**R527. Health and Human Services, Recovery Services.**

**R527-34. Non-IV-A Services.**

**R527-34-1. Authority and Purpose.**

(1) The Department of Health and Human Services is authorized to create rules necessary for social services pursuant to Section 26B-1-202. The Office of Recovery Services (ORS) is authorized to adopt, amend, and enforce rules pursuant to Section 26B-9-108. This rule incorporates by reference 45 CFR 302.33 (June 9, 2020).

(2) The purpose of this rule is to outline the services that ORS will provide to a non-IV-A recipient of child support services.

**R527-34-2. Non-IV-A Services Provided by ORS.**

(1) ORS will provide the following services to a non-IV-A recipient of child support services:

(a) attempt to locate the obligor;

(b) attempt to collect the current child support amount;

(c) attempt to collect past due child support that is owed on behalf of a child, regardless of whether the child is a minor;

(d) attempt to enforce court ordered spousal support if the minor child of the parties resides with the obligee and ORS is enforcing the child support order;

(e) attempt to collect spousal support after the youngest child emancipates if:

(i) income withholding is already in effect for the collection of child support; and

(ii) the emancipated child still resides with the obligee;

(f) attempt to collect child care expenses if the past due amount has been reduced to a sum certain judgment;

(g) attempt to collect ongoing child care expenses if each of the following criteria are met:

(i) the obligor or the obligee made a specific request for ORS to collect ongoing child care;

(ii) the child care obligation is included as a specific monthly dollar amount in a court order along with a child support obligation; and

(iii) neither parent is disputing the monthly child care amount;

(h) attempt to collect medical support if the amount is specified as a monthly amount due in the order or has been reduced to a sum certain judgment;

(i) attempt to enforce medical insurance if either parent has been ordered to maintain insurance;

(j) attempt to establish parentage; and

(k) review the support order for possible adjustment of the support amount, pursuant to Rule R527-231.

(2) Pursuant to 45 CFR 302.33 (2020), ORS elects to:

(a) charge no application fee to applicants for child support enforcement services;

(b) recover costs from the individual receiving child support enforcement services. The costs that will be recovered are listed in Section R527-35-2; and

(c) not recover from the noncustodial parent the costs listed in Section R527-35-2 that are paid by the individual receiving child support services.

**KEY: child support**

**Date of Last Change: September 4, 2025**

**Notice of Continuation: July 28, 2025**

**Authorizing, and Implemented or Interpreted Law: 26B-1-202; 26B-9-108; 45 CFR 302.33**