name of Creditor (who	What debt is for	Amount	Who	pays
money is owed to)	what deol is joi	Amount	Name	Name
Chase Bank	Credit Card	\$10,000		X
Wells Fargo	Home Equity Credit Line	\$20,000	\$15,000	\$5,000
	(petitioner added \$10,000			
	after separation)			
Local Lender	Petitioner's car loan	\$4,500	\overline{X}	

Attach this page to the Petition if your list of debts is longer than the table in the Petition

Name of Creditor (who money is owed to)	What debt is for	Amount	Who	pays
money is owed to)			Name	Name



Spouse / Partner A

Spouse / Partner B

30c.

30d.

RECORD OF DISSOLUTION OF MARRIAGE, ANNULMENT OR REGISTERED DOMESTIC PARTNERSHIP

136-

State file number:

T		· · · · · · · · · · · · · · · · · · ·		recoru :	shall be a prerequisite to	the granting of the h	nai juogment.
	Case number:		_		_		
	Judgment type:	☐ Dissolution of marriage				pistered domestic part	nership(RDP)
ise /	Spouse/Partner	A – Legal name: (tirst, n	niddle, last, suffix)	2. Las	st name at birth: (not requ	uired for RDP)	
er A		gal address: (street and numb	oer) (city or town	1)	(county)	(state)	
	4. Other legal last r	names used:					
L	5. Date of birth: (m	m/dd/yyyy)		6. Bi	rthplace: (state, territory	or foreign country)	
ise /	7. Spouse/Partner	B – Legal name: (first, n	niddle, last, suffix)	8. Las	st name at birth: (not requ	uired for RDP)	
er B	9. Residence or leg	gal address: (street and numb	per) (city or town	1)	(county)	(state)	
	10. Other legal last r						
	11. Date of birth: (m	m/dd/yyyy)		12.Bi	rthplace: (state, territory	or foreign country)	
	13. Date of marriage	e / filing of RDP declaration: (mr	n/dd/yyyy)	14. Da	ate couple last resided in	same household: (m	nm/dd/yyyy)
4	15a.Place of marria	ge/RDP: (city, town or location)	15b.County:		15c.State or foreign co	ountry:	
	16. Number of childr	ren under 18 in this household a	as of the date in item	14:	17. Petitioner:		
\	Number:	None			☐ Spouse/Partner A	A ☐ Spouse/Partne	r B 🗌 Both
	18a.Name of petitio	ner's attorney: (print)	18b. Address: (str	eet and	d number or rural route n	umber, city or town, s	state, ZIP code)
-	19a.Name of respon	ndent's attorney: (print)	19b. Address: (str	eet and	d number or rural route n	umber, city or town, s	state, ZIP code)
	20. Marriage/RDP dissolved on: (m	eclaration of the above named pam/dd/yyyy)	persons was 21	. Date j	udgment becomes effect	tive: (mm/dd/yyyy)	
-	22. Number of childr	ren under 18 whose physical cu	stody was awarded	to:			
1.	Spouse/Partne	er A Spouse/Partner B	Joint (shared	d custo	dy) Other (speci	ify)	☐ No children
	23. County of decree	9:			24. Title of court:	Circuit	
-	25. Signature of cou	urt official:	Too Title of count o	fficial	27.0	Date signed: (mm/dd/	, ,
	20.0191141410 01 000	iit oiliciai.	26. Title of court o	illiciai.		Date signed. (IIIII/dd/	yyyy)

In the Matter of the Marriage or Registered Domestic Partnership (RDP) of:

	Case No:
Co-Petitioner And	CO-PETITION FOR DISSOLUTION OF MARRIAGE RDP Filing fees at ORS 21.155 (marriage) & 21.135 (RDP)
Co-Petitioner	
and	
Unmarried children 18, 19, or 20 years old (per ORS 107.1	08) (full names)
Date of marriage/RDP:	
Place of marriage/RDP:	
My spouse or partner and I have differences that a be repaired	are so great that our marriage/RDP cannot
2. Residency Marriage Only: □ At least one spouse currently lived in Oregon continuously for 6 months prior to currently lives in the county where this Petition is Registered Domestic Partnership Only: □ At least one partner currently lives in Oregon Continuously for 6 months prior to filic currently lives in the county where this Petition or	o filing this <i>Petition</i> . At least one spouse being filed. In <i>and</i> that same partner has lived in ang this <i>Petition</i> . At least one partner in is being filed
□ Neither partner currently lives in Oregon and where {□ Co-Petitioner	•
3. Pregnancy and Rebuttable Presumption of Name and age of any child conceived or born duri of both parties	
□ Neither party is now pregnant □ Co-Petitioner □ is □ is not the parent of this child. The expect	
The parties have no unemancipated children togetogether who are between the ages of 18 to 21 that in ORS 107.108.	

Case No.: _____

4. By filing this petition, we acknowledge that we are bound by the terms of the Statutory Restraining Order (SRO) prohibiting either party from disposing of marital/partnership assets. We understand that this restraining order is effective as soon as this *Petition* is filed with the court.

SPO	OUSAL/I	PARTNER SUPPORT
5. Support		
☐ No spousal/partner support i☐ Spousal/partner support sho☐ Co-Petitioner	uld be paid	by \square Co-Petitioner to
Type of support and amount requested (check all that apply): □ transitional \$	Monthly Or Total /mo total	Based on the following factors (explain):
Ends: compensatory \$ Ends:	/mo total	
☐ maintenance \$ Ends:	☐ /mo ☐ total	
6. Payments Payments should be made: □ on the □ first or □ beginning □ the mo (date) or □ in a lump sum by	nth followi	ng entry of this judgment or
Payments should end upon the d	leath of eit	her party or:
The spouse or partner receiving current deposit slips or their bar 7. <u>Life Insurance</u> ☐ The party paying support sho	be made d support m lk name, ad uld carry li	, whichever is sooner directly into recipient's checking or savings account. The paying spouse or partner with either ecount name, and account number. fe insurance for the benefit of the other party ligation. The coverage should be in the amount

PROPERTY AND DEBTS

8. Real Property	
□ Neither party has any interest in any real prop	
\square Both parties have $or \{ \square \text{ Co-Petitioner } ___$	nas} an interest in real
property at: (address)	- Real Property"
\square The legal description of the real property is at this petition	tached as Exhibit and incorporated in
This property should be distributed: \square equitably	y, or \square as follows:
9. Personal Property	
(Retirement benefits can be divided. See ☐ The Co-Petitioners have divided between the includes all personal effects, household goods property. Neither party should claim items no or	nem all personal property that they own. This , motor vehicles, pets, and other items of
☐ Co-Petitioners should be awarded an equita property. This includes retirement benefits, po compensation plans, and stock option plans h or	ension plans, profit-sharing plans, deferred- eld by the parties.
	vided as follows, with equitable distribution of
any property not listed:	should be exceeded the following
personal property:	should be awarded the following
personal property.	
☐ Additional page attached titled "Se	ection 9 Personal Property"
□Co-Petitioner	should be awarded all of his/her
retirement benefits, pension plans, profit	sharing plans, deferred-compensation plans, apployer, free of any interest of the other party.
☐ Co-Petitioner	should be awarded the following
personal property:	
☐ Additional page attached titled "So	ection 9 Personal Property"
□Co-Petitioner	should be awarded all of his/her
retirement benefits, pension plans, profit and stock option plans held by his/her en	should be awarded all of his/her s-sharing plans, deferred-compensation plans, nployer, free of any interest of the other party.

10. Distribution of Debts	Debts show	ıld be paid a	as follows:
Name of Creditor (who debt is owed to)	What debt is for		
☐ Additional page attac	ched titled "Section 1	o, Distributio	n of Debts"
	tion, all debts disti		ent of all debts incurred individually m or her by the court, <i>and</i> all debts
Debts should be divided as o	f (date):		
30 days of the date of judgmedocuments are necessary to a	ent. Each should e accomplish the dist	xecute, acknoribution of d	fers required by the judgment within owledge, and deliver whatever lebts and property ordered by the party fails to comply with this
N. D. N.			
11. Former Name ☐ Co-Petitioner		's fo	ormer legal name of
			ored (write the FULL name – first,
middle, and last)			
12. Information require	d by ORS 107.08	5	
Name of Co-Petitione	er:		
Contact address: Contact Phone Numb			
Name of Co-Petitione	er:		Age
Contact Phone Numb	er:		
clerk containing all in	formation require	d by ORS 107	mpleted and filed with the court 7.085 that is identified as her □ Each Adult Child
			<u>partner support</u> case started in any ate, and type of case:
Additional information	on attached titled "S	ection 13 - Oth	ner Domestic Relations Cases"

	in any state that restrains one of the part Yes - case number, court name, state, ar	
Additional information attack	hed titled "Section 14 - Other Protective Orde	r Cases"
☐ Costs and fees should☐ ☐ ☐ Other:	or this case (whether paid or deferred) d be paid by both parties equally should reimburse anting the relief asked for above, ar	
We hereby declare that the ak	pove statements are true and complete derstand they are made for use in cour	
Date	Co-Petitioner (signature)	
	Print Name	
Contact Address	City, State, Zip	Contact Phone
Date	Co-Petitioner (signature)	
	Print Name	
Contact Address	City, State, Zip	Contact Phone

[Attach to Summons per ORS 107.093(5)]

NOTICE OF STATUTORY RESTRAINING ORDER PREVENTING THE DISSIPATION OF ASSETS IN DOMESTIC RELATIONS ACTIONS

REVIEW THIS NOTICE CAREFULLY. <u>BOTH PARTIES MUST OBEY EACH PROVISION OF</u>
THIS ORDER TO AVOID VIOLATING THE LAW. YOU HAVE THE RIGHT TO A HEARING.
SEE INFORMATION BELOW.

TO THE PETITIONER AND RESPONDENT:

Under ORS 107.093 and UTCR 8.080, Petitioner and Respondent must not:

Insurance Policies

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

Property

(3) Transfer, encumber (*i.e., mortgage lien, borrow against*), conceal, or dispose of property in which the other party has an interest, in any manner, without written consent of the other party or an order of the court, except in the usual course of business or for necessities of life.

Expenses

(4) Make extraordinary expenditures without providing written notice and an accounting of the extraordinary expenditures to the other party.

EXCEPTIONS:

Paragraphs (3) and (4) do not apply to payment by either party of:

- a. Attorney fees in this action
- b. Real estate and income taxes
- c. Mental health therapy expenses for either party or a minor child of the parties
- d. Expenses necessary to provide for the safety and welfare of a party or a minor child of the parties

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 terminate 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 – Form 8.080.1 – NOTICE OF STATUTORY RESTRAINING ORDER PREVENTING THE DISSIPATION OF ASSETS IN DOMESTIC RELATIONS ACTIONS (Revised 8-1-14)



Department of Consumer and Business Services Insurance Division

P.O. Box 14480, Salem, OR 97309-0405 Phone: 503-947-7891, Fax: 503-378-4351 350 Winter St. NE, Salem, OR 97301-3883 Email: dcbs.insmail@state.or.us www.insurance.oregon.gov

Notice to parties in a suit for marriage dissolution or legal separation regarding continuation of health coverage

If you or your spouse have filed for divorce or legal separation and currently hold group health insurance coverage through your spouse, your coverage may end when the court grants your divorce or separation. Oregon law offers options that may enable you to continue your coverage. This notice outlines continued coverage options available under Oregon law. Federal law commonly known as COBRA may also enable you to continue coverage. *Note*: You must act promptly to continue coverage.

Applying for individual coverage may also be an option. Insurers can no longer deny enrollment to individuals because of health or pre-existing conditions. You may be eligible to enroll in a plan through healthcare.gov or directly from an insurer. If you apply for coverage through healthcare.gov, you may qualify for financial assistance.

For more information about Oregon and federal law, consult your health insurer, the plan administrator for your insurance coverage, the employer through whom your insurance is provided, or your attorney.

The following is a summary of options under Oregon law:

- 1. Continuation of existing coverage for a divorced or legally separated spouse who is 55 years of age or older (ORS 743.600 to 743.602). If you are a divorced or legally separated spouse and if you are 55 years of age or older when the dissolution or legal separation occurs, you may continue your existing group coverage until you obtain other group coverage or become eligible for Medicare. In order to continue coverage, you must do both of the following:
 - A. You must notify the group health insurance plan administrator in writing of the dissolution or legal separation within 60 days of the entry of the decree of divorce or legal separation.
 - B. You must elect to continue and pay for the group coverage. You must make the election on a form provided by the plan administrator.

Note: This provision applies only if your coverage is provided through an employer who employs 20 or more employees or if your coverage is provided by a group health insurance plan that covers 20 or more employees.

- 2. Continuation of existing coverage for a divorced spouse when federal law does not provide for continued coverage (ORS 743.610). If you are not able to continue your group health coverage under federal law (COBRA), you may continue your existing group coverage upon dissolution of your marriage for a period not exceeding nine months. The following requirements apply:
 - A. You must have been continuously covered by the group policy for at least three months prior to your divorce.
 - B. You must ask the insurer or the group policyholder, in writing, to continue your coverage. You must also pay the required premiums.
 - C. You must make your request by the latter of the following dates:
 - (1) Ten days after the date that your coverage under the group policy as a qualified family member ends;

or

(2) Ten days after the date on which the employer or group policyholder gives notice of the right to continue coverage.

- 3. Apply for individual coverage. If you were covered by a group health plan and you lost that coverage because of a legal separation or divorce, you may qualify for a special enrollment and be eligible to purchase an individual plan through healthcare.gov or from an insurer. To qualify for this special enrollment:
 - (1) Apply through healthcare.gov and pay your premium within 60 days of the date you lost your group coverage; or
 - (2) Apply for individual coverage from an insurer within 60 days of the date you lost your group coverage.

Remember: The longer you wait to apply, the later your coverage will start. Financial help is available only if you apply for insurance through healthcare.gov. Your insurance agent can also help you apply through healthcare.gov.

Prepared by Insurance Division, Department of Consumer and Business Services, under ORS 107.092.

Revised January 9, 2015. Distributed by the Office of the State Court Administrator.



	Cas	e No:
and	Petitioner	CONFIDENTIAL INFORMATION FORM
Re	espondent	☐ Amended CIF UTCR 2.130
Unmarried children age 18, 19, or 20 year	s old (per ORS 107.10	8)
Submitted by: Petitioner Respo	ndent \square other: $__$	
Information about (name): (first, middle, last) ☐ Petition	er 🗌 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:
Name.	Date of Birt	Social Security Number.
Additional page attached	<u> </u>	

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.

	Cas	e No:
and	Petitioner	CONFIDENTIAL INFORMATION FORM
Re	espondent	☐ Amended CIF UTCR 2.130
Unmarried children age 18, 19, or 20 year	s old (per ORS 107.10	8)
Submitted by: Petitioner Respo	ndent \square other: $__$	
Information about (name): (first, middle, last) ☐ Petition	er 🗌 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:
Name.	Date of Birt	Social Security Number.
Additional page attached	<u> </u>	

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.

		Case	No:
	Pe and	etitioner	NOTICE OF FILING OF CONFIDENTIAL INFORMATION FORM (CIF)
	Rest	ondent	
and □			Amended CIF
Unmai	ried children 18, 19, or 20 years old (pe	er ORS 107.108) (fu	- Ill names)
requir	ed by Uniform Trial Court Rule (UT	CR) 2.130 <i>(Use f.</i>	
1)	My Name: ☐ Respondent ☐ 0	Other:	
	Containing (check all that apply):	Date of Birth (DOB)	☐ children's SSN ☐ children's DOB
2)	Name: Respondent C	Other:	
	Containing (check all that apply):] children's DOB [employer's name, address, and phone
3)	Name: Respondent C		
	☐ Petitioner ☐ Respondent ☐ C	Other:	
	Containing (check all that apply): ☐ SSN ☐ DOB ☐ children's SSN ☐ number ☐ driver license number ☐ f	children's DOB [former legal names	employer's name, address, and phone
4)	Name:		
	☐ Petitioner ☐ Respondent ☐ C	Other:	
	Containing (check all that apply): ☐ SSN ☐ DOB ☐ children's SSN ☐ number ☐ driver license number ☐ f		employer's name, address, and phone
Date		Signature	
		Name (printed)	
Contac	t Address	City, State, ZIP	Contact Phone

In the Matter of the Marriage or Registered Domestic Partnership (RDP) of: Case No: _____ Co-Petitioner **DECLARATION** And SUPPORTING STIPULATED **GENERAL JUDGMENT OF DISSOLUTION OF** ☐ **MARRIAGE** ☐ **RDP** Co-Petitioner \Box The statements made in the Petition remain true and accurate except (write N/A if no changes): Section Number **Explain** Additional page attached is pregnant, and the other party \Box is \Box is not \Box Co-Petitioner the parent of this child. The expected date of the child's birth is is not the father of, or paternity has not ☐ Co-Petitioner been established for, the children: (names)_______, born to Co-Petitioner______ on _____ (dates).

We ask the court to enter judgment without a hearing under ORS 107.095(4) *because*:

Both parties have stipulated (agreed) to the terms of the *Judgment*.

We hereby declare that our knowledge and beli court and we are subject Submitted by :	ief. We understand th	ey are made for use as	
Date		Signature	
		Name (printed)	
Contact Address	City, State, Zip		Contact Phone
Date		Signature	
		Name (printed)	
Contact Address	City, State, Zip	Phone	Contact Phone

In the Matter of the Marriage or Registered Domestic Partnership (RDP) of:

		Case No:
	Co-Petitioner And	STIPULATED GENERAL JUDGMENT OF DISSOLUTION OF MARRIAGE RDP
		and MONEY AWARD
an	Co-Petitioner d	
Uni	married children, 18, 19, or 20 years old (full names)	
	is document was presented to the court: On the Co-Petition and <u>stipulation</u> of the parties, as <i>dgment</i> .	shown by their signatures at the end of this
Ch	ildren 18, 19, or 20 Years of Age ☐ Waived further appearance in these proceed ☐ Fully participated in the proceedings and ar (names) ☐ Signed and stipulated to the terms of this ju	e bound by the terms of this judgment:
_		agment as snown by the signatures below
	 NDINGS: The court considered the □ Declaration and stipul that apply) A. □Irreconcilable differences have caused the irreconcilable differences have caused the irreconcilable. 	-
	domestic partnership.	
	B. At the time the <i>Petition</i> was filed: <u>Marriage Only</u> : □ At least one spouse lived i Oregon continuously for 6 months prior to the lived in the county in which the <i>Petition</i> was file.	ne filing of the Petition. At least one spouse
	continuously for 6 months prior to the filing the county in which the <i>Petition</i> was filed.	and that same partner had lived in Oregon g of the Petition. At least one partner lived in
		· ·
	C. The parties have no unemancipated children together who are between the ages of 18 to defined in ORS 107.108	

2.	Party and Marriage/I	RDP Info	rmation:	
	Date of Marriage /RI	OP:		<u> </u>
	Place of Marriage/RI	OP:		(County, State)
	Current age of partie	s: C	o-Petitioner o-Petitioner	
3.	☐ Neither party is now p	oregnant (d	esumption of Paternity or) is now pregnant. the parent of the child due (date)	
	☐ Co-Petitioner been established for, the born to Co-Petitioner (dates).	children:	is not the father (names) on	,
Th jud	ne court grants judgme e marriage or RDP is lega lgment are effective upon POUSAL/PARTNER SUPP	lly dissolve entry in th	ed as of the date this Judgment is	signed. The terms of this
	case or	pport or li be paid by	fe insurance for the benefit of eith Co-Petitioner .	
ord	pe of support and amount lered (check all that apply): transitional \$ds:	Monthly Or Total /mo total	Based on the following factors (a	explain):
□ Enc	compensatory \$ds:	/mo total		
□ Enc	maintenance \$ds:	/mo total		
2.	beginning ☐ the (date). or ☐ in a lump sum in the a	month fo	day of each month, llowing entry of this judgment or by	(date)
			of either party or:	

All payments of spousal/partner su ☐ Directly into	pport must be made:'s bank accou	nt The paving
spouse/partner should keep a receisupport must provide the person paraccount name, and account number	pt of deposit as proof of payment. 'aying support with current deposit	The person receiving
3. Life Insurance The party paying support must cathroughout the period of the support least \$ The part support a true copy of the policy. The receiving support written notice of a designation of the beneficiaries under or Neither party is ordered to carry?	t obligation if he or she is insurable ty paying support must provide to e party paying support must also pay action that will reduce the benear the policy.	e. The coverage must be at the party receiving provide to the party efits or change the
PROPERTY AND DEBTS		
4. Real Property ☐ Neither party has any interest in ☐ Both parties have or {☐ Co-Peti real property at: (address): ☐ This property is awarded as follo		has} an interest in
☐ Additional page titled "S	Section 4 – Real Property" attached	
 □ The legal description of the properthis Judgment. □ Co-Petitioner recording a deed transferring the recorder: 	is responsible for prepeal property as required by this jud	paring, signing, and
5. <u>Personal Property</u> The Co-Petitioners have divided between together, and each is awarded those except that:		
A. Co-Petitioner	is awarded the fo	ollowing personal
☐ Additional page attache	d titled "Section 5A	Personal Property"
pension plans, profit-sharing pla	is awarded all re ans, deferred compensation plans, ers, free of any interest by the other	and stock options held by
B. □ Co-Petitioner property:	is awarded the fo	
Additional page attache	d titled "Section 5A-	Personal Property"

•	past employers, free of an		er party.
Name of creditor (who money is owed to)	What the debt is for	Amount	Who pays (name)
☐ Additional page a	ttached titled "Section 7-Dist	ribution of Debts"	
judgment is entered. Debts are divided betweer 7. Transfer of Property Within thirty (30) days deliver whatever documents ordered by the court. T	of the date of this judgments are necessary to acco	nt, each party must omplish the distribut	execute, acknowledge, and
8. Former Name			
☐ Co-Petitioner		s former name of _	
	res	tored (use FULL nar	ne – first, middle, last).
9. Additional Provision	ns:		
Additional page attach	ed titled "Section 10 - Addition	onal Provisions"	
1 0			
10. Court Costs and Fe Co-Petitioner	es, Whether Paid Or D		e other party \$
for costs and fees. Fees have alrea Judgment is aw	dy been paid, and no reim varded to the State of Oreg	oursement is require on for deferred costs	ed.

Information Required by ORS 25.020 and 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 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 shall not disclose the information in the CIF to the other party.

Money Award Support Obligation □ included □ not included				
	CO-PETITIONER	CO-PETITIONER		
Full Name				
Contact Address		_		
Year of Birth				
Social Security # (last 4 digits)				
Driver License # (last 4 digits) and State				
Lawyer Name, Address, Phone #				
NOTE: a party RECEIVING a is the <u>JUDGMENT DEBTOR</u>		EDITOR; a party PAYING a money award		
The following information money award as listed				
	The following person or public body is known to be entitled to a portion of a payment made on the judgment (other than payee's lawyer):			
Co-Petitioner	□ None or □ Name:			
Co-Petitioner	□ None or □ Name:			
Co-Petitioner	□ None or □ Name:			

Type of Judgment		Amount	Beginning / Ending
□ Spousal/ Partner Support	WHO RECEIVES	\$per month	Beginning: the first or day of the month following entry of this judgment or Other and due on the same day of each month thereafter Ending the earlier of:
			(date) or
		or	the death of either party
		A lump sum of	Paid by (date):
☐ Property Division	WHO RECEIVES	\$ per month until a total of \$ is paid	Beginning the <u>(day)</u> of the month following entry of judgment
		A lump sum of \$	Paid by <i>(date)</i> :
☐ Prejudgment Interest	WHO RECEIVES	\$	
☐ Postjudgment Interest	WHO RECEIVES □	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 fully paid.
		1	
☐ Court Costs and Service Fees already paid	WHO PAYS	Checked party reimbutes of: \$	ed party
☐ Deferred Court Costs and Service Fees	WHO PAYS		ay deferred costs and fees of:

There are no other money awards. End of judgment text.	
Judge Signature:	
Certificate of Readiness This proposed judgment is ready for judicial sign	nature because (check all that applu):
	as stipulated to or approved the judgment, as shown by the
signatures on the judgment.	as supulated to of approved the judgment, as shown by the
Submitted by:	
Signature	Print Name
to the court. All factual information in	penalty for perjury for giving false information n this Judgment is true to the best of our e terms of this Judgment. We understand that ourt.
Co-Petitioner, Signature	Date
Co-Petitioner, Name (printed)	_
☐ Co-Petitioner stipulates (agrees) to the te	erms of this judgment
Co-Petitioner, Signature	Date
Co-Petitioner, Name (printed)	_

□Child 18, 19, or 20 years of age, stipulates to the terms of this judgment				
Child, Signature	Date			
Child, Name (printed)				