

# PUBLIC SUBMISSION

**Received:** October 01, 2020  
**Tracking No.** 1k4-9j9x-9dlr  
**Comments Due:** October 05, 2020  
**Submission Type:** API

**Docket:** EBSA-2020-0008  
Fiduciary Duties Regarding Proxy Voting and Shareholder Rights

**Comment On:** EBSA-2020-0008-0001  
Fiduciary Duties Regarding Proxy Voting and Shareholder Rights

**Document:** EBSA-2020-0008-DRAFT-0156  
Comment 0139 McMahon 10012020

---

## Submitter Information

**Name:** Anonymous Anonymous

---

## General Comment

I am in support of the rules propose by the FEP for many reasons. But, what I am most concerned about is the practice of stacking Boards of Directors with Politically Motivated persons. A Board Member must be motivated only by what makes the Company Stronger and by what provides greater value to Shareholders.

Being beholden to Black Lives Matter or to a Political Platform and allowing that be a key factor in how decisions and policies in the operation of the Corporations is not an Honorable way of doing business. And when this goes as far as to Force Employees to Endure Indoctrination sush as Critical Race Theory it has gone way too far. It is at very least disrespectful, humiliating and abusive to the Employees it is simply not an acceptable way in the USA to make changes to the Ruled of Law or to Society in general. And doing these things is not going to result in good results for the business. You can't abuse your personnel, make them scared to have an opinion and get fired for even mistakenly let that opinion be known is wrong. And not productive. It is actually a violation of the Civil Rights Act. So as any Corporation doing business in and with the USA you should consider this when electing your Board of Directors and operating your business morally and Honestly.

Thank You,  
Daniel McMahon  
Boynton Beach, Fl