

Copy for Petitioner

NOTE: PETITIONER—A copy of this notice needs to be served on the RESPONDENT. This copy is for you. The other copy of this notice provided by the court is for the RESPONDENT.

NOTICE OF CO-PARENTING CLASSES

All parents with children under the age of 17 filing for divorce, dissolution, legal separation or annulment, a petition to establish custody or parenting time, or a post-decree motion involving custody or parenting time in Washington County are required to participate in **Kids' Turn**, the family law education program for Washington County per ORS 3.425. If you took Kids' Turn more than five years ago, you will be required to take it again if either party files for modification.

The law requires parties in any proceeding to establish parenting time with a child to file a parenting plan with their final judgment. Kids' Turn, in conjunction with Washington County Conciliation Services, provides valuable information helpful in assisting parents in their efforts to develop an effective parenting plan in the best interest of their child. You also may access the Washington County Circuit Court family law website for more information: http://courts.oregon.gov/Washington/Services/Family_Law/pages/family_law_main.aspx

To register for **Kids' Turn**, visit www.kidsturnwaco.com to download a registration packet, review program policies, access the current class schedule, and learn about workshops offered for parents and children. You also may request a registration packet through the website, or by calling Kids' Turn at (503) 846-0665. Once you have completed the required forms, you must submit them with the **non-refundable fee** directly to Kids' Turn.

Copia para el Demandante

AVISO: DEMANDANTE—Una copia de este aviso se le tiene que entregar al DEMANDADO. Esta copia es para usted. La otra copia de este aviso del tribunal es para el DEMANDADO.

AVISO DE CLASES DE CRIANZA COMPARTIDA

Todos los padres con hijos menores que 17 quienes buscan divorcio, disolución, separación legal o anulación, una petición para establecer custodia o tiempo de crianza, o una petición después del decreto que trate de custodia o tiempo de crianza en el condado de Washington tienen que participar en **Kids' Turn**, el programa de educación de derecho familiar del condado de Washington de acuerdo al ORS 3.425. Si curso Kid's Turn hace más que cinco años, tendrá que hacerlo de nuevo si cualquiera de las partes pide una modificación.

La ley les exige a las partes en cualquier proceso para establecer tiempo de crianza con un niño que presenten un plan de crianza con su decreto final. Kids' Turn, junto con Conciliation Services del condado de Washington, proporciona información valiosa para ayudar a los padres en sus esfuerzos de desarrollar un plan de crianza eficaz para que sea lo mejor para su hijo. Usted también puede acceder al sitio de derecho familiar del tribunal de circuito del condado de Washington para más información:

http://courts.oregon.gov/Washington/Services/Family_Law/pages/family_law_main.aspx

Para matricularse en **Kids' Turn**, visite www.kidsturnwaco.com para descargar un paquete de matriculación, acceder las políticas del programa, acceder al programa de clases corrientes, y aprender sobre talleres disponibles para padres e hijos. También puede pedir un paquete de matriculación por medio del sitio web, o llamar a Kids' Turn al (503) 846-0665. Una vez que se haya terminado los formularios necesarios, usted tiene que presentarlos con **un pago no reembolsable**, directamente a Kids' Turn.

IMPORTANT

If you and the other parent disagree about who should have custody of your child/ren, or disagree about parenting time:

YOU ARE SUBJECT TO MANDATORY MEDIATION

In all custody and/or parenting time disputes both parents must attend mediation orientation provided by Washington County Conciliation Services to explain the mediation process, options available and advantages and disadvantages of various methods of dispute resolution. Upon prior authorization of the Court, the parties may mediate with another person who meets the State's criteria. If the parties disagree about custody and/or parenting time, they will not be able to get a divorce or a final custody judgment until they have attended mediation.

If circumstances exist that would make mediation unsafe for either party, a motion, declaration and order to waive mediation may be submitted to the Court.

You may obtain a mediation packet from the Family Law Assistance Program in room 112C of the courthouse, 145 Northeast Second Avenue, Hillsboro, or online at:

http://courts.oregon.gov/Washington/Services/Family_Law/pages/mediation.aspx

Conciliation Services is located in the Juvenile Services Building, 222 North First Avenue, Hillsboro, (503) 846-3428.

Copy for Respondent

NOTICE OF CO-PARENTING CLASSES

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The law requires parties in any proceeding to establish parenting time with a child to file a parenting plan with their final judgment. Kids' Turn, in conjunction with Washington County Conciliation Services, provides valuable information helpful in assisting parents in their efforts to develop an effective parenting plan in the best interest of their child. You also may access the Washington County Circuit Court family law website for more information:

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Copia para un Demandado

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Todos los padres con hijos menores de 17 quienes buscan divorcio, disolución, separación legal o anulación, una petición para establecer custodia o tiempo de crianza, o una petición después del decreto que trate de custodia o tiempo de crianza en el condado de Washington tienen que participar en **Kids' Turn**, el programa de educación de derecho familiar del condado de Washington de acuerdo al ORS 3.425. Si curso Kid's Turn hace más que cinco años, tendrá que hacerlo de nuevo si cualquiera de las partes pide una modificación.

La ley les exige a las partes en cualquier proceso para establecer tiempo de crianza con un niño presentar un plan de crianza con su decreto final. Kids' Turn, junto con Conciliation Services del condado de Washington,, proporciona información valiosa, para ayudar a los padres en sus esfuerzos para desarrollar un plan de crianza eficaz para que sea lo mejor para su hijo. Usted también puede acceder al sitio de derecho familiar del tribunal de circuito del condado de Washington para más información:

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Para matricularse en **Kids' Turn**, visite www.kidsturnwaco.com para bajar un paquete de matriculación, repasar políticas del programa, acceder al programa de clases actuales, y aprender de talleres disponibles para padres e hijos. También puede pedir un paquete de matriculación por medio del sitio web, o llamar a Kids' Turn al (503) 846-0665. Una vez que se haya completado los formularios necesarios, usted tiene que presentarnos con **un pago no reembolsable**, directamente al Kids' Turn.

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Conciliation Services is located in the Juvenile Services Building, 222 North First Avenue, Hillsboro, (503) 846-3428.

DISCOVERY NOTICE COPY FOR PETITIONER/RESPONDENT

**NOTE: Petitioner/Respondent—a copy of ORS 107.089 may be served on the other party.
If you do serve the other party, you must provide proof of service to the court.**

O.R.S. § 107.089/ 2013 OREGON REVISED STATUTES, CHAPTER 107—MARITAL DISSOLUTION, ANNULMENT AND SEPARATION; MEDIATION AND CONCILIATION SERVICES; FAMILY ABUSE PREVENTION

107.089. Documents parties in suit must furnish to each other; effect of failure to furnish.

(1) If served with a copy of this section as provided in ORS 107.088, each party in a suit for legal separation or for dissolution shall provide to the other party copies of the following documents in their possession or control:

- (a) All federal and state income tax returns filed by either party for the last three calendar years;
- (b) If income tax returns for the last calendar year have not been filed, all W-2 statements, year-end payroll statements, interest and dividend statements and all other records of income earned or received by either party during the last calendar year;
- (c) All records showing any income earned or received by either party for the current calendar year;
- (d) All financial statements, statements of net worth and credit card and loan applications prepared by or for either party during the last two calendar years;
- (e) All documents such as deeds, real estate contracts, appraisals and most recent statements of assessed value relating to real property in which either party has any interest;
- (f) All documents showing debts of either party, including the most recent statement of any loan, credit line or charge card balance due;
- (g) (A) Certificates of title or registrations of all automobiles, motor vehicles, boats or other personal property registered in either party's name or in which either party has any interest. (B) For all automobiles, motor vehicles and boats described in subparagraph (A) of this paragraph, documentation evidencing the vehicle identification number or other unique identifying number;
- (h) Documents showing stocks, bonds, secured notes, mutual funds and other investments in which either party has any interest;
- (i) The most recent statement describing any retirement plan, IRA pension plan, profit-sharing plan, stock option plan or deferred compensation plan in which either party has any interest; and
- (j) All financial institution or brokerage account records on any account in which either party has had any interest or signing privileges in the past year, whether or not the account is currently open or closed.

(2)(a) Except as otherwise provided in paragraph (b) of this subsection, the party shall provide the information listed in subsection (1) of this section to the other party no later than 30 days after service of a copy of this section.

(b) If a support hearing is pending fewer than 30 days after service of a copy of this section on either party, the party upon whom a copy of this section is served shall provide the information listed in subsection (1)(a) to (d) of this section no later than three judicial days before the hearing.

(3)(a) If a party does not provide information as required by subsections (1) and (2) of this section, the other party may apply for a motion to compel as provided in ORCP 46.

(b) Notwithstanding ORCP 46 A(4), if the motion is granted and the court finds that there was willful noncompliance with the requirements of subsections (1) and (2) of this section, the court shall require the party whose conduct necessitated the motion or the party or attorney advising the action, or both, to pay to the moving party the reasonable expenses incurred in obtaining the order, including attorney fees.

(4) If a date for a support hearing has been set and the information listed in subsection (1)(a) to (d) of this section has not been provided as required by subsection (2) of this section:

(a) By the obligor, the judge shall postpone the hearing, if requested to do so by the obligee, and provide in any future order for support that the support obligation is retroactive to the date of the original hearing; or

(b) By the obligee, the judge shall postpone the hearing, if requested to do so by the obligor, and provide that any support ordered in a future hearing may be prospective only.

(5) The provisions of this section do not limit in any way the discovery provisions of the Oregon Rules of Civil Procedure or any other discovery provision of Oregon law. (1995 c. 800 § 5; 1997 c. 631 § 402; 1997 c. 707 § 33; 2013 c. 171 §1).



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.*

NOTICE OF CO-PARENTING CLASSES

Modifications

All parents with children under the age of 17 who are involved in a contested custody or parenting time modification action in Washington County are required to complete Kids' Turn, the family law co-parenting program. This applies whether or not you are the person who filed the pending action. If you took Kids' Turn more than five years ago, you are required to take it again. **If you have not completed the class prior to your modification hearing, the judge may postpone the hearing, dismiss the modification motion [if the requesting party does not complete the class] or grant the requesting party's motion without testimony or evidence at the hearing [if the responding party does not complete the class].**

To register for Kids' Turn you may call (503) 846-0665 or you may download the registration forms (including a current schedule of classes) by going to http://www.youthcontact.org/Kids_Turn.html. Registration forms along with the registration fee should be submitted directly to Kids' Turn. Per Washington County, there are no refunds for fees. Upon completing the Kids' Turn requirement you will receive a certificate of completion.

If there are any circumstances preventing you from fulfilling this requirement **OR** if you are uncertain you are being required to take Kids' Turn, you must file a motion asking for alternative consideration with the assigned judge and serve a copy of your motion on the other party.

The moving party in the modification action is required to have this notice served with the other modification documents.

AVISO DE CLASES DE CRIANZA COMPARTIDA

Modificaciones

Todos los padres con hijos menores de 17 años de edad quienes tienen una demanda de modificación de custodia o tiempo de crianza disputada en el condado de Washington County tienen que hacer Kids' Turn, el programa de derecho familiar de co-crianza-. Esto aplica ya si usted presentó la modificación pendiente o no. Si han pasado más que cinco años en que usted curzo Kids' Turn tendrá que hacerlo de nuevo. **Si no ha hecho la clase antes de su audiencia de modificación, el juez puede aplazar la audiencia, desechar la petición de modificación [si el demandante no hace la clase] o conceder la solicitud del demandante sin testimonio ni evidencias en la audiencia [si el demandado no hace la clase].**

Para matricularse en Kids' Turn puede llamar al (503) 846-0665 o puede descargar los formularios de matriculación (incluyendo un calendario actualizado de las clases) al ir a http://www.youthcontact.org/Kids_Turn.html. Formularios de matriculación con la cuota de matriculación deben presentarse directamente a Kids' Turn. Por decisión del Condado de Washington, la cuota no será reembolsada. Al terminar el requisito de Kids' Turn recibirá un certificado de participación.

Si existe alguna situación que le impida cumplir con este requisito **O** si no estás seguro de tener que tomar Kids' Turn, tiene que presentar una petición pidiendo consideración alternativa con el juez asignado al caso, y entregar una copia de su petición a la otra parte.

La parte que pide la modificación tiene que entregar este aviso junto con los otros documentos de modificación.

IMPORTANT

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YOU ARE SUBJECT TO MANDATORY MEDIATION

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