

137-055-2320

Requirement for Services -- Obligor Bankruptcy Situations

(1) The administrator shall have access to an attorney admitted to federal court practice to handle situations of obligor bankruptcy, or contract with suitable counsel so admitted.

(2) For the purposes of this rule, "suitable counsel" means any of the following:

(a) That portion of the Oregon Department of Justice designated to handle bankruptcy situations;
or

(b) Any Oregon county district attorney's office with staff admitted to federal court practice to handle situations of obligor bankruptcy; or

(c) Private counsel so admitted, provided that such private counsel complies with the administrative rule(s) and procedures of the Child Support Program that apply to situations of obligor bankruptcy.

Stat. Auth.: section 2, chapter 73, Oregon Laws 2003

Stats. Implemented: ORS 25.080