## **PUBLIC SUBMISSION**

As of: October 04, 2011

Received: September 28, 2011

Status: Pending\_Post Tracking No. 80f4066c

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-0396

Comment on FR Doc # 2011-19684

## **Submitter Information**

Name: James Maynard

Address:

609 Newport Drive Briarcliff, TX, 78669

Email: nervouswreck73@yahoo.com

## **General Comment**

Religious exemptions should not be granted for barring access to voluntary contraceptive measures. This religious exemption would do nothing more than hurt those that are trying to prevent a worse situation. Religious exemption should only ever be considered for involuntary requirements.

Distribution of legal medications or contraceptions should only be granted to those who are willing to provide full services to customers and clients. If there are problems of concience, religious exemption should be enough to keep individuals or organizations out of that line of business completely.