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General Comment

Per the regulation: "Title I of the Employee Retirement Income Security Act of 1974 (ERISA) establishes minimum standards that govern the operation of private-sector employee benefit plans, including fiduciary responsibility rules."

Seems as if the regulation already precludes funds that are not fiduciary stewards, so why the need to pick on ESGs? Any ESG, or any other non-ESG fund for that matter, that doesn't meet fiduciary standards is verboten.

This is a bald-faced attempt by this corrupt and despicable administration to hamper ANYTHING that is pro-society; to line the pockets of morally-corrupt Big Business.