## PUBLIC SUBMISSION

As of: September 23, 2011 Received: September 23, 2011

Status: Pending\_Post Tracking No. 80f2821a

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-0265

Comment on FR Doc # 2011-19684

## **Submitter Information**

Name: Gary Rainville

Address:

Burlingame, CA, 94010 **Organization:** Individual

## **General Comment**

Countless women could be left without preventative health coverage because of who their employer is, not because of their own religious beliefs, if the rule is left as written. Religious employers deserve no special treatment when it comes to providing women basic and necessary health care. No employer has the right to force religious tenets on its employees, whether that employer is defined as a religious or secular employer.