

**APPENDIX A**  
**PAYMENT OF EXTRAORDINARY EXPENSES FOR MINOR CHILD (REN)**  
**HURON COUNTY COMMON PLEAS COURT**

The parties as ordered shall maintain in full force and effect a policy for medical, surgical and hospital indemnity coverage for the minor child(ren) as long as the obligation to support said child exists. Said policy of insurance shall be primary. Both parents shall maintain employer paid health insurance coverage for the parties' children and apply the insurance which is applicable.

After payment of all extraordinary (medical, dental, orthodontic, optical, surgical, hospital, prescription, psychiatric or psychological expenses) for said minor child(ren), from any and all available insurance coverage, then:

1. The residential parent shall pay the ordinary expenses totaling \$100.00 per calendar year per child or less.
2. The non-residential parent shall pay a portion of the necessary extraordinary expenses totaling over \$100.00 per calendar year per child as ordered within 30 days of receipt or make acceptable arrangements with the health care provider for payment.
3. The cost of education tuition expenses shall be paid by: \_\_\_\_\_.
4. Any extraordinary expenses shall be paid by the parents in proportion to their respective incomes as indicated on Line 16 of their child support computation worksheet, residential parent \_\_\_\_\_%, non-residential parent \_\_\_\_\_%.
5. A residential parent receiving Public Assistance shall require any and all insurance carriers providing medical, dental, surgical, hospital, optical, or psychiatric coverage to pay all claims for the child before submitting the child's expenses to the Human Service Department.

Neither parent shall cause another to be charged or billed for expenses for a minor child.

The parent obligated to provide insurance coverage shall promptly provide the other parent the insurance cards for all dependents for all coverages available for the use and benefit of the minor child.

The residential parent shall promptly notify the other parent by written statement of the date, cost, service provided, and by whom for each child when medical expenses are incurred. No contempt for non-payment of medical bills will be entertained where an accounting for residential parent's share has not been given to the non-residential parent.

After the residential parent has paid said expense of \$100.00 per year for a minor child, he or she shall provide the other parent any medical, dental, etc. bills incurred under this Order. The parent shall either reimburse the residential parent or pay the bill directly to the creditor within ten (10) days of receipt of said expense. Each parent shall promptly notify the other of a child's illness or injury when the child is in his or her care.

When it is determined that it is necessary for a minor child to have major medical, dental, orthodontic, optical, surgical, hospital, prescription, psychiatric or psychological expense not of an emergency nature which the non-residential parent is obligated to pay, then the residential parent shall immediately notify the other parent before authorizing treatment. The other parent has a right to know the necessity for proposed cost of treatment and proposed payment schedule. The non-residential parent may also secure an independent evaluation to determine the necessity for treatment of the child at the non-residential parent's expense.

Both parents shall cooperate in the preparation of insurance forms to obtain reimbursement or payment of said expense, and each parent shall provide a current address to the other.

The parent or parents obligated to provide health insurance under this Order shall comply with providing said coverage within thirty (30) days of the date of this Order.