

SCHEDULE C  
MAINTENANCE OF INSURANCE AND  
PAYMENT OF EXTRAORDINARY EXPENSES FOR MINOR CHILDREN

1. The person checked:
- FATHER is ordered to maintain in full force and effect a policy for  
 MOTHER medical, surgical and hospital insurance for the minor  
child(ren)
- OTHER \_\_\_\_\_
2. Unless otherwise agreed or ordered, the residential parent of legal custodian shall pay the first \$100 of necessary uncovered medical expenses per calendar year, per child.

After the residential parent or legal custodian has paid said expenses of \$100 per year per minor child, both parents shall share in the payment of further expenses for the year in effect. The residential parent or legal custodian shall provide the other parent(s) the original or copies of all further medical expenses incurred for the remainder for the year. The other parent(s) shall, within ten (10) days receipt of said expense, then either reimburse the payor or pay directly to the medical provider, that parent's percentage share of the expenses per the child support worksheet.

The person obligated to provide insurance shall promptly provide the other parent(s) the insurance card and all other documentation and/or information necessary to secure coverage available for the benefit of the minor child(ren).

Both parents or legal custodian shall cooperate in the preparation of insurance forms to obtain reimbursement or payment of said expenses.

Should the health insurance coverage be canceled for any reason, the party ordered to maintain insurance shall immediately notify the other parent(s). Both parents shall take immediate steps to obtain replacement coverage. Unless the cancellation was intentional, the uncovered expenses shall be paid as provided above. If the party ordered to maintain insurance coverage intentionally caused the cancellation, that party shall be responsible for all unpaid medical expenses that would have been covered had the insurance been in effect.

3. The term "medical expense" or "medical records" as used above, and in parenting schedules A and B, shall include but not be limited to medical, dental, orthodontic, optical, surgical, hospital, major medical, psychological, psychiatric, outpatient, doctor, therapy, counseling, prosthetic, and/or all other expenses/records including preventative medical expenses/ records related to the treatment of the human body and mind. "Major medical expense" includes all uncovered medical expenses that are or may exceed \$500.00.
4. The Court expressly reserves jurisdiction to reapportion payment of medical expenses between the parties, which are not covered by insurance, upon the motion of any party. Generally, the court will not consider such a motion unless the expenses are "major medical expenses" as defined above.
5. When it is determined that it is necessary for a minor child to incur major medical expenses not of an emergency nature, the responsible party shall immediately notify the other parent before authorizing treatment. Both parents have a right to know the necessity for, proposed cost of treatment, and proposed payment schedule, and may also secure an independent evaluation to determine the necessity for treatment of the child at his/her expense.