REG-120591-10

LEGAL PROCESSING DIVISION PUBLICATION & REGULATIONS RRANCH PUBLIC SUBMISSION

**As of:** August 31, 2011 Received: August 11, 2011

Status: Posted

Posted: August 31, 2011 Tracking No. 80ede0d1

Comments Due: September 30, 2011

Submission Type: Web

**Docket:** IRS-2010-0017

Requirement for Group Health Plans and Health Insurance Issuers to Provide Coverage of

Preventive Services under the PatientProtection and Affordable Care Act

Comment On: IRS-2010-0017-0038

Group Health Plans and Health Insurance Issuers Relating to Coverage of Preventive Services

under Patient Protection and Affordable Care Act: Amendment

**Document:** IRS-2010-0017-0075 Comment on FR Doc # 2011-19684

Unknowny

## **Submitter Information**

## **General Comment**

This rule is blatantly discriminatory against any who have religious or conscience objections to contraception or abortion. It forces citizens who participate in health insurance plans to cover with their premiums the cost of other participants abortions and contraceptives. That is a moral wrong.

In addition, they should not be covered anyway because they are not health care. Abortions (and morning after pills can be called nothing else) are not healthy for the embryo. And they are not particularly healthy in the long term for the woman who takes them, and the same is true of contraceptives--there are long-term negative side-effects. How can pills that make people sick be called health care?