FILING FOR DISSOLUTION (DIVORCE) AS CO-PARTIES

What these forms do

This set of forms will help you to get a divorce (legally called a "dissolution of marriage") if both parties agree on all issues <u>and</u> you have **no children under 21**. This is an abbreviated version of the instructions. The complete version is available on the Oregon Judicial Department's Family Law website at:

https://www.courts.oregon.gov/programs/family/forms/Pages/divorce.aspx

I. General Information:

A. Use black or dark blue ink and print or type when you fill out your forms.

- **B.** Always file the original forms with the clerk. You should always make yourself an extra copy before you file any form with the clerk.
- C. Keep the court informed of your current address. It is your responsibility to keep the court informed of your current address. You are not required to use your residential address on any court form. You may use a contact address where you regularly check in. Your contact address will become public information. Please make sure that you use an address that is okay for other people, including the other party, to know. It must be an address in the state where you live where you can receive mail. If you use a contact address, the court will assume that you will receive all notices sent to that address.
- **<u>D. Case Heading.</u>** Make sure you fill in your names in the blanks at the top of the forms using your full names (first, middle or middle initial, last). Write the names the same way on all of the forms.
- **E.** Case number. The clerk will give you a case number when you file your papers. Don't worry about filling out this part of the case heading until that time. Make sure you put this number on all your copies and papers you file with the court.
- F. Statutory Restraining Order. Oregon law requires both parties to obey a restraining order preventing either party from dissipating (selling, destroying, removing, disposing of) real or personal property, making unilateral (without the agreement of the other party) changes to insurance policies, and making extraordinary expenditures. Expenditures that are necessary for the safety or welfare of the parties are not prohibited. By filing your co-party petition, you agree to be bound by the terms of this order. The order is effective immediately upon filing of the petition. If either party violates the order, s/he may be subject to sanctions. The "Notice of Statutory Restraining Order Preventing the Dissipation of Assets in Domestic Relations Actions" is attached to this packet.
- G. Confidential Personal Information. There is certain personal information that can only be listed in a Confidential Information Form (CIF) and may not be listed in any of the other papers you file with the court. These are required forms and there are two CIFs provided in the <a href="https://link.org/link.com/link.org/link

packet, one for each party. See the CIF information sheet that is part of this packet.

- **H. Spousal/Partner Support.** There are three different categories of spousal or partner support in Oregon:
 - o **Transitional** support is to help you get work-related education and training
 - o **Compensatory** support may be ordered if you significantly contributed to the education, training, job skills, career, or earning capacity of your spouse or partner
 - o **Maintenance** may be ordered for your general support

Either party may request and be awarded support. More than one type of support may be awarded. Any award may be ongoing or for a particular period of time (such as 3 years, while in school, up to a certain amount, etc.).

➤ **NOTE:** Support is also available to **Registered Domestic Partners**. If either partner might leave the state or declare bankruptcy, you should see a lawyer.



I. Property and Debts. You need to tell the court how you want to divide your property and debts. You should be as specific as possible and include everything you and the respondent own or owe. If any property or debts are not included in your judgment, you cannot return to court to make changes later except in very limited circumstances.

You may be entitled to part of the other party's retirement benefits (including pensions). If you do not address retirement benefits in your judgment, you will lose the right to claim your share except in very limited circumstances. These forms will not *divide* a party's retirement benefits. Talk to a lawyer first if you want to claim a portion of the other party's retirement benefits.

- J. Optional Forms. (Available upon request)
- 1. <u>Application, Declaration and Order for Waiver or Deferral of Fees.</u> This form allows you to defer payment of the filing fees until final judgment if you are unable to pay the fees at the time you file your petition. NOTE: There is only one filing fee for a Co-Party case. If the parties would like to request a deferral or waiver of this fee, both parties' financials will be considered and therefore each party must complete and submit a separate *Application*.

II. Completing the documents

You must: (1) fill out the forms and (2) file the forms with the clerk.

A. Fill out the forms.

- 1. Co-party Petition for Dissolution of Marriage/RDP.
- 2. UTCR 2.130 Confidential Information Form (CIF). (One for each party)
- 3. Notice of CIF Filing.
- 4. Record of Dissolution of Marriage/RDP.

B. Have your documents reviewed.

Please have your documents reviewed by either the Family Court Assistance Office or your lawyer. You should have a lawyer advise you on these forms if either of you have a retirement account. You may schedule an appointment for the Family Court Assistance Office to review your documents by calling 541-682-4302 or emailing LANFamilycourt@ojd.state.or.us.

III. Filing the documents.

A. File the forms with the clerk.

When you have finished filling out your forms, file the following original forms with the clerk: (1) Co-Party Petition for Dissolution, (2) UTCR 2.130 Confidential Information Forms (CIFs), (3) Notice of CIF Filing, and (4) the Record of Dissolution of Marriage/RDP. You should make one copy of the forms you file with the clerk for your own record.

<u>Payment of fees.</u> When you file your petition for dissolution, you must pay a filing fee. You may ask the court to defer or waive payment of this fee, by filling out an "Application, Declaration and Order for Waiver or Deferral of Fees" form. You may obtain the form and a fee schedule from the court clerk or the Family Court Specialist. Each party must complete and submit a separate Application and Declaration. You must be prepared to either pay the filing fee or submit the completed *Applications* at the time of filing your dissolution paperwork. (If the court "defers" your fee, you will be required to pay all deferred fees back to the court at a later date.)

IV. Finalizing Your Dissolution

A. 1. Once you have completed the previous steps, you may fill out and present the following forms to the judge to resolve your case. (It may be possible to submit these forms the same day you file forms 1-4 if all forms in the packet are complete and signed by both parties.)

5. General Judgment of Dissolution

2. Are the Documents signed? You must present your final documents to a judge. Lane County Supplementary Local Rule (SLR) 2.501 sets forth the procedure for presenting Ex Parte Orders and Judgments to a judge for signature. Review <u>SLR 2.501</u> or contact the Family Court Assistance Office for current information about the process for presenting the forms to a judge and filing with the Court. You may submit a copy of your documents when you submit the originals. Once the court signs your documents, the clerk will conform your copies.

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 **Case No:** _____ Petitioner and **CO-PARTY PETITION FOR ENTRY OF** STIPULATED GENERAL Respondent **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:

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

Place of marriage or registration of RDP: _____(County, State)

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):
3.	Children & Pregnancy: Minor children of the parties (under age 18): 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 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 by you believe co-parenting classes are unnecessary or pose a particular burden in your se):
	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
pre	☐ Child support should be ordered as specified in the <i>General Judgment</i> despite the esumption 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 ODRO)

(Do not comp	<u>Co-PETITIONERS</u> lete this section if you have already filed a Pe	tition in this case)
	o file as co-petitioners (co-parties)	,
We understand that	:	
We will be entere "respondent"	ed in the court's case management system	as "petitioner" and
	odification of this judgment, we will need sponding party under ORS 21.155 if the m	
AGREEMENT		
	agreement on all issues as specified in the res both on the <i>General Judgment</i> and be	
Both parties waive any chapter been reviewed and approve	allenges to service and declare to the cour red by both parties	t that all documents have
The parties ask the court t	to sign and enter the General Judgment a	s submitted
Certificate of pending,	existing child support proceedings	
➤ There ☐ is ☐ is n	ot a PENDING child support proceeding	
➤ There ☐ is ☐ is n	ot an EXISTING child support order or ju	ıdgment
Information about any pe Supplement, attached	nding or existing child support proceedin	gs is included in the UCCJEA
Notice to Division of C	hild Support	
	y Petition and the General Judgment has as required by UTCR 8.030	been provided to the
	he above statements are true to the inderstand they are made for use as for perjury	
Date	Signature	
	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		
	Name (printed)		
Contact Address	City, State, ZIP	Contact Phone	

[Attach to Summons per ORS 107.093(5)]

NOTICE OF STATUTORY RESTRAINING ORDER PREVENTING THE DISSIPATION OF ASSETS IN DOMESTIC RELATIONS ACTIONS

REVIEW THIS NOTICE CAREFULLY. **BOTH PARTIES MUST OBEY EACH PROVISION OF THIS ORDER TO AVOID VIOLATING THE LAW.**SEE INFORMATION ON YOUR RIGHT TO A HEARING BELOW.

TO THE PETITIONER AND RESPONDENT:

Under ORS 107.093 and UTCR 8.080, neither Petitioner nor Respondent may:

Insurance Policies

(1) Cancel, modify, terminate or allow to lapse for nonpayment of premiums any policy of health insurance, homeowner or renter insurance, or automobile insurance that one party maintains to provide coverage for the other party or a minor child of the parties, or any life insurance policy that names either of the parties or a minor child of the parties as a beneficiary.

Insurance Beneficiaries

(2) Change beneficiaries or covered parties under any policy of health insurance, homeowner or renter insurance, or automobile insurance that one party maintains to provide coverage for the other party or a minor child of the parties, or any life insurance policy.

Property

- (3) Transfer, encumber, conceal, or dispose of property in which the other party has an interest, in any manner, without written consent of the other party or an order of the court, except in the usual course of business or for necessities of life.
 - (A) Paragraph (3) does not apply to payment by either party of:
 - (i) Attorney fees in this action;
 - (ii) Real estate and income taxes:
 - (iii) Mental health therapy expenses for either party or a minor child of the parties; or
 - (iv) Expenses necessary to provide for the safety and welfare of a party or a minor child of the parties.

Expenses

(4) Make extraordinary expenditures without providing written notice and an accounting of the extraordinary expenditures to the other party. This does not apply to payment of expenses necessary to provide for the safety and welfare of a party or a minor party of the parties.

EFFECTIVE DATE:

The above provisions are in effect <u>immediately</u> upon service of the *Petition* and *Summons* on the respondent. They remain in effect until a final judgment is issued, until the petition is dismissed, or until further order of the court.

RIGHT TO REOUEST A HEARING

Either Petitioner or Respondent may request a hearing to modify or revoke one or more terms of this restraining order, by filing with the court the *Request for Hearing re: Statutory Restraining Order* form specified in Form 8.080.2 in the UTCR Appendix of Forms.

Information about the Confidential Information Form (CIF)

What is a CIF?

Most court files may be viewed by the public. Uniform Trial Court Rule (UTCR) 2.130 requires certain confidential personal information to be protected from public disclosure. That is done by providing the information in a separate form. After you file your papers, the court keeps the form separate from the part of the court file that may be viewed by the public. The form is UTCR Form 2.130.1, known as the Confidential Information Form, or CIF.

What information does a CIF make confidential?

The information protected by the CIF is social security numbers, birth dates, driver license numbers, and former legal names. Also protected are the name, address, and telephone number of a party's employer.

The CIF should only be used to protect the information described above. There may be other information in your court papers that you do not want the public to be able to see, such as bank account or credit card numbers. The separate process for protecting that information is described in UTCR 2.100, which can be read at:

http://courts.oregon.gov/OJD/programs/utcr/pages/utcrrules.aspx

How do I know when I need to put information in the CIF?

When a document filed with the court requires you to include information protected by a CIF, that information must **only** be provided to the court in a CIF and must not be listed in any other document to be filed. Where you would otherwise provide the information in the document to be filed you must make a note that the information has been provided in the CIF. For example, if a document requires a party's full social security number to be listed, you must not list the social security number, but must instead make a note on the document that the information has been filed under UTCR 2.130. **The online court forms already have that note on the form.**

Do I need to file more than one CIF?

In most cases, yes. You must fill out a CIF for yourself, and if the documents you are filing with the court require confidential personal information about the other party, you must also fill out a separate CIF with the other party's information. If your case involves children, you should include their information in *your* CIF. You do not need a separate CIF for your children.

If there is CIF information you do not know when you file your papers, or if the information changes during your case, you must file an amended CIF that provides the new or updated information.

The CIF rule requires you to redact – black out or erase – confidential personal information from any attachments to documents you file with the court and to make a note on the attachment that the information has been provided in the CIF. The only exception is when you are required to attach a court-certified document. Documents that are required to be court certified should not be altered in any way.

Does the other party get copies of a CIF I file?

You are not required to serve the CIFs on the other party, though you may share a CIF with the other party if you chose to do so. You *are* required to serve the other party with UTCR Form 2.130.2, which is a notice that a CIF has been filed. You must also file a certificate with the court showing that you served the other party with the notice that a CIF was filed.

There are steps the other party and other people can go through to ask the court to allow them access to a CIF that you have filed. UTCR 2.130 explains that process in detail, and also describes the circumstances under which the court must deny a request by someone else to view a CIF you have filed.

The CIF rule (UTCR 2.130) can be read at: http://courts.oregon.gov/OJD/programs/utcr/pages/utcrrules.aspx

and you can find additional information about the rule and family law processes at: http://courts.oregon.gov/OJD/OSCA/JFCPD/Pages/FLP/Index.aspx

FOR THE COUNTY OF Case No: Petitioner and CONFIDENTIAL **INFORMATION FORM** ☐ Amended CIF Respondent UTCR 2.130 Unmarried children age 18, 19, or 20 years old (per ORS 107.108) **Submitted by:** Petitioner Respondent other: **Information about** (name): Petitioner Respondent other: (first, middle, last) **Social Security Number:** Date of Birth: Driver License (Number and State): Former Legal Names: Employer's Name, Address, and Phone: Minor children of the parties:1 Name: Date of Birth: **Social Security Number:**

IN THE CIRCUIT COURT OF THE STATE OF OREGON

☐ Additional page attached

¹ The names of parties and children, and children's ages are not confidential. This form can only be viewed by the party who files it unless the court orders otherwise.

FOR THE COUNTY OF Case No: Petitioner and CONFIDENTIAL **INFORMATION FORM** ☐ Amended CIF Respondent UTCR 2.130 Unmarried children age 18, 19, or 20 years old (per ORS 107.108) **Submitted by:** Petitioner Respondent other: **Information about** (name): Petitioner Respondent other: (first, middle, last) **Social Security Number:** Date of Birth: Driver License (Number and State): Former Legal Names: Employer's Name, Address, and Phone: Minor children of the parties:1 Name: Date of Birth: **Social Security Number:**

IN THE CIRCUIT COURT OF THE STATE OF OREGON

☐ Additional page attached

¹ The names of parties and children, and children's ages are not confidential. This form can only be viewed by the party who files it unless the court orders otherwise.

IN THE CIRCUIT COURT OF THE STATE OF OREGON FOR THE COUNTY OF _____

		Case No:	
	Petiti and	ioner NOTICE OF I CONFIDE INFORM FORM	ENTIAL ATION
and	Respor	ndent	led CIF
Unmai	rried children 18, 19, or 20 years old (per C	ORS 107.108) (full names)	
I filed	Confidential Information Forms with ed by Uniform Trial Court Rule (UTCF	the court about the following pa	
1)	My Name: Respondent ☐ Otl	ner:	
	Containing (check all that apply): Social Security Number (SSN) Date employer's name, address, and phone former legal names	e of Birth (DOB) 🔲 children's SSN	
2)	Name: Respondent Oth	ner:	
	Containing (check all that apply): ☐ SSN ☐ DOB ☐ children's SSN ☐ conumber ☐ driver license number ☐ for	children's DOB □ employer's name mer legal names	, address, and phone
3)	Name: Petitioner ☐ Respondent ☐ Oth	ner:	
	Containing (check all that apply): ☐ SSN ☐ DOB ☐ children's SSN ☐ conumber ☐ driver license number ☐ for	children's DOB □ employer's name mer legal names	, address, and phone
4)	Name: Respondent ☐ Oth	ner:	
	Containing (check all that apply): ☐ SSN ☐ DOB ☐ children's SSN ☐ conumber ☐ driver license number ☐ for		, address, and phone
Date			
		Name (printed)	
Contac	et Address	City, State, ZIP	Contact Phone



RECORD OF DISSOLUTION OF MARRIAGE, ANNULMENT OR REGISTERED DOMESTIC PARTNERSHIP

136-

State file number:

		al representative of the peti he court with the petition. In				-			
	Case number:		_				_		
	Judgment type:	☐ Dissolution of mar	riage	☐ Annulmer	nt	☐ Dissolution of	of regis	stered domestic part	nership(RDP)
Spouse /	Spouse/Partner	: A – Legal name: (fi	ïrst, middle	le, last, suffix)	2. Las	st name at birth: (no	ot requi	ired for RDP)	
Partner A		egal address: (street and i	number)	(city or town)	(county)		(state)	
	4. Other legal last								
L	5. Date of birth: (m	nm/dd/yyyy)				rthplace: (state, terr			
Spouse /	7. Spouse/Partner			le, last, suffix)		st name at birth: (no			
Partner B		egal address: (street and i	number)	(city or town	<u>)</u>	(county)		(state)	
	10. Other legal last								
L	11. Date of birth: (m	nm/dd/yyyy)			12. Bir	rthplace: (state, teri	ritory o	r foreign country)	
Marriage /		ge / filing of RDP declaration		/уууу)	14. Da	ite couple last resid	ded in s	same household: (m	m/dd/yyyy)
Declaration		age/RDP: (city, town or loca		5b.County:		15c.State or forei	gn cou	ntry:	
L		dren under 18 in this housel	hold as of t	the date in item	14:	17. Petitioner:	· A	□ Ozazos /Portno	
>	Number: 18a.Name of petition	None oner's attorney: (print)	18	3b. Address: (str	eet and	•		☐ Spouse/Partner	
Attorney	19a.Name of respo	ondent's attorney: (print)	198	b. Address: (str	eet and	l number or rural ro	oute nu	mber, city or town, s	tate, ZIP code)
Judgment	20. Marriage/RDP d dissolved on: (n	declaration of the above nate mm/dd/yyyy)	med perso	ons was 21	. Date ju	udgment becomes	effectiv	ve: (mm/dd/yyyy)	
Juoginiem	22. Number of child	dren under 18 whose physic	cal custody	y was awarded f	to:				
	Spouse/Partn		ner B	Joint (shared	l custod		specify	/)	☐ No children
	23. County of decre	:e:				24. Title of court:		Circuit	
	25. Signature of cou	urt official:	26.	6. Title of court of	fficial:		27. Da	ate signed: (mm/dd/)	/ууу)
Inf	ormation below will n	ot appear on the certified co	copies of th	ne record.					
	28. Spouse A's Socia	al Security number: (not red	quired for F	RDP)	29. Sp	ouse B's Social Se	curity r	number: (not require	d for RDP)
	30. Number of this marriage/RDP – first, second, etc.	ended:		32. Hispanic or Cuban, Me Puerto Rica List all that apply (exican, an	33. Race(s): Black, White, etc.	,	34. Education – Spe grade completed Elementary/Secondary:	, , ,
	Marriage RDP 30a. 30b.	or annulment (specify below)	(mm/dd/yyyy)		., ,	below) 33a.	"y	(grades 0-12) 34a.	34b.
Spouse / Partner A	30a.	Sla.	10.	32a.		33a.		34a.	1340.
Spouse / Partner B	30c. 30d.	31c. 31	1d.	32b.		33b.		34c.	34d.

IN THE CIRCUIT COURT OF THE STATE OF OREGON FOR THE COUNTY OF LANE

In the Matter of the Marriage or Registered Domestic Partnership (RDP) of: Case No: ____ Petitioner **GENERAL JUDGMENT OF** and DISSOLUTION OF \square MARRIAGE \square RDP ☐ and MONEY AWARD Respondent This document was presented to the court: On the motion and declaration of Petitioner, the <u>default</u> of Respondent having been found and Respondent being represented by a guardian ad litem or other person described in Oregon Rules of Civil Procedure, Rule 27 On the stipulation of the parties, as shown by the signatures at the end of this *Judgment* (date), at which the following persons were present: After a hearing held Petitioner Petitioner's attorney
Respondent Respondent's attorney FINDINGS: **A.** The court considered the Declaration Stipulations Evidence presented and finds that: (Check all that apply) A. Irreconcilable differences have caused the irremediable breakdown of this marriage or registered domestic partnership B. At the time the *Petition* was filed: Marriage Only: At least one spouse lived in Oregon and that same spouse had lived in Oregon continuously for 6 months prior to the filing of the Petition. At least one spouse lived in the county in which the *Petition* was filed. Registered Domestic Partnership Only: At least one partner lived in Oregon and that same partner had lived in Oregon continuously for 6 months prior to the filing of the Petition. At least one partner lived in the county in which the Petition was filed. neither partner lived in Oregon and the *Petition* was filed in the county where { Petitioner Respondent} last resided B. Party and Marriage/RDP Information:

Date of Marriage or registration of RDP:

Place of Marriage or registration of RDP: _____(County, State)

	Current age of p	parties:	Petitioner		Respondent			
C.		Responden	t is now pregnant.	child due (d	ate)			
Th	The court grants judgment as follows: The marriage or RDP is legally dissolved as of the date this Judgment is signed. The terms of this judgment are effective immediately.							
sup any	pport under the limit	Limited Jud ted judgmen	t ends as of the date	of entry of	partner support. Temporary the General Judgment, but ble under the Limited			
	in this case or	partner supp	oort or life insuranc		nefit of either party is ordered ndent <i>(or)</i> Respondent to			
	Type:	Term	s:		Factors:			
	Type: Transitional	monthly following:	payments beginning that the date of service of the sum payable by	or is Petition				
	Compensatory	following: >	payments beginning to this judgment of this judgment of the date of service of the sum payable by	or				
	Maintenance	following: >	payments beginning to this judgment of this judgment of the date of service of the sum payable by	or				

*All monthly payments are due by the 1 st of the month. All payments end on the death of either party (unless an earlier event is specified above)
All payments of spousal/partner support must be made: Directly into
or ☐ To the Department of Justice, Child Support Accounting Unit, P.O. Box 14506, Salem, Oregon, 97309. Petitioner requests that collection, accounting, and disbursement services be provided through the Department of Justice. (NOTE: services are only available through DOJ if the receiving party is on public assistance or if your county provides services locally. DOJ will notify you if your case does not qualify for services. Talk to a lawyer for more information)
2. Withholding If enforcement services are provided through the State of Oregon's Department of Justice, the support order is enforceable by income withholding under ORS 25.311
3. Life Insurance The party paying support must carry life insurance for the benefit of the other party throughout the period of the support obligation if he or she is insurable. The coverage must be at least \$ The party paying support must provide to the party receiving support a true copy of the policy. The party paying support must also provide to the party receiving support written notice of any action that will reduce the benefits or change the designation of the beneficiaries under the policy. or Neither party is ordered to carry life insurance for the benefit of the other party
PROPERTY AND DEBTS
 4. Real Property ☐ Neither party has any interest in any real property in Oregon or any other place ☐ Both parties have or { ☐ Petitioner ☐ Respondent has} an interest in real property at: (address): ☐ This property is awarded as follows:
This property is awarded as follows
Additional page titled "Section 4 – Real Property" attached
☐ The legal description of the property is attached as Exhibit and incorporated into this Judgment ☐ Petitioner ☐ Respondent is responsible for preparing, signing, and recording a deed transferring the real property as required by this judgment Other:
5. Personal Property The Petitioner and Respondent have divided between them all personal property that they own separately or together, and each is awarded those items now in their possession except that:

\mathbf{A} . The Petitioner is	s awarded the following pe	rsonal property:				
			1.D "			
	al page attached titled "Section s awarded all retirement be					
deferred compensat	tion plans, and stock optio	ons held by Petitioner				
	my interest by the Respone t is awarded the following					
D. ☐ The Responden	t is awarded the following	personal property				
Additional page attached labeled "Section 5B-Respondent's Personal Property" The Respondent is awarded all retirement benefits, pension plans, profit-sharing plans, deferred compensation plans, and stock options held by Respondent's current and past employers, free of any interest by the Petitioner						
	<u>Debts</u> The debts will be p		T.71 (D.11)			
Name of creditor (who money is owed to)	What the debt is for	Amount	Who pays (Petitioner or Respondent)			
Additional page a	attached titled "Section 6-Dis	tribution of Debts"				
Unless otherwise specified above, each party is responsible for the payment of all debts incurred by him or her individually since the date of separation, all debts distributed to him or her by the court, and all debts which are secured by property distributed to that party. If any creditor asks the party not responsible for a debt to pay any portion of it, and he or she does so, the party responsible for that debt must reimburse the paying party for any amount paid to the creditor after the date this judgment is entered.						
Debts are divided between	the parties as of (date):_					
7. Transfer of Property and Debts Within thirty (30) days of the date of this judgment, each party must execute, acknowledge, and deliver whatever documents are necessary to accomplish the distribution of debts and property ordered by the court. This judgment operates to convey title to the party awarded the property if the other party fails to comply with this requirement.						
8. Former Name Petitioner's Respondent's former name of						
is restored (use FULL name – first, middle, last)						
9. Additional Provisions						
Additional page attached titled "Section 9 - Additional Provisions"						

 10. Court Costs and Fees, Whether Paid Or Deferred ☐ Each party is responsible for paying his or her own court costs and service fees ☐ Petitioner ☐ Respondent will reimburse the other party \$						
11. Information Required by ORS 25.020 and 107.085 As required by UTCR 2.130, a <i>Confidential Information Form</i> has been completed for each party and filed with the court. The CIF contains all information required by ORS 25.020 and 107.085 that is identified as confidential by UTCR 2.130.						
Oregon 97309) in writing o	ne Court and the Department of Ju f any change in the information wi or the District Attorney may not d	ithin ten (10) days of such change.				
MONEY AWARD Supp	ort Obligation 🗌 included 🔲 not	included				
	PETITIONER	RESPONDENT				
Full Name						
Contact Address						
Year of Birth						
Social Security # (last 4 digits)						
Driver License # (last 4 digits) and State						
Lawyer Name, Address, Phone #						
NOTE: a party RECEIVING a money award is the <u>JUDGMENT CREDITOR</u> ; a party PAYING a money award is the <u>JUDGMENT DEBTOR</u>						
The following information must be provided by any party entitled to receive a money award as listed in this Judgment						
	The following person or public body is known to be entitled to a portion of a payment made on the judgment (other than payee's lawyer):					
Petitioner	□ None or □ Name:					

Respondent	□ None <i>or</i> □ Name:

Type of Judgment		Amount	Beginning / Ending
□ Spousal/ Partner Support	WHO RECEIVES ☐ Petitioner ☐ Respondent	Transitional \$ per month or total	Payable on the first of every month beginning the month following: — entry of this judgment or — the date of service of this Petition — or: — Ending: or due in full by: — (date): — Other:
		Compensatory \$ per month or total	Payable on the first of every month beginning the month following: — entry of this judgment or — the date of service of this Petition — or: Ending: or due in full by: (date): Other:
		Maintenance \$ per month or total	Payable on the first of every month beginning the month following: — entry of this judgment or — the date of service of this Petition — or: Ending: or due in full by: (date): Other:
	All payments end on specified	the death of either party	unless an earlier event is

Type of Judgment		Amount	Beginning / Ending			
☐ Property Division	WHO RECEIVES ☐ Petitioner ☐ Respondent	\$ per month until a total of \$ is paid	Beginning the (day) of the month following entry of judgment			
		or				
		A lump sum of \$	Paid by (date):			
☐ Prejudgment Interest	WHO RECEIVES ☐ Petitioner ☐ Respondent	\$				
☐ Postjudgment Interest	WHO RECEIVES ☐ Petitioner ☐ Respondent	9% per year simple interest on the unpaid balance of the total judgment amount of	Interest accrues from the date the judgment is entered and continues until the judgment is fully paid			
☐ Court Costs and Service Fees already paid	ervice Fees					
☐ Deferred Court Costs and Service Fees	WHO PAYS ☐ Petitioner ☐ Respondent	Checked party must pay deferred costs and fees of: \$ To the State of Oregon through this court				
Judge Signature:						
Service is not an order of defaul submitted ex par court with all par	t is ready for judicial si required under UTCR 5 It is being requested wi rte as allowed by status rties present. ected by this judgment	th this proposed judgmen te or rule; or this judgmen	I that apply): rty has been found in default or it; because this judgment is it is being submitted in open roved the judgment, as shown by			
ine signatures off	the signatures on the judgment.					

UTCR 5.100 on all parties entitled to served on No objection has been served on I received objections that I could to do so. I have filed with the court objections remain unresolved.	t and written notice of the 7-day objection period set out in vice (complete service information below). And: me within that time frame. I not resolve with the other party despite reasonable efforts a copy of the objections I received and indicated which s, the other party agreed to file any remaining objection
Certificate of Service under UTC	<u>R 5.100</u>
I certify that on (date):	I placed a true and complete copy of
this proposed Judgment in the Uni	ited States mail to (name)
at (address)	
Submitted by: Petitioner Respondent	
Signature	Print Name
the court. All factual information in	talty for perjury for giving false information to this Judgment is true to the best of my terms of this Judgment. I understand that court.
Petitioner, Signature	Date
Petitioner, Name (printed)	
Respondent stipulates (agrees) to the te	erms of this judgment
Respondent, Signature	Date