

From: Corinne Chandler [mailto:CChandler@kantorlaw.net]
Sent: Wednesday, October 25, 2017 10:15 AM
To: EBSA, E-ORI - EBSA
Subject: RIN 1210-AB39

Dear Sir or Madam;

I understand that there is a possibility that the implementation of the new ERISA Regulations will be delayed. A delay is unnecessary and will cause further regulatory confusion. The Department of Labor has already addressed all the concerns raised by the purported need for delay. Interested parties already have already had the customary time to weigh in during the rule-making process. There was nothing special about this process, nor the position of those now advocating for a delay that should add yet another layer to the regulatory process.

The new Regulations are needed for clarification. They address concerns raised by our courts for years. They are needed now so that Plans are aware of their duties and can act accordingly.

Corinne Chandler
Kantor & Kantor
19839 Nordhoff St.
Northridge, CA 91324
cchandler@kantorlaw.net
(818) 886 2525