DOCKET NO: : SUPERIOR COURT

JOHN DOE : J.D. OF NEW HAVEN

V. : AT NEW HAVEN

JANE DOE : FEBRUARY \_\_, 20

**MEDICAL INSURANCE LANGUAGE**

**Insurance of the Parties:** The Parties shall each be responsible for their own health care coverage.

**Insurance of the Children:**

The Husband shall maintain health insurance for the benefit of each child if available through his employment at a reasonable cost (at or below 7.5% of net income) through and until that child reaches the age of twenty-six (26), for so long as the child is a full-time student or does not have coverage available to him/her through his/her own employment.

If insurance is no longer available at a reasonable cost through the Husband’s employment, the Wife shall maintain medical insurance for each child if available through her employment at a reasonable cost (at or below 7.5% of net income) pursuant to the terms in the preceding paragraph.

If not available through employment at a reasonable cost to either party, the Parties shall coordinate to purchase private insurance or enroll the children in HUSKY insurance, and the parties shall be equally responsible for the cost of insurance premiums.

**Optional:** The party who does not carry the life insurance for the children shall reimburse the other party on a monthly basis for 50% of the portion of that party’s insurance premiums which are attributable to the children. The parties shall exchange documentation of health insurance premiums within 7 days of any request.

**Standard HUSKY language:** The minor child is currently covered by Husky Health Insurance and shall continue to be enrolled in Husky Health insurance until either parent can obtain medical insurance coverage that is available at a reasonable cost (5% of net income for low-income parent or 7.5% of net income for a parent who is not low-income according to the Child Support Guidelines).