I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers $241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another and unnecessary burden on small employers.

I urge the Department of Labor to reconsider this proposal.
I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers $241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another and unnecessary burden on small employers.

I urge the Department of Labor to reconsider this proposal.
Docket: EBSA-2016-0010
Extension of Comment Period - Proposed Revision of Annual Information Return/Reports

Comment On: EBSA-2016-0010-0001
Annual Reporting and Disclosure

Document: EBSA-2016-0010-DRAFT-0013
Comment on FR Doc # 2016-14892

Submitter Information

Name: Bradley Heter

General Comment

I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers $241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another and unnecessary burden on small employers. These employers simply cannot afford hiring someone to handle these excess regulations for them.

I urge the Department of Labor to reconsider this proposal.
Docket: EBSA-2016-0010
Extension of Comment Period - Proposed Revision of Annual Information Return/Reports

Comment On: EBSA-2016-0010-0001
Annual Reporting and Disclosure

Document: EBSA-2016-0010-DRAFT-0014
Comment on FR Doc # 2016-14892

Submitter Information

Name: Thomas Gruber

General Comment

I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers $241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another and unnecessary burden on small employers.

I urge the Department of Labor to reconsider this proposal.
Docket: EBSA-2016-0010
Extension of Comment Period - Proposed Revision of Annual Information Return/Reports

Comment On: EBSA-2016-0010-0001
Annual Reporting and Disclosure

Document: EBSA-2016-0010-DRAFT-0015 Comment on FR Doc # 2016-14892

Submitter Information

Name: Caprice Haight
Address: 11575 Reading Road
Cincinnati, OH, 45241
Email: caprice.haight@nisbetbrower.com
Phone: 513-563-1111, ext. 6914

General Comment

I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers $241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place YET ANOTHER and UNNECESSARY burden on small employers.

I urge the Department of Labor to reconsider this proposal.
I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers $241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another and unnecessary burden on small employers.

I urge the Department of Labor to reconsider this proposal.
I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers $241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another and unnecessary burden on small employers.

I urge the Department of Labor to reconsider this proposal.

There is enough hours in a year for governmental forms. Hours are better spent building, growing business to employee more people.
Docket: EBSA-2016-0010
Extension of Comment Period - Proposed Revision of Annual Information Return/Reports

Comment On: EBSA-2016-0010-0001
Annual Reporting and Disclosure

Document: EBSA-2016-0010-DRAFT-0018
Comment on FR Doc # 2016-14892

Submitter Information

Name: Cynthia Fetters
Address: 6467 Visitation Dr
Cincinnati, OH, 45248

General Comment

I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers $241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another and unnecessary burden on small employers.

I urge the Department of Labor to reconsider this proposal.
General Comment

I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers $241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another and unnecessary burden on small employers.

I urge the Department of Labor to reconsider this proposal.

Sincerely,

Dennis C. Eckstein
Ramco Electric Motors, Inc.
Public Submission

Docket: EBSA-2016-0010
Extension of Comment Period - Proposed Revision of Annual Information Return/Reports

Comment On: EBSA-2016-0010-0001
Annual Reporting and Disclosure

Document: EBSA-2016-0010-DRAFT-0020
Comment on FR Doc # 2016-14892

Submitter Information

Name: Karen M. Barto

General Comment

I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers $241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another and unnecessary burden on small employers.

I urge the Department of Labor to reconsider this proposal.

As a small municipality, we do not have sufficient personnel to handle all of the legislative issues being enforced by the legislature. Please consider NOT enacting this piece of legislation.
I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers $241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another and unnecessary burden on small employers.

I urge the Department of Labor to reconsider this proposal.
PUBLIC SUBMISSION

Docket: EBSA-2016-0010
Extension of Comment Period - Proposed Revision of Annual Information Return/Reports

Comment On: EBSA-2016-0010-0001
Annual Reporting and Disclosure

Document: EBSA-2016-0010-DRAFT-0022
Comment on FR Doc # 2016-14892

Submitter Information

Name: Anonymous Anonymous

General Comment

I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers $241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another and unnecessary burden on small employers.

I urge the Department of Labor to reconsider this proposal.
I am requesting that the DOL reconsider the proposed annual reporting and disclosure rules relating to form 5500 and schedule J. The rules that would eliminate the small group exemption form 5500 filings plus the additional data collection requirements on schedule J will add 2.2 million work hours and would cost small employers $241.6 million. Small employers such as ourselves are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The changes place yet another and unnecessary burden on small employers. Please, please, please do not approve this proposal. We will have to definitely stop offering medical insurance and paying for medical insurance for our employees with this additional burden. It is horrible that small business is getting choked out of business by the government. This is not the American dream.
General Comment

I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers $241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another and unnecessary burden on small employers.

I urge the Department of Labor to reconsider this proposal.
General Comment

I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers $241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another and unnecessary burden on small employers.

I urge the Department of Labor to reconsider this proposal.
I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers $241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another and unnecessary burden on small employers.

I urge the Department of Labor to reconsider this proposal.
I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers $241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another and unnecessary burden on small employers.

I urge the Department of Labor to reconsider this proposal.
I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J. The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers $241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another and unnecessary burden on small employers.

I urge the Department of Labor to reconsider this proposal!
I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers $241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another and unnecessary burden on small employers.

I urge the Department of Labor to reconsider this proposal.
I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers $241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another and unnecessary burden on small employers.

I urge the Department of Labor to reconsider this proposal.
I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers $241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another and unnecessary burden on small employers.

I urge the Department of Labor to reconsider this proposal.
General Comment

I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers $241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another and unnecessary burden on small employers.

I urge the Department of Labor to reconsider this proposal.
I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional date collection requirements on Schedule J will add 2.2 million work hours and would cost small employers $241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another, and unnecessary, burden on small employers.

I urge the Department of Labor to reconsider this proposal.

Thank You.
I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers $241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another and unnecessary burden on small employers.

I urge the Department of Labor to reconsider this proposal.
I am a small CPA firm administrator that went self-funded a few years ago to try to control one of our biggest expense items, health care.

I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers $241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another and unnecessary burden on small employers.

I urge the Department of Labor to reconsider this proposal.
General Comment

I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers $241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another and unnecessary burden on small employers.

I urge the Department of Labor to reconsider this proposal!
Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another and unnecessary burden on small employers.

I urge the Department of Labor to reconsider this proposal.
I request that the Department of Labor reconsider their stance on the proposed Annual Reporting and Disclosure rules relating to the Form 5500 and Schedule J. The proposed rules would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add an excessive time and cost burden to the small employers.

Small employers already face challenges to stay current and compliant with excessive Federal, state, and local rules and regulations. The proposed changes place yet another unnecessary obstacle and burden upon small employers as they try to conduct their actual business. Time spent on administration and not on production is wasted time for a business. This would be additional expense that would detract from the economy.

I urge the Department of Labor to reconsider their stance on this proposal.
I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers $241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another and unnecessary burden on small employers.

I urge the Department of Labor to reconsider this proposal.
I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers $241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another and unnecessary burden on small employers.

I urge the Department of Labor to reconsider this proposal.
Please don't eliminate the small plan exemption. It would create additional expenses and work for these small companies and negatively affect their contributions to the US, its people and economy.
I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers $241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another and unnecessary burden on small employers.

I urge the Department of Labor to reconsider this proposal.
I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers $241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another and unnecessary burden on small employers.

I urge the Department of Labor to reconsider this proposal.
I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers $241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another and unnecessary burden on small employers.

I urge the Department of Labor to reconsider this proposal.
PUBLIC SUBMISSION

Docket: EBSA-2016-0010
Extension of Comment Period - Proposed Revision of Annual Information Return/Reports

Comment On: EBSA-2016-0010-0001
Annual Reporting and Disclosure

Document: EBSA-2016-0010-DRAFT-0050 Comment on FR Doc # 2016-14892

Submitter Information

Name: Julie Fronk
Address: 55 Edgewood Road
Edgewood, KY, 41017
Email: jfronk@twc.com
Phone: 8596559555

General Comment

I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers $241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another and unnecessary burden on small employers.

I urge the Department of Labor to reconsider this proposal.
I would like the Department of Labor to reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers $241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another and unnecessary burden on small employers.

I urge the Department of Labor to reconsider this proposal.
PUBLIC SUBMISSION

Docket: EBSA-2016-0010
Extension of Comment Period - Proposed Revision of Annual Information Return/Reports

Comment On: EBSA-2016-0010-0001
Annual Reporting and Disclosure

Document: EBSA-2016-0010-DRAFT-0052
Comment on FR Doc # 2016-14892

Submitter Information

Name: Anonymous Anonymous

General Comment

I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers $241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another and unnecessary burden on small employers.

I urge the Department of Labor to reconsider this proposal.
PUBLIC SUBMISSION

Docket: EBSA-2016-0010
Extension of Comment Period - Proposed Revision of Annual Information Return/Reports

Comment On: EBSA-2016-0010-0001
Annual Reporting and Disclosure

Document: EBSA-2016-0010-DRAFT-0053
Comment on FR Doc # 2016-14892

Submitter Information

Name: Anonymous Small US employer

General Comment

I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J. Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another and unnecessary burden on small employers. The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers $241.6 million. I urge the Department of Labor to reconsider this proposal.

Thank you
PUBLIC SUBMISSION

Docket: EBSA-2016-0010
Extension of Comment Period - Proposed Revision of Annual Information Return/Reports

Comment On: EBSA-2016-0010-0001
Annual Reporting and Disclosure

Document: EBSA-2016-0010-DRAFT-0054
Comment on FR Doc # 2016-14892

Submitter Information

Name: sherrilyn peck
Address: 7915 Treeheights Court
Cincinnati, OH, 45242
Email: speck@drsbenefits.com
Phone: 5137459559

General Comment

I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers $241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another and unnecessary burden on small employers.

I urge the Department of Labor to reconsider this proposal.
I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J. The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers $241.6 million!!! Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another and unnecessary burden on small employers. I urge the Department of Labor to reconsider this proposal.
I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers $241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another and unnecessary burden on small employers.

I urge the Department of Labor to reconsider this proposal.
I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers $241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another and unnecessary burden on small employers.

I urge the Department of Labor to reconsider this proposal.
I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers $241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another and unnecessary burden on small employers.

I urge the Department of Labor to reconsider this proposal.
**Docket:** EBSA-2016-0010  
Extension of Comment Period - Proposed Revision of Annual Information Return/Reports

**Comment On:** EBSA-2016-0010-0001  
Annual Reporting and Disclosure

**Document:** EBSA-2016-0010-DRAFT-0060  
Comment on FR Doc # 2016-14892

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**Submitter Information**

**Name:** Becky Miller

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**General Comment**

I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers $241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another and unnecessary burden on small employers.

I urge the Department of Labor to reconsider this proposal.
General Comment

I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers $241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another and unnecessary burden on small employers.

I urge the Department of Labor to reconsider this proposal. If the proposed regulations are adopted, many employers will simply "give-up" on employer sponsored coverage, which may be your goal.
Docket: EBSA-2016-0010
Extension of Comment Period - Proposed Revision of Annual Information Return/Reports

Comment On: EBSA-2016-0010-0001
Annual Reporting and Disclosure

Document: EBSA-2016-0010-DRAFT-0062
Comment on FR Doc # 2016-14892

Submitter Information

Name: Garry Christopher
Organization: Lang Financial Group

General Comment

I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers $241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another and unnecessary burden on small employers.

I urge the Department of Labor to reconsider this proposal.
Docket: EBSA-2016-0010
Extension of Comment Period - Proposed Revision of Annual Information Return/Reports

Comment On: EBSA-2016-0010-0001
Annual Reporting and Disclosure

Document: EBSA-2016-0010-DRAFT-0063
Comment on FR Doc # 2016-14892

Submitter Information

Name: Jake Roehm

General Comment

I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers $241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another and unnecessary burden on small employers.

I urge the Department of Labor to reconsider this proposal.
I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers $241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another and unnecessary burden on small employers.

I urge the Department of Labor to reconsider this proposal.
I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers $241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another and unnecessary burden on small employers.

I urge the Department of Labor to reconsider this proposal.
I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers $241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another and unnecessary burden on small employers.

I urge the Department of Labor to reconsider this proposal.
General Comment

I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers $241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another and unnecessary burden on small employers.

I urge the Department of Labor to reconsider this proposal.
I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers $241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another and unnecessary burden on small employers.

I urge the Department of Labor to reconsider this proposal.
I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers $241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another unnecessary burden on small employers.
I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers $241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another unnecessary burden on small employers.

I urge the Department of Labor to reconsider this proposal.
I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J. The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers $241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another unnecessary burden on small employers. I urge the Department of Labor to reconsider this proposal.

Respectfully,

Pryce M. Haynes III
I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers $241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another unnecessary burden on small employers.

I urge the Department of Labor to reconsider this proposal.
I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers $241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another unnecessary burden on small employers.

I urge the Department of Labor to reconsider this proposal.
PUBLIC SUBMISSION

Docket: EBSA-2016-0010
Extension of Comment Period - Proposed Revision of Annual Information Return/Reports

Comment On: EBSA-2016-0010-0001
Annual Reporting and Disclosure

Document: EBSA-2016-0010-DRAFT-0136
Comment on FR Doc # 2016-14892

Submitter Information

Name: Ben Otley

General Comment

I am recommending that the Department of Labor NOT implement the proposed Annual Reporting and Disclosure rules relating to form 5500 and Schedule J. This rule, as proposed, would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will be an added burden on small companies. It is already difficult for small companies to stay current and compliant with excessive federal, state and local rules and regulations. I would ask the Department of Labor NOT to implement this proposed rule.
**General Comment**

I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers $241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another unnecessary burden on small employers.

I urge the Department of Labor to reconsider this proposal.
PUBLIC SUBMISSION

Docket: EBSA-2016-0010
Extension of Comment Period - Proposed Revision of Annual Information Return/Reports

Comment On: EBSA-2016-0010-0001
Annual Reporting and Disclosure

Document: EBSA-2016-0010-DRAFT-0138
Comment on FR Doc # 2016-14892

Submitter Information

Name: Anonymous Anonymous

General Comment

I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers $241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another unnecessary burden on small employers.

I urge the Department of Labor to reconsider this proposal.
General Comment

I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J. The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers $241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another unnecessary burden on small employers.

I urge the Department of Labor to reconsider this proposal.

Sincerely,
Mark Horstman
To Whom It May Concern:
I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J. The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers $241.6 million. Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another unnecessary burden on small employers. I urge the Department of Labor to reconsider this proposal.

Thank you for your consideration and hearing The People of the U.S.A.  
Megan Wyse, CPIA, CBC Andres O'Neil & Lowe Employee Benefits Manager
I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers $241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another unnecessary burden on small employers.

I urge the Department of Labor to reconsider this proposal.
Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another unnecessary burden on small employers.

I urge the Department of Labor to reconsider this proposal. Thank you.
I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J. The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers $241.6 million. Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another unnecessary burden on small employers.

I urge the Department of Labor to reconsider this proposal.
There is no reason for small group to have this requirement. It would add thousands of wasted time and money that small business's can not afford. This is ridiculous.
PUBLIC SUBMISSION

Docket: EBSA-2016-0010
Extension of Comment Period - Proposed Revision of Annual Information Return/Reports

Comment On: EBSA-2016-0010-0001
Annual Reporting and Disclosure

Document: EBSA-2016-0010-DRAFT-0147 Comment on FR Doc # 2016-14892

Submitter Information

Name: Rowland LeMaster

General Comment

I am requesting that the Dep. of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J. The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers $251.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state, and local rules and regulations. The proposed changes place yet another unnecessary burden on small employers!

I urge the Dept of Labor to reconsider this proposal.

Thank you.

Parrett Insurance Agency, Inc.
Rowland D. LeMaster
Joan M. Butler
Docket: EBSA-2016-0010
Extension of Comment Period - Proposed Revision of Annual Information Return/Reports

Comment On: EBSA-2016-0010-0001
Annual Reporting and Disclosure

Document: EBSA-2016-0010-DRAFT-0148
Comment on FR Doc # 2016-14892

Submitter Information

Name: Carl Bloomer
Address: 7588 Central Parke Blvd Suite 308
Mason, OH, 45040
Email: Carl@LegacyBenefitsSolutions.com

General Comment

I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers $241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another unnecessary burden on small employers.

I urge the Department of Labor to reconsider this proposal.
I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers $241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another unnecessary burden on small employers.

I urge the Department of Labor to reconsider this proposal.
I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers $241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another unnecessary burden on small employers.

I urge the Department of Labor to reconsider this proposal.
I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers $241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another unnecessary burden on small employers.

I urge the Department of Labor to reconsider this proposal.
To Whom it May Concern:

I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers $241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another unnecessary burden on small employers.

I urge the Department of Labor to reconsider this proposal.

Thank you
I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J. The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers $241.6 million. Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another unnecessary burden on small employers. I urge the Department of Labor to reconsider this proposal.

Sincerely,
Jeffrey Novak
PUBLIC SUBMISSION

Docket: EBSA-2016-0010
Extension of Comment Period - Proposed Revision of Annual Information Return/Reports

Comment On: EBSA-2016-0010-0001
Annual Reporting and Disclosure

Document: EBSA-2016-0010-DRAFT-0154
Comment on FR Doc # 2016-14892

Submitter Information

Name: Paul Tambe
Address: 9518 Tahoe Drive
Centerville, OH, 45458

General Comment

I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers $241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another unnecessary burden on small employers.

I urge the Department of Labor to reconsider this proposal.
I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers $241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another unnecessary burden on small employers.

I urge the Department of Labor to reconsider this proposal.
I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers $241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another unnecessary burden on small employers.
I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers $241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another unnecessary burden on small employers.

I urge the Department of Labor to reconsider this proposal.
General Comment

I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers $241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another unnecessary burden on small employers.

I urge the Department of Labor to reconsider this proposal.
Docket: EBSA-2016-0010
Extension of Comment Period - Proposed Revision of Annual Information Return/Reports

Comment On: EBSA-2016-0010-0001
Annual Reporting and Disclosure

Document: EBSA-2016-0010-DRAFT-0159
Comment on FR Doc # 2016-14892

Submitter Information

Name: Christine Sergent
Address: 886 E High AVE
New Philadephia,  44663
Email: amerilandins@gmail.com
Phone: 3303397679

General Comment

I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers $241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another unnecessary burden on small employers.

I urge the Department of Labor to reconsider this proposal.
I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers $241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another unnecessary burden on small employers.

I urge the Department of Labor to reconsider this proposal.
General Comment

I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers $241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another unnecessary burden on small employers.

I urge the Department of Labor to reconsider this proposal.
General Comment

I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers $241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another unnecessary burden on small employers.

I urge the Department of Labor to reconsider this proposal.
My recommendation is the Department of Labor reconsider the Proposed Annual Reporting and Disclosure Rules relating to Form 5500 and Schedule J.

The newly proposed rules would eliminate the small group exemption on Form 5500 filing plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers $241.6 million dollars.

Small employers are already challenged to stay current and compliant with excessive Federal, State and Local rules and regulations. The proposed changes place yet another unnecessary burden on small employers, to the extent that they may have to close their doors.

I am urging the Department of Labor to reconsider this proposal immediately.

Sincerely,

Ann Williams
I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers $241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another unnecessary burden on small employers.

I urge the Department of Labor to reconsider this proposal.
I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers $241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another unnecessary burden on small employers.

I urge the Department of Labor to reconsider this proposal.

Matthew Gundic
(30 years health insurance professional)
I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J. The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers $241.6 million. Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another unnecessary burden on small employers.

I urge the Department of Labor to reconsider this proposal.
I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers $241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another unnecessary burden on small employers.

I urge the Department of Labor to reconsider this proposal.
Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another unnecessary burden on small employers. I urge the Department of Labor to reconsider this proposal.
To Who it May Concern,

I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to the Form 5500 and Schedule J. The proposed rules would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million hours and would cost small employers 241.6 million dollars. This would no doubt add additional hardships and costs to small employers who are already inundated with regulations and needless requirements. Small employers are already challenged to stay current and compliant with the excessive federal, state and local rules and regulations! The proposed changes place yet another unnecessary burden on small employers. We insure over 300 small employers and I speak on behalf of each of them, I include my own small business in this as well. I urge the Department of Labor to reconsider this proposal.

Regards
Bob Rich Insurance Broker
I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers $241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another unnecessary burden on small employers.

I urge the Department of Labor to reconsider this proposal.
I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers $241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another unnecessary burden on small employers.

I urge the Department of Labor to reconsider this proposal.

Sincerely,
Bruce Browne
I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers $241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another unnecessary burden on small employers.

I urge the Department of Labor to reconsider this proposal.
I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers $241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another unnecessary burden on small employers.

I urge the Department of Labor to reconsider this proposal.
I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers $241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another unnecessary burden on small employers.

I urge the Department of Labor to reconsider this proposal.
I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers $241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another unnecessary burden on small employers.

I urge the Department of Labor to reconsider this proposal.
Docket: EBSA-2016-0010
Extension of Comment Period - Proposed Revision of Annual Information Return/Reports

Comment On: EBSA-2016-0010-0001
Annual Reporting and Disclosure

Document: EBSA-2016-0010-DRAFT-0180
Comment on FR Doc # 2016-14892

Submitter Information

Name: Anju Chawla

General Comment

I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers $241.6 million.

Women Owned Small Business employers like our's are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another unnecessary burden on small employers.

I urge the Department of Labor to reconsider this proposal and help Small Businesses!
General Comment

I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers $241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another unnecessary burden on small employers.

I urge the Department of Labor to reconsider this proposal.
Docket: EBSA-2016-0010
Extension of Comment Period - Proposed Revision of Annual Information
Return/Reports

Comment On: EBSA-2016-0010-0001
Annual Reporting and Disclosure

Document: EBSA-2016-0010-DRAFT-0183
Comment on FR Doc # 2016-14892

Submitter Information

Name: D Grant
Organization: Grant Insurance Agency

General Comment

am requesting that the Department of Labor reconsider the proposed Annual
Reporting and Disclosure rules relating to Form 5500 and Schedule J.
I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers $241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another unnecessary burden on small employers.

I urge the Department of Labor to reconsider this proposal.
PUBLIC SUBMISSION

Docket: EBSA-2016-0010
Extension of Comment Period - Proposed Revision of Annual Information Return/Reports

Comment On: EBSA-2016-0010-0001
Annual Reporting and Disclosure

Document: EBSA-2016-0010-DRAFT-0187
Comment on FR Doc # 2016-14892

Submitter Information

Name: Dale Brockman

General Comment

I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers $241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another unnecessary burden on small employers.

I urge the Department of Labor to reconsider this proposal.

Dale Brockman
Small Business Owner
I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers $241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another unnecessary burden on small employers.

I urge the Department of Labor to reconsider this proposal.

Thank you
Docket: EBSA-2016-0010
Extension of Comment Period - Proposed Revision of Annual Information Return/Reports

Comment On: EBSA-2016-0010-0001
Annual Reporting and Disclosure

Document: EBSA-2016-0010-DRAFT-0192
Comment on FR Doc # 2016-14892

Submitter Information
Name: Trisha Aeschliman
Organization: AOL

General Comment
I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J