

From: Karl R Dommert <kdommert@hotmail.com>
Sent: Monday, September 21, 2015 5:51 PM
To: EBSA, E-ORI - EBSA
Subject: RIN 1210-AB32

RE: Employee Benefits Security Administration

**Definition of the Term Fiduciary; Conflict of Interest
Rule- Retirement Investment Advice**

This proposed rule structure appears to provide a good protection for persons investing in an employee benefit managed plan where the individual trades and purchases cannot be managed by the investors.

Please also consider that there are many private individual investors that have knowledge and resources to execute their own investments either directly or through their contracted broker.

Options trading, and similar investments should not be restricted to any select class of persons. To do so is not to provide a free market economy.

While imposing restrictions on a third party contracted, or employed, by a trust or benefit plan, be certain that the restriction does not also restrict individuals acting in their own interest and at their own risk.

Thank you,

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