

PUBLIC SUBMISSION

As of: October 04, 2011
Received: September 30, 2011
Status: Pending_Post
Tracking No. 80f4759f
Comments Due: September 30, 2011
Submission Type: Web

Docket: EBSA-2010-0018

Interim Final Rules for Group Health Plans and Health Insurance Issuers Relating to Coverage of Preventive Services Under the Patient Protection and Affordable Care Act

Comment On: EBSA-2010-0018-0002

Group Health Plans and Health Insurance Issuers Relating to Coverage of Preventive Services under Patient Protection and Affordable Care Act: Amendment

Document: EBSA-2010-0018-DRAFT-0681

Comment on FR Doc # 2011-19684

Submitter Information

Name: Susan Adams

Address:

Kandiyohi, MN,

General Comment

I believe that no company or organization should be forced to provide pregnancy prevention services to employees. Pregnancy is not an illness. The employee herself has a simple, free method of preventing pregnancy if she wishes: avoid the action which causes pregnancy. Businesses and organizations should not be held responsible for the private lives of their employees. About half the people in the US, I believe, are opposed to the killing of unborn infants. The people who own these businesses should not be forced to participate in the killing of unborn infants. The religious exemption should be expanded to any person who believes pregnancy termination to be wrong. In the Christian view, any killing of human life is a grave sin. Some businesses would actually shut down, rather than use their money for purposes they believe wrong. This would further eliminate jobs, and unfairly prevent Christians and other respecters of life from owning and running businesses.