NOT FINAL UNTIL TIME EXPIRES TO FILE REHEARING MOTION AND, IF FILED, DETERMINED

| | IN THE DISTRICT COURT OF APPEAL |
|---------------|---------------------------------|
| | OF FLORIDA |
| | SECOND DISTRICT |
| TODD BOESE, |) |
| Appellant, | |
| <i>'</i> . |) Case No. 2D12-2438 |
| ANDREA BOESE, |) |
| |) |

Opinion filed February 1, 2013.

Appellee.

Appeal from the Circuit Court for Manatee County; Gilbert Smith, Jr., Judge.

Paul F. Grondahl of Barnes Walker, Goethe & Hoonhout, Chartered, Bradenton, for Appellant.

Susan J. Silverman, Sarasota; and Melton H. Little of Kallins, Little & Delgado, Palmetto, for Appellee.

PER CURIAM.

Todd Boese appeals the final judgment that dissolves his marriage to Andrea Boese. We affirm the final judgment and write only to clarify that the language of the final judgment requiring the parties to share the cost of uncovered medical expenses in their proportional shares shall control over the language in the parenting plan that inadvertently required Mr. Boese to pay all of those expenses. To avoid any

confusion, on remand, the trial court may amend the language of the parenting plan in this regard if the parties believe an amendment would be helpful.

Affirmed.

ALTENBERND, VILLANTI, and KHOUZAM, JJ., Concur.