

Superior Court of Washington, County of \_\_\_\_\_

In re:

Petitioner/s (*person/s who started this case*):

\_\_\_\_\_

And Respondent/s (*other party/parties*):

\_\_\_\_\_

No. \_\_\_\_\_

Order on Motion to Adjust  
Child Support Order  
(ORAS)

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## Order on Motion to Adjust Child Support Order

**1.** The court has considered the *Motion to Adjust Child Support Order* filed by  
(*name*): \_\_\_\_\_.

**2. Jurisdiction:** The court has the authority to decide this case for these parties.

**3. Findings** (*check one*):

Child support should **not** be adjusted because: \_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

Child support **should be** adjusted because (*check all that apply*):

**Two years or more have passed** – At least two full years (24 months) have  
passed since the current order was entered and any step increase took effect and  
(*check all that apply*):

the parents' income has changed.

the economic table or standards in RCW 26.19 have changed.

**Current order allows periodic adjustment** – The current *Child Support Order*  
says support may be adjusted now.

Other findings (if any): \_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

