

# PUBLIC SUBMISSION

<b>Received:</b> March 15, 2017 <b>Status:</b> Pending_Post <b>Tracking No.</b> 1k1-8v9s-4cw2 <b>Comments Due:</b> March 17, 2017 <b>Submission Type:</b> 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-15090

Comment on FR Doc # 2017-04096

---

## Submitter Information

**Name:** Mitchell Fiser

**Address:** KS, 66217

**Email:** mfiser@fisergroup.com

---

## General Comment

Dear Sirs:

As a participant in a company retirement plan, I need advise on my investment options and my eventual rollover upon retirement. I am told by our 401k advisor that they cannot help me under the upcoming rules.

I used to get advice and the advisor says the new rule will no longer allow them to serve the participants or accept rollovers for the low fees they are allowed to charge on rollovers from our plan.

Are you trying to reduce the help soon-to-be-retirees desperately need?

The old rules seem fine. Allow the 60 day delay so this can be further reviewed.