137-055-1070
Provision of Services

(1) For the purposes of this rule, the following definitions apply:

(a) "Full services case" means a case in which the full range of support enforcement services required under ORS 25.080(4) are provided;

(b) "Limited services case" means a case in which the provisions of ORS 25.080 do not apply and one or more collection, accounting, distribution and disbursement or enforcement services are provided pursuant to state or federal law;

(c) An “establishing paternity only” case means a case in which the only service requested under ORS 25.080 by a party is the establishment of paternity for a minor child.

(2) When any Oregon judgment or support order for child or spousal support is received, the administrator will:

(a) If the order requires payment of child support or child and spousal support, whether or not through the Department of Justice, and no application or other written request for support enforcement services has been received:

(A) Create an information only case on the child support automated system if one does not already exist to receive and disburse payments in accordance with OAR 137-055-6021; and

(B) Send the parties a letter explaining why no services will be provided. The letter must include a statement that the parties may apply for support enforcement services at any time, if the order includes a provision for child support.

(b) If the order requires payment of spousal support only and is accompanied by a request from the obligor or obligee for collection, accounting, distribution, disbursement and enforcement services, process the order pursuant to OAR 137-055-2045.

(c) If the order received without an application or referral is accompanied by a request from the obligor or obligee for services sufficient to permit establishment of income withholding for child support or child and spousal support as provided in ORS 25.381(2)(a):

(A) Create a limited services case if one does not already exist;

(B) Establish income withholding under ORS 25.378; and

(C) Receive and disburse payments in accordance with OAR 137-055-6021.
(d) If the provisions of subsection 2(a) or (c) apply and a party subsequently completes an application or other written request for support enforcement services, the administrator will process the application or request in accordance with OAR 137-055-1060.

(3) When a person applies for services under OAR 137-055-1060 for establishment or enforcement of a child support order, the case is a full services case.

(a) The administrator will perform all mandated services under state and federal law; and

(b) The administrator will determine which non-mandated services will be provided, but may consider input from the applicant in making that determination.

(4)(a) When a person applies for services under OAR 137-055-1060 and there is more than one parent who may be obligated to pay support, the applicant may apply for services:

(A) To establish and collect support from only one parent; or

(B) To establish and collect support from more than one parent.

(b) A separate application under OAR 137-055-1060 is required for each parent the applicant wishes to pursue.

(5) When a parent or alleged parent applies for “establishing paternity only” services as defined in subsection (1)(c), the program will accept the case and provide “paternity establishment only” services if:

(a) The child was born in Oregon;

(b) The administrator has jurisdiction to establish paternity;

(c) There is no legal presumption of parentage under ORS 109.070;

(d) Paternity is not already established;

(e) The child does not receive public assistance; and

(f) The program is not already providing full services.

(6) A parent or alleged parent applying for “establishing paternity only” services as defined in subsection (1)(c) must complete an application for services in substantially the same form as an application under OAR 137-055-1060.

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