SENATE No. 499

The Commonwealth of Massachusetts

PRESENTED BY:

Harriette L. Chandler

To the Honorable Senate and House of Representatives of the Commonwealth of Massachusetts in General Court assembled:

The undersigned legislators and/or citizens respectfully petition for the adoption of the accompanying bill:

An Act advancing contraceptive coverage and economic security in our state (ACCESS).

PETITION OF:

NAME:	DISTRICT/ADDRESS:	
Harriette L. Chandler	First Worcester	
Patricia A. Haddad	5th Bristol	2/22/2017
Robert M. Koczera	11th Bristol	1/24/2017
Jennifer E. Benson	37th Middlesex	1/24/2017
Sarah K. Peake	4th Barnstable	1/24/2017
Marjorie C. Decker	25th Middlesex	1/25/2017
Jay R. Kaufman	15th Middlesex	1/25/2017
Jason M. Lewis	Fifth Middlesex	1/25/2017
Cory Atkins	14th Middlesex	1/25/2017
Michael J. Barrett	Third Middlesex	1/25/2017
Thomas M. McGee	Third Essex	1/25/2017
Ann-Margaret Ferrante	5th Essex	1/25/2017
Danielle W. Gregoire	4th Middlesex	1/25/2017
William N. Brownsberger	Second Suffolk and Middlesex	1/25/2017
Jack Lewis	7th Middlesex	1/26/2017
John W. Scibak	2nd Hampshire	3/9/2017
Carolyn C. Dykema	8th Middlesex	1/26/2017
John J. Lawn, Jr.	10th Middlesex	1/26/2017

Barbara A. L'Italien	Second Essex and Middlesex	2/2/2017
Mike Connolly	26th Middlesex	1/26/2017
Anne M. Gobi	Worcester, Hampden, Hampshire and	1/26/2017
	Middlesex	- / /
Joseph A. Boncore	First Suffolk and Middlesex	1/27/2017
Cynthia S. Creem	First Middlesex and Norfolk	1/27/2017
Ruth B. Balser	12th Middlesex	1/27/2017
Patricia D. Jehlen	Second Middlesex	1/27/2017
Michael D. Brady	Second Plymouth and Bristol	1/27/2017
William M. Straus	10th Bristol	1/27/2017
David Paul Linsky	5th Middlesex	1/30/2017
Kenneth J. Donnelly	Fourth Middlesex	1/30/2017
Denise Provost	27th Middlesex	1/30/2017
Mark C. Montigny	Second Bristol and Plymouth	1/30/2017
Sal N. DiDomenico	Middlesex and Suffolk	1/30/2017
José F. Tosado	9th Hampden	1/31/2017
Patrick M. O'Connor	Plymouth and Norfolk	1/31/2017
Kay Khan	11th Middlesex	1/31/2017
John F. Keenan	Norfolk and Plymouth	1/31/2017
Paul R. Heroux	2nd Bristol	1/31/2017
James B. Eldridge	Middlesex and Worcester	1/31/2017
Julian Cyr	Cape and Islands	2/1/2017
Jennifer L. Flanagan	Worcester and Middlesex	2/1/2017
James M. Cantwell	4th Plymouth	2/1/2017
Lori A. Ehrlich	8th Essex	2/1/2017
Steven Ultrino	33rd Middlesex	2/1/2017
Kate Hogan	3rd Middlesex	2/1/2017
Sonia Chang-Diaz	Second Suffolk	2/1/2017
Kenneth I. Gordon	21st Middlesex	2/1/2017
Mary S. Keefe	15th Worcester	2/2/2017
Daniel J. Ryan	2nd Suffolk	2/2/2017
Sean Garballey	23rd Middlesex	2/2/2017
Joan B. Lovely	Second Essex	2/2/2017
Daniel M. Donahue	16th Worcester	2/2/2017
Bud Williams	11th Hampden	2/2/2017
James J. O'Day	14th Worcester	2/2/2017
Colleen M. Garry	36th Middlesex	2/2/2017
Juana Matias	16th Essex	2/2/2017
Adam G. Hinds	Berkshire, Hampshire, Franklin and	2/2/2017

	Hampden	
James E. Timilty	Bristol and Norfolk	2/3/2017
Kathleen O'Connor Ives	First Essex	2/3/2017
Eileen M. Donoghue	First Middlesex	2/3/2017
Thomas M. Stanley	9th Middlesex	2/3/2017
Daniel Cullinane	12th Suffolk	2/3/2017
Carole A. Fiola	6th Bristol	2/3/2017
Michael O. Moore	Second Worcester	2/3/2017
Elizabeth A. Malia	11th Suffolk	2/3/2017
Harold P. Naughton, Jr.	12th Worcester	2/3/2017
Eric P. Lesser	First Hampden and Hampshire	2/3/2017
Walter F. Timilty	Norfolk, Bristol and Plymouth	2/3/2017
Linda Dorcena Forry	First Suffolk	2/3/2017
Chris Walsh	6th Middlesex	2/3/2017
Carmine L. Gentile	13th Middlesex	2/6/2017
Bradford R. Hill	4th Essex	3/10/2017
James Arciero	2nd Middlesex	5/11/2017
Dylan Fernandes	Barnstable, Dukes and Nantucket	6/20/2017
Cindy F. Friedman	Fourth Middlesex	8/14/2017

FILED ON: 1/19/2017

No. 499 **SENATE**

By Ms. Chandler, a petition (accompanied by bill, Senate, No. 499) of Harriette L. Chandler, Robert M. Koczera, Jennifer E. Benson, Sarah K. Peake and other members of the General Court for legislation relative to women's health and economic equity. Financial Services.

[SIMILAR MATTER FILED IN PREVIOUS SESSION SEE SENATE, NO. 483 OF 2015-2016.]

The Commonwealth of Alassachusetts

In the One Hundred and Ninetieth General Court (2017-2018)

An Act advancing contraceptive coverage and economic security in our state (ACCESS).

Be it enacted by the Senate and House of Representatives in General Court assembled, and by the authority of the same, as follows:

- 1 SECTION 1. Chapter 32A of the General Laws, as appearing in the 2014 Official
- 2 Edition, is hereby amended by inserting after section 27 the following section:
- 3 Section 28. (a) Any coverage offered by the commission to any active or retired
- 4 employee of the commonwealth insured under the group insurance commission shall provide
- 5 coverage for:
- 6 (1) all Food and Drug Administration ("FDA")-approved contraceptive drugs, devices
- 7 and other products. This includes all FDA-approved contraceptive drugs, devices, and products,
- 8 as prescribed by the enrollee's provider or otherwise authorized under state or federal law. The
- 9 following apply:

- (i) If there is a therapeutic equivalent of an FDA-approved contraceptive drug, device, or product, the Commission shall provide coverage for either the original FDA-approved contraceptive drug, device, or product or at least one of its therapeutic equivalents; and
 - (ii) If the covered contraceptive drug, device, or product is deemed medically inadvisable by the covered person's provider, the Commission shall defer to the determination and judgment of the attending provider and provide coverage for an alternate prescribed contraceptive drug, device, or product;
- (2) all FDA-approved contraceptive drugs available over the counter without a prescription;
- (3) a single dispensing to an enrollee of a supply of prescription contraceptives for a 12-month period;
 - (4) voluntary sterilization procedures;

- (5) patient education and counseling on contraception; and
- (6) follow-up services related to the drugs, devices, products and procedures covered under this subsection, including, but not limited to, management of side effects, counseling for continued adherence, and device insertion and removal.
- (b) (1) Coverage provided under this subsection shall not be subject to any deductible, coinsurance, copayment or any other cost-sharing requirement. Any coverage offered by the commission shall not impose any restrictions or delays in the coverage, including medical management techniques such as denials, step therapy, or prior authorization.

30 (2) Benefits for an enrollee under this section shall also be provided for such enrollee's covered spouse and covered dependents.

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- (3) Nothing in this section shall be construed to exclude coverage for contraceptive drugs, devices, products and procedures as prescribed by a provider, acting within the his/her scope of practice, for reasons other than contraceptive purposes, such as for decreasing the risk of ovarian cancer or eliminating symptoms of menopause or for contraception that is necessary to preserve the life or health of such enrollee, or such enrollee's covered spouse, and/or covered dependents.
- (4) Nothing in this section shall be construed to deny or restrict in any way the group insurance commission's authority to ensure plan compliance with this chapter.
- (5) Nothing in this section shall be construed to require the commission to cover experimental or investigational treatments.
- (c) For purposes of this section, the following definitions shall apply, unless the context clearly requires otherwise:
- "Provider", an individual or facility licensed, certified, or otherwise authorized or permitted by law to administer health care in the ordinary course of business or professional practice.
- Contraceptive drugs, devices, or products classified as "therapeutic equivalents" means (1) they are approved as safe and effective; and (2) they are pharmaceutical equivalents in that they (a) contain identical amounts of the same active drug ingredient in the same dosage form and route of administration, and (b) meet compendial or other applicable standards of strength, quality, purity, and identity; provided further that to be considered a "therapeutic equivalent", the

contraceptive drugs, devices, or products must be assigned the same therapeutic equivalence code by the FDA.

- SECTION 2. Chapter 118E of the General Laws, as so appearing, is hereby amended by inserting after section 10I the following section:
 - 10J (a) The division and its contracted health insurers, health plans, health maintenance organizations, behavioral health management firms and third-party administrators under contract to a Medicaid managed care organization or primary care clinician plan shall provide coverage for:
 - (1) all FDA-approved contraceptive drugs, devices and other products. This includes all FDA-approved contraceptive drugs, devices, and products, as prescribed by an enrollee's provider or otherwise authorized under state or federal law. The following apply:
 - (i) If there is a therapeutic equivalent of an FDA-approved contraceptive drug, device, or product, the division shall provide coverage for either the original FDA-approved contraceptive drug, device, or product or at least one of its therapeutic equivalents; and
 - (ii) If the covered contraceptive drug, device, or product is deemed medically inadvisable by the covered person's provider, the division shall defer to the determination and judgment of the attending provider and provide coverage for an alternate prescribed contraceptive drug, device, or product;
- (2) all FDA-approved contraceptive drugs available over the counter without aprescription;

- 71 (3) a single dispensing to a beneficiary of a supply of prescription contraceptives for a 72 12-month period;
 - (4) voluntary sterilization procedures;

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- 74 (5) patient education and counseling on contraception; and
- 75 (6) follow-up services related to the drugs, devices, products and procedures covered 76 under this subsection, including, but not limited to, management of side effects, counseling for 77 continued adherence, and device insertion and removal.
 - (b) (1) The division shall not impose a deductible, coinsurance, copayment or any other cost-sharing requirement on the coverage provided pursuant to this subsection. Cost sharing shall not be imposed on any person with coverage under this chapter.
 - The division shall not impose any restrictions or delays on the coverage required under this section, including medical management techniques such as denials, step therapy, or prior authorization.
 - (2) Benefits for an enrollee under this section shall be the same for such enrollee's covered spouse and covered dependents.
 - (3) Nothing in this section shall be construed to exclude coverage for contraceptive drugs, devices, products and procedures as prescribed by a provider, acting within his/her scope of practice, for reasons other than contraceptive purposes, such as decreasing the risk of ovarian cancer or eliminating symptoms of menopause or for contraception that is necessary to preserve the life or health of such enrollee, or such enrollee's covered spouse and/or covered dependents.

(4) Nothing in this section shall be construed to deny or restrict in any way the division of medical assistance's authority to ensure its contracted health insurers, health plans, health maintenance organizations, behavioral health management firms and third-party administrators under contract to a Medicaid managed care organization or primary care clinician plan are in compliance with this chapter.

- (5) Nothing in this section shall be construed to require the division to cover experimental or investigational treatments.
- (c) For purposes of this section, the following definitions shall apply, unless the context clearly requires otherwise:

"Provider", an individual or facility licensed, certified, or otherwise authorized or permitted by law to administer health care in the ordinary course of business or professional practice.

Contraceptive drugs, devices, or products classified as "therapeutic equivalents" means (1) they are approved as safe and effective; and (2) they are pharmaceutical equivalents in that they (a) contain identical amounts of the same active drug ingredient in the same dosage form and route of administration, and (b) meet compendial or other applicable standards of strength, quality, purity, and identity; provided further that to be considered a "therapeutic equivalent", the contraceptive drugs, devices, or products must be assigned the same therapeutic equivalence code by the FDA.

SECTION 3. Chapter 175 of the General Laws, as so appearing, is hereby amended by inserting after section 47W(c) the following:

(d) An individual policy of accident and sickness insurance issued pursuant to section 108 that provides hospital expense and surgical expense and any group blanket policy of accident and sickness insurance issued pursuant to section 110 that provides hospital expense and surgical expense insurance, delivered, issued or renewed by agreement between the insurer and the policyholder, within or without the Commonwealth, (hereinafter "policy") shall provide benefits for residents of the Commonwealth and all group members having a principal place of employment within the Commonwealth coverage for all of the following services and contraceptive methods:

- (1) all FDA-approved contraceptive drugs, devices and other products. This includes all FDA-approved contraceptive drugs, devices, and products, as prescribed by the enrollee's provider or otherwise authorized under state or federal law. The following apply:
- (i) If there is a therapeutic equivalent of an FDA-approved contraceptive drug, device, or product, a policy shall provide coverage for either the original FDA-approved contraceptive drug, device, or product or at least one of its therapeutic equivalents; and
- (ii) If the covered contraceptive drug, device, or product is deemed medically inadvisable by the covered person's provider, a policy shall defer to the determination and judgment of the attending provider and provide coverage for an alternate prescribed contraceptive drug, device, or product;
- (2) all FDA-approved contraceptive drugs available over the counter without aprescription;
- (3) a single dispensing to a beneficiary of a supply of prescription contraceptives for a
 12-month period;

(4) voluntary sterilization procedures;

- (5) patient education and counseling on contraception; and
- (6) follow-up services related to the drugs, devices, products and procedures covered under this section, including, but not limited to, management of side effects, counseling for continued adherence, and device insertion and removal.
- (e) (1) A policy subject to this section shall not impose a deductible, coinsurance, copayment or any other cost-sharing requirement on the coverage provided pursuant to this section. Except as otherwise authorized under this section, a policy shall not impose any restrictions or delays on the coverage required under this section, including medical management techniques such as denials, step therapy, or prior authorization.
- (2) Benefits for an enrollee shall be the same for such enrollee's covered spouse and covered dependents.
- (f)(1) This section shall not apply to a policy if such policy is purchased by an employer that is a church or qualified church-controlled organization.
- (2) A church or qualified church-controlled organization that invokes the exemption provided under subsection (f)(1) shall provide written notice to prospective enrollees prior to enrollment with the plan, listing the contraceptive health care methods and services such employer refuses to cover for religious reasons.
- (g) Nothing in this section shall be construed to exclude coverage for contraceptive drugs, devices, products and procedures as prescribed by a provider, acting within his/her scope of practice, for reasons other than contraceptive purposes, such as decreasing the risk of ovarian

cancer or eliminating symptoms of menopause or for contraception that is necessary to preserve the life or health of an enrollee.

- (h) Nothing in this section shall be construed to deny or restrict in any way the division of insurance's authority to ensure compliance with this chapter.
- (i) Nothing in this section shall be construed to require an individual or group policy of accident or sickness to cover experimental or investigational treatments.
- (j) For purposes of this section, the following definitions shall apply, unless the context clearly requires otherwise:
- "Church", a church, a convention or association of churches, or an elementary or secondary school which is controlled, operated, or principally supported by a church or by a convention or association of churches.
- "Provider", an individual or facility licensed, certified, or otherwise authorized or permitted by law to administer health care in the ordinary course of business or professional practice.
- "Qualified church-controlled organization", described in section 501(c)(3) of the Internal Revenue Code, other than an organization which--
- (i) offers goods, services, or facilities for sale, other than on an incidental basis, to the general public, other than goods, services, or facilities which are sold at a nominal charge which is substantially less than the cost of providing such goods, services, or facilities; and

(ii) normally receives more than 25 percent of its support from either (I) governmental sources, or (II) receipts from admissions, sales of merchandise, performance of services, or furnishing of facilities, in activities which are not unrelated trades or businesses, or both.

Contraceptive drugs, devices, or products classified as "therapeutic equivalents" means (1) they are approved as safe and effective; and (2) they are pharmaceutical equivalents in that they (a) contain identical amounts of the same active drug ingredient in the same dosage form and route of administration, and (b) meet compendial or other applicable standards of strength, quality, purity, and identity; provided further that to be considered a "therapeutic equivalent", the contraceptive drugs, devices, or products must be assigned the same therapeutic equivalence code by the FDA.

SECTION 4. Chapter 176A of the General Laws, as so appearing, is hereby amended by inserting after section 8W(c) the following:

- (d) Any contract between a subscriber and the corporation under an individual or group hospital service plan that is delivered, issued or renewed within or without the Commonwealth and that provides benefits for outpatient services shall provide to all individual subscribers and members within the Commonwealth and to all group members having a principal place of employment within the Commonwealth coverage for all of the following services and contraceptive methods:
- (1) all FDA-approved contraceptive drugs, devices and other products. This includes all FDA-approved contraceptive drugs, devices, and products, as prescribed by the enrollee's provider or otherwise authorized under state or federal law. The following apply:

- (i) If there is a therapeutic equivalent of an FDA-approved contraceptive drug, device, or product, an individual or group hospital service plan shall provide coverage for either the original FDA-approved contraceptive drug, device, or product or at least one of its therapeutic equivalents; and
- (ii) If the covered contraceptive drug, device, or product is deemed medically inadvisable by the covered person's provider, an individual or group hospital service plan shall defer to the determination and judgment of the attending provider and provide coverage for an alternate prescribed contraceptive drug, device, or product;
- (2) all FDA-approved contraceptive drugs available over the counter without a prescription;
- (3) a single dispensing to a beneficiary of a supply of prescription contraceptives for a 12-month period;
 - (4) voluntary sterilization procedures;

- (5) patient education and counseling on contraception; and
- (6) follow-up services related to the drugs, devices, products and procedures covered under this subsection, including, but not limited to, management of side effects, counseling for continued adherence, and device insertion and removal.
- (e) (1) A contract subject to this section shall not impose a deductible, coinsurance, copayment or any cost-sharing requirement on the coverage. Except as otherwise authorized under this section, a contract shall not impose any restrictions or delays on the coverage required

under this section, including medical management techniques such as denials, step therapy, or prior authorization.

- (2) Benefits for an enrollee under this subsection shall be the same for an enrollee's covered spouse and covered dependents.
- (f) (1) The requirements of subsection (d) shall not apply to a contract between a subscriber and a corporation under an individual or group hospital service plan that is delivered, issued, or renewed within or without the Commonwealth that is purchased by an employer that is a church or qualified church-controlled organization.
- (2) A church or qualified church-controlled organization that invokes the exemption provided under subsection (f)(1) shall provide written notice to prospective enrollees prior to enrollment with the plan, listing the contraceptive health care methods and services such employer refuses to cover for religious reasons.
- (g) Nothing in this subsection shall be construed to exclude coverage for contraceptive drugs, devices, products and procedures as prescribed by a provider, acting within his/her scope of practice, for reasons other than contraceptive purposes, such as decreasing the risk of ovarian cancer or eliminating symptoms of menopause or for contraception that is necessary to preserve the life or health of an enrollee.
- (h) Nothing in this subsection shall be construed to deny or restrict in any way the division of insurance's authority to ensure contract compliance with this chapter.
- (i) Nothing in this section shall be construed to require a contract to cover experimental or investigational treatments.

236 (j) For purposes of this section, the following definitions shall apply, unless the context 237 clearly requires otherwise:

"Church", a church, a convention or association of churches, or an elementary or secondary school which is controlled, operated, or principally supported by a church or by a convention or association of churches.

"Provider", an individual or facility licensed, certified, or otherwise authorized or permitted by law to administer health care in the ordinary course of business or professional practice.

"Qualified church-controlled organization", described in section 501(c)(3) of the Internal Revenue Code, other than an organization which--

- (i) offers goods, services, or facilities for sale, other than on an incidental basis, to the general public, other than goods, services, or facilities which are sold at a nominal charge which is substantially less than the cost of providing such goods, services, or facilities; and
- (ii) normally receives more than 25 percent of its support from either (I) governmental sources, or (II) receipts from admissions, sales of merchandise, performance of services, or furnishing of facilities, in activities which are not unrelated trades or businesses, or both.

Contraceptive drugs, devices, or products classified as "therapeutic equivalents" means (1) they are approved as safe and effective; and (2) they are pharmaceutical equivalents in that they (a) contain identical amounts of the same active drug ingredient in the same dosage form and route of administration, and (b) meet compendial or other applicable standards of strength, quality, purity, and identity; provided further that to be considered a "therapeutic equivalent", the

contraceptive drugs, devices, or products must be assigned the same therapeutic equivalence code by the FDA.

- SECTION 5. Chapter 176B of the General Laws, as so appearing, is hereby amended by inserting after section 4W(c) the following:
- (d) Any subscription certificate under an individual or group medical service agreement that is delivered, issued or renewed within or without the Commonwealth and that provides benefits for outpatient services shall provide to all individual subscribers and members within the Commonwealth and to all group members having a principal place of employment within the Commonwealth coverage for all of the following services and contraceptive methods:
- (1) all FDA-approved contraceptive drugs, devices and other products. This includes all FDA-approved contraceptive drugs, devices, and products, as prescribed by the enrollee's provider or otherwise authorized under state or federal law. The following apply:
- (i) If there is a therapeutic equivalent of an FDA-approved contraceptive drug, device, or product, an individual or group medical service agreement shall provide for coverage for either the original FDA-approved contraceptive drug, device, or product or at least one of its therapeutic equivalents; and
- (ii) If the covered contraceptive drug, device, or product is deemed medically inadvisable by the covered person's provider, an individual or group medical service agreement shall defer to the determination and judgment of the attending provider and provide coverage for an alternate prescribed contraceptive drug, device, or product;

277 (2) all FDA-approved contraceptive drugs available over the counter without a 278 prescription; 279 (3) a single dispensing to a beneficiary of a supply of prescription contraceptives for a 280 12-month period; 281 (4) voluntary sterilization procedures; 282 (5) patient education and counseling on contraception; and 283 (6) follow-up services related to the drugs, devices, products and procedures covered 284 under this subsection, including, but not limited to, management of side effects, counseling for 285 continued adherence, and device insertion and removal. 286 (e) (1) A medical service agreement subject to this section shall not impose a deductible, 287 coinsurance, copayment or any other cost-sharing requirement on the coverage provided. Except 288 as otherwise authorized under this section, a medical service agreement shall not impose any 289 restrictions or delays on the coverage required under this section, including medical management 290 techniques such as denials, step therapy, or prior authorization. 291 (2) Benefits for an enrollee under this subsection shall be the same for such enrollee's 292 covered spouse and covered dependents. 293 (f) (1) The requirements of this subsection shall not apply to a medical service agreement 294 that is delivered, issued, or renewed within or without the Commonwealth that is purchased by 295 an employer that is a church or qualified church-controlled organization. 296 (2) A church or qualified church-controlled organization that invokes the exemption

provided under subsection (f)(1) shall provide written notice to prospective enrollees prior to

enrollment with the plan, listing the contraceptive health care methods and services the employer refuses to cover for religious reasons.

- (g) Nothing in this subsection shall be construed to exclude coverage for contraceptive drugs, devices, products and procedures as prescribed by a provider, acting within his/her scope of practice, for reasons other than contraceptive purposes, such as decreasing the risk of ovarian cancer or eliminating symptoms of menopause or for contraception that is necessary to preserve the life or health of an enrollee.
- (h) Nothing in this subsection shall be construed to deny or restrict in any way the division of insurance's authority to ensure medical service agreement compliance with this chapter.
- (i) Nothing in this subsection shall be construed to require an individual or group medical service agreement to cover experimental or investigational treatments.
- (j) For purposes of this section, the following definitions shall apply, unless the context clearly requires otherwise:
- "Church", a church, a convention or association of churches, or an elementary or secondary school which is controlled, operated, or principally supported by a church or by a convention or association of churches.
- "Provider", an individual or facility licensed, certified, or otherwise authorized or permitted by law to administer health care in the ordinary course of business or professional practice.

"Qualified church-controlled organization", described in section 501(c)(3) of the Internal Revenue Code, other than an organization which--

- (i) offers goods, services, or facilities for sale, other than on an incidental basis, to the general public, other than goods, services, or facilities which are sold at a nominal charge which is substantially less than the cost of providing such goods, services, or facilities; and
- (ii) normally receives more than 25 percent of its support from either (I) governmental sources, or (II) receipts from admissions, sales of merchandise, performance of services, or furnishing of facilities, in activities which are not unrelated trades or businesses, or both.

Contraceptive drugs, devices, or products classified as "therapeutic equivalents" means (1) they are approved as safe and effective; and (2) they are pharmaceutical equivalents in that they (a) contain identical amounts of the same active drug ingredient in the same dosage form and route of administration, and (b) meet compendial or other applicable standards of strength, quality, purity, and identity; provided further that to be considered a "therapeutic equivalent", the contraceptive drugs, devices, or products must be assigned the same therapeutic equivalence code by the FDA.

- SECTION 6. Chapter 176G of the General Laws, as so appearing, is hereby amended by inserting after section 4O(c) the following:
- (d) Any individual or group health maintenance contract that is issued, renewed or delivered within or without the Commonwealth and that provides benefits for outpatient prescription drugs or devices shall provide to residents of the Commonwealth and to persons having a principal place of employment within the Commonwealth coverage for all of the following services and contraceptive methods:

340	(1) all FDA-approved contraceptive drugs, devices and other products. This includes all
341	FDA-approved contraceptive drugs, devices, and products, as prescribed by the enrollee's
342	provider or otherwise authorized under state or federal law. The following apply:
343	(i) If there is a therapeutic equivalent of an FDA-approved contraceptive drug, device, or
344	product, a health maintenance contract shall provide coverage for either the original FDA-
345	approved contraceptive drug, device, or product or at least one of its therapeutic equivalents; and
346	(ii) If the covered contraceptive drug, device, or product is deemed medically inadvisable
347	by the covered person's provider, a health maintenance contract shall defer to the determination
348	and judgment of the attending provider and provide coverage for an alternate prescribed
349	contraceptive drug, device, or product;
350	(2) all FDA-approved contraceptive drugs available over the counter without a
351	prescription;
352	(3) a single dispensing to a beneficiary of a supply of prescription contraceptives for a
353	12-month period;
354	(4) voluntary sterilization procedures;
355	(5) patient education and counseling on contraception; and
356	(6) follow-up services related to the drugs, devices, products and procedures covered
357	under this section, including, but not limited to, management of side effects, counseling for
358	continued adherence, and device insertion and removal.
359	(e) (1) A health maintenance contract shall not impose a deductible, coinsurance,
360	copayment or any other cost-sharing requirement on the coverage provided. Cost sharing shall

not be imposed on any MassHealth beneficiary. Except as otherwise authorized under this section, a health maintenance contract shall not impose any restrictions or delays on the coverage required under this section, including medical management techniques such as denials, step therapy, or prior authorization.

- (2) Benefits for an enrollee under this section shall be the same for such enrollee's covered spouse and covered dependents.
- (f) (1) The requirements of this subsection shall not apply to a health maintenance contract if that policy is purchased by an employer that is a church or qualified church-controlled organization.
- (2) A church or qualified church-controlled organization that invokes the exemption provided under subsection (f)(1) shall provide written notice to prospective enrollees prior to enrollment with the plan, listing the contraceptive health care services the employer refuses to cover for religious reasons.
- (g) Nothing in this subsection shall be construed to exclude coverage for contraceptive drugs, devices, products and procedures as prescribed by a provider, acting within his/her scope of practice, for reasons other than contraceptive purposes, such as decreasing the risk of ovarian cancer or eliminating symptoms of menopause or for contraception that is necessary to preserve the life or health of an enrollee.
- (h) Nothing in this subsection shall be construed to deny or restrict in any way the division of insurance's authority to ensure health maintenance contract compliance with this chapter.

382 (i) Nothing in this subsection shall be construed to require an individual or group health 383 maintenance contract to cover experimental or investigational treatments.

(j) For purposes of this section, the following words shall have the following meanings, unless the context clearly requires otherwise:

"Church", a church, a convention or association of churches, or an elementary or secondary school which is controlled, operated, or principally supported by a church or by a convention or association of churches.

"Provider", an individual or facility licensed, certified, or otherwise authorized or permitted by law to administer health care in the ordinary course of business or professional practice.

"Qualified church-controlled organization", described in section 501(c)(3) of the Internal Revenue Code, other than an organization which--

- (i) offers goods, services, or facilities for sale, other than on an incidental basis, to the general public, other than goods, services, or facilities which are sold at a nominal charge which is substantially less than the cost of providing such goods, services, or facilities; and
- (ii) normally receives more than 25 percent of its support from either (I) governmental sources, or (II) receipts from admissions, sales of merchandise, performance of services, or furnishing of facilities, in activities which are not unrelated trades or businesses, or both.

Contraceptive drugs, devices, or products classified as "therapeutic equivalents" means (1) they are approved as safe and effective; and (2) they are pharmaceutical equivalents in that they (a) contain identical amounts of the same active drug ingredient in the same dosage form

and route of administration, and (b) meet compendial or other applicable standards of strength, quality, purity, and identity; provided further that to be considered a "therapeutic equivalent", the contraceptive drugs, devices, or products must be assigned the same therapeutic equivalence code by the FDA.

SECTION 7. Sections 1 through 6 of this act shall apply to all policies, contracts and certificates of health insurance subject to chapters 32A, chapter 118E, chapter 175, chapter 176A, chapter 176B, and chapter 176G which are delivered, issued or renewed on or after September 1, 2017.