1. **Primary Statutes for Review**
   1. Adoption: ORS 109.276(1)
   2. Petition: ORS 109.276 and ORS 109.285
   3. Adoption Summary and Segregated Information Statement: ORS 109.287
   4. General Judgment of Adoption: ORS 109.350

Conflict Check, Retainer Agreement and Client Information obtained.

*NOTE:* Identify, discuss and resolve any issues, including the status of the birth father and effect of both Federal and Oregon Indian Child Welfare Act provisions. In the case of an ICWA adoption, the home study will not be waived.

1. **Document Preparation**

*NOTE:* If more than one child is subject to this proceeding, each child must be treated individually with separate proceeding documents. Typically, only one filing fee is charged to Petitioner. Individual counties handle waiving the additional fees differently; contact the county of filing for their process.

* 1. **Petition for Adoption** (ORS 109.285(1))

Petitioners’ full names. (109.285(1)(a))

The state and length of residency in the state of the petitioner, and information sufficient to establish residency requirement of ORS 109.276(2) has been met. (109.285(1)(b))

Current marital or domestic partnership status of Petitioners. (109.285(1)(c))

An explanatory statement as to why the petitioners are of sufficient ability to bring up the minor child and furnish suitable nurture and education sufficient for judgment to be entered under ORS 109.350. There is considerable variability regarding the level of detail required by different counties. Inquire as to local practice and consider including: information regarding employment of petitioners, such as employer and length, sufficiency of income, type of residence and space for child, ability to provide medical care, plans for schooling, success with other children, if any, etc. (109.285(1)(d))

Information sufficient for court to establish compliance with jurisdiction and venue requirements of ORS 109.276(4) and (5) (109.285 (1)(e)).

Full name, gender, and date of birth and place of birth of child. (109.315(1)(f))

The marital or domestic partnership status of the biological mother when the child was conceived and born and during the 300 days prior to the date of birth of the child. (109.285(1)(g))

A statement describing the steps taken to determine whether or not there is reason to know that the child is or is not an Indian Child as defined in the Indian Child Welfare Act (25 U.S.C. 1901 et seq.), which statement may be provided in a supplemental declaration and incorporated by reference into the Petition. If the child is an Indian Child, a statement that the adoption complies with the requirements of Oregon law and the federal Indian Child Welfare Act, including inquiry requirements, judicial consents, notice to tribe(s) and putative/birth father(s), and placement preferences.

*NOTE:* The 2021 Oregon Legislature enacted broad revisions expanding the ICWA determination and notice requirements in independent adoptions, and special attention should be given to documentation of such efforts.

Name and relationship to child of any person who has executed a written release or surrender of parental rights or of rights of guardianship of the minor child as provided by ORS 418.270 and the date of the release or surrender document. A consent is required from the child if the child is 14 years of age or older. (109.285(1)(i))

*NOTE:* The waiver of appearance and notice in a stepparent adoption is contained in the consent document and no certificate of irrevocability and waiver is prepared or signed.

*NOTE:* Some counties may require a consent to be notarized. It is good practice to notarize a consent whether or not it is required by statute to avoid rejection by the Court.

Name and relationship to child of any person who has given consent pursuant to ORS 109.301 or ORS 109.302 and date consent given. (109.285(1)(j))

Name and relationship to child of any person or entity for who the consent requirement is waived or not required. (109.285(1)(k))

*NOTE*: Along with the name and relationship, include a detailed explanation of *why* the consent requirement for this person is waived or not required. The most common scenario in a stepparent adoption is the case where the consent of the legal parent whose rights are to be terminated is not required due to abandonment and neglect under ORS 109.324. In these cases, the attorney should recite the relevant facts and include reference to the birth mother’s detailed affidavit swearing to the same.

Statement of the facts and circumstances under which Petitioners obtained physical custody of the child, including date of placement with Petitioners and name and relationship to child of person or entity placing child with Petitioners. (109.285(1)(m))

Length of time child has been in physical custody of Petitioners; if child not with Petitioners, provide reason why, and date and manner in which Petitioners will obtain physical custody of child. (109.285(1)(n))

Whether or not a continuing contact agreement exists under ORS 109.268, including names of the parties to the agreement and date of execution. (109.285(1)(o))

A statement establishing that the requirements of ORS 109.353 regarding advisement about the Oregon’s Voluntary Adoption Registry and the Registry’s services have been met. (109.285(1)(p))

A statement that the requirement of ORS 109.346 regarding notice of right to receive payment for adoption-related counseling sessions does not apply to this proceeding. (109.285(1)(q))

Statement that UCCJEA information is in ASSIS. (109.285(1)(r))

Statement that ICPC does not apply.

Unless an ICWA adoption, a statement that a waiver of the home study will be requested. DHS has the option of requiring a home study.

A statement that Petitioners have been informed of the estimated costs and expenses associated with this adoption proceeding. (109.285(3)(e) and 109.281(1), (2))

A declaration made under penalty of perjury that the petition, and the information and statements contained in the petition, are true to the best of the petitioners’ knowledge and belief and that the petitioner understands the petition, and information and statements contained in the petition, may be used as evidence in court and are subject to penalty for perjury. (109.285(1)(u))

* 1. **Request** (ORS 109.285(2))

Entry of General Judgment of Adoption. (109.285(2)(a))

Petitioner be permitted to adopt the minor child as the child of petitioner for all legal intents and purposes. (109.285(2)(b))

Finding that the court has jurisdiction over the adoption proceeding, the parties, and the minor child. (109.285(2)(c))

Termination of parental rights and/or determination of nonparentage. (109.285(2)(d))

Approval of the change of the child’s name to the proposed adoptive name or affirmation that the child’s name is to remain unchanged. (109.285(2)(e))

*If applicable*: A finding that the Continuing Contact Agreement entered into under ORS 109.268 is in the best interests of the minor child, and that, if the minor child is 14 years of age or older, the minor child has consented to the agreement, and that the court incorporate the Continuing Contact Agreement by reference into the adoption judgment. (109.285(2)(f))

That the court require preparation of and certify an Adoption Report as provided in ORS 432.223. (109.285(2)(g))

That all records, papers, and files in the record of the adoption be sealed as provided under ORS 109.319. (109.285(2)(h))

A finding that the petitioner complied with the inquiry requirements under ORS 419B.636 (2); (109.285(2)(i))

     A finding of whether there is reason to know that the child is an Indian child;(109.285(j))

      (k) If the court finds that there is reason to know that the child is an Indian child:

      (A) The determinations required under ORS 419B.621 regarding the Indian child’s residence, domicile and wardship status;

      (B) A finding that the petitioner complied with the notice requirements under ORS 419B.639 (2); and

      (C)A finding that the adoptive placement complies with the placement preferences under ORS 419B.654 (2) or, if not, that, upon the petitioner’s motion under ORS 419B.654 (3), good cause exists for placement contrary to the placement preferences in ORS 419B.65.

(109.285(k)(A),(B), and (C))

Any other relief requested by Petitioner. (109.315(2)(L))

* 1. **Exhibits**

*Must include if applicable, but need not be limited to:*

Any written release or surrender of the minor child for adoption, or a written disclaimer of parental rights. (109.285(3)(a))

Any written consent to the adoption. (109.285(3)(b))

If the consent requirement is

waived or not required for the parent whose rights will be terminated, the attorney

should include as an exhibit an Affidavit from someone with personal knowledge of

the facts demonstrating *why* consent is waived or not required (in most

circumstances this is the adoptive parent retaining pre-existing parental rights).

Any Continuing Contact Agreement. (109.285(3)(d)

Adoption Disclosure Statement. (109.285(3)(e))

Any other supporting documentation necessary to comply with the petition requirements in ORS 109.276 and ORS 109.285.

***\*\*Petition must be signed by Petitioners\*\****

* 1. **Adoption Summary and Segregated Information Statement** (ORS 109.287)

Full name, permanent address and telephone number of each Petitioner. (109.287(1)(a))

Current Full Name, the Proposed Adoptive Name and Date and Place of Birth of the Minor Child. (109.287(1)(b))

Names, permanent addresses and telephone numbers of any person whose consent to the adoption is required under ORS 109.301. (109.287(1)(c))

Name and relationship to minor child and address of any person or entity for whom written consent requirement of ORS 109.301 is waived or not required as provided in ORS 109.322, 109.323, 109.324, 109.325, 109.326, or 109.327 or 109.302, or whose written consent may be substituted for the written consent requirement under ORS 109.301as provided in ORS 109.302to 109.329. (109.287(1)(d))

The information required by the Uniform Child Custody Jurisdiction and Enforcement Act under ORS 109.701 to 109.834. (109.287(1)(e))

Statement that adoption agency information is not applicable. (109.287(1)(f))

Name, bar number and contact information for any attorney representing a Petitioner or a person whose consent to the adoption is required under ORS 109.321. (109.287(1)(g))

Type of adoption proceeding: (109.287(1)(h)

* Private agency adoption, either domestic or international.
* Non-related independent adoption.
* Determination of validity of an adoption in a foreign nation under   
  ORS 109.385.
* Relative independent adoption.
* Stepparent independent adoption.
* An independent adoption involving one petitioner who retains parental rights.
* Out-of-state public agency adoption.
* An adoption in which the Department Human Services gives consent under ORS 109.325.
* Any other specified adoption.
  1. **Exhibits** (ORS 109.287)

No medical history of the child and biological parents is required in a stepparent adoption (109.342(4)) and DHS will typically waive the home study requirement. If, given the circumstances, the home study is not waived, it should be attached as an exhibit to the ASSIS per ORS 109.287(2)

Report of Adoption as required under ORS 432.223.

Verification of American Indian/Alaska Native Membership or Enrollment For Non Departmental Adoptions (DHS Form 1270A) for birth mother and putative/birth father.

*NOTE:* Before Judgment is entered in this adoption, Petitioners have an obligation to file an Amended Adoption Summary and Segregated Information Statement when any of the required information changes or when information that was not previously known or ascertainable becomes known or ascertainable.

f. **ICWA Motion and Order**

Obtain executed Verification of American Indian/Alaska Native Membership or Enrollment For Non Departmental Adoptions (DHS Form 1270A) for birth mother and putative/birth father.

Prepare Motion for Order regarding the Oregon Indian Child Welfare Act provisions indicating the Motion is based upon ORS 109.266-109.410, ORS 419B.600 and the Petition for Adoption.

Prepare Order that indicates Petitioners have complied with the requirements of the Oregon Indian Child Welfare Act and that Petitioners have reason to know the Act does/does not apply and that the Child is/is not an “Indian Child.”

eFile both Motion and Order with the court

*NOTE:* DHS will issue the final waiver after the court has made necessary findings regarding the Indian Child Welfare Act.

g. **Judgment**

Findings of Fact to support order (ORS 109.350) and refer to the Petition for Adoption.

Termination of parental rights of birth parent(s), if applicable

Determination of non-paternity of birth father, if applicable.

Acknowledgment of the Court’s authority and jurisdiction (UCCJEA).

Child’s name change.

Language making Petitioners the legal parents of the child.

Approval and incorporation of Continuing Contact Agreement if applicable.

That, if applicable, the requirements of the Indian Child Welfare Act have been met as adopted and set forth in ORS 109.350(2)

Directing that the court require preparation of and certify an Adoption Report as provided in ORS 432.223.

Directing Oregon Health Authority, Vital Records Department, to issue a new or amended birth certificate for the child.

Language sealing records.

1. **Fees**
   1. $263.00 payable to State of Oregon through the eFiling system.
   2. $60 for amended birth certificate.
2. **After Filing of the Petition and Related Documents**
   1. ORS 109.285(5) requires that a true copy of the Petition and ASSIS to be served on the Department of Human Services by either registered or certified mail with return receipt, or personal service within 30 days after the documents have been filed with the court.
   2. DHS will issue a letter outlining further requirements and ICWA compliance report.
   3. Once requirements have been met, DHS will issue a letter waiving the 90-day waiting period, home study and placement report; in the alternative, DHS will issue a letter outlining further requirements.
   4. Once the DHS waiver is issued, a General Judgment of Adoption can be filed with the court.
3. **Specific to Stepparent Adoptions**
   1. Abandonment and Neglect: If filing a petition is based on abandonment and neglect, please review ORS 109.324 for service, notice requirements. A Motion for Order to Show Cause, Order to Show Cause and Summons are to be prepared and personally served on the birth parent if whereabouts are known or can be ascertained.

*NOTE:* Statutes do not require a show cause hearing, however, some courts still maintain the practice. Contact your court of filing for their process.

* 1. Notice to parents of party whose parental rights would be terminated:   
     ORS 109.285 requires that notice be served on the parents of the party whose parental rights would be terminated by either registered or certified mail if their names and addresses are known by Petitioner or can be ascertained. In the alternative, Petitioners can request the court to waive this requirement for good cause .
  2. Criminal History and Child Abuse Clearances:
     1. If Petitioners have resided in Oregon for more than five years:
        1. Criminal history clearance on adopting parent through Oregon State Police
        2. Child Abuse and Neglect clearances on both petitioners to be performed by DHS
     2. If Petitioners have NOT resided in Oregon for more than five years:
        1. Criminal history clearance on adopting parent through Oregon State Police
        2. FBI clearance on adopting parent
        3. Child Abuse and Neglect Clearances on both Petitioners from every state of residence for the previous five years

*NOTE:* Every document is subject to errors. Review all incoming and outgoing documents, including but not limited to certificates of adoption and birth certificates. Every court sets its own policies on processing adoptions. Be prepared for requests for additional documents or information.

1. **Client File Notes**

Date File Opened:

Date of Client Meeting:

County for Filing:

Date Filed:

Case Number:

DHS Served:

DHS waiver received:

Birth Parent Served (if applicable):

Order dispensing with consent of

non-consenting birth parent obtained:

Notice to parents of birth parent

whose parental rights are terminated:

Date Judgment submitted:

Date Judgment Signed:

Date Judgment Sent to Client:

Date Birth Certificate Received:

Date Birth Certificate Sent to Client:

Date File Closed:

File Retention: See the PLF file retention and destruction

guidelines, available on the PLF website, [www.osbplf.org](http://www.osbplf.org).

*NOTE*: BarBooks is a fantastic resource for finding information and sample forms regarding adoption. Go to the bar website at [www.osbar.org](http://www.osbar.org), log-in, and click on the link for BarBooks. You can find adoption information and sample forms in the “Family Law in Oregon” book, specifically Chapter 19 (Adoption; Assisted Reproduction).

**IMPORTANT NOTICES**

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