CHILD SUPPORT INSURANCE COVERAGE AMENDMENTS
2023 GENERAL SESSION
STATE OF UTAH
Chief Sponsor: Todd D. Weiler
House Sponsor: Nelson T. Abbott
LONG TITLE
General Description:
This bill amends the Utah Child Support Act as it relates to insurance coverage for a
child.
Highlighted Provisions:
This bill:
 mandates that a child support order include language requiring both parents to
provide health care and insurance coverage for the medical expenses of a child;
 requires both parents to provide health care and insurance coverage for the medical
expenses of a child even if language to that effect does not appear in the child
support order;
 authorizes a court to deviate from these requirements only for good cause or
agreement of the parents; and
 makes technical and conforming changes.
Money Appropriated in this Bill:
None
Other Special Clauses:
None
Utah Code Sections Affected:
AMENDS:
30-3-5.4, as last amended by Laws of Utah 2022, Chapter 263



S.B. 229 02-13-23 11:42 AM

	78B-12-102, as last amended by Laws of Utah 2021, Chapter 111
	78B-12-212, as last amended by Laws of Utah 2022, Chapter 263
Be i	t enacted by the Legislature of the state of Utah:
	Section 1. Section 30-3-5.4 is amended to read:
	30-3-5.4. Designation of primary and secondary health, dental, or hospital
insu	rance coverage.
	(1) As used in this section, "health, hospital, or dental insurance plan" has the same
mea	ning as "health care insurance" as defined in Section 31A-1-301.
	(2) (a) A decree of divorce rendered in accordance with Section 30-3-5, an order for
med	lical expenses rendered in accordance with Section 78B-12-212, and an administrative
orde	er under Section 62A-11-326 shall, in accordance with Subsection (2)(b)(ii), designate
whi	ch parent's health, hospital, or dental insurance plan is primary coverage and which parent's
heal	th, hospital, or dental insurance plan is secondary coverage for a dependent child.
	(b) The provisions of the court order required by Subsection (2)(a) shall:
	(i) take effect if at any time a dependent child is covered by both parents' health,
osp	pital, or dental insurance plans; and
	(ii) include the following language:
	"If, at any point in time, a dependent child is covered by the health, hospital, or dental
nsu	rance plans of both parents, the health, hospital, or dental insurance plan of (Parent's
Nan	ne) shall be primary coverage for the dependent child and the health, hospital, or dental
insu	rance plan of (Other Parent's Name) shall be secondary coverage for the dependent child.
If a	parent remarries and his or her dependent child is not covered by that parent's health,
hosp	pital, or dental insurance plan but is covered by a step-parent's plan, the health, hospital, or
dent	al insurance plan of the step-parent shall be treated as if it is the plan of the remarried
pare	ent and shall retain the same designation as the primary or secondary plan of the dependent
chil	d."
	(c) A decree of divorce or related court order may not modify the language required by
Sub	section (2)(b)(ii).
	(d) Notwithstanding Subsection (2)(c), a court may allocate the payment of medical
expe	enses including co-payments, deductibles, and co-insurance not covered by health insurance

59 between the parents in accordance with Subsections 30-3-5(3)(a) and [78B-12-212(7)]60 78B-12-212(2)(e). 61 (3) In designating primary coverage pursuant to Subsection (2), a court may take into 62 account: 63 (a) the birth dates of the parents; 64 (b) a requirement in a court order, if any, for one of the parents to maintain health 65 insurance coverage for a dependent child; 66 (c) the parent with physical custody of the dependent child; or 67 (d) any other factor the court considers relevant. 68 Section 2. Section **78B-12-102** is amended to read: 69 **78B-12-102.** Definitions. 70 As used in this chapter: (1) "Adjusted gross income" means income calculated under Subsection 71 72 78B-12-204(1). 73 (2) "Administrative agency" means the Office of Recovery Services or the Department 74 of Health and Human Services. 75 (3) "Administrative order" means an order that has been issued by the Office of 76 Recovery Services, the Department of Health and Human Services, or an administrative agency 77 of another state or other comparable jurisdiction with similar authority to that of the office. 78 (4) "Base child support award" means the award that may be ordered and is calculated 79 using the guidelines before additions for medical expenses and work-related child care costs. (5) "Base combined child support obligation table," "child support table," "base child 80 support obligation table," "low income table," or "table" means the appropriate table in Part 3, 81 82 Tables. 83 (6) "Cash medical support" means an obligation to equally share all reasonable and 84 necessary medical and dental expenses of children. 85 (7) "Child" means: (a) a son or daughter under the age of 18 years who is not otherwise emancipated. 86 87 self-supporting, married, or a member of the armed forces of the United States; 88 (b) a son or daughter over the age of 18 years, while enrolled in high school during the

normal and expected year of graduation and not otherwise emancipated, self-supporting,

married, or a member of the armed forces of the United States; or

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- (c) a son or daughter of any age who is incapacitated from earning a living and, if able to provide some financial resources to the family, is not able to support self by own means.
- (8) "Child support" means a base child support award, or a monthly financial award for uninsured medical expenses, ordered by a tribunal for the support of a child, including current periodic payments, arrearages that accrue under an order for current periodic payments, and sum certain judgments awarded for arrearages, medical expenses, and child care costs.
- (9) "Child support order" or "support order" means a judgment, decree, or order of a tribunal whether interlocutory or final, whether or not prospectively or retroactively modifiable, whether incidental to a proceeding for divorce, judicial or legal separation, separate maintenance, paternity, guardianship, civil protection, or otherwise that:
 - (a) establishes or modifies child support;
 - (b) reduces child support arrearages to judgment; or
- (c) establishes child support or registers a child support order under Chapter 14, Utah Uniform Interstate Family Support Act.
- (10) "Child support services" or "IV-D child support services" means services provided pursuant to Part D of Title IV of the Social Security Act, 42 U.S.C. Sec. 651 et seq.
 - (11) "Court" means the district court or juvenile court.
- (12) "Guidelines" means the directions for the calculation and application of child support in Part 2, Calculation and Adjustment.
- (13) "Health care coverage" means coverage under which medical services are provided to a [dependent] child through:
 - (a) fee for service;
 - (b) a health maintenance organization;
 - (c) a preferred provider organization;
- (d) any other type of private health insurance; or
 - (e) public health care coverage.
- 117 (14) (a) "Income" means earnings, compensation, or other payment due to an 118 individual, regardless of source, whether denominated as wages, salary, commission, bonus, 119 pay, allowances, contract payment, or otherwise, including severance pay, sick pay, and 120 incentive pay.

(b) "Income" includes:

122	(i) all gain derived from capital assets, labor, or both, including profit gained through
123	sale or conversion of capital assets;
124	(ii) interest and dividends;
125	(iii) periodic payments made under pension or retirement programs or insurance
126	policies of any type;
127	(iv) unemployment compensation benefits;
128	(v) workers' compensation benefits; and
129	(vi) disability benefits.
130	(15) "Joint physical custody" means the child stays with each parent overnight for more
131	than 30% of the year, and both parents contribute to the expenses of the child in addition to
132	paying child support.
133	(16) "Medical expenses" means health and dental expenses and related insurance costs.
134	(17) "Obligee" means an individual, this state, another state, or another comparable
135	jurisdiction to whom child support is owed or who is entitled to reimbursement of child
136	support or public assistance.
137	(18) "Obligor" means a person owing a duty of support.
138	(19) "Office" means the Office of Recovery Services within the Department of <u>Health</u>
139	and Human Services.
140	(20) "Parent" includes a natural parent, or an adoptive parent.
141	(21) "Pregnancy expenses" means an amount equal to:
142	(a) the sum of a pregnant mother's:
143	(i) health insurance premiums while pregnant that are not paid by an employer or
144	government program; and
145	(ii) medical costs related to the pregnancy, incurred after the date of conception and
146	before the pregnancy ends; minus
147	(b) any portion of the amount described in Subsection (21)(a) that a court determines is
148	equitable based on the totality of the circumstances, not including any amount paid by the
149	mother or father of the child.
150	(22) "Split custody" means that each parent has physical custody of at least one of the
151	children.

- (23) "State" includes a state, territory, possession of the United States, the District of Columbia, the Commonwealth of Puerto Rico, Native American Tribe, or other comparable domestic or foreign jurisdiction.
 (24) "Temporary" means a period of time that is projected to be less than 12 months in duration.
- (25) "Third party" means an agency or a person other than the biological or adoptive parent or a child who provides care, maintenance, and support to a child.
- (26) "Tribunal" means the district court, the Department of <u>Health and Human</u> Services, Office of Recovery Services, or court or administrative agency of a state, territory, possession of the United States, the District of Columbia, the Commonwealth of Puerto Rico, Native American Tribe, or other comparable domestic or foreign jurisdiction.
- (27) "Work-related child care costs" means reasonable child care costs for up to a full-time work week or training schedule as necessitated by the employment or training of a parent under Section 78B-12-215.
- 166 (28) "Worksheets" means the forms used to aid in calculating the base child support award.
 - Section 3. Section **78B-12-212** is amended to read:

78B-12-212. Medical expenses.

- (1) [A] Except as provided in Subsection (3), a child support order issued or modified in this state on or after [July 1, 2018] May 3, 2023, shall require compliance with [this section] the requirements described in Subsection (2) as of the effective date of the child support order [unless the court makes specific findings as to good cause to deviate from the requirements of this section].
 - (2) [(a) The court] A child support order shall:
- (a) order that the parents provide health care coverage for the medical expenses of a minor child be provided by a parent. child;
- (b) [The court shall order that a parent] order that the parents provide insurance for the medical expenses of a [minor] child if insurance is available to [that parent] the parents at a reasonable cost[-];
- 181 (c) [The court shall, in accordance with Section 30-3-5] in accordance with Subsection 30-3-5(3)(b)(ii) and Section 30-3-5.4, designate which health, hospital, or dental insurance plan

183	is primary and which health, hospital, or dental insurance plan is secondary if, at any time, a
184	[dependent] child is covered by both parents' health, hospital, or dental insurance plans[-];
185	(d) require each parent to share equally the out-of-pocket costs of the premium actually
186	paid by a parent for the child's portion of insurance; and
187	(e) in accordance with Subsection 30-3-5(3)(a), include a provision that requires each
188	parent to equally share all reasonable and necessary uninsured and unreimbursed medical and
189	dental expenses incurred for a child, including co-payments, co-insurance, and deductibles.
190	(3) A court may deviate from the requirements described in Subsection (2) if:
191	(a) the court makes specific findings establishing good cause for the deviation; or
192	(b) subject to the court's approval, the parents agree which parent shall provide
193	insurance for the child.
194	[(3)] (4) In determining [which parent shall be ordered to maintain insurance for
195	medical expenses] whether to take the action described in Subsection (3), the court [or
196	administrative agency] may consider [the]:
197	(a) the reasonableness of the cost;
198	(b) the availability of a group insurance policy;
199	(c) the coverage of the policy; [and] or
200	(d) the preference of the custodial parent.
201	(5) Subject to Subsection (3), if a child support order does not contain the requirements
202	described in Subsection (2):
203	(a) the parents are nonetheless subject to the requirements described in Subsection (2),
204	as applicable; and
205	(b) for purposes of Subsection (2)(c), the insurance plan of the parent whose birthday
206	falls first in the calendar year is primary, and the insurance plan of the parent whose birthday
207	falls second in the calendar year is secondary.
208	[(4) The order shall require each parent to share equally the out-of-pocket costs of the
209	premium actually paid by a parent for the child's portion of insurance unless the court finds
210	good cause to order otherwise.]
211	[(5)] (6) (a) The parent who provides [the] insurance [coverage] may receive credit
212	against the base child support award or recover the other parent's share of the child's portion of
213	the premium.

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- 214 (b) If the parent does not have insurance but another member of the parent's household 215 provides insurance [coverage] for the child, the parent may receive credit against the base child 216 support award or recover the other parent's share of the child's portion of the premium. 217 [(6)] (7) (a) The child's portion of the premium is a per capita share of the premium 218 actually paid. 219 (b) The premium expense for a child shall be calculated by dividing the premium 220 amount by the number of persons covered under the policy and multiplying the result by the 221 number of children in the instant case. 222 [(7) The order shall, in accordance with Subsection 30-3-5(3)(a), include a cash 223 medical support provision that requires each parent to equally share all reasonable and 224 necessary uninsured and unreimbursed medical and dental expenses incurred for a dependent 225 child, including deductibles and copayments unless the court finds good cause to order 226 otherwise. 227 (8) (a) The parent [ordered to maintain] maintaining health care coverage or insurance shall provide verification of coverage to the other parent, or to the Office of Recovery Services 228 229 under Title IV of the Social Security Act, 42 U.S.C. Sec. 601 et seg., upon initial enrollment of 230 the [dependent] child, and after initial enrollment on or before January 2 of each calendar year. 231 (b) The parent shall notify the other parent, or the Office of Recovery Services under 232 Title IV of the Social Security Act, 42 U.S.C. Sec. 601 et seq., of any change of insurance 233 carrier, premium, or benefits within 30 calendar days of the date the parent first knew or should 234 have known of the change. 235 (9) A parent who incurs medical expenses shall provide written verification of the cost 236 and payment of medical expenses to the other parent within 30 days of payment.

 - (10) In addition to any other sanctions provided by the court, a parent incurring medical expenses may be denied the right to receive credit for the expenses or to recover the other parent's share of the expenses if that parent fails to comply with Subsections (8) and (9).