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STATE OF RHODE ISLAND

IN GENERAL ASSEMBLY

JANUARY SESSION, A.D. 2023

AN ACT

RELATING TO INSURANCE -- ACCIDENT AND SICKNESS INSURANCE POLICIES

Introduced By: Representatives Alzate, Kazarian, Felix, McEntee, Fogarty, Tanzi, and

Cortvriend

Date Introduced: February 08, 2023

Referred To: House Finance

It is enacted by the General Assembly as follows:

SECTION 1. Section 27-18-57 of the General Laws in Chapter 27-18 entitled "Accident and Sickness Insurance Policies" is hereby amended to read as follows:

27-18-57. F.D.A. approved prescription contraceptive drugs and devices.

- (a) Every individual or group health insurance contract, plan, or policy <u>issued pursuant to</u>

 this title that provides prescription coverage and is delivered, issued for delivery, or renewed,

 amended or effective in this state on or after January 1, 2024 shall provide coverage for F.D.A.

 approved contraceptive drugs and devices requiring a prescription all of the following services and

 contraceptive methods. Provided, that nothing in this subsection shall be deemed to mandate or

 require coverage for the prescription drug RU 486.
- 10 (1) All FDA-approved contraceptive drugs, devices, and other products. The following applies to this coverage:
- 12 (i) If there is a therapeutic equivalent of an FDA-approved contraceptive drug, device, or
 13 product, the contract shall include either the original FDA-approved contraceptive drug device, or
 14 product or at least one of its therapeutic equivalents. "Therapeutic equivalent" shall have the same
 15 definition as that set forth by the FDA;
 - (ii) If the covered therapeutic equivalent versions of a drug, device, or product are not available, or are not tolerated by the patient, or are deemed medically inadvisable, a group or blanket policy shall provide coverage for an alternate therapeutic equivalent version of the contraceptive drug, device, or product, based on the determination of the health care provider,

1	without cost-sharing;
2	(iii) A plan shall not require a prescription to trigger coverage of FDA-approved over-the-
3	counter contraceptive drugs, devices, and products, and shall provide point-of-sale coverage for
4	over-the-counter contraceptives at in-network pharmacies without cost-sharing or medical
5	management restrictions.
6	(2) Voluntary sterilization procedures;
7	(3) Clinical services related to the provision or use of contraception, including
8	consultations, examinations, procedures, device insertion, ultrasound, anesthesia, patient
9	education, referrals, and counseling; and
10	(4) Follow-up services related to the drugs, devices, products, and procedures covered
11	under this section, including, but not limited to, management of side effects, counseling for
12	continued adherence, and device insertion and removal.
13	(b) A group or blanket policy subject to this section shall not impose a deductible,
14	coinsurance, copayment or any other cost-sharing requirement on the coverage provided pursuant
15	to this section. For a qualifying high-deductible health plan for a health savings account, the carrier
16	shall establish the plan's cost-sharing for the coverage provided pursuant to this section at the
17	minimum level necessary to preserve the enrollee's ability to claim tax-exempt contributions and
18	withdrawals from his or her health savings account under 26 U.S.C. § 223. A health plan shall not
19	impose utilization control or other forms of medical management limiting the supply of FDA-
20	approved contraception that may be dispensed or furnished by a provider or pharmacist, or at a
21	location licensed or otherwise authorized to dispense drugs or supplies in an amount that is less
22	than a twelve (12) month supply, and shall not require an enrollee to make any formal request for
23	such coverage other than a pharmacy claim.
24	(c) Except as otherwise authorized under this section, a group or blanket policy shall not
25	impose any restrictions or delays on the coverage required under this section.
26	(d) Benefits for an enrollee under this section shall be the same for an enrollee's covered
27	spouse or domestic partner and covered non-spouse dependents.
28	(b)(e) Notwithstanding any other provision of this section, any insurance company may
29	issue to a religious employer an individual or group health insurance contract, plan, or policy that
30	excludes coverage for prescription contraceptive methods that are contrary to the religious
31	employer's bona fide religious tenets. The exclusion from coverage under this provision shall not
32	apply to contraceptive services or procedures provided for purposes other than contraception, such
33	as decreasing the risk of ovarian cancer or eliminating symptoms of menopause.
34	(e)(f) As used in this section, "religious employer" means an employer that is a "church or

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2	(d)(g) This section does not apply to insurance coverage providing benefits for: (1) Hospital
3	confinement indemnity; (2) Disability income; (3) Accident only; (4) Long-term care; (5) Medicare
4	supplement; (6) Limited benefit health; (7) Specified disease indemnity; (8) Sickness or bodily
5	injury or death by accident or both; and (9) Other limited-benefit policies.
6	(e)(h) Every religious employer that invokes the exemption provided under this section
7	shall provide written notice to prospective enrollees prior to enrollment with the plan, listing the
8	contraceptive healthcare services the employer refuses to cover for religious reasons.
9	(f)(i) Beginning on the first day of each plan year after April 1, 2019, every health insurance
10	issuer offering group or individual health insurance coverage that covers prescription contraception
11	shall not restrict reimbursement for dispensing a covered prescription contraceptive up to three
12	hundred sixty-five (365) days at a time that may be furnished or dispensed all at once or over the
13	course of the twelve (12) month period at the discretion of the prescriber.
14	(j) Nothing in this section shall be construed to exclude coverage for contraceptive drugs,
15	devices, or products for reasons other than contraceptive purposes, such as decreasing the risk of
16	ovarian cancer or eliminating symptoms of menopause, or for contraception that is necessary to
17	preserve the life or health of an enrollee. A plan that violates this section is subject to penalties, in
18	accordance with § 27-18-20. The department may base its determinations on findings from onsite
19	surveys, enrollee or other complaints, financial status, or any other source.
20	(k) The department shall monitor plan compliance in accordance with this section and shall
21	adopt rules for the implementation of this section, including the following:
22	(1) In addition to any requirements under state administrative procedures, the department
23	shall engage in a stakeholder process prior to the adoption of rules that include health care service
24	plans, pharmacy benefit plans, consumer representatives, including those representing youth, low-
25	income people, and communities of color, and other interested parties. The department shall hold
26	stakeholder meetings for stakeholders of different types to ensure sufficient opportunity to consider
27	factors and processes relevant to contraceptive coverage. The department shall provide notice of
28	stakeholder meetings on the department's website, and stakeholder meetings shall be open to the
29	public.
30	(2) The department shall conduct random reviews of each plan and its subcontractors to
31	ensure compliance with this section.
32	(3) The department shall submit an annual report to the general assembly and any other
33	appropriate entity with its findings from the random compliance reviews detailed in this section
34	and any other compliance or implementation efforts. This report shall be made available to the

a qualified church-controlled organization" as defined in 26 U.S.C. § 3121.

2	SECTION 2. Section 27-19-48 of the General Laws in Chapter 27-19 entitled "Nonprofit
3	Hospital Service Corporations" is hereby amended to read as follows:
4	27-19-48. F.D.A. approved prescription contraceptive drugs and devices.
5	(a) Every individual or group health insurance contract, plan, or policy <u>issued pursuant to</u>
6	this title that provides prescription coverage and is delivered, issued for delivery, or renewed
7	amended or effective in this state on or after January 1, 2024 shall provide coverage for F.D.A.
8	approved contraceptive drugs and devices requiring a prescription all of the following services and
9	contraceptive methods. Provided, that nothing in this subsection shall be deemed to mandate or
10	require coverage for the prescription drug RU 486.
11	(1) All FDA-approved contraceptive drugs, devices, and other products. The following
12	applies to this coverage:
13	(i) If there is a therapeutic equivalent of an FDA-approved contraceptive drug, device, or
14	product, the contract shall include either the original FDA-approved contraceptive drug device, or
15	product or at least one of its therapeutic equivalents. "Therapeutic equivalent" shall have the same
16	definition as that set forth by the FDA;
17	(ii) If the covered therapeutic equivalent versions of a drug, device, or product are not
18	available, or are not tolerated by the patient, or are deemed medically inadvisable, a group or
19	blanket policy shall provide coverage for an alternate therapeutic equivalent version of the
20	contraceptive drug, device, or product, based on the determination of the health care provider,
21	without cost-sharing;
22	(iii) A plan shall not require a prescription to trigger coverage of FDA-approved over-the-
23	counter contraceptive drugs, devices, and products, and shall provide point-of-sale coverage for
24	over-the-counter contraceptives at in-network pharmacies without cost-sharing or medical
25	management restrictions.
26	(2) Voluntary sterilization procedures;
27	(3) Clinical services related to the provision or use of contraception, including
28	consultations, examinations, procedures, device insertion, ultrasound, anesthesia, patient
29	education, referrals, and counseling; and
30	(4) Follow-up services related to the drugs, devices, products, and procedures covered
31	under this section, including, but not limited to, management of side effects, counseling for
32	continued adherence, and device insertion and removal.
33	(b) A group or blanket policy subject to this section shall not impose a deductible,
34	coinsurance, copayment or any other cost-sharing requirement on the coverage provided pursuant

public on the department's website.

1	to this section. For a qualifying high-deductible health plan for a health savings account, the carrier
2	shall establish the plan's cost-sharing for the coverage provided pursuant to this section at the
3	minimum level necessary to preserve the enrollee's ability to claim tax-exempt contributions and
4	withdrawals from his or her health savings account under 26 U.S.C. § 223. A health plan shall not
5	impose utilization control or other forms of medical management limiting the supply of FDA-
6	approved contraception that may be dispensed or furnished by a provider or pharmacist, or at a
7	location licensed or otherwise authorized to dispense drugs or supplies in an amount that is less
8	than a twelve (12) month supply, and shall not require an enrollee to make any formal request for
9	such coverage other than a pharmacy claim.
10	(c) Except as otherwise authorized under this section, a group or blanket policy shall not
11	impose any restrictions or delays on the coverage required under this section.
12	(d) Benefits for an enrollee under this section shall be the same for an enrollee's covered
13	spouse or domestic partner and covered non-spouse dependents.
14	(b)(e) Notwithstanding any other provision of this section, any hospital service corporation
15	may issue to a religious employer an individual or group health insurance contract, plan, or policy
16	that excludes coverage for prescription contraceptive methods that are contrary to the religious
17	employer's bona fide religious tenets. The exclusion from coverage under this provision shall not
18	apply to contraceptive services or procedures provided for purposes other than contraception, such
19	as decreasing the risk of ovarian cancer or eliminating symptoms of menopause.
20	(c)(f) As used in this section, "religious employer" means an employer that is a "church or
21	a qualified church-controlled organization" as defined in 26 U.S.C. § 3121.
22	(d)(g) Every religious employer that invokes the exemption provided under this section
23	shall provide written notice to prospective enrollees prior to enrollment with the plan, listing the
24	contraceptive healthcare services the employer refuses to cover for religious reasons.
25	(e)(h) Beginning on the first day of each plan year after April 1, 2019, every health
26	insurance issuer offering group or individual health insurance coverage that covers prescription
27	contraception shall not restrict reimbursement for dispensing a covered prescription contraceptive
28	up to three hundred sixty-five (365) days at a time that may be furnished or dispensed all at once
29	or over the course of the twelve (12) month period at the discretion of the prescriber.
30	(i) Nothing in this section shall be construed to exclude coverage for contraceptive drugs,
31	devices, or products for reasons other than contraceptive purposes, such as decreasing the risk of
32	ovarian cancer or eliminating symptoms of menopause, or for contraception that is necessary to
33	preserve the life or health of an enrollee. A plan that violates this section is subject to penalties, in
34	accordance with 8 27-19-38. The department may base its determinations on findings from onsite

1	surveys, enrollee or other complaints, financial status, or any other source.
2	(j) The department shall monitor plan compliance in accordance with this section and shall
3	adopt rules for the implementation of this section, including the following:
4	(1) In addition to any requirements under state administrative procedures, the department
5	shall engage in a stakeholder process prior to the adoption of rules that include health care service
6	plans, pharmacy benefit plans, consumer representatives, including those representing youth, low-
7	income people, and communities of color, and other interested parties. The department shall hold
8	stakeholder meetings for stakeholders of different types to ensure sufficient opportunity to consider
9	factors and processes relevant to contraceptive coverage. The department shall provide notice of
10	stakeholder meetings on the department's website, and stakeholder meetings shall be open to the
11	public.
12	(2) The department shall conduct random reviews of each plan and its subcontractors to
13	ensure compliance with this section.
14	(3) The department shall submit an annual report to the general assembly and any other
15	appropriate entity with its findings from the random compliance reviews detailed in this section
16	and any other compliance or implementation efforts. This report shall be made available to the
17	public on the department's website.
18	SECTION 3. Section 27-20-43 of the General Laws in Chapter 27-20 entitled "Nonprofit
19	Medical Service Corporations" is hereby amended to read as follows:
20	27-20-43. F.D.A. approved prescription contraceptive drugs and devices.
21	(a) Every individual or group health insurance contract, plan, or policy issued pursuant to
22	this title that provides prescription coverage and is delivered, issued for delivery, or renewed,
23	amended or effective in this state on or after January 1, 2024 shall provide coverage for F.D.A.
24	approved contraceptive drugs and devices requiring a prescription all of the following services and
25	contraceptive methods. Provided, that nothing in this subsection shall be deemed to mandate or
26	require coverage for the prescription drug RU 486.
27	(i) If there is a therapeutic equivalent of an FDA-approved contraceptive drug, device, or
28	product, the contract shall include either the original FDA-approved contraceptive drug device, or
29	product or at least one of its therapeutic equivalents. "Therapeutic equivalent" shall have the same
30	definition as that set forth by the FDA;
31	(ii) If the covered therapeutic equivalent versions of a drug, device, or product are not
32	available, or are not tolerated by the patient, or are deemed medically inadvisable, a group or
33	blanket policy shall provide coverage for an alternate therapeutic equivalent version of the
34	contraceptive drug device or product based on the determination of the health care provider

1	without cost-sharing;
2	(iii) A plan shall not require a prescription to trigger coverage of FDA-approved over-the-
3	counter contraceptive drugs, devices, and products, and shall provide point-of-sale coverage for
4	over-the-counter contraceptives at in-network pharmacies without cost-sharing or medical
5	management restrictions.
6	(2) Voluntary sterilization procedures;
7	(3) Clinical services related to the provision or use of contraception, including
8	consultations, examinations, procedures, device insertion, ultrasound, anesthesia, patient
9	education, referrals, and counseling; and
10	(4) Follow-up services related to the drugs, devices, products, and procedures covered
11	under this section, including, but not limited to, management of side effects, counseling for
12	continued adherence, and device insertion and removal.
13	(b) A group or blanket policy subject to this section shall not impose a deductible,
14	coinsurance, copayment or any other cost-sharing requirement on the coverage provided pursuant
15	to this section. For a qualifying high-deductible health plan for a health savings account, the carrier
16	shall establish the plan's cost-sharing for the coverage provided pursuant to this section at the
17	minimum level necessary to preserve the enrollee's ability to claim tax-exempt contributions and
18	withdrawals from his or her health savings account under 26 U.S.C. § 223. A health plan shall not
19	impose utilization control or other forms of medical management limiting the supply of FDA-
20	approved contraception that may be dispensed or furnished by a provider or pharmacist, or at a
21	location licensed or otherwise authorized to dispense drugs or supplies in an amount that is less
22	than a twelve (12) month supply, and shall not require an enrollee to make any formal request for
23	such coverage other than a pharmacy claim.
24	(c) Except as otherwise authorized under this section, a group or blanket policy shall not
25	impose any restrictions or delays on the coverage required under this section.
26	(d) Benefits for an enrollee under this section shall be the same for an enrollee's covered
27	spouse or domestic partner and covered non-spouse dependents.
28	(b)(e) Notwithstanding any other provision of this section, any medical service corporation
29	may issue to a religious employer an individual or group health insurance contract, plan, or policy
30	that excludes coverage for prescription contraceptive methods which are contrary to the religious
31	employer's bona fide religious tenets. The exclusion from coverage under this provision shall not
32	apply to contraceptive services or procedures provided for purposes other than contraception, such
33	as decreasing the risk of ovarian cancer or eliminating symptoms of menopause.
34	(e)(f) As used in this section, "religious employer" means an employer that is a "church or

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2	(d)(g) Every religious employer that invokes the exemption provided under this section
3	shall provide written notice to prospective enrollees prior to enrollment with the plan, listing the
4	contraceptive healthcare services the employer refuses to cover for religious reasons.
5	(e)(h) Beginning on the first day of each plan year after April 1, 2019, every health
6	insurance issuer offering group or individual health insurance coverage that covers prescription
7	contraception shall not restrict reimbursement for dispensing a covered prescription contraceptive
8	up to three hundred sixty-five (365) days at a time that may be furnished or dispensed all at once
9	or over the course of the twelve (12) month period at the discretion of the prescriber.
10	(i) Nothing in this section shall be construed to exclude coverage for contraceptive drugs,
11	devices, or products for reasons other than contraceptive purposes, such as decreasing the risk of
12	ovarian cancer or eliminating symptoms of menopause, or for contraception that is necessary to
13	preserve the life or health of an enrollee. A plan that violates this section is subject to penalties, in
14	accordance with § 27-20-33. The department may base its determinations on findings from onsite
15	surveys, enrollee or other complaints, financial status, or any other source.
16	(j) The department shall monitor plan compliance in accordance with this section and shall
17	adopt rules for the implementation of this section, including the following:
18	(1) In addition to any requirements under state administrative procedures, the department
19	shall engage in a stakeholder process prior to the adoption of rules that include health care service
20	plans, pharmacy benefit plans, consumer representatives, including those representing youth, low-
21	income people, and communities of color, and other interested parties. The department shall hold
22	stakeholder meetings for stakeholders of different types to ensure sufficient opportunity to consider
23	factors and processes relevant to contraceptive coverage. The department shall provide notice of
24	stakeholder meetings on the department's website, and stakeholder meetings shall be open to the
25	public.
26	(2) The department shall conduct random reviews of each plan and its subcontractors to
27	ensure compliance with this section.
28	(3) The department shall submit an annual report to the general assembly and any other
29	appropriate entity with its findings from the random compliance reviews detailed in this section
30	and any other compliance or implementation efforts. This report shall be made available to the
31	public on the department's website.
32	SECTION 4. Section 27-41-59 of the General Laws in Chapter 27-41 entitled "Health
33	Maintenance Organizations" is hereby amended to read as follows:
34	27-41-59. F.D.A. approved prescription contraceptive drugs and devices.

a qualified church-controlled organization" as defined in 26 U.S.C. \S 3121.

1	(a) Every individual of group health insurance contract, plan, of policy issued pursuant to
2	this title that provides prescription coverage and is delivered, issued for delivery, or renewed,
3	amended or effective in this state on or after January 1, 2024 shall provide coverage for F.D.A.
4	approved contraceptive drugs and devices requiring a prescription; provided, all of the following
5	services and contraceptive methods. Provided, that nothing in this subsection shall be deemed to
6	mandate or require coverage for the prescription drug RU 486.
7	(1) All FDA-approved contraceptive drugs, devices, and other products. The following
8	applies to this coverage:
9	(i) If there is a therapeutic equivalent of an FDA-approved contraceptive drug, device, or
0	product, the contract shall include either the original FDA-approved contraceptive drug device, or
1	product or at least one of its therapeutic equivalents. "Therapeutic equivalent" shall have the same
12	definition as that set forth by the FDA;
13	(ii) If the covered therapeutic equivalent versions of a drug, device, or product are not
14	available, or are not tolerated by the patient, or are deemed medically inadvisable, a group or
15	blanket policy shall provide coverage for an alternate therapeutic equivalent version of the
16	contraceptive drug, device, or product, based on the determination of the health care provider,
17	without cost-sharing;
18	(iii) A plan shall not require a prescription to trigger coverage of FDA-approved over-the-
19	counter contraceptive drugs, devices, and products, and shall provide point-of-sale coverage for
20	over-the-counter contraceptives at in-network pharmacies without cost-sharing or medical
21	management restrictions.
22	(2) Voluntary sterilization procedures;
23	(3) Clinical services related to the provision or use of contraception, including
24	consultations, examinations, procedures, device insertion, ultrasound, anesthesia, patient
25	education, referrals, and counseling; and
26	(4) Follow-up services related to the drugs, devices, products, and procedures covered
27	under this section, including, but not limited to, management of side effects, counseling for
28	continued adherence, and device insertion and removal.
29	(b) A group or blanket policy subject to this section shall not impose a deductible,
30	coinsurance, copayment or any other cost-sharing requirement on the coverage provided pursuant
31	to this section. For a qualifying high-deductible health plan for a health savings account, the carrier
32	shall establish the plan's cost-sharing for the coverage provided pursuant to this section at the
33	minimum level necessary to preserve the enrollee's ability to claim tax-exempt contributions and
34	withdrawals from his or her health savings account under 26 U.S.C. 8 223. A health plan shall not

1	impose utilization control or other forms of medical management limiting the supply of FDA-
2	approved contraception that may be dispensed or furnished by a provider or pharmacist, or at a
3	location licensed or otherwise authorized to dispense drugs or supplies in an amount that is less
4	than a twelve (12) month supply, and shall not require an enrollee to make any formal request for
5	such coverage other than a pharmacy claim.
6	(c) Except as otherwise authorized under this section, a group or blanket policy shall not
7	impose any restrictions or delays on the coverage required under this section.
8	(d) Benefits for an enrollee under this section shall be the same for an enrollee's covered
9	spouse or domestic partner and covered non-spouse dependents.
10	(b)(e) Notwithstanding any other provision of this section, any health maintenance
11	corporation may issue to a religious employer an individual or group health insurance contract,
12	plan, or policy that excludes coverage for prescription contraceptive methods that are contrary to
13	the religious employer's bona fide religious tenets. The exclusion from coverage under this
14	provision shall not apply to contraceptive services or procedures provided for purposes other than
15	contraception, such as decreasing the risk of ovarian cancer or eliminating symptoms of
16	menopause.
17	(e)(f) As used in this section, "religious employer" means an employer that is a "church or
18	a qualified church-controlled organization" as defined in 26 U.S.C. § 3121.
19	(d)(g) Every religious employer that invokes the exemption provided under this section
20	shall provide written notice to prospective enrollees prior to enrollment with the plan, listing the
21	contraceptive healthcare services the employer refuses to cover for religious reasons.
22	(e)(h) Beginning on the first day of each plan year after April 1, 2019, every health
23	insurance issuer offering group or individual health insurance coverage that covers prescription
24	contraception shall not restrict reimbursement for dispensing a covered prescription contraceptive
25	up to three hundred sixty-five (365) days at a time that may be furnished or dispensed all at once
26	or over the course of the twelve (12) month period at the discretion of the prescriber.
27	(i) Nothing in this section shall be construed to exclude coverage for contraceptive drugs,
28	devices, or products for reasons other than contraceptive purposes, such as decreasing the risk of
29	ovarian cancer or eliminating symptoms of menopause, or for contraception that is necessary to
30	preserve the life or health of an enrollee. A plan that violates this section is subject to penalties, in
31	accordance with § 27-41-21. The department may base its determinations on findings from onsite
32	surveys, enrollee or other complaints, financial status, or any other source.
33	(j) The department shall monitor plan compliance in accordance with this section and shall
34	adopt rules for the implementation of this section, including the following:

1	(1) In addition to any requirements under state administrative procedures, the department
2	shall engage in a stakeholder process prior to the adoption of rules that include health care service
3	plans, pharmacy benefit plans, consumer representatives, including those representing youth, low-
4	income people, and communities of color, and other interested parties. The department shall hold
5	stakeholder meetings for stakeholders of different types to ensure sufficient opportunity to consider
6	factors and processes relevant to contraceptive coverage. The department shall provide notice of
7	stakeholder meetings on the department's website, and stakeholder meetings shall be open to the
8	public.
9	(2) The department shall conduct random reviews of each plan and its subcontractors to
0	ensure compliance with this section.
1	(3) The department shall submit an annual report to the general assembly and any other
12	appropriate entity with its findings from the random compliance reviews detailed in this section
13	and any other compliance or implementation efforts. This report shall be made available to the
14	public on the department's website.
15	SECTION 5. Chapter 40-8 of the General Laws entitled "Medical Assistance" is hereby
16	amended by adding thereto the following section:
17	40-8-33. F.D.Aapproved prescription contraceptive drugs and devices.
18	(a) Every individual or group health insurance contract, plan, or policy issued pursuant to
9	this chapter that is delivered, issued for delivery, renewed, amended or effective in this state on or
20	after January 1, 2024 shall provide coverage for all of the following services and contraceptive
21	methods. Provided, that nothing in this subsection shall be deemed to mandate or require coverage
22	for the prescription drug RU 486.
23	(1) All FDA-approved contraceptive drugs, devices, and other products. The following
24	applies to this coverage:
25	(i) If there is a therapeutic equivalent of an FDA-approved contraceptive drug, device, or
26	product, the contract shall include either the original FDA-approved contraceptive drug device, or
27	product or at least one of its therapeutic equivalents. "Therapeutic equivalent" shall have the same
28	definition as that set forth by the FDA;
29	(ii) If the covered therapeutic equivalent versions of a drug, device, or product are not
30	available, or are not tolerated by the patient, or are deemed medically inadvisable, a group or
31	blanket policy shall provide coverage for an alternate therapeutic equivalent version of the
32	contraceptive drug, device, or product, based on the determination of the health care provider,
33	without cost-sharing;
34	(iii) A plan shall not require a prescription to trigger coverage of FDA-approved over-the-

1	counter contraceptive drugs, devices, and products, and shall provide point-of-sale coverage for
2	over-the-counter contraceptives at in-network pharmacies without cost-sharing or medical
3	management restrictions.
4	(2) Voluntary sterilization procedures;
5	(3) Clinical services related to the provision or use of contraception, including
6	consultations, examinations, procedures, device insertion, ultrasound, anesthesia, patient
7	education, referrals, and counseling; and
8	(4) Follow-up services related to the drugs, devices, products, and procedures covered
9	under this section, including, but not limited to, management of side effects, counseling for
10	continued adherence, and device insertion and removal.
11	(b) A group or blanket policy subject to this section shall not impose a deductible,
12	coinsurance, copayment or any other cost-sharing requirement on the coverage provided pursuant
13	to this section. For a qualifying high-deductible health plan for a health savings account, the carrier
14	shall establish the plan's cost-sharing for the coverage provided pursuant to this section at the
15	minimum level necessary to preserve the enrollee's ability to claim tax-exempt contributions and
16	withdrawals from his or her health savings account under 26 U.S.C. § 223. A health plan shall not
17	impose utilization control or other forms of medical management limiting the supply of FDA-
18	approved contraception that may be dispensed or furnished by a provider or pharmacist, or at a
19	location licensed or otherwise authorized to dispense drugs or supplies in an amount that is less
20	than a twelve (12) month supply, and shall not require an enrollee to make any formal request for
21	such coverage other than a pharmacy claim.
22	(c) Except as otherwise authorized under this section, a group or blanket policy shall not
23	impose any restrictions or delays on the coverage required under this section.
24	(d) Benefits for an enrollee under this section shall be the same for an enrollee's covered
25	spouse or domestic partner and covered non-spouse dependents.
26	(e) Notwithstanding any other provision of this section, any health maintenance
27	corporation may issue to a religious employer an individual or group health insurance contract,
28	plan, or policy that excludes coverage for prescription contraceptive methods that are contrary to
29	the religious employer's bona fide religious tenets. The exclusion from coverage under this
30	provision shall not apply to contraceptive services or procedures provided for purposes other than
31	contraception, such as decreasing the risk of ovarian cancer or eliminating symptoms of
32	menopause.
33	(f) As used in this section, "religious employer" means an employer that is a "church or a
34	qualified church-controlled organization" as defined in 26 U.S.C. § 3121.

2	provide written notice to prospective enrollees prior to enrollment with the plan, listing the
3	contraceptive health care services the employer refuses to cover for religious reasons.
4	(h) Beginning on the first day of each plan year after April 1, 2022, every health insurance
5	issuer offering group or individual health insurance coverage that covers prescription contraception
6	shall not restrict reimbursement for dispensing a covered prescription contraceptive up to three
7	hundred sixty-five (365) days at a time that may be furnished or dispensed all at once or over the
8	course of the twelve (12) month period at the discretion of the prescriber.
9	(i) Nothing in this section shall be construed to exclude coverage for contraceptive drugs,
10	devices, or products for reasons other than contraceptive purposes, such as decreasing the risk of
1	ovarian cancer or eliminating symptoms of menopause, or for contraception that is necessary to
12	preserve the life or health of an enrollee. A plan that violates this section is subject to penalties, in
13	accordance with § 40-8-9. The department may base its determinations on findings from onsite
14	surveys, enrollee or other complaints, financial status, or any other source.
15	(j) The department shall monitor plan compliance in accordance with this section and shall
16	adopt rules for the implementation of this section, including the following:
17	(1) In addition to any requirements under state administrative procedures, the department
18	shall engage in a stakeholder process prior to the adoption of rules that include health care service
19	plans, pharmacy benefit plans, consumer representatives, including those representing youth, low-
20	income people, and communities of color, and other interested parties. The department shall hold
21	stakeholder meetings for stakeholders of different types to ensure sufficient opportunity to consider
22	factors and processes relevant to contraceptive coverage. The department shall provide notice of
23	stakeholder meetings on the department's website, and stakeholder meetings shall be open to the
24	public.
25	(2) The department shall conduct random reviews of each plan and its subcontractors to
26	ensure compliance with this section.
27	(3) The department shall submit an annual report to the general assembly and any other
28	appropriate entity with its findings from the random compliance reviews detailed in this section
29	and any other compliance or implementation efforts. This report shall be made available to the
80	public on the department's website.
31	SECTION 6. This act shall take effect upon passage.
	
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(g) Every religious employer that invokes the exemption provided under this section shall

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EXPLANATION

BY THE LEGISLATIVE COUNCIL

OF

AN ACT

RELATING TO INSURANCE -- ACCIDENT AND SICKNESS INSURANCE POLICIES

This act would require every individual or group health insurance contract effective on or after January 1, 2024, to provide coverage to the insured and the insured's spouse and dependents for all FDA-approved contraceptive drugs, devices and other products, voluntary sterilization procedures, patient education and counseling on contraception and follow-up services as well as Medicaid coverage for a twelve (12) month supply for Medicaid recipients.

This act would take effect upon passage.

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