

PUBLIC SUBMISSION

Received: March 08, 2017 Status: Pending_Post Tracking No. 1k1-8v5a-31ao Comments Due: March 17, 2017 Submission Type: Web

Docket: EBSA-2010-0050

Definition of the Term ‘Fiduciary’; Conflict of Interest Rule—Retirement Investment Advice

Comment On: EBSA-2010-0050-3491

Definition of Term Fiduciary; Conflict of Interest Rule-Retirement Investment

Document: EBSA-2010-0050-DRAFT-12972

Comment on FR Doc # 2017-04096

Submitter Information

Name: Alisa McCoy

Address: 20 Eagan Ave

Staten Island, NY, 10312

Email: alisa8523@icloud.com

Phone: 3473084927

General Comment

This proposed delay tactic seems like the typical duplication of rules and regulations in order to keep the intended fiduciary to make decisions and access their own funds. And to create a new definition of the term "intended fiduciary" seems to open an entire new gateway for conflicts of interest and identity fraud, with a twist of regulation. There seems no legitimate reason to cause yet another delayed diversion.

Another example of drowning in bureaucratic Time and money consuming Rules and Regulations.