Governing Child Support Judgments - PETITION INSTRUCTIONS for Packet No. 14

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, visit your local law library and/or refer to the "Additional Resources" section on the last page of these instructions.

The instructions may refer to some forms not included in this packet. If you have a question about a form you cannot locate, you should consult your local court which may have the form available.

Each court has local rules, programs and procedures that may not be explained in these instructions. Please refer to the "Local Family Law Practices and Programs" form for your court, attached to these instructions. If it is not attached, consult your local court directly. Information about how to contact your local court may be found at the following website: <u>http://www.courts.oregon.gov</u>.

Packet #14 may be used when there are <u>two or more child support orders/judgments</u> (issued by either the child support agency or a court) and there are <u>conflicting terms</u> for <u>monetary support and/or health insurance</u> which a party wishes to resolve or change.

NOTE: The multiple orders or judgments must involve the same obligor (the obligor is the party that owes child support) and the same child/ren.

<u>Step 1</u>

Fill out the following forms:

- <u>Petition for Governing Child Support Judgment; and Order to Show Cause (PETITION/ORDER)</u>
- <u>Certificate of Mailing to the DCS</u> (DCS CERTIFICATE)

<u>Case Heading</u>: The Petitioner is the party requesting that the court enter a governing child support judgment, and may be either the Petitioner or the Respondent in a previous case or proceeding.

Presumption: Oregon law presumes that the terms of the last-issued child support judgment are the "controlling terms" (the terms the parties must legally follow). If you do not think the terms of the last issued child support judgment should be the "controlling terms," you need to ask the judge to "rebut" the presumption (decide that the presumption does not apply to your case). To do this, fill out Paragraph 3 of the PETITION, and select Paragraph 3(a), 3(b) and/or 3(c) to explain why you think the presumption should be rebutted.

Do not fill in the section that sets the hearing date, and do not fill in the judge's portion of the order.

Attach a certified copy of each child support order or judgment that has ever existed which involves the same obligor and child/ren to the PETITION. (Certified copies may be obtained from the court that issued the child support order or judgment and may involve a fee.) Label each order/judgment "Exhibit #____." (The "Exhibit #" should match the Exhibit #'s in Paragraph 2 of the PETITION.)

Make three copies of the PETITION/ORDER, one for your records, and on the other two copies of the PETITION/ORDER, sign your name where it says, "*I certify that this is a true copy*."

<u>Step 2</u>

File the original PETITION/ORDER with the court clerk and pay the filing fee, or ask for a form to waive or defer the fee.

Fill in the case number on your copy if it does not have one on it already.

STEP 3

Check back with the court to see if the ORDER was signed, and a hearing date assigned. Obtain one court-certified copy of the signed ORDER from the court clerk.

STEP 4

• <u>To the Other Party</u>: Have the other party served with the <u>court-certified copy</u> of your PETITION/ORDER. **You cannot serve the papers yourself.** You may ask your local sheriff's office or a private process server to serve the papers for you. Make sure the person who completes service fills in and files a proof of service with the court. If the server does not have a "proof of service" form, s/he may use the AFFIDAVIT OF SERVICE in this packet with the court, detailing how service was made.

• <u>To the Division of Child Support</u>: Mail one of the copies of the PETITION/ORDER that you signed and certified as being a true copy to the local branch office of the Division of Child Support, and file the DCS CERTIFICATE of MAILING with the court.

<u>Step 5</u>

Attend the hearing on the date set in the Petition's ORDER TO SHOW CAUSE. Bring with you a blank copy of the GOVERNING CHILD SUPPORT JUDGMENT contained in this packet.

<u>Step 6</u>

After the hearing, the judge may require that you complete all or a portion of the GOVERNING CHILD SUPPORT JUDGMENT, or the judge may complete it and file it with the court.

The judge will also name a party to, <u>or if the judge does not name a party you as the Petitioner must</u>, file a certified copy of the GOVERNING CHILD SUPPORT JUDGMENT with each court or the Child Support <u>Program Administrator</u> that issued an earlier child support judgment. Failure to do so may result in monetary sanctions including but not limited to attorney fees, costs and disbursements.

You should obtain a copy of the JUDGMENT that has been signed by the Judge for your records, and serve the other parent with a copy by mail. A copy must also be provided to the Division of Child Support. Ask the court clerk whether s/he will forward a copy of the signed judgment to the Division of Child Support, or whether you must mail it yourself.

The GOVERNING CHILD SUPPORT JUDGMENT will be the most current effective order of the court for child support and health insurance in your matter. The GOVERNING CHILD SUPPORT JUDGMENT will describe what happens to all other child support orders or judgments.

IMPORTANT: Even though the court may change the cash child support and/or medical support (health insurance and cash medical support) provisions of an earlier judgment, the GOVERNING CHILD SUPPORT JUDGMENT <u>will not affect</u> the enforcement or validity of ALL OTHER PROVISIONS which do <u>not</u> pertain to cash child support and/or medical support. You should continue to comply with all other provisions in the earlier judgment(s).

In the Matter of \Box the Marriage of:

Case No. _____

Petitioner

and

PETITION FOR GOVERNING CHILD SUPPORT JUDGMENT

Respondent

I, _____, being first duly sworn, say \Box I am the Petitioner \Box I represent the State of Oregon in this proceeding and state as follows:

Petition

1. \Box I petition \Box State of Oregon petitions the court for an order requiring the parties to appear and show cause why the court should not issue a governing child support judgment with controlling terms and other provisions as requested below.

2. \Box I state \Box State of Oregon states that there exist two or more child support judgments involving the same obligor and the same time period, copies of which are attached hereto and incorporated herein by reference, as follows:

Exhib it #	Agency Case #	Court Case #	County	Entry/ Effective Date	Amount of Child Support Ordered	Payment Start Date
1						
2						
3						
4						

□ Additional sheets attached as "<u>Attachment #2-Multiple Judgments</u>."

3. \Box I petition \Box State of Oregon petitions the court for a determination that the presumption (see Instructions) is rebutted for the following reasons:

a. \Box The last-issued child support judgment should be set aside under the provisions of ORCP 71 for the following reason(s):

ii. □ There is newly discovered evidence which by due diligence could not have been discovered in time to move for a new trial under Rule 64F (Describe details):

iii. □ The fraud, misrepresentation or other misconduct of Respondent (*Describe details*): □ The judgment is void for the following reasons (*Describe details*): iv. □ The judgment has been satisfied, released or discharged, or a prior judgment upon which v. it is based has been reversed or otherwise vacated, or it is no longer equitable that the judgment should have prospective application (*Describe details*): or

□ The last-issued child support judgment was issued without prior notice to the issuing b. court, administrator or hearing officer that: \Box there was a pending support proceeding involving the child/ren, or \Box there existed another child support judgment involving the child/ren, in this state or any other jurisdiction, or

□ The last-issued child support judgment was issued after an earlier child support judgment c. and did not enforce, modify or set aside the earlier child support judgment in accordance with ORS 25.089.

4. \Box I petition \Box State of Oregon petitions the court for a determination that the terms of the lastissued child support judgment are the controlling terms and supersede contrary terms of each earlier-issued child support judgment, except that: (choose none, one or both):

□ the last-issued child support judgment is silent about cash child support, and thus the cash child support terms of the preceding judgment issued next in time continue (See Exhibit #), and/or

□ the last-issued child support judgment is silent about medical support, and thus the medical support terms of the preceding judgment issued next in time continue (See Exhibit #).

5. *If you have filled out Paragraph 3, complete Paragraph 5.* \Box I have asserted \Box The State of Oregon has asserted in Paragraph 3 that the <u>presumption</u> can be rebutted. \Box I therefore request \Box The State of Oregon therefore requests that the controlling terms with respect to cash child support and medical support, including health insurance and cash medical support, be determined to be as follows:

> i. \Box As contained in the earlier-issued judgment dated (See Exhibit #____), or

/// ///

///

ii. \Box As follows (describe cash child support and medical support provisions you would agree to):

6. FILING CERTIFIED COPIES WITH COURT/ADMINISTRATOR. Unless the court orders another party to do so, \Box I agree \Box State of Oregon agrees to assume responsibility for filing a certified copy of this Governing Child Support Judgment with each court and/or the agency that issued an earlier child support order or judgment. It is understood that the failure to file a certified copy (if required to do so by the Governing Child Support Judgment) will subject the party to monetary sanctions, including but not limited to attorney fees, costs and disbursements.

Points and Authorities

This petition is based on ORS 25.091 which provides that any party to one or more child support judgments or the administrator of the Child Support Program may file a petition with the court for a governing child support judgment when two or more child support judgments exist involving the same obligor and child/ren and the same period of time.

WHEREFORE, Petitioner requests a Governing Support Judgment granting the relief asked for above, and other equitable relief that the court thinks is just.

Certificate of Document Preparation

You are required to truthfully complete this certificate regarding the document you are filing with the court. Check all boxes and complete all blanks that apply:

□ I selected this document for myself and I completed it without paid assistance.

□ I paid or will pay money to ______ for assistance in preparing this document.

DATED:	, 20			
		Signature		
STATE OF)			
STATE OF) ss.)			
I,, bei foregoing petition is true and correc	ng duly sworn, say t to the best of my	that I am the Pe knowledge.	etitioner in this mat	ter and that the
Petitioner (signature)	Pr	int Name		
Address or Contact Address	City	State	Zip Code	
Telephone or Contact Telephone				
SIGNED AND SWORN to b	before me this	day of		, 20
by				

Notary Public for _____/Court Clerk My Commission Expires: _____/

Submitted by:

Signature	Print Name		
Address or Contact Address	City, State, Zip	Telephone or Contact Telephone	
I certify that this is a true copy:	Petitioner, (signature)		

In the Matter of \Box the Marriage of:

Case No. _____

Petitioner

and

ORDER TO SHOW CAUSE RE GOVERNING CHILD SUPPORT JUDGMENT

Respondent

The Petition for Governing Child Support Judgment is:

 \Box Denied.

□ Other: _____

DATED

Circuit Court Judge

Print Name

In the Matter of \Box the Marriage of:)
Petitioner, and Respondent.	 Case No
I,State of	, declare I am a resident of the County of I am a competent person 18 years of age or older
	ding. I certify that the person, firm, or corporation served is the
1. □ Personal Service. On the a.m./p.m., I served true copies of the origination them to □ Petitioner □ Respondent	day of, 20, at al Petition for Governing Child Support Judgment by delivering (name) in person at the following within the County of
2.	day of, 20, ata.m./p.m., I or Governing Child Support Judgment by delivering them to is a person age 14 or older and a member of the household of the within

(Complete the section below only if the undersigned performed the followup mailing required by ORCP 7D(2)(b). If a party or other person other than the undersigned did the follow up mailing, s/he must submit a separate Affidavit of Service.)

 \Box On the ______ day of ______, 20____, I personally deposited a true copy of the original Petition for Governing Child Support Judgment with the United States Postal Service, via first class mail, in a sealed envelope, postage prepaid, addressed to the party to be served: \Box Petitioner \Box Respondent ______ (*name*), at the party's home address listed above, together with a statement of the date, time and place that the documents were hand-delivered to the party's dwelling (residence).

3.
Office Service. On the _____ day of _____, 20____, at _____
a.m./p.m., I served true copies of the original Petition for Governing Child Support Judgment by delivering them, in person, to the office of the party to be served, located at:

during normal working hours for that office, where I left the documents with

(*name*), who is a person apparently in charge and who has a business duty to provide the documents to the party to be served.

(Complete the section below only if the undersigned performed the followup mailing required by ORCP 7D(2)(c). If a party or other person other than the undersigned did the follow up mailing, s/he must submit a *separate Affidavit of Service.*)

 \Box On the day of , 20 , I personally deposited a true copy of the Petition for Governing Child Support Judgment with the United States Postal Service, via first class mail, in a sealed envelope, postage prepaid, addressed to the party to be served:
Petitioner
Respondent (*name*), at the party's: \Box home address located at:

(address), OR \Box business address. listed above, together with a statement of the date, time and place that the documents were hand-delivered to the party's office.

4. Service by Mail, Return Receipt Requested. On the day of 20 , I personally deposited **two true copies** of the original Petition for Governing Child Support Judgment with the United States Postal Service, one via first class mail, and the other by certified or registered, return receipt requested, or by express mail, with postage on both copies fully paid, addressed to the party to be served: \Box Petitioner or \Box Respondent _____ (*name*), at the party's: \Box home address located at: _____ (address).

(NOTE: If mailed return receipt requested, the return receipt should be attached to this Affidavit of Service.)

Certificate of Document Preparation. You are required to truthfully complete this certificate regarding the document you are filing with the court. Check all boxes and complete all blanks that apply:

□ I selected this document for myself and I completed it without paid assistance.

□ I paid or will pay money to ______ for assistance in preparing this form.

I hereby declare that the above statement is true to the best of my knowledge and belief, and that I understand it is made for use as evidence in court and is subject to penalty for perjury.

Dated this ______ day of ______, 20____.

Signature of Server

Print Name

Address or Contact Address

City, State, Zip

Telephone or Contact Telephone

In the Matter of \Box the Marriage of:)
, Petitioner, and,	 Case No
Respondent.)
I certify that on, 2 □ Petition for Governing Child Support □ Governing Child Support Judgment (to the local branch office of the Department of Ju	Order; and Order to Show Cause;

Certificate of Document Preparation. You are required to truthfully complete this certificate

regarding the document you are filing with the court. Check all boxes and complete all blanks that apply:

 \Box I selected this document for myself and I completed it without paid assistance.

□ I paid or will pay money to ______ for assistance in preparing this form.

DATED this _____ day of ______, 20____.

 \Box Petitioner, \Box Respondent, Signature

Print Name

Address or Contact Address

City, State, Zip Code

Telephone or Contact Telephone

Governing Child Support Judgments - RESPONSE Instructions for Packet No. 14

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, visit your local law library and/or refer to the "Additional Resources" section on the last page of these instructions.

The instructions may refer to some forms not included in this packet. If you have a question about a form you cannot locate, you should consult your local court which may have the form available.

Each court has local rules, programs and procedures that may not be explained in these instructions. Please refer to the "Local Family Law Practices and Programs" form for your court, attached to these instructions. If it is not attached, consult your local court directly. 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 explain how to file a response to a petition requesting that the court issue a GOVERNING CHILD SUPPORT ORDER. Such a petition is typically filed when there are <u>two or</u> <u>more child support orders/judgments</u> (issued by either the child support agency or a court) and there are <u>conflicting terms for monetary support and/or health insurance</u> which a party wishes to resolve or change. The multiple orders or judgments must involve the same obligor (party that owes child support) and the same child/ren.

<u>Step 1</u>

You will have thirty (30) days (unless the court specifies a different time period) following the date you were served with the Petition to file a written response with the court clerk and pay the filing fee.

• Fill out the following forms:

• <u>Response to Petition for Governing Child Support Judgment; and Order to Show Cause</u> (RESPONSE)

• <u>Certificate of Mailing</u> (CERTIFICATE)

When filling out your forms, follow these directions:

• <u>Case Heading</u>: The case heading is the same as on the documents you were served with.

• <u>Presumption</u>: Refer to the boxes checked on the Petition when completing your Response and indicate whether you disagree with any of the requests made, filling in the blanks with details where required. The Petitioner may have filled out Paragraph 3 of the Petition, requesting that the "**presumption**" be rebutted. Oregon law presumes that the terms of the last-issued child support judgment are the "controlling terms" (the terms the parties must legally follow). If you do not think the presumption has been rebutted by the Petitioner, you need to fill out Paragraph 3 of the RESPONSE and set forth reasons why the presumption should apply in your matter.

• Attach a **certified copy** of any child support order or judgment that was <u>not</u> included in the Petition which you think the court should know about.

• Make two copies of the RESPONSE. One copy is for your records. On the other copy, sign your name where it says, "*I certify that this is a true copy*."

<u>Step 2</u>

File the original RESPONSE with the court clerk and pay the filing fee. 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.

<u>Step 3</u>

Serve 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.

<u>Step 4</u>

Attend the hearing on the date set in the PETITION AND ORDER served on you.

<u>Step 5</u>

After the hearing, the judge may require that you or another party complete all or a portion of the GOVERNING CHILD SUPPORT JUDGMENT, or the judge may complete it and file it with the court.

You should obtain a copy of the JUDGMENT for your records. The other party may be required to mail you a copy but if s/he does not, you may obtain a copy from the court clerk.

The judge will also name a party to file a certified copy of the GOVERNING CHILD SUPPORT JUDGMENT with each court or the Child Support Program Administrator that issued an earlier child support judgment. Failure to do so may result in monetary sanctions including but not limited to attorney fees, costs and disbursements.

The GOVERNING CHILD SUPPORT JUDGMENT will be the most current effective order of the court for child support and health insurance in your matter. The GOVERNING CHILD SUPPORT JUDGMENT will describe what happens to all other child support orders or judgments.

IMPORTANT: Even though the court may change the cash child support and/or medical support provisions of an earlier judgment, the GOVERNING CHILD SUPPORT JUDGMENT <u>will not affect</u> the enforcement or validity of ALL OTHER PROVISIONS which do <u>not</u> pertain to cash child support and/or medical support. You should continue to comply with all other provisions in the earlier judgment(s).

In the Matter of \Box the Marriage of:)
,) Case No
Petitioner,)
and)
) RESPONSE TO PETITION FOR
?) GOVERNING CHILD SUPPORT JUDGMEN
Respondent.)

I, _____, being first duly sworn, say \Box I am the Respondent \Box I represent the State of Oregon in this proceeding and state as follows:

Response

1. \Box I respond \Box State of Oregon responds to the Petition for Governing Judgment on file herein as follows:

2. \Box I disagree \Box State of Oregon disagrees with the information set forth in the Petition about existing child support judgments. All existing child support judgments known to me are set forth below (*attach certified copies of child support orders or judgments <u>not</u> contained in the Petition):*

Exhi bit #	Agency Case #	Court Case #	County	Entry/ Effective Date	Amount of Child Support Ordered	Payment Start Date	Additional Information about Judgment
1							
2							
3							
4							

□ Additional sheets attached as "<u>Attachment #2-Multiple Judgments</u>."

3. (Complete if Paragraph 3 of the Petition has been filled out.) \Box I disagree \Box State of Oregon disagrees with Paragraph 3 of the Petition that the presumption has been rebutted for the following reasons:

a. \Box The last-issued child support judgment should <u>not</u> be set aside under the provisions of ORCP 71 because:

i.

There was <u>no</u> mistake, inadvertence, surprise, or excusable neglect of Petitioner.

(Explain):

	iii.	\Box There was <u>no</u> fraud, misrepresentation or other misconduct by Respondent.
		(Explain):
	iv.	□ The judgment is <u>not</u> void. (<i>Explain:</i>)
		☐ The judgment has <u>not</u> been satisfied, released or discharged, nor has a prior judgment
	v.	upon which it is based been reversed or otherwise vacated, nor is it no longer equitable that the judgment should have prospective application. <i>(Explain)</i> :
	v.	upon which it is based been reversed or otherwise vacated, nor is it no longer equitable
b.	□ Th court the cl	upon which it is based been reversed or otherwise vacated, nor is it no longer equitable that the judgment should have prospective application. <i>(Explain)</i> :

□ Of the mistake, inadvertence, surprise, or excusable neglect of Respondent. (*Describe details*): a.

b.	\Box There is newly discovered evidence which by due diligence could not have been discovered in
	time to move for a new trial under Rule 64F. (Describe details):

c.	\Box Of the fraud,	misrepresentation	or other misco	nduct of Petitioner.	(Describe details):
----	----------------------	-------------------	----------------	----------------------	-------------------	----

, or

___, or

f. \Box The last-issued child support judgment was issued without prior notice to the issuing court, administrator or hearing officer that: \Box there was a pending support proceeding involving the child/ren, or \Box there existed another child support judgment involving the child/ren, in this

state or any other jurisdiction. (Explain):

5. (Complete if Paragraph 5 of the Petition has been filled out.) Even if the presumption is rebutted, \Box I disagree \Box the State of Oregon disagrees with Paragraph 5 of the Petition, and request that the controlling terms with respect to monetary support and health insurance be determined as follows:

ii. \Box As follows (describe cash child support and/or medical support provisions you would agree to):

regarding the document you are fil \Box I selected this do	ing with the court. Ch cument for myself and	neck all boxes and I I completed it wi	
DATED:	, 20		
		Signature	
STATE OF OREGON)) SS.		
County of	_)		
		uly sworn, say tha ect to the best of n	t I am the Respondent in this matter, ny knowledge.
Signature	Prin	t Name	
Address or Contact Address	City, State, Zip		Telephone or Contact Telephone
SIGNED AND SWORN to			, 20,
I certify that this is a true copy:		Notary Public f My Commissic	for/Court Clerk on Expires:
i continy mai mis is a muc copy.			

Respondent, Signature

In the Matter of	□ the Marriage of: Petitioner,) ,))))))		CATE OF MAILING ISE)	
	Respondent.	,)			
I certify that o	n	, 20	_, I placed a true	copy of the Response in	the above case in
the United States	mail addressed to \Box]	Petitioner \Box R	lespondent 🗆 Sta	ate of Oregon \Box Petition	er's/Respondent's
attorney at					in a sealed
envelope with po	stage paid.	(address)		
	I selected this docum	ent for myself	and I completed	s and complete all blanks it without paid assistanc for assistance in pr	ce.
DATED this	day of		, 20		
		Signatur	re of	er 🗆 Respondent 🗆 State	e of Oregon
		Print Na	ime		
		Address	or Contact Addr	ress	
		City, Sta	ate, Zip Code		

Telephone or Contact Telephone

		, ai	nd found that:
2.	Find	ings: The court considered the:	\Box Documents on file herein \Box Evidence presented \Box Other:
		□ Other:	
		□ Respondent □	Respondent's Attorney
		\Box Petitioner \Box	Petitioner's Attorney
		present:	
	c.	\Box At a hearing held on	(date), at which the following persons were
	b.	\Box On the court's own motion;	
	a.	\Box On the Petition of \Box Petition	ner \Box Respondent \Box the State of Oregon;
1.	This	matter came before the court:	
		Respondent.)
	and) (SUPPLEMENTAL JUDGMENT)
		Petitioner,) GOVERNING CHILD SUPPORT JUDGMENT
) Case No
In th	e Matter	r of \Box the Marriage of:	

a. There exist two or more child support judgments involving the same obligor and child/ren and the

same time period, copies of which are attached hereto and incorporated herein by reference, as follows:

Exhibi t #	Agency Case #	Court Case #	County	Entry/ Effective Date	Amount of Child Support Ordered	Payment Start Date	Additional Information about Judgment
1							
2							
3							
4							

 \Box Additional sheets attached as "<u>Attachment #2(a)-Multiple Judgments</u>."

b. \Box The presumption that the terms of the last-issued child support judgment are the controlling terms and supersede contrary terms of each earlier-issued child support judgment has been rebutted as follows:

i. \Box The last-issued child support judgment should be set aside under the provisions of ORCP 71 for the following reason(s):

1. \Box The mistake, inadvertence, surprise, or excusable neglect of \Box Petitioner \Box Respondent;

- 2. \Box There is newly discovered evidence which by due diligence could not have been discovered in time to move for a new trial under Rule 64F;
- 3. \Box The fraud, misrepresentation or other misconduct of \Box Petitioner \Box Respondent;
- 4. \Box The judgment is void;

5. \Box The judgment has been satisfied, released or discharged, or a prior judgment upon which it is based has been reversed or otherwise vacated, or it is not longer equitable that the judgment should have prospective application.

ii. \Box The last-issued child support judgment was issued without prior notice to the issuing court, administrator or hearing officer that: \Box there was a pending support proceeding involving the child/ren, or \Box there existed another child support judgment involving the child/ren, in this state or any other jurisdiction.

iii. \Box The last-issued child support judgment was issued after an earlier child support judgment and did not enforce, modify or set aside the earlier child support judgment in accordance with ORS 25.089.

c. Notice has been provided to all affected parties as required by law.

IT IS HEREBY ORDERED AND ADJUDGED that:

1. **CONTROLLING TERMS.** (Choose one.)

a. \Box The terms of the last-issued child support judgment dealing with cash child support and medical support (including health insurance and cash medical support) are the controlling terms and supersede contrary terms of each earlier-issued child support judgment (See Exhibit #____).

b. \Box The terms of the last-issued child support judgment are the controlling terms and supersede contrary terms of each earlier-issued child support judgment, <u>except that</u>:

 \Box the last-issued child support judgment is silent about cash child support, and thus the monetary support terms of the preceding judgment issued most recently continue (See Exhibit # ____).

 \Box the last-issued child support judgment is silent about medical support, and thus the medical support terms of the preceding judgment issued most recently continue (See Exhibit # ___).

c. \Box The presumption that the terms of the last-issued child support judgment are the controlling terms having been rebutted, or \Box a substantial change in circumstance having been established by \Box Petitioner \Box Respondent, the controlling terms with respect to cash child support and medical support shall be as follows:

i. \Box As contained in the earlier-issued judgment dated
(See Exhibit #).
ii. Modified as follows:

The effect of this modification on all preceding judgments identified in Paragraph 2(a) above is that all terms contained therein regarding cash child support and medical support are hereby terminated as of the date this judgment is entered, and all other terms that do not relate to cash child support and/or medical support are hereby affirmed, except as follows:

2. **EFFECTIVE DATE of CONTROLLING TERMS.** The effective date of each controlling term in each of the child support judgments identified in Paragraph 2(a) above is as follows:

Exhibit #	Controlling Term	Effective Date	Other
1	Cash Child Support		
	Medical Support		
2	Cash Child Support		
	Medical Support		
3	Cash Child Support		
	Medical Support		
4	Cash Child Support		
	Medical Support		

□ Additional sheet attached as "Attachment #2-Effective Dates."

3. ARREARS and/or CREDITS. *Check one.*

 \Box The court having determined the validity and effective dates of the judgments identified in Paragraph 2(a) above, monetary support arrears and/or credits for overpayments is reconciled as follows:

Exhibit #	Effective Dates for Accrual of Child Support (Mo/Yr)	Amount of Child Support Arrearage	Credits for Overpayments	Per Annum Interest Not Already Included

□ Additional sheets attached as "<u>Attachment #3 - Arrears/Credits</u>."

OR

□ The court having determined that one or more of the judgments identified in Paragraph 2(a) above are

Agency orders and/or that the Administrator possesses the necessary record of support payments to determine arrears, the establishment of arrears is deferred to the Administrator in a separate proceeding to be commenced

by:

 \Box Petitioner \Box Respondent \Box State of Oregon \Box Other _____

4. FILING CERTIFIED COPIES WITH THE COURT OR THE CHILD SUPPORT PROGRAM ADMINISTRATOR.

□ Petitioner □ Respondent □ Other: _______ shall file a certified copy of this Governing Child Support Judgment with each court and/or the agency that issued an earlier child support judgment. A party who fails to file a certified copy as required by this judgment is subject to monetary sanctions, including but not limited to attorney fees, costs and disbursements.

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

Full Name		
Address or Contact Address		
Attorney's Name, Telephone Numbe and Address (if applicable)		
Year of Birth		
Last Four Digits of Driver License Numb and State of Issuance		
Last Four Digits of the Support Obligor's Soci Security Number		
	mation is to be provided tor") as listed in this Judg	by any party entitled to receive a money award gment.
Others Entitled to Portions of Judgme Payable to PETITIONER	nt portion of a payment	(s) or public bod(ies) are known by Petitioner to be entitled to a made on the judgment (other than Petitioner's attorney):
Others Entitled to Portions of Judgme Payable to RESPONDENT	nt to a portion of a paym	(s) or public bod(ies) are known by Respondent to be entitled nent made on the judgment (other than the Respondent's
Type of Judgment		Amount of Judgment
Child Support WHO PAYS Award Detitioner		$ \ \ \ \ \ \ \ \ \ \ \ \ \ $
	WHO RECEIVES	

Prejudgment Interest (Note: ORS 21.607(1) disallows interest on fees that have been deferred.)	WHO PAYS Petitioner Respondent WHO RECEIVES Petitioner Respondent 	_ \$
Postjudgment Interest (Note: ORS 21.607(1) disallows interest on fees that have been deferred.)	WHO PAYS Petitioner Respondent WHO RECEIVES Petitioner Respondent	Nine percent (9%) per annum simple interest on the unpaid balance of the total judgment amount(s) of \$ Interest accrues from the date the judgment is entered and continues until fully paid.
Accrued Arrears (if any, on judgments to be paid on a periodic basis)	WHO PAYS Petitioner Respondent WHO RECEIVES Petitioner Respondent	 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)	WHO PAYS Petitioner Respondent WHO RECEIVES Petitioner Respondent 	\$
/// /// /// /// /// /// /// /// /// //		

Attorneys Fees (if any)	WHO PAYS Petitioner Respondent 	\$
	WHO RECEIVES	

DATED this ______ day of ______, 20____.

Circuit Court Judge

Print Name

APPLICATION FOR CHILD SUPPORT PROGRAM SERVICES: By signing below, I apply for child support services from the Child Support Program(CSP). (Note: If you never received TANF, tribal TANF or AFDC in any state, an annual \$25 fee will apply if over \$500 is collected and distributed to the family each year.)

□ Petitioner Signature Date □ Respondent Signature Date **Certificate of Document Preparation**. You are required to truthfully complete this certificate regarding the document you are filing with the court. Check all boxes and complete all blanks that apply: □ I selected this document for myself and I completed it without paid assistance. □ I paid or will pay money to ______ for assistance in preparing this form. Dated this _____ day of _____, 20____. Submitted by: \Box Petitioner \Box Respondent \Box State of Oregon, Signature Print Name City, State, Zip Address or Contact Address Telephone or Contact Telephone /// /// ///

 \Box Petitioner \Box Respondent \Box State of Oregon, Signature

Print Name

I certify that this is a true copy:

 \Box Petitioner \Box Respondent \Box State of Oregon, Signature