# IN THE CIRCUIT COURT OF THE STATE OF OREGON FOR THE COUNTY OF \_\_\_\_

in the Matter of the Marriage or Registered Domest	Case No:
Petition and	er <b>GENERAL JUDGMENT OF DISSOLUTION OF</b>
	☐ MARRIAGE ☐ RDP
Responde	<u></u> nt
and	
Unmarried children 18, 19, or 20 years old (full name	nes)
This document was presented to the cou	
$\square$ On the motion and declaration of Petitioner	, the <u>default</u> of Respondent having been found
☐ and Respondent being represented by a Oregon Rules of Civil Procedure, Rule 27	guardian ad litem or other person described in
$\Box$ On the <u>stipulation</u> of the parties, as shown b	by the signatures at the end of this <i>Judgment</i>
	<i>(ate)</i> , at which the following persons were present:
	ey
☐ Other	
Children 18, 19, or 20 Years of Age	
☐ Waived further appearance in these	proceedings: <i>(names)</i>
☐ Fully participated in the proceedings (names)	s and are bound by the terms of this judgment:
· · · · · · · · · · · · · · · · · · ·	f this judgment as shown by the signatures below
FINDINGS:	
<b>A.</b> The court considered the $\square$ Declaration $\square$ that: <i>(Check all that apply)</i>	Stipulations $\square$ Evidence presented and finds
	the irremediable breakdown of this marriage or
registered domestic partnership	
II. At the time the <i>Petition</i> was filed:	
	lived in Oregon and that same spouse had lived in
Oregon continuously for 6 months price lived in the county in which the <i>Petition</i>	or to the filing of the Petition. At least one spouse was filed.
Registered Domestic Partnership Only:	
	egon and that same partner had lived in Oregon
in the county in which the <i>Petition</i> w	he filing of the Petition. At least one partner lived as filed.

	-	r lived in Oregon and the Respondent} last resided	Petition was filed in the c	ounty where
B. Pa	rty and Marriage/	RDP Information:		
Da	te of Marriage or reg	istration of RDP:		
Pla	ce of Marriage or reg	sistration of RDP:	(Co	unty, State)
Cu	rrent age of parties:	Petitioner	Respondent	<u></u>
		es (Children conceived, y children otherwise lega		
		Name	Year of Birth	Age
	☐Additional page a	ttached titled "Findings C –	Children of the parties"	
□ Peti	tioner 🗆 Responden	t is not the father of, or pa	aternity has not been esta	blished for, the
childre	en: <i>(names)</i>			
□ Nei≀	ther party is now pre	gnant <i>(or)</i>		
□ Peti	tioner $\square$ Responden	t is now pregnant		
	The other party is no	t the parent of the child d	ue (date)	
D. Ch	ild Custody Juriso	liction		
☐ Oregon has jurisdiction under the Uniform Child Custody Jurisdiction and Enforcement Act (UCCJEA) to decide custody and parenting time matters because:  ☐ Oregon is the children's home state (all of the minor children have lived here continuously for the six month period immediately before this case was filed)  ☐ Other:				
□ Ore	gon does not have in	risdiction under the UCCJ	JEA because:	
	o			

### 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 upon entry in the court register.

#### **CHILDREN**

#### NOTICE ABOUT PARENTING TIME AND CHILD SUPPORT

The terms of child support and parenting time (visitation) are designed for the child's benefit and not the parents' benefit. You must pay support even if you are not receiving parenting time. You must comply with parenting time and visitation orders even if you are not receiving child support.

Violation of child support orders and visitation or parenting time orders may result in fines, imprisonment, or other penalties.

Help may be available to establish, enforce, and modify child support orders. Paternity establishment services are also available. Contact your local district attorney, the domestic relations court clerk, or the Department of Justice at 1.800.850.0228 or 503.378.5567 for information.

Help may be available to establish, enforce, and modify parenting time or visitation orders. Forms are available to enforce parenting time or visitation orders. Contact your local court for information.

1. Custody and Parenting Ti
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J	of the children is awarded as follows: etitioner and Respondent have <b>joint</b> custody of the following children:
□ P	etitioner is awarded <b>sole</b> custody of the following children <i>(names)</i> :
$\Box$ R	espondent is awarded <b>sole</b> custody of the following children <i>(names)</i> :
	nting time is awarded as described in the attached <b>Parenting Plan</b> , labeled Exhibit or to Petitioner Respondent as follows
<u>-</u>	☐ Parenting time will be supervised by
	☐ Any cost of supervision must be paid by ☐ Petitioner ☐ Respondent ☐ Other:
	☐ Petitioner ☐ Respondent is not awarded parenting time because it would endanger the health and safety of the children

<b>Relocation</b> ☐ Neither parent may move more than 60 miles further distant from the other parent without giving the other parent reasonable notice of the change of residence and providing a copy of such notice to the court, <b>or</b> ☐ The requirement of ORS 107.159 regarding notice of relocation is suspended for good cause	
<u>Contact Information</u> ☐ Petitioner and Respondent must each provide contact addresses and contact telephone numbers to the other and notify each other of any emergencies or substantial changes in the children's health ☐ Good cause exists to suspend the obligation of the parties to provide contact information to each other	
Parental Authority ☐ The non-custodial parent's authority under ORS 107.154 is suspended for good cause	
2. Child and Medical Support and Life Insurance for Children	
A. <u>Child Support</u>	
Existing Child Support Obligation list court/agency, case number, and date of prior child support orders and judgments:	
$\square$ No action is taken by this judgment regarding any prior child support order or judgment	
☐ This judgment <b>does not</b> replace any existing child support order or judgment. Payment amount and schedule remain as ordered on <i>(date of order or judgment)</i> :	
☐ This judgment <b>replaces</b> the existing child support obligation because the existing orders and judgments were issued by an Oregon court or agency, one of the parents or children receiving support still resides in Oregon, and circumstances have changed since the orders were entered. Support is due as detailed in the "Support Order" section below.  ☐ any arrears accumulated under the continued order or judgment remain due	
Other:	
Presumed Inability To Pay Under ORS 25.245	_
☐ The parent who would pay support is presumed to be unable to pay because that parent: ☐ receives cash payments from a <b>public assistance</b> program including TANF or SSI ☐ is (or is expected to be) <b>incarcerated</b> (in jail or prison for at least 6 months) and has income less than \$200 per month	
☐ The presumption <b>has not been rebutted</b> and <b>no</b> child support (including cash medical support) is ordered	
☐ The presumption <b>has been rebutted</b> , and support <b>is ordered</b> as detailed in the "Support Order" section below for the following reasons:	

<b>Support</b>	<u>Order</u>
of an ex (explain	<b>port</b> is ordered for reasons other than the presumption of inability to pay or continuation isting order or judgment  n):
or □ Suppor	rt must be paid:
	☐ Petitioner ☐ Respondent
•	☐ Petitioner ☐ Respondent ☐ Adult Child Attending School (name):
On	the first day of each month
Starting	<ul> <li>☐ the month following entry of this judgment or</li> <li>☐ the date of service of this Petition</li> </ul>
The total m	onthly amount due is: \$ (Child Support Worksheets are attached orated, labeled Exhibit)
different	nt is:  unt presumed to be appropriate under the support guidelines t from the presumed appropriate amount of \$ because the presumed unjust or inappropriate (explain):
	<b>Iedical Support</b> ical support has already been ordered in another case ☐ as listed in Section 2A
	above or  from county. The court case # is and the Child Support Program (CSP) # is The existing order is not changed
	☐ The existing order is <u>not</u> changed ☐ The existing order is terminated. Medical support is ordered as follows
	i. Health Insurance Coverage  Petitioner Respondent is ordered to keep insurance throughout the period of the child support obligation
	ii. Cash Medical Support  ☐ Cash Medical Support is ordered in the amount of \$ per month because health insurance is not available. Cash Medical Support is payable by the parent ordered to pay child support on the same schedule.  ☐ The paying parent is ordered to provide Cash Medical Support only when not providing health insurance for the children
	☐ Cash Medical Support is <b>not</b> ordered because: ☐ Support is presumed to be unavailable for the reason marked above and the presumption has not been sufficiently rebutted ☐ The parent paying child support has income at or below Oregon's minimum wage for full-time employment, so cash medical support should not be ordered ☐ The children's medical needs will be met by the <i>Uninsured Medical Expenses</i> provision below ☐ Other (explain):

## CHANGES TO HEALTH INSURANCE AVAILABILITY

Both the payor and the recipient of child support **must** notify the Division of Child Support (DCS) in writing of any change in the availability of health insurance within **10 days** of the change if collection services are provided by DCS.

iii. <u>Uninsured Medical Expenses</u> Uninsured medical expenses are not awarded
Petitioner must pay% and Respondent must pay% of the unreimbursed costs of the children's reasonable medical, dental, and vision care. This does not include ordinary nonprescription expenses like bandages, vitamins, and copays for regular checkups, which the parents must provide for the children in proportion to their parenting time. This obligation is in addition to any child support and will be offset by any cash medical support ordered above.  or  This obligation is in addition to any child support and cash medical support ordered above
C. <u>Payment</u>
NOTICE OF INCOME WITHHOLDING  This child support order is enforceable by income withholding under ORS 25.378 to 25.390, 25.414 to 25.372, and 25.375. Withholding shall occur immediately whenever there is an arrearage at least equal to the support payment for one month, whenever the obligated parent requests such withholding, or whenever the obligee requests withholding for good cause. The District Attorney or, as appropriate, the Division of Child Support of the Department of Justice, will assist in securing such withholding. Exceptions may apply in some circumstances.
<ul> <li>☐ Income withholding is not ordered at this time because there is no support arrearage, the paying parent has not previously been granted an exemption from withholding and</li> <li>☐ The parents (or the State, if support rights are assigned) have agreed in writing to an alternative arrangement which is approved by the court; or</li> <li>☐ Good cause not to require withholding is found because there is proof of timely payment of previously ordered support and income withholding would not be in the best interests of the child</li> </ul>
In all cases, select one of the following:  □ All support payments must be made to the Department of Justice, Child Support Accounting Unit, P.O. Box 14506, Salem, Oregon, 97309  Or  □ An exception to income withholding applies as noted above. All support payments must be deposited to the recipient's checking or savings account. The receiving parent is ordered to provide the paying parent with current deposit slips or bank name, account name, and account number.  Or

	Other (explain)
The	ult Child Attending School e Division of Child Support will pay support for an adult child attending school ectly to the child unless good cause exists for payment to be made another way  ☐ GOOD CAUSE exists not to pay support directly to a child attending school. Payments must be made to ☐ Petitioner ☐ Respondent in the amount of  § per month
D.	Length of Child Support
	Support ends when the last child becomes self-supporting, emancipated, or married
1	or (check one):  ☐ reaches age 18, or if the child qualifies as a child attending school under ORS 107.108, age 21 ☐ reaches age 18
_	m
E.	Tax Dependents Parties are advised that this judgment is not binding on the IRS and will not provide a defense if the parties fail to comply with IRS regulations in any given tax year
	As between the parties,  Petitioner Respondent may claim the following children as dependents for tax purposes beginning with the <b>tax</b> year this judgment is entered. The other parent must complete any IRS waivers or forms necessary to accomplish this judgment in each tax year and must not file contradictory tax returns.  List names:
	Other (specify):
F.	Life Insurance Coverage for Children  ☐ The party paying support must carry life insurance for the benefit of the parties' children 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 parties' children
G.	Additional Provisions
	$\Box$ Additional page attached titled "Section 2G"

## NOTICE ABOUT PERIODIC REVIEWS

If you are receiving child support services through the Department of Justice, either parent may request that the Department of Justice/Division of Child Support review the amount of support ordered after 3 years from the date the order took effect or at any time upon a substantial change of circumstances.

Spousal/Partner	SUPPORT	
☐ There is an existing support under the lim	ner Support and Life Insurance g Limited Judgment for temporary spousal ited judgment ends as of the date of entry o nder the Limited Judgment remain enforce	of the General Judgment, but
in this case <i>or</i> Spousal sup Petitioner	partner support or life insurance for the bosport must be paid by $\square$ Petitioner to Respo	ondent $(or) \square$ Respondent to
Type:	Terms:	Factors:
Transitional	<ul> <li>☐ monthly payments beginning the month following:</li> <li>➢ ☐ entry of this judgment or</li> <li>➢ ☐ the date of service of this Petition</li> <li>➢ ☐ or</li> </ul>	
	Ending*:  Or  lump sum payable by (date):	
Compensatory \$	☐ monthly payments beginning the month following:  ➤ ☐ entry of this judgment or  ➤ ☐ the date of service of this Petition  ➤ ☐ or  Ending*:  Or ☐ lump sum payable by	
Maintenance \$	(date):	

All payments end on the death of either party unless an earlier event is specified

□ To the Department of Justice, Child Support Accounting Unit, P.O. Box 14506, Salem, Oregon, 97309. Petitioner requests that collection, accounting, disbursement, and enforcement services be provided through the Department of Justice.
☐ Directly into
B. <u>Withholding</u> ☐ 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
C. 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 \$
PROPERTY AND DEBTS
<b>4.</b> 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):
$\square$ 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:
<ul> <li>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: A. □ The Petitioner is awarded the following personal property: </li> </ul>
☐ Additional page attached titled "Section 5A-Petitioner's Personal Property"
☐ The Petitioner is awarded all retirement benefits, pension plans, profit-sharing plans, deferred compensation plans, and stock options held by Petitioner's current and past

- v	iy interest by the Respondo is awarded the following p		
☐ The Respondent plans, deferred com	page attached labeled "Section is awarded all retirement l apensation plans, and stock the of any interest by the Peti	penefits, pension pl coptions held by Re	ans, profit-sharing
6. <u>Distribution of Debts</u>	The debts will be paid a	s follows:	T
Name of creditor (who money is owed to)	What the debt is for	Amount	Who pays (Petitioner or Respondent)
☐ Additional page att	ached titled "Section 6-Distr	bution of Debts"	
and deliver whatever do property ordered by the	at debt must reimburse th judgment is entered. the parties as of <i>(date)</i> :	e paying party for a nt, each party must accomplish the dist rates to convey title	execute, acknowledge,
7. <u>Former Name</u>			
☐ Petitioner's ☐ Responde		ed <i>(use FULL name</i>	e – first, middle, last)
8. Additional Provision		ed (dse i elli ham	inst, imadic, idsty
$\square$ Additional page att	ached titled "Section 8 - Add	itional Provisions"	
9. Court Costs and Fees			rvica faas
	e for paying his or her owr ont will reimburse the othe		

IF contains all information itial by UTCR 2.130.  Ind the Department of Junge in the information with ities and not district Attorney may not distri	has been completed for each on required by ORS 25.020 and ustice (P.O. Box 14506, Salem, ithin ten (10) days of such change. isclose the information in the CIF			
nge in the information wi strict Attorney may not d	ithin ten (10) days of such change.			
ation $\square$ included $\square$ no	MONEY AWARD Support Obligation □ included □ not included			
PETITIONER	RESPONDENT			
ard is the <u>JUDGMENT CRE</u>	 EDITOR; a party PAYING a money			
	ly to the child <b>AND</b> there is no r if the judge tells you that the			
and contact address)				
ent				
	ard is the JUDGMENT CRE support to be paid direct children of the parties, or editor, fill out this box: and contact address)			

The following info money award as li			ty entitled to receive a	
J	The following	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 or □	Name:		
Adult Child	None or	□ None or □ Name:		
Type of Judgment		Amount	Beginning / Ending	
☐ Child Support	WHO PAYS  ☐ Petitioner ☐ Respondent  WHO RECEIVES ☐ Petitioner ☐ Respondent ☐ Adult Child	\$ per month for cash medical support and \$ per month for child support	Beginning the first day of the month  following entry of this judgment  or the date of service of the Petition (date) or Other and due on the first day of each month thereafter  Ending when the last child turns 18 or 21 (if the child remains a Child Attending School)	
☐ 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:	

Type of Judgment		Amount	Beginning / Ending
		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  S  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 or specified	the death of either party	y unless an earlier event is
☐ Property Division	WHO RECEIVES  ☐ Petitioner ☐ Respondent	\$ per month until a total of \$ is paid	Beginning the <u>(day)</u> of the month following entry of judgment
		A lump sum of S	Paid by (date):
☐ Prejudgment Interest	WHO RECEIVES  ☐ Petitioner ☐ Respondent	S	
Postjudgment Interest	☐ Petitioner i☐ Respondent i	nterest on the unpaid palance of the total	Interest accrues from the date the judgment is entered and continues until the judgment is fully paid

☐ Court Costs and Service Fees already paid	WHO PAYS  ☐ Petitioner ☐ Respondent	Checked party reimburses the other party's costs and fees of:  \$  Directly to the awarded party	
☐ 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 re order of default is <b>parte</b> as allowed b parties present.	is ready for judicial sig equired under UTCR 5. being requested with the by statute or rule; or cted by this judgment h	nature because <i>(check all that apply)</i> : 100. ☐ The other party has been found in <b>default</b> or an nis proposed judgment; ☐ this judgment is submitted <b>ex</b> this judgment is being submitted in <b>open court</b> with all has <b>stipulated</b> to or approved the judgment, as shown by	
☐ I have <b>served</b> a UTCR 5.100 on all ☐ No objecti ☐ I received to do so. I ha objections rer	a copy of this judgment parties entitled to serv on has been served on objections that I could ve filed with the court a nain unresolved. erring about objections	and written notice of the 7-day objection period set out in ice (complete service information below). And: me within that time frame. 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	
<b>Certificate of</b>	Service under UTC	R 5.100	
I certify that	on <i>(date)</i> :	I placed a true and complete copy of	
this propose	sed <i>Judgment</i> in the United States mail to <i>(name)</i>		
at (address)			
Submitted by:   Petition	ner 🗌 Respondent		
Signature		Print Name	

I understand that I am subject to penalty for perjury for giving false information to the court. All factual information in this Judgment is true to the best of my knowledge and belief. I agree to the terms of this Judgment. I understand that this Judgment is enforceable by the court.

Date	Petitioner Signature		
	Print Name		
Contact Address	City, State, Zip	Contact Phone	
☐ Respondent stipulates (agrees) to	the terms of this judgment		
Date	Respondent Signature		
	Print Name		
Contact Address	City, State, Zip	Contact Phone	
☐ Child 18, 19, or 20 years of age, sti	pulates to the terms of this judgment		
Date	Adult Child Signature		
	Print Name		
Contact Address	City, State, Zip	Contact Phone	
By signing below, I apply for child Support Program (CSP). If you ne	R FULL CHILD SUPPORT PROG d support services, including enforcer ver received TANF, tribal TANF or A er \$550 is collected and distributed to	ment, from the Child AFDC in any state,	
Petitioner Signature	Date		
Respondent Signature			
Adult Child Signature	Date		