

(50%) percent retroactive abatement of the child support obligation after the minor children spend eight (8) consecutive overnight periods with the Plaintiff.

IT IS FURTHER ORDERED that both parties shall maintain health care insurance coverage for the benefit of the minor children or obtain such coverage if available at a reasonable cost while the order for support is operative.

IT IS FURTHER ORDERED that other than the reduction allowed Plaintiff for eight (8) consecutive overnight visitations, there shall be no other reductions for the balance of 1993, even though Plaintiff may surpass the threshold number of parenting days.

IT IS FURTHER ORDERED that the Plaintiff and Defendant shall promptly notify the Friend of the Court of any health care coverage when it is available to him or her as a benefit of employment or that is maintained by him or her, the name of the insurance company, health care organization or health maintenance organization, the policy, certificate or contract number and dates and birth dates of the persons for whom benefit is or the extended health care coverage under the policy, certificate or contract.

IT IS FURTHER ORDERED that the Plaintiff and Defendant shall promptly notify the Friend of the Court of any change of employment as long as the order for support is operative.

NON-RETROACTIVE VISITATION

IT IS FURTHER ORDERED that except as otherwise provided in