## UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

| COMMONWEALTH OF PENNSYLVANIA and STATE OF NEW JERSEY, | •<br>:<br>: |
|---|-------------|
| Plaintiffs,   | :           |
| v.  | :           |
| DONALD J. TRUMP, et al.,                              | :           |
| Defendants.   | :           |

Case No. 2:17-cv-04540-WB

# AMICI CURIAE BRIEF OF MASSACHUSETTS, CALIFORNIA, CONNECTICUT, DELAWARE, DISTRICT OF COLUMBIA, HAWAI'I, ILLINOIS, IOWA, MAINE, MARYLAND, MICHIGAN, MINNESOTA, NEVADA, NEW MEXICO, NEW YORK, NORTH CAROLINA, OREGON, RHODE ISLAND, VERMONT, VIRGINIA, AND WASHINGTON IN SUPPORT OF PLAINTIFFS' MOTION FOR A PRELIMINARY INJUNCTION

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#### **INTRODUCTION AND INTERESTS OF AMICI STATES**

The *Amici* States have a compelling interest in protecting the health, wellbeing, and economic security of their residents. To promote this interest, the States are committed to ensuring a strong and robust regulatory regime that makes contraception as widely available and affordable as possible. Access to contraception advances educational opportunity, workplace equality, and financial empowerment for women; improves the health of women and children; and reduces healthcare-related costs for individuals, families, and States.

The Patient Protection and Affordable Care Act's ("ACA") "contraceptive mandate" plays a critical role in ensuring State residents access to affordable contraception. Most women receive health care coverage through employer-sponsored health plans. The ACA requires employer-sponsored plans to provide comprehensive, no-cost coverage for contraceptive care and services. The *Amici* States have an interest in ensuring that, in implementing the contraceptive mandate, the defendant federal agencies develop regulations that further women's health and equality and that do not impose unjustifiable costs on the States. In addition, the *Amici* States have an interest in a fair and transparent federal regulatory process. The *Amici* States depend on federal agencies to follow proper rulemaking procedures designed to incorporate a broad array of interests—including those of State and local governments—before making important, and often complex, regulatory decisions.

The two Final Rules challenged in this case, which authorize employers and universities nationwide to prevent their employees and students from receiving the seamless access to contraceptive care and services guaranteed by the ACA, threaten each of these interests. The *Amici* States submit this brief to explain why they will be injured by the Final Rules, and why this Court should issue a preliminary injunction barring enforcement of the Final Rules anywhere in

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the United States.

#### SUMMARY OF THE ARGUMENT

Through this case, the Commonwealth of Pennsylvania and the State of New Jersey (the "Plaintiff States") seek to protect themselves, other States, and women across the country from the harms that will result from Defendants' attempt to nullify provisions of the ACA that guarantee women equal access to preventive medical care—specifically contraceptive care and services. Defendants have issued two Final Rules (the "Rules") that authorize employers with religious or moral objections to contraception to block employees, students, and their dependents from receiving contraceptive coverage. *See Religious Exemptions and Accommodations for Coverage of Certain Preventive Services Under the Affordable Care Act*, 83 Fed. Reg. 57536 (Nov. 15, 2018); *Moral Exemptions and Accommodations for Coverage of Certain Preventive Services Under the Affordable Care Act*, 83 Fed. Reg. 57592 (Nov. 15, 2018).

The Rules have caused—and will continue to cause—significant harm to States nationwide. The Rules will deprive hundreds of thousands of employees, students, and their dependents of contraceptive coverage, threatening the health and wellbeing of the States' residents and the economic and public health of the States generally. As a result, States will be forced to expend millions of dollars to provide replacement contraceptive care and services for their residents.

Because the Rules will injure women and States across the country, this Court should enjoin implementation of the Rules on a nationwide basis. When, as here, federal regulatory action is unlawful, courts typically invalidate the action in its entirety. That relief is especially warranted in this case, where the damage caused by the Rules will transcend State lines and where a

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preliminary injunction limited in scope to Pennsylvania and New Jersey would not guarantee those Plaintiff States complete relief.

#### ARGUMENT

#### I. <u>States Across the Country Will Be Injured by the Final Rules.</u>

This Court previously ruled that the Plaintiff States have Article III standing to challenge the Rules. *Pennsylvania v. Trump*, 281 F. Supp. 3d 553, 567 (E.D. Pa. 2017); *accord California v. Azar*, --- F.3d ---, 2018 WL 6566752, \*5-\*8 (9th Cir. Dec. 13, 2018) (five other States have standing under Article III to challenge the Rules). Like the Interim Final Rules ("IFRs") that preceded them, the Final Rules will "inflict a direct injury upon [the Plaintiff States] by imposing substantial financial burdens on State coffers." *Pennsylvania*, 253 F. Supp. 3d at 567. The Plaintiff States, moreover, "see[k] to protect a quasi-sovereign interest—the health of [their] women residents." *Id.* at 566. That quasi-sovereign interest, this Court explained, "is inextricably intertwined" with the Plaintiff States' fiscal injury—namely, an "increase [in] expenditures for State and local programs providing contraceptive services." *Id.* at 567.

The Plaintiff States' basis for Article III standing to challenge the Final Rules now is even stronger than their standing when Defendants issued the IFRs in October 2017. Defendants have now determined that far *more* women will be harmed by the Final Rules than they had previously estimated. *See* 83 Fed. Reg. 57578-80. Building off of that admission and this Court's prior determination that the Plaintiff States had standing under Article III to challenge the IFRs, this brief will highlight the breadth of the nationwide injury to women and States across the country.

### A. <u>The Rules Will Cause Women in Every State to Lose Contraceptive</u> <u>Coverage and Thereby Inflict Financial Injury on States Nationwide.</u>

Across the country, the Final Rules will result in hundreds of thousands of employees and students, as well as their dependents, losing the comprehensive contraceptive coverage guaranteed

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by the ACA. That loss, in turn, will impose direct financial harm on the States. Many women who lose contraceptive coverage as a result of the Rules will obtain replacement care and services through state-funded programs. Others, who are not able to obtain replacement coverage, may experience unintended pregnancies that impose additional costs on States.

# 1. The Rules Will Cause Hundreds of Thousands of People to Lose Coverage.

According to Defendants' Regulatory Impact Analysis for the Final Rules (hereinafter "the RIA"),<sup>1</sup> approximately three million people receive health insurance through employers and universities that have already asserted religious objections to providing coverage for contraceptive care and services under the ACA. *See* 83 Fed. Reg. 57575-78. Even more people receive insurance through employers that will be newly eligible for the expanded religious and moral exemptions provided by the Final Rules. *See, e.g.*, 82 Fed. Reg. 47792, 47823 (Oct. 13, 2017) (Interim Final Rule) (comparing the prevalence of religious and moral objections to contraception); 83 Fed. Reg. 57628 (acknowledging that "uncertainty" concerning the prevalence of moral objections justifies higher estimates of the Rules' impact).

Out of these millions, Defendants estimate that between 70,515 ("lower bound estimate") and 126,400 ("upper bound estimate") women will lose employer-based coverage for their chosen method of contraception if the Final Rules go into effect.<sup>2</sup> *See* 83 Fed. Reg. 57578, 57580, 57627-

<sup>&</sup>lt;sup>1</sup> The RIA is Defendants' official, legally mandated explanation of each Rules' anticipated costs, benefits, and broader effects. *See* 83 Fed. Reg. 57573. The RIAs contained in the Final Rules largely adopt the analysis contained in the IFRs except that, as discussed, *see infra*, note 2, Defendants have significantly increased their estimate of the number of women who will lose coverage as a result of the Rules.

<sup>&</sup>lt;sup>2</sup> These figures include only "women whose contraceptive costs will be impacted by the expanded exemptions in these final rules." 83 Fed. Reg. 57578. Notably, they represent a significant increase from the estimates contained in the IFRs. In the IFRs, Defendants indicated that between 31,715 and 120,000 women were likely to lose coverage. *See* 82 Fed. Reg. 47821, 47823, 47858. The increase from the IFRs to the Final Rules is largely attributable to the fact

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28. These figures offer a conservative snapshot of the Rules' direct and immediate effects. The actual number of women affected is likely to be "significantly higher." <sup>3</sup> *Pennsylvania*, 281 F. Supp. 3d at 582.

The lower and upper bounds are based on two different calculation methods. *See* 83 Fed. Reg. 57575-81. The upper bound estimate—126,400 women—is based on nationwide survey data concerning the number of employers that excluded contraceptive coverage from their insurance plans in 2010, before the ACA went into effect. *See* 83 Fed. Reg. 57578-81; 82 Fed. Reg. 47821-24. Defendants use this data to produce a statistical estimate of the number employers that will use the expanded moral and religious exemptions provided by the Rules. *Id.* Notably, Defendants assume that the number of women who will lose coverage as a result of the Rules will be only a small fraction of the number of women who were denied contraceptive coverage prior to the ACA. *Id.* The lower bound estimate—70,515<sup>4</sup>—is based primarily on the number employers that have

that, in the IFRs, Defendants underestimated the number of people receiving contraceptive coverage through the accommodation by approximately 2,000,000. *Compare* 82 Fed. Reg. 47821 (stating that 1,027,000 people "are covered in accommodated plans"), *with* 83 Fed. Reg. 57577 (stating that 2,907,000 people "were covered in plans using the accommodation under the previous regulations").

<sup>&</sup>lt;sup>3</sup> Defendants make a number of significant assumptions that create a "tendency toward underestimation." 83 Fed. Reg. 57581 n. 112. For example, Defendants' estimates are based on the assumption that "approximately 43.6% of women of childbearing age use women's contraceptive methods covered by the [ACA]." 83 Fed. Reg. 57576. The source cited for this claim is a Fact Sheet published by the Guttmacher Institute, titled "Contraceptive Use in the United States," available at <u>https://www.guttmacher.org/fact-sheet/contraceptive-use-united-states</u>. *See* 83 Fed. Reg. 57576 n. 85. That Fact Sheet, however, indicates only that 43.6% of women of childbearing age have used a contraceptive method covered by the ACA "in the past month." Of course, over any period of time longer than a month, a higher, cumulative percentage of women will use these methods of contraception. *See id*. (while only approximately 15% of women have used birth control pills "in the past month," approximately 80% have used them ever).

<sup>&</sup>lt;sup>4</sup> Of these 70,515 women, only 15 are attributable to the new moral exemption. *See* 83 Fed. Reg. 57627. Defendants' "uncertainty" about this low number was a basis for including the upper bound estimate in the RIA. *Id.* at 57628. In contrast to the lower bound, the upper bound estimate accounts to some extent for the strong likelihood that employers other than litigating

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previously asserted religious objections to providing contraceptive coverage under the ACA, either through litigation ("litigating employers") or by using the ACA's existing accommodation ("accommodated employers"). *See* 83 Fed. Reg. 57575-78; 82 Fed. Reg. 47815-21.<sup>5</sup>

Importantly, the figures provided in the RIA are adjusted for many factors that could affect employers' use of the expanded exemptions. For example, Defendants take into account the fact that some objecting employers will continue to use the accommodation rather than the expanded exemptions, *see, e.g.*, 83 Fed. Reg. 57575, 82 Fed. Reg. 47815; that some employers are covered by injunctions exempting them from the contraceptive mandate, 83 Fed. Reg. 57575-76, 82 Fed. Reg. 47818; and that some employers who choose to use the expanded exemptions will object to covering only a few contraceptive methods, 83 Fed. Reg. 57581, 82 Fed. Reg. 47823.

In sum, the RIA establishes that, at a minimum, tens of thousands of women who are currently using a method of contraception covered by the ACA will immediately lose their employer-sponsored coverage as a direct result of the Rules, should the Rules go into effect.

#### 2. The Rules Will Have a Nationwide Impact.

The Rules will affect States across the country. As discussed, Defendants' more comprehensive analysis of the Rules' likely impact—that 126,400 women will lose coverage as a result of the both the expanded moral and religious exemptions—is based on *nationwide* survey data. *See supra*, at 5-6. There is nothing in the Administrative Record to suggest that the Rules

and accommodated employers will make use of the expanded exemptions, particularly the new moral exemption. *See* 83 Fed. Reg. 57578-81.

<sup>&</sup>lt;sup>5</sup> Defendants do not know how many employers are actually using the accommodation. Under the prior regulations, not all employers were required to provide notice to Defendants in order to use the accommodation, and many did not do so. *See* 83 Fed. Reg. 57576; 82 Fed. Reg. at 47817-18. For the purposes of the RIA, Defendants estimate that 209 employers have been using the accommodation. *Id*. This figure is taken from an estimate originally made by the Department of Health and Human Services ("HHS") in 2014. *Id*. HHS has characterized the figure as "likely...[an] underestimate." 80 Fed. Reg. 41318, 41332 (July 14, 2015).

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will not have a nationwide impact, nor is there a basis to believe that women residing in any particular State will be peculiarly unaffected by the Rules.<sup>6</sup>

The Administrative Record itself demonstrates the Rules' nationwide impact. It identifies litigating and accommodated employers and universities that have already raised religious objections to providing contraceptive coverage under the ACA. *See* Exhibit A.<sup>7</sup> And it specifically identifies the litigating employers and universities that Defendants expect will use the expanded religious exemption created by the Rules. *See id.* These litigating employers and universities, as demonstrated in the following chart,<sup>8</sup> are located in nearly every State in the country, including Pennsylvania, New Jersey, and the *Amici* States.

<sup>7</sup> Exhibit A includes two spreadsheets that Defendants used to calculate the number of women likely to be affected by the Rules in the RIA. The spreadsheets were included in the Administrative Record filed in the District Court, at Exhibits 55 and 82, pp. 669264-70 and 670107-33. The RIA estimates that "6,400 women of childbearing age that use contraception covered by the Guidelines...will be affected by use of the expanded exemption among *litigating* entities." 83 Fed. Reg. 57577 (emphasis added). The record identifies the "litigating entities" included in this estimate. *See* Exhibit A, pp. 669264-70.

<sup>8</sup> This chart was compiled by using Exhibits 55 and 82 of the Administrative Record, *see supra*, note 7; complaints filed in each case brought by litigating employers and universities; and publicly available information about employer and university locations. To be clear, the chart is not exhaustive. Employers and universities other than the listed "litigating entities" are likely to make use of the new exemptions. *See supra*, at 5-6.

<sup>&</sup>lt;sup>6</sup> The contraceptive equity laws that exist in some States may mitigate, but will not eliminate, the harm caused by the Rules. With respect to the lower bound estimate, Defendants expect that approximately 63% of women who work for accommodated employers and who lose coverage because of the Rules will be covered by self-funded employer-based plans exempt from State regulation due to preemption by the Employee Retirement and Income Security Act. *See* 83 Fed. Reg. 57577. State contraceptive equity laws cannot, therefore, protect these women. The upper bound estimate, for its part, already excludes women covered by State contraceptive equity laws. The survey that the estimate is based upon was taken in 2010, after 29 States had already enacted contraceptive equity laws. *See* Institute of Medicine, CLINICAL PREVENTIVE SERVICES FOR WOMEN: CLOSING THE GAPS 51 (2011). Employers with fully insured plans in those States could not, therefore, have exempted contraceptive coverage at that time, even if they had wanted to.

| State  | Examples of Litigating Employers and Universities That Are<br>Not Required by State Law to Provide Contraceptive<br>Coverage, and That the Federal Defendants Expect to Drop<br>Contraceptive Coverage Under the Expanded Exemptions   |  |  |  |  |  |  |  |
|--|--|--|--|--|--|--|--|--|
| Alabama  | Hobby Lobby Stores, Inc.; Eternal World Television Network, Inc.   |  |  |  |  |  |  |  |
| Arizona  | Hobby Lobby Stores, Inc.   |  |  |  |  |  |  |  |
| Arkansas   | Hobby Lobby Stores, Inc.; Mardel   |  |  |  |  |  |  |  |
| California   | Hobby Lobby Stores, Inc.   |  |  |  |  |  |  |  |
| Colorado   | Hobby Lobby Stores, Inc.; Association of Christian Schools,<br>International; Colorado Christian University; Mardel; Continuum<br>Health Partnerships Inc.; Mountain States Health Properties LLC;<br>Continuum Health Management LLC; CH-Greeley LLC; Family<br>Talk  |  |  |  |  |  |  |  |
| Connecticut  | Hobby Lobby Stores, Inc.   |  |  |  |  |  |  |  |
| Florida<br>Hobby Lobby Stores, Inc.; Mersino Management Co.; CMA d/b/<br>Shell Point Retirement Center; Ave Maria University; Ave Maria<br>School of Law; Rhodora J. Donahue Academy, Inc.; Beckwith<br>Electrical Co.; Alliance Community for Retirement Living; Cher<br>Creek Mortgage Co. |  |  |  |  |  |  |  |  |
| Georgia  | Hobby Lobby Stores, Inc.   |  |  |  |  |  |  |  |
| Idaho  | Hobby Lobby Stores, Inc.   |  |  |  |  |  |  |  |
| Illinois   | Hobby Lobby Stores, Inc.; Samaritan Ministries International;<br>Tyndale House Publishers, Inc.; Franciscan Alliance; Wheaton<br>College   |  |  |  |  |  |  |  |
| Indiana  | <ul> <li>Hobby Lobby Stores, Inc.; Taylor University; Indiana Wesleyan<br/>University; Mersino Management Co.; University of St. Francis;</li> <li>St. Anne Home; Our Sunday Visitor; Franciscan Alliance; Grace<br/>College and Seminary; Grote Industries, LLC; Ozinga Bros. Inc.;</li> <li>Cherry Creek Mortgage Co.; Tonn and Blank Construction, LLC;<br/>University of Notre Dame</li> </ul> |  |  |  |  |  |  |  |
| Iowa   | Hobby Lobby Stores, Inc.; Dordt College  |  |  |  |  |  |  |  |
| Kansas   | Hobby Lobby Stores, Inc.; Mardel; Sealco LLC; Villa St. Francis<br>Catholic Care Center; Randy Reed Automotive, Inc.   |  |  |  |  |  |  |  |
| Kentucky   | Hobby Lobby Stores, Inc.; Asbury Theological Seminary;<br>Encompass Develop Design and Construct LLC; The C.W.<br>Zumbiel Co.  |  |  |  |  |  |  |  |
| Louisiana  | Hobby Lobby Stores, Inc.; Mardel   |  |  |  |  |  |  |  |
| Maine  | Hobby Lobby Stores, Inc.   |  |  |  |  |  |  |  |
| Maryland   | Hobby Lobby Stores, Inc.; Global Pump Co.; Mersino<br>Management Co.   |  |  |  |  |  |  |  |
| Massachusetts  | Hobby Lobby Stores, Inc.; Autocam Medical  |  |  |  |  |  |  |  |
| Michigan   | Hobby Lobby Stores, Inc.; Autocam Medical; Midwest Fastener<br>Corp.; Mersino Management Co.   |  |  |  |  |  |  |  |
| Minnesota  | Hobby Lobby Stores, Inc.; Crown College; Annex Medical Inc.;<br>Sacred Heart Medical, Inc.; Doboszenski & Sons, Inc.; Feltl &<br>Co., Inc.; American Mfg Co.; Hastings Automotive, Inc.; Hastings  |  |  |  |  |  |  |  |

|                | Chrysler Center, Inc.; Cherry Creek Mortgage Co.; Stinson          |  |  |  |  |  |  |
|----------------|--|--|--|--|--|--|--|
|                | Electric Inc.; The QC Group, Inc.; SMA, LLC                        |  |  |  |  |  |  |
| Mississippi    | Hobby Lobby Stores, Inc.; American Family Association              |  |  |  |  |  |  |
| Missouri       | Hobby Lobby Stores, Inc.; Mardel; Sharpe Holdings, Inc.; Sioux     |  |  |  |  |  |  |
| Wiissoull      | Chief Mfg. Co., Inc.   |  |  |  |  |  |  |
| Montana        | Hobby Lobby Stores, Inc.   |  |  |  |  |  |  |
| Nebraska       | Hobby Lobby Stores, Inc.; Mersino Management Co.                   |  |  |  |  |  |  |
| Nevada         | Hobby Lobby Stores, Inc.   |  |  |  |  |  |  |
| New Hampshire  | Hobby Lobby Stores, Inc.   |  |  |  |  |  |  |
| New Jersey     | Hobby Lobby Stores, Inc.   |  |  |  |  |  |  |
| New Mexico     | Hobby Lobby Stores, Inc.   |  |  |  |  |  |  |
| New York       | Hobby Lobby Stores, Inc.   |  |  |  |  |  |  |
| North Carolina | Hobby Lobby Stores, Inc.; Conestoga Wood Specialties Corp.         |  |  |  |  |  |  |
| North Dakota   | Hobby Lobby Stores, Inc.; Trinity Bible College; Treasure Island   |  |  |  |  |  |  |
|                | Coins  |  |  |  |  |  |  |
| Ohio           | Hobby Lobby Stores, Inc.; Freshway Foods; Freshway Logistics;      |  |  |  |  |  |  |
|                | The C.W. Zumbiel Co.; Electrolock Inc.; Stone River                |  |  |  |  |  |  |
|                | Management Co.; Dunstone Co.; Johnson Welded Products, Inc.        |  |  |  |  |  |  |
| Oklahoma       | Hobby Lobby Stores, Inc.; Mardel; Southern Nazarene University;    |  |  |  |  |  |  |
|                | Oklahoma Wesleyan University; Oklahoma Baptist University;         |  |  |  |  |  |  |
|                | Korte & Luitjohan Contractors, Inc.                                |  |  |  |  |  |  |
| Oregon         | Hobby Lobby Stores, Inc.   |  |  |  |  |  |  |
| Pennsylvania   | Hobby Lobby Stores, Inc.; Alliance Home of Carlisle (d/b/a         |  |  |  |  |  |  |
|                | Chapel Pointe at Carlisle); Conestoga Wood Specialties Corp.;      |  |  |  |  |  |  |
|                | Geneva College; Westminster Theological Seminary; Seneca           |  |  |  |  |  |  |
|                | Hardwood Lumber  |  |  |  |  |  |  |
| Rhode Island   | Hobby Lobby Stores, Inc.   |  |  |  |  |  |  |
| South Carolina | Hobby Lobby Stores, Inc.; Electrolock Inc.                         |  |  |  |  |  |  |
| South Dakota   | Hobby Lobby Stores, Inc.   |  |  |  |  |  |  |
| Tennessee      | Hobby Lobby Stores, Inc.; Autocam Medical; Union University        |  |  |  |  |  |  |
| Texas          | Hobby Lobby Stores, Inc.; Mersino Management Co.; Mardel;          |  |  |  |  |  |  |
|                | East Texas Baptist University; The Criswell College; The QC        |  |  |  |  |  |  |
|                | Group, Inc.; University of Dallas; Catholic Charities; Sealco LLC; |  |  |  |  |  |  |
|                | Insight for Living Ministries; M&N Plastics, Inc.; Cherry Creek    |  |  |  |  |  |  |
|                | Mortgage Co.   |  |  |  |  |  |  |
| Utah           | Hobby Lobby Stores, Inc.; Cherry Creek Mortgage Co.                |  |  |  |  |  |  |
| Vermont        | Hobby Lobby Stores, Inc.   |  |  |  |  |  |  |
| Virginia       | Hobby Lobby Stores, Inc.; Media Research Center; Trijicon, Inc.    |  |  |  |  |  |  |
| Washington     | Hobby Lobby Stores, Inc.; Conestoga Wood Specialties Corp.         |  |  |  |  |  |  |
| West Virginia  | Hobby Lobby Stores, Inc.   |  |  |  |  |  |  |
| Wisconsin      | Hobby Lobby Stores, Inc.   |  |  |  |  |  |  |
| Wyoming        | Hobby Lobby Stores, Inc.   |  |  |  |  |  |  |

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Collectively, these employers and universities employ or enroll hundreds of thousands of people across the country, many of whom also have dependents receiving insurance through these plans. *See* Exhibit A, pp. 669264-70.

# **3.** The Rules Will Result in More Women Receiving Contraceptive Care Through State-Funded Programs.

The RIA estimates that the direct cost of providing replacement contraceptive care and services for women who lose employer-sponsored coverage because of the Rules will be between \$41.2 and \$67.3 million annually.<sup>9</sup> *See* 83 Fed. Reg. 57578. States will bear a significant share of this cost. As Defendants acknowledge—in attempting to downplay the Rules' impact on women and their families—women who lose coverage as a result of the Rules will receive care and services through state-funded programs. *See, e.g.*, 82 Fed. Reg. 47803. Millions of women across the country who have health insurance through an employer-sponsored plan are also eligible for a range of state-funded programs.

Among the Plaintiff and *Amici* States, eligibility limits for state-sponsored programs extend up to 300% of the Federal Poverty Level ("FPL") (and in limited circumstances beyond), with many such programs falling in the range of 200% to 250% of FPL.<sup>10</sup> With the 2018 FPL set at \$20,780 for a family of three, \$25,100 for a family of four, and higher for larger families, *see* 83 Fed. Reg. 2642, 2643 (Jan. 18, 2018), this means that many women earning more than \$40,000 per year and even some women earning over \$70,000 may be eligible under these programs. State programs typically fall into three categories: Medicaid, Medicaid Family Planning Expansion, and

<sup>&</sup>lt;sup>9</sup> As with the number of women likely to lose coverage, this cost estimate represents a significant increase from the IFRs' estimate of \$18.5 to \$63.8 million annually. *See* 82 Fed. Reg. 47821, 47823-24.

<sup>&</sup>lt;sup>10</sup> Guttmacher Institute, *Medicaid Family Planning Eligibility Expansions* (May 2018), <u>https://www.guttmacher.org/state-policy/explore/medicaid-family-planning-eligibility-</u> <u>expansions</u>.

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Title X/State Family Planning. Coverage through employer-sponsored insurance generally does not render women ineligible, particularly where coverage has been declined by the employer, though not all States serve as secondary payers under their Medicaid programs. As shown in Exhibit B, a significant number of women *with employer-sponsored insurance* will be incomeeligible for coverage under State programs when their employers choose to avail themselves of the exemptions created by the Rules. Overall, for the States included in the estimate, there are 7,173,998 income-eligible women, with 4,407,494 in plans that are not subject to any state-imposed contraception mandate.

States will also be *required* to fund coverage for women through their Medicaid programs. For example, Medicaid programs in at least 14 States serve as secondary payers for eligible individuals even if they have other forms of insurance. Using the basic Medicaid program income threshold (138% FPL),<sup>11</sup> there are approximately 1,212,166 women eligible to receive this type of "wraparound" coverage for contraceptive care and services in these States if their employers object to providing such coverage on religious or moral grounds.

The *Amici* States' experience confirms that women who cannot utilize existing health care coverage (particularly when it comes to reproductive health) routinely seek coverage from state-funded programs, including at community health centers. In fact, many women who lose contraceptive coverage because of the Rules will already be utilizing such programs for other healthcare costs. In Massachusetts, for example, the State Medicaid program, MassHealth, already covers more than 150,000 residents with inadequate commercial insurance. For these women, there will be no need to "seek out" state-funded care; they will automatically receive state-funded

<sup>&</sup>lt;sup>11</sup> Twenty-five States have extended Medicaid eligibility for family planning services above this income threshold. *See supra*, at n. 10. As a result, this figure likely understates the number of eligible women.

replacement coverage.

# 4. States Will Bear Increased Health Care Costs Associated with Unintended Pregnancies and Negative Health Outcomes.

The reduction in access to contraception caused by the Rules will also lead to an increase in unintended pregnancies and negative health outcomes for women and children.<sup>12</sup> This will impose additional costs on States, which already spend billions of dollars annually on unintended pregnancies.<sup>13</sup> The fact that women who lose contraceptive coverage because of the Rules will retain the balance of coverage provided by their employer-sponsored plans will not insulate States from harm. Increased health care costs will be passed on to the States through Medicaid and other programs that provide wrap-around coverage and reimbursement for deductibles, co-insurance, emergency care, and other amounts and services not covered by primary insurance.<sup>14</sup> These are significant costs: the average employer-sponsored plan has an annual deductible of \$1,573 for individuals and, depending on plan-type, up to \$4,527 for families, and most plans impose additional cost-sharing fees for emergency room and hospital care.<sup>15</sup> State Medicaid programs will thus assume significant costs associated with the unintended pregnancies of women who lose coverage because of the Rules.

<sup>&</sup>lt;sup>12</sup> Defendants acknowledge that a "noteworthy" potential effect of the Rules will be an increase in spending on "pregnancy-related medical services." 83 Fed. Reg. 57585 & n. 123.

<sup>&</sup>lt;sup>13</sup> A. Sonfield et al., *Public Costs from Unintended Pregnancies and the Role of Public Insurance Programs in Paying for Pregnancy-Related Care: National and State Estimates for 2010*, Guttmacher Institute (Feb. 2015),

https://www.guttmacher.org/sites/default/files/report\_pdf/public-costs-of-up-2010.pdf.

<sup>&</sup>lt;sup>14</sup> See, e.g., 130 Code Mass. Regs. 450.317 (MassHealth's wrap-around insurance regulations).

<sup>&</sup>lt;sup>15</sup> See Kaiser Family Foundation, "Employer Health Benefits, 2018 Annual Survey," 103, 114 (2018).

## B. <u>In This Era of Interstate Employment and College Attendance, These</u> <u>Economic Injuries Will Transcend State Lines.</u>

The economic injuries inflicted by the Rules not only will occur in every State, but also will cross State borders. In today's interconnected economy, changes in access to healthcare and health insurance in one State invariably affect other States. Thus, if an employer or university drops contraceptive coverage for its employees or students under the Rules, the consequences of that action will be felt outside the State or States in which the employer or university is located. As a result, even the partial measures a State may take to mitigate the damages caused by the Final Rules—for example, a State contraception mandate, from which all self-funded plans would be exempt—are of limited use in protecting the State's residents and forestalling financial injury to the State. For the same reasons, an injunction limited only to the Plaintiff States could not protect them from all of the financial harms caused by the Final Rules.

Consider a few examples. Workers today often commute to or telework<sup>16</sup> for employers that are located in States other than the State in which they live. Recent research on commuter patterns found that employees congregate in "mega-regions" nationwide that span State boundaries, and that these mega-regions are a more meaningful representation of economic ties than are State borders.<sup>17</sup> Research on commuting patterns bears out this phenomenon. Significant numbers of New Jersey and Pennsylvania residents, for example, travel each day to jobs in other

<sup>17</sup> See G. Nelson & A. Rae, An Economic Geography of the United States: From Commutes to Megaregions, PLOS One (Nov. 30, 2016), <a href="https://journals.plos.org/plosone/article/file?id=10.1371/journal.pone.0166083&type=printable">https://journals.plos.org/plosone/article/file?id=10.1371/journal.pone.0166083&type=printable;</a> A. Swanson & J. O'Connell, What the U.S. Map Should Really Look Like, Wash. Post (Dec. 12, 2016), <a href="https://www.washingtonpost.com/news/wonk/wp/2016/12/12/the-radical-new-map-that-would-really-reflect-life-in-the-u-s/?utm\_term=.b6fc5de2efa4">https://www.washingtonpost.com/news/wonk/wp/2016/12/12/the-radical-new-map-that-would-really-reflect-life-in-the-u-s/?utm\_term=.b6fc5de2efa4">https://www.washingtonpost.com/news/wonk/wp/2016/12/12/the-radical-new-map-that-would-really-reflect-life-in-the-u-s/?utm\_term=.b6fc5de2efa4</a>.

<sup>&</sup>lt;sup>16</sup> See, e.g., U.S. Dept. of Labor, Bureau of Labor Statistics, "24 percent of employed people did some or all of their work at home in 2015," The Economics Daily (July 8, 2016), <u>https://www.bls.gov/opub/ted/2016/24-percent-of-employed-people-did-some-or-all-of-their-work-at-home-in-2015.htm</u>.

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States—548,040 New Jersey residents, or 14% of the workforce, and 299,970 Pennsylvania residents, or 5.4% of the workforce.<sup>18</sup> Thus, some of the Pennsylvania and New Jersey women who will lose contraceptive coverage because of the Rules will likely work for out-of-state employers, but nevertheless obtain state-funded replacement care in the States in which they reside.

Similarly, hundreds of thousands of students attend universities and colleges outside of their home State.<sup>19</sup> Each year, for example, Pennsylvania takes in more than 32,000 first-time out-of-state students alone—the second most of any State in the country.<sup>20</sup> Many of these out-of-state students continue to receive health insurance coverage as dependents on their parents' employer-based plans.<sup>21</sup> Indeed, nationally, nearly 14 million people under the age of 26 remain on their parents' employer-sponsored health plans.<sup>22</sup> Thus, some of the women who will lose

 $^{20}$  *Id*.

<sup>&</sup>lt;sup>18</sup> U.S. Census Bureau, *Out-of-State and Long Commutes: 2011*, American Community Survey Reports, at 10 & tbl. 6 (Feb. 2013), https://www2.census.gov/library/publications/2013/acs/acs-20.pdf.

<sup>&</sup>lt;sup>19</sup> See, e.g. Nat'l Ctr. for Education Statistics, "Residence and Migration of All First-Time Degree/Certificate-Seeking Undergraduates," Digest of Education Statistics (2017), https://nces.ed.gov/programs/digest/d17/tables/dt17\_309.20.asp?current=yes.

<sup>&</sup>lt;sup>21</sup> See, e.g., Gov't Accountability Office, HEALTH INSURANCE: MOST COLLEGE STUDENTS ARE COVERED THROUGH EMPLOYER-SPONSORED PLANS, AND SOME COLLEGES AND STATES ARE TAKING STEPS TO INCREASE COVERAGE (Mar. 2008), https://www.gao.gov/assets/280/274105.pdf.

<sup>&</sup>lt;sup>22</sup> See, e.g., S. Rollins et al., "Young, Uninsured and in Debt: Why Young Adults Lack Health Insurance and How the Affordable Care Act is Helping," The Commonwealth Fund, at 2 (June 2012),

https://www.commonwealthfund.org/sites/default/files/documents/ media\_files\_publications\_ issue\_brief\_2012\_jun\_1604\_collins\_young\_uninsured\_in\_debt\_v4.pdf (estimating that approximately 14 million people under the age of 26 remain on their parents health insurance plan).

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contraceptive coverage under the Rules will remain on parents' out-of-state employer-based health plans, but obtain state-funded replacement care in the States in which they live and attend school.

As these examples illustrate, the harms caused by the loss of contraceptive coverage will spread across state lines, as commuters, remote workers, and dependents who reside in other States lose coverage and seek replacement care where they live. The injuries threatened by the Final Rules to the States and their residents are thus pervasive across all the States both because women will be affected in every State, and because the Rules' harms will reach individual women across State lines.

## II. <u>A Nationwide Injury, Like The Injury Inflicted by the Final Rules, Requires a</u> <u>Nationwide Remedy.</u>

In light of the interstate nature of the injury threatened by the Rules, the proper remedy for Defendants' statutory and constitutional violations is an injunction barring implementation of the Rules anywhere in the United States. This Court has authority under Article III to halt implementation of a uniform, national policy promulgated in violation of the ACA and the U.S. Constitution. It should exercise its broad discretion to fashion a remedy that provides complete relief to the parties and forestalls the harms that will otherwise be inflicted on women and States nationwide.

#### A. The Plaintiff States Have Standing to Seek a Nationwide Injunction.

To come within a federal court's Article III jurisdiction, "a plaintiff must demonstrate standing for each *claim* [it] seeks to press and for each *form* of relief that is sought," whether the relief be in the form of damages, injunctive relief, or declaratory relief. *Town of Chester v. Laroe Estates, Inc.*, 137 S. Ct. 1645, 1650 (2017) (emphasis added). Thus, "a plaintiff who has standing to seek damages must also demonstrate standing to pursue injunctive relief." *Id.* But once a plaintiff has established that it has standing for each claim and each form of relief, Article III

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imposes no further restraint on the *scope* of equitable relief that a District Court may order. To the contrary, "[f]or 'several hundred years,' courts of equity have enjoyed 'sound discretion' to consider the 'necessities of the public interest' when fashioning injunctive relief." *United States v. Oakland Cannabis Buyers' Co-op.*, 532 U.S. 483, 496 (2001) (quoting *Hecht Co. v. Bowles*, 321 U.S. 321, 329-30 (1944)); *see also Kansas v. Nebraska*, 135 S. Ct. 1042, 1053 (2015) ("When federal law is at issue and 'the public interest is involved,' a federal court's 'equitable powers assume an even broader and more flexible character then when only a private controversy is at stake." (quoting *Porter v. Warner Holding Co.*, 328 U.S. 395, 398 (1946))); *S.E.C. v. Wencke*, 622 F.2d 1363, 1371 (9th Cir. 1980) ("The Supreme Court has repeatedly emphasized the broad equitable powers of the federal courts to shape equitable remedies to the necessities of particular cases.").

This Court has already determined, correctly, that the Plaintiff States have Article III standing to pursue their claims and seek equitable relief. *See* Pennsylvania, 281 F. Supp. 3d at 564-69; *supra*, at 3. This Court therefore has broad authority, reviewed only for abuse of discretion, to issue an injunction tailored to the necessities of the case. *See eBay v. MercExchange, L.L.C.*, 547 U.S. 388, 391, 394 (2006) ("[T]he decision whether to grant or deny injunctive relief rests within the equitable discretion of the district courts," and that "act of equitable discretion" is only "reviewable on appeal for abuse of discretion."). Previously, this Court exercised that authority to enjoin, on a preliminary basis, enforcement of the Interim Final Rules anywhere in the United States. *See Pennsylvania*, 281 F. Supp. 3d at 585. This Court's exercise of that authority was consistent with numerous decisions from the Supreme Court and Courts of Appeals that have upheld nationwide injunctions without raising, or by affirmatively rejecting, Article III concerns. *See, e.g., Trump v. Int'l Refugee Assistance Project*, 137 S. Ct. 2080, 2087-88 (2017); *Earth Island* 

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Inst. v. Ruthenbeck, 490 F.3d 687, 699 (9th Cir. 2007), aff'd in part & rev'd in part on other grounds by Summers v. Earth Island Inst., 555 U.S. 488 (2009); Ciba-Geigy Corp. v. Bolar Pharmaceutical Co., Inc., 747 F.2d 844, 85, 855-56 (3d Cir. 1984).

#### B. <u>A Preliminary Injunction Invalidating the Rules Nationwide Is Necessary to</u> <u>Alleviate the Harms That Will Be Caused by the Rules.</u>

Because Article III is no barrier to the issuance of a nationwide remedy, this Court should issue a preliminary injunction that bars enforcement of the Rules on a nationwide basis. Such relief would accord with the settled rule that legally deficient regulations are invalidated in their entirety, not as applied only to the plaintiffs; ensure that the Plaintiff States obtain complete relief for their injuries; and address the magnitude of the harms that will inflicted on women, States, and the public interest nationwide.

"'[W]hen a reviewing court determines that agency regulations are unlawful, the ordinary result is that the rules are vacated—not that their application to the individual petitioners is proscribed." *Nat'l Mining Ass'n v. U.S. Army Corps of Eng'rs*, 145 F.3d 1399, 1409 (D.C. Cir. 1998) (quoting *Harmon v. Thornburgh*, 878 F.2d 484, 495 n. 21 (D.C. Cir. 1989)). That settled rule follows directly from the Administrative Procedure Act ("APA)", which empowers courts not only to "hold unlawful" but also to "set aside" legally infirm "agency action." 5 U.S.C. § 706(2). In accordance with that rule, the Third Circuit has frequently vacated regulations, in their entirety, that were not promulgated in compliance with the APA. *See, e.g., Prometheus Radio Project v. FCC*, 652 F.3d 431, 453-54 & n. 25 (3d Cir. 2011) (vacating FCC regulation that was not promulgated in compliance with the APA); *Council Tree Communications, Inc. v. FCC*, 619 F.3d 235, 258 (3d Cir. 2010) (same). As a consequence of vacatur, the invalidated regulations have no effect anywhere in the country, and regulations previously in force are reinstated. *See Council Tree Communications*, 619 F.3d at 258 ("'vacating or rescinding invalidly promulgated regulations

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has the effect of reinstating prior regulations'" (quoting *Abington Mem. Hosp. v. Heckler*, 750 F.2d 242, 244 (3d Cir. 1984))).

This approach accords with the practical reality that invalid federal regulations—like those at issue here—often inflict harm on a nationwide basis. As discussed, Defendants have identified employers in virtually every State in the country that will likely use the Rules to drop contraceptive coverage for their employees. *See supra*, at 7-10. Consequently, States across the country, including the Plaintiff States and the *Amici* States, will be forced to provide replacement contraceptive care and services through State programs or Medicaid plans or to provide healthcare associated with unintended pregnancies. *See supra*, at 10-12.

A preliminary injunction limited to the Plaintiff States, in contrast, would be inconsistent with the "ordinary" rule that invalid regulations must be vacated in their entirety. *Nat'l Mining*, 145 F.3d at 1409. It would create serious inequities for women employed by Hobby Lobby, Mersino Management Co., and other employers with locations in multiple States that are expected to drop contraceptive coverage. And it would not even provide "complete relief" to Pennsylvania and New Jersey. *Madsen v. Women's Health Ctr. Inc.*, 512 U.S. 753, 765 (1994) (quoting *Califano v. Yamasaki*, 442 U.S. 682, 702 (1979)). As discussed, thousands of Pennsylvania and New Jersey residents receive health insurance coverage through out-of-state employers. *See supra*, at 13-15. A preliminary injunction covering only those States would not protect these residents and would deprive Pennsylvania and New Jersey of "full relief" from the Rules, which are "illegal wherever…used." *McLendon v. Continental Can Co.*, 908 F.2d 1171, 1182 (3d. Cir. 1990). The Plaintiff States have an interest in preventing the financial injury that will result if out-of-state employers use the Rules' exemptions to drop coverage, causing residents to seek replacement coverage and care where they live: in Pennsylvania and New Jersey. And they have a further

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quasi-sovereign interest in protecting the health and wellbeing of their residents—including residents who work out-of-state. *See Alfred L. Snapp & Sons, Inc. v. Puerto Rico*, 458 U.S. 592, 597-98, 607-08 (1982) (recognizing Puerto Rico's interest in protecting residents from discrimination by companies located in Virginia).

Finally, issuance of nationwide relief would be consistent with the "primary purpose of a preliminary injunction"—namely, "maintenance of the status quo until a decision on the merits of a case is rendered." *Acierno v. New Castle Cty.*, 40 F.3d 645, 647 (3d Cir. 1994). The Rules represent a departure from the status quo, which had both ensured that women retain seamless access to contraceptive coverage and accommodated sincerely held religious beliefs. A nationwide injunction would preserve the rights of the thousands of women across the country expected to lose to contraceptive coverage as a result of the Rules, as well as the rights of the States expected to assume the costs of their contraceptive care.

#### CONCLUSION

For the foregoing reasons, the *Amici* States urge this Court to grant the Plaintiff States' motion for a preliminary injunction and to bar enforcement of the Rules anywhere in the United States.

Respectfully submitted,

COMMONWEALTH OF MASSACHUSETTS MAURA HEALEY ATTORNEY GENERAL

/s/ Jonathan B. Miller

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Date: January 7, 2019

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# **CERTIFICATE OF SERVICE**

I, Jonathan B. Miller, hereby certify that a true copy of the above document, filed through the CM/ECF system, will be sent electronically to the registered participants as identified on the Notice of Electronic Filing.

Dated: January 7, 2019

/s/ Jonathan B. Miller Jonathan B. Miller Case 2:17-cv-04540-WB Document 113-1 Filed 01/07/19 Page 29 of 67

# **Exhibit** A

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Plaintiffs Type: For-profit (F), Case Number of Document employee Are students/employees If not counted, explanation why Number Total employees Nonprofit (N), (minus HoW/IA Employees/Students number located within counted in final total? counted House of Worship o towards final and SICPs) IA (H), Church Plan total Total students (C), Pro-life (P), at relevant Grandfathered (G) universities Am. Pulverizer Co. v. U.S. Dep't of Health and Human Servs., No. 6:12-cv-03459, 2012 WL 6951316 (W.D. Mo. Dec. 20, 2012); 175 employees Complaint Yes 175 175 American Family Association v. Sebelius, 1:13-cr 00032-SA-DAS (N.D. Miss. Feb. 20, 2013) 135 employees Complaint Yes 135 135 nnex Med., Inc. v. Burwell, No. 13-1118, 2013 1276025 (8th Cir. Feb. 1, 2013) 18 employees Complaint Yes 18 18 Archdiocese of St. Louis v. Burwell, No. 4:13-cv-Diocese self-insured plan Archdiocese of St. Louis 7,800 employees/staff 02300 (E.D. MO) No. 14-3016 (8th Cir.) Complaint (see Brandt v Burwell note below No 0 Catholic Charities of St. same Louis 1600 employees Complaint No 0 Armstrong v. Burwell, No. 1:13-cv-00563-RBJ (D. Colo. Sept. 17, 2013); gov't appeal dismissed Sept. 4 2014 (10th Cir. order); 730 employees Complaint Yes 730 730 Association of Christian Schools International v. Association of Christian Yes 140 Burwell, No. 1:14-cv-2966 (D. Colo.), No. 14-1492 Schools International 140 employees Complaint 14( Samaritan Ministries (10th Cir.) International 133 employees Complaint Yes 133 133 Complaint does not state that they 1,900 Students; tudents = no; employe offer a student health plan; therefore Taylor University 641 Employees Complaint 641 641 10 = yes students not counted 0 Complaint does not state that they offer a student health plan; therefore tudents not counted. Complaint state that 890 employees enroll in the plan. Because other entities usually provide the overall number of employees, not he number enrolled in the plan, and ir the IFR we estimate 62% of all nployees are in plans, this number upscaled to 890/62%=1435. 15,000 students; 3,565 employees (1,018 FT and Students = no; employe Indiana Wesleyan Universit 2,547 PT) Complaint = partial 1,435 1,435 0 Autocam Corp. v. Burwell, 730 F.3d 618 (6th Cir. Autocam 478 employees Complaint 478 478 12 Yes Autocam Medica 183 emp Complaint Yes 183 Sept. 17, 2013), 18 13 Ave Maria Foundation v. Burwell, No. 2:13-cv-1519 stimated number based on 51 (E.D. Mich.), Nos. 14-1310 (6th Cir.) The Ave Maria Foundation 51 employees online information Yes Ave Maria Communications 19 employees Form W-3 filing Yes 19 Domino's Farms Petting 16 Farm 18 employees Form W-3 filing Yes 18 Rhodora J. Donahue 17 Academy, Inc. 26 employees Website Yes 26 26 Thomas More Law Center Form W-3 filing 14 employees Yes 14 14 Ave Maria School of Law v. Burwell, No. 2:13-cv Complaint does not state that they Employees = yes: 00795 (M.D. Fl.), Nos. 14-15777 (11th Cir.) offer a sudent health plan; therefore 68 employees Complaint students = no 68 students not counted 68 0 Ave Maria University v. Burwell, No. 2:13-cv-00630 Complaint does not state that they Employees = yes; (M.D. Fla.), Nos. 14-15780 (11th Cir.) offer a student health plan, therefore 150 employees Complaint students = no 150 0 150 students not counted Barron Indus., Inc. v. Burwell, No. 1:13-cv-01330 KBJ (D.D.C. Sept. 25, 2013); 56 employees Complaint Yes 56 5 Beckwith Elec, Co. v. Burwell, No. 8:16-cv-1944 Yes 126 126 employees Complaint 126 (M.D. Fla.) Belmont Abbey College v. Sebelius, et al., No. 1:1 1.600 students: 30 1.600 stude cv-01989 (D.D.C. Nov. 10, 2011) employees Complaint Yes 305 employe 305 1,600 Bick Holdings, Inc. v. Burwell, No. 4:13-cv-00462 AGF (E.D. Mo. Apr. 1, 2013); Yes 196 196 employees Complaint 190 Brandt v. Burwell, No. 2:14-cv-00681 (W.D. Pa.), Diocese self-insured plan; Nos. 14-3663, 14-4087 (3d Cir.) Government argued that these and all similar Catholic diocese-sponsored self-insured plans and entities participating in such plans that are litigants represented by Jones Day likely qualify to be church plans Diocese of Greensburg xempt from ERISA. See, e.g., Doc. # 23, 2:14-cv-00681-AJS (W.D. Pa.). 3,100 employees; 5,000 We cannot force such plan TPAs to other participants in plan offer contraceptive payments, and it i (this is a high number- it likely the churches will tell them not to, and the TPAs will not make the includes employees from offers. other Dioceses) Complaint No 26 Catholic Charities 18 employees No Diocese self-insured plan Complaint 0 27 St. John School 13 employ

for DOL

Diocese self-insured plan

Complaint

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Plaintiffs Type: For-profit (F), Case Number of Document employee Are students/employees If not counted, explanation why Number Total employees Nonprofit (N), (minus HoW/IA Employees/Students number located within counted in final total? counted House of Worship o towards final and SICPs) IA (H), Church Plan total Total students (C), Pro-life (P), at relevant Grandfathered (G) universities Briscoe owns all plaintiff organizations involved: Continuum Health Partnerships, Inc./ Mountain States Health Properties, Briscoe v. Burwell, No. 1:13-cv-00285-WYD-BNB LLC/ Continuum Health (D. Colo. Sept. 6, 2013); gov't appeal dismissed Sept. Management, LLC/ CH-4, 2014 (10th Cir. order); Greeley, LLC 200 employees Complaint Yes 200 200 Catholic Benefits Association LCA v. Burwell (CBA CBA does not carry its own insurance I), No. 5:14-cv-00240 (W.D. Okla.), Catholic To estimate the numb Benefits Association LCA v. Burwell (CBA II), No. Catholic Benefits in CBA plans that may 29 5:14-cv-00685 (W.D. Okla.),Nos. 14-6171, 14-6163, Associatoin Unknown N/A be effected, 10,000 used 10,000 0 15-6029, 15-6037, 15-6139, 16-6030, 16-6217 (10th CBA owns CIC, so we assume CIC 30 Catholic Insurance Company N Unknown N/A No also does not offer insurance 0 Cir.) 31 Archdiocese of Baltimore 5, 500 participants Complaint No Diocese self-insured plan 0 Diocese self-insured plan Cathedral Foundation (AKA Catholic Review Media) Archdiocese of Oklahoma 32 32 employees Complaint No 0 Diocese self-insured plan City- Complaint lists Mount Unknown (see St. Ann, St. Mary, St. Ann, and Office Mount St. Mary and of Catholic Schools as sub-Office of Catholic Schools below) ministries No 34 35 36 Form W-3 filing St. Ann 78 employees No Diocese self-insured plan 0 Mount St. Mary No Unknown Diocese self-insured plan 0 Office of Catholic Schools Disocese self-insured plan 0 Villa St. Francis Catholic 37 38 Care Center 100 participants Complaint Yes 100 100 Goodwill Publishers 140 employees Complaint Yes 140 140 Catholic Charities Oklahom Diocese self-insured plan 39 40 City 103 employees Form W-3 filing No 0 All Saints Unknown No Diocese self-insured plan 0 Catholic Charities and Family Services, Diocese of Norwich Second Complaint 69 69 employees Yes Form W-3 filing 42 Catholic Charities of the Archdioceses of Philadelphia Catholic Social Services 626 employees No Diocese self-insured plan 0 227 employees Form W-3 filing 43 v. Burwell, No. 2:14-cv-3096 (E.D. Pa.), No. 14-3126 St. Francis Homes for Boys No 0 Diocese self-insured plan (3d Cir.) St. Edmund's Home for Diocese self-insured plan 44 45 46 47 Children 226 employees Form W-3 filing No 0 Don Guanella Village 413 employees Form W-3 filing No Diocese self-insured plan 0 Divine Providence Village 667 employees Form W-3 filing No Diocese self-insured plan 0 St. Gabriel's System 458 emplyees Form W-3 filing No Diocese self-insured plan 0 Catholic Community Diocese self-insured plan 48 Form W-3 filing Services 92 No 0 Nutritional Development Diocese self-insured plan 49 50 51 52 53 54 55 56 57 64 Form W-3 filing 0 Services No Villa St. Martha 117 employees Form W-3 filing Diocese self-insured plan No 0 St. Monica Manor 356 employees Form W-3 filing No Diocese self-insured plan 0 St. John Neumann Nursing Diocese self-insured plan Home 360 Employees Form W-3 filing No 0 Immaculate Mary Home 490 Employees Form W-3 filing No Diocese self-insured plan 0 St. Francis Country House 488 employees Form W-3 filing No 0 Diocese self-insured plan 272 employees St. Martha Manor Form W-3 filing No Diocese self-insured plan 0 St. Mary Manor 339 employees Form W-3 filing No Disocese self-insured plar 0 St. John Vianney Center Catholic Clinical 84 employees Form W-3 filing No Diocese self-insured plan 0 Diocese self-insured plan Consultants 19 Form W-3 filing No 0 Catholic Diocese of Beaumont v. Burwell, No. 1:13 Offers coverage through Christian 950 employees; 232 staft Brothers Employee Benefit Trust- a cv-00709 (E.D. Tex.), No. 14-40212 (5th Cir.) 59 Diocese at schools Complaint No self insured church plan Offers coverage through Christian Catholic Charities of Brothers Employee Benefit Trust- a Southeast Texas, Inc. 18 employees Complaint self insured church plan 0 61 Catholic Diocese of Biloxi v. Burwell, No. 1:14-cv-Diocese of Jackson 900 employees Complaint No Diocese self-insured plan 0 62 63 64 65 66 00146 (S.D. Miss.) Catholic Charities 140 employees Complaint No Diocese self-insured plan 0 Vicksburg 70 employees Website No Diocese self-insured plan 0 St Joseph 85 employees Website No Diocese self-insured plan 0 600 employees Diocese of Biloxi Complaint No Diocese self-insured plan 0 Form W-3 filing De L'epee Deaf Center 5 employees No Diocese self-insured plan 0 Catholic Social & Diocese self-insured plan 67 Form W-3 filing Community Services Inc. 20 employees no 0 Resurrection Catholic and Diocese self-insured plan

200 employees

68

Sacred Heart

No

0

Complaint

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| Т        | A  | В  | с  | D                               | E  | F   | G   | н   | I.   | J   |
|----------|--|--|--|---------------------------------|--|---|---|---|--|---|
| 1        | Case   |  | Type: For-profit (F),<br>Nonprofit (N),<br>House of Worship or<br>IA (H), Church Plan<br>(C), Pro-life (P),<br>Grandfathered (G) | Number of<br>Employees/Students | Document employee<br>number located within   | Are students/employees<br>counted in final total? | If not counted, explanation why   | Number<br>counted<br>towards final<br>total | Total employees<br>(minus HoW/IA<br>and SICPs) | Total studer<br>at relevan<br>universitie |
|          |  | St. Dominic-Jackson<br>Memorial Hospital and<br>affiliated locations and<br>programs |  |                                 |  |   | Self-insured plan sponsored by<br>Catholic affiliated hospital;<br>grandfathered and already omits<br>contraceptives, so could retain<br>grandfathered status or pursue church<br>plan status to continue omitting. |   |  |   |
| 69       | Conlon, Bishop of Catholic Diocese of Joliet v.  |  | G  | 2,200 employees                 | Complaint  | No  | Diocese self-insured plan   | 0   | 0  |   |
| 70       | Sebelius, 1:12-cv-03932 (N.D. Ill. May 21, 2012)   | Diocese of Joliet  | н  | At least 1,570 employees        | Complaint  | No  |   | 0   | 0  |   |
| 71       |  | Catholic Charities of Joliet   | с  | 240 employees                   | Complaint  | No  | Diocese self-insured plan   | 0   | C  |   |
| 72       |  | Diocese of Springfield   | н  | 2585 employees                  | Complaint  | No  | Diocese self-insured plan   | 0   | 0  |   |
|          |  | Catholic Charities of  |  |                                 |  |   | Diocese self-insured plan   |   |  |   |
| 73       |  | Springfield  | с  | 200 employees                   | Complaint  | No  |   | 0   |  |   |
|          |  | Catholic Charities of  |  | 2700                            |  |   | Self-funded welfare benefit plan but  |   |  |   |
| 74       |  | Chicago  | N  | 2700 employees                  | Complaint  | Yes   | not sure if church plan   | 2,700                                       | 2,700  |   |
|          | Catholic Diocese of Nashville v. Burwell, No. 3:13-cv  | Diocese of Nashville   | н  | 1200 employees                  | Complaint  | No  | House of Worship, fully insured   | 0   | 0  | ·   |
| 76       | 1303 (M.D. Tenn.), No. 13-6640 (6th Cir.)  | Catholic Charities   | N  | 115 employees                   | Complaint  | Yes   |   | 115   | 115  |   |
|          |  |  |  |                                 |  | employees: yes; students:                         | Website/news reports indicate recent<br>drastic downsizing of workforce;<br>students not counted because  |   |  |   |
| 77       |  | Aquinas College  | N  | 16 employees                    | Website  | no  | complaint does not allege a student   | 16  | 16   | 0   |
| 78       |  | Camp Marymount   | N  | 75 employees                    | Complaint  | Yes   | plan  | 75  | 75   | · · · ·                                   |
| 78<br>79 |  | MQA  | N  | 85 employees                    | Complaint  | Yes   |   | 85  | 85   | · · · · · · · · · · · · · · · · · · ·     |
| 80       |  | St. Mary Villa   | N  | 50 employees                    | Complaint  | Yes   |   | 50  | 50   |   |
| 81       |  | Dominican Sisters  | н  | 23 employees                    |  | No  | Religious order   | 0   | 0  |   |
| 82       | Catholic Diocese of Peoria v. Sebelius, 1:12-cv-01276<br>JES-BGC (C.D. Ill. August 9, 2012)                |  | н  | Unknown                         |  | No  | Diocese self-insured plan (court order,<br>2013 WL 74240), and grandfathered  | 0   |  |   |
|          | Catholic Health Care System v. Burwell, No. 1:12-cv-<br>02542 (E.D.N.Y.), No. 14-427 (2d Cir.); PACER      |  |  |                                 |  |   | In the lawsuit the government took the<br>position that this is a self-insured<br>church plan. See, e.g., 987 F.Supp.2d   |   |  |   |
| 83       |  | Archdiocese of New York  | н  | 10,000 employees                | Complaint  | No  | at 242  | 0   | 0  |   |
| 84       |  | ArchCare   | c .  | 4,000 employees                 | Complaint  | No  | Catholic hospital self-insured plan?  | 0   | 0  |   |
| 85       |  | Catholic Health Services of<br>Long Island   | c  | 17,000 employees                | Complaint  | No  | Catholic hospital self-insured plan   | 0   | 0  |   |
| 86       |  | The Diocese of Rockville<br>Centre   |  | 2,000 employees                 | Complaint  | No  | In the lawsuit the government took the<br>position that this is a self-insured<br>church plan. See, e.g., 987 F.Supp.2d<br>at 242   | 0   |  |   |
| 00       |  | Monsignor Farrel High  | n  | 2,000 employees                 | Complaint  | 110   | In the lawsuit the government took the<br>position that this is a self-insured<br>church plan. See, e.g., 987 F.Supp.2d   |   |  |   |
| 87       |  | School<br>Cardinal Spellman High   | с  | 73 employees                    | Website  | No  | at 242<br>In the lawsuit the government took the<br>position that this is a self-insured  | 0   |  |   |
| 88       |  | School   | с  | 100 employees                   | Complaint  | No  | church plan. See, e.g., 987 F.Supp.2d<br>at 242   | 0   | C  |   |
|          | Christian & Missionary Alliance Foundation, Inc., No.<br>2:14-cv-00580 (M.D. FL.), Nos. 15-11437, 15-11635 | CMA d/b/a Shell Point<br>Retirement Center   |  | 1247 employees                  | Form W-3 filing  | Yes   |   | 1,247                                       | 1,247  |   |
|          | (11th Cir.)  | Alliance Community for<br>Patirament Living  |  | 244 am=1                        | Form W-3 filing  | V   |   | 344   | 344  |   |
| 90       |  | Retirement Living  |  | 344 employees                   |  | Yes   |   |   | 219  |   |
| 91       |  | Alliance Home of Carlisle  |  | 219 employees<br>365 employees  | Form W-3 filing<br>Form W-3 filing   | Yes   |   | 219<br>365                                  |  |   |
| 92       |  | Town and Country Manor   |  | 365 employees                   | Form W-3 ming  | Yes<br>employees: yes: students:                  | Complaint does not seek relief for any  | 505   | 365  |   |
| 93       |  | Simpson University   |  | 815 employees                   | Complaint<br>Form W-3 filing;  | no  | Complaint does not seek relief for any<br>student plan  | 815   | 815  | 0   |
| 94       |  | Crown College  |  | 114 employees                   | student enrollment:<br>https://www.crown.edu/about/<br>quick-facts/ ("nearly 1,300<br>students") | Yes   |   | 1,275 students;<br>114 employees            | 114  | 1,275                                     |
|          | Christian Employers Alliance v. Burwell, No. 3:16-cv-  | cross conege   |  |                                 |  | - 00  | No claim was made for CEA plans,  |   | 114  | 1,2/3                                     |
|          | 309 (D.N.D.)   |  |  |                                 |  | N   | and no list of members beyond TBC   |   |  |   |

Unknown

249 employees 9 staff

5,300 students; 680

employees

950 employees

97

Colorado Christian Univ. v. Burwell, No. 1:13-cv-02105 (D. Colo.), No. 14-1329 (10th Cir.)

Conestoga Wood Specialties Corp. v. Burwell

(Burwell v. Hobby Lobby Stores, Inc.), No. 13-356 (U.S. June 30, 2014);

Christian Employers Alliance

Trinity Bible College Treasure Island Coins

Colorado Christian

University

Conestoga Wood Specialties Corp. (Individual operators of Conestoga Wood

Specialities Corporation are

the three other named

plaintiffs)

Form W-3 filing Website

Complaint

Complaint

No

no

Yes

Yes

Yes

employees: yes; students:

0

249

9

5,300 students

680 employee

950

249

680

950

5,300

and TIC

complaint does not mention student

plan

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Draft--For Discussion Purposes

| Case  | B<br>Plaintiffs                            | C<br>Type: For-profit (F),                                     | D<br>Number of                 | Document employee                        | Are students/employees    | G<br>If not counted, explanation why                                    | H<br>Number              | Total employees             | 1                           |
|---|--|--|--------------------------------|--|---------------------------|---|--------------------------|-----------------------------|-----------------------------|
| Case  | Tiamuns                                    | Nonprofit (N),<br>House of Worship or                          | Employees/Students             | number located within                    | counted in final total?   | in not counted, explanation why   | counted<br>towards final | (minus HoW/IA<br>and SICPs) |                             |
|   |  | IA (H), Church Plan<br>(C), Pro-life (P),<br>Grandfathered (G) |                                |  |                           |   | total                    |                             | Total studen<br>at relevant |
| Diocese of Cheyenne v. Burwell, No. 2:14-cv-00021                                 |  |  | 16 employees plus over         |  |                           | Discourse off in sum darlars  |                          |                             | universities                |
| (D. Wyo.), No. 14-8040 (10th Cir.)  | Diocese of Cheyenne                        |  | 100 teachers                   | Complaint                                | No                        | Diocese self-insured plan   | 0                        | 0                           |                             |
|   | Catholic Charities                         |  | 6 employees                    | Complaint                                | No                        | Diocese self-insured plan   | 0                        | C                           |                             |
| 2   | St. Anthony School                         |  | 41 employees                   | Complaint                                | No                        | Diocese self-insured plan   | 0                        | 0                           |                             |
|   |  |  | 130 employees, 62              |  |                           |   |                          |                             | 1                           |
| 8   | St. Joseph's Home                          |  | orphan children                | Complaint                                | No                        | Diocese self-insured plan   | 0                        | 0                           |                             |
|   | JPIICS                                     |  | 20                             | Complaint                                | No                        | Diocese self-insured plan   | 0                        | 0                           | 2                           |
|   |  |  |                                |  |                           | Offers coverage through Christian<br>Brothers Employee Benefit Trust- a |                          |                             |                             |
|   | Wyoming Catholic College                   |  | 32 employees                   | Complaint                                | No                        | self insured church plan  | 0                        |                             | 0                           |
| Diocese of Fort Wayne-South Bend Inc. v. Burwell,                                 | Diocese of Fort Wayne South                |  | 52 employees                   | Complaint                                | 110                       | Diocese self-insured plan; also   | 0                        |                             |                             |
| No. 1:12-cv-00159 (N.D. Ind.), No. 14-1431 (7th                                   | Bend                                       |  | 2,741 employees                | Complaint                                | No                        | grandfathered   | 0                        | 0                           | <u> </u>                    |
| Cir.)   | Catholic Charities                         |  | 39 employees                   | Complaint                                | No                        | Diocese self-insured plan   | Ő                        |                             |                             |
| 0)  |  |  |                                |  |                           | Self-insured plan, but not sure if it is a                              |                          |                             |                             |
| 3   | St Anne Home                               |  | 310 employees                  | Complaint                                | Yes                       | church plan   | 310                      | 310                         |                             |
|   |  |  |                                |  |                           | No student plan discussed; Employees                                    |                          |                             |                             |
|   |  |  |                                |  |                           | are offered a self-insured health plan,                                 |                          |                             | 1                           |
|   |  |  | 2,300 students, 413            |  | employees: yes; students: | but not sure it is a church plan, so                                    |                          |                             |                             |
| 3   | University of St Francis                   |  | employees                      | Complaint                                | no                        | included  | 413                      | 413                         | 0                           |
|   | Our Sund M. S.                             |  | 200 1                          | Com 11.                                  | v                         | Self-insured plan, but not sure if it is a                              |                          |                             | J                           |
| 2   | Our Sunday Visitor<br>Specialty Physicians |  | 300 employees<br>342 employees | Complaint<br>Complaint                   | Yes                       | church plan   | 300<br>342               | 300                         | ·                           |
| 1   | opeciany Physicians                        |  | 542 employees                  | Comptaint                                | 1 68                      | All but 1,733 employees are on a  | 342                      | 542                         | ·                           |
|   |  |  |                                |  |                           | church plan exempt from ERISA. See                                      |                          |                             |                             |
|   |  |  |                                |  |                           | https://www.franciscanhealth.org/sites                                  |                          |                             |                             |
|   |  |  |                                |  |                           | /default/files/2015% 20employee% 20b                                    |                          |                             |                             |
|   |  |  |                                |  |                           | enefit%20booklet.pdf (Only  |                          |                             |                             |
|   |  |  |                                |  |                           | employees in Illinois are in BCBS                                       |                          |                             |                             |
|   |  |  |                                |  |                           | plans and there are 1733 of those                                       |                          |                             |                             |
|   |  |  |                                |  |                           | employees according to complaint)                                       |                          |                             |                             |
|   |  |  |                                |  |                           |   |                          |                             |                             |
|   | Franciscan Alliance                        |  | 18,000 employees               | Complaint                                | Partial                   |   | 1,733                    | 1,733                       |                             |
| Doboszenski & Sons, Inc. v. Burwell, No. 0:13-cv-                                 |  |  |                                |  |                           |   |                          |                             |                             |
| 03148-JNE-FLN (D. Minn. Nov. 11, 2013);   |  |  | 32 employees                   | Complaint                                | Yes                       |   | 32                       | 32                          |                             |
| Dobson v. Burwell, No. 1:13-cv-03326 (D. Colo.),                                  |  |  | 20 1                           |  | Yes                       |   | 28                       |                             |                             |
| No. 14-1233 (10th Cir.)<br>Domino's Farms Corporation v. Sebelius et al., No. 12- |  |  | 28 employees                   | Complaint                                | res                       |   | 28                       | 28                          | ·                           |
| cv-15488 (E.D. Mich. Dec. 20, 2012)   |  |  | 89 employees                   | Complaint                                | Yes                       |   | 89                       | 89                          |                             |
| Dordt Coll. v. Burwell, No. 5:13-cv-04100 (N.D.                                   |  |  | 1,400 students, 280            | Complaint                                | 103                       |   | 1,400 students,          | 02                          | ·                           |
| Jova, Western Divison), No. 14-2726 (8th Cir.)                                    | Dordt College                              |  | employees                      | Complaint                                | Yes                       |   | 280 employees            | 280                         | 1,400                       |
| 10wa, western Divison), 100. 14-2720 (our en.)                                    | Bolut Conege                               |  | 2,923 students, 294            | complaint                                | employees: yes; students: |   | 200 employees            | 200                         | 1,100                       |
| 7   | Cornerstone University                     |  | employees                      | Complaint                                | no                        | No student plan discussed   | 294                      | 294                         | 0                           |
| East Texas Baptist Univ. v. Burwell, No. 4:12-cv-                                 |  |  | 2,589 students, 416            |  |                           | Self-insured church plan  |                          |                             |                             |
| 03009 (S.D. Tex.), No. 14-20112 (5th Cir.)  | Houston Baptist University                 |  | employees                      | Complaint                                | No                        | *   | 0                        | C                           | 0                           |
|   | East Texas Baptist                         |  | 1,290 students, 283            |  |                           |   | 1,290 students,          |                             |                             |
| 9   | Univeristy                                 |  | employees                      | Complaint                                | Yes                       |   | 283 employees            | 283                         | 1,290                       |
|   | 337  |  | CO FT CC DT                    |  | · · · ·                   | complaint does not mention student                                      |                          |                             | 1                           |
|   | Westminster Theological                    |  | 60 FT, 65 PT employees,        | G 11.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1 | employees: yes; students: | plan  | 125                      |                             |                             |
| Edan Foods, Inc. v. Dumu-II, No. 12 1677 (64, 67                                  | Seminary (Intervenor)                      |  | 620 students                   | Complaint in intervention                | no                        |   | 125                      | 125                         | 0                           |
| Eden Foods, Inc. v. Burwell, No. 13-1677 (6th Cir.<br>June 28, 2013),             |  |  | 128 employees                  | Complaint                                | Yes                       |   | 128                      | 128                         |                             |
| June 28, 2013),<br>Eternal Word Television Network, Inc. v. Burwell,              |  |  | 120 employees                  | Compiant                                 | 105                       | +   | 120                      | 128                         | <u> </u>                    |
| No. 1:13-cv-00521 (S.D. AL), No. 14-12696 (11th                                   |  |  |                                |  |                           |   |                          |                             |                             |
| No. 1:13-cv-00521 (S.D. AL), No. 14-12696 (11th<br>Cir.)                          |  |  | 350 employees                  | Complaint                                | Yes                       |   | 350                      | 350                         |                             |
| Fellowship of Catholic University Students v. Burwell                             |  |  |                                | p  |                           |   | 200                      | 350                         | 1                           |
| No. 1:13-cv-03263-MSK-KMT (D. Colo. Apr. 23,                                      |  |  |                                |  |                           | Case resolved on basis that plaintiff is                                |                          |                             |                             |
| 2014)   |  |  | 450 employees                  | Complaint                                | No                        | integrated auxilary   | 0                        | 0                           |                             |
|   | Complaint lists two owners                 |  |                                | •  |                           |   |                          |                             |                             |
| Feltl & Co., Inc. v. Burwell, No. 13-CV-2635                                      | of the company as individual               |  |                                |  |                           |   |                          |                             |                             |
| DWF/JJK (D. Minn. Nov. 8, 2013);  | plaintiffs                                 |  | 4 employees                    | Website                                  | Yes                       |   | 4                        | 4                           | ·                           |
|   |  |  |                                |  |                           | Sued while grandfathered and then                                       |                          |                             |                             |
|   |  |  |                                |  |                           | dropped student plan. With no   |                          |                             |                             |
| Franciscan University v. Sebelius, 2:12–CV–440<br>(S.D. Ohio)                     |  |  |                                |  |                           | additional suit, no apparent affect                                     |                          |                             |                             |
| (S.D. Ohio)   |  |  | Unknown                        | Complaint                                | No                        | from rule.  | 0                        | 0                           | 0                           |
| Geneva College v. Burwell, No. 2:12-cv-00207 (W.D.                                |  |  | 1,850 students, 350            | a  |                           |   | 1,850 students,          |                             |                             |
| Pa.), Nos. 13-3536, 14-1374 (3rd. Cir.)   | Geneva College                             |  | employees                      | Complaint                                | Yes                       | Permanent injunction skields (  | 350 employees            | 350                         | 1,850                       |
| ,   | Seneca Hardwood Lumber                     |  | 22 employees                   | Complaint                                | No                        | Permanent injunction shields from<br>previous rule                      | 0                        |                             |                             |
| Gilardi v. U.S. Dep't of Health and Human Servs.,                                 | Freshway Foods                             |  | 340 employees                  | Complaint                                | Yes                       | previous rule   | 340                      | 340                         | <u> </u>                    |
| No. 13-5069, 2013 WL 5854246 (D.C. Cir. Nov. 1,                                   | Freshway Logistics                         |  | 55 employees                   | Complaint                                | Yes                       |   | 55                       | 55                          |                             |
| Grace Schools v. Burwell, No. 3:12-cv-00459 (N.D.                                 | . resumay Logistics                        |  | 2,700 students, 457            | Compiana                                 | 103                       |   | 2,700 students,          |                             | ·                           |
| Ind.), No. 14-1430 (7th Cir.)   | Grace College and Seminary                 |  | employees                      | Complaint                                | Yes                       |   | 457 employees            | 457                         | 2,700                       |
| mu.), 140. 14-1450 (7m Cn.)   | start conege and beninary                  |  | 6,222 students, 856            | companie                                 | 100                       |   | 6,222 students,          | -57                         | 1-2,700                     |
|   |  |  |                                |  |                           |   |                          |                             |                             |

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|------------------------------|----|

|            | Α   | В  | c   | D  | F  | F   | G  | н   | 1  | 1              |
|------------|---|--|---|--|--|---|--|---|--|----------------|
|            | Case  | Plaintiffs   | Type: For-profit (F),<br>Nonprofit (N),<br>House of Worship or<br>IA (H), Church Plan<br>(C), Pro-life (P), | Number of<br>Employees/Students                      | Document employee<br>number located within | Are students/employees<br>counted in final total? | If not counted, explanation why  | Number<br>counted<br>towards final<br>total | Total employees<br>(minus HoW/IA<br>and SICPs) | Total students |
| 1          |   |  | Grandfathered (G)   |  |  |   |  |   |  | universities   |
|            | Grote Indus. LLC v. Burwell, No. 13-1077, 2013 WL   |  |   |  |  |   |  |   |  |                |
|            | 5960692 (7th Cir. Nov. 8, 2013), cert. denied sub<br>nom. Burwell v. Korte, No. 13-937 (U.S. July 1,                                    |  |   |  |  |   |  |   |  |                |
| 132        | 2014);  |  |   | 1,148 employees                                      | Complaint                                  | Yes   |  | 1,148                                       | 1,148  |                |
|            | Hall v. Burwell, No. 0:13-cv-00295-JRT-LIB (D.  |  |   | Approximately 50                                     | Complaint and online news                  |   |  | 50  |  |                |
| 133        | Minn. Apr. 2, 2013);  |  |   | employees<br>54 employees (including                 | reports                                    | Yes   |  | 50  | 50   |                |
| 134        | Hartenbower v. U.S. Dep't of Health and Human   | Hart Electric  |   | owners)  | Complaint                                  | Yes   |  | 54  | 54   |                |
| 135        | Servs., No. 1:13-cv-02253 (N.D. Ill. Apr. 18, 2013);<br>Hastings Chrysler Center, Inc. v. Burwell, No. 0:14-cv                          | H.I. Hart  |   | 7 employees  | Complaint                                  | Yes   |  | 7   |  |                |
| 136        | 00265-PAM-JJG (D. Minn. May 28, 2014);  |  |   | 60 employees   | Complaint                                  | Yes   |  | 60  | 60   |                |
| 137        | Hobby Lobby Stores, Inc., et al. v. Sebelius, et al., No.   | Hobby Lobby  |   | 13,240 employees                                     | Complaint                                  | Yes   |  | 13,240                                      | 13,240   |                |
| 138        | CIV-12-1000-HE (W.D. Okla. Oct. 2, 2012); Burwell<br>Holland v. U.S. Dep't of Health and Human Servs,                                   | Mardel   |   | 372 employees  | Complaint                                  | Yes   |  | 372   | 372  |                |
| 139        | No. 13-15487 (S.D. W. Va. July 15, 2014);   |  |   | 150 employees  | Complaint                                  | Yes   |  | 150   | 150  |                |
|            | Infrastructure Alternatives, Inc. v. Burwell, No. 1:13-   |  |   |  |  |   |  |   |  |                |
| 140        | cv-00031-RJJ (W.D. Mich. Sept. 30, 2013)<br>Insight for Living Ministries v. Burwell, No. 4:14-cv-                                      |  |   | 70 employees   | Complaint                                  | Yes   |  | 70  | 70   |                |
| 141        | 675 (E.D. Tex.), No. 15-40031 (5th Cir.)  |  |   | 108 employees  | Form W-3 filing                            | Yes   |  | 108   | 108  |                |
|            | Johnson Welded Prods. v. Burwell, No. 1:16-cv-557   |  |   | 421 employees (including                             | Comulia                                    | v   |  | 401   |  |                |
| 142        | (D.D.C.)<br>Korte v. Burwell, No. 12-3841, 2013 WL 5960692  |  |   | Lilli Johnson)                                       | Complaint                                  | Yes   |  | 421   | 421  |                |
|            | (7th Cir. Nov. 8, 2013), cert. denied No. 13-937 (U.S.  |  |   |  |  |   |  |   |  |                |
| 143        | July 1, 2014);  | <b>x</b>   |   | 90 employees   | Complaint                                  | Yes   |  | 90  | 90   |                |
| 144        | Legatus v. Burwell, No. 2:12-cv-12061-RHC-MJH<br>(E.D. Mich. Dec. 20, 2013)   | Legatus  |   | 69 employees   | Complaint                                  | Yes   |  | 69  | 69   |                |
|            | (1.0.111011.000.20,2010)  | Weignartz Supply Company,  |   |  |  |   |  |   |  |                |
| 145        |   | W&P Management LLC,<br>and subsidiaries  |   | 170 employees  | Complaint                                  | Yes   |  | 170   | 170  |                |
| 145        | Lindsay v. U.S. Dep't of Health and Human Servs.,   | and subsidiaries   |   |  |  | 165   |  |   |  |                |
| 146        | No. 13-cv-1210 (N.D. Ill. Mar. 20, 2013);<br>Little Sisters of the Poor Home for the Aged v.  |  |   | 70 employees   | Complaint                                  | Yes   |  | 70  | 70   |                |
|            | Burwell, No. 1:13-cv-2611 (D. Colo.), No. 13-1540<br>(10th Cir.)  | Christian Brothers Employee<br>Benefit Trust (Little Sisters<br>uses Christian Brothers<br>Employee Benefit Trust, and<br>Christian Brothers Services<br>is the TPA for the Christian<br>Brothers Employee Benefit |   | 5000 I   |  | N   |  |   |  |                |
| 147        | Louisiana Coll. v. Burwell, No. 1:12-cv-00463 (W.D.   | Trust)   |   | 5,000 employees<br>1,450 students, 260               | Complaint                                  | No  | Self-insured church plan   | 0   | 0  |                |
| 148        | La.), No. 14-31167 (5th Cir.)   |  |   | employees  | Complaint                                  | No  | Self-insured church plan   | 0   | 0  | 0              |
| 149        | March for Life v. Burwell, No. 1:14-cv-1149<br>(D.D.C.), No. 15-5301 (D.C. Cir.)  |  |   | 2 employees covered in<br>plan; less than 10 overall |  | No  | All employees must/do oppose the<br>coverage; therefore not counting as<br>affected by rules | 0   | 0  |                |
|            | Media Research Center v. Sebelius, No. 1:14-CV-379  |  |   | 114  | Complaint                                  | Var   |  | 114   |  |                |
| 150        | (E.D. Virginia)<br>Mersino Mgmt. Co. v. Burwell, No. 13-1944 (6th Cir.  |  |   | 114 employees  | Complaint                                  | Yes   |  | 114   | 114  |                |
| 151        | July 9, 2014)   |  |   | 110 employees  | Complaint                                  | Yes   |  | 110   | 110  |                |
| 152<br>153 | Michigan Catholic Conf. v. Burwell, No. 1:13-cv-<br>1247 (W.D. Mich.), No. 13-2723 (6th Cir.)   | Michigan Catholic Charities<br>Catholic Charities  |   | 6,429 employees<br>55 employees                      | Complaint<br>Complaint                     | No  | Self-insured church plan<br>Self-insured church plan   | 0   | 0  |                |
|            | Midwest Fastener Corp. v. Burwell, No. 1:13-cv-   | Cuatione Charines  |   |  |  |   | Sen insured church phin  |   | ·  | ·              |
| 154        | 01337-ESH (D.D.C. Oct. 16, 2013);   |  | l   | 187 employees  | Complaint                                  | Yes   |  | 187   | 187  |                |
|            | MK Chambers Co. v. Dep't of Health and Human  |  |   |  |  |   |  |   |  |                |
| 155        | Servs., No. 13-cv-11379 (E.D. Mich. Nov. 21, 2014)  |  |   | 106 employees  | Business profile on manta.org              | Yes   |  | 106   | 106  |                |
| 156        | Nagle, Christopher, et al. v. Kathleen Sebelius, et al.;<br>No. 2:13-cv-12036-VAR-DRG (E.D. Mich. May 10,<br>2013) (AKA "M&N Plastics") |  |   | 109 employees  | Complaint                                  | Yes   |  | 109   | 109  |                |
| 157        | Newland v. Burwell, 881 F. Supp. 2d 1287 (D. Colo.<br>July 27, 2012), affirmed on appeal, No. 12-1380 (10th<br>Cir. Oct. 3, 2013)       |  |   | Unknown  |  | No  | Permanent injunction   | 0   |  |                |
|            | O'Brien v. U.S. Dep't of Health & Human Servs., No.   |  |   |  |  |   | injunction   |   | ·  | · · · · · ·    |
| 158        | 12-3357 (8th Cir. Nov. 28, 2012)<br>Ozinga v. Burwell, No. 1:13-cv-3292 (N.D. Ill.), No.<br>15-3648 (7th Cir.)                          |  |   | 87 employees   | Complaint                                  | Yes   | Only 110 obtain insurance through the<br>plan that would be affected by the                  | 87  |  |                |
|            | . ,   |  |   | 675  | Comultin                                   | Desci 1   | exemption. This is upscaled to   | 170   |  |                |
| 159<br>160 | Persico v. Burwell, No. 1:13-cv-0303 (W.D. Pa.),  | Cathllice Diocese of Erie  |   | 675+ employees<br>1,500 employees                    | Complaint<br>Complaint                     | Partial<br>No                                     | 110/62%=178<br>Diocese self-insured plan   | 178<br>0                                    | 178  |                |
| 161        | Nos. 14-1376 (3d Cir.);   | St Martin Center   |   | 61 employees   | Form W-3 filing                            | No  | Diocese self-insured plan  | 0   | 0  |                |
| 162        | formerly Most Reverend Donald W. Trautman, Bishop   | Prince of Peace Center<br>Erie Catholic Preparatory  |   | 20 employees   | Form W-3 filing                            | No  | Diocese self-insured plan  | 0   | 0  |                |
| 163        | of the Roman Catholic Diocese of Erie, et al., v.<br>Sebelius: No. 1:12-cv-00123-SPB (W.D. Pa, May 30.                                  | School   |   | 80 employees   | Complaint                                  | No  | Diocese self-insured plan  | 0   | 0  |                |
|            | Priests for Life, No. 1:13-cv-01261 (D.D.C.), No. 13-   |  | 1   |  |  |   |  |   |  |                |
| 164        | 5368 (D.C. Cir.)  |  |   | 60 employees   | Website                                    | Yes   |  | 60  | 60   | 1              |

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Plaintiffs Type: For-profit (F), Case Number of Document employee Are students/employees If not counted, explanation why Number Total employees Nonprofit (N), (minus HoW/IA Employees/Students number located within counted in final total? counted House of Worship o towards final and SICPs) IA (H), Church Plan total Total students (C), Pro-life (P), at relevant Grandfathered (G) universities Randy Reed Auto. Inc. v. Burwell, No. 5:13-cv-61 approximately 17 SJ-ODS (W.D. Mo. Dec. 3, 2013); Complaint Yes 179 employees 170 Reaching Souls Int'l, Inc. v. Burwell, No. 5:13-cv-78,000 participants Self insured church plan 01092 (W.D. Okla.), No. 14-6028 (10th Cir.) pastors, employees, and their families) Complaint No 0 Real Alternatives, Inc. v. Burwell, No. 1:15-cv-105 All employees must/do oppose the (M.D. Pa.), No. 16-1275 coverage; therefore not counting as No (3d Cir.) 3 employees Complaint affected by rules 0 All employees must/do oppose the Right to Life of Michigan v. Kathleen Sebelius; No. coverage; therefore not counting as 1:13-CV-01202 (W.D. Mich. Nov. 22, 2013) 43 employees Complaint No 0 affected by rule Roman Catholic Archbishop of Washington v. 7,000 students, 1,766 7,000 students Burwell, No. 1:13-cv-01441 (D.D.C.), Nos. 13-5371 Cathloic University 7.000 14-5021 (D.C. Cir.) Complain Yes 1,766 employee 1.766 employees ,100 eligible employees 1,200 teachers/employee Archdiocese of Washington at schools Diocese self-insured plan 170 Complaint No 0 Church plan and complaint does not 370 students, 78 eligible 171 Thomas Aquinas College employees Complaint No state that it offers student insurance 0 0 Consortium of Catholic 172 173 174 175 Academies 119 employees Complaint No Diocese self-insured plan 0 Archbishop Carroll 70 employees Complaint No Diocese self-insured plan 0 Don Bosco 51 employees Complaint No Diocese self-insured plan 0 Cathloic Information Center 9 employees Complaint No Diocese self-insured plan 0 176 Mary of Nazareth 44 employees No Complaint Diocese self-insured plan 0 890 employees No Catholic Charities Complaint Diocese self-insured plan 0 184 employees Victory Housing Complaint No Diocese self-insured plan 178 Roman Catholic Archdiocese of Atlanta v. Burwell, Roman Catholic Archdioces 9,800 students, 4,200 Diocese self-insured plan No. 1:12-cv-03489 (N.D. Ga.), Nos. 14-12890, 14of Atlanta Complaint No 0 179 employees Catholic Charities 75 employees No Diocese self-insured plan 0 13239 (11th Cir.) Complaint 180 181 CENG 200 employees Complaint No Diocese self-insured plan 0 000 students: hundreds Diocese self-insured plan Diocese of Savannah of employees Complaint No 0 Roman Catholic Diocese of Dallas v. Sebelius, No 00 teachers/staff 100 Diocese self-insured plan 0 3:12-cy-01589-B (N.D. Tex.) Complaint No employees School of the Ozarks v. Rightchoice Managed Care, Complaint does not say they offer a Inc., No. student plan Students - online; employees 1.442 students, 601 6:13-cv-03157 (W.D. Mo.), No. 15-1330 (8th Cir.) Form w3 Filing 601 employees Employees only 60 Sharpe Holdings, Inc. v. Burwell, No. 2:12-cv-92 2dam complaint and Linked Sharpe 50 85 (E.D. Mo.) and CNS Intl Ministries, No. 14-1507 (8th 50 employees in Yes 5( Cir.) 2dam complaint and Linked Ozark 51 employees Yes 51 186 in 5 CNS International Ministrie 204 employees Form W-3 filing 204 204 187 188 189 Yes 49 NIS Financial 49 49 employees 2dam Complaint Yes CNS Corp 49 employees 2dam Complaint Yes 49 49 Complaint does not say they offer a Heartland Christian Colleg 12 employees Form W-3 filing 12 Employees only student pla 13 0 Sioux Chief Mfg, Co, v. Burwell, No. 13-0036-CV ODS (W.D. Mo. Feb. 28, 2013): 370 employees Complaint Yes 370 370 SMA, LLC v. Burwell, No. 0:13-cv-01375-ADM-LIE (D. Minn. July 8, 2013); 35 35 employees Complaint Yes 34 Southern Nazarene Univ. v. Burwell, No. 5:13-cv-Southern Nazarene 2.100 students, 505 2.100 students 1015 (W.D. Okla.), No. 14-6026 (10th Cir.) employees Complaint Yes 505 employee 505 2,100 University 1.220 students, 557 Complaint does not say they offer a 557 employee 194 OK Weselan University employees Complaint Employees only student plan 557 0 1 900 students 328 1 900 students OK Baptist University Complaint Yes 328 1 900 195 employees 328 employee Mid America Christian 1,447 stuendts, 298 Mid America Christian Univ is on University Complaint No Guidestone, a self-insured church pla employees 0 0 Stewart v. Burwell, No. 1:13-cv-01879 (D.D.C. Apr. Encompass Develop, Design 3, 2014); & Construct, LLC 43 employees Complaint Yes 43 4 Stinson Electric, Inc. v. Burwell, No. 14-00830-PJS JJG (D. Minn. April 30, 2014); Business profile on manta.org 19 19 employees Yes 19 Zumbiel Co. v. Burwell, No. 1:13-cv-0161 (D.D.C. Nov. 27, 2013); 350 employees Yes 350 Complaint 350 The Criswell College v. Sebelius, No. 3:12-cv-0440 322 students, 50 Complaint does not say they offer a N (N.D. Tex.) employees Complaint Employees only student plan 50 The QC Grp., Inc., v. Burwell, No. 0:13-cv-01720 JRT-SER (D. Minn. Sept. 11, 2013); 62 employees Complaint Yes 62 62 202 Thomas G. Wenski v. Kathleen Sebelius; No. 12-cv-Unknown Archdiocese of Miami No House of worship 0 2,000 employees Yes 2,000 2,000 23820-Graham/Goodman (S.D. Fla. Nov. 7, 2012) Catholic Health Services Complaint

610 employees

Catholic Hospice

Yes

610

Form W-3 filing

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| Image: state  |  |
|---|--|
| 1     Image: Construction of the second  | Total students   |
| Image         St. Thomas University         Utakoone         Image         University is a laster as chain form is health planes.         O           Image         India data Construction St. Instruction St. Instructin St. Instruction St. Instruct   | at relevant<br>universities  |
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| Tripion, Inc. V. Bureell, No. 11-38-0-1207 (DLC)         def employees         Complaint         Yes         def         def           as a 106 (DLC), Nov. 16, 2012;         200 employees         200 employees         Complaint         Yes         200 employees         Complaint         Yes         200 employees         Complaint des not sup they dire         1.16           201 Unit OLISACE, Nov. 16, 2012;         200 employees         Complaint         Yes         Complaint des not sup they dire         1.11           201 Unit OLISACE, Nov. 16, 2012;         200 employees         Complaint         Yes         Complaint des not sup they dire         1.11           201 Unit OLISACE, Nov. 16, 2012;         Reman Catholic Discose of fee Workh         6,500 statems, 2,000         Complaint         No         edf atometry discose of employees         0         11.00           211         University of Data         22 employees         Complaint         Yes         0         11.500 statems         32.500         0         11  |  |
| Typike House Publicher, Inc. v. Barwell, Mo. 114, S. 2012;         260 employees         Complaint         Ves         Complaint does not synthy offer a<br>student plan         260         260           Union University v. Burvell, Mo. 114, ev. (U7) W.D.         2.39         Students, 1.116         Students, 2.200         Students, 1.116         Students, 2.200         St  |  |
| Unite lumeration of the second seco   |  |
| 200         Tem)         employees         Form v3 Filing         Employee only         Statuten plan         employees         1.11           Unit of Dalas, Burrelly, 0.4:12-cov014 (ND,<br>Tex, J.,<br>210         Rona Cabolic, Dioces of<br>Event Worth         6,500 students, 220         Complaint         No         Bell insued chards plan         0           111         Cabolic, Dioces of<br>Event Worth         2,600 students, 220         Complaint         No         Self insued chards plan         0         2,600 students, 220         2,600 students, 220  |  |
| Image: Second  | 0  |
| 211     University of Dalla     2,600 students, 72     Complaint     Yes     2,600 students, 72       212     Catholic Charities     332 employees     Complaint     Yes     0       213     Our Lady Of Victory<br>Catholic School     23     0     332     33       214     Our Lady Of Victory<br>Catholic School     23     0     0       214     Univ. of Nore Dane v. Burvell, No. 313-vr.276<br>(ND. Ind.), No. 13-3853 (7th Cr.)     11,500 students, 5000<br>employees     Complaint     No     No     efficienced thurb plaint     0       214     Valley Forge Christian College of the Assemblies of<br>God v. Burvell, No. 14-622 (ED, Pa, Aug. 1.4,<br>225     0     11,500 students, 5000<br>employees     Complaint     No     accommodation is they yere<br>statisfied with previous<br>astatisfied with previous<br>astatistic with previous<br>astatisfied with previou   |  |
| 212     Catholic Charties     332 employees     Complaint     Yes     Image: Catholic Charties     332     33       21     Our Lady Of Victory<br>Catholic School     23 employees     Complaint     No     Brothers Employee Benefit Trust- a     0       21     Univ, of Notre Dame v. Burvell, No. 313-ev:1276<br>(ND. Ind.), No. 153-s337 (7n Gr.)     11,500 students, 5,000     11,500 students, 5,000     11,500 students, 5,000     11,500 students, 5,000       214     employees     Complaint     yes     Plaintif voluntarily domined sur,<br>our materianding is phone     5,000       214     Valley Forge Christian College of the Assemblies of<br>God v. Burvell, No. 13-ev-12061     Unknown     Complaint     No     accommodation     0       215     Dill     Unknown     Complaint     No     accommodation     0       216     (fb.Cr.)     1170 employees     DC Ruling     Yes     170     170       Weingartz Supply Gov. Barwell, No. 113-ev-0.0910     870 Employees     Complaint     Yes     33     33       217     Williams v. Burwell, No. 113-ev-0.0190 (DD.C.     870 Employees     Complaint     Yes     33     33       218     No. 112-ev-0.0176     3 employees     Complaint     Yes     33     34       219     (DD.C. Aug. 23.20.13);     15 employees     Complaint  | 2,600  |
| Land         Our Lady Of Victory<br>Catholic School         23 employees         Complaint         No         Offees coreage through Christian<br>Biothese Employee Benefit Trust- a<br>offees coreage through Christian<br>Biothese Employee Benefit Trust- and<br>offees coreage through Christian<br>Biothese Employee Benefit Trust- and<br>offees coreage through Christian<br>Biothese Employee Benefit Trust- and<br>offees coreage through Christian<br>Biothese Employees         Offees coreage through Christian<br>Biothese Employees         Inf. 500 students,<br>self insured church plat         0           Valley Forge Christian College of the Assemblies of<br>Got V. Barwell, No. 11-4022 (ED. Pr. Aug. 14,<br>2014         Inf. 500 students, 55,000         Plaintfit Volumitrily dismised still<br>our understanding is they were<br>satisfied with previous         Inf. 500 students,<br>accommodation         0           216         2014         Unknown         Complaint         No         accommodation         0           218         2016         Inf. 4022 (ED. Pr. Aug. 14,<br>(ED. Mich.),<br>No. 11-4020 (ED. Mich.),<br>No. 11-200 (BOC.)         Inf. 700         Inf. 700         Inf. 700           216         Williams v. Barwell, No. 11-3c-v08910<br>(ND. II), No. 1-32-v08910<br>(ND. III), No. 1-32-v08910<br>(ND. III), No. 1-32-v08910<br>(ND. III), No. 1   |  |
| Univ. of Note: Dance V. Burvell, No. 313-ev-1276<br>(ND. Ind.), No. 15-3853 (7th Cir.)         II.500 students, 5,000<br>employees         II.500 students, 5,000<br>employees         II.500 students, 5,000<br>employees         II.500 students, 5,000           Valley Forge Christian College of the Assemblies of<br>Got V. Burvell, No. 142; (ED. Pa. Aug. 14,<br>Version 2014)         III.500 students, 5,000         III.500 students, 5,000         III.500 students, 5,000           216         Call Matter College of the Assemblies of<br>Got V. Burvell, No. 122; ev-12061<br>(ED. Mich.),<br>No. 141.183         III.500 students, 5,000         III.500 students, 5,000           216         Call Matter College of the Assemblies of<br>Got V. Burvell, No. 123; ev-01201<br>(ND. III.), No. 113; ev-01190 (DD. C.<br>No. 141.183         III.500 students, 5,000         III.500 students, 5,000           216         Call Mich.),<br>No. 141.183         III.500 students, 5,000         III.500 students, 5,000         III.500 students, 5,000           216         Call Mich.),<br>No. 141.183         III.500 students, 5,000         III.500 students, 5,000         III.500 students, 5,000           217         Whaten College v. Burvell, No. 113; ev-01699 (DD. C.<br>(ND. III.), No. 14-2996 (7th Cir.)         III.500 students, 5,000         III.500 students, 5,000           218         Working and the asset har Whethout<br>(ND. C., Aug. 23, 2013);         III.500 students, 5,000         III.500 students, 5,000           219         (DD.C., Aug. 23, 2013);         II.5 employees         Complaint <td></td>  |  |
| 214     Control of Call (c)     5,000 employees     5,000       Valley Forge Christina College of the Assemblies of<br>God v. Burvell, No. 121-2c-V12061<br>(E.D. Mich.),<br>No. 14-1183     0     0       216     Unknown     Complaint     No     accommodation     0       217     0     0     0     0     0       218     0     0     0     0     0       219     0     0     0     0     0       Wingard: Supply Co. v. Burvell, No. 21-2c-v-12061<br>(E.D. Mich.),<br>No. 14-1183     170 employees     DC Ruling     Yes     170     170       Wheaton College: Burvell, No. 113-cv-08910<br>(N.D. 11), No. 14-2596 (Th Cir.)     170 employees     Complaint     Yes     170     170       219     0     0     3     0     0     0     0     0       219     0     0     170 employees     Complaint     Yes     0     0     0       219     0     0     13     3     0     0     0     0       219     0     13     3     15     15     15     15       219     0     0     15     15     15     15     15       219     0     0     15     15     15     16   |  |
| Valley Forge Christian College of the Assemblies of<br>Gol V, Burvell, No. 14-4622 (ED, Pa, Aug. 14,<br>2014)         Phintiff Voluntarity dismissed suit;<br>our undextanding is they were<br>satisfied with previous<br>(ED, Mich.)           215         2014)         Unknown         Complaint         No         accommodation         0           216         (ED, Mich.)<br>No. 14-1833         170 employees         DC Ruling         Yes         170         17           217         (MCD, III), No. 1-13-ev-08910<br>(ND, III), No. 1-2396 (Th CE.)         170 employees         DC Ruling         Yes         170         17           218         Williams v. Burwell, No. 1:13-ev-08910<br>(ND, III, 15-ev-0169 (DD, C.)         3 employees         Complaint         Yes         dropped student coverage<br>complaint states that Wheaton<br>dropped student coverage         870         870           218         Williams v. Burwell, No. 1:13-ev-0124-CKK<br>(ND, III), No. 1:13-ev-0124-CKK         15 employees         Complaint         Yes         3           219         (D, D, C. Aug. 2, 30:13);         15 employees         Complaint         Yes         4           220         (3d Cir.)         15 employees         Complaint         Yes         4           220         (CD, C. Aug. 2, 30:13);         15 employees         Complaint         Yes         4           221         (3d Cir.) <td< td=""><td>11,500</td></td<>   | 11,500   |
| Weingartz Supply Co. v. Burwell, No. 2:12-cv-12061<br>(E.D. Mich.),<br>No. 14:1183     170 employees     DC Ruling     Yes     170     17       Weingartz Supply Co. v. Burwell, No. 1:13-cv-08910<br>(N.D. III.), No. 1:4-2396 (7th Cr.)     170 employees     DC Ruling     Yes     170     17       Wiendon College v. Burwell, No. 1:13-cv-01699 (D.D.C.     870 Employees     Complaint     Yes     amployees     complaint states that Wheaton       219     No. 1:13-cv-01699 (D.D.C.     3 employees     Complaint     Yes     3       219     No. 1:13-cv-01699 (D.D.C.     3 employees     Complaint     Yes     3       219     No. 1:13-cv-01699 (D.D.C.     3 employees     Complaint     Yes     15       219     Vallis Law v. Burwell, No. 1:13-cv-01699 (D.D.C.     15 employees     Complaint     Yes     15       219     (D.D.C. Aug. 23, 2013);     15 employees     Complaint     Yes     15     1       Yep v. Seblius, No. 1:12-cv-06756     4 employees     Website     Yes     4     0       220     (3d Cir.)     Diocese     140+ full-time employees     Complaint     No     Diocese self-insured plan     0       221     (3d Cir.)     Diocese     115 employees     Complaint     No     Diocese self-insured plan     0       222     (3d Cir.)   | 0  |
| Wheaton College v. Burwell, No. 1:13-ev-08910<br>(N.D. III.), No. 14-2396 (7th Cir.)       Note: Students not counted because<br>complaint states that Wheaton<br>dropped student coverage       870       870         Williams v. Burwell, No. 1:13-ev-01699 (D.D.C.<br>218       3 employees       Complaint       Yes       dropped student coverage       870       870         Williams v. Burwell, No. 1:13-ev-01699 (D.D.C.<br>218       3 employees       Complaint       Yes       3         Willis Law v. Burwell, No. 1:13-ev-01124-CKK<br>219       15 employees       Complaint       Yes       15       1         Yep v. Seblus, No. 1:12-ev-0755 (ND. III), Triune<br>Health Group, Inc. v. Burwell, No. 1:12-ev-06756<br>(N.D. III), No. 13-1478 (7th Cir.)       4 employees       Complaint       Yes       4         Zabla v. Burwell, No. 1:13-ev-1659 (W.D. Pa.), Nos.       14:0+ full-time employees       Complaint       No       0         Zata v. 459 (M.D. Pa.), Nos.       16:0employees       Complaint       No       Diocese self-insured plan       0         Zata v. 459 (W.D. Pa.), Nos.       11:0employees       Complaint       No       Diocese self-insured plan       0         Zata v. 459 (W.D. Pa.), Nos.       11:0employees       Complaint       No       Diocese self-insured plan       0         Zata v. 459 (W.D. Pa.), Nos.       11:0employees       Complaint       No       Diocese self-insured   |  |
| in (N.D. II.), No. 14-2396 (7th Cir.)       870 Employees       Complaint       Yes       complaint states that Wheaton dropped student coverage       870       870         217       Willians v. Burwell, No. 1:13.ev.01699 (D.D.C.       3 employees       Complaint       Yes       dropped student coverage       870       870         218       Nov. 19, 2013;       3 employees       Complaint       Yes       3       3         219       (D.D.C. Aug. 23, 2013);       15 employees       Complaint       Yes       15       15         219       (D.D.C. Aug. 23, 2013);       15 employees       Complaint       Yes       4         220       (N.D. II.); No. 112.ev-06756 (N.D. III.), Triume Health Group, Inc. v. Barwell, No. 112.ev-06756       4 employees       Website       Yes       16         221       14-1377       Diocese       140+ full-time employees       Complaint       No       Diocese self-insured plan       0         222       (3d Cir.)       Diocese       115 employees       Complaint       No       Diocese self-insured plan. Cemeteries was covered by the diocese's previous self-insured plan. Cemeteries was covered by the diocese's previous self-insured plan. Cemeteries was covered by the diocese's previous self-insured plan. Cemeteries was covered by the diocese's previous self-insured plan. Cemeteries was covered by the diocese's previous self-insured plan. Cemeteries may compla   |  |
| 218     Nov. 19, 2013);     Image: Complaint of the constraint of t   | 0  |
| 213     (D.D.C. Aug. 23, 2013);     (D.D.C. Aug. 2  |  |
| Image: scale base in the constraint of the constr                                       |  |
| Zubik v. Burwell, No. 2:13.ev-1459 (W.D. Pa.), Nos.     Diocese     I40+ full-time employees     Complaint     No     Diocese self-insured plan     0       221     (3d Cir.)     Catholic Charities     115 employees     Complaint     No     Diocese self-insured plan     0       222     (3d Cir.)     Catholic Charities     115 employees     Complaint     No     Diocese self-insured plan     0       223     (3d Cir.)     Catholic Charities     115 employees     Complaint     No     Diocese self-insured plan     0       224     (3d Cir.)     Catholic Charities     115 employees     Complaint     No     Diocese self-insured plan     0   |  |
| 222       (3d Cir.)       Catholic Charities       115 employees       Complaint       No       Diocese self-insured plan       0         224       (3d Cir.)       Diocese self-insured plan       0       Diocese self-insured plan       0         225       (3d Cir.)       Diocese self-insured plan       0       Diocese self-insured plan       0         226       (3d Cir.)       Diocese self-insured plan       0       Diocese self-insured plan       0         227       (3d Cir.)       Self-insured plan       (diocese sprevious)       self-insured plan       0         228       (diocese sprevious)       self-insured plan       (diocese sprevious)       self-insured plan       (diocese sprevious)         229       (diocese sprevious)       (diocese sprevious)       self-insured plan       (diocese sprevious)         229       (diocese sprevious)       (diocese sprevious)       (diocese sprevious)       (diocese sprevious)         229       (diocese sprevious)       (diocese sprevious)       (diocese sprevious)       (diocese sprevious)         229       (diocese sprevious)       (diocese sprevious)       (diocese sprevious)       (diocese sprevious)         229       (diocese sprevious)       (diocese sprevious)       (diocese sprevious)       (diocese sprevious)   |  |
| Diocese self-insured plan. Centeries<br>was covered by the diocese's previous<br>self-insured plan the Catholic<br>Employers Benefits Plan, the new<br>compatint says that CEBS was<br>converted to the Catholic Benefits<br>Trust, and Centeries are omitted as<br>compating the self of the company of the self of the se |  |
| co-plaintiffs   |  |
| 223 Catholic Cemeteries 207 employees Complaint No 0  |  |
| Instrume         Instrum         Instrume         Instrume  | 46,737   |
|   | 7% of students<br>use university<br>sponsored<br>plans<br>http://www.gao<br>.gov/new.items<br>d08389.pdf |
| 225 Total 64,352  | 3,272  |
| 227 employees in affected plans   | students in<br>affected plans  |

Draft--For Discussion Purposes

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| A               | В                             | c                               | D  | F  | F  | 6   | н   | 1         | 1  | к  |                           |
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|                 |                               |                                 |  | DRAFT: INFORMATION NOT RELEASABLE<br>information has not been pub icly disclosed a<br>government use only and must not be de<br>authorized to receive the information. Unau<br>exter | and may be privileged and conf<br>lisseminated distributed or co | fidential. It is for internal<br>opied to persons not                 |   |           |  |  |                           |
|                 |                               |                                 |  | Notification from Elig ble Organizations<br>Contra   | to HHS Regarding Religious Ob<br>ceptive Coverage                | jections to Providing   |   |           |  |  |                           |
|                 |                               |                                 |  | Red  | act  | ec  |   |           |  |  |                           |
|                 |                               |                                 |  | Eligible Organization Information  |  |   |   |           | Plan Information                                   |  |                           |
| Tracking number | Date notification<br>received | Received via mail<br>or e-mail? | Name of eligible organization  | Contact information for eligible<br>organization   | Type of organization (Non-<br>profit or other)                   | Plaintiff in Litigation?<br>(Yes or No) (See<br>instruction #2 above) | Contraceptive services not provided   | Plan name | Plan type (Student<br>Plan, Church Plan,<br>Other) | Fully insured, self-<br>insured or both? | Name of i<br>(enter N/A i |
| Redacted        | 8/26/2014                     | E-mail                          | Cummins-Al ison Corp and<br>Cummins Illinois Inc.  | Redacted   | Other  | No  | Plan B Ella Mirena Copper IUDs  | Redacted  | Other  | self-insured                             | Reda                      |
|                 |                               |                                 |  | -  |  |   |   |           | Other  | Fully insured                            |                           |
|                 | 9/8/2014                      | E-mail                          | Loyola University  |  | Non-profit   | No  | All   |           | Other  | Fully insured                            | ļ                         |
|                 |                               |                                 |  |  |  |   |   |           | Other  | Fully insured                            | ļ                         |
|                 | 9/10/2014                     | E-mail                          | Valley Forge Christian College   |  | Non-profit   | Yes   | Ulipristal (aka E la) Levonorgestrel (aka Plan B Plan B One-<br>Step Next Choice) Intrauterine Devices (of any type) Abortion |           | Other  | Fully insured                            |                           |
|                 | -,,                           |                                 |  |  |  |   | services except to save the life of the mother  |           | Other  | self-insured                             |                           |
|                 | 9/19/2014                     | E-mail                          | Sisters of the Order of St.<br>Dominic of Grand Rapids<br>(Dominican Sisters)            | -  | Non-Profit   | No  | All   |           | Other  | Fully insured                            |                           |
|                 | 9/19/2014                     | E-mail                          | Continuant   | -  | Other  | No  | Emergency Contraceptives & IUD's  |           | Other<br>Other                                     | Fully Insured<br>Fully Insured           | Í.                        |
|                 | 10/ /2014                     | E-mail                          | Management Analysis and<br>Ut lization Inc.  |  | Other  | No  | "All abortifacient coverages such as but not limited to<br>morning after and week after services"                             |           | Other  | Both                                     |                           |
|                 |                               |                                 |  | _  |  |   |   |           | Other<br>Other                                     | Both self-insured                        | ŧ                         |
|                 | 10/6/2014                     | E-mail                          | Holy Ghost Preparatory School  |  | Non-profit   | No  | II  |           | Other  | Fully insured                            |                           |
|                 | 10/9/2014                     | Mal                             | The Catholic Diocese of<br>Memphis in Tennessee  |  | Non-profit   |   |   |           | Church Plan  | self-insured                             |                           |
|                 |                               |                                 |  |  |  |   |   |           | Other  | self-insured                             |                           |
|                 | 10/9/2014                     | Mal                             | Belhaven University  |  | Non-profit   |   | All   |           | Other  | self-insured                             | +                         |
|                 |                               |                                 |  |  |  |   |   |           | Other  | self-insured                             |                           |
|                 | 10/10/2014                    | E-mail                          | Bingaman and Son Lumber Inc.<br>PO Box 247<br>1195 Creek Mountain Rd<br>Kreamer PA 17833 |  | Other  |   | Plan B Ella Mirena Paraguard  |           | Other  | Fully insured                            | ł                         |
|                 |                               |                                 |  |  |  |   |   |           | Other  | Fully Insured                            |                           |

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| 4   |                     |   |                            |   |  |  |  |  |       |   |
|   | rovider Information |   |                            | For updated   |  |  |  | Action Taken<br>For for-profit organizations,<br>date letter sent to |       |   |
|   | Name of The Issues  | Contract into constitue for TDA (contractivity of | Original information       | information, date the   | Free and the distance of the                   | For fully insured plans,   | For self beyond also date                                    | date letter sent to  |       |   |
| Contact information for issuer (enter<br>6 N/A if none) | N/A if none)        | none)   | or updated<br>information? | For updated<br>information, date the<br>information is<br>effective | For updated information,<br>summary of changes | For fu ly insured plans,<br>date letter sent to issuer<br>by HHS | For self-insured plan, date<br>notification forwarded to DOL | organization (see instruction<br>#1 above)                           | Notes |   |
| Contact information for issuer (enter<br>N/A if none)   | Redacte             | Contact information for TPA (enter N/A if none)   |                            |   | Redacte  | ed   |  |  |       |   |
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| 12  |                     |   |                            |   |  |  |  |  |       |   |
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| 13<br>14<br>15  |                     |   | Original                   | N/A   |  |  |  |  |       |   |
| 15  |                     |   | Original                   | N/A   |  |  |  |  |       |   |
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| 16  |                     |   |                            |   | -  |  |  |  |       |   |
| 16<br>17<br>18  |                     |   | Original                   | N/A   |  |  |  |  |       |   |
| 18  |                     |   | Original                   | N/A   |  |  |  |  |       |   |
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| 19  |                     |   |                            |   |  |  |  |  |       |   |
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| 20  |                     |   | -                          | -   |  |  |  |  |       |   |
| 20  |                     |   |                            |   |  |  |  |  |       |   |
| 21  |                     |   | Original                   | N/A   |  |  |  |  |       |   |
| 21  |                     |   |                            |   |  |  |  |  |       |   |
| 22  |                     |   | Original                   | N/A   |  |  |  |  |       |   |
| 22  |                     |   |                            |   |  |  |  |  |       |   |
| 28  |                     |   | Original                   | N/A   |  |  |  |  |       |   |
| 23  |                     |   |                            |   |  |  |  |  |       |   |
|   |                     |   | Original                   | N/A   |  |  |  |  |       |   |
| 24  |                     |   |                            |   |  |  |  |  |       |   |
| 25  |                     |   | Original                   | N/A   |  |  |  |  |       |   |
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| 5   |                 |                   |                   |                                    | Eligible Organization Information |                            |  |  |                       | Plan Information                         |                      |                     |
|-----|-----------------|-------------------|-------------------|------------------------------------|-----------------------------------|----------------------------|--|--|-----------------------|--|----------------------|---------------------|
|     |                 | Date notification | Received via mail |                                    | Contact information for eligible  | Type of organization (Non- | Plaintiff in Litigation?<br>(Yes or No) (See |  |                       | Plan type (Student<br>Plan, Church Plan, | Fully insured, self- | Name of issuer      |
| 6 T | Tracking number | received          | or e-mail?        | Name of eligible organization      | Redacted                          | profit or other)           | instruction #2 above)                        | Contraceptive services not provided  | Plan name<br>Redacted | Other)<br>Other                          | Fully insured        | (enter N/A if none) |
| 27  |                 | 10/15/2014        | E-mail            | Loyola University                  |                                   | Non-profit                 | No   | Al   |                       | Other                                    | Fully insured        |                     |
| 28  |                 |                   |                   |                                    |                                   |                            |  |  |                       | Other                                    | Fully insured        |                     |
| 29  |                 |                   |                   |                                    |                                   |                            |  |  |                       | Other                                    | Fully insured        |                     |
| 30  |                 | 10/16/2014        | Litigation        | Wheaton College                    |                                   | Non-profit                 | Yes  | "Abortion-causing drugs abortion procedures and related<br>services but has no religious objection to providing coverage<br>for contraceptive drugs and devices that prevent conception (as<br>opposed to interfering with the continues survival of a human<br>embryo). Specifica IV identifies Plan B ella and certain<br>unspecified IUDs a drugs and devices to which it has religious |                       | Other                                    | self-insured         |                     |
| 31  |                 |                   |                   |                                    |                                   |                            |  | objections."   |                       | Other                                    | self-insured         |                     |
| 32  |                 |                   |                   |                                    |                                   |                            |  |  |                       | Student                                  | Fully insured        |                     |
| 33  |                 | 10/20/2014        | Mal               | Carithers-Wallace-Courtenay<br>LLC |                                   | Other                      |  |  |                       |  |                      |                     |
| 34  |                 | 10/29/2014        | Email             | Contract Packaging Inc.            |                                   | Other                      |  | Plan B E la Next Choice  |                       | Other                                    |                      |                     |
|     |                 | 11/5/2014         | Mal               | Avesta Homes LLC                   |                                   | Other                      |  | All  |                       | Other                                    | Fully Insured        |                     |
| 35  |                 | 11/1 /2014        | E-mail            | Kent Manufacturing Company         |                                   | Other                      |  |  |                       |  |                      |                     |
| 36  |                 | 11/14/2014        | Mal               | Dakota Tube Inc                    |                                   | Other                      |  |  |                       |  |                      |                     |
| 38  |                 | 11/18/2014        | E-mail            | Oral Roberts University            |                                   | Non-profit                 |  | EC Plan B One-step (the morning after pil); Ella Ulipristal<br>Acetate (the week after pil); copper intrauterine devices;<br>hormonal intrauterine devices; as we la san y other drug<br>device procedure or mechanism which has the purpose or<br>effect of preventing an already fertiled edge from developing<br>further by inhibiting or terminating its attachment to the<br>uterus"  |                       | Other                                    | Fully insured        |                     |

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|   | M N<br>Service Provider Information  | -   |  |   |  |  |  | Action Taken   |       |   |
|   |  |   | Original information                               | For updated<br>information, date the<br>information is<br>effective |  | For fully insured plans,   |  | Action Taken<br>For for-profit organizations,<br>date letter sent to<br>organization (see instruction<br>#1 above) |       |   |
|   | Contact information for issuer (enter Name of TPA (enter N/A if none) N/A if none) | Contact information for TPA (enter N/A if none) | Original information<br>or updated<br>information? | Information is<br>effective   | For updated information,<br>summary of changes | For fu ly insured plans,<br>date letter sent to issuer<br>by HHS | For self-insured plan, date<br>notification forwarded to DOL | organization (see instruction  | Notes |   |
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|   |  |   | Original   | N/A   |  |  |  |  |       |   |
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| 3 | -  |   |  |   |  |  |  |  |       |   |
|   |  |   | Original   | N/A   |  |  |  |  |       |   |
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|   |  |   |  |   |  |  |  |  |       |   |
|   |  |   | Original   | N/A   |  |  |  |  |       |   |
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| A               | 8                             | с                               | D   | E<br>Eligible Organization Information        | F  | G   | н  | 1         | J<br>Plan Information                              | K  | L                                     |
|-----------------|-------------------------------|---------------------------------|---|---|--|---|--|-----------|--|--|---------------------------------------|
| 6 Tracking numb | Date notification<br>received | Received via mail<br>or e-mail? | Name of eligible organization                                   | Contact information for eligible organization | Type of organization (Non-<br>profit or other) | Plaintiff in Litigation?<br>(Yes or No) (See<br>instruction #2 above) | Contraceptive services not provided  | Plan name | Plan type (Student<br>Plan, Church Plan,<br>Other) | Fully insured, self-<br>insured or both? | Name of issuer<br>(enter N/A if none) |
| Redact          | 11/20/2014                    | E-mail                          | J.E. Dunn Construction Group<br>Inc.                            | Redacted                                      | Other  |   | Plan 8 (levonorgestrel) and its generic equivalents         - elia (ultprintal acetate)         - ParaGard (copper IUD)     Mirena and Skyla (levonorgestrel-releasing IUDs)   | Redacted  | Other  | Self-insured                             | Redacted                              |
| 40              |                               |                                 |   |   |  |   |  |           | Other  | Self-insured                             |                                       |
| 41              |                               |                                 |   |   |  |   |  |           | Other  | self-insured                             | -                                     |
| 42              | 12/5/2014                     | E-mail                          | Greenville College  |   | Non-profit                                     |   | Plan B Ella and a l IUDs   |           | Other  | self-insured                             | -                                     |
| 43              | 12/9/2014                     | Email                           | Covenant Presbyterian Church                                    |   | Non-profit                                     |   |  |           |  | 501-1050105                              | -                                     |
| 45              | 12/17/2014                    | Email                           | Trinity Schools Inc. D/B/A<br>Trinity School at River Ridge     |   | Non-profit                                     | No  |  |           | Other?   | Fully insured?                           |                                       |
| 46              | 12/17/2014                    | E-mail                          | People of Praise Minnesota Inc.                                 |   | Non-profit                                     | No  |  |           | Other?   | Fully insured?                           |                                       |
| 47              | 12/2 /2014                    | E-mail                          | Oral Roberts University   |   | Non-profit                                     |   | EC Pan 8 One-step (the morning after pl) ; [BI Ulprista<br>Aratite (the week after pl) coper instruction devices;<br>hormonal instructions devices; as we is a say other drug<br>device procedure or macharism which has the purpose or<br>effect of preventing an already furtilized egg from device/ping<br>further by inhibiting or terminuting its attachment to the<br>uterwar  |           | Other  | self-insured                             |                                       |
| 48<br>49        | 1/9/2015                      | Mal                             | ParishSOFT LLC  |   | Other  |   | "All contraceptive medications and procedures (ster lization<br>abortions Rx contraceptive devices etc.)"  |           | Other  | Fully insured                            |                                       |
| <u>49</u><br>50 | 1/12/2015                     | Mal                             | DAS Companies Inc.  |   | Other  |   | A  |           | Other  | Fully Insured                            |                                       |
| 51              | 1/30/2015                     | E-mail                          | Illinois Baptist Children's Home<br>and Fam ly Services         |   | Non-profit                                     | No  |  |           |  |  |                                       |
| 52              | 2/1 /2015                     | Mal                             | Olivet Nazarene University                                      |   | Non-profit                                     | No  | "the Health Plan w II not provide pay for and/or faditate<br>access to abortion-inducing products and related consining.<br>This includes the used Yate Blance and the Copper T100<br>when preacticed with a disposition of pregnance."<br>The Health Then will include a prior advortance for the health Then will be more<br>they products will not be allowed until a doctor confirms the<br>use of the medications for non-abortification proposes."<br>Plan B will be non-covered." |           | Other  | Fully insured                            |                                       |
| 53              | 4/15/2015                     | Mal                             | S. Ryphuel Health Film - all<br>participating employees (196–4) |   | Non-profit                                     |   | Al   |           | Church Plan  | self-insured                             |                                       |

| I Image <td< th=""><th>Г</th><th>м</th><th>N</th><th>0</th><th>P</th><th>Q</th><th>R</th><th>S</th><th>Т</th><th>U</th><th>v</th><th>w</th></td<>   | Г  | м   | N                   | 0   | P                    | Q                     | R                        | S                          | Т                           | U                             | v     | w |
|---|----|---|---------------------|---|----------------------|-----------------------|--------------------------|----------------------------|-----------------------------|-------------------------------|-------|---|
|   | -  | Service P   | rovider Information |   |                      |                       |                          | 1                          |                             | Action Taken                  |       |   |
| Redacted     Rodacted       n     new       a     new       n     new   |    |   |                     |   | Original information | information, date the |                          | For fully insured plans,   |                             | date letter sent to           |       |   |
| Redacted     Rodacted       n     new       a     new       n     new   | 1. | Contact information for issuer (enter<br>N/A if none) | Name of TPA (enter  | Contact information for TPA (enter N/A If | or updated           | Information is        | For updated information, | date letter sent to issuer | For self-insured plan, date | organization (see instruction | Notes |   |
| Image: Constraint of the second s | ľ  | Pedeated  | Pedacted            | Pedeeted                                  |                      | enecure               | Dedeet                   |                            |                             |                               | HULE  |   |
| A   |    | Redacted  |                     | Redacted                                  | Original             | N/A                   | Redact                   | ea                         |                             |                               |       |   |
|   |    |   |                     |   |                      |                       |                          |                            |                             |                               |       |   |
|   | 3  |   |                     |   |                      |                       | -                        |                            |                             |                               |       |   |
| A A   A A <td>4</td> <td></td> <td></td> <td></td> <td>Original</td> <td>N/A</td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td>   | 4  |   |                     |   | Original             | N/A                   |                          |                            |                             |                               |       |   |
|   | Ē  |   |                     |   |                      |                       | -                        |                            |                             |                               |       |   |
|   | 4  |   |                     |   | Original             | N/A                   |                          |                            |                             |                               |       |   |
|   | Г  |   |                     |   | Ordeland             |                       | -                        |                            |                             |                               |       |   |
|   | 4  |   |                     |   | Original             | 7/6                   | _                        |                            |                             |                               |       |   |
|   |    |   |                     |   | Original             | N/A                   |                          |                            |                             |                               |       |   |
| $ \frac{1}{2} $   | 4  |   |                     |   |                      |                       | _                        |                            |                             |                               |       |   |
| $ \frac{1}{2} $   |    |   |                     |   |                      |                       |                          |                            |                             |                               |       |   |
| $ \frac{1}{2} $   |    |   |                     |   |                      |                       |                          |                            |                             |                               |       |   |
| $ \frac{1}{2} $   | 4  |   |                     |   |                      |                       | _                        |                            |                             |                               |       |   |
| $ \frac{1}{2} $   |    |   |                     |   |                      |                       |                          |                            |                             |                               |       |   |
| $ \frac{1}{2} $   |    |   |                     |   |                      |                       |                          |                            |                             |                               |       |   |
| Image: set in the set  |    |   |                     |   |                      | N/A                   |                          |                            |                             |                               |       |   |
| Image: set in the set  |    |   |                     |   |                      |                       |                          |                            |                             |                               |       |   |
| Image: set in the set  | 4  |   |                     |   |                      |                       | _                        |                            |                             |                               |       |   |
| Image: set in the set  |    |   |                     |   |                      |                       |                          |                            |                             |                               |       |   |
| Image: set in the set  |    |   |                     |   |                      | NA                    |                          |                            |                             |                               |       |   |
| a   a   a   a   a   a   a   a   a   a   a   a   b   a   a   b <td></td> <td></td> <td></td> <td></td> <td></td> <td>20</td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td>   |    |   |                     |   |                      | 20                    |                          |                            |                             |                               |       |   |
| a   a   a   a   a   a   a   a   a   a   a   a   a   b   a   a   b   a   b   b   b   b   b   b   b   b   b   c   b   b   c   b   c <td>4</td> <td></td>  | 4  |   |                     |   |                      |                       |                          |                            |                             |                               |       |   |
| a   a   a   a   a   a   a   a   a   a   a   a   a   b   a   a   b   a   b   b   b   b   b   b   b   b   b   c   b   b   c   b   c <td>F</td> <td></td> <td></td> <td></td> <td></td> <td></td> <td>-</td> <td></td> <td></td> <td></td> <td></td> <td></td>   | F  |   |                     |   |                      |                       | -                        |                            |                             |                               |       |   |
| a   a   a   a   a   a   a   a   a   a   a   a   b   a   a   b <td></td>   |    |   |                     |   |                      |                       |                          |                            |                             |                               |       |   |
| 10     0.040000000000000000000000000000000000   |    |   |                     |   | Updated              | 1/1/2015              |                          |                            |                             |                               |       |   |
| 10     0.040000000000000000000000000000000000   |    |   |                     |   |                      |                       |                          |                            |                             |                               |       |   |
| 10     0.040000000000000000000000000000000000   | 4  | ,   |                     |   |                      |                       |                          |                            |                             |                               |       |   |
| 10     0.040000000000000000000000000000000000   | ľ  | -   |                     |   |                      |                       | -                        |                            |                             |                               |       |   |
| NA   | 4  |   |                     |   | Onginal              | N/A                   |                          |                            |                             |                               |       |   |
| NA   |    |   |                     |   | Original             | N/A                   |                          |                            |                             |                               |       |   |
| 10     Image: Congenal and Cong                | Ē  |   |                     |   |                      |                       | -                        |                            |                             |                               |       |   |
| 10     Image: Congenal and Cong                |    |   |                     |   |                      |                       |                          |                            |                             |                               |       |   |
| 51       12   |    |   |                     |   | Original             | N/A                   |                          |                            |                             |                               |       |   |
| 51       12   |    |   |                     |   |                      |                       |                          |                            |                             |                               |       |   |
| 51       12   | 5  |   |                     |   |                      |                       |                          |                            |                             |                               |       |   |
| 51       12   | Г  |   |                     |   |                      |                       |                          |                            |                             |                               |       |   |
| 51       12   |    |   |                     |   | Original             | N/A                   |                          |                            |                             |                               |       |   |
|   |    |   |                     |   | C                    | 110                   |                          |                            |                             |                               |       |   |
|   | 5  |   |                     |   |                      |                       |                          |                            |                             |                               |       |   |
|   |    |   |                     |   |                      |                       |                          |                            |                             |                               |       |   |
|   |    |   |                     |   |                      |                       |                          |                            |                             |                               |       |   |
|   |    |   |                     |   |                      |                       |                          |                            |                             |                               |       |   |
| 52       53   |    |   |                     |   | Original             | N/A                   |                          |                            |                             |                               |       |   |
| 12  |    |   |                     |   |                      |                       |                          |                            |                             |                               |       |   |
| 12<br>Criginal N/A  |    |   |                     |   |                      |                       |                          |                            |                             |                               |       |   |
| Criginal         N/A           53   | 5  |   |                     |   |                      |                       | -                        |                            |                             |                               |       |   |
| S1  |    |   |                     |   |                      |                       |                          |                            |                             |                               |       |   |
| Criginal     N/A       53   |    |   |                     |   |                      |                       |                          |                            |                             |                               |       |   |
| 53  |    |   |                     |   |                      |                       |                          |                            |                             |                               |       |   |
| S3  |    |   |                     |   |                      |                       |                          |                            |                             |                               |       |   |
|   |    |   |                     |   | <b>2</b>             |                       |                          |                            |                             |                               |       |   |
|   |    |   |                     |   | Original             | N/A                   |                          |                            |                             |                               |       |   |
| 53  |    |   |                     |   |                      |                       |                          |                            |                             |                               |       |   |
| 53  |    |   |                     |   |                      |                       |                          |                            |                             |                               |       |   |
|   |    |   |                     |   |                      |                       |                          |                            |                             |                               |       |   |
|   |    |   |                     |   |                      |                       |                          |                            |                             |                               |       |   |
|   | 5  |   |                     |   |                      |                       | -                        |                            |                             |                               |       |   |
|   |    |   |                     |   | I                    |                       |                          |                            |                             |                               |       |   |

Notification

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| 5    | A               | В                             | с                                | D  | E<br>Eligible Organization Information           | F  | G   | н   | 1         | J<br>Plan Information                              | К  | L                                     |
|------|-----------------|-------------------------------|----------------------------------|--|--|--|---|---|-----------|--|--|---------------------------------------|
| 6 TI | Tracking number | Date notification<br>received | Received via mail<br>or e-mail?  | Name of eligible organization  | Contact information for eligible<br>organization | Type of organization (Non-<br>profit or other) | Plaintiff in Litigation?<br>(Yes or No) (See<br>instruction #2 above) | Contraceptive services not provided   | Plan name | Plan type (Student<br>Plan, Church Plan,<br>Other) | Fully insured, self-<br>insured or both? | Name of issuer<br>(enter N/A if none) |
|      | Redacted        | 5/4/2015                      | Mal                              | Society of the Precious Blood  | Redacted   | Non-profit                                     |   | All   | Redacted  | Other  | Fully insured                            | Redacted                              |
| 55   |                 | 5/22/2015                     | E-mail                           | Michael James Sales Tax<br>Solutions LLC                               |  | Other  |   | "Any and a l abortifacients"  |           | Other  | Fully insured                            |                                       |
| 56   |                 | 07/087/15                     | Litigation (Zub k v.<br>Burwell) | The ROMAN CATHOLIC DIOCESE<br>OF PITTSBURGH (* exempt)                 |  | Non-profit                                     | Yes   | All   |           | Church Plan  | self-insured                             |                                       |
| 57   |                 | 07/087/15                     | Litigation (Zub k v.<br>Burwell) | THE ROMAN CATHOLIC<br>DIOCESE OF ERIE (*exempt)                        |  | Non-profit                                     | Yes   | All   |           | Church Plan  | self-insured                             |                                       |
| 58   |                 | 07/087/15                     | Litigation (Zubik v.<br>Burweil) | CATHOLIC CHARTIES OF THE<br>DIOCESE OF PITTSBUNGH INC.                 |  | Non-profit                                     | Yes   | All   |           | Church Plan  | self-insured                             |                                       |
| 59   |                 | 07/087/15                     | Litigation (Zubik v.<br>Burweil) | THE CATHOLIC CEMETERIES<br>ASSOCIATION OF THE DIOCESE<br>OF PITTSBURGH |  | Non-profit                                     | Yes   | Alf   |           | Church Plan  | self-insured                             |                                       |
| 60   |                 | 07/087/15                     | Litigation (Zubik v.<br>Burwell) | ST. MARTIN CENTER INC.   |  | Non-profit                                     | Yes   | All   |           | Church Plan  | self-insured                             |                                       |
| 61   |                 | 07/087/15                     | Litigation (Zubik v.<br>Burwell) | PRINCE OF PEACE CENTER INC.  |  | Non-profit                                     | Yes   | All   |           | Church Plan  | self-insured                             |                                       |
| 62   |                 | 07/087/15                     | Litigation (Zub k v.<br>Burwell) | ERIE CATHOLIC PREPARATORY<br>SCHOOL                                    |  | Non-profit                                     | Yes   | All   |           | Church Plan  | self-insured                             |                                       |
| 63   |                 | 8/3/2015                      | Mail                             | Oral Roberts University  |  | Non-profit                                     |   | EC Plan B One-step (the morning after pil ): Ella Ulipristal<br>Acetate (the week after pi ); copper intrauterine devices;<br>hormonal intrauterine devices; as we las any other drug<br>device procedure or mechanism which has the purpose or<br>effect of preventing an already fertilece deg from developing<br>further by inhibiting or terminating its attachment to the<br>uterus" |           | Student  | Fully insured                            |                                       |

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|    | М                                    | N                    | 0   | р                          | Q  | R  | s  | т                             | U  | V     | W |
|----|--------------------------------------|----------------------|---|----------------------------|--|--|--|-------------------------------|--|-------|---|
| 5  | Service                              | Provider Information |   | _                          | For updated  |  |  |                               | Action Taken<br>For for-profit organizations,<br>date letter sent to |       |   |
|    | Contact information for issuer (ente | r Name of TPA (enter | Contact information for TPA (enter N/A if | Original information       | For updated<br>information, date the<br>information is | For updated information.                       | For fu ly insured plans,<br>date letter sent to issuer | For self-insured plan, date   | date letter sent to<br>organization (see instruction                 |       |   |
| 6  | N/A if none)                         | N/A if none)         | none)                                     | or updated<br>information? | effective  | For updated information,<br>summary of changes | by HHS   | notification forwarded to DOL | #1 above)  | Notes |   |
|    | Redacted                             | Redacted             | Redacted                                  |                            |  | Redacte  | ed   |                               |  |       |   |
|    |                                      |                      |   |                            |  |  |  |                               |  |       |   |
|    |                                      |                      |   |                            |  |  |  |                               |  |       |   |
|    |                                      |                      |   | Original                   | N/A  |  |  |                               |  |       |   |
|    |                                      |                      |   |                            |  |  |  |                               |  |       |   |
|    |                                      |                      |   |                            |  |  |  |                               |  |       |   |
|    |                                      |                      |   |                            |  |  |  |                               |  |       |   |
| 54 |                                      |                      |   |                            |  |  |  |                               |  |       |   |
|    |                                      |                      |   | Original                   | N/A  |  |  |                               |  |       |   |
| 55 | -                                    |                      |   |                            |  | -  |  |                               |  |       |   |
| 56 |                                      |                      |   | Original                   | N/A  |  |  |                               |  |       |   |
| 20 | -                                    |                      |   |                            |  |  |  |                               |  |       |   |
| 57 |                                      |                      |   | Original                   | N/A  |  |  |                               |  |       |   |
|    |                                      |                      |   |                            |  |  |  |                               |  |       |   |
|    |                                      |                      |   |                            |  |  |  |                               |  |       |   |
|    |                                      |                      |   |                            |  |  |  |                               |  |       |   |
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|    |                                      |                      |   | 1                          |  |  |  |                               |  |       |   |
|    |                                      |                      |   | Original                   | N/A  |  |  |                               |  |       |   |
|    |                                      |                      |   |                            |  |  |  |                               |  |       |   |
|    |                                      |                      |   |                            |  |  |  |                               |  |       |   |
|    |                                      |                      |   |                            |  |  |  |                               |  |       |   |
|    |                                      |                      |   |                            |  |  |  |                               |  |       |   |
| 58 | _                                    |                      |   |                            |  |  |  |                               |  |       |   |
|    |                                      |                      |   |                            |  |  |  |                               |  |       |   |
|    |                                      |                      |   |                            |  |  |  |                               |  |       |   |
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|    |                                      |                      |   |                            |  |  |  |                               |  |       |   |
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|    |                                      |                      |   | Original                   | N/A  |  |  |                               |  |       |   |
|    |                                      |                      |   |                            |  |  |  |                               |  |       |   |
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|    |                                      |                      |   |                            |  |  |  |                               |  |       |   |
| 59 | +                                    |                      |   |                            |  |  |  |                               |  |       |   |
|    |                                      |                      |   | 1                          |  |  |  |                               |  |       |   |
|    |                                      |                      |   | Original                   | N/A  |  |  |                               |  |       |   |
|    |                                      |                      |   |                            |  |  |  |                               |  |       |   |
| 60 |                                      |                      |   | 1                          |  |  |  |                               |  |       |   |
|    |                                      |                      |   |                            |  |  |  |                               |  |       |   |
|    |                                      |                      |   | 1                          |  |  |  |                               |  |       |   |
|    |                                      |                      |   | Original                   | N/A  |  |  |                               |  |       |   |
|    |                                      |                      |   | 1                          |  |  |  |                               |  |       |   |
| 61 | +                                    |                      |   |                            |  |  |  |                               |  |       |   |
|    |                                      |                      |   | 1                          |  |  |  |                               |  |       |   |
|    |                                      |                      |   | Original                   | N/A  |  |  |                               |  |       |   |
|    |                                      |                      |   |                            |  |  |  |                               |  |       |   |
| 62 |                                      |                      |   |                            |  |  |  |                               |  |       |   |
|    |                                      |                      |   |                            |  |  |  |                               |  |       |   |
|    |                                      |                      |   | 1                          |  |  |  |                               |  |       |   |
|    |                                      |                      |   | Original                   | N/A  |  |  |                               |  |       |   |
|    |                                      |                      |   | -                          |  |  |  |                               |  |       |   |
| ~  |                                      |                      |   | 1                          |  |  |  |                               |  |       |   |
| 63 |                                      |                      |   | 1                          | 1  |  |  |                               |  |       |   |
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|    |                                      |                      |   |                            |  |  |  |                               |  |       |   |

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| 5              | A               | В                          | с                               | D  | E<br>Eligible Organization Information           | F  | G   | Н   | 1         | J<br>Plan Information                              | К  | L                                     |
|----------------|-----------------|----------------------------|---------------------------------|--|--|--|---|---|-----------|--|--|---------------------------------------|
| 6              | Tracking number | Date notification received | Received via mail<br>or e-mail? | Name of eligible organization  | Contact information for eligible<br>organization | Type of organization (Non-<br>profit or other) | Plaintiff in Litigation?<br>(Yes or No) (See<br>instruction #2 above) | Contraceptive services not provided   | Plan name | Plan type (Student<br>Plan, Church Plan,<br>Other) | Fully insured, self-<br>insured or both? | Name of issuer<br>(enter N/A if none) |
| 64             | Redacted        | 8/2 /2015                  | E-mail                          | Cummins-Al ison Corp and<br>Cummins Il inois Inc   | Redacted   | Other  | No  | Plan B Ella Mirena Copper IUDs  | Redacted  | Other  | self-insured                             | Redacted                              |
| 65             |                 | 9/25/2015                  | E-mail                          | Weingartz Supply Co. Inc. &<br>W & P Management LLC  | -  | Other  | Yes   | All contraceptive services  |           | Other  | Fully insured                            |                                       |
| 66             |                 | 10/14/2015                 | Mal                             | Carolyn's Place Inc.   |  | Non-profit                                     |   | All contraceptive services  |           |  | Fully insured                            |                                       |
| 67             |                 | 10/14/2015                 | Ma l                            | Dakota Tube Inc  |  | Other  |   |   |           |  |  |                                       |
| 68             |                 | 10/28/2015                 | Ma I                            | Tyndale House Publishers Inc.  |  | Other  |   | post-conceptive medications and devices namely emergency<br>contraceptives such as the "morning-after pill" the "week-after<br>pil" and intrauterine devices  |           | Other  | Self-insured                             |                                       |
| 69             |                 | 10/29/2015                 | E-mail                          | Electrolock Inc. Dunstone Co.<br>Inc. and Stone River Mgmt. Co.<br>LLC.                                | -  | Other  |   | lia   |           | Other  | self-insured                             |                                       |
| 70<br>71<br>72 |                 | 11/19/2015                 | Mal                             | Management Analysis and<br>Ut lization Inc.  |  | Other  |   | Ella Plan B Plan B One Step Next Choice Next Choice One<br>Dose My Way and Take Action  |           | Other  | Fully insured Fully Insured self-insured |                                       |
| 73             |                 | 12/17/2015                 | SWIFT                           | Conestoga Wood Specialties<br>Corp.<br>Conestoga Transportation Inc.<br>Phone: 717-445-6701            |  | Other  | Yes   | Any hormonal drugs or IUDs  |           | Other  | self-insured                             |                                       |
| 74             |                 | 12/2 /2015                 | E-mail                          | St. Joseph's Abby (AKA.<br>Cistercian Abby of Spencer)   |  | Non-profit                                     | No  | ALL contraceptive services required to be covered under PHS<br>Act section 2713 as added by the Affordable Care Act and<br>incorporated into ERISA section 715 and Code section 9815  |           | Church Plan  | Fully insured                            |                                       |
| 75             |                 | 12/2 /2015                 | Ma l                            | Dakota Tube Inc.   | -  | Other  |   |   |           |  |  |                                       |
| 76             |                 | 1/28/2016                  | Ma I                            | Community Foundation of<br>Northwest Indiana Inc.<br>St. Mary Medical Center<br>St. Catherine Hospital |  | Non-profit                                     |   | All - "objection to providing coverage of all contraceptive<br>services required to be<br>covered under PK5 Act section 2713 as added by the<br>Affordable Care Act and incorporated into RRSA section 715<br>and Code section 9815." |           | Other  | Self-insured                             |                                       |
| 77             |                 | 2/2 /2016                  | E-mail                          | Miller Contracting Services Inc.   |  | Other  |   | All   |           | Other  |  |                                       |
| 78             |                 | 3/3/2016                   | E-mail                          | Earth Sun Moon Trading<br>company Inc  |  | Other  |   | All   |           | Other  | Fully insured                            |                                       |
|                |                 |                            |                                 |  |  |  |   |   |           |  |  |                                       |

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| 5  | м   | N<br>Provider Information | 0   | Р                          | Q  | R  | S  | т  | U   | V     | w |
|----|---|---------------------------|---|----------------------------|--|--|--|--|---|-------|---|
| 5  | Service I   | Provider Information      |   | -                          | For undated  |  |  |  | Action Taken  |       |   |
|    | Contact information for issuer (enter                 | Name of TOA (or )         | Contact information for TPA (enter N/A if | Original information       | For updated<br>information, date the<br>information is | For updated information,                       | For fu ly insured plans,<br>date letter sent to issuer | For self-insured plan, date                                  | For for-profit organizations,<br>date letter sent to<br>organization (see instruction |       |   |
| 6  | Contact information for issuer (enter<br>N/A if none) | N/A if none)              | none)                                     | or updated<br>information? | information is<br>effective                            | For updated information,<br>summary of changes | date letter sent to issuer<br>by HHS                   | For self-insured plan, date<br>notification forwarded to DOL | organization (see instruction<br>#1 above)  | Notes |   |
|    | Redacted  | Redacted                  | Redacted                                  |                            |  |  |  |  |   |       |   |
|    | Reddeted  |                           |   |                            |  | Redacte  | eu -   |  |   |       |   |
|    |   |                           |   | Original                   | N/A  |  |  |  |   |       |   |
|    |   |                           |   |                            |  |  |  |  |   |       |   |
| 64 |   |                           |   |                            |  | _  |  |  |   |       |   |
|    |   |                           |   |                            |  |  |  |  |   |       |   |
|    |   |                           |   |                            |  |  |  |  |   |       |   |
|    |   |                           |   | Original                   | N/A  |  |  |  |   |       |   |
|    |   |                           |   | -                          |  |  |  |  |   |       |   |
|    |   |                           |   |                            |  |  |  |  |   |       |   |
| 65 |   |                           |   |                            |  | _  |  |  |   |       |   |
|    |   |                           |   |                            |  |  |  |  |   |       |   |
|    |   |                           |   | Original                   | N/A  |  |  |  |   |       |   |
| ~  |   |                           |   |                            |  |  |  |  |   |       |   |
| 00 |   |                           |   |                            |  | -  |  |  |   |       |   |
|    |   |                           |   |                            |  |  |  |  |   |       |   |
|    |   |                           |   |                            |  |  |  |  |   |       |   |
| 67 |   |                           |   |                            |  |  |  |  |   |       |   |
|    |   |                           |   |                            |  |  |  |  |   |       |   |
|    |   |                           |   | Original                   | N/A  |  |  |  |   |       |   |
| 68 |   |                           |   |                            |  | _  |  |  |   |       |   |
|    |   |                           |   |                            |  |  |  |  |   |       |   |
|    |   |                           |   |                            |  |  |  |  |   |       |   |
|    |   |                           |   | Original                   | N/A  |  |  |  |   |       |   |
|    |   |                           |   |                            |  |  |  |  |   |       |   |
| 69 |   |                           |   |                            |  | -  |  |  |   |       |   |
|    |   |                           |   |                            |  |  |  |  |   |       |   |
|    |   |                           |   | Original                   | N/A  |  |  |  |   |       |   |
|    |   |                           |   |                            |  |  |  |  |   |       |   |
| 70 |   |                           |   |                            |  | -  |  |  |   |       |   |
|    |   |                           |   | Original                   | N/A  |  |  |  |   |       |   |
|    |   |                           |   | Original                   | 17/4   |  |  |  |   |       |   |
| 71 |   |                           |   |                            |  | -  |  |  |   |       |   |
|    |   |                           |   | Original                   | N/A  |  |  |  |   |       |   |
| -  |   |                           |   |                            |  |  |  |  |   |       |   |
| 12 |   |                           |   |                            |  | -  |  |  |   |       |   |
|    |   |                           |   | Original                   | N/A  |  |  |  |   |       |   |
| 73 |   |                           |   | -                          |  |  |  |  |   |       |   |
| 13 |   |                           |   |                            |  |  |  |  |   |       |   |
|    |   |                           |   | Original                   | N/A  |  |  |  |   |       |   |
|    |   |                           |   | onginar                    | n/A  |  |  |  |   |       |   |
| 74 |   |                           |   |                            |  | -  |  |  |   |       |   |
|    |   |                           |   |                            |  |  |  |  |   |       |   |
| 75 |   |                           |   |                            |  |  |  |  |   |       |   |
| ]  |   |                           |   |                            |  |  |  |  |   |       |   |
|    |   |                           |   |                            |  |  |  |  |   |       |   |
|    |   |                           |   | Original                   | N/A  |  |  |  |   |       |   |
|    |   |                           |   |                            |  |  |  |  |   |       |   |
| 76 |   |                           |   |                            |  |  |  |  |   |       |   |
|    |   |                           |   |                            |  |  |  |  |   |       |   |
|    |   |                           |   | Original                   | N/A  |  |  |  |   |       |   |
|    |   |                           |   | -                          |  |  |  |  |   |       |   |
| 77 |   |                           |   |                            |  |  |  |  |   |       |   |
|    |   |                           |   |                            |  |  |  |  |   |       |   |
|    |   |                           |   |                            |  |  |  |  |   |       |   |
|    |   |                           |   | Original                   | N/A  |  |  |  |   |       |   |
|    |   |                           |   |                            |  |  |  |  |   |       |   |
| 78 |   |                           |   |                            |  |  |  |  |   |       |   |
|    |   |                           |   |                            |  |  |  |  |   |       |   |

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| <br>A       | B                    | C  | D  | E                                 | F  | G  | н   | 1                     | J  | к                    |          |
|-------------|----------------------|--|--|-----------------------------------|--|--|---|-----------------------|--|----------------------|----------|
|             | Date notification    | Received via mail  |  | Eligible Organization Information | Type of organization (Non-                           | Plaintiff in Litigation?<br>(Yes or No) (See |   |                       | Plan Information<br>Plan type (Student<br>Plan, Church Plan, | Fully insured, self- | Name     |
| king number | received<br>3/7/2016 | or e-mail?<br>E-mail   | Name of eligible organization  | Redacted                          | profit or other)<br>Other                            | instruction #2 above)                        | Contraceptive services not provided All   | Plan name<br>Redacted | Other)<br>Other  | insured or both?     | (enter M |
|             | 3/24/2016            | E-mail   | Continuum Health Partnerships<br>Inc.<br>Continuum Health<br>Management LLC<br>Mountain States Health<br>Properties LLC.   |                                   | Other  |  | Abortion causing drugs devices and sterilizations; patient<br>education and counseling for all women with reproductive<br>capacity. |                       | Other  | self-insured         |          |
|             | 3/28/2016            | E-Mail   | Fresh Unlimited Inc.   |                                   | Other  |  | All   |                       | Other  | Fully Insured        |          |
|             | 4/1/2016             | E-mail   | Sarkes Tarzian Inc.  |                                   | Other  |  | All   |                       | Other  | Fully Insured        |          |
|             | 7/19/2016            | E-Mail   | Mersino Management Company<br>Mersino Southwest. LLC<br>Mersino Enterprise Inc.<br>Global Pump Company<br>Mersino Properties Company.<br>LLC<br>Mersino Dewatering Inc.  |                                   | Other  | Yes  | Al  |                       | Other  | self-insured         |          |
|             | 7/26/2016            | Utigation:<br>2nd Circuit Court<br>1:12-cv-02542-<br>BMC<br>Catholic Health<br>Care System | Catholic Health Care System<br>(pka ArchCare)<br>Cardinal Spellman High School   |                                   |  | Yes  | abortion-inducing drugs sterilizations contraceptives   |                       |  | self-insured         |          |
|             |                      |  | Cardinal Spellman High School<br>Monsignor Farrell High School<br>Catholic Health Services of Long<br>Island   |                                   |  | Yes  |   |                       |  | self-insured         |          |
|             | 7/26/2016            | Litigation:<br>Geneva<br>3nd Circuit Court<br>2:12-cv-00207                                | Geneva College (employee)  |                                   |  | Yes  | abortion-inducing drugs   |                       | Other<br>Student   | Fully Insured        |          |
|             | 7/26/2016            | Litigation:<br>Persico<br>3nd Circuit Court<br>1-13-cv-00303                               | Geneva Co lege (Student)<br>The Roman Catholic Diocese of<br>Erie* (exempt)<br>Erie Catholic Preparatory School<br>PRINCE OF PEACE CENTER INC.<br>ST. MARTIN CENTER INC. |                                   | Non-profit<br>Non-profit<br>Non-profit<br>Non-profit | Yes  | abortion-inducing drugs contraceptives or sterilization   |                       | Church Plan  | self-insured         |          |
|             | 7/26/2016            | Zubik<br>3nd Circuit Court<br>2-12-cv-00676<br>Litigation:                                 | Catholic Charities of Pittsburgh<br>Diocese of Pittsburgh* (Exempt)<br>Catholic Charities of Southeast   |                                   | Non-profit   | Yes  | abortion-inducing drugs contraceptives or sterilization   |                       | Church Plan  | self-insured         |          |
|             |                      |  |  |                                   |  |  |   |                       | Other  |                      |          |

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|   | м   | N                                  | 0   | р                          | Q                                    | R                        | s                          | т  | U  | N.    | W |
|---|---|------------------------------------|---|----------------------------|--------------------------------------|--------------------------|----------------------------|--|--|-------|---|
| 5   | Service P   | N<br>rovider Information           | 0   | P                          |                                      | R                        | 3                          |  | Action Taken   | v     | W |
|   |   |                                    |   | Original information       | For updated<br>information, date the |                          | For fu ly insured plans,   |  | For for-profit organizations,<br>date letter sent to |       |   |
|   | Contact information for issuer (enter<br>N/A if none) | Name of TPA (enter<br>N/A if none) | Contact information for TPA (enter N/A if | or updated<br>information? | information is                       | For updated information, | date letter sent to issuer | For self-insured plan, date<br>notification forwarded to DOL | organization (see instruction                        |       |   |
| 6   | N/A if none)  | Dodootod                           | none)                                     | information?               | effective                            | summary of changes       | by HHS                     | notification forwarded to DOL                                | #1 above)  | Notes |   |
|   | Redacted  | Redacted                           | Redacted                                  |                            |                                      | Redacte                  | C                          |  |  |       |   |
|   |   |                                    |   | Original                   | N/A                                  |                          |                            |  |  |       |   |
|   |   |                                    |   |                            |                                      |                          |                            |  |  |       |   |
| 79  |   |                                    |   |                            |                                      | -                        |                            |  |  |       |   |
| 80  |   |                                    |   |                            |                                      |                          |                            |  |  |       |   |
| 00  |   |                                    |   |                            |                                      |                          |                            |  |  |       |   |
| 81  |   |                                    |   | Original                   | N/A                                  |                          |                            |  |  |       |   |
|   |   |                                    |   |                            |                                      |                          |                            |  |  |       |   |
| 82  |   |                                    |   |                            |                                      |                          |                            |  |  |       |   |
|   |   |                                    |   |                            |                                      | -                        |                            |  |  |       |   |
|   |   |                                    |   |                            |                                      |                          |                            |  |  |       |   |
|   |   |                                    |   | Original                   | N/A                                  |                          |                            |  |  |       |   |
|   |   |                                    |   |                            |                                      |                          |                            |  |  |       |   |
| 83  |   |                                    |   |                            |                                      | -                        |                            |  |  |       |   |
|   |   |                                    |   |                            |                                      |                          |                            |  |  |       |   |
|   |   |                                    |   | Original                   | N/A                                  |                          |                            |  |  |       |   |
|   |   |                                    |   | -                          |                                      |                          |                            |  |  |       |   |
| 84  |   |                                    |   |                            |                                      |                          |                            |  |  |       |   |
| 84<br>85<br>86<br>87<br>88<br>89<br>90                        |   |                                    |   |                            |                                      |                          |                            |  |  |       |   |
| 86  |   |                                    |   |                            |                                      |                          |                            |  |  |       |   |
| 87  |   |                                    |   | Original                   | N/A                                  |                          |                            |  |  |       |   |
|   |   |                                    |   |                            |                                      |                          |                            |  |  |       |   |
| 90  |   |                                    |   |                            |                                      |                          |                            |  |  |       |   |
|   |   |                                    |   |                            |                                      |                          |                            |  |  |       |   |
|   |   |                                    |   |                            |                                      |                          |                            |  |  |       |   |
| 91  |   |                                    |   | Original                   | N/A                                  |                          |                            |  |  |       |   |
| 91<br>92  |   |                                    |   | Original                   | N/A                                  | -                        |                            |  |  |       |   |
| 92  |   |                                    |   | Original                   | N/A                                  |                          |                            |  |  |       |   |
| 93  |   |                                    |   | 0"                         |                                      |                          |                            |  |  |       |   |
|   |   |                                    |   |                            |                                      |                          |                            |  |  |       |   |
|   |   |                                    |   | Original                   | N/A                                  |                          |                            |  |  |       |   |
|   |   |                                    |   |                            |                                      |                          |                            |  |  |       |   |
| 94  |   |                                    |   |                            |                                      |                          |                            |  |  |       |   |
| 34  |   |                                    |   |                            |                                      |                          |                            |  |  |       |   |
|   |   |                                    |   | Original                   | N/A                                  |                          |                            |  |  |       |   |
| 95  |   |                                    |   | Original                   | N/A                                  | -                        |                            |  |  |       |   |
| 95<br>96<br>97<br>98<br>99<br>100<br>101<br>102<br>103<br>104 |   |                                    |   | Unginal                    | IN/A                                 |                          |                            |  |  |       |   |
| 97  |   |                                    |   |                            |                                      |                          |                            |  |  |       |   |
| 98  |   |                                    |   | Updated                    | N/A                                  |                          |                            |  |  |       |   |
| 99  |   |                                    |   |                            |                                      |                          |                            |  |  |       |   |
|   |   |                                    |   |                            |                                      |                          |                            |  |  |       |   |
| 100   |   |                                    |   |                            |                                      |                          |                            |  |  |       |   |
| 101   |   |                                    |   | Updated                    | N/A                                  |                          |                            |  |  |       |   |
| 102   |   |                                    |   |                            |                                      |                          |                            |  |  |       |   |
| 103   |   |                                    |   | Original                   | N/A                                  |                          |                            |  |  |       |   |
| 104   |   |                                    |   | Unginal                    | IN/A                                 |                          |                            |  |  |       |   |
| 104   |   |                                    |   |                            | 1                                    |                          |                            |  |  |       |   |
|   |   |                                    |   | l                          |                                      |                          |                            |  |  |       |   |

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|      | А           | В                          | с   | D   | E   | F  | G   | н  | 1         | J  | K  | L                     |
|------|-------------|----------------------------|---|---|---|--|---|--|-----------|--|--|-----------------------|
| Trac | king number | Date notification received | Received via mail<br>or e-mail?   | Name of eligible organization   | Eligible Organization Information<br>Contact information for eligible<br>organization | Type of organization (Non-<br>profit or other) | Plaintiff in Litigation?<br>(Yes or No) (See<br>instruction #2 above) | Contraceptive services not provided  | Plan name | Plan Information<br>Plan type (Student<br>Plan, Church Plan,<br>Other) | Fully insured, self-<br>insured or both? | Name of<br>(enter N/A |
| Re   | edacted     | 7/26/2016                  | Litigation:<br>ETBU<br>5th Circuit Court<br>4:12-CV-3009                              | East Texas Baptist University<br>(employee)   | Redacted  |  | Yes   | "abortion-inducing drugs and related services" NOT including<br>contraceptives (compl. ¶ 28)   | Redacted  | Other  | self-insured                             | Red                   |
|      |             |                            |   | Houston Baptist<br>Westminster  | -   |  | Yes<br>Yes  | -  | -         |  | self-insured                             | Ī                     |
|      |             |                            |   | Roman Catholic Diocese of Fort<br>Worth* (Exempt)   |   | Non-profit                                     | Yes   | "abortion-inducing drugs " sterilization and contraception   | _         | Church Plan  | self-insured                             |                       |
|      |             | 7/26/2016                  | Litigation:<br>University of<br>Dallas<br>5th Circuit Court<br>4:12-cv-314            | University of Dailas (employee)   |   |  | Yes   | "abortion-inducing drugs" and steri ization  |           |  | self-insured                             |                       |
|      |             |                            |   | University of Da las (student)  |   |  | Yes   | "abortion-inducing drugs " sterilization and contraception<br>(prescribed to treat a medical condition only not to prevent<br>pregnancy) |           | Student  | Fully-insured                            |                       |
|      |             |                            |   | Catholic Charities of Fort Worth  |   |  | Yes   | abortion-inducing drugs sterilization and contraception  |           |  | Fully Insured                            |                       |
|      |             | 7/26/2016                  | Litigation:<br>Catholic Diocese<br>of Nashville<br>6th Circuit Court<br>3:13-cv-01303 | Aquinas College Nashv Ile<br>Camp Marymount Inc.<br>Catholic Charitles of Tennessee<br>The Catholic Diocese of<br>Nashv Ie* (Exempt)<br>Dominican Sisters of St. Cecilia*<br>(Exempt)<br>Mary Queen of Angels |   |  | Yes   | "abortion-inducing products " steri ization and contraception  | -         |  | Fully Insured                            |                       |
|      |             | 7/26/2016                  | MCC<br>6th Circuit Court<br>1:13-cv-01247-<br>GJQ                                     | St. Mary's V lla Inc.<br>Catholic Family Services (aka<br>Catholic Charities of Kalamazoo)<br>Michigan Catho ic Conference*<br>(Exempt)   |   |  | Yes   | contraception and steri ization  |           |  | self-insured                             | Ē                     |
|      |             |                            |   | Catholic Charities of Ft. Wayne   |   |  | Yes   | "abortion-inducing products " steri ization and contraception  | -         |  | Self-insured                             | ſ                     |
|      |             |                            |   | Diocese of Ft. Wayne* (Exempt)  |   |  | Yes   | "abortion-inducing products " steri ization and contraception  |           |  | Self-insured                             | ſ                     |
|      |             | 7/26/2016                  | Litigation:<br>Catho ic Charities<br>of FL: Wayne<br>2th Circuit Court                | Franciscan Alliance<br>Our Sunday Visitor   | -   |  | Yes   | "abortion-inducing products " steri ization and contraception  |           |  | Both<br>Self-insured                     |                       |
|      |             | //26/2016                  | 1:12-cv-00159-JD-   | Our Sunday Visitor  |   |  | Yes   | "abortion-inducing products " steri ization and contraception  |           |  | seit-insurea                             |                       |
|      |             |                            | RBC   | Specialty Physicians of I linois  |   |  | Yes   | "abortion-inducing products " steri ization and contraception  |           |  | Fully-insured                            |                       |
|      |             |                            |   | St. Anne Home   |   |  | Yes   | "abortion-inducing products " steri ization and contraception  |           |  | Self-insured                             |                       |
|      |             |                            |   | University of St. Francis   |   |  | Yes   | "abortion-inducing products " steri ization and contraception  |           |  | Self-Insured                             |                       |
|      |             |                            |   |   |   |  |   |  |           |  |  | -                     |

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| М  | N                    | 0   | Р                                  | Q                                       | R                        | S  | Т                             | U  | v     | W |
|--|----------------------|---|------------------------------------|---|--------------------------|--|-------------------------------|--|-------|---|
| 5 Service  | Provider Information |   | -                                  | For updated                             |                          | T  | 1                             | Action Taken<br>For for-profit organizations,        |       |   |
| Contact information for issuer (ente                 | Name of TPA (enter   | Contact information for TPA (enter N/A if | Original information<br>or updated | information, date the<br>information is | For updated information, | For fully insured plans,<br>date letter sent to issuer | For self-insured plan, date   | date letter sent to<br>organization (see instruction |       |   |
| 6 N/A if none)                                       | N/A if none)         | none)                                     | information?                       | effective                               | summary of changes       | by HHS   | notification forwarded to DOL | #1 above)  | Notes |   |
| Redacted   | Redacted             | Redacted                                  |                                    |   | Redact                   | ed   |                               |  |       |   |
| Neudeleu   |                      |   | Original                           | N/A                                     | Redact                   | <u>CU</u>  |                               |  |       |   |
|  |                      |   |                                    |   |                          |  |                               |  |       |   |
| 105<br>106<br>107                                    |                      |   |                                    |   |                          |  |                               |  |       |   |
| 107  |                      |   | Original                           | N/A                                     | -                        |  |                               |  |       |   |
|  |                      |   |                                    |   |                          |  |                               |  |       |   |
|  |                      |   | Original                           | N/A                                     |                          |  |                               |  |       |   |
|  |                      |   |                                    |   |                          |  |                               |  |       |   |
| 108  |                      |   |                                    |   | -                        |  |                               |  |       |   |
|  |                      |   |                                    |   |                          |  |                               |  |       |   |
|  |                      |   |                                    |   |                          |  |                               |  |       |   |
|  |                      |   | Original                           | N/A                                     |                          |  |                               |  |       |   |
|  |                      |   |                                    |   |                          |  |                               |  |       |   |
| 109  |                      | -   |                                    |   | -                        |  |                               |  |       |   |
|  |                      |   |                                    |   |                          |  |                               |  |       |   |
|  |                      |   | Original                           | N/A                                     |                          |  |                               |  |       |   |
| 110  |                      |   |                                    |   |                          |  |                               |  |       |   |
|  |                      |   |                                    | N/A                                     |                          |  |                               |  |       |   |
|  |                      |   | Original                           | N/A                                     |                          |  |                               |  |       |   |
| 111 112  |                      | •   |                                    |   | -                        |  |                               |  |       |   |
| 113  |                      |   | -                                  |   |                          |  |                               |  |       |   |
| 114  |                      |   | -                                  |   |                          |  |                               |  |       |   |
| 115  |                      |   | Original                           | N/A                                     |                          |  |                               |  |       |   |
| 116  |                      |   |                                    |   |                          |  |                               |  |       |   |
| 111<br>112<br>113<br>114<br>115<br>115<br>117<br>118 |                      | -   |                                    |   |                          |  |                               |  |       |   |
| 118  |                      | •   |                                    |   | -                        |  |                               |  |       |   |
| 119  |                      |   | Original                           | N/A                                     |                          |  |                               |  |       |   |
| 170  |                      |   | -                                  |   |                          |  |                               |  |       |   |
| 120  |                      |   | Original                           | N/A                                     | -                        |  |                               |  |       |   |
| 119<br>120<br>121<br>122                             |                      |   |                                    | N/A                                     | -                        |  |                               |  |       |   |
| 122  |                      |   | Original                           | N/A                                     |                          |  |                               |  |       |   |
|  |                      |   |                                    |   |                          |  |                               |  |       |   |
|  |                      |   |                                    |   |                          |  |                               |  |       |   |
|  |                      |   |                                    |   |                          |  |                               |  |       |   |
|  |                      |   | Original                           | N/A                                     |                          |  |                               |  |       |   |
|  |                      |   |                                    |   |                          |  |                               |  |       |   |
|  |                      |   |                                    |   |                          |  |                               |  |       |   |
|  |                      |   |                                    |   |                          |  |                               |  |       |   |
| 123  |                      |   |                                    |   | _                        |  |                               |  |       |   |
| 123  |                      |   | Original                           | N/A                                     |                          |  |                               |  |       |   |
|  |                      |   |                                    |   |                          |  |                               |  |       |   |
|  |                      |   |                                    |   |                          |  |                               |  |       |   |
|  |                      |   |                                    |   |                          |  |                               |  |       |   |
|  |                      |   |                                    |   |                          |  |                               |  |       |   |
|  |                      |   | Original                           | N/A                                     |                          |  |                               |  |       |   |
|  |                      |   |                                    |   |                          |  |                               |  |       |   |
|  |                      |   |                                    |   |                          |  |                               |  |       |   |
|  |                      |   |                                    |   |                          |  |                               |  |       |   |
| 125  |                      |   | Original                           |   |                          |  |                               |  |       |   |
| 126  |                      |   | Original                           | N/A                                     |                          |  |                               |  |       |   |
| 125<br>126<br>127                                    |                      |   | Original                           | N/A                                     |                          |  |                               |  |       |   |
|  |                      |   |                                    |   |                          |  |                               |  |       |   |
|  |                      |   |                                    |   |                          |  |                               |  |       |   |

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| 5 A               | В                 | с   | D  | E<br>Eligible Organization Information           | F  | G   | Н  | I         | J<br>Plan Information                              | К   | L                                    |
|-------------------|-------------------|---|--|--|--|---|--|-----------|--|---|--------------------------------------|
| 6 Tracking numbe  | Date notification | Received via mail<br>or e-mail?   | Name of eligible organization  | Contact information for eligible<br>organization | Type of organization (Non-<br>profit or other) | Plaintiff in Litigation?<br>(Yes or No) (See<br>instruction #2 above) | Contraceptive services not provided  | Plan name | Plan type (Student<br>Plan, Church Plan,<br>Other) | Fully insured, self-<br>insured or both?                        | Name of issuer<br>(enter N/A if none |
| Redacte           | d                 | Litigation:   | Biola University (employee)  | Redacted   |  | Yes   | "abortion-inducing drugs ike ella and Plan 8" but not other<br>contraceptives  | Redacted  |  | Fully Insured   | Redacte                              |
| 129               | 7/26/2016         | Grace Schools<br>7th Circuit Court<br>3:12-cv-00459-JD-<br>CAN  | Biola University (student)   |  |  | Yes   | "abortion-inducing drugs ike ella and Plan 8" but not other<br>contraceptives  |           | Student  | Fully Insured   |                                      |
| 130               |                   |   | Grace Schools (employee)   |  |  | Yes   | "abortifacient drugs" but not all contraceptives   | _         |  | Self-insured  | _                                    |
| 131               |                   |   | Grace Schools (student)  |  |  | Yes   | "abortifacient drugs" but not all contraceptives   |           | Student  | Fully Insured   |                                      |
|                   | 7/26/2016         | Litigation:<br>CNS<br>8th Circuit Court<br>2:12-cv-00092  | CNS International Ministries<br>(holding company for other<br>listed plaintiffs: Sharpe Holdings<br>Inc. Ozark Nat'l Life Ins. Co.<br>and N.I.S. Financial Services<br>Inc.) |  |  | Yes   | Plan B ella Copper IUDs  |           |  | Self-insured  |                                      |
| 132               |                   |   | Heartland Christian Co lege  |  |  | Yes   | Plan B ella Copper IUDs  | -         |  | Self-insured  | -                                    |
| 134               | 7/26/2016         | Litigation:<br>Dordt<br>8th Circuit Court   | Cornerstone University   | -  |  | Yes   | "post-coital 'emergency contraceptives'" such as "ella Plan B<br>and IUDs"   |           |  | Fully-insured   | -                                    |
| 135               |                   | 5:13-cv-04100   | Dordt Co lege (employee)   | -  |  |   | and tubs   | -         | Student  | Self-insured  | -                                    |
| 136               |                   |   | Dordt College (student)  |  |  |   |  |           | Student  | Fully-insured   |                                      |
| <u>137</u>        | 7/26/2016         | Litigation:<br>Little Sisters<br>Oth Circuit Court<br>No. 13-1540 (10th<br>Cir)<br>Appeal of No.<br>1:13-CV-02611<br>(D. Co.) | Little Sisters of the Poor Home<br>for the Aged Denver Colorado  | -  | Non-profit<br>Non-profit                       | Yes   | "sterilization contraceptives<br>and drugs that cause abortions: "contraceptives abort facient<br>drugs sterilizations and<br>related education and counseling " |           |  | self-insured  |                                      |
| 138               |                   |   | ("Little Sisters of<br>Denver")  |  |  |   |  |           |  |   |                                      |
| 138<br>139<br>140 | 7/26/2016         | Litigation:<br>Reaching Souls   | Reaching Souls<br>Truett-McConnell College   |  |  | Yes   | ella Plan B Plan B one-step Next Choice Copper IUDs IUDs<br>w/Progestin  |           | Church Plan  | self-insured  |                                      |
| 141               |                   |   | Mid-America Christian  |  |  |   | "contraceptives abortifacients (such as Plan B and e la] and<br>related counseling to their employees and students."   |           |  | self-insured  |                                      |
| 142<br>143        |                   |   | Oklahoma Baptist (employee)  |  |  |   |  |           |  | Fully-insured   |                                      |
| 143               |                   | Litigation:<br>Southern   | Oklahoma Baptist (student)   |  |  |   |  |           | Student  | Fully-insured   |                                      |
| 144               | 7/26/2016         | Nazarene<br>Oth Circuit Court<br>No. 14-6026 (10th<br>Cir)<br>appeal of No. 5:13<br>CV-01015-F (W.D.                          |  | _  |  | Yes   | Plan B ella and IUDs   | _         |  | Fully-insured   |                                      |
| 145_              |                   | Okla.)  | Southern Nazarene University<br>(employee)   |  |  |   | "contraceptives abortifacients (such as Plan B and e la] and<br>related counseling to their employees and students."   |           |  | Partially self-insured.<br>Insured for claims<br>over \$100 000 |                                      |

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|                   | м  | N<br>rovider Information           | 0   | р  | Q  | R  | s  | T  | U  | V     | W    |
|-------------------|--|------------------------------------|---|--|--|--|--|--|--|-------|------|
| 5                 | Service F  | rovider Information                |   |  | For updated  |  |  |  | Action Taken<br>For for-profit organizations,<br>date letter sent to<br>organization (see instruction<br>#1 above) |       |      |
| Conta             | ct information for issuer (enter<br>N/A if none) | Name of TPA (enter<br>N/A if none) | Contact information for TPA (enter N/A if | Original information<br>or updated<br>information? | For updated<br>information, date the<br>information is | For updated information, d<br>summary of changes | For fu ly insured plans,<br>late letter sent to issuer<br>by HHS | For self-insured plan, date<br>notification forwarded to DOL | date letter sent to<br>organization (see instruction   |       |      |
| 6                 | N/A if none)                                     |                                    | none)                                     | information?                                       | effective  | summary of changes                               | by HHS   | notification forwarded to DOL                                | #1 above)  | Notes |      |
| K                 | edacted  | Redacted                           | Redacted                                  |  |  | Redacted   |  |  |  |       |      |
|                   |  |                                    |   |  |  |  |  |  |  |       |      |
|                   |  |                                    |   |  |  |  |  |  |  |       |      |
|                   |  |                                    |   | Original   | N/A  |  |  |  |  |       |      |
|                   |  |                                    |   |  |  |  |  |  |  |       |      |
|                   |  |                                    |   |  |  |  |  |  |  |       |      |
| 128               |  |                                    |   |  |  | _  |  |  |  |       |      |
|                   |  |                                    |   |  |  |  |  |  |  |       |      |
|                   |  |                                    |   |  |  |  |  |  |  |       |      |
|                   |  |                                    |   | Original   | N/A  |  |  |  |  |       |      |
|                   |  |                                    |   |  |  |  |  |  |  |       |      |
|                   |  |                                    |   |  |  |  |  |  |  |       |      |
| 129               |  |                                    |   |  |  |  |  |  |  |       |      |
| 129<br>130        |  |                                    |   |  |  |  |  |  |  |       |      |
|                   |  |                                    |   |  |  |  |  |  |  |       |      |
|                   |  |                                    |   | Original   | N/A  |  |  |  |  |       |      |
| 131               |  |                                    |   |  |  |  |  |  |  |       |      |
|                   |  |                                    |   |  |  |  |  |  |  |       |      |
|                   |  |                                    |   | Original   | N/A  |  |  |  |  |       |      |
|                   |  |                                    |   |  |  |  |  |  |  |       |      |
| 132<br>133        |  |                                    |   | Original   | N/A  |  |  |  |  |       | <br> |
| 133               | -  | -                                  |   | Original   | N/A  |  |  |  |  |       |      |
|                   |  |                                    |   | Original   | N/A  |  |  |  |  |       |      |
|                   |  |                                    |   | -  |  |  |  |  |  |       |      |
| 134               | -  | -                                  |   |  |  | -  |  |  |  |       |      |
|                   |  |                                    |   | Original   | N/A  |  |  |  |  |       |      |
| 135               |  |                                    |   |  |  |  |  |  |  |       |      |
| 135<br>136        |  |                                    |   | Original   | N/A  |  |  |  |  |       |      |
|                   |  |                                    |   |  |  |  |  |  |  |       |      |
|                   |  |                                    |   |  |  |  |  |  |  |       |      |
|                   |  |                                    |   |  |  |  |  |  |  |       |      |
| 137               |  |                                    |   | Original   | N/A  |  |  |  |  |       |      |
|                   |  |                                    |   |  |  |  |  |  |  |       |      |
|                   |  |                                    |   |  |  |  |  |  |  |       |      |
| 138<br>139<br>140 |  |                                    |   | Original   | N/A  |  |  |  |  |       |      |
| 140               |  |                                    |   |  |  |  |  |  |  |       |      |
|                   |  |                                    |   |  |  |  |  |  |  |       |      |
|                   |  |                                    |   |  |  |  |  |  |  |       |      |
|                   |  |                                    |   |  |  |  |  |  |  |       |      |
| 141               | -  | -                                  |   |  |  |  |  |  |  |       |      |
| 141<br>142<br>143 |  | -                                  |   |  |  |  |  |  |  |       |      |
|                   |  |                                    |   |  |  |  |  |  |  |       |      |
|                   |  |                                    |   |  |  |  |  |  |  |       |      |
|                   |  |                                    |   | Original   | N/A  |  |  |  |  |       |      |
| 144               |  |                                    |   |  |  |  |  |  |  |       |      |
|                   |  |                                    |   |  |  |  |  |  |  |       |      |
|                   |  |                                    |   |  |  |  |  |  |  |       |      |
|                   |  |                                    |   |  |  |  |  |  |  |       |      |
|                   |  |                                    |   |  |  |  |  |  |  |       |      |
|                   |  |                                    |   |  |  |  |  |  |  |       |      |
| 145               |  |                                    |   |  |  |  |  |  |  |       |      |
|                   |  |                                    |   |  |  |  |  |  |  |       |      |
|                   |  |                                    |   |  |  |  |  |  |  |       |      |

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|                   | A            | B                          | C   | D  | E  | F  | 6   | н   | 1         | J  | к  | -                                     |
|-------------------|--------------|----------------------------|---|--|--|--|---|---|-----------|--|--|---------------------------------------|
| 5                 | <u>^</u>     | 0                          |   | 0  | Eligible Organization Information                |  | Ŭ   |   |           | Plan Information                                   |  |                                       |
| 6 Trac            | cking number | Date notification received | Received via mail<br>or e-mail?   | Name of eligible organization  | Contact information for eligible<br>organization | Type of organization (Non-<br>profit or other) | Plaintiff in Litigation?<br>(Yes or No) (See<br>instruction #2 above) | Contraceptive services not provided   | Plan name | Plan type (Student<br>Plan, Church Plan,<br>Other) | Fully insured, self-<br>insured or both? | Name of issuer<br>(enter N/A if none) |
| Re                | edacted      |                            |   | Southern Nazarene University   | Redacted   |  |   |   | Redacted  | Student  | Fully-insured                            | Redacted                              |
| 146               |              | 7/26/2016                  | Litigation:<br>Priests for Life<br>DC<br>1:13-cv-01261  | (student)<br>Priests for Life  | Neudoleu   |  | Yes   | "contraception sterilization [and] abortifacients"  | rtoddoloc |  | Fully-insured                            | 10000100                              |
| 147               | -            |                            |   | Archdiocese of Washington<br>( isted in complaint as "Roman<br>Catholic Archbishop of<br>Washington D.C." andas<br>"Archdiocese of Washington")*<br>(exempt) |  |  |   |   |           |  | self-insured                             |                                       |
|                   |              |                            |   | Catholic Charities of the<br>Archdiocese of Washington Inc.  |  |  |   |   |           |  |  |                                       |
| 149<br>150        | -            |                            |   |  |  |  |   |   |           |  |  |                                       |
| 150               |              |                            |   | Catholic Information Center Inc  |  |  |   |   |           |  |  |                                       |
| 151               |              |                            | Litigation:   | The Catholic University of<br>America  |  |  |   |   |           |  | Fully-insured                            |                                       |
| 152               |              | 7/26/2016                  | RCAW<br>DC<br>1:13-cv-01441   | The Catholic University of<br>America (student)  |  |  | Yes   | abortion-inducing products contraception or sterilization   |           | Student  | Fully-insured                            |                                       |
| 153<br>154<br>155 | -            |                            |   | The Consortium of Catholic<br>Academies of the Archdiocese o<br>Washington D.C.  |  |  |   |   |           |  |  |                                       |
| 154               | -            |                            |   | Archbishop Carroll High School   |  |  |   |   |           |  |  |                                       |
|                   |              |                            |   | Don Bosco Cristo Rey High<br>School of the Achdiocese of   |  |  |   |   |           |  |  |                                       |
| 155               | _            |                            |   | Washington D.C.  |  |  |   |   |           |  |  |                                       |
|                   |              |                            |   | Mary of Nazareth Roman   |  |  |   |   |           |  | self-insured                             |                                       |
| 156<br>157<br>158 |              |                            |   | Catholic Elementary School Inc.  |  |  |   |   |           |  | sen-insureu                              |                                       |
| 157               |              |                            |   | Roman Catholic Archbishop of<br>Washington   |  |  |   |   |           |  |  |                                       |
| 158               | -            |                            |   | Victory Housing Inc.   |  |  |   |   |           |  |  |                                       |
| 159               |              |                            |   | Thomas Aquinas College   |  |  |   |   |           |  |  |                                       |
| 160               |              | 7/26/2016                  | Litigation:<br>Beckwith Electric<br>11th Circut (M.D.<br>Fl.)<br>8:16-cv-01944                          | Beckwith Electric Co. Inc.   |  | Other  | Yes   | "emergency contraception " "abort facients " "any drugs<br>devices and services capable of ending innocent human life"<br>(spec fica ly lists Plan B ella and the IUD as examples of<br>"abortifacients") |           | Other  | self-insured                             |                                       |
| 161               |              | 7/26/2016                  | Litigation:<br>Johnson Welded<br>DC(DCC)<br>1:16-cv-00557   | Johnson Welded Products Inc.   |  | Other  | Yes   | "all of the contraceptive services required by the contraceptive<br>services mandate"   |           | Other  | Not Indicated                            |                                       |
| 162               |              | 8/5/2016                   | Mal   | Society of the Precious Blood  |  | Non-profit                                     | No  | ai .  |           | Other  | Fully insured                            |                                       |
| 163               |              | 9/1/2016                   | Litigation:<br>Catho ic Charities<br>Archdiocese of<br>Ph ladelphia 3rd<br>Circuit 2:14-cv-<br>03096-AB | Catholic Charities of the<br>Archdiocese of Philadelphia<br>d/b/a Catho ic Social Services   |  | Non-profit                                     | Yes   | "a I of the required contraceptive services with the exception<br>of the precription and use of contraceptive medications for<br>non-contraceptive medical purposes."                                     |           | Church Plan  | Self-insured                             |                                       |
| 164               |              | 9/1/2016                   | Litigation:<br>Catho ic Charities<br>Archdiocese of<br>Ph ladelphia 3rd<br>Circuit 2:14-cv-<br>03096-AB | St. John's Orphan Asylum   |  | Non-profit                                     | Yes   | "a I of the required contraceptive services with the exception<br>of the prescription and use of contraceptive medications for<br>non-contraceptive medical purposes."                                    |           | Church Plan  | Self-insured                             |                                       |
| 164               |              |                            | I   | L  |  |  | <u> </u>  | 1   |           |  |  |                                       |

| M N O   | P  | Q   | R   | 5   | т  | U   | v     | w |
|---|--|---|---|---|--|---|-------|---|
| 5 Service Provider Information  |  | For updated   |   |   |  | Action Taken<br>For for-profit organizations,<br>date letter sent to<br>organization (see instruction<br>\$1 above) |       |   |
|   | Original information                               | information, date the   | For   | r fu ly insured plans,                                      |  | date letter sent to   |       |   |
| Contact information for issuer (enter Name of TPA (enter Contact information for TPA (enter N/A If<br>N/A if none) N/A if none) none) | Original information<br>or updated<br>information? | For updated<br>information, date the<br>information is<br>effective | For updated information, date<br>summary of changes | r fu ly insured plans,<br>e letter sent to issuer<br>by HHS | For self-insured plan, date<br>notification forwarded to DOL | organization (see instruction<br>#1 above)  | Notes |   |
| Contact Information for Issuer (enter<br>4. (Alt none)<br>146 Redacted Redacted Redacted  |  |   | For updated information,<br>summary of changes      |   |  |   |       |   |
|   |  |   | Redacted  |   |  |   |       |   |
|   |  |   |   |   |  |   |       |   |
|   | Original   | N/A   |   |   |  |   |       |   |
| 147   |  |   |   |   |  |   |       |   |
|   |  |   |   |   |  |   |       |   |
|   |  |   |   |   |  |   |       |   |
|   |  |   |   |   |  |   |       |   |
| 148   | Original   | N/A   |   |   |  |   |       |   |
|   |  |   |   |   |  |   |       |   |
| 149   |  |   |   |   |  |   |       |   |
| 150   |  |   |   |   |  |   |       |   |
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|   |  |   |   |   |  |   |       |   |
|   | Original   | N/A   |   |   |  |   |       |   |
|   |  |   |   |   |  |   |       |   |
|   |  |   |   |   |  |   |       |   |
|   |  |   |   |   |  |   |       |   |
| 151   |  |   |   |   |  |   |       |   |
|   | Original   | N/A   |   |   |  |   |       |   |
| 152   |  |   |   |   |  |   |       |   |
|   |  |   |   |   |  |   |       |   |
|   |  |   |   |   |  |   |       |   |
| 153   |  |   |   |   |  |   |       |   |
| 154   |  |   |   |   |  |   |       |   |
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| 155   |  |   |   |   |  |   |       |   |
|   |  |   |   |   |  |   |       |   |
| 156   | Original   | N/A   |   |   |  |   |       |   |
|   |  |   |   |   |  |   |       |   |
| 156<br>157<br>158   |  |   |   |   |  |   |       |   |
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|   |  |   |   |   |  |   |       |   |
|   |  |   |   |   |  |   |       |   |
| 159   |  |   |   |   |  |   |       |   |
|   |  |   |   |   |  |   |       |   |
|   |  |   |   |   |  |   |       |   |
|   | Original   | N/A   |   |   |  |   |       |   |
|   |  |   |   |   |  |   |       |   |
| 160   |  |   |   |   |  |   |       |   |
|   |  |   |   |   |  |   |       |   |
|   | Original   | N/A   |   |   |  |   |       |   |
|   |  |   |   |   |  |   |       |   |
| 161   |  |   |   |   |  |   |       |   |
|   |  |   |   |   |  |   |       |   |
|   | II-dated   | 7/1 / 0010  |   |   |  |   |       |   |
|   | Updated  | 7/1/2016  |   |   |  |   |       |   |
|   |  |   |   |   |  |   |       |   |
| 162   |  |   |   |   |  |   |       |   |
|   |  |   |   |   |  |   |       |   |
|   |  |   |   |   |  |   |       |   |
|   | Original   | N/A   |   |   |  |   |       |   |
|   |  |   |   |   |  |   |       |   |
| 163   |  |   |   |   |  |   |       |   |
|   |  |   |   |   |  |   |       |   |
|   |  |   |   |   |  |   |       |   |
|   | Original   | N/A   |   |   |  |   |       |   |
|   |  |   |   |   |  |   |       |   |
|   |  |   |   |   |  |   |       |   |
| 104   |  |   |   |   |  |   |       |   |
|   |  |   |   |   |  |   |       |   |

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| 5          | А              | В                          | C   | D  | E<br>Eligible Organization Information        | F  | G   | Н   | I         | J<br>Plan Information                              | К  | L                                     |
|------------|----------------|----------------------------|---|--|---|--|---|---|-----------|--|--|---------------------------------------|
| 6 TI       | racking number | Date notification received | Received via mail<br>or e-mail?   | Name of eligible organization  | Contact information for eligible organization | Type of organization (Non-<br>profit or other) | Plaintiff in Litigation?<br>(Yes or No) (See<br>instruction #2 above) | Contraceptive services not provided   | Plan name | Plan type (Student<br>Plan, Church Plan,<br>Other) | Fully insured, self-<br>insured or both? | Name of issuer<br>(enter N/A if none) |
| 165        | Redacted       | 9/1/2016                   | Litigation:<br>Catho ic Charities<br>Archdiocese of<br>Ph ladelphia 3rd<br>Circuit 2:14-cv-<br>03096-AB       | St. Edmond's Home for Crippled<br>Children   | Redacted                                      | Non-profit                                     | Yes   | "a I of the required contraceptive services with the exception<br>of the pre-cription and use of contraceptive medications for<br>non-contraceptive medical purposes."  | Redacted  | Church Plan  | Self-insured                             | Redacte                               |
| 166        |                | 9/1/2016                   | Litigation:<br>Catho ic Charities<br>Archdiocese of<br>Ph ladelphia 3rd<br>Circuit 2:14-cv-<br>03096-AB       | Don Guanella Village of the<br>Archdiocese of Philadelphia   |   | Non-profit                                     | Yes   | "a Lof the required contraceptive services with the exception<br>of the prescription and use of contraceptive medications for<br>non-contraceptive medical purposes."   |           | Church Plan  | Self-insured                             |                                       |
| 167        |                | 9/1/2016                   | Litigation:<br>Catho ic Charities<br>Archdiocese of<br>Ph ladelphia 3rd<br>Circuit 2:14-cv-<br>03096-AB       | Divine Providence Village  |   | Non-profit                                     | Yes   | "a I of the required contraceptive services with the exception<br>of the prescription and use of contraceptive medications for<br>non-contraceptive medical purposes."  |           | Church Plan  | Self-insured                             |                                       |
| 168        |                | 9/1/2016                   | Litigation:<br>Catho ic Charities<br>Archdiocese of<br>Ph ladelphia 3rd<br>Circuit 2:14-cv-<br>03096-AB       | Philadelphia Protectory for Boys<br>d/b/a St. Gabriel's System   |   | Non-profit                                     | Yes   | "a I of the required contraceptive services with the exception<br>of the prescription and use of contraceptive medications for<br>non-contraceptive medical purposes."  |           | Church Plan  | Self-insured                             |                                       |
| 169        |                | 9/1/2016                   | Litigation:<br>Catho ic Charities<br>Archdiocese of<br>Ph ladelphia 3rd<br>Circuit 2:14-cv-<br>03096-AB       | Catholic Community Services<br>Inc.  |   | Non-profit                                     | Yes   | *a I of the required contraceptive services with the exception<br>of the prescription and use of contraceptive medications for<br>non-contraceptive medical purposes.*  |           | Church Plan  | Self-insured                             |                                       |
| 170        |                | 9/1/2016                   | Litigation:<br>Catho ic Charities<br>Archdiocese of<br>Ph ladelphia 3rd<br>Circuit 2:14-cv-<br>03096-AB       | Nutritional Development<br>Services Inc.   |   | Non-profit                                     | Yes   | "a I of the required contraceptive services with the exception<br>of the prescription and use of contraceptive medications for<br>non-contraceptive medical purposes."  |           | Church Plan  | Self-insured                             |                                       |
| 171        |                | 9/1/2016                   | Litigation:<br>Catho ic Charities<br>Archdiocese of<br>Ph ladelphia 3rd<br>Circuit 2:14-cv-<br>03096-AB       | Catho ic Health Care Services -<br>Supportive Independent Living<br>d/b/a Villa St. Martha and<br>Community Based Services |   | Non-profit                                     | Yes   | "a I of the required contraceptive services with the exception<br>of the pre-cription and use of contraceptive medications for<br>non-contraceptive medical purposes."  |           | Church Plan  | Self-insured                             |                                       |
| 172        |                | 9/1/2016                   | Litigation:<br>Catho ic Charities<br>Archdiocese of<br>Ph ladelphia 3rd<br>Circuit 2:14-cv-<br>03096-AB       | St. John Vianney Center  |   | Non-profit                                     | Yes   | "a I of the required contraceptive services with the exception<br>of the precription and use of contraceptive medications for<br>non-contraceptive medical purposes."   | _         | Church Plan  | Self-insured                             | -                                     |
| 173        |                | 9/1/2016                   | Litigation:<br>Catho ic Charities<br>Archdiocese of<br>Ph ladelphia 3rd<br>Circuit 2:14-cv-<br>03096-AB       | Catholic Clinical Consultants  |   | Non-profit                                     | Yes   | "a I of the required contraceptive services with the exception<br>of the prescription and use of contraceptive medications for<br>non-contraceptive medical purposes."  |           | Church Plan  | Self-insured                             | -                                     |
| 174        |                | 9/1/2016                   | Litigation:<br>Catho ic Charities<br>Archdiocese of<br>Ph ladelphia 3rd<br>Circuit 2:14-cv-<br>03096-AB       | Roman Catholic Archdiocese of<br>Philadelphia  |   | Non-profit                                     | Yes   | "a I of the required contraceptive services with the exception<br>of the precription and use of contraceptive medications for<br>non-contraceptive medical purposes."   |           | Church Plan  | Self-insured                             |                                       |
| 175        |                | 9/15/2015                  | Litigation: Diocese<br>of Cheyenne 10th<br>Circuit court 14-<br>8040  | Diocese of Cheyenne  |   | Non-profit                                     | Yes   | "to providing procuring or fac litating access to abortion-<br>inducing products abortion steri ization or contraceptives"<br>except when "prescribed with the intent of treating a medical<br>condition not with the intent to prevent pregnancy or to induce<br>abortion "  |           | Church Plan  | Self-insured                             |                                       |
| 176        |                | 9/15/2015                  | Litigation: Diocese<br>of Cheyenne 10th<br>Circuit court 14-<br>8040  | Catho ic Charities of Wyoming  |   | Non-profit                                     | Yes   | "to providing procuring or fac litating access to abortion-<br>inducing products abortion steri ization or contraceptives"<br>except when "prescribed with the intent of treating a medical<br>condition not with the intent to prevent pregnancy or to induce  |           | Church Plan  | Self-insured                             |                                       |
|            |                | 9/15/2015                  | Litigation: Diocese<br>of Cheyenne 10th<br>Circuit court 14-<br>8040  | Saint Joseph's Children's Home   |   | Non-profit                                     | Yes   | "to providing procuring of facilitating access to abortion-<br>inducing products abortion steri ization or contraceptives"<br>except when "prescribed with the intent of treating a medical<br>condition not with the intent to prevent pregnancy or to induce<br>abortion."  |           | Church Plan  | Self-insured                             |                                       |
| 176<br>177 |                |                            | of Cheyenne 10th<br>Circuit court 14-<br>8040<br>Litigation: Diocese<br>of Cheyenne 10th<br>Circuit court 14- |  |   |  |   | Inducing products abortion steri ization or contraceptive"<br>except when "presented with the intent of treating a medical<br>condition not with the intent to prevent pregnancy or to induce<br>abortion."<br>"To providing procuring or fac litating access to abortion-<br>inducing products abortion set: atizion or contraceptives"<br>except when "prescribed with the intent of prevent pregnancy or to induce |           |  |  |                                       |

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| 5   | M<br>Service F                        | N<br>Provider Information | 0   | Р  | Q  | R                        | S  | Т                             | U<br>Action Taken   | V     | W |
|-----|---------------------------------------|---------------------------|---|--|--|--------------------------|--|-------------------------------|---|-------|---|
|     | Contact information for issuer (enter | Name of TPA (enter        | Contact information for TPA (enter N/A if | Original information<br>or updated<br>information? | For updated<br>information, date the<br>information is | For updated information, | For fu ly insured plans,<br>date letter sent to issuer | For self-insured plan, date   | For for-profit organizations,<br>date letter sent to<br>organization (see instruction |       |   |
| 0   | Redacted                              | N/A if none)<br>Redacted  | Redacted                                  | Original   | effective N/A  | summary of changes       |  | notification forwarded to DOL | #1 above)   | Notes |   |
| 165 |                                       |                           | -   | Chighia  | N/A  |                          |  |                               |   |       |   |
|     |                                       |                           |   | Original   | N/A  |                          |  |                               |   |       |   |
| 166 |                                       |                           |   | Original   | N/A  |                          |  |                               |   |       |   |
| 168 |                                       |                           |   | Original   | N/A  |                          |  |                               |   |       |   |
| 169 |                                       |                           |   | Original   | N/A  |                          |  |                               |   |       |   |
| 170 |                                       |                           |   | Original   | N/A  |                          |  |                               |   |       |   |
| 171 |                                       |                           |   | Original   | N/A  |                          |  |                               |   |       |   |
| 172 |                                       |                           |   | Original   | N/A  |                          |  |                               |   |       |   |
| 173 |                                       |                           |   | Original   | N/A  |                          |  |                               |   |       |   |
| 174 |                                       |                           |   | Original   | N/A  |                          |  |                               |   |       |   |
| 175 |                                       |                           |   | Original   | N/A  |                          |  |                               |   |       |   |
| 176 |                                       |                           |   | Original   | N/A  |                          |  |                               |   |       |   |
| 177 |                                       |                           |   | Original   | N/A  |                          |  |                               |   |       |   |
|     |                                       |                           |   |  |  |                          |  |                               |   |       |   |

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| -   | А               | В                          | с   | D  | E<br>Eligible Organization Information           | F  | G   | Н  | 1         | J<br>Plan Information                              | К  | L                                     |
|-----|-----------------|----------------------------|---|--|--|--|---|--|-----------|--|--|---------------------------------------|
| 6   | Tracking number | Date notification received | Received via mail<br>or e-mail?   | Name of eligible organization                                | Contact information for eligible<br>organization | Type of organization (Non-<br>profit or other) | Plaintiff in Litigation?<br>(Yes or No) (See<br>instruction #2 above) | Contraceptive services not provided  | Plan name | Plan type (Student<br>Plan, Church Plan,<br>Other) | Fully insured, self-<br>insured or both?   | Name of issuer<br>(enter N/A if none) |
| 178 | Redacted        | 9/15/2015                  | Litigation: Diocese<br>of Cheyenne 10th<br>Circuit court 14-<br>8040                                      | St. Anthony Tri-Parish Catholic<br>School                    | Redacted   | Non-profit                                     | Yes   | "to providing procuring or fac litating access to abortion-<br>inducing products abortion steri lation or contraceptives"<br>except when "prescribed with the intent of treating a medical<br>condition not with the intent to prevent pregnancy or to induce<br>abortion."                        | Redacted  | Church Plan  | Self-insured   | Redacted                              |
| 179 |                 | 9/15/2015                  | Litigation: Diocese<br>of Cheyenne 10th<br>Circuit court 14-<br>8040                                      | Wyoming Catholic College                                     |  | Non-profit                                     | Yes   | " abortion-inducing products or ster lization" except "<br>contraceptives only when prescribed with the intent of treating<br>a medical condition not with the intent to prevent pregnancy."   |           | Church Plan  | self-insured   |                                       |
| 180 |                 | 9/15/2015                  | Litigation:<br>Colorado<br>Christian<br>University 10th<br>Circuit Court 14-<br>1329                      | Colorado Christian University<br>(employee)                  |  | Non-profit                                     | Yes   | "coverage for a I services drugs and devices that could<br>terminate human life from the moment of conception<br>including medical abortions emergency contraceptives I ke<br>Plan B and E Ia and IUDs" and "other contraceptives."  | -         | Other  | self-insured   |                                       |
| 181 |                 | 9/15/2015                  | Litigation:<br>Colorado<br>Christian<br>University 10th<br>Circuit Court 14-<br>1330                      | Colorado Christian University<br>(student)                   | _  | Non-profit                                     | Yes   | "coverage for abortions and all contraceptives including<br>emergency contraceptives and IUDs."  | -         | Student  | Fully Insured  |                                       |
| 182 |                 | 9/15/2015                  | Litigation:<br>Dobson 10th<br>Circuit Court 14-<br>1233   | Family Talk  | _  | Non-profit                                     | Yes   | "abortion-inducing or implantation-preventing drugs<br>abortifacient items and related education and counseling<br>spec fically IUDs and 'emergency contraception' such as Plan B<br>and Ella" and "any counse ing or referrals to promote or refer<br>for such abortion-inducing drugs and IUDs " | -         | Other  | Partia ly Self-Insured<br>with a stop-loss<br>provider and a third-<br>party administrator |                                       |
| 183 |                 | 9/15/2015                  | Litigation: Ass'n<br>of Christian<br>Schools Int'l v.<br>Burwell 10th<br>Circuit Court No.<br>14-1492     | Association of Christian Schools<br>International (employee) |  | Non-profit                                     | Yes   | "the procurement of participation in facilitation of or<br>payment for abortion (including abortion-causing drugs and<br>devices like Plan B ella and IUDs)"   |           | Other  | self-insured   |                                       |
| 184 |                 | 9/15/2015                  | Litigation: Ass'n<br>of Christian<br>Schools Int'l v.<br>Burwell 10th<br>Circuit Court No.<br>14-1492     | Samaritan Ministries<br>International (employee)             |  | Non-profit                                     | Yes   | "the procurement of participation in facilitation of or<br>payment for abortion (including abortion-causing drugs and<br>devices like Plan B ella and IUDs)"   |           | Other  | self-insured   |                                       |
| 185 |                 | 9/15/2015                  | Litigation: Ass'n<br>of Christian<br>Schools Int'l v.<br>Burwell 10th<br>Circuit Court No.<br>14-1492     | Taylor University (employee)                                 |  | Non-profit                                     | Yes   | "the procurement of participation in facilitation of or<br>payment for abortion (including abortion-causing drugs and<br>devices like Plan B ella and IUDs)"   |           | Other  | self-insured   |                                       |
| 186 |                 | 9/15/2015                  | Litigation: Ass'n<br>of Christian<br>Schools Int'l v.<br>Burwell 10th<br>Circuit Court No.<br>14-1492     | Indiana Wesleyan University                                  |  | Non-profit                                     | Yes   | "the procurement of participation in facilitation of or<br>payment for abortion (including abortion-causing drugs and<br>devices like Plan B ella and IUDs)"   |           | Other  | self-insured   |                                       |
| 187 |                 | 9/15/2015                  | Litigation: Ass'n<br>of Christian<br>Schools Int'l v.<br>Burwell 10th<br>Circuit Court No.<br>14-1492     | Asbury Theological Seminary                                  |  | Non-profit                                     | Yes   | "the procurement of participation in facilitation of or<br>payment for abortion (including abortion-causing drugs and<br>devices like Plan B ella and IUDs)"   |           | Other  | self-insured   |                                       |
| 188 |                 | 9/15/2015                  | Litigation: Ass'n<br>of Christian<br>Schools Int'l v.<br>Burwell 10th<br>Circuit Court No.<br>14-1492     | Alliance Defending Freedom                                   |  | Non-profit                                     | Yes   | "emergency contraceptive medications hormonal<br>contraceptive medications and devices and implanted<br>contraceptive devices or related counseling or referrals to<br>promote the use of such items"  |           | Other  | self-insured   |                                       |
| 189 |                 | 9/20/2016                  | Litigation:<br>Catholic Benefits<br>Ass'n LCA v.<br>Burwell 10th<br>Circuit Court Nos.<br>14-6163 14-6171 | Good Will Pub ishers Inc.                                    |  | Other  | Yes   | "contraception abortion-inducing drugs or devices<br>sterilization and related counseling"   |           | Other  | Fully-insured  |                                       |
| 190 |                 | 9/20/2016                  | Litigation:<br>Catholic Benefits<br>Ass'n LCA v.<br>Burwell 10th<br>Circuit Court Nos.<br>14-6163 14-6171 | Catholic Charities of the<br>Archdiocese of Oklahoma City    |  | Non-profit                                     | Yes   | "contraception abortion-inducing drugs or devices<br>sterilization and related counseling"   |           | likely church plan but<br>never alleged            | self-insured   |                                       |
| 191 |                 | 9/20/2016                  | Litigation:<br>Catholic Benefits<br>Ass'n LCA v.<br>Burwell 10th<br>Circuit Court Nos.<br>14-6163 14-6171 | All Saints Catholic School                                   |  | Non-profit                                     | Yes   | "contraception abortion-inducing drugs or devices<br>sterilization and related courseling"   |           | likely church plan but<br>never alleged            | self-insured   |                                       |
|     |                 |                            |   |  |  |  |   |  |           |  |  |                                       |

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| M         N         O           5         Service Provider Information                  | P                                 | Q  | R  | S  | T  | U<br>Action Taken                                    | V     | w |
|---|-----------------------------------|--|--|--|--|--|-------|---|
| Service Provider information  | Original information              | For updated<br>information, date the                 |  | For fully insured plans.   |  | For for-profit organizations,<br>date letter sent to |       |   |
| Contact information for issuer (enter<br>6 N/A if none) N/A if none) N/A if none) none) | N/A if or updated<br>information? | information, date the<br>information is<br>effective | For updated information,<br>summary of changes | For fu ly insured plans,<br>date letter sent to issuer<br>by HHS | For self-insured plan, date<br>notification forwarded to DOL | organization (see instruction                        | Notes |   |
| Redacted RedactedRedacted   |                                   |  |  |  |  |  |       |   |
| Redacted Redacted   | Original                          | N/A  | Redacte  | ea   |  |  |       |   |
| 178   |                                   |  |  |  |  |  |       |   |
|   |                                   |  |  |  |  |  |       |   |
|   | Original                          | N/A  |  |  |  |  |       |   |
|   |                                   |  |  |  |  |  |       |   |
| 1/9   |                                   |  | -  |  |  |  |       |   |
|   | Original                          | N/A  |  |  |  |  |       |   |
|   | _                                 | -  |  |  |  |  |       |   |
| 180   |                                   |  | -  |  |  |  |       |   |
|   | Original                          | N/A  |  |  |  |  |       |   |
|   |                                   |  |  |  |  |  |       |   |
| 181   |                                   |  |  |  |  |  |       |   |
|   | Original                          | N/A  |  |  |  |  |       |   |
|   |                                   | .,   |  |  |  |  |       |   |
| 182   |                                   |  |  |  |  |  |       |   |
|   |                                   |  |  |  |  |  |       |   |
|   | Original                          | N/A  |  |  |  |  |       |   |
| 183   |                                   |  |  |  |  |  |       |   |
|   |                                   |  |  |  |  |  |       |   |
|   | Original                          | N/A  |  |  |  |  |       |   |
|   | ongina                            | 176  |  |  |  |  |       |   |
| 184   |                                   |  | -  |  |  |  |       |   |
|   |                                   |  |  |  |  |  |       |   |
|   | Original                          | N/A  |  |  |  |  |       |   |
|   |                                   |  |  |  |  |  |       |   |
| 185   |                                   |  | -  |  |  |  |       |   |
|   |                                   |  |  |  |  |  |       |   |
|   | Original                          | N/A  |  |  |  |  |       |   |
| 186   |                                   |  |  |  |  |  |       |   |
|   |                                   |  |  |  |  |  |       |   |
|   | Original                          | N/A  |  |  |  |  |       |   |
|   |                                   |  |  |  |  |  |       |   |
| 187   |                                   |  |  |  |  |  |       |   |
|   |                                   |  |  |  |  |  |       |   |
|   | Original                          | N/A  |  |  |  |  |       |   |
|   |                                   |  |  |  |  |  |       |   |
|   |                                   |  |  |  |  |  |       |   |
|   |                                   |  |  |  |  |  |       |   |
|   | Original                          | N/A  |  |  |  |  |       |   |
| 189   |                                   |  |  |  |  |  |       |   |
|   |                                   |  |  |  |  |  |       |   |
|   | Original                          | N/A  |  |  |  |  |       |   |
|   |                                   |  |  |  |  |  |       |   |
| 190   |                                   |  |  |  |  |  |       |   |
|   |                                   |  |  |  |  |  |       |   |
|   | Original                          | N/A  |  |  |  |  |       |   |
| 191   |                                   |  |  |  |  |  |       |   |
|   |                                   |  |  |  |  |  |       |   |

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| A 5               | В                          | с  | D  | E<br>Eligible Organization Information           | F  | G   | Н   | 1         | J<br>Plan Information                              | К  | L                                     |
|-------------------|----------------------------|--|--|--|--|---|---|-----------|--|--|---------------------------------------|
| 6 Tracking number | Date notification received | Received via mail<br>or e-mail?  | Name of eligible organization  | Contact information for eligible<br>organization | Type of organization (Non-<br>profit or other) | Plaintiff in Litigation?<br>(Yes or No) (See<br>instruction #2 above) | Contraceptive services not provided   | Plan name | Plan type (Student<br>Plan, Church Plan,<br>Other) | Fully insured, self-<br>insured or both? | Name of issuer<br>(enter N/A if none) |
| Redacted          | 9/20/2016                  | Litigation:<br>Catholic Benefits<br>Ass'n LCA v.<br>Burwell 10th<br>Circuit Court Nos.<br>14-6163 14-6171  | The Cathedral Foundation d/b/a<br>Catholic Review Media  | Redacted   | Non-profit                                     | Yes   | "contraception abortion-inducing drugs or devices<br>sterilization and related counseling"  | Redacted  | likely church plan but<br>never alleged            | self-insured                             | Redacte                               |
| 9                 | 9/20/2016                  | Litigation:<br>Catholic Benefits<br>Ass'n LCA v.<br>Burwell 10th<br>Circuit Court Nos.<br>14-6163 14-6171  | Vi la St. Francis Catholic Care<br>Center Inc.   |  | Non-profit                                     | Yes   | "contraception abortion-inducing drugs or devices<br>sterilization and related courseling"  |           | Other  | Fully-insured                            |                                       |
| 9                 | 10/6/2016                  | Litigation: Roman<br>Catholic<br>Archdiocese of<br>Atlanta et al. v.<br>Secretary U.S.<br>Dep't of Health &<br>Human Servs<br>et al Nos. 14-<br>12890 14-13239 | THE ROMAN CATHOLIC<br>ARCHDIOCESE<br>OF ATLANTA an association of<br>churches and schools                                    |  | Non-profit                                     | Yes   | "abortion-inducing products contraception steri ization and<br>related counse ing" "unless they are necessary for medica ly<br>diagnosed conditions unrelated to contraception."  |           | Church Plan  | self-insured                             |                                       |
| 9                 | 10/6/2016                  | Litigation: Roman<br>Catholic<br>Archdiocese of<br>Atlanta et al. v.<br>Secretary U.S.<br>Dep't of Health &<br>Human Servs<br>et al Nos. 14-<br>12890 14-13240 | THE MOST REVEREND<br>WILTON D GREGORY<br>and his successors Archbishop<br>of the Roman Catholic<br>Archbiocese<br>of Atlanta |  | Non-profit                                     | Yes   | "abortion-inducing products contraception steri ization and<br>related course ling" "unless they are necessary for medica ly<br>diagnosed conditions unrelated to contraception." |           | Church Plan  | self-insured                             | -                                     |
| 9                 | 10/6/2016                  | Litigation: Roman<br>Catholic<br>Archdiocese of<br>Atlanta et al. v.<br>Secretary U.S.<br>Dep't of Health &<br>Human Servs<br>et al Nos. 14-<br>12890 14-13241 | CATHOLIC CHARITIES OF THE<br>ARCHOIOCESE<br>OF ATLANTA INC. a Georgia<br>non-profit corporation                              |  | Non-profit                                     | Yes   | "abortion-inducing products contraception steri lization and<br>related course ing" "unless they are necessary for medica ly<br>diagnosed conditions unrelated to contraception." |           | Church Plan  | Self-Insured                             |                                       |
| 9                 | 10/6/2016                  | Litigation: Roman<br>Catholic<br>Archdiocese of<br>Atlanta et al. v.<br>Secretary U.S.<br>Dep't of Health &<br>Human Servs<br>et al Nos. 14-<br>12890 14-13242 | Catho ic Education of North<br>Georgia Inc. (CENGI)  |  | Other  | Yes   | "abortion-inducing products contraception steri ization and<br>related counse ling" "unless they are necessary for medica ly<br>diagnosed conditions unrelated to contraception." |           | Church Plan  | Self-Insured                             |                                       |
| 9                 | 10/6/2016                  | Litigation: Roman<br>Catholic<br>Archdiocese of<br>Atlanta et al. v.<br>Secretary U.S.<br>Dep't of Health &<br>Human Servs<br>et al Nos. 14-<br>12890 14-13243 | THE ROMAN CATHOLIC<br>DIOCESE OF SAVANNAH<br>an ecclesiastical territory   | _  | Non-profit                                     | Yes   | "abortion-inducing products contraception steri ization and<br>related counse ing" "unless they are necessary for medica ly<br>diagnosed conditions unrelated to contraception."  |           | Church Plan  | Self-Insured                             |                                       |
| 9                 | 10/6/2016                  | Litigation: Roman<br>Catholic<br>Archdiocese of<br>Atlanta et al. v.<br>Secretary U.S.<br>Dep't of Health &<br>Human Servs<br>et al Nos. 14-<br>12890 14-13244 | THE MOST REVEREND JOHN<br>HARTMAYER<br>and his successors Bishop of<br>The Roman Catholic Diocese of<br>Savannah et al.      |  | Non-profit                                     | Yes   | "abortion-inducing products contraception steri ization and<br>related counse ing" "unless they are necessary for medica ly<br>diagnosed conditions unrelated to contraception."  |           | Church Plan  | Self-Insured                             | -                                     |
| <u>0</u>          | 10/6/2016                  | Eternal Word<br>Television<br>Network v.<br>Burwell No. 14-<br>12696   | Eternal Word Television<br>Network Inc.  |  | Non-profit                                     | Yes   | "artificial contraception ster lization or abortion or related education and counseling."   |           | other  | Self-Insured                             |                                       |
| 0                 | 11/ /2016                  | Email/mail   | Bick Group Inc.  |  | Other  | Yes   | "all contraceptive services"  |           | Other  | Fully-insured                            |                                       |
| 0                 | 11/9/2016                  | Email  | The Energy Lab INC   |  | Other  | No  | All   |           | Other  | Fully-insured                            |                                       |
|                   | 11/2 /2016                 | Email  | Marian University  |  | Non-profit                                     | No  | All   |           | Church Plan  | self-insured                             |                                       |

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|     | М   | N                    | 0   | Р                                  | Q                                       | R                        | s  | т  | U  | V     | W |
|-----|---|----------------------|---|------------------------------------|---|--------------------------|--|--|--|-------|---|
| 5   | Service F   | Provider Information |   |                                    | For updated<br>information, date the    |                          | 1  |  | Action Taken<br>For for-profit organizations,<br>date letter sent to |       |   |
|     | Contact information for issuer (enter                 | Name of TPA (enter   | Contact information for TPA (enter N/A if | Original information<br>or updated | information, date the<br>information is | For updated information, | For fu ly insured plans,<br>date letter sent to issuer | For self-insured plan, date                                  | date letter sent to<br>organization (see instruction                 |       |   |
| 6   | Contact information for issuer (enter<br>N/A if none) | N/A if none)         | none)                                     | or updated information?            | effective                               | summary of changes       | by HHS   | For self-insured plan, date<br>notification forwarded to DOL | #1 above)  | Notes |   |
|     | Redacted  | Redacted             | Redacted                                  |                                    |   | Redacte                  | ed   |  |  |       |   |
|     | Reddoted  |                      |   | Original                           | N/A                                     |                          |  |  |  |       |   |
|     |   |                      |   |                                    |   |                          |  |  |  |       |   |
| 192 |   | -                    |   |                                    |   |                          |  |  |  |       |   |
|     |   |                      |   |                                    |   |                          |  |  |  |       |   |
|     |   |                      |   | Original                           | N/A                                     |                          |  |  |  |       |   |
|     |   |                      |   | originar                           | 176                                     |                          |  |  |  |       |   |
| 102 |   |                      |   |                                    |   |                          |  |  |  |       |   |
| 155 |   | -                    |   |                                    |   |                          |  |  |  |       |   |
|     |   |                      |   |                                    |   |                          |  |  |  |       |   |
|     |   |                      |   | Original                           | N/A                                     |                          |  |  |  |       |   |
|     |   |                      |   | -                                  |   |                          |  |  |  |       |   |
|     |   |                      |   |                                    |   |                          |  |  |  |       |   |
| 194 |   | a                    |   |                                    |   |                          |  |  |  |       |   |
|     |   |                      |   |                                    |   |                          |  |  |  |       |   |
|     |   |                      |   | Original                           | N/A                                     |                          |  |  |  |       |   |
|     |   |                      |   |                                    |   |                          |  |  |  |       |   |
|     |   |                      |   |                                    |   |                          |  |  |  |       |   |
| 195 |   | -                    |   |                                    |   |                          |  |  |  |       |   |
|     |   |                      |   |                                    |   |                          |  |  |  |       |   |
|     |   |                      |   | Original                           | N/A                                     |                          |  |  |  |       |   |
|     |   |                      |   | originar                           | 176                                     |                          |  |  |  |       |   |
|     |   |                      |   |                                    |   |                          |  |  |  |       |   |
| 196 |   | -                    |   |                                    |   |                          |  |  |  |       |   |
|     |   |                      |   |                                    |   |                          |  |  |  |       |   |
|     |   |                      |   | Original                           | N/A                                     |                          |  |  |  |       |   |
|     |   |                      |   | Uriginal                           | N/A                                     |                          |  |  |  |       |   |
|     |   |                      |   |                                    |   |                          |  |  |  |       |   |
| 197 |   | *                    |   |                                    |   |                          |  |  |  |       |   |
|     |   |                      |   |                                    |   |                          |  |  |  |       |   |
|     |   |                      |   | Original                           | N/A                                     |                          |  |  |  |       |   |
|     |   |                      |   | Unginal                            | N/A                                     |                          |  |  |  |       |   |
|     |   |                      |   |                                    |   |                          |  |  |  |       |   |
| 198 |   |                      |   |                                    |   |                          |  |  |  |       |   |
|     |   |                      |   |                                    |   |                          |  |  |  |       |   |
|     |   |                      |   | Original                           | N/A                                     |                          |  |  |  |       |   |
|     |   |                      |   | Original                           | N/A                                     |                          |  |  |  |       |   |
|     |   |                      |   |                                    |   |                          |  |  |  |       |   |
| 199 |   | -                    |   |                                    |   |                          |  |  |  |       |   |
|     |   |                      |   |                                    |   |                          |  |  |  |       |   |
|     |   |                      |   | Original                           | N/A                                     |                          |  |  |  |       |   |
| 200 |   |                      |   |                                    |   |                          |  |  |  |       |   |
|     |   |                      |   |                                    |   |                          |  |  |  |       |   |
|     |   |                      |   | Original                           | N/A                                     |                          |  |  |  |       |   |
|     |   |                      |   |                                    |   |                          |  |  |  |       |   |
| 201 |   |                      |   |                                    |   |                          |  |  |  |       |   |
|     |   |                      |   |                                    |   |                          |  |  |  |       |   |
|     |   |                      |   | Original                           | N/A                                     |                          |  |  |  |       |   |
| 202 |   |                      |   |                                    |   |                          |  |  |  |       |   |
| 202 |   |                      |   |                                    |   |                          |  |  |  |       |   |
| 203 |   | _                    |   | Original                           | N/A                                     |                          |  |  |  |       |   |
|     |   |                      |   |                                    |   |                          |  |  |  |       |   |
|     |   |                      |   | l                                  |   |                          |  |  |  |       | - |

|   |     | A             | 8                 | C   | D  | E                                 | F  | G   | н   |           | 1  | K  | L                                     |  |
|---|-----|---------------|-------------------|---|--|-----------------------------------|--|---|---|-----------|--|--|---------------------------------------|--|
| 5   | 1   |               |                   |   |  | Eligible Organization Information |  |   |   |           | Plan Information                                   |  |                                       |  |
| 6   | Tri | acking number | Date notification | Received via mail<br>or e-mail?                                     | Name of eligible organization  |                                   | Type of organization (Non-<br>profit or other) | Plaintiff in Litigation?<br>(Yes or No) (See<br>instruction #2 above) | Contraceptive services not provided   | Plan name | Plan type (Student<br>Plan, Church Plan,<br>Other) | Fully insured, self-<br>insured or both? | Name of issuer<br>(enter N/A if none) |  |
| 20  | 4   | ledacted      | 11/29/2016        | Litigation:<br>Louisiana Collega<br>V. Burwel et et<br>No. 14-31167 | Louislana College  | Redacted                          | Non-profit                                     | Yes   | Objects to providing: RU-486; Plan B; ells; "counseling<br>regarding the use of abortflacients like elle and Plan P," en day<br>"drugs devices services or procedures contrary to fits Ruhh."<br>Size. Am. Compl. Dist. C. D. ETY 47 37-33<br>"White excluding abortflacients: like elle and Flan B. LC's<br>employee health and one cover contrary to starbers<br>ovelation." Sec. Am. Compl. Dist. CL. Dist. 77 at § 37 | Redacted  | Church Plan  | self-insured                             | Redacted                              |  |
| 20<br>20<br>20<br>20<br>20<br>20<br>20<br>20<br>20<br>20<br>20<br>20<br>20<br>2 | 5   |               | 4/2 /2017         | Mal   | Continuum Health Partnerships<br>Inc.<br>Continuum Health<br>Management LLC<br>Mountain States Health<br>Properties LLC. |                                   | Other  | No  | Abortion causing drugs devices and starillastions; patient<br>education and counseling for all women with reproductive<br>capacity.   | -         | Other  | self-insured                             |                                       |  |
| 20  | 1   |               |                   |   |  |                                   |  |   |   |           |  |  |                                       |  |
|   |     |               |                   |   |  |                                   |  |   |   |           |  |  |                                       |  |

|   | M                            | N        | 0   | P  | Q   | R  | S  | т   | U  | v     | W |
|---|------------------------------|----------|---|--|---|--|--|---|--|-------|---|
| 5   | Service Provider Information |          |   |  |   |  | Action Taken   |   |  |       |   |
| 6   |                              |          | Contact information for TPA (enter N/A if none) | Original information<br>or updated<br>information? | For updated<br>information, date the<br>information is<br>effective | For updated information,<br>summary of changes | For fully insured plans,<br>date letter sent to issuer<br>by HHS | For self-insured plan, date notification forwarded to DOL | For for-profit organizations,<br>date letter sent to<br>organization (see instruction<br>#1 above) | Notes |   |
| 20  | Redacted                     | Redacted | Redacted  | Original   | N/A   | Redact   | ed   |   |  |       |   |
| 20<br>20<br>20<br>20<br>20<br>20<br>20<br>20<br>20<br>20<br>20<br>20<br>20<br>2 |                              |          |   | Updated  | 4/1/2017  |  |  |   |  |       |   |

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# **Exhibit B**

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## **TABLE 1**

# Number of Women with Employer-Sponsored Insurance Who Are Income-Eligible for State-Funded Contraceptive Coverage<sup>1</sup>

| State             | Insured, Income-<br>Eligible Women<br>Between the Ages of<br>15 and 45 <sup>2</sup> | Percent of Enrollees<br>Covered Under a Self-<br>Funded Plan <sup>3</sup> | Insured, Income-<br>Eligible Women<br>Between the Ages of<br>15 and 45 in Self-<br>Funded Plans <sup>4</sup> |  |  |
|-------------------|---|---|--|--|--|
| California        | 1,415,247   | 41.6%   | 588,743  |  |  |
| Connecticut       | 151,198   | 59.3%   | 89,660   |  |  |
| Delaware          | 45,491  | 68.3%   | 31,070   |  |  |
| Dist. Of Columbia | 27,375  | 49.8%   | 11,641   |  |  |
| Hawaii            | 88,650  | 37.6%   | 33,332   |  |  |
| Illinois          | 612,778   | 63.3%   | 387,888  |  |  |
| Iowa              | 221,138   | 57.4%   | 126,933  |  |  |
| Maine             | 45,678  | 57.7%   | 26,356   |  |  |
| Maryland          | 277,509   | 49.6%   | 137,644  |  |  |
| Massachusetts     | 365,762   | 56.6%   | 207,021  |  |  |
| Michigan          | 519,728   | 61.4%   | 319,113  |  |  |
| Minnesota         | 183,765   | N/A   | 183,765  |  |  |
| Nevada            | 78,575  | 47.5%   | 37,323   |  |  |
| New Jersey        | 380,913   | 55.1%   | 209,883  |  |  |
| New Mexico        | 84,771  | 69.1%   | 58,577   |  |  |
| New York          | 811,392   | 53.9%   | 437,340  |  |  |
| North Carolina    | 380,983   | 62.5%   | 298,579  |  |  |
| Oregon            | 188,570   | 53.7%   | 101,262  |  |  |
| Pennsylvania      | 580,295   | N/A   | 580,295  |  |  |
| Rhode Island      | 54,512  | 47.9%   | 26,111   |  |  |
| Vermont           | 23,575  | 60.2%   | 14,192   |  |  |
| Virginia          | 318,424   | N/A   | 318,424  |  |  |
| Washington        | 317,669   | 57.4%   | 182,342  |  |  |
| Total             | 7,173,998   | -   | 4,407,494  |  |  |

<sup>1</sup> The Tables include both *Amici* States and States that are plaintiffs in litigation concerning the Rules. The numbers provided are derived from the Interactive Public Use Microdata Series (https://usa.ipums.org/usa/) which provides detailed data from the U.S. Census Bureau's American Community Survey (2015), the State Health Access Data Assistance Center, and the Agency for Healthcare Research and Quality ("ARHQ Database"). Each person is assigned to a household health insurance unit ("HIU"). The incomes of all members of the same HIU are summed and divided by the FPL for the relevant household size to generate the income of the HIU as a percentage of the FPL. For Column 2, the number reflects women who: (a) are between the ages of 15 and 45; (b) have employer/union provided health insurance; and (c) have HIU income under the relevant percent of the FPL to qualify for that State's program. That initial estimate is further refined (Column 4) based on the percentage of enrollees in self-insured employer plans in each State (Column 3), provided that the State has a contraceptive equity law. We recognize that other data sources and methodologies may achieve different results. Whatever the precise calculations, however, the ultimate conclusion-that millions of women with employer-sponsored insurance are income-eligible for state-funded programs-remains accurate.

<sup>2</sup> For each State on the list, the following is the FPL eligibility threshold for a broadly applicable program that is at least partially state funded: California—200%; Connecticut—263%; Delaware—250%; District of Columbia—215%; Hawaii—250%; Illinois—250%; Iowa—300%; Maine—214%; Maryland—250%; Massachusetts—300%; Michigan—250%; Minnesota—200%; Nevada—138%; New Jersey—250%; New Mexico—250%; New York—223%; North Carolina—200%; Oregon—250%; Pennsylvania—220%; Rhode Island—250%; Vermont—200%; Virginia—200%; Washington—260%. States may have programs that have higher FPL eligibility thresholds, including programs that are available to a narrower class of residents, for example the Children's Health Insurance Program ("CHIP") which extends eligibility above 300% FPL for women under the age of 19 in many States. *See* Kaiser Family Foundation, "Fact Sheet: Where Are States Today? Medicaid and CHIP Eligibility Levels for Children, Pregnant Women, and Adults," (2018), http://files.kff.org/attachment/Fact-Sheet-Where-are-States-Today-Medicaid-and-CHIP-Eligibility-Levels-for-Children-Pregnant-Women-and-Adults.

<sup>3</sup> The percentage of self-insured plans is taken from: U.S. Dept. of Health & Human Services, Medical Expenditure Panel Survey, *Percent of private-sector enrollees that are enrolled in selfinsured plans at establishments that offer health insurance by firm size and State: United States,* 2016, https://meps.ahrq.gov/data\_stats/summ\_tables/insr/state/series\_2/2016/tiib2b1.pdf ("ARHQ Database"). In many cases, the ARHQ Database provides significantly lower selfinsured coverage rates than other sources. Consistent with other efforts, we have used the figures provided by the Database to provide a conservative estimate.

<sup>4</sup> All of the listed States, except Minnesota, Pennsylvania and Virginia have contraceptive equity laws that generally require state-regulated plans to cover all FDA-approved forms of contraception.

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## TABLE 2

# <u>Number of Women with Employer-Sponsored Insurance Who Are</u> <u>Income Eligible for Medicaid as Secondary Payer for Contraceptive Services</u><sup>5</sup>

| <u>State</u>      | Insured, Income-<br>Eligible Women<br>Between the Ages of<br>15 and 45 <sup>6</sup> | Percent of Enrollees<br>Covered Under a Self-<br>Funded Plan | Insured, Income-<br>Eligible Women<br>Between the Ages of<br>15 and 45 in Self-<br>Funded Plans |  |  |
|-------------------|---|--|---|--|--|
| Connecticut       | 85,157  | 59.3%  | 50,498  |  |  |
| Delaware          | 25,163  | 68.3%  | 17,186  |  |  |
| Dist. Of Columbia | 27,375  | 49.8%  | 11,641  |  |  |
| Hawaii            | 44,278  | 37.6%  | 16,649  |  |  |
| Illinois          | 340,905   | 63.3%  | 215,793   |  |  |
| Maryland          | 168,016   | 49.6%  | 83,336  |  |  |
| Massachusetts     | 195,584   | 56.6%  | 110,701   |  |  |
| Minnesota         | 127,349   | N/A  | 127,349   |  |  |
| New Mexico        | 43,566  | 69.1%  | 30,104  |  |  |
| Oregon            | 99,246  | 53.7%  | 53,295  |  |  |
| Pennsylvania      | 376,451   | N/A  | 376,451   |  |  |
| Rhode Island      | 32,695  | 47.9%  | 15,661  |  |  |
| Vermont           | 18,613  | 60.2%  | 11,205  |  |  |
| Washington        | 160,796   | 57.4%  | 92,297  |  |  |
| Total             | 1,745,194   | -  | 1,212,166   |  |  |

<sup>5</sup> The Medicaid program serves as a secondary payer for contraceptive services in each of the States listed in Table 2.

<sup>6</sup> For all States listed in this table, the relevant Medicaid FPL used to calculate the figures is 138%, except the District of Columbia (215%).