

137-055-7060

Initiating Jurisdiction Responsibilities – General Provisions

- (1) The administrator will use a one-state process, when appropriate, to establish, enforce, or modify a support order, or to determine parentage.
- (2) The administrator will determine:
 - (a) Whether one order exists or multiple orders exist for the same child and obligor;
 - (b) If there are multiple orders, which jurisdiction should complete a controlling order determination; and
 - (c) Whether a one-state process is appropriate.
- (3) Within 20 calendar days of completing the actions in section (1) and after receipt of any documentation necessary to process a case, the administrator will:
 - (a) Refer a request for a controlling order determination and reconciliation of arrears, if needed, to the appropriate jurisdiction;
 - (b) If a one-state process is not appropriate, use federally prescribed forms and procedures to refer the case to the appropriate central registry, tribal IV-D program or central authority of a country for appropriate action.
- (4) The administrator will send any requested additional information within 30 calendar days of receipt of the request or notify the responding jurisdiction when the information will be provided.
- (5) The administrator will notify the responding jurisdiction within ten working days of receipt of new case information.
- (6) The administrator will notify the responding jurisdiction at least annually, and upon request, of interest charges, if any, owed on a support order issued by this state.

Stat. Auth.: ORS 25.729, 180.345

Stats. Implemented: ORS 25.729 and 110.303 – 110.452

Effective Date: March 31, 2011