LC001351

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Benefits" is hereby repealed.

STATE OF RHODE ISLAND

IN GENERAL ASSEMBLY

JANUARY SESSION, A.D. 2015

AN ACT

RELATING TO INSURANCE

<u>Introduced By:</u> Senators Goldin, Miller, Sosnowski, Nesselbush, and Archambault

<u>Date Introduced:</u> February 26, 2015

Referred To: Senate Judiciary

It is enacted by the General Assembly as follows:

SECTION 1. Section 27-18-28 of the General Laws in Chapter 27-18 entitled "Accident
and Sickness Insurance Policies" is hereby repealed.
27-18-28. Health insurance contracts Abortion (a) No health insurance contract,
plan, or policy, delivered or issued for delivery in the state, shall provide coverage for induced
abortions, except where the life of the mother would be endangered if the fetus were carried to
term or where the pregnancy resulted from rape or incest, and except by an optional rider for
which there must be paid an additional premium. This section shall be applicable to all contracts,
plans, or policies of:
(1) All health insurers subject to this title;
(2) All group and blanket health insurers subject to this title;
(3) All nonprofit hospital, medical, surgical, dental, and health service corporations; and
(4) All health maintenance organizations;
(5) Any provision of medical, hospital, surgical, and funeral benefits, and of coverage
against accidental death or injury, when the benefits or coverage are incidental to or part of other
insurance authorized by the statutes of this state.
(b) Nothing contained in this section shall be construed to pertain to insurance coverage
for complications as the result of an abortion.
SECTION 2. Section 36-12-2.1 of the General Laws in Chapter 36-12 entitled "Insurance

1	36-12-2.1. Health insurance benefits Coverage for abortions excluded (a) The
2	state of Rhode Island or any city or town shall not include in any health insurance contracts,
3	plans, or policies covering employees, any provision which shall provide coverage for induced
4	abortions (except where the life of the mother would be endangered if the fetus were carried to
5	term, or where the pregnancy resulted from rape or incest). This section shall be applicable to all
6	contracts, plans or policies of:
7	(1) All health insurers subject to title 27;
8	(2) All group and blanket health insurers subject to title 27;
9	(3) All nonprofit hospital, medical, surgical, dental, and health service corporations;
10	(4) All health maintenance organizations; and
11	(5) Any provision of medical, hospital, surgical, and funeral benefits and of coverage
12	against accidental death or injury when the benefits or coverage are incidental to or part of other
13	insurance authorized by the statutes of this state.
14	(b) Provided, however, that the provisions of this section shall not apply to benefits
15	provided under existing collective bargaining agreements entered into prior to June 30, 1982.
16	(c) Nothing contained herein shall be construed to pertain to insurance coverage for
17	complications as the result of an abortion.
18	SECTION 3. This act shall take effect upon passage.

LC001351

EXPLANATION

BY THE LEGISLATIVE COUNCIL

OF

AN ACT

RELATING TO INSURANCE

This act would repeal the provisions of the general laws that prohibit health insurance coverage for induced abortions for all contracts including those policies covering state and municipal employees.

This act would take effect upon passage.

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LC001351

LC001351 - Page 3 of 3