

ORAL ARGUMENT NOT YET SCHEDULED**No. 19-5212**

**IN THE UNITED STATES COURT OF APPEALS
FOR THE DISTRICT OF COLUMBIA**ASSOCIATION FOR COMMUNITY AFFILIATED PLANS, *et al.*,
Appellants,

v.

UNITED STATES DEPARTMENT OF TREASURY, *et al.*,
Appellees,On Appeal from a Final Judgment of the
United States District Court for the District of Columbia,
(Honorable Richard J. Leon)

**BRIEF OF *AMICI CURIAE* AMERICAN MEDICAL ASSOCIATION,
AMERICAN COLLEGE OF PHYSICIANS, AMERICAN ACADEMY OF
FAMILY PHYSICIANS, AMERICAN ACADEMY OF PEDIATRICS,
AMERICAN COLLEGE OF OBSTETRICIANS AND GYNECOLOGISTS,
AND MEDICAL SOCIETY OF THE DISTRICT OF COLUMBIA IN
SUPPORT OF APPELLANTS**

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CERTIFICATE AS TO PARTIES, RULINGS AND RELATED CASES

A. Parties and *amici*

All parties, intervenors, and amici are listed in the Certificates as to Parties, Rulings Under Review, and Related Cases filed in this Court on July 31 and August 30, 2019.

B. Rulings under review

References to the rulings at issue appear in the Certificate as to Parties, Rulings Under Review, and Related Cases filed in this Court on July 31 and August 30, 2019.

C. Related cases

Amici are not aware of any cases related to this appeal.

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83 Fed. Reg. 38212-01 (Aug. 3, 2018).....	14, 24, 25, 30

OTHER AUTHORITIES

- Aaron S. Kesselheim, et al., *Prescription Drug Insurance Coverage and Patient Health Outcomes: A Systematic Review*, 105 *Am. J Public Health* (Feb 2015), available at <https://www.ncbi.nlm.nih.gov/pmc/articles/PMC4318289/>20
- Allen St. John, *How the Affordable Care Act Drove Down Personal Bankruptcy: Expanded health insurance helped cut the number of filings by half*, *Consumer Reports* (May 2, 2017), <https://www.consumerreports.org/personal-bankruptcy/how-the-aca-drove-down-personal-bankruptcy/>10
- American Academy of Pediatrics, et al., *Comment Letter on Notice of Proposed Rulemaking, Short-Term, Limited Duration Insurance (CMS-9924-P) (April 23, 2018)*25
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- Amy Jeter & Craig Palosky, *Analysis: Before ACA Benefits Rules, Care for Maternity, Mental Health, Substance Abuse Most Often Uncovered by Non-Group Health Plans*, Henry J. Kaiser Family Foundation (June 14, 2017), <https://www.kff.org/health-reform/press-release/analysis-before-aca-benefits-rules-care-for-maternity-mental-health-substance-abuse-most-often-uncovered-by-non-group-health-plans/>13
- Board of Governors of the Federal Reserve System, *Report on the Economic Well-Being of U.S. Households in 2018* (May 2019) <https://www.federalreserve.gov/publications/files/2018-report-economic-well-being-us-households-201905.pdf>11

Centers for Disease Control & Prevention, <i>Gateway to Health Communication & Social Marketing Practice: Pregnancy and Prenatal Care</i> , https://www.cdc.gov/healthcommunication/toolstemplates/entertained/tips/PregnancyPrenatalCare.html	20
Congressional Budget Office, Pub. 54915, <i>How CBO and JCT Analyzed Coverage Effects of New Rules for Association Health Plans and Short-Term Plans</i> (Jan. 2019).....	30
Donna L Washington, <i>Charting the Path from Lack of Insurance to Poor Health Outcomes</i> , West J Med. 2001 Jul; 175(1): 23, https://www.ncbi.nlm.nih.gov/pmc/articles/PMC1071459/	17
Donna Rosato, <i>Short-Term Health Insurance Isn't As Cheap As You Think</i> , Consumer Reports, Oct. 2, 2018.....	23
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Hannah Nichols, <i>The Top 10 Leading Causes of Death in the United States</i> , Medical News Today, Feb. 23, 2017, https://www.medicalnewstoday.com/articles/282929.php	19
<i>Hearing on Protecting Americans with Pre-existing Conditions Before the H. Comm. on Ways and Means</i> , 116th Cong. 1 (Jan. 29, 2019) (testimony of Karen Pollitz), http://files.kff.org/attachment/Testimony-of-Karen-Pollitz-Committee-on-Ways%20and-Means-Pre-existing-Conditions-and-Health-Insurance	24

<i>Information on Essential Health Benefits (EHB) Benchmark Plans</i> , Centers for Medicare & Medicaid Services, https://www.cms.gov/cciiio/resources/data-resources/ehb.html	13
Josh Katz, <i>Drug Deaths in America are Rising Faster than Ever</i> , New York Times, June 5, 2017	20
Karen Pollitz, et al., <i>Understanding Short-Term Limited Duration Health Insurance</i> , Henry J. Kaiser Family Foundation (Apr. 23, 2018), https://www.kff.org/health-reform/issue- brief/understanding-short-term-limited-duration-health-insurance/	17, 18, 29
Laura Ungar, <i>Grief Grew Into A Mental Health Crisis And A \$21,634 Hospital Bill</i> , Kaiser Health News (Oct. 31, 2019), https://khn.org/news/grief-grew-into-a-mental-health-crisis-and-a- 21634-hospital- bill/?utm_source=newsletter&utm_medium=email&utm_campaig n=newsletter_axiosvitals&stream=top	19
Les Masterson. <i>United Health Survey: Most Americans Don't Understand Basic Health Plan Terms</i> , Healthcare Dive, Oct. 10, 2017, https://www.healthcaredive.com/news/unitedhealth-survey- most-americans-dont-understand-basic-health-plan-term/506895/	26
<i>Lifetime & Annual Limits</i> , U.S. Department of Health & Human Services, https://www.hhs.gov/healthcare/about-the-aca/benefit- limits/index.html ;	12
Linda J. Blumberg et al., <i>Updated: The Potential Impact of Short- Term Limited-Duration Policies on Insurance Coverage, Premiums, and Federal Spending</i> , Urban Institute (March 14, 2018), https://www.urban.org/research/publication/updated- potential-impact-short-term-limited-duration-policies-insurance- coverage-premiums-and-federal-spending	22
Linda J. Blumberg, Matthew Buettgens, and Robin Wang, <i>Updated Estimates of the Potential Impact of Short-Term, Limited-Duration Policies</i> , Urban Institute (Aug. 2018) https://www.urban.org/sites/default/files/publication/98903/200195 1_updated-estimates-of-the-potential-impact-of-stld-policies_0.pdf	16

National Alliance on Mental Illness, <i>Mental Health Facts In America</i> , https://www.nami.org/NAMI/media/NAMI-Media/Infographics/GeneralMHFacts.pdf	19
National Institutes of Health, <i>What is Prenatal Care and Why Is It Important</i> , https://www.nichd.nih.gov/health/topics/pregnancy/conditioninfo/prenatal-care	20
Niraj Chokshi, <i>Historians Take Note: What America Looked Like Before Obamacare</i> , Washington Post, March 26, 2014.....	8
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<i>Policy Genius, 4 Basic Health Insurance Terms 96% of Americans Don’t Understand</i> , https://www.policygenius.com/health-insurance/learn/health-insurance-literacy-survey/	26
<i>Pre-Existing Conditions</i> , U.S. Department of Health & Human Services, https://www.hhs.gov/healthcare/about-the-aca/pre-existing-conditions/index.html	12
Protect Our Care, <i>The People Who Know Health Care The Best Say Short-Term Plans Are The Worst</i> (Apr. 23, 2018), https://www.protectourcare.org/substandard-inadequate-health-insurance-coverage-those-who-know-best-react-to-the-trump-administrations-short-term-proposal/	6
Rachel Schwab, <i>Coming up Short: The Problem with Counting Short-Term, Limited Duration Insurance as Coverage</i> , Center on Health Insurance Reforms (June 7, 2019), http://chirblog.org/coming-short-problem-counting-short-term-limited-duration-insurance-coverage/	17
Sabrina Corlette, et al., <i>The Marketing of Short-Term Health Plans: An Assessment of Industry Practices and State Regulatory Responses</i> , Urban Institute (Jan. 2019), https://www.rwjf.org/en/library/research/2019/01/the-marketing-of-short-term-health-plans.html	26

Sam Karlin, <i>New Short-Term Health Products Hit Market in Louisiana After New Trump Admin Rule</i> , <i>The Advocate</i> , Oct. 2, 2018, https://www.theadvocate.com/baton_rouge/news/business/article_4a4a2bee-c67d-11e8-96e9-1b4a0292a1c0.html	18
Shelby Livingston, <i>Short-term Health Plans Spent Little on Medical Care</i> , <i>Modern Healthcare</i> , Aug. 12, 2019	27
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Ylan Q. Mui, <i>The Shocking Number of Americans Who Can't Cover a \$400 Expense</i> , <i>Washington Post</i> , May 25, 2016	11
Zeke Faux, et al., <i>Health Insurance That Doesn't Cover the Bills Has Flooded the Market Under Trump</i> , <i>Bloomberg Business Week</i> (Sept. 17, 2019), https://www.bloomberg.com/news/features/2019-09-17/under-trump-health-insurance-with-less-coverage-floods-market	27

CORPORATE DISCLOSURE STATEMENT

Amici curiae are non-profit organizations. They have no parent corporations and do not issue stock.

INTEREST OF AMICI CURIAE¹

The American Medical Association (AMA) is the largest professional association of physicians, residents, and medical students in the United States. Through state and specialty medical societies and other physician groups seated in its House of Delegates, substantially all U.S. physicians, residents and medical students are represented in the AMA's policy making process. The AMA's objectives are to promote the science and art of medicine and the betterment of public health. AMA members practice and reside in all states and in the District of Columbia.

The American College of Physicians is a national organization of internists. With 159,000 members, it is the largest medical-specialty organization and second-largest physician group in the United States. Its mission is to enhance the quality and effectiveness of health care by fostering excellence and professionalism in the practice of medicine.

The American Academy of Family Physicians, the national association of family doctors, is one of the largest national medical organizations, with 131,400

¹ In accordance with Local Civil Rule 7(o)(5) and Federal Rule of Appellate Procedure 29(a)(4)(E), *amici* certify that (1) this brief was authored entirely by counsel for *amici curiae* and not by counsel for any party, in whole or in part; (2) no party or counsel for any party contributed money to fund preparing or submitting this brief; and (3) apart from *amici curiae* and their counsel, no other person contributed money to fund preparing or submitting this brief.

members from all 50 states, the District of Columbia, Guam, Puerto Rico, the Virgin Islands, and the Uniformed Services of the United States. The AAFP seeks to improve the health of patients, families, and communities by advocating for the health of the public, including by preserving and promoting quality cost-effective health care.

The American Academy of Pediatrics is an organization of 67,000 pediatricians committed to protecting the well-being of America's children, including by engaging in broad and continuous efforts to prevent harm to the health of infants, children, adolescents, and young adults caused by a lack of access to health coverage and care.

The American College of Obstetricians and Gynecologists is the specialty's premier professional membership organization dedicated to the improvement of women's health. With more than 58,000 members representing more than 90% of board certified ob-gyns in the United States, ACOG is dedicated to the advancement of women's health care, including advancing the core value of access for all women to high quality safe health care. ACOG has a long and strong history of supporting access to health care for all women.

The Medical Society of the District of Columbia is a state medical society with representation in the AMA House of Delegates. With over 2,800 members,

MSDC is the largest medical organization representing metropolitan Washington physicians in the District.²

Amici all share a commitment to increasing access to the best and most affordable healthcare coverage for their members' patients. The Affordable Care Act (ACA) was an important step towards achieving these goals. The 2018 Short Term Limited Duration Insurance (STLDI) Rule will undermine the Act's vital reforms in ways that will harm physicians, patients, and the healthcare system as a whole.

² The AMA and MSDC join this brief on their own behalves and as representatives of the Litigation Center of the American Medical Association and the State Medical Societies. The Litigation Center is a coalition among the AMA and the medical societies of each state, whose purpose is to represent the viewpoint of organized medicine in the courts.

INTRODUCTION

Amici curiae include the foremost physician groups in the United States. They collectively represent thousands of physicians. Although *amici* represent a variety of different specialties, they all share the goal of improving healthcare in the United States. A key part of this mission is providing as many of their members' patients as possible with affordable, meaningful health coverage. As courts have recognized again and again, this serves the same goal as the ACA itself.³

The 2018 Short-Term, Limited Duration Insurance (STLDI) Rule is antithetical to this shared goal. The Rule will be devastating to the health, well-being, and pocketbooks of millions of Americans—and disproportionately so for women, children, and the chronically ill.

To understand why, this Court need look no further than the comments the Department received during the rulemaking process. Approximately 12,000 commenters submitted responses to the proposed rule. Remarkably “[n]ot a single

³ *E.g.*, *Cutler v. U.S. Dep’t of Health and Human Servs.*, 797 F.3d 1173, 1175 (D.C. Cir. 2015) (“Congress enacted the Affordable Care Act in 2010 in an effort to ‘increase the number of Americans covered by health insurance and decrease the cost of health care.’” (quoting *National Federation of Independent Business v. Sebelius*, 567 U.S. 519, 538-539 (2012)); *Seven-Sky v. Holder*, 661 F.3d 1, 4 (D.C. Cir. 2011) (“[T]he Affordable Care Act sought to reform our nation’s health insurance and health care delivery markets with the aims of improving access to those markets and reducing health care costs and uncompensated care.”)).

group representing patients, physicians, nurses or hospitals voiced support” for the proposal.⁴ *Amicus* American Medical Association’s comment perfectly captures the uniform opposition by those who know healthcare the best:

[T]he coverage gains of the past decade should be maintained. Central to this principle is ensuring meaningful coverage, assisting individuals with low-incomes or unusually high medical costs in obtaining health insurance coverage and meeting cost-sharing obligations, and ensuring the continuation of essential health benefit (EHB) categories and their associated protections against annual and lifetime limits and out-of-pocket expenses. Affordability is also critical, as is stabilizing and strengthening the individual health insurance market, maintaining key insurance market reforms under current law, and expanding choice of health insurance coverage to best meet individual needs. The proposed rule fails to comply with these important principles, and in fact, would reverse progress that has been made in expanding meaningful coverage to millions of previously uninsured Americans.⁵

Amici respectfully ask this Court to bear these principles, and more important, these consequences, in mind as it evaluates this appeal.

Regrettably, the district court failed to seriously engage with these comments and consequences. For example, the district court gave short shrift to these many

⁴ Noam N. Levey, *Trump’s New Insurance Rules are Panned by Nearly Every Healthcare Group that Submitted Formal Comments*, L.A. Times, May 30, 2018. See Protect Our Care, *The People Who Know Health Care The Best Say Short-Term Plans Are The Worst* (Apr. 23, 2018), <https://www.protectourcare.org/substandard-inadequate-health-insurance-coverage-those-who-know-best-react-to-the-trump-administrations-short-term-proposal/>.

⁵ American Medical Association, Comment Letter on Notice of Proposed Rulemaking, Short-Term, Limited Duration Insurance (CMS-9924-P) (April 23, 2018) at 1-2, <https://www.regulations.gov/document?D=CMS-2018-0015-8708>.

expert responses to the proposed rule, and it relegated important issues of arbitrary-and-capriciousness to a footnote. Memorandum Opinion at 39, n.16, *Association for Community Affiliated Plans v. United States Department of Treasury*, No. 18-2133 (D.D.C. Jul 19, 2019) ECF No. 57. In so doing, the district court concluded that “not only is any potential negative impact from the 2018 Rule minimal, but its benefits are undeniable.” *Id.* at 25. Respectfully, *amici* deny any so-called “undeniable” benefits and instead believe that millions of Americans will be negatively impacted by the Rule. *Amici* do not understand how the district court could have reached this conclusion on this administrative record, which is perhaps why its review of plaintiffs’ arbitrary-and-capricious arguments was so meager.

One need “not express any opinion on the wisdom of the Affordable Care Act” to recognize that the 2018 STLDI Rule will sabotage the ACA’s crucial reforms. *National Federation of Independent Business*, 567 U.S. at 588. That alone demonstrates why plaintiffs should prevail on a range of issues presented in this appeal—from whether the STLDI Rule violates the ACA to whether Defendants inadequately grappled with comments. The information below, drawn from *amici*’s vast expert medical experience, makes clear that the district court’s decision should be reversed.

ARGUMENT

I. THE 2018 STLDI RULE SABOTAGES THE AFFORDABLE CARE ACT'S PATIENT PROTECTIONS

A. The Affordable Care Act Included Consumer Protection Provisions to Improve the Quality of Health Care Coverage Accessible to Americans

Prior to the ACA's passage, millions of Americans struggled to obtain adequate health coverage. Approximately 30% of Americans lacked meaningful health care coverage. Almost 18% were completely uninsured.⁶ Nearly 12% were underinsured (that is, spent a high share of their income on medical care despite having insurance).⁷

One cause of this problem was the methods that insurance companies used to manage the risk of high payouts. Some individuals, especially those with serious health conditions, were priced out of new insurance plans because of the high costs that could be expected to treat their conditions. If they lost their coverage for any reason, they could have difficulty obtaining new coverage. Insurance policies also routinely included provisions limiting liability under the policy for costs that could

⁶ Niraj Chokshi, *Historians Take Note: What America Looked Like Before Obamacare*, Washington Post, March 26, 2014, <https://www.washingtonpost.com/blogs/govbeat/wp/2014/03/26/historians-take-note-what-america-looked-like-before-obamacare/>.

⁷ *Id.*

be linked to a condition predating the policy.⁸ Insurers also employed other techniques that increased costs and limited coverage for those with pre-existing conditions, which at any given time is approximately 27% of non-elderly adults.⁹

These techniques included:

- **Rate-ups**, by which those with pre-existing conditions were charged premiums higher than those in perfect health;
- **Exclusion riders**, by which coverage for treatment of specific conditions—or body parts or systems affected by those conditions—were excluded from the policy;
- **Increased deductibles**, by which those with pre-existing conditions received plans with higher deductibles than completely healthy people, either for all covered benefits or benefits specific to their particular pre-existing condition; and
- **Modified benefits**, by which those with pre-existing conditions had certain benefits (*e.g.*, prescription drug benefits) limited or excluded from their policies.¹⁰

Physicians and patients ultimately paid for these limitations. Instead of obtaining preventative care and routine examinations, “many individuals would wait

⁸ Gary Claxton, et al., *Pre-existing Conditions and Medical Underwriting in the Individual Insurance Market Prior to the ACA*, Henry J. Kaiser Family Foundation (Dec. 12, 2016), <https://www.kff.org/health-reform/issue-brief/pre-existing-conditions-and-medical-underwriting-in-the-individual-insurance-market-prior-to-the-aca/>.

⁹ Gary Claxton, Larry Levitt, & Karen Pollitz, *Pre-ACA Market Practices Provide Lessons for ACA Replacement Approaches*, Henry J. Kaiser Family Foundation (Feb 16, 2017), <https://www.kff.org/health-costs/issue-brief/pre-aca-market-practices-provide-lessons-for-aca-replacement-approaches/>.

¹⁰ Gary Claxton, et al., *supra* note 8.

to purchase health insurance until they needed care.” 42 U.S.C. § 18091(2)(I). But at that point, they often sought expensive emergency treatment.¹¹ This resulted in much sicker patients and much higher costs than if medical problems had been addressed earlier. *See* 42 U.S.C. § 18091(2)(E) (“The economy loses up to \$207,000,000,000 a year because of the poorer health and shorter lifespan of the uninsured. By significantly reducing the number of the uninsured, the requirement, together with the other provisions of this Act, will significantly reduce this economic cost.”).

If patients’ poor health outcomes were not bad enough, the increased cost of care meant that they were left with significant medical debt. *Id.* § 18091(2)(E)-(G) (“62 percent of all personal bankruptcies are caused in part by medical expenses.”); *see* Allen St. John, *How the Affordable Care Act Drove Down Personal Bankruptcy: Expanded health insurance helped cut the number of filings by half*, Consumer Reports (May 2, 2017), <https://www.consumerreports.org/personal-bankruptcy/how-the-aca-drove-down-personal-bankruptcy/>. This medical debt could financially cripple the patients and leave their caregivers facing their own losses. And inability to afford high medical costs was not confined to a small

¹¹ *See, e.g.*, Ted MacKinney, et al., *Does Providing Care for Uninsured Patients Decrease Emergency Room Visits and Hospitalizations?*, US National Library of Medicine, National Institutes of Health (March 11, 2013), <https://www.ncbi.nlm.nih.gov/pmc/articles/PMC4818592/>.

percentage of indigent Americans: a 2016 survey by the Federal Reserve found that approximately 46% of Americans did not have enough money to cover a \$400 emergency expense, meaning they would have to pay such expense by credit card and face debt from the credit card company, borrow from friends and family, or leave the bill unpaid.¹²

In response to the staggering numbers of uninsured and underinsured Americans and the exploding health care costs throughout the system, Congress passed the ACA.¹³ The ACA implemented a number of reforms to help more Americans obtain affordable, meaningful health coverage, including, as relevant here, (a) requiring insurance plans to cover pre-existing conditions and to provide a basic set of services called Essential Health Benefits; and (b) preventing insurance plans from establishing caps on annual benefits.¹⁴

¹² Ylan Q. Mui, *The Shocking Number of Americans Who Can't Cover a \$400 Expense*, Washington Post, May 25, 2016, https://www.washingtonpost.com/news/wonk/wp/2016/05/25/the-shocking-number-of-americans-who-cant-cover-a-400-expense/?utm_term=.2f6208458f41.

A more recent survey indicated that “[d]uring 2018, one-fifth of adults had major, unexpected medical bills to pay, with the median expense between \$1,000 and \$4,999. Among those with medical expenses, 4 in 10 have unpaid debt from those bills.” Board of Governors of the Federal Reserve System, *Report on the Economic Well-Being of U.S. Households in 2018* at 23 (May 2019) <https://www.federalreserve.gov/publications/files/2018-report-economic-well-being-us-households-201905.pdf>.

¹³ *National Federation of Independent Business*, 567 U.S. 538.

¹⁴ See 42 U.S.C. § 18022; *Lifetime & Annual Limits*, U.S. Department of Health & Human Services, <https://www.hhs.gov/healthcare/about-the-aca/benefit->

These protections provided a crucial check on the historic problems of underinsurance and skyrocketing medical expenses. By requiring plans to cover pre-existing conditions, a major factor leading to the denial of claims and refusal to provide affordable coverage was eliminated. And by precluding caps on annual benefits, consumers were spared the financial devastation that came with a serious or chronic condition requiring particularly expensive treatment.

Similarly, the “Essential Health Benefits” of the ACA required plans to provide patients with coverage for certain types of basic care that was nonetheless frequently excluded from individual insurance plans before the ACA was enacted. The ACA’s Essential Health Benefits include: (1) ambulatory patient services; (2) emergency services; (3) hospitalization; (4) maternity and newborn care; (5) mental health and substance use disorder services including behavioral health treatment; (6) prescription drugs; (7) rehabilitative and habilitative services and devices; (8) laboratory services; (9) preventive and wellness services and chronic disease management; and (10) pediatric services, including oral and vision care.¹⁵

limits/index.html; *Pre-Existing Conditions*, U.S. Department of Health & Human Services, <https://www.hhs.gov/healthcare/about-the-aca/pre-existing-conditions/index.html>.

¹⁵ 42 U.S.C. § 18022(b)(1); *see also Information on Essential Health Benefits (EHB) Benchmark Plans*, Centers for Medicare & Medicaid Services, <https://www.cms.gov/cciiio/resources/data-resources/ehb.html>.

Before the ACA, many of these essential services were not covered by a significant percentage of health insurance plans. For example, 75% of non-group health plans did not cover delivery and inpatient maternity care.¹⁶ Similarly, 45% did not cover substance use disorder services and 38% did not cover mental health services.¹⁷ Nearly 20% had some limitation on coverage of prescription medications.¹⁸ Under the ACA, however, individual insurance plans are required to cover these services, providing meaningful coverage to those who did not previously have it.

B. The 2018 STLDI Rule Will Undermine the Consumer Protection Provisions in the Affordable Care Act, Leaving Patients Vulnerable to Worse Health Outcomes and/or Financial Ruin

The 2018 STLDI Rule threatens to undo the ACA's vital patient reforms, moving the health insurance market back to the days where Americans had no or inadequate insurance. By doing so, it will lead to worse health outcomes and increased medical costs.

¹⁶ Amy Jeter & Craig Palosky, *Analysis: Before ACA Benefits Rules, Care for Maternity, Mental Health, Substance Abuse Most Often Uncovered by Non-Group Health Plans*, Henry J. Kaiser Family Foundation (June 14, 2017), <https://www.kff.org/health-reform/press-release/analysis-before-aca-benefits-rules-care-for-maternity-mental-health-substance-abuse-most-often-uncovered-by-non-group-health-plans/>.

¹⁷ *Id.*

¹⁸ *Id.*

STLDI plans predate the ACA.¹⁹ They were originally intended to provide coverage for brief periods in which a consumer had a gap in standard coverage, such as when between jobs.²⁰ Unlike other insurance plans, moreover, there was no requirement that they be renewable at the policyholder's option.²¹

The prevalence of STLDI plans increased after passage of the ACA because STLDI plans are not subject to the ACA's consumer protection requirements to cover pre-existing conditions, provide Essential Health Benefits, and abolish caps on annual benefits.²² At the same time, regulations were enacted limiting STLDI plans to a total of less than three months, including any renewals, so they could not be used as substitutes for ACA-compliant insurance. These regulations ensure that STLDI plans would be used only for the gap-filling for which they were originally designed—especially because STLDI plans lacked the protective features that the ACA sought to promote.²³

¹⁹ *See, e.g.*, Interim Rules for Health Insurance Portability for Group Health Plans, 62 Fed. Reg. 16894, 16928 (April 8, 1997).

²⁰ Short-Term, Limited-Duration Insurance, 83 Fed. Reg. 38212-01, 38,213 (Aug. 3, 2018).

²¹ *See id.*

²² *Id.*

²³ Excepted Benefits; Lifetime and Annual Limits; and Short-Term, Limited-Duration Insurance, 81 Fed. Reg. 75316-01, 75318 (Oct. 31, 2016) (“Before enactment of the Affordable Care Act, short-term, limited-duration insurance was an important means for individuals to obtain health coverage when transitioning from one job to another (and from one group health plan to another) or when faced

The 2018 STLDI Rule obliterates these limitations. Under the new regulation, the maximum period for STLDI plans has been expanded to any period of time under a year.²⁴ Thus, “short-term” plans can be for as long as 364 days, just one day less than ACA-compliant plans. It would be problematic enough if Defendants merely took these plans right up to the one-year line. But they go even further. Under the 2018 Rule, STLDI plans can be extended up to 36 months, and multiple 36-month plans can be purchased, essentially extending the plans permanently.²⁵

As a result of these durational manipulations, STLDI plans can be offered that look like ACA-compliant plans and last long enough that an individual could use them for primary coverage. But looks, of course, can be deceiving. These extendable 364-day plans do not provide the full suite of coverage that Congress intended and they are fundamentally inconsistent with the ACA’s many core reforms.

with other similar situations. However, with guaranteed availability of coverage and special enrollment period requirements in the individual health insurance market under the Affordable Care Act, individuals can purchase coverage with the protections of the Affordable Care Act to fill in the gaps in coverage.... Because short-term, limited-duration insurance is exempt from certain consumer protections, the Departments are concerned that these policies may have significant limitations, such as lifetime and annual dollar limits on essential health benefits (EHB) and pre-existing condition exclusions, and therefore may not provide meaningful health coverage. ...”).

²⁴ 83 Fed. Reg. at 38216.

²⁵ *Id.* at 38220.

A proliferation of STLDI plans under the 2018 STLDI Rule will have serious adverse consequences for physicians and the patients in their care. Most starkly, one leading study showed: “The introduction of expanded short-term, limited-duration policies will increase the number of people without minimum essential coverage by 2.6 million in 2019, to 36.9 million people. Of those without minimum essential coverage, 32.5 million will be completely uninsured, and 4.3 million will enroll in expanded short-term, limited-duration plans.”²⁶ These consequences carry enormous health risks for *amici*’s members’ patients. It is well-established in the medical community that “[c]ompared with the insured, uninsured individuals have a higher prevalence of chronic medical illness, greater physical morbidity, and higher mortality.”²⁷

²⁶ Linda J. Blumberg, Matthew Buettgens, and Robin Wang, *Updated Estimates of the Potential Impact of Short-Term, Limited-Duration Policies*, Urban Institute (Aug. 2018) https://www.urban.org/sites/default/files/publication/98903/2001951_updated-estimates-of-the-potential-impact-of-stld-policies_0.pdf.

²⁷ Donna L Washington, *Charting the Path from Lack of Insurance to Poor Health Outcomes*, *West J Med.* 2001 Jul; 175(1): 23, <https://www.ncbi.nlm.nih.gov/pmc/articles/PMC1071459/>; see Rachel Schwab, *Coming up Short: The Problem with Counting Short-Term, Limited Duration Insurance as Coverage*, Center on Health Insurance Reforms (June 7, 2019), <http://chirblog.org/coming-short-problem-counting-short-term-limited-duration-insurance-coverage/> (explaining, for example, that “[i]f you get cancer, your [STLDI] plan will likely not cover oncology drugs, which can cost an average of \$10,000 per month”).

Another recent study indicated that many STLDI policies currently on the market have significant coverage limitations:

- 43% of the plans studied do not cover mental health services;
- 62% do not cover services for substance use disorder treatment (including both alcohol and other drugs),
- 71% do not cover outpatient prescription drugs, and
- *None* of the plans studied cover maternity care.²⁸

The study also found that in seven states, no plan offered *any* of the four categories of benefits listed above.²⁹

Moreover, even when STLDI plans do cover the essential benefits discussed above, they frequently contain limitations or exclusions that would not be permitted by the ACA. For example, 6 of the 7 plans studied that *did* offer prescription drug coverage applied a maximum dollar cap on the benefit.³⁰ And all of the plans

²⁸ Karen Pollitz, et al., *Understanding Short-Term Limited Duration Health Insurance*, Henry J. Kaiser Family Foundation (Apr. 23, 2018), <https://www.kff.org/health-reform/issue-brief/understanding-short-term-limited-duration-health-insurance/>. This is consistent with the *pre*-ACA marketplace, when 75% of individual market plans did not cover maternity care services. *See* American College of Obstetricians and Gynecologists, Comment Letter on Notice of Proposed Rulemaking, Short-Term, Limited Duration Insurance (CMS-9924-P) (Apr. 23, 2018) at 2.

²⁹ Karen Pollitz, et al., *supra* note 29.

³⁰ *Id.*

reviewed in the study exclude coverage for pre-existing conditions.³¹ The limited evidence since the promulgation of the new rule is consistent with *amici*'s expectation that the new plans would offer inadequate coverage. For example, one report indicates that most new STLDI plans offered in Louisiana “have caps or other limitations on coverage – for instance, some plans put a cap on ambulance rides or hospitalization.”³²

As *amici*'s physician members know well, and as Congress recognized, the essential benefits noted above are crucial for patient health, and in some cases life-saving. For example, 1 in 5 adult Americans has some form of mental illness.³³ One such mental health condition, depression, is the leading cause of disability worldwide. The overwhelming majority—90%—of suicides, which is the tenth leading cause of death for men in the United States, occur when the victim has an underlying mental illness.³⁴ Mental health treatment, an essential benefit not

³¹ *Id.*

³² Sam Karlin, *New Short-Term Health Products Hit Market in Louisiana After New Trump Admin Rule*, *The Advocate*, Oct. 2, 2018, https://www.theadvocate.com/baton_rouge/news/business/article_4a4a2bee-c67d-11e8-96e9-1b4a0292a1c0.html.

³³ National Alliance on Mental Illness, *Mental Health Facts In America*, <https://www.nami.org/NAMI/media/NAMI-Media/Infographics/GeneralMHFacts.pdf>.

³⁴ *Id.*; Hannah Nichols, *The Top 10 Leading Causes of Death in the United States*, *Medical News Today*, Feb. 23, 2017, <https://www.medicalnewstoday.com/articles/282929.php>.

covered by many STLDI plans, can alleviate the symptoms of depression and prevent suicide.³⁵

Other essential health benefits are equally critical for *amici*'s patients. For instance, studies have found that coverage gaps or caps on prescription drug coverage generally lead to worse health outcomes.³⁶ Similarly, the Centers for Disease Control and Prevention (CDC) has described prenatal care as “essential,” because it can help prevent low birth weight, which is the “single most important factor influencing neonatal mortality.”³⁷ Prenatal care can help identify and

³⁵ Laura Ungar, *Grief Grew Into A Mental Health Crisis And A \$21,634 Hospital Bill*, Kaiser Health News (Oct. 31, 2019) (“Feilen has an ‘association health plan’ Feilen said that was all right with her when she bought the policy years ago because she didn’t expect to need that service.... If Feilen could go back in time, she said she would have surely bought insurance that covered mental illness, which affects 1 in 5 U.S. adults each year. ‘I would definitely recommend it. You don’t know what life is gonna bring you,’ she said. ‘I never imagined in a million years that I’d need mental health care.’”), https://khn.org/news/grief-grew-into-a-mental-health-crisis-and-a-21634-hospital-bill/?utm_source=newsletter&utm_medium=email&utm_campaign=newsletter_axi osvitals&stream=top

³⁶ Aaron S. Kesselheim, et al., *Prescription Drug Insurance Coverage and Patient Health Outcomes: A Systematic Review*, 105 *Am. J Public Health* e17 (Feb 2015), available at <https://www.ncbi.nlm.nih.gov/pmc/articles/PMC4318289/>.

³⁷ Centers for Disease Control & Prevention, *Gateway to Health Communication & Social Marketing Practice: Pregnancy and Prenatal Care*, <https://www.cdc.gov/healthcommunication/toolstemplates/entertained/tips/PregnancyPrenatalCare.html>.

eliminate life-threatening health complications caused by pregnancy.³⁸ And drug overdose—which “essential” substance use disorder treatment helps avoid—is the leading cause of death among Americans under 50.³⁹ As any physician worth her salt knows, these services have been deemed “essential” for a reason—they are vital to a patient’s general health and well-being.

The impact of policy exclusions common to STLDI are particularly devastating to our most vulnerable populations, including children and individuals in poor health, such as those with chronic conditions like HIV, mental illness, or substance abuse. They are also especially damaging to women. Because approximately half of pregnancies are unplanned,⁴⁰ women may choose to obtain STLDI insurance because they do not expect to require prenatal or maternity care, but then suddenly find themselves unexpectedly in need of such services. As a result, they could end up facing high medical bills and insufficient care both for themselves and their babies. Worse, if her STLDI coverage expires before the next open-enrollment period in the ACA exchanges, a pregnant woman could be left with

³⁸ National Institutes of Health, *What is Prenatal Care and Why Is It Important*, <https://www.nichd.nih.gov/health/topics/pregnancy/conditioninfo/prenatal-care>.

³⁹ Josh Katz, *Drug Deaths in America are Rising Faster than Ever*, New York Times, June 5, 2017, <https://www.nytimes.com/interactive/2017/06/05/upshot/opioid-epidemic-drug-overdose-deaths-are-rising-faster-than-ever.html>.

⁴⁰ American College of Obstetricians and Gynecologists, Comment Letter at 2, *supra* note 29.

no coverage at all, because the end of STLDI coverage does not trigger a special enrollment period—even if a woman becomes pregnant in the interim.⁴¹

A STLDI plan’s paltry menu of benefits presents little risk if the plan is truly confined to a short gap between periods when an individual would have more comprehensive insurance. But if this coverage is used as a *substitute* for ACA-compliant insurance, the results could be medically or financially catastrophic. Because STLDI issuers can engage in post-claims underwriting, they can rescind coverage or deny claims for services that may be associated with a pre-existing condition. They also can terminate or refuse to renew coverage. If this loss of coverage occurs outside of an open-enrollment period, an STLDI policyholder would be unable to obtain ACA-compliant care and would be left without coverage entirely right as they are facing a health crisis—in other words, at the worst possible time for *amici*’s patients.⁴²

⁴¹ *Id.*

⁴² *E.g.*, Linda J. Blumberg et al., *Updated: The Potential Impact of Short-Term Limited-Duration Policies on Insurance Coverage, Premiums, and Federal Spending* 20, Urban Institute (March 14, 2018), <https://www.urban.org/research/publication/updated-potential-impact-short-term-limited-duration-policies-insurance-coverage-premiums-and-federal-spending> (“[S]ome people buying the narrower STLDI policies will incur serious health problems once enrolled, and find that their plans do not meet their medical needs. This could lead to increases in unmet medical need and uncompensated care.”).

The coverage limitations in STLDI plans can be particularly devastating for those who develop a new chronic condition after obtaining an STLDI plan. Health status is not static, and those who are initially healthy may be less likely to carefully investigate the limits of their coverage. And of course, most healthy people would not have reason to seek out insurance that covers a medical condition they have yet to develop. But these individuals will learn of the limits of their STLDI coverage, or lose coverage altogether, *after* they have developed a medical condition or require a higher level of services, potentially devastating them at their most vulnerable time. As STLDI plans frequently limit or exclude benefits like prescription drug benefits and can deny claims based on pre-existing conditions, STLDI plans can exclude coverage for the services that are most important to patients with chronic conditions. Annual caps on benefits would likewise harm those who are sickest and need insurance the most.

These risks apply to *any* users of STLDI plans who may get sick after obtaining this limited coverage. For instance, *Consumer Reports* published the story of a retired Arizona woman who was hospitalized with an abdominal infection a few weeks after receiving emergency surgery for diverticulitis.⁴³ Her insurance company treated the abdominal infection as related to a pre-existing condition

⁴³ Donna Rosato, *Short-Term Health Insurance Isn't As Cheap As You Think*, *Consumer Reports*, Oct. 2, 2018, <https://www.consumerreports.org/health-insurance/short-term-health-insurance-isnt-as-cheap-as-you-think/>.

related to the diverticulitis and canceled her plan, ultimately leaving her with \$97,000 in hospital bills.⁴⁴ This woman had more understanding than many who signed up for such plans. She had been aware that pre-existing conditions wouldn't be covered, but even she was in for a devastating surprise, as she had no idea that her STLDI plan could be canceled *retroactively*.⁴⁵

Despite these devastating consequences, the district court tried to explain why a longer STLDI duration could benefit someone who develops a condition during her limited-duration plan. It contended that “it is not hard to imagine situations where an individual who developed a medical condition while covered by STLDI—and thus was at risk of losing coverage—would be better positioned to access HIPAA’s protections if their STLDI coverage lasted up to a year rather than three months.” Memorandum Opinion at 37. Not only did the district court’s unsupported assertion fail to address the possibility of retroactive cancelation, but it did not address the fact that this imagined insured would have no ability to extend her STLDI plan after that term ended *and* would now face higher premiums in the ACA-compliant market when her short-term plan expired.

Put simply, the likelihood that individuals will obtain inadequate STLDI coverage in lieu of ACA-compliant insurance is real. Defendants themselves

⁴⁴ *Id.*

⁴⁵ *Id.*

acknowledged in rulemaking that they expected between 100,000 and 200,000 individuals previously enrolled in individual market coverage would purchase STLDI coverage after the 2018 STLDI rule took effect.⁴⁶ But independent studies found that the numbers could be significantly higher.⁴⁷

It is not surprising why individuals might purchase these plans: by offering far less coverage than ACA-compliant plans must, STLDI plans can charge significantly lower premiums. Indeed, one study indicated that STLDI premiums were 54% lower than premiums for ACA-compliant plans.⁴⁸ These lower premiums are likely to be especially attractive to those who are struggling financially. Individuals may be induced by the lower premiums to purchase STLDI plans notwithstanding the more limited coverage because they do not understand the many additional limitations in the coverage that they will be obtaining or because they are healthy at the time they are purchasing the insurance and do not anticipate developing a condition that may require them to obtain services that are not covered.

⁴⁶ 83 Fed Reg at 38236.

⁴⁷ See American Medical Association, Comment Letter at 3, *supra* note 5.

⁴⁸ *Hearing on Protecting Americans with Pre-existing Conditions Before the H. Comm. on Ways and Means*, 116th Cong. 1 (Jan. 29, 2019) (testimony of Karen Pollitz) available at: <http://files.kff.org/attachment/Testimony-of-Karen-Pollitz-Committee-on-Ways%20and-Means-Pre-existing-Conditions-and-Health-Insurance>

The risk for consumer confusion caused by STLDI plans' potential exclusion of essential benefits is no fantasy; it was recognized to be a problem by Defendants themselves, and is addressed in the 2018 STLDI rule itself. The Rule requires contracts and application materials for STLDI plans to provide notice that such plans are "not required to comply with certain federal market requirements for health insurance, principally those contained in the Affordable Care Act."⁴⁹ But while this notice is clear recognition that the regulation creates a problem, it does little to solve it. It does not tell consumers what specific benefits their plan lacks that an ACA-compliant plan would require.⁵⁰ And unfortunately, health insurance is something most Americans simply do not understand. One study found just 9% of Americans showed an understanding of basic health insurance terms.⁵¹ This is consistent with other research.⁵² As a result, the prospect of confusion, or even downright misinformation is real. In fact, one study indicated that

⁴⁹ 83 Fed. Reg. at 38215.

⁵⁰ *Cf.* American Academy of Pediatrics, et al., Comment Letter on Notice of Proposed Rulemaking, Short-Term, Limited Duration Insurance (CMS-9924-P) (April 23, 2018), at 4 (proposing consumers of STLDI plans be required to sign an acknowledgement disclosing the precise benefits of an ACA plan their plan is not providing).

⁵¹ Les Masterson. *United Health Survey: Most Americans Don't Understand Basic Health Plan Terms*, Healthcare Dive, Oct. 10, 2017, <https://www.healthcaredive.com/news/unitedhealth-survey-most-americans-dont-understand-basic-health-plan-term/506895/>.

⁵² *See Policy Genius, 4 Basic Health Insurance Terms 96% of Americans Don't Understand*, <https://www.policygenius.com/health-insurance/learn/health->

consumers shopping online for health insurance, including those using search terms such as ‘Obamacare plans’ or ‘ACA enroll,’ will most often be directed to websites and brokers selling STLDI or other non-ACA compliant products. These websites and brokers often fail to provide consumers with the plan information necessary to inform their purchase. Brokers selling STLDI over the phone push consumers to purchase the insurance quickly, without providing written information.⁵³

If the 2018 STLDI Rule is allowed to remain in effect, many purchasers of STLDI plans will do so without knowing that they are purchasing coverage with significant limitations, knowing what those limitations are, or intending to obtain such limited coverage.⁵⁴ Whether it is due to complexity, intentional misdirection, or outright fraud, the risk of consumer misunderstanding will continue to go unaddressed—and thousands will be left without the full suite of health coverage they intended to obtain.

Finally, new data indicates yet another way in which patients are harmed by the 2018 STLDI Rule and how that Rule is antithetical to the ACA’s goals. A recent

insurance-literacy-survey/ (“96% of Americans overestimate their understanding of health insurance concepts.”).

⁵³ Sabrina Corlette, et al., *The Marketing of Short-Term Health Plans: An Assessment of Industry Practices and State Regulatory Responses 2*, Urban Institute (Jan. 2019), available at: <https://www.rwjf.org/en/library/research/2019/01/the-marketing-of-short-term-health-plans.html>

⁵⁴ Zeke Faux, et al., *Health Insurance That Doesn’t Cover the Bills Has Flooded the Market Under Trump*, Bloomberg Business Week (Sept. 17, 2019), available at: <https://www.bloomberg.com/news/features/2019-09-17/under-trump-health-insurance-with-less-coverage-floods-market>.

study by the National Association of Insurance Commissioners found that short-term health plans spend a disproportionately small percentage of members' premiums on medical care.⁵⁵ ACA-compliant plans are required by law to spend 80% of premiums on patient care. STLDI plans have no such requirement. As a result, the average spending on patient care for the five largest STLDI plans is *less than 40%*.⁵⁶ It is no surprise, then, that this data is a "stark reminder that short-term plans benefit insurance companies more than the patients who purchase them."⁵⁷

At bottom, the administrative and factual records plainly indicate that the expansion of STLDI policies will do real harm to the physical and financial health of those who purchase them. Yet the district court said *nothing* about these deleterious consequences in its truncated arbitrary-and-capriciousness review.

II. THE 2018 STLDI RULE WILL DESTABILIZE THE HEALTH INSURANCE MARKET, INCREASING HEALTH CARE COSTS FOR ALL AMERICANS

The negative effects of the 2018 STLDI Rule are not confined to those who purchase STLDI plans issued pursuant to that rule. Patients who *don't* purchase those plans also will be harmed. Because STLDI plans can offer fewer benefits than ACA-compliant plans, the consumers most likely to purchase such plans in lieu of

⁵⁵ Shelby Livingston, *Short-term Health Plans Spent Little on Medical Care*, Modern Healthcare, Aug. 12, 2019.

⁵⁶ *Id.*

⁵⁷ *Id.*

ACA-compliant plans are those who (at least at the time of purchase) are healthy. Healthy people also may be less likely to inquire into the specific limitations of STLDI plans because they do not have specific conditions about which they need to inquire and are less likely to expect that they will need to use a significant amount of medical services.

The exit of healthy people from ACA insurance markets, however, increases the costs of the more comprehensive plans. If healthy people exit the market for ACA-compliant insurance in order to obtain lower-premium STLDI plans, those who remain in the market for ACA-compliant plans will be on the whole less healthy, with higher average healthcare costs. As a result, premiums for ACA-compliant plans will rise as fewer healthy people with lower healthcare costs remain in the risk pool to offset the higher costs of the less healthy people.

This increase in costs could be substantial. One study estimated that, if the STLDI rule goes into effect, it will result in premiums increasing 18% on average in states that do not counteract the rule by prohibiting or limiting STLDI plans.⁵⁸ Another study estimated that premiums for those remaining in the individual market will increase by 6.6% as a result of the rule.⁵⁹ These premium hikes will

⁵⁸ See American Medical Association, Comment Letter at 3, *supra* note 5.

⁵⁹ *Id.*

disproportionately impact middle class families.⁶⁰ Similarly, these premium hikes will disproportionately impact persons with preexisting conditions who cannot obtain STLDI plans. As one expert explained during testimony before the House Ways and Means Committee, those with pre-existing conditions can “continue to rely on ACA-compliant plans, but will have to pay even higher premiums ... due to a worsening of the risk pool as a result of STLDI plans pulling healthier than average people out of the ACA-compliant market.”⁶¹

There is no dispute that these market-wide consequences will occur if the rule goes into effect; the Defendants themselves acknowledge it.⁶² To the extent there is any doubt, the Congressional Budget Office (CBO) confirms these predictions. The CBO concluded that if the 2018 STLDI Rule was eliminated, “more than 500,000

⁶⁰ *Id.*

⁶¹ Testimony of Karen Pollitz at 6, *supra* note 7.

⁶² *See* Short-Term, Limited-Duration Insurance, 83 FR 7437-01, 7443 (Feb. 21, 2018) (“Because short-term, limited-duration insurance policies can be priced in an actuarially fair manner, subject to State law, individuals who are likely to purchase such coverage are likely to be relatively young or healthy. Allowing such individuals to purchase policies that do not comply with PPACA, but with term lengths that may be similar to those of PPACA-compliant plans with 12-month terms, could potentially weaken States’ individual market single risk pools. As a result, individual market issuers could experience higher than expected costs of care and suffer financial losses....”).

would instead purchase nongroup coverage through the marketplaces.”⁶³ As a result, these “additional enrollees in the nongroup market would have the effect of lowering nongroup premiums by about 1 percent on average because those enrollees are likely to be healthier than the average nongroup enrollee under current law.”⁶⁴

Defendants nevertheless justify their change in the hope that expansion of STLDI plans will increase consumer choice.⁶⁵ But the 2018 STLDI Rule will not do so in any meaningful way. One important tenet of ACA is to even the playing field on which health insurance plans can compete. By requiring plans to provide a minimum set of services and play by the same rules designed to protect consumers and give them meaningful coverage, ACA sets the terms for competition: insurance plans can compete on services by offering more than the minimum consumer protections, or they can compete on price by reducing costs like overhead. They *cannot* compete on price by eliminating essential benefits and other consumer protections. In short, the 2018 STLDI Rule might increase consumer choices in the sense that more plans will be available, but it is a false choice because the new plans it offers are irreconcilable with the ACA .

⁶³ Congressional Budget Office, Pub. 54915, *How CBO and JCT Analyzed Coverage Effects of New Rules for Association Health Plans and Short-Term Plans* (Jan. 2019).

⁶⁴ *Id.*

⁶⁵ *See* 83 Fed. Reg. at 38212.

Amici share Defendants' goal of supporting increased health plan choices. But the 2018 STLDI Rule will lead to a proliferation of inadequate health insurance policies, as well higher costs for those purchasing STLDI policies *and* those buying ACA-compliant policies. A desire for increased consumer choice cannot justify results so inimical to the ACA. "Congress passed the Affordable Care Act to improve health insurance markets, not to destroy them." *King v. Burwell*, 135 S. Ct. 2480, 2496 (2015). Defendants, like courts, must implement and "interpret the Act in a way that is consistent with the former, and avoids the latter." *Id.* The 2018 STLDI Rule does precisely the opposite. It should be vacated.

CONCLUSION

The district court's decision should be reversed.

Dated: November 7, 2019

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Chad I. Golder

CERTIFICATE OF SERVICE

I hereby certify that on November 7, 2019, I caused a true and correct copy of the foregoing to be served on all counsel of record through the Court's CM/ECF system.

Dated: November 7, 2019

/s/ Chad I. Golder

Chad I. Golder