PUBLIC SUBMISSION

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Comment On: EBSA-2023-0014-0001 Retirement Security Rule: Definition of an Investment Advice Fiduciary

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Submitter Information

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General Comment

As a CFP with over 30 years experience providing financial advice to individuals and small businesses and owner of a financial services firm I find the DOL proposal to be duplicative of existing regulations and standards and unneeded. This will drive up costs to our clients without a commensurate benefit and make it more difficult for average investors to access competent and caring financial advisors.

I'm writing to express my concerns with the Department of Labor's (DOL) Retirement Security rule proposal. I believe this proposal will harm millions of lowand middle-income households by limiting access to personalized financial guidance and advice.

As a financial professional, I'm already required to act in the best interests of my clients under the SEC's Regulation Best Interest (Reg BI) and, when considering annuities, applicable state laws that impose similar requirements. Together, these regulations ensure that my clients and I can focus on working together to build responsible savings and investments habits.

This proposal has the potential to upend our existing, comprehensive structure by limiting our ability to help our clients safeguard their savings in a manner of their choosing. In particular, the previous iteration of a substantially similar DOL rule

resulted in a meaningful reduction in services offered to millions of low- and middleincome households. I am concerned that the resurrection of this rule is expected to exacerbate the racial wealth gap by roughly 20% due to a disproportionate impact on Black and Hispanic communities.

I hope the DOL will consider the harm the previous fiduciary rule had on communities, as well as the changes in securities regulations that came with the adoption of Reg BI and state insurance suitability rules and withdraw the Retirement Security rule proposal.