COMMON CIVIL APPELLATE TIME LIMITATIONS OREGON COURTS

ITEM	TIME
Notice of Appeal (ORS 19.255(1) and (2))	30 days from entry of judgment, unless post-trial motions are timely filed and served, in which case notice is due either within 30 days from timely entry of an order disposing of a post-trial motion or within the time the motion is deemed denied under ORCP 63 D or 64 F, whichever is earlier. ORS 19.255; ORCP 63 D; ORCP 64 F. However, when post-trial motions are filed and served, a notice of appeal is due 30 days from entry of judgment if that period is later than the period otherwise applicable when post-trial motions are filed and served.
Notice of Cross-Appeal (ORS 19.255(3))	10 days after the expiration of the time for filing a notice of appeal.
Amended Notice of Appeal or Cross-Appeal (ORS 19.255(1), ORS 20.220 and ORAP 2.20)	30 days after entry of supplemental judgment for costs, disbursements and attorney fees under ORCP 68 C(4).
Statutory Cost Bond / Supersedeas Undertaking / Restitution Bond (ORS 19.300, ORS 19.305, ORS 19.310, ORS 19.345)	For a statutory cost bond, 14 days after notice of appeal is filed. For a supersedeas undertaking, any time during an appeal unless stipulation has been filed within 14 days after the notice of appeal has been filed to dispense with the undertaking. For a restitution bond, 10 days after appeal is "perfected" and supersedeas undertaking filed.
Respondent's Exception to Sufficiency of Statutory Cost Bond / Supersedeas Undertaking / Restitution Bond (ORS 19.305, ORS 19.345)	14 days after statutory cost bond, supersedeas undertaking or restitution bond is served unless extension of time is obtained from the trial court.
Appeal Transcript (ORS 19.370(2), ORAP 3.30)	30 days after notice of appeal is filed unless extension of time is obtained from the Court of Appeals.
Transcript Settled (ORS 19.370(6), (7) and ORAP 3.40)	15 days after transcript is filed unless motion to correct is filed or extension of time is obtained from the Court of Appeals; otherwise on entry of order settling transcript.
	When portions of a transcript are filed by two persons working on the transcript, the time for moving to correct does not begin to run until the last portion of the transcript is filed. ORS 19.370(5).
	NOTE: See ORS 19.370(6) regarding timelines for appeals referred to appellate mediation program.
Appellant's Amended Designation of Record or Amended Points on Appeal (ORS 19.250(1)(e) and (f))	For amended designation of record, 35 days after transcript is filed unless extension of time is obtained from the Court of Appeals. For amended points on appeal, 15 days after transcript is filed unless extension of time is obtained from the Court of Appeals.

ITEM	TIME
Respondent's Additional Amended Designation of Record (ORS 19.250(2))	14 days after amended designation of record is filed unless extension of time is obtained from the Court of Appeals.
Appellant's Brief (ORAP 5.80(1))	If no transcript, narrative statement, or audio record designated, 49 days after notice of appeal is filed unless extension of time is obtained from the Court of Appeals. If transcript, narrative statement, or audio record designated, 49 days after transcript has settled or narrative statement or audio record filed unless extension of time is obtained from the Court of Appeals.
Respondent's Brief/Opening Brief on Cross-Appeal (ORAP 5.80(2))	49 days after appellant's brief or 21 days after any appellant's supplemental brief is filed unless extension of time is obtained from the Court of Appeals.
Reply Brief (if allowed) (ORAP 5.80(3)	21 days after respondent's brief is filed, or after a motion to file a reply brief is allowed, unless extension of time is obtained from the Court of Appeals.
Answering Brief on Cross- Appeal (ORAP 5.80(4) and (5))	49 days after opening brief on cross-appeal unless extension of time is obtained from the Court of Appeals.
Cross-Appellant's Reply Brief (ORAP 5.80(6))	21 days after answering brief on cross-appeal is filed unless an extension of time is obtained from the Court of Appeals.
Statement of Costs / Attorney Fee Petition (ORAP 13.05(5)(a) and ORAP 13.10(2)) (Court of Appeals and Supreme Court)	21 days from date of decision unless extension of time is obtained from the Court of Appeals/Supreme Court. (Note: filing a petition for review or reconsideration does not suspend the time for filing the statement of costs / attorney fee petition.)
Objections to Statement of Costs / Attorney Fee Petition (Court of Appeals and Supreme Court) (ORAP 13.05(5)(c) and ORAP 13.10(6))	14 days from date of <i>service</i> of cost statement, or 14 days from the date of <i>filing</i> of an attorney fee petition, unless extension of time is obtained from the Court of Appeals/Supreme Court.
Petition for Reconsideration of Decision of Court of Appeals (ORAP 6.25(2))	14 days after decision unless extension of time is obtained from the Court of Appeals.
Response to Petition for Reconsideration of Decision of Court of Appeals (ORAP 6.25(4))	7 days after the petition for reconsideration is filed unless extension of time is obtained from the Court of Appeals.
Petition for Review (ORAP 9.05(2); see also ORAP 6.25(4), (5) and accompanying note).	35 days after decision by Court of Appeals, unless timely petition for reconsideration is filed or extension of time is obtained from the Supreme Court. If timely petition for reconsideration is filed, 35 days after reconsideration decision unless extension of time is obtained from the Supreme Court. If no timely petition for reconsideration is filed after extension is obtained, 35 days from the day the extension expires.

ITEM	TIME
Response to Petition for Review (ORAP 9.10)	14 days after petition for review is filed unless extension of time is obtained from the Supreme Court.
Petitioner's Brief on the Merits – Paper Copies and Electronic Copy (PDF) (ORAP 9.17(2)(a))	28 days after the Supreme Court allows review unless extension of time is obtained from the Supreme Court. See Note.
Respondent's Brief on the Merits – Paper Copies and Electronic Copy (PDF) (ORAP 9.17(3))	28 days after petitioner's merit's brief was due or, if petitioner files no merits brief, 28 days after review is allowed unless an extension of time is obtained from the Supreme Court. See Note.
Petition for Reconsideration of Decision of Supreme Court (ORAP 9.25)	14 days after decision unless extension of time is obtained from the Supreme Court.
Amicus??	

Note:

Briefs on the Merits (Oregon Supreme Court):

Where conventional filing is used, please be aware of the following provisions, as outlined in ORAP 9.17(5):

- After May 1, 2007, a party filing a Brief on the Merits in the Supreme Court must also e-mail to the court an electronic copy of the brief in PDF format. The electronic copy is in addition to filing paper copies.
- The requirement applies to intervenors and amicus curiae. On briefs containing confidential information, a party filing an original and a redacted brief under ORAP 5.95 should e-mail a PDF version of each.
- Briefs on the Merits should be e-mailed to briefs@ojd.state.or.us with the case name and Supreme Court case number. Parties must include PDF copies of the excerpt of record and appendices.
- For exceptions to the rule, including a party's inability to comply due to lack of technology, visit http://courts.oregon.gov/Supreme/, then select the link relating to e-mailing copies of merits briefs.

Electronic Filing (Generally):

See ORAP 16, "Filing by Electronic Means", for rules and information on becoming an "eFiler" regarding matters in the Oregon Court of Appeals or the Oregon Supreme Court. **Be aware that "initiating documents" must still be served via conventional means.** ORAP 16.45 (2)(a). Further, conventional service must be used for all parties who do not qualify for "eService". ORAP 16.45 (3).

IMPORTANT NOTICES

This material is provided for informational purposes only and does not establish, report, or create the standard of care for attorneys in Oregon, nor does it represent a complete analysis of the topics presented. Readers should conduct their own appropriate legal research. The information presented does not represent legal advice. This information may not be republished, sold, or used in any other form without the written consent of the Oregon State Bar Professional Liability Fund except that permission is granted for Oregon lawyers to use and modify these materials for use in their own practices. © 2018 OSB Professional Liability Fund.