

In the Matter of Approving Out-of-Cycle Adoption of Supplementary Local Rule 24.206 for the First Judicial District (Jackson County), the Twenty-Second Judicial District (Crook County and Jefferson County), the Twenty-Third Judicial District (Linn County), and the Twenty-Fifth Judicial District (Yamhill County))	CHIEF JUSTICE ORDER No. 13-016
)	ORDER TO APPROVE OUT-OF-CYCLE ADOPTION OF SUPPLEMENTARY LOCAL RULE 24.206 FOR THE FIRST JUDICIAL DISTRICT (JACKSON COUNTY), THE TWENTY-SECOND JUDICIAL DISTRICT (CROOK COUNTY AND JEFFERSON COUNTY), THE TWENTY-THIRD JUDICIAL DISTRICT (LINN COUNTY), AND THE TWENTY-FIFTH JUDICIAL DISTRICT (YAMHILL COUNTY)

I HEREBY ORDER, pursuant to ORS 1.002, ORS 3.220(2)(b), and UTCR 1.050(2)(f), that:

1. Good cause has been shown and the time limits established by UTCR 1.050(2) are waived for the adoption approved by this order as necessary for the Oregon eCourt Program implementation process. This rule will be added to a standardized set of rules and forms that will be adopted by judicial districts as they implement the Oregon eCourt Program.
2. Out-of-cycle adoption of Supplementary Local Rule 24.206 for the First Judicial District (Jackson County), the Twenty-Second Judicial District (Crook County and Jefferson County), the Twenty-Third Judicial District (Linn County), and the Twenty-Fifth Judicial District (Yamhill County), as shown in Attachment A to this order, is approved.
3. Each judicial district identified in this order shall provide notice of this adoption to state and local bar organizations, appropriate state and local agencies, and appropriate business partners in a manner that the presiding judge of each judicial district determines will give sufficient notice.
4. Pursuant to ORS 3.220(2)(b), this rule takes effect in each judicial district 30 days after a certified copy of the rule is filed by the judicial district in the Office of the State Court Administrator.
5. This order takes effect immediately.

Dated this 27th day of March, 2013.



Thomas A. Balmer
Chief Justice

ATTACHMENT A
To CJO No. 13-016

SLR 24.206 ENTERING JUDGMENT BASED ON NEGOTIABLE INSTRUMENT

Notwithstanding UTCR 2.060, in all cases when a judgment is to be based on a negotiable instrument, the party with custody of the original instrument must submit a certified copy of such instrument to the court before the entry of judgment.