

**REFER TO THE INSTRUCTIONS FOR YOUR TYPE OF FILING**  
**FOR COMPLETE INFORMATION ABOUT FILLING OUT AND**  
**FILING YOUR FORMS**

**If Both Parties Agree on All Issues**

**Filing separately**

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

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

*or*

**Filing together**

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

- If you file as co-parties, one of you will be labeled ‘petitioner’ and the other will be ‘respondent.’ There is no legal or procedural difference between the “petitioner” and “respondent” in co-party filings.
- If you file as co-parties, only one filing fee is required at the time of filing. Note that if you file as co-parties and later need to file a modification of judgment, you will have to pay both the filing fee for modification of judgment and the second initial filing fee.
- Both of you must sign the *Petition* form

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

\_\_\_\_\_  
Petitioner  
and  
\_\_\_\_\_  
Respondent

Case No: \_\_\_\_\_

**CO-PARTY PETITION FOR  
ENTRY OF  
STIPULATED GENERAL  
JUDGMENT  
UTCR 8.030**

Filing fees at ORS 21.155 (marriage) &  
21.135 (RDP)

Claim is not subject to mandatory  
arbitration

and

Unmarried children 18, 19, or 20 years old (per ORS 107.108) (*full names*)

This *Petition* is filed under UTCR 8.030. Parties ask the court to enter the attached stipulated *General Judgment* for:

- Custody, parenting time, and child support for unmarried parents
- Dissolution of Marriage/Registered Domestic Partnership (RDP)  
My spouse or partner and I have differences that are so great that our marriage/RDP cannot be repaired
- Separation  
My spouse or partner and I have differences that are so great that our marriage/RDP cannot be repaired. My spouse or partner and I have an agreement that will be filed with the court suspending all rights and obligations as husband and wife/domestic partners for a period of at least one year

**1. Relationship:**

Unmarried parents

Marriage or  Registered Domestic Partnership (RDP)

Date of marriage or registration of RDP: \_\_\_\_\_

Place of marriage or registration of RDP: \_\_\_\_\_ (*County, State*)

**2. Residency**

Unmarried parents:

- At least one parent currently lives in the county where this petition is being filed
- All the minor children live or can be found in the county where this petition is filed

Marriage:  At least one spouse currently lives in Oregon **and** that same spouse has lived in Oregon continuously for 6 months prior to filing this *Petition*. At least one spouse currently lives in the county where this *Petition* is being filed.

Registered Domestic Partnership:  At least one partner currently lives in Oregon **and** that same partner has lived in Oregon continuously for 6 months prior to filing this *Petition*. At least one partner currently lives in the county where this *Petition* is being filed

**or**

Neither partner currently lives in Oregon and this *Petition* is being filed in the county where (name): \_\_\_\_\_ last lived

**3. Children & Pregnancy:**

Minor children of the parties (under age 18):  Yes  No

The required *UCCJEA Supplement* is attached

Adult children (ages 18, 19, or 20):  Yes  No

all adult children have signed waivers of appearance (*attached*) or signed the stipulated *General Judgment*

Pregnancy:

Neither party is now pregnant

\_\_\_\_\_ (name) is pregnant (and) the other party  is  is not the parent of this child. The expected date of the child's birth is: \_\_\_\_\_

Name and age of any child conceived or born during this marriage/RDP who is NOT the child of both parties \_\_\_\_\_

The parties request a waiver of any required co-parenting classes because (*explain why you believe co-parenting classes are unnecessary or pose a particular burden in your case*): \_\_\_\_\_

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

**Child Support** is presumed to be unavailable because the parent who would pay (*check all that apply*)

receives cash payments from a public assistance program including TANF or SSI  
 is (or is expected to be) incarcerated (in jail or prison) for at least 6 months

Child support should be ordered as specified in the *General Judgment* despite the presumption because (*explain*): \_\_\_\_\_

\_\_\_\_\_  
\_\_\_\_\_

**4. Retirement (QDRO)**

We are not dividing any retirement benefits, pension, or similar accounts

Neither party has a retirement account

*or*

Each party is keeping their retirement account with no portion awarded to the other party

We are dividing one or more retirement benefit accounts, pensions, or similar accounts and have attached a QDRO (Qualified Domestic Relations Order) for any such account (*talk to a lawyer about getting a QDRO*)

### **CO-PETITIONERS**

*(Do not complete this section if you have already filed a Petition in this case)*

*Optional:*  We want to file as co-petitioners (co-parties)

We understand that:

- We will be entered in the court's case management system as "petitioner" and "respondent"
- If we file for a modification of this judgment, we will need to pay the filing fee required for a responding party under ORS 21.155 if the modification request is contested

### **AGREEMENT**

The parties have reached agreement on all issues as specified in the *General Judgment* as indicated by their signatures both on the *General Judgment* and below

Both parties waive any challenges to service and declare to the court that all documents have been reviewed and approved by both parties

The parties ask the court to sign and enter the *General Judgment* as submitted

---

### **Certificate of pending/existing child support proceedings**

- There  is  is not a PENDING child support proceeding
- There  is  is not an EXISTING child support order or judgment

Information about any pending or existing child support proceedings is included in the *UCCJEA Supplement*, attached

---

### **Notice to Division of Child Support**

A copy of this *Co-party Petition* and the *General Judgment* has been provided to the Division of Child Support as required by UTCR 8.030

---

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

---

---

Date

---

Signature

---

Email

---

Name (printed)

---

Contact Address

---

City, State, ZIP

---

Contact Phone

---

---

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

---

Date

---

Signature

---

Email

---

Name (printed)

---

Contact Address

---

City, State, ZIP

---

Contact Phone

---

**Optional: APPLICATION FOR FULL CHILD SUPPORT PROGRAM SERVICES**

➤ *NOTE: If more than \$550 is collected each year, a \$35 fee will apply unless you have received TANF, tribal TANF, or AFDC in any state*

The Oregon Child Support Program will provide collection and other child support services unless you opt out here:

We **opt-out** of Oregon Child Support Program services

---

---

# UCCJEA Supplement

For use with Co-party Petition for Entry of Stipulated General Judgment with minor children

## **Minor children of the parties**

*Children of the parties conceived, born, or adopted during or prior to the marriage/RDP and any children otherwise legally recognized as children of both parties*

Name	Age

Additional children listed on page attached titled "Section 2"

## **1. Parentage (complete all that apply)**

Parentage (who the legal parents are) has been established for both parties by:

- \_\_\_\_\_ (name) giving **birth** to (names): \_\_\_\_\_  
with no gestational surrogacy agreement
- filing a **Birth Certificate or Voluntary Acknowledgment of Parentage form** listing \_\_\_\_\_ (name) as the parent of children (names): \_\_\_\_\_
- **judicial** order or  **administrative/agency** order (court/agency name): \_\_\_\_\_ case number \_\_\_\_\_  
located in (county/state) \_\_\_\_\_  
re: \_\_\_\_\_ (name) for children (list names): \_\_\_\_\_
- **other** method (explain): \_\_\_\_\_  
re: \_\_\_\_\_ (name) for children (list names): \_\_\_\_\_

## **2. Pending Cases**

Has any other case been started but not yet finished in any state regarding any of the parties' minor children? (including child support, dissolution (divorce), annulment, separation, custody, parentage, juvenile court, or modification cases)

No  Yes – as follows:

Name of Court or Agency	Case No.	Involves: (check all that apply)
		<input type="checkbox"/> Dissolution, annulment, or separation <input type="checkbox"/> Spousal/partner support <input type="checkbox"/> Child Support <input type="checkbox"/> Custody/Parenting Time <input type="checkbox"/> Restraining Order <input type="checkbox"/> Juvenile Dependency/Delinquency

### 3. Existing Orders or Judgments

Is there an order or judgment in this or any other state between the parties? (including child support (whether or not it is currently effective), dissolution (divorce), annulment, separation, custody, parentage, juvenile court, modification, or restraining/protective orders)

No  Yes – as follows (attach a copy of the signed order or judgment)

Name of Court or Agency	Case No.	Date Signed	Involves: (check all that apply)
			<input type="checkbox"/> Dissolution, annulment, or separation <input type="checkbox"/> Spousal/partner support <input type="checkbox"/> Child Support <input type="checkbox"/> Custody/Parenting Time* <input type="checkbox"/> Restraining Order <input type="checkbox"/> Juvenile Dependency/Delinquency

Additional information attached

4. Other than any cases listed above, have you participated in any case about the CUSTODY or PARENTING TIME (visitation) of the minor children named in this case? (include cases that were filed but dismissed or denied by the court, and any cases filed by or against someone other than the parties in this case.)

No  Yes – as follows:

Name of Court	State	Case No.	Date of final decision	Result (include names of affected children)

5. Do you know of any OTHER legal proceeding that may affect the outcome of this case? (including enforcement of domestic violence or protective orders, adoption, termination of parental rights, or guardianship involving any of the children pending in any state)

No  Yes – as follows:

Name of Court	State	Case No.	Type of Case	Affected Children

6. List the places where the **minor** children have lived in the last five years, the names of the people they lived with at that time, and *current* contact addresses for those people

**Current:**

Child's Name	Current Address	Lives with:
		<input type="checkbox"/> Petitioner <input type="checkbox"/> Respondent <input type="checkbox"/> Other: _____
		<input type="checkbox"/> Petitioner <input type="checkbox"/> Respondent <input type="checkbox"/> Other: _____

**Residences:**

Dates From/To	County, State	Name of Parent/Caretaker	Contact Address of Parent/Caretaker	Which Children

Additional page attached titled "Section 6C-UCCJEA"

**Additional Caregivers:**

Dates From/To	Name of Parent/Caretaker	Where did they live with this caretaker?	Contact Address of Parent/Caretaker	Which Children

7.  The children listed above have continuously lived in Oregon for the six months before the filing of this *Petition*, except for the children named below

The following children have **not** lived in Oregon continuously for six months:

(names) \_\_\_\_\_

There is another basis for Oregon to address these children. *Explain:* \_\_\_\_\_

\_\_\_\_\_

8.  I do not know any person other than the other parent who has physical custody of the children or who claims to have custody, visitation, or parenting time rights

except for (list name and address): \_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_