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4	IN THE CIRCUIT COURT FOR THE STATE OF OREGON
5	IN THE COUNTY OF
6	In the Metter of $\Box$ the Merrie set of
7	In the Matter of $\Box$ the Marriage of
8	, Case. No
9	Petitioner,   )     and   )     Description   )     Description   )
10	) SUPPORTING MOTION FOR
11	, ) ENFORCEMENT OF PARENTING PLAN
12	Respondent. )
13	I am the $\Box$ Petitioner / $\Box$ Respondent in this matter and I make this Affidavit to support
14	my Motion for Enforcement of the Parenting Plan. The details concerning the other parent's violation of my
15	parenting time, or his/her substantial violation of the parenting plan, are as follows:
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PAGE 1 – AFFIDAVIT SUPPORTING MOTION FOR ENFORCEMENT OF PARENTING PLAN

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6	I request that the Court order the remedies I selected in my Motion because:
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22	If on Pages 1 and 2 of the "Motion for Order to Show Cause re Enforcement of Parenting Plan" you marked Paragraph "a" (modification of parenting plan provisions) of Section 1 as a sanction you wanted, or you
23	marked Paragraph "g" (scheduling a hearing for modification of custody) of Section 1 as a sanction you wanted, you must complete the following sections of this Affidavit before signing it before a Notary.
24	If you <u>did not</u> mark "1a" or "1g" on the Motion, you <u>may skip</u> the following sections, but you must sign this Affidavit on page 4 before a Notary.
25	1. <u>Basis of Jurisdiction</u> : The Parenting Plan I am seeking to enforce was set out in an Order or Judgment
26	entered in the State of Oregon has jurisdiction over the custody or parenting
27	time modification because: (check all that apply)
28	□ Oregon is the home state of the child/ren involved in my motion because the children have lived in

1	Oregon for at least the last six months

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2	$\Box$ It is in the children's best interests that Oregon determine the custody or parenting time issue because
3	the children and the parents of the child/ren, or the child and at least one contestant, have a significant connection
4	with Oregon and there is available here substantial evidence concerning the child/ren's present or future care,
5	protection, training, and personal relationships.

The child/ren involved in my motion are physically present in Oregon and the child/ren have been
abandoned or it is necessary in an emergency to protect the child/ren because the child/ren have been subjected to
or threatened with mistreatment or abuse or are otherwise neglected or dependent.

9 □ No other state has jurisdiction under the grounds specified above, or the State of \_\_\_\_\_\_ has declined
10 to exercise jurisdiction because Oregon is the more appropriate forum, and it is in the child/ren's best interest that
11 Oregon assume jurisdiction.

2. <u>Child/ren's Present Addres</u>	s: The present address of the child/ren involved in my motion is

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15	3. Child/ren's Past Addresses: During the last five years, the child/ren involved in my motion have lived
16	at the following addresses:
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19	4. Caregiver's Identity and Present Addresses: During the last five years, the child/ren involved in my
20	motion have lived with the following caregiver(s), who currently live at the following address(es):
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26	5. Except for proceedings leading to the Order or Judgment I am trying to enforce, I have not participated
27	in any capacity in any litigation concerning the custody, visitation, or placement of the child/ren involved in this
28	motion, in Oregon or in any other state, except for

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3	6. I know of no custody, visitation, or placement proceedings now pendingabout the children involved
4	in my motion, in Oregon or in any other state, except for
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6 7	
8	7. I know of no person not a party to these proceedings who has physical custody of the child/ren involved
9	in my motion, or who claims to have custody or visitation rights with respect to the child/ren, except for
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12	Signature of
13	Petitioner /      Respondent
14	SUBSCRIBED AND SWORN TO BEFORE ME this day of
15	, 19, by
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17	NOTARY PUBLIC FOR OREGON
18	My Commission expires:
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