Filing For Dissolution (Divorce), Cases with No Children Instructions for Packet 1C

Notice about these instructions and forms.

These instructions are not a complete statement of the law. They cover basic procedure for uncomplicated divorce cases. For legal information, please talk to a lawyer and/or visit your local law library. 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 Oregon Judicial Department website: http://courts.oregon.gov.

This set of forms and instructions will allow you to file for and obtain a divorce.

The instructions are broken down into four basic steps. The forms that go with each step are listed below.

| Steps Steps | Page (Instructions) | |
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| 1. Starting your Divorce | 2 | |
| Acknowledgment about Dissolution (Divorce/Separation) Petition for Dissolution Summons Notice of Statutory Restraining Order Preventing Dissipation of Assets UTCR 2.130 Confidential Information Form (CIF) (REQUIRED) (one for each party) Notice of CIF Filing Declaration/Acceptance of Service Record of Dissolution of Marriage (NCR Vital Statistics Form; available from your local court) | | |
| 2. Waiting for a Response; taking a Default 5 | | |
| Ex Parte Motion for Order of Default and Entry by Default Declaration in Support of Motion for Order of Default and Entry by Default Order of Default | | |
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| Motion for Order Allowing Entry of Judgment on Affidavit in Lieu of Hearing Order Allowing Judgment on Affidavit in Lieu of Hearing Affidavit Supporting Judgment of Dissolution Judgment of Dissolution Attachment: Uniform Support Declaration | | |

When filling out the forms, follow these directions:

- You are the named "petitioner" on all court forms and your spouse is the "respondent." Use full names (first, middle or middle initial, last) and print the names the same on all forms.
- The clerk will give you a case number when you file your papers. Make sure to put this on all copies and originals.

- Some forms have to be notarized or signed in the presence of a court clerk. You will need your picture ID for this. Many banks provide notary services.
- Many forms say on the bottom, "I certify that this is a true copy," and provide a place to sign. <u>Don't sign this line on the original form or on your own copy</u>. You need to sign this line only on the copies that are served on your spouse.
- Make yourself a copy of any document you are filing with the court. File the original with the court clerk.
- Keep the court informed of your current address so you get notice of all court dates. 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 ok for other people, including the respondent, 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. Note: If you fear for your safety, you may be able to obtain a non-disclosure order. Consult with your local court for instructions as well as the appropriate forms.

STEP 1: STARTING YOUR CASE

Legal Issues to Consider.

A divorce case starts with a "petition" which lists the items you are asking the court to order in the "judgment." The judgment is the document that finalizes your divorce, and contains your rights and responsibilities. Oregon law provides that a number of issues must be addressed in the judgment. Before you fill out the petition, you should think about how you want to handle these issues.

You may not know what real or personal property to ask for in the beginning because you are not sure what property you own either alone or together with the other party. Or you may not know how much spousal support to ask for in the beginning because you do not know how much the other party earns. The Petition provides options for either indicating a specific amount or distribution of property or, where you do not know, you may ask that these be made "equitably" (i.e., fairly) or "prior to judgment" so that you have time after filing the petition to find out what property you own or how much the other party earns.

HOWEVER:

- if you do NOT ask for a specific amount or distribution in the Petition, or
- what you ask for in the Judgment is different from what you asked for in the Petition, **the court may** require you to re-serve documents on the other party before it will enter a final judgment. This is so that the other parent knows what is being asked for in the Judgment is different from what was in the Petition.

Spousal Support. Oregon law provides for three different categories of spousal support: transitional, compensatory and spousal maintenance. Transitional support may be ordered for a spouse to get work related education and training. Compensatory spousal support may be ordered if one party has significantly contributed to the education, training, vocational skills, career or earning capacity of the other spouse. Spousal maintenance may be ordered for the support of one spouse. The judge will consider a number of factors when making the award, and may order more than one type of support. For more information on what the judge will consider, please refer to ORS 107.105 (to view, visit your local law library or www.leg.state.or.us/ors).

Property and Debts. – **Statutory Restraining Order.** Oregon law requires both Petitioner and Respondent 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 petition, you agree to be bound by the terms of this**

order. The order is effective on both the petitioner and the respondent once the notice has been served on the respondent. If you violate the order, you may be subject to sanctions. You must attach a copy of the "*Notice of Statutory Restraining Order Preventing the Dissipation of Assets in Domestic Relations Actions*" (see Packet 1BC) to the Summons and serve it on the Respondent.

For information about these issues, talk to a lawyer and/or go to the Oregon State Bar's web site (www.osbar.org), "Legal Links" and read under "Oregon's Laws" the sections on "Bankruptcy and Credit," "Real Estate," and "Taxes." If either spouse has a retirement plan, you should talk to an attorney before filling out the petition. The attorney can advise you if this packet will work for your situation. If the parties own real estate located in Oregon, a "lis pendens" notice (notice of pending suit) may be filed with the county clerk as provided in ORS 93.740 (to view, visit your local law library or www.leg.state.or.us/ors).

If Both Spouses Already Agree.

There are two ways to handle your case if both spouses agree on <u>all</u> issues: (1) one spouse can file as petitioner, the other spouse can accept service of the petition and not file a response (if there is no disagreement with what the petitioner requested in the petition) and judgment will be entered based on what was stated in the petition, or (2) the parties can file as co-petitioners (see Packet #9). Forms to file as co-petitioners may also be available through your local court, courthouse facilitator and/or attorney.

If your spouse (the respondent) does not agree with you at first and files a response, then later decides that what you requested in the petition is okay, he or she can file a <u>Waiver of Further Appearance and Consent to Entry of Judgment</u> form to avoid having to go through the court process further. Your local courthouse facilitator can help you with this process.

To get the divorce case started, fill out the first set of forms, file them with the clerk and have your spouse "served" (have the papers delivered to your spouse).

Fill out the following forms.

- Acknowledgment about Dissolution
- Petition for Dissolution of Marriage
- Summons
- *UTCR 2.130 CIF*, one for each party (REQUIRED)
- Notice of CIF Filing
- Record of Dissolution of Marriage (Vital Statistics form)

See the Confidential Information Form (CIF) information sheet about how the CIF protects certain information from being disclosed to the public.

Make copies.

Make one copy of all of the forms for your records, and one copy of the *petition*, *summons and Notice of CIF Filing* to serve on (deliver to) your spouse.

Have your documents reviewed.

You may have your documents reviewed by a lawyer or a courthouse facilitator (if your court has one) before you file. For information about how to find a lawyer, call the Oregon State Bar Lawyer Referral Service. If you are low income, you may get your documents reviewed for a smaller fee through the Oregon State Bar's Modest Means program, or you may call your local Legal Aid office. Contact numbers are listed in the additional resources section at the end of these instructions, and in the "Local Family Law Practices and Procedures" for your court attached to these instructions.

File the forms.

File all of the original forms that are listed above with the court clerk except the summons. The court clerk will ask you for a filing fee when you file your papers. Check with your local court to learn the amount of the filing fee. If you feel you can't afford to pay the fee, you may ask the court to waive or defer your filing fee. Use Packet #10 of these forms, **or check with your local court to see if they require a different form.** This form needs to be filled out and filed with the court. If the fee is waived, you don't have to pay the fee. If the fee is deferred, most courts will require that you pay the fee at a later date.

The clerk will give you a number of handouts when you file your papers. The handouts usually include a notice regarding continuation of health coverage, a copy of ORS 107.089 (documents parties may have to give each other), notice regarding mediation, family law guidelines and services, and a family law resource list. The clerk will give you two copies of each handout: one for you and one to be served on your spouse. You aren't required to serve the copy of ORS 107.089 on your spouse, but if you do, both spouses must follow what it says.

Have your spouse served.

You are required to have your spouse served (have papers delivered to) with (a) copies of the documents given to you by the clerk, including the Statutory Restraining Order described above, and (b) certified copies of the petition and summons (you may certify the copies by signing your name where it says "I certify this is a true copy").

If your spouse is willing to accept service, s/he must fill out the <u>Acceptance of Service</u> form, sign it in front of a notary or court clerk, then file it with the court. It is not necessary that your spouse agree with what is in the papers, just that he/she is willing to acknowledge receipt of them.

If the other party will not complete the <u>Acceptance of Service</u> form, YOU CANNOT SERVE THE PAPERS YOURSELF. You may have service completed by the Sheriff in the county where your spouse lives, by a private process server, or by another individual who is a competent person 18 years or older, an Oregon resident (or of the state where service is made) and not a party nor an attorney for a party. Caution should be used before asking a friend or relative to serve the papers if your spouse might react angrily or violently. <u>A Declaration of Service along with the original summons must be filed with the court after service has been made.</u>

The best way to serve the other party is to have the person serving the papers hand them directly to the respondent (personal service). If personal service cannot be done, there are other ways to serve the papers including "substitute service," "office service," and "service by mail" — see the Table below. You may ask the Sheriff or a private process server about these other options or consult an attorney.

| Standard Methods of Service | | |
|-----------------------------|--|--|
| Personal Service | Delivery of papers directly to the other party | |
| Substitute Service | Delivery of papers to a person <u>living</u> at the other party's home who is at least 14 years old, PLUS mailing of the documents to the other party's home address by first class regular mail | |

| Standard Methods of Service | | |
|---|--|--|
| Office Service | Delivery of papers to a person who appears to be in charge at the other party's place of employment (who has a business duty to give the documents to the other party), done during working hours, PLUS mailing of the document to the home or business address of the other party by first class regular mail | |
| Service by Mail (Return Receipt Requested) | Delivery by mailing the documents certified or registered, return-receipt requested, or by Express mail, PLUS mailing of documents to home or business address of the other party by first class regular mail, PROVIDED the other party signs the "return receipt." | |

If you are not able to have your spouse served by any of the methods described above, you may ask a judge to allow you to use another service method. The judge might allow you to publish, post, or mail the documents. In order to make this request, check with your local court for the appropriate form or use <u>Packet 6A-Alternative Form of Service</u>.

STEP 2: WAITING FOR A RESPONSE; TAKING A DEFAULT

Oregon law gives your spouse 30 days to respond to your petition. The time starts running from the date of service. The response must be written, and must be filed with the required filing fee. Your spouse may ask the court to waive or defer the fee.

If your Spouse is in the Military.

If your spouse is in the active military service of the United States and has not responded to the petition, you may have to go through some extra steps. The court won't go further with your case until <u>one</u> of the following things has happened: (1) your spouse is no longer in the active military, (2) your spouse has waived his or her rights using the <u>Waiver of Right to Stay of Proceedings</u> form, <u>or</u> (3) the judge holds a special hearing in your case. You may get a <u>Waiver of Right to Stay of Proceedings</u> form from the courthouse facilitator or use Form #6G. You may need to talk to an attorney if your spouse is not willing to sign the waiver.

Check for Response.

Your spouse should mail or deliver a copy of his or her response to you when it is filed with the court. If you haven't received a copy of a response after 30 days (from the date of service), you may check with the court clerk to see if one has been filed. If no response has been filed, you may request a "default order." A default means that you may ask the court to enter a judgment giving you the items you asked for in your petition, with no input from your spouse. If a response has been filed, you will not be allowed to take a default and you will skip the next two sections about requesting a default and go straight to step 3.

No Response Filed; requesting a Default.

To ask the court to enter a default, you must fill out the following forms:

- Ex Parte Motion for Order of Default and Entry of Judgment by Default
- Declaration in Support of Motion for Order of Default and Entry of Judgment by Default

• Order of Default

After you make yourself a copy of the filled out forms, you may file the originals with the court anytime after 30 days have expired from the date of service.

STEP 3: RESOLVING YOUR CASE

Temporary Orders.

You may ask the court to make temporary orders after the petition is filed. Temporary orders are in effect once signed by the judge and last until changed by the judge, or until the final judgment is signed by a judge, or the case is dismissed. For example, either spouse may request an order for spousal support, an order preventing one or both parties from getting rid of property owned by both spouses, or an order requiring one spouse to move out of the family home. To make any of these requests, you file a "motion" (request) asking the court to do what you want. You may need the assistance of an attorney to file these requests.

In addition, all courts have restraining order forms for cases involving domestic violence. A restraining order can usually be obtained within a day or two of filing if there has been abuse in the last 180 days, and if there is further danger of abuse. Check with your local court about forms and filing instructions.

Conferences with the Judge.

Many courts will schedule a "status," "pretrial," or "settlement" conference if a response has been filed. These meetings usually take place with a judge with both spouses present, along with their attorneys if they are represented. You must attend any conferences that are scheduled unless you have received permission from the judge not to attend.

At the conference, the judge will probably talk to you about how the case is going to be resolved, may consider requests for temporary orders and will probably set future court dates.

Working Toward Agreement.

The court wants to help you resolve the issues that you and your spouse disagree on. You may discuss these issues with your spouse directly if it is safe for you to do so and if no court order prohibits that contact. You may also discuss them with your spouse's attorney. If you can't resolve the issues on your own, the court may provide a number of options to help you, including mediation and arbitration.

Mediation. A mediator is a person trained to help people resolve disagreements. You may meet with a mediator to resolve the financial issues in your case. You may ask to meet with the mediator alone if you are uncomfortable meeting with the other parent for any reason. Many courts have a list of mediators qualified to mediate these cases. Check with your local court clerk to see if there is a fee for this service.

Arbitration. Some courts refer spouses who disagree on how to divide their property to an arbitrator. The court may also ask the arbitrator to resolve spousal support issues. An arbitrator is a lawyer appointed by the court who meets with both spouses and their lawyers, if they are represented, and makes a decision about how the property should be divided. Both spouses are required to pay for this service unless the court has specifically waived or deferred the arbitrator's fee. If either spouse disagrees with the arbitrator's decision, he or she can ask the court for a trial. If a trial is not requested, the arbitrator's decision is final unless both spouses agree on another resolution.

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STEP 4: FINALIZING YOUR DIVORCE

A divorce is "final" the date the judgment of dissolution (divorce) is signed by a judge. If there are still items that you don't agree on, the court will probably set a date for a "final hearing" or trial. Some judges may want you to attend a "settlement conference" (a meeting between the parties to discuss settlement, usually led by a different judge than your trial judge) to help you come to agreement.

Forms to Finalize Your Divorce.

The following forms are required to finalize your divorce:

- *Judgment of Dissolution (Divorce)*
- Affidavit Supporting Judgment of Dissolution (Divorce)

If your spouse did not file a response and the court has entered an Order for Default, or if your spouse responded and then filed a Waiver of Further Appearance and Consent to Entry of Judgment form, or if your spouse has **signed the Judgment**, you will also need the following:

- Motion for Order Allowing Entry of Judgment on Affidavit in Lieu of Hearing
- Order Allowing Judgment on Affidavit in Lieu of Hearing

You may also need to file the following additional forms, depending on your circumstances.

Uniform Support Declaration. This form is only required if a response was filed, <u>and</u> you and your spouse do not agree on spousal support.

Waiver of Personal Service. After the judgment is signed, if one spouse doesn't do what it says, the other spouse may ask the judge to enforce the judgment. The spouse asking for enforcement is required to personally serve (deliver) the other spouse with notice of this request. If you would like to keep your home address confidential, you may file this form listing another address for service. You are responsible for making sure you get all papers delivered to the address you list.

The Final Judgment.

The judgment finalizes your divorce and contains all of the issues decided in mediation, arbitration, hearing, or through your agreement. If both spouses agree on all issues, it may be prepared by either spouse as long as it is reviewed and signed by both spouses. If the spouses don't agree on all issues, the judge may direct one spouse to fill out the judgment.

If your spouse didn't file a response, the information you fill out in the final judgment must be the same as what you requested in the petition. If your spouse filed a response, the information must be the same as was decided in mediation, arbitration, hearing or through your agreement.

If you are responsible for filling out and filing the final judgment, make a copy for yourself and one for your spouse (unless he or she didn't file a response), and file the original with the court. If your case involves spousal support, file an extra copy of the proposed judgment with the court.

| In the matter of \Box the Marriage/ Separation of: |)) |
|--|--|
| Petitioner and |) Case No) ACKNOWLEDGMENT ABOUT) DISSOLUTION/SEPARATION) |
| Respondent. |)) |
| I,an attorney. | , am filing for dissolution/separation without full representation of |
| I understand that I must pay all filir court. | ng, service or hearing fees which are not deferred or waived by the |
| Custody/parenting time of nonths; Pensions, retirement benefit a pending personal injury can | ase involving me or my spouse/partner; artner or I own along with someone else, or real estate located |
| make to the printed language. I understand that if my spouse/partr with what I ask for), I should see an attorned | for all information that I provide on these forms and any changes I her contests the dissolution/separation (files court papers disagreeing by immediately. Seedures change and I should not use these forms unless they were |
| Signature | Print Name |
| | |

City, State, Zip

Contact Telephone

Contact Address

| In th | e Matter of □ the Marriage of: | | |
|---------------|--|--|--|
| | Petitioner, and |) Case No) PETITION FOR DISSOLUTION OF □MARRIAGE) □DOMESTIC PARTNERSHIP) DOMESTIC RELATIONS CASE SUBJECT) TO FEE UNDER ORS 21.111 | |
| | Respondent. |) CLAIM □ SUBJECT □ NOT SUBJECT TO) MANDATORY ARBITRATION | |
| 1. | Date of marriage: | Place of marriage:(County, State) | |
| | | (County, State) | |
| 2. | Irreconcilable differences between the parties have caused the irremediable breakdown of their marriage/domestic partnership. | | |
| 3. | being filed. Spouses Only: □ Petitioner □ F Oregon continuously for six mont Marriage. Domestic Partnership Only: One | rties to this case currently live in the county in which this petition is Respondent has/have been a resident of and domiciled in the state of hs immediately prior to the filing of the Petition for Dissolution of or both of the parties to this case currently live in the county where neither party currently resides in Oregon but the petition has been filed | |
| | in the county where \square Petitioner | | |
| 4. | No other domestic relations suit or support proceeding involving this marriage/domestic partnership is pending in this or any other state. | | |
| 5. | There are no children under the age of 18 to this marriage, OR no child of this marriage/partnership is age 18 to 21 and a "child attending school" as defined in ORS 107.108. | | |
| 6. /// | By filing this petition, I acknowledge that I am bound by the terms of the statutory restraining order prohibiting either party from disposing of marital assets, a copy of which I have received and read, and understand that this restraining order is effective immediately upon service of this petition and the summons upon the Respondent. | | |

///

| 7. | Spousal Support and Life Insurance. ☐ No spousal support or life insurance claims are made in this case (skip the rest of paragraph 7). | | | |
|------------|--|--|--|--|
| | A. Spousal Support. Support should be paid by □ Petitioner to Respondent □ Respondent to Petitioner: □ In the amount of \$ per month for the following period of time: | | | |
| | ☐ In the amount of \$ | | | |
| | List reason(s) support should be paid: | | | |
| | The support shall be called (<i>check one or more</i>): \square transitional \square compensatory \square spousal maintenance based on consideration of the following factors (<i>list</i>): | | | |
| payme | Spousal support payments are taxable to the obligee spouse and deductible to the obligor spouse. All nts terminate upon the death of either party. | | | |
| | B. Payments. The judgment entered in this case should provide that □ Petitioner □ Respondent make spousal support payments on: □ The first day or (day) day of the month following the date of the judgment and continuing on the same day of each month thereafter. or □ The date Respondent was served with this petition and continuing on the same day of each month thereafter. | | | |
| The sp | All payments of spousal support should be made directly into | | | |
| 8. Wife th | Life Insurance. ☐ Petitioner ☐ Respondent should buy and maintain life insurance for the benefit of ☐ Husband ☐ mroughout the period of the spousal support obligation, in the amount of \$ | | | |
| 9. | Real Property. ☐ Neither Petitioner nor Respondent has any interest in any real property located in this or any other | | | |
| state. | ☐ Petitioner ☐ Respondent has/have an interest in real property located at the address of: | | | |

| | This property should | be distributed: \square equitably, | or \square as follows: | |
|-----------------|--|--------------------------------------|---|--|
| petitio | on. | ion of the real property is atta | | - |
| 10. | ☐ The Petitioner and | | | onal effects, household goods, and tim those items now in possession |
| of the | e other. The Petitioner should | | distribution of the pa | arties' personal property, or |
| | | | | |
| Respo | red-compensation plan, ondent. The Respondent shou | | d by Petitioner's emple distribution of the | ployer, free of any interest in the parties' personal property, or |
| | | | | |
| defer Petiti | red-compensation plan, oner. | | l by Respondent's en | sion plan, profit-sharing plan, nployer, free of any interest in the aed." |
| 11. | Distribution of Debt ☐ There are no outst ☐ The debts should be | anding debts of this marriage. | /domestic partnershi | p. |
| | Name of Creditor (who debt is owed to) | What debt is for | Amount | Who should pay (Petitioner or Respondent) |
| | | | | |
| | | | | |
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| | | l . | L | |

☐ Additional page attached, labeled, "paragraph 11 continued."

Each spouse/partner should be responsible for the payment of all debts incurred by him/her individually since the date of their separation; all debts which are distributed to him/her by the court; and all debts which are secured by property distributed to that spouse/partner. Also, if any creditor asks the spouse/partner not responsible for a debt to pay all or a portion of it, and he or she does so, the spouse/partner responsible for that debt should reimburse the other spouse/partner for any monies he/she paid to the creditor after the date of the

judgment.

12. Transfer of Debts and Property.

Within 30 days of the date of judgment, each party should execute, acknowledge, and deliver whatever documents are necessary to accomplish the distribution of debts and property ordered by the court. The judgment should operate to convey title to the spouse/party awarded the property if the other spouse/party fails to comply with this requirement.

| 13. Former Name. □ | 's former name of | should be restored. |
|--|---|--|
| | | ☐ Provided by UTCR 2.130 CIF. |
| ☐ Disclosure of | | ably put to risk the health, safety, or liberty for the following reasons: |
| | | |
| ☐ Otherwise: | | |
| | Petitioner | Respondent |
| Full Name | | |
| Former Legal Name(s) | Do not list. Provide by UTCR 2.130 CIF. | Do not list. Provide by UTCR 2.130 CIF. |
| Age | | |
| Address or Contact Address | | |
| Telephone Number | | |
| Social Security Number | Do not list. Provide by UTCR 2.130 CIF. | Do not list. Provide by UTCR 2.130 CIF. |
| Drivers License Number | Do not list. Provide by UTCR 2.130 CIF. | Do not list. Provide by UTCR 2.130 CIF. |
| Employer Name | Do not list. Provide by UTCR 2.130 CIF. | Do not list. Provide by UTCR 2.130 CIF. |
| Employer Address | Do not list. Provide by UTCR 2.130 CIF. | Do not list. Provide by UTCR 2.130 CIF. |
| | | |
| Employer Telephone | Do not list. Provide by UTCR 2.130 CIF. | Do not list. Provide by UTCR 2.130 CIF. |
| Any court costs a paid at a later date) by th Other: B. Costs and Each party sho To be paid by | Costs and Fees and service fees (if service completed by the de court should be paid by: ☐ Petitioner ☐ de Fees Paid by the Parties | Respondent Both parties equally wn court costs and service fees for this case. |
| service fees for this case. | | and party for min or not court come und |
| ☐ Other: | | |

Judgment should be entered according to the cost and fee allocation listed above. Certificate of Document Preparation. You are required to truthfully complete this certificate 16. 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. WHEREFORE, petitioner requests a Judgment granting the relief asked for above, and other equitable relief that the Court thinks is just. STATE OF _____) ss. I, _____, being duly sworn, say that I am the petitioner in this matter and that the foregoing petition is true and correct to the best of my knowledge. Petitioner (signature) Address or Contact Address City, State, Zip Code Telephone or Contact Telephone SIGNED AND SWORN to before me this ______ day of ______, 20_____,

Notary Public for _____/Court Clerk

My Commission Expires:

| PETITION FOR D | ISSOLUTION Page 5 of 5 |
|-------------------------|---------------------------------|
| Disso No Children – 1C: | Petition-1C.Ver11.docx (8/2012) |

I certify that this is a true copy.

Petitioner (signature)

| In the Matter of \square the Ma | rriage of: | |
|---|--|--|
| | ,) | Case No |
| Peti | tioner,) | |
| and |) | SUMMONS |
| | ,) | DOMESTIC RELATIONS SUIT |
| Res | pondent.) | |
| TO: | , Res | spondent. |
| Home Address | | Work Address |
| | | |
| below), your spouse/partne | er may ask the court for | ropriate legal paper with the court in the time required (see a judgment against you that orders the relief requested. THESE PAPERS CAREFULLY! |
| the Court a legal paper c court located at: must be filed with the co- fee. It must be in proper | alled a "Response" or urt clerk or administra form and you must sl attorney) was served w | de will win automatically. To "appear," you must file with "Motion." Response forms may be available through the This Response ator within thirty (30) days along with the required filing how that the Petitioner's attorney (or the Petitioner if with a copy of the "Response" or "Motion." The location to ated above. |
| may contact the Oregon St | ate Bar's Lawyer Refer | ttorney immediately. If you need help finding an attorney, you ral Service online at www.oregonstatebar.org or by calling a) or toll free elsewhere in Oregon at (800) 452-7636. |
| - | | nericans with Disabilities Act is needed, please contact your nber: |
| document you are filing with \Box I selected this doc | the court. Check all box cument for myself and I c | are required to truthfully complete this certificate regarding the test and complete all blanks that apply: ompleted it without paid assistance. for assistance in preparing this form. |
| Petitioner, Signature | Print Name | I certify that this is a true copy |
| Contact Address | City, State, Zip | Petitioner's Signature |
| Contact Telephone | | |

SUMMONS - Page 1 of 1 Disso-1BC: Summons-1BC-Ver06.doc (6/2011)

[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. <u>BOTH PARTIES</u> MUST OBEY EACH PROVISION OF THIS ORDER TO AVOID VIOLATION OF THE LAW. YOU HAVE THE RIGHT TO A HEARING. SEE INFORMATION BELOW.

TO THE PETITIONER AND RESPONDENT:

Under ORS 107.093 and UTCR 8.080, Petitioner and Respondent must not:

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 (i.e., mortgage, lien, borrow against), 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.

Expenses

(4) Make extraordinary expenditures without providing written notice and an accounting of the extraordinary expenditures to the other party.

EXCEPTIONS:

Paragraphs (3) and (4) do not apply to payment by either party of:

- (a) Attorney fees in this action;
- (b) Real estate and income taxes;
- (c) Mental health therapy expenses for either party or a minor child of the parties; or
- (d) Expenses necessary to provide for the safety and welfare of a party or a minor child 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 REQUEST A HEARING

Either Petitioner or Respondent may request a hearing to modify or terminate 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 8.080.3 in the UTCR Appendix of Forms.

NOTICE OF STATUTORY RESTRAINING ORDER PREVENTING THE DISSIPATION OF ASSETS IN DOMESTIC RELATIONS ACTIONS (UTCR 8.080.1 Form) - Page 1 of 1

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/utcrrules.page?.

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/OSCA/cpsd/courtimprovement/familylaw/familylawforms.page? and you can find additional information about the rule at:

http://courts.oregon.gov/OJD/OSCA/cpsd/courtimprovement/familylaw/familylawforms.page?

| In the Matter of: | Case No.: | | | |
|--|---|--|--|--|
| □Petitioner □Co-Petitioner,) and) | FAMILY LAW CONFIDENTIAL INFORMATION FORM (CIF) | | | |
|) | ☐ Amended | | | |
| ☐Respondent ☐ Co-Petitioner.))) | This document is not accessible to the public or other parties. Exceptions may apply. See UTCR 2.130. | | | |
| ☐ Child At Least 18 But Under 21) | | | | |
| | | | | |
| ATTENTION COURT STAFF: THIS IS A RESTRICTED AC | CESS DOCUMENT. | | | |
| The information below is about: \Box Petitioner \Box Res | spondent Co-Petitioner: | | | |
| ☐ Child At Least 18 But Under 21: | | | | |
| □ Other: | | | | |
| Name (Last, First, Middle): | | | | |
| The names of the parties and the children, as well as the children's ages, are NOT confidential. | | | | |
| Former Legal Name (s) (if applicable): | | | | |
| Date of Birth: | | | | |
| Social Security Number: | | | | |
| Driver License (Number and State): | | | | |
| Name, Address, and Telephone Number of Employer: | | | | |
| | | | | |

| Children's Names (Last, First, Middle) | Date of Birth | Social Security No. |
|--|----------------------------|---------------------|
| | | |
| | | |
| | | |
| Please attach an additional sheet if there are more than f | ive children involved in t | he proceeding. |
| I hereby declare that the above statements are true to t understand they are made for use as evidence in court a | | |
| Date: Signature: Type or Print Na | me: | |
| | | |
| COMPLETED AND SUBMITTED BY: | | |
| ☐ Petitioner ☐ Respondent ☐ Co-Petitioner: | | |
| ☐ Child who is at least 18 and under 21: | | |
| □ Other: | | |
| | | |
| NOTE TO COURT STAFF: Unless ordered or authorized Information Form is <u>not available</u> to the <u>opposing part</u> except for the state. | - | |

| In the Matter of: | Case No.: | | | | |
|--|---|--|--|--|--|
| □Petitioner □Co-Petitioner,) and) | FAMILY LAW CONFIDENTIAL INFORMATION FORM (CIF) | | | | |
|) | ☐ Amended | | | | |
| ☐Respondent ☐ Co-Petitioner.))) | This document is not accessible to the public or other parties. Exceptions may apply. See UTCR 2.130. | | | | |
| ☐ Child At Least 18 But Under 21) | | | | | |
| | | | | | |
| ATTENTION COURT STAFF: THIS IS A RESTRICTED ACCESS DOCUMENT. | | | | | |
| The information below is about: \Box Petitioner \Box Res | spondent Co-Petitioner: | | | | |
| ☐ Child At Least 18 But Under 21: | | | | | |
| □ Other: | | | | | |
| Name (Last, First, Middle): | | | | | |
| The names of the parties and the children, as well as the children's ages, are NOT confidential. | | | | | |
| Former Legal Name (s) (if applicable): | | | | | |
| Date of Birth: | | | | | |
| Social Security Number: | | | | | |
| Driver License (Number and State): | | | | | |
| Name, Address, and Telephone Number of Employer: | | | | | |
| | | | | | |

| Children's Names (Last, First, Middle) | Date of Birth | Social Security No. |
|--|----------------------------|---------------------|
| | | |
| | | |
| | | |
| Please attach an additional sheet if there are more than f | ive children involved in t | he proceeding. |
| I hereby declare that the above statements are true to t understand they are made for use as evidence in court a | | |
| Date: Signature: Type or Print Na | me: | |
| | | |
| COMPLETED AND SUBMITTED BY: | | |
| ☐ Petitioner ☐ Respondent ☐ Co-Petitioner: | | |
| ☐ Child who is at least 18 and under 21: | | |
| □ Other: | | |
| | | |
| NOTE TO COURT STAFF: Unless ordered or authorized Information Form is <u>not available</u> to the <u>opposing part</u> except for the state. | - | |

| In the Matter of: |) Case No.: |
|--|---|
| □Petitioner □Co-Petitioner, |) NOTICE OF FILING OF |
| and |) CONFIDENTIAL INFORMATION FORM (CIF) |
| |) |
| ☐Respondent ☐ Co-Petitioner. |))) |
| ☐ Child At Least 18 But Under 21 |) |
| NOTICE: Confidential Information Form H | as Been Filed |
| place certain information about the information is required in a docum The CIF is not available for public ir Parties are allowed to see a CIF tha A party who wants to see a CIF tha | 130 requires that parties to domestic relations cases emselves and other parties in a CIF when such ent filed with the court. Inspection except as authorized by law. It contains information about them. It contains information about another party must ask the other party by following the procedures set out in |
| I am the (check one box): | |
| | |
| ☐ Child At Least 18 But Under 21: | |
| □ Other: | |
| I filed Confidential Information Forms with the (complete a section for each party for whom y | ne court about the following parties to this case: |
| | |
| 1) Name (Last, First, Middle): | |
| □ Petitioner □ Respondent □ Co-Peti | itioner Adult Child Other: |
| Confidential Personal Information con | tained in CIF (check all that apply): |
| | rty's date of birth, □children's social security number, er's name, address, and telephone number, □driver s). |

| Contac | t Address City, State, Zip Contact Telephone |
|--------------------|---|
| Signatı | ure Print Name |
| Dated ¹ | thisday of |
| | license number, □former legal name(s). |
| | □party's social security number, □party's date of birth, □children's social security number, □children's date(s) of birth, □employer's name, address, and telephone number, □driver |
| | Confidential Personal Information contained in CIF (check all that apply): |
| | □ Petitioner □ Respondent □ Co-Petitioner □ Adult Child □ Other: |
| 4) | Name (Last, First, Middle): |
| | license number, □former legal name(s). |
| | □party's social security number, □party's date of birth, □children's social security number, □children's date(s) of birth, □employer's name, address, and telephone number, □driver |
| | Confidential Personal Information contained in CIF (check all that apply): |
| | □ Petitioner □ Respondent □ Co-Petitioner □ Adult Child □ Other: |
| 3) | Name (Last, First, Middle): |
| | license number, □former legal name(s). |
| | □party's social security number, □party's date of birth, □children's social security number, □children's date(s) of birth, □employer's name, address, and telephone number, □driver |
| | |
| | Confidential Personal Information contained in CIF (check all that apply): |
| 2) | □ Petitioner □ Respondent □ Co-Petitioner □ Adult Child □ Other: |
| 2) | Name (Last, First, Middle): |

| In the Matter of: |) Case No. | | - |
|--|---------------------------------------|---|------------------------|
| |) .) DECLAI | RATION OF SERVICE | |
| Petitioner, |) | | |
| and |) \square Persor | nal Service (ORCP 7D(2)(a) | |
| | · · | tute Service (ORCP 7D(2)(1 | |
| | · · · · · · · · · · · · · · · · · · · | Service (ORCP 7D(2)(c)) | ,, |
| Respondent. |) Service | te by Mail, Return Receipt F P 7D(2)(d)) | Requested |
| I, | , declare I | am a resident of the County | v of |
| ,State | of | I am a competent | person 18 years of age |
| State or older and not a party to or attorne the identical one named in this actio | | tify that the person, firm, or | corporation served is |
| (Chack one of the following): | | | |
| (Check one of the following): 1.□ Personal Service. On the | day of | 20 at | om/nm I |
| served true copies of the original Pe | | | |
| Order Preventing Dissipation of A | | | |
| mediation and other information pro | | | |
| | | | |
| withi | in the County of | State o | |
| with | in the county of | , State 0 | ·1 |
| 2. ☐ Substitute Service. On the | day of | , 20, at | a.m./p.m., |
| I served true copies of the original P | etition and Summons (w | ith attached Notice of Statu | tory |
| Restraining Order Preventing Dis | sipation of Assets in Doi | mestic Relations Actions, N | Notice of CIF |
| Filing, and notices on mediation and | d other information provid | ded by the court clerk) by de | elivering them |
| to(name | e), who is a person age 14 | or older and a member of t | he household |
| of the party to be served, at the follow | owing address | | within |
| the County of | , State of | · | |
| (Complete the section below only if | the undersigned performe | ed the follow up mailing requ | uired by ORCP |
| 7D(2)(b). If a party or other person | other than the undersign | ed did the follow up mailing | g, s/he must use |
| a separate Declaration/Certificate of | of Mailing.) | | |
| ☐ On theday of | , 20 | _, I personally deposited a tr | rue copy of the |
| Petition and Summons (with attache | | | |
| of Assets in Domestic Relations Ac | ctions, Notice of CIF Fili | ing, and notices on mediation | on and other |
| information provided by the court cl | | | |
| sealed envelope, postage prepaid, ac | | | |
| | | ome address listed above, to | = |
| statement of the date, time, and place | _ , ,, ,, , , , , | | _ |
| (residence). | | 1 | - |

| 3. \square Office Service. | On the | day of | , 20 | , at | a.m./p.m., I |
|--|--|---|--|---|--|
| served true copies of | | | | | |
| Order Preventing D | issipation of As | ssets in Domestic l | Relations Actio | ns, Notice of CIF I | Filing, and |
| notices on mediation | | | | | |
| office of the party to l | | | | | (address), |
| during normal working | ng hours for that | t office, where I lef | t the documents | | |
| with | | | | parently in charge ar | nd who has a |
| business duty to provi | | 1 - | | | |
| (Complete the section | | | - | | |
| 7D(2)(c). If a party of | - | | ersigned did the | follow up mailing, s | s/he must use a |
| separate Declaration | Certificate of M | Iailing.) | | | |
| □ On the | dar, af | | 20 I m a ma | a.a.11v. danaaitad a t | |
| On the | | | | | |
| Petition and Summon Assets in Domestic F | | | | _ | _ |
| information provided | | | | | |
| sealed envelope, post | | | | | |
| | | name), at the party' | | | onuent |
| | | | | R \square business addres | se listed above |
| together with a statem | nent of the date | time and place tha | | | |
| office. | iont of the date, | time and prace tha | t the documents | were name derivere | d to the purty 5 |
| Restraining Order F Filing, and notices on Postal Service, one vi by express mail, with Respondent | n mediation and ia first class mai postage on both | other information and the other by a copies fully paid, (name), | provided by the certified or regi addressed to the at the party's: | court clerk) with the stered, return receip e party to be served: | e United States of requested, or \(\subseteq \text{ Petitioner or or other)} \) |
| requested, the return | receipt should b | be attached to this l | Declaration of S | Service.) | |
| Certificate of I document you are filing | | | | complete this certificks that apply: | cate regarding the |
| ☐ I selected thi | is document for n | nyself and I complete | ed it without paid | assistance. | |
| \square I paid or wil | l pay money to _ | | for | assistance in preparin | g this form. |
| I hereby declare that t | the above statem | ent is true to the be | est of my knowle | dge and belief, and t | hat I understand |
| it is made for use as ev | vidence in court | and is subject to pe | nalty for perjury | y• | |
| Dated this day | of | , 20 | | | |
| | | | | | |
| Signature of Server | | Prir | nt Name | | |
| Address or Contact Add | dress | City | , State, Zip | Telephone or Con | tact Telephone |

Disso-1BC: DecSrv1BCVer11.docx (8/2012)

| In the Matter of \square the Marriage of: | |
|---|--|
|) , | Case No |
| Petitioner,) and) | |
|))) | ACCEPTANCE OF SERVICE |
| Respondent. | |
| STATE OF) | s. |
| County of) | o. |
| coverage, mediation and other information provof Certificate of Document Preparation regarding the document you are filing with the I selected this document for myself a | on of assets, Notice of CIF Filing, continuation of health wided by the court clerk in the County of |
| Signature of Respondent | Print Name |
| Address or Contact Address City, Stat | e, Zip Telephone or Contact Telephone |
| SIGNED AND SWORN to before me t | his, 20, |
| | Notary Public for/Court Clerk My Commission Expires: |

| City, State, Zip | Telephone or Contact Telephone |
|--|--|
| Petitioner, Print Name | Address or Contact Address |
| Submitted by: | Petitioner, Signature |
| DATED this day of | |
| regarding the document you are filing with I selected this document for my | ation. You are required to truthfully complete this certificate in the court. Check all boxes and complete all blanks that apply yelf and I completed it without paid assistance. for assistance in preparing this |
| ORCP 69 D. A party seeking a judgn | nent by default must file a motion and supporting declaration. |
| ORCP 69 C. A party seeking default | ment of Points and Authorities must file a motion for order of default and a supporting declaration rmation establishing that entry of such order is proper. |
| Petition for Dissolution and other documes State of | or the reason that Respondent was served with the Summons, nts required by law in County , 20 and has not made an law. Petitioner also requests that this Court grant an Order ral Judgment of Dissolution under ORCP 69D. |
| | Motion Petitioner requests that this Court grant an Order entering the |
| Respondent. | |
| Petitioner, and | PETITIONER'S EX PARTE MOTION FOR ORDER OF DEFAULT AND ENTRY OF JUDGMENT BY DEFAULT (ORCP 69) |
| In the Matter of \square the Marriage of: | Case No |

PETITIONER'S MOTION FOR DEFAULT ORDER AND ENTRY OF JUDGMENT BY DEFAULT - PAGE 1 OF 1 $\,$

Disso-1BC: MoDefault-1BC-Ver04.doc (6/2014)

| in the | watter | of in the Marriage of: |) | | |
|----------------------|--------------|---|---|--|--|
| | and | Petitioner, |) Case No) PETITIONER'S DECLARATION IN SUPPORT) OF MOTION FOR ORDER OF DEFAULT AND ENTRY OF JUDGMENT BY DEFAULT | | |
| | | Respondent. | | | |
| | I, | | , am the Petitioner in this proceeding. | | |
| 1. | Check A. | | now, and was not at the time of the service of the Summons and tary service of the United States. | | |
| | B. | ☐ The Respondent is now active military service of t ☐ (<i>check if applic</i>) | w, or was at the time of the service of the Summons and Petition, in the he United States. able) The Respondent has waived his/her rights under the Service- | | |
| | C. | members' Civil Relief Act, as shown by the attached affidavit, labeled as Exhibit After diligent efforts, I am unable to determine whether or not the Respondent is now, or was at the time of the service of the Summons and Petition, in the active military service of the United States. The moving party shall be required to post bond pursuant to 50 U.S.C. App. § 521(b)(3). (check if applicable) I have requested, but have not yet received, a determination from the Department of Defense regarding Respondent's military status. | | | |
| 2. | REQU | UIRED: The following facts | s support my declaration regarding Respondent's military status: | | |
| | | | | | |
| | incapa | | ot at the time of the service of the Summons and Petition a ble person, a protected person, or a Respondent in a fiduciary gon law. | | |
| 4. provi o | □ led wri | | or his/her Attorney has filed appearance, appeared in court or in appearance in this proceeding. | | |
| for an | order c | e of intent to file an appearan | Attorney has filed an appearance, appeared in court or provided nce and I \square have \square have not served written notice of the application or his/her Attorney at least 10 days before seeking this order of | | |

| 5. | ult is being applied for contemp | oraneously. |
|---|---|--|
| 6. | ef requested in my Petition exce | pt: |
| pursuant to ORCP 68B and and disbursements). I as | (Cite any ked for the award of costs and di | s. I seek the award of costs and disbursements y other basis you have for the right to seek costs sbursements in my Petition. The amounts sought |
| | ek the award of attorney fees. (If | Tyou check the first box you must comply with my Petition. |
| regarding the document you I selected this do | are filing with the court. Check cument for myself and I complete | uired to truthfully complete this certificate all boxes and complete all blanks that apply: ted it without paid assistance. for assistance in preparing |
| KNOWLEDGE AND BEL | | NT IS TRUE TO THE BEST OF MY AND IT IS MADE FOR USE AS EVIDENCE CJURY. |
| DATED this | _ day of | , 20 |
| Signature | Print Name | |
| Address or Contact Address | City, State, Zip | Telephone or Contact Telephone |
| | | |
| I certify this is a true copy: | | |
| Petitioner's Signature | | |

| In the Matter of \square the Marriage of: | |
|---|------------------------------------|
| | Case No |
| Petitioner, | ORDER OF DEFAULT |
| and | |
| Respondent. | |
| Petitioner's Motion for Order of Default an | d Entry of Judgment by Default is: |
| ☐ Allowed. | |
| ☐ Denied | |
| DATED this day of | 20 |
| DATED uns uay of | |
| Ō | Circuit Court Judge |

Print Name

Disso-1BC: OrderDefault1BC-Ver01.doc (5/14)

| In the Matter of: ☐ the Marriage of: | |
|---|---|
| | Case No |
| Petitioner, and | MOTION FOR ORDER ALLOWING JUDGMENT ON AFFIDAVIT IN LIEU OF HEARING |
| Respondent. | _ |
| | Motion |
| Based on ORS 107.095(4) and | |
| ☐ the co-petition of the parties (or) ☐ the Order of Default and Entry of Judgme ☐ the appearance of Respondent and waiver ☐ the stipulation of the parties to the entry of ☐ Petitioner ☐ Respondent requests that this Court attached Affidavit in lieu of a hearing. | r of the right to further appearance (or) |
| Statement of 1 | Points and Authorities |
| Court to be in default, or the respondent appeared by | ne parties are co-petitioners, or respondent is found by the ut waived further appearance, or the parties stipulate to the purt to enter a judgment of dissolution upon affidavit without |
| regarding the document you are filing with the court \Box I selected this document for myself and I | u are required to truthfully complete this certificate t. Check all boxes and complete all blanks that apply: completed it without paid assistance. for assistance in preparing |
| Date: ☐ Petitioner's ☐ Responder | nt's Signature: |
| Submitted by: | |
| Petitioner Respondent (Print Name) | Address or Contact Address |
| City, State, Zip | Telephone or Contact Telephone |

MOTION FOR ORDER ALLOWING JUDGMENT ON AFFIDAVIT IN LIEU OF HEARING - PAGE 1 OF 1

| In the Matter of ☐ the Marriage of: | |
|---|--|
| | Case No |
| Petitioner, and | ORDER ALLOWING JUDGMENT ON AFFIDAVIT IN LIEU OF HEARING |
| Respondent. | |
| Petitioner's Motion for Order Allowing Jud ☐ Allowed. ☐ Denied_ | |
| DATED this day of | |
| | Circuit Court Judge |
| | Print Name |

| In the Matter of \square the Marriage of: |) |
|--|--|
| Petitioner, and |) Case No) PETITIONER'S AFFIDAVIT SUPPORTING) JUDGMENT OF DISSOLUTION |
| Respondent. |) |
| STATE OF OREGON County of |)) ss.) |
| Ι, | , being first duly sworn, say: I am the petitioner in this |
| proceeding. The parties were married/regist | tered on (date):, in the County of |
| , State of | Irreconcilable differences between the |
| spouses/partners has caused the irremediable | e breakdown of the marriage/domestic partnership. \square Petitioner \square |
| Respondent was an Oregon resident continu | ously for at least six months immediately prior to commencement of this suit. |
| \square No domestic relations suits involving this | s marriage/partnership of Petitioner and Respondent are pending in any other |
| court. | |
| \square There are no unemancipated chil | dren under the age of 18 to this marriage/partnership, OR no child of this |
| marriage/partnership is age 18 to 21 and a "o | child attending school" as defined in ORS 107.108. |
| ☐ Neither party is now pregnant. | |
| \square Respondent has not appeared in t | this matter and an Order of Default has been entered. |
| \square Respondent filed a response and | later signed and filed a Waiver of Further Appearance and Consent to |
| Entry of Judgment, (or) ☐ has waived furth | er hearing by stipulating to the terms of the Judgment. |
| This case is now ready for a hearing | on the merits. I make this affidavit in support of a Judgment of Dissolution |
| of Marriage/Domestic Partnership without a | hearing. The allegations in my Petition are true and it is just and reasonable |
| the relief requested in the proposed judgmer | it be granted. |
| \Box The request for spousal support i | s supported by the following facts: |
| | |
| | |
| | |

| Certificate of Document Preparation | on. You are required to tru | thfully complete this certificat | te regarding the |
|---|--------------------------------|---|------------------|
| document you are filing with the court. Check | k all boxes and complete a | ll blanks that apply: | |
| \Box I selected this document for mysel | lf, and I completed it without | out paid assistance. | |
| ☐ I paid or will pay money to | | for assistance in preparing | g this form. |
| Dated:, 20 | • | | |
| Datition on's Cinnatum | Deigna Magna | | |
| Petitioner's Signature | Print Name | | |
| Address or Contact Address City, | State, Zip Teleph | one or Contact Telephone | |
| SIGNED AND SWORN to before me | e this day of | , 20 | , |
| by | | | |
| | | | |
| | | Notary Public for My Commission Expires: | |

| In th | ne Matter of □ the Marriage of: |) Case No. |
|------------|---|---|
| | |) |
| | Petitioner, | GENERAL JUDGMENT OF □DISSOLUTION OF MARRIAGE □DOMESTIC PARTNERSHIP |
| | and |) and MONEY AWARD) |
| | Respondent |) |
| 1. Th | is matter came before the Court: | |
| | On the motion and affidavit of Petition | ner, the default of Respondent having been found. |
| | | lt of Respondent having been found, and Respondent being |
| repres | ented by a guardian ad litem or another | <u> </u> |
| | | ner, Respondent having filed a Waiver of Further Appearance. |
| _ | On the stipulations of the parties, as sl | • |
| | | , at which the following persons were present: |
| | $\Box \text{Petitioner} \Box \text{Petitioner's}$ | s attorney |
| | | t's attorney: |
| | □ Respondent □ Responden | t s attorney. |
| 2. Fin | and found that: ☐ A | Affidavit \square Affidavit and stipulations \square Evidence presented |
| A. | Irreconcilable differences have caused partnership. | the irremediable breakdown of this marriage/domestic |
| B. | - | ondent has/have been a resident of and domiciled in the state of |
| | • | nmediately prior to the filing of the Petition for Dissolution of |
| | Marriage. | |
| | | r both of the parties to this case currently live in the county where |
| | - | er party currently resides in Oregon but the petition has been filed |
| 111 | in the county where \square Petitioner or \square | Respondent last resided. |
| /// /// | | |
| /// | | |

NOW, THEREFORE, IT IS HEREBY ORDERED:

The terms of this judgment are effective immediately. The marital/domestic partner status of the parties shall terminate on the date this judgment is signed by the judge.

| 3. Spousal Support and Life Insurance. □ No spousal support or spousal life insurance is ordered in this case (skip the rest of paragraph 3). |
|--|
| Spousal Support. Support shall be paid by: □ Petitioner to Respondent (or) □ Respondent to Petitioner In the amount of:\$ per month, or \$ by(date). Period support payments shall last:, or the death of either party, whichever comes first. The support shall be called (<i>check one or more</i>): □ transitional □ compensatory □ spousal maintenance, based on consideration of the following factors: |
| Spousal support payments are taxable to the obligee spouse/domestic partner and deductible to the obligor spouse/domestic partner. All payments terminate upon the death of either party. Judgment is entered accordingly. |
| Payments. ☐ Petitioner ☐ Respondent shall pay spousal support beginning on: ☐ The first (or) day of the month following the date of the judgment and continuing on the same day of each month thereafter. or ☐ The date Respondent was served with the petition and continuing on the same day of each month thereafter (check this option only of requested in the Petition or agreed to by the parties). |
| All payments of spousal support shall be made: Directly into |
| Life Insurance. ☐ Petitioner ☐ Respondent shall buy and maintain life insurance for the benefit of ☐ Petitioner ☐ Respondent throughout the period of the spousal support obligation in the amount of \$ |
| 4. Real Property Distribution. □ Neither Petitioner nor Respondent has any interest in any real property located in this or in any other state. □ Petitioner □ Respondent has/have an interest in real property located at the address of |

| ☐ This property shall be | e distributed as follows: | | | | |
|--|--|---|---|--|--|
| ☐ The legal description Judgment. ☐ Petitioner ☐ Responder transferring the real prop | ed "Paragraph 4 - Real Property of the property is attached as "dent shall be responsible for the erty as required by this judgment operty is not within the jurisdic | Exhibit preparation, signing nt. | " and incorporated into this | | |
| 5. Personal Property Distribution (including motor vehicles). □ The Petitioner and Respondent have divided between them all personal effects, household goods and other personal property they own separately or together, and each shall be awarded those items now in their possession. □ The Petitioner is awarded the following personal property: | | | | | |
| | | | | | |
| compensation plan, and/or st the Respondent. The Respondent compensation plan, and/or st in the Petitioner. | is awarded his/her retirement be | ner's current or past e enefits, pension plan, ident's current or pas | employer, free of any interest in profit-sharing plan, deferred at employer, free of any interest | | |
| 6. Distribution of Debts. | "Paragraph 5 - Respondent's Po | ersonal Property Dist | ribution continued" attached. | | |
| ☐ The debts shall be Name of Creditor (who money is owed to) | What debt is for | Amount | Who shall pay (Petitioner or Respondent) | | |
| | | | | | |
| | | | | | |
| ☐ Additional page attached, | labeled "Paragraph 6 - Distribu | ition of Debts continu | ued." | | |

GENERAL JUDGMENT OF DISSOLUTION OF MARRIAGE/DOMESTIC PARTNERSHIP; AND MONEY AWARD - Page 3 of 9 $\,$

Each party shall be responsible for the payment of all debts incurred by him/her individually since the date of the separation; all debts which are distributed to him/her by the court; and all debts which are secured by property distributed to that party. Also, if any creditor asks the spouse/domestic partner not responsible for a debt to pay all or a portion of it, and s/he does so, the spouse/domestic partner responsible for that debt shall reimburse the other spouse/domestic partner for any monies s/he paid to the creditor after the date this judgment was entered. The date of separation (when you began living apart) was: 7. Transfer of Property and Debts. Within thirty (30) days of the date of this judgment, each party shall execute, acknowledge and deliver whatever documents are necessary to accomplish the distribution of debts and property ordered by the court. The judgment shall operate to convey title to the party awarded the property if the other party fails to comply with this requirement. 8. Former Name. \square Petitioner's \square Respondent's former name of is restored. 9. Additional Provisions: ______ ☐ Additional page attached labeled "Paragraph 9 - Additional Provisions continued." 10. Court Costs and Fees. A. Deferred Costs and Fees Any court costs and service fees (if service was completed by the Sheriff) that were deferred (required to be paid at a later date) by the court shall be paid by: ☐ Petitioner ☐ Respondent. ☐ Both parties equally ☐ Other: **B.** Costs and Fees Paid by the Parties ☐ Each party shall be responsible for paying his/her own court costs and service fees for this case. \square To be paid by both parties equally ☐ Petitioner ☐ Respondent shall reimburse the other spouse/party for his/her court costs and service fees for this case. Other: Judgment shall be entered according to the cost and fee allocation listed above. 11. Information Required by ORS 25.020 and ORS 107.085. ☐ Based on a finding that the health, safety, or liberty of ☐ Petitioner ☐ Respondent or a child, , would unreasonably be put at risk by disclosure of the following information, \square Petitioner \square Respondent has been allowed not to disclose this information. ☐ Otherwise: Petitioner Respondent Full Name

| | Petitioner | Respondent |
|---|--|--|
| Former Legal Name(s) | Do not list. Provide by UTCR 2.130 CIF. | Do not list. Provide by UTCR 2.130 CIF. |
| Age | | |
| Address or Contact Address | | |
| Telephone Number | | |
| Social Security Number | Do not list. Provide by UTCR 2.130 CIF. | Do not list. Provide by UTCR 2.130 CIF. |
| Drivers License Number | Do not list. Provide by UTCR 2.130 CIF. | Do not list. Provide by UTCR 2.130 CIF. |
| Employer Name | Do not list. Provide by UTCR 2.130 CIF. | Do not list. Provide by UTCR 2.130 CIF. |
| Employer Address | Do not list. Provide by UTCR 2.130 CIF. | Do not list. Provide by UTCR 2.130 CIF. |
| Employer Telephone | Do not list. Provide by UTCR 2.130 CIF. | Do not list. Provide by UTCR 2.130 CIF. |
| allowed not to disclose in Justice or the District Att Date of marriage/domest Place of marriage/domest 12. Money Award. Ch | ic partnership: tild Support Obligation included incl | the preceding section to the other parent. ot included. |
| Additional information required by ORS 18.042 | PETITIONER | RESPONDENT |
| Full Name | | |
| Address or Contact Address | | |
| Attorney's Name, Telephone Number and Address (if applicable) | | |
| Year of Birth | | |
| Last Four Digits of Driver's License Number and State of Issuance | | |

| Last Four Digits of the Support Obligor's Social Security Number | | | | |
|--|---|--|--|--|
| | mation is to be provided tor") as listed in this Jud | l by any party entitled to receive a money award lgment. | | |
| Others Entitled to Portions of Judgme Payable to PETITIONER | nt portion of a payment | The following person(s) or public bod(ies) are known by Petitioner to be entitled to a portion of a payment made on the judgment (other than Petitioner's attorney): None or | | |
| Others Entitled to Portions of Judgme Payable to RESPONDENT | nt to a portion of a pay | The following person(s) or public bod(ies) are known by Respondent to be entitled to a portion of a payment made on the judgment (other than the Respondent's attorney): | | |
| Type of Judgment | | A | | |
| | | Amount of Judgment | | |
| Spousal Support Award | WHO PAYS Petitioner Respondent WHO RECEIVES Petitioner Respondent | 1. \$ per month starting on: \[the first (or) day of the month following the date of the judgment and continuing on the same day of each month thereafter, or \[\text{ | | |
| Spousal Support Award SPOUSAL SUP PARTNER AN | ☐ Petitioner ☐ Respondent WHO RECEIVES ☐ Petitioner ☐ Respondent PORT PAYMENTS ARED DEDUCTIBLE TO TEMPER SECTION (1995) | 1. \$ per month starting on: \[\begin{align*} \text{ the first (or) day} & fthe month following the date of the judgment and continuing on the same day of each month thereafter, \(\oddsymbol{or} \) the date Respondent was served with the Petition, and continuing on the same day of each month thereafter. Support will last until | | |

/// /// ///

| Property Division (if applicable) | WHO PAYS ☐ Petitioner ☐ Respondent | 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 i |
|--|---|--|
| | WHO RECEIVES ☐ Petitioner ☐ Respondent | full; or 2. A lump sum payment of \$ |
| Prejudgment Interest (Note: ORS 21.607(1) disallows interest on fees that have | WHO PAYS ☐ Petitioner ☐ Respondent WHO RECEIVES | \$ |
| been deferred.) | ☐ Petitioner ☐ Respondent | |
| Postjudgment Interest (Note: ORS 21.607(1) disallows interest on fees that have been deferred.) | WHO PAYS ☐ 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. |
| | WHO RECEIVES ☐ Petitioner ☐ Respondent | Judgment is entered and continues until fully paid. |
| Accrued Arrears (if any, on judgments to be paid on a periodic | WHO PAYS ☐ 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 \$ |
| basis) | WHO RECEIVES ☐ Petitioner ☐ Respondent | 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 WHO PAYS Petitioner Respondent \$ | \$ | |
| fees, process fees) | WHO RECEIVES ☐ Petitioner ☐ Respondent | |
| | | |

/// /// ///

| Attorneys Fees (if any) | WHO PAYS ☐ Petitioner ☐ Respondent | \$ | |
|------------------------------|-------------------------------------|---|--------------|
| | WHO RECEIVES □ Petitioner | | |
| | ☐ Respondent | | |
| DATED this | day of | , 20 | |
| | | Circuit Court Judge | |
| | | Print Name | |
| □ All mantica have a | anno d (atimulato d) to the t | owner of this in James 4 (Sion hefere a restant | |
| court clerk only.) | igreed (supulated) to the to | erms of this judgment. (Sign before a notar | ry public or |
| | | | |
| ☐Petitioner, Signatu | ure | | |
| | | | |
| State of County of |) | | |
| | | | |
| This instrument was a | acknowledged before me on | , 20, (date) | |
| by | | (name of person(s) |). |
| | | | |
| | | Notary Public for | /Court Clerk |
| | | My Commission Expires: | |
| | | | |
| \square Respondent, Signat | ure | | |
| State ofCounty of |) | | |
| This instrument was acl | knowledged before me on | | |
| by | | (name of person(s)). | |
| | | | |
| | | Notary Public for | |
| | | My Commission Expires: | |

| Certificate of Document Prepar document you are filing with the | | o truthfully complete this certificate regarding the discomplete all blanks that apply: |
|--|------------------|---|
| • | | ted it without paid assistance. |
| \square I paid or will pay mone | ey to | for assistance in preparing this form |
| Submitted by: | | |
| ☐Petitioner ☐Respondent, Sign | nature | Print Name |
| Address or Contact Address | City, State, Zip | Telephone or Contact Telephone |
| | | s judgment and attachments thereto by U.S. Mail: |
| on the following date: | | |
| | | |
| ☐ Petitioner ☐ Respondent, Sig | nature | Print Name |
| I certify that this is a true copy: | | |
| ☐Petitioner ☐Respondent, Sign | ature | |



RECORD OF DISSOLUTION OF MARRIAGE, ANNULMENT OR REGISTERED DOMESTIC PARTNERSHIP

136-

State file number:

| | | • | representative of the pecount with the petition. | | • | • | • | | • | |
|------------------------|--|---|---|-----------------------|--|--|---|------------------------|---|--|
| | Case nur | mber: | | | | | | | | |
| | Judgmen | t type: | ☐ Dissolution of m | | ☐ Annulmer | nt | ☐ Dissolution of | of registered domestic | partnership(RDP) | |
| Husband / | 1. Husba | and/Partner | A – Legal name: | (first, middle | e, last, suffix) | 2. Las | st name at birth: (no | ot required for RDP) | | |
| Partner A | 3. Resid | ence or leg | al address: (street an | d number) | (city or town |) | (county) | (state) | | |
| | 4. Other | legal last n | ames used: | | | | | | | |
| L | 5. Date of birth: (mm/dd/yyyy) | | | | | 6. Birthplace: (state, territory or foreign country) | | | | |
| Wife / | 7. Wife/I | Partner B – | Legal name: | (first, middle | e, last, suffix) | 8. Las | st name at birth: (no | ot required for RDP) | | |
| Partner B | 9. Residence or legal address: (street and number) (city or town) (county) (state) | | | | | | | | | |
| | 10. Other | legal last n | ames used: | | | | | | | |
| L | 11. Date | 11. Date of birth: (mm/dd/yyyy) | | | | | 12. Birthplace: (state, territory or foreign country) | | | |
| Marriage / | 13. Date | 13. Date of marriage / filing of RDP declaration: (mm/dd/yyyy) | | | | | 14. Date couple last resided in same household: (mm/dd/yyyy) | | | |
| Declaration | 15a.Plac | 15a.Place of marriage/RDP: (city, town or location) 15b.County: | | | | | 15c.State or foreign country: | | | |
| l | 16. Number of children under 18 in this household as of the date in item | | | | | 14: | 17. Petitioner: | | | |
| | Number: None 18a.Name of petitioner's attorney: (print) 18b. Address: (street an | | | | | | ☐ Husband/Partner A☐ Wife/Partner B☐ Both Ind number or rural route number, city or town, state, ZIP code) | | | |
| Attorney | 19a.Name of respondent's attorney: (print) 19b. Address: (street and number or rural route number, city or town, state, ZIP code) | | | | | | | | | |
| | | о о ооро | (py | | 21710010001 (011 | | | are named, english | , c.a.c, <u>_</u> ccac, | |
| Judgment | | age/RDP de ved on: <i>(mi</i> | eclaration of the above im/dd/yyyy) | named perso | ons was 21 | .Date j | udgment becomes | effective: (mm/dd/yyy | y) | |
| | 22. Numb | er of childre | en under 18 whose phy | sical custody | y was awarded t | to: | | | | |
| | | sband/Partr | | er B | Joint (shared | d custo | | specify) | No children | |
| | 23. Coun | ty of decree | 2: | | | | 24. Title of court: Circuit | | | |
| | 25. Signa | ture of cou | rt official: | | 26. Title of court office | | | | .Date signed: (mm/dd/yyyy) | |
| L | → | | | | | | | | | |
| | | | | | | | | | | |
| | | | | | | | | | | |
| In | formation be | elow will no | t appear on the certified | copies of th | e record. | | | | | |
| | 28. Husbar | nd's Social | Security number: (not r | equired for F | RDP) | 29. W | ife's Social Security | number: (not require | d for RDP) | |
| | | ge/RDP – | 31. If previously married or in a RDP date last marriage/RDF ended: | | 32. Hispanic origin Cuban, Mexica Puerto Rican | | 33. Race(s): Black, White, etc. | | 34. Education – Specify only highest grade completed: | |
| L | Marriage | econd, etc.: | By death, divorce, dissolution or annulment (specify below) | Date: (mm/dd/yyyy) | List all that apply | | List all that apply (specific below) | fy Elementary/Secon | ndary: College: (1-4 or 5+) | |
| | 30a. | 30b. | 31a. | 31b. | 32a. | | 33a. | 34a. | 34b. | |
| Husband / Partner A | | ! ! ! | | ! ! | | | | | | |
| Wife / Partner B | 30c. | 30d. | 31c. | 31d. | 32b. | | 33b. | 34c. | 34d. | |
| | | ! ! ! | | | | | | | | |