From: Gil Armour [mailto:garmour@sagepointadvisor.com]
Sent: Monday, September 21, 2015 1:20 PM
To: EBSA, E-ORI - EBSA
Cc: advocacy@financialservices.org
Subject: comment on RIN 1210-AB32

The DOL's proposed fiduciary rule, as currently structured, would result in HIGHER costs to my clients instead of lower costs as the DOL hoped. Please consider the inputs from the Financial Services Institute, to make the rule more workable before implementing.

Sincerely,

Gil

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