Received: September 19, 2016

Status: Pending_Post

Tracking No. 1k0-8rzr-2s9g

Comments Due: December 05, 2016

Submission Type: Web

Docket: EBSA-2016-0010

Extension of Comment Period - Proposed Revision of Annual Information

Return/Reports

Comment On: EBSA-2016-0010-0001

Annual Reporting and Disclosure

Document: EBSA-2016-0010-DRAFT-0010

Comment on FR Doc # 2016-14892

Submitter Information

Name: Anonymous Anonymous

General Comment

I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers \$241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another and unnecessary burden on small employers.

Received: September 19, 2016

Status: Pending_Post

Tracking No. 1k0-8rzt-55x8

Comments Due: December 05, 2016

Submission Type: Web

Docket: EBSA-2016-0010

Extension of Comment Period - Proposed Revision of Annual Information

Return/Reports

Comment On: EBSA-2016-0010-0001

Annual Reporting and Disclosure

Document: EBSA-2016-0010-DRAFT-0012

Comment on FR Doc # 2016-14892

Submitter Information

Name: Peter Landesman

General Comment

I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers \$241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another and unnecessary burden on small employers.

Received: September 19, 2016

Status: Pending_Post

Tracking No. 1k0-8rzw-4y2g

Comments Due: December 05, 2016

Submission Type: Web

Docket: EBSA-2016-0010

Extension of Comment Period - Proposed Revision of Annual Information

Return/Reports

Comment On: EBSA-2016-0010-0001

Annual Reporting and Disclosure

Document: EBSA-2016-0010-DRAFT-0013

Comment on FR Doc # 2016-14892

Submitter Information

Name: Bradley Heter

General Comment

I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers \$241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another and unnecessary burden on small employers. These employers simply cannot afford hiring someone to handle these excess regulations for them.

Received: September 19, 2016

Status: Pending_Post

Tracking No. 1k0-8rzw-vxwt

Comments Due: December 05, 2016

Submission Type: Web

Docket: EBSA-2016-0010

Extension of Comment Period - Proposed Revision of Annual Information

Return/Reports

Comment On: EBSA-2016-0010-0001

Annual Reporting and Disclosure

Document: EBSA-2016-0010-DRAFT-0014

Comment on FR Doc # 2016-14892

Submitter Information

Name: Thomas Gruber

General Comment

I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers \$241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another and unnecessary burden on small employers.

Received: September 19, 2016

Status: Pending_Post

Tracking No. 1k0-8rzw-7eud

Comments Due: December 05, 2016

Submission Type: Web

Docket: EBSA-2016-0010

Extension of Comment Period - Proposed Revision of Annual Information

Return/Reports

Comment On: EBSA-2016-0010-0001

Annual Reporting and Disclosure

Document: EBSA-2016-0010-DRAFT-0015 Comment on FR Doc # 2016-14892

Submitter Information

Name: Caprice Haight

Address:11575 Reading Road

Cincinnati, OH, 45241

Email: caprice.haight@nisbetbrower.com

Phone: 513-563-1111, ext. 6914

General Comment

I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data

collection requirements on Schedule J will add 2.2 million work hours and would cost small employers \$241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place YET ANOTHER and UNNECESSARY burden on small employers.

Received: September 19, 2016

Status: Pending_Post

Tracking No. 1k0-8rzw-ludm

Comments Due: December 05, 2016

Submission Type: Web

Docket: EBSA-2016-0010

Extension of Comment Period - Proposed Revision of Annual Information

Return/Reports

Comment On: EBSA-2016-0010-0001

Annual Reporting and Disclosure

Document: EBSA-2016-0010-DRAFT-0016

Comment on FR Doc # 2016-14892

Submitter Information

Name: Jim Beatrice

Address: 211 Grandview Drive Fort Mitchell. KY. 41017

Email: jim@businessbenefits.com

Phone: 859-331-3232

General Comment

I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers \$241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another and unnecessary burden on small employers.

Received: September 19, 2016

Status: Pending_Post

Tracking No. 1k0-8rzw-xscy

Comments Due: December 05, 2016

Submission Type: Web

Docket: EBSA-2016-0010

Extension of Comment Period - Proposed Revision of Annual Information

Return/Reports

Comment On: EBSA-2016-0010-0001

Annual Reporting and Disclosure

Document: EBSA-2016-0010-DRAFT-0017

Comment on FR Doc # 2016-14892

Submitter Information

Name: Anonymous Anonymous

General Comment

I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers \$241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another and unnecessary burden on small employers.

I urge the Department of Labor to reconsider this proposal.

There is enough hours in a year for governmental forms. Hours are better spent building, growing business to employee more people.

Received: September 19, 2016

Status: Pending_Post

Tracking No. 1k0-8rzx-1451

Comments Due: December 05, 2016

Submission Type: Web

Docket: EBSA-2016-0010

Extension of Comment Period - Proposed Revision of Annual Information

Return/Reports

Comment On: EBSA-2016-0010-0001

Annual Reporting and Disclosure

Document: EBSA-2016-0010-DRAFT-0018

Comment on FR Doc # 2016-14892

Submitter Information

Name: Cynthia Fetters Address: 6467 Visitation Dr Cincinnati, OH, 45248

General Comment

I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers \$241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another and unnecessary burden on small employers.

Received: September 20, 2016

Status: Pending_Post

Tracking No. 1k0-8s0a-8xyx

Comments Due: December 05, 2016

Submission Type: Web

Docket: EBSA-2016-0010

Extension of Comment Period - Proposed Revision of Annual Information

Return/Reports

Comment On: EBSA-2016-0010-0001

Annual Reporting and Disclosure

Document: EBSA-2016-0010-DRAFT-0019 Comment on FR Doc # 2016-14892

Submitter Information

Name: Dennis Eckstein

General Comment

I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers \$241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another and unnecessary burden on small employers.

I urge the Department of Labor to reconsider this proposal.

Sincerely,

Dennis C. Eckstein Ramco Electric Motors, Inc.

Received: September 20, 2016

Status: Pending_Post

Tracking No. 1k0-8s0b-v15w

Comments Due: December 05, 2016

Submission Type: Web

Docket: EBSA-2016-0010

Extension of Comment Period - Proposed Revision of Annual Information

Return/Reports

Comment On: EBSA-2016-0010-0001

Annual Reporting and Disclosure

Document: EBSA-2016-0010-DRAFT-0020

Comment on FR Doc # 2016-14892

Submitter Information

Name: Karen M. Barto

General Comment

I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers \$241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another and unnecessary burden on small employers.

I urge the Department of Labor to reconsider this proposal.

As a small municipality, we do not have sufficient personnel to handle all of the legislative issues being enforced by the legislature. Please consider NOT enacting this piece of legislation.

Received: September 20, 2016

Status: Pending_Post

Tracking No. 1k0-8s0b-eq6v

Comments Due: December 05, 2016

Submission Type: Web

Docket: EBSA-2016-0010

Extension of Comment Period - Proposed Revision of Annual Information

Return/Reports

Comment On: EBSA-2016-0010-0001

Annual Reporting and Disclosure

Document: EBSA-2016-0010-DRAFT-0021

Comment on FR Doc # 2016-14892

Submitter Information

Name: Anonymous Anonymous

General Comment

I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers \$241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another and unnecessary burden on small employers.

Received: September 20, 2016

Status: Pending_Post

Tracking No. 1k0-8s0b-6b77

Comments Due: December 05, 2016

Submission Type: Web

Docket: EBSA-2016-0010

Extension of Comment Period - Proposed Revision of Annual Information

Return/Reports

Comment On: EBSA-2016-0010-0001

Annual Reporting and Disclosure

Document: EBSA-2016-0010-DRAFT-0022

Comment on FR Doc # 2016-14892

Submitter Information

Name: Anonymous Anonymous

General Comment

I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers \$241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another and unnecessary burden on small employers.

Received: September 20, 2016

Status: Pending_Post

Tracking No. 1k0-8s0c-snw7

Comments Due: December 05, 2016

Submission Type: Web

Docket: EBSA-2016-0010

Extension of Comment Period - Proposed Revision of Annual Information

Return/Reports

Comment On: EBSA-2016-0010-0001

Annual Reporting and Disclosure

Document: EBSA-2016-0010-DRAFT-0023

Comment on FR Doc # 2016-14892

Submitter Information

Name: Anonymous Anonymous

General Comment

I am requesting that the DOL reconsider the proposed annual reporting and disclosure rules relating to form 5500 and schedule J. The rules that would eliminate the small group exemption form 5500 filings plus the additional data collection requirements on schedule J will add 2.2 million work hours and would cot small employers \$241.6 million. Small employers such as ourselves are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The changes place yet another and unnecessary burden on small employers. Please, please, please do not approve this proposal. We will have to definitely stop offering medical insurance and paying for medical insurance for our employees with this additional burden. It is horrible that small business is getting choked out of business by the government. This is not the American dream.

Received: September 20, 2016

Status: Pending_Post

Tracking No. 1k0-8s0c-cwp7

Comments Due: December 05, 2016

Submission Type: Web

Docket: EBSA-2016-0010

Extension of Comment Period - Proposed Revision of Annual Information

Return/Reports

Comment On: EBSA-2016-0010-0001

Annual Reporting and Disclosure

Document: EBSA-2016-0010-DRAFT-0024

Comment on FR Doc # 2016-14892

Submitter Information

Name: Anonymous Anonymous

General Comment

I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers \$241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another and unnecessary burden on small employers.

Received: September 20, 2016

Status: Pending_Post

Tracking No. 1k0-8s0c-xmpm

Comments Due: December 05, 2016

Submission Type: Web

Docket: EBSA-2016-0010

Extension of Comment Period - Proposed Revision of Annual Information

Return/Reports

Comment On: EBSA-2016-0010-0001

Annual Reporting and Disclosure

Document: EBSA-2016-0010-DRAFT-0025

Comment on FR Doc # 2016-14892

Submitter Information

Name: Julie Schmitt

Organization: Organized Living

General Comment

I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers \$241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another and unnecessary burden on small employers.

Received: September 20, 2016

Status: Pending_Post

Tracking No. 1k0-8s0d-m6y0

Comments Due: December 05, 2016

Submission Type: Web

Docket: EBSA-2016-0010

Extension of Comment Period - Proposed Revision of Annual Information

Return/Reports

Comment On: EBSA-2016-0010-0001

Annual Reporting and Disclosure

Document: EBSA-2016-0010-DRAFT-0026

Comment on FR Doc # 2016-14892

Submitter Information

Name: Tracee Hoelscher

General Comment

I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers \$241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another and unnecessary burden on small employers.

Received: September 20, 2016

Status: Pending_Post

Tracking No. 1k0-8s0d-tdwy

Comments Due: December 05, 2016

Submission Type: Web

Docket: EBSA-2016-0010

Extension of Comment Period - Proposed Revision of Annual Information

Return/Reports

Comment On: EBSA-2016-0010-0001

Annual Reporting and Disclosure

Document: EBSA-2016-0010-DRAFT-0027

Comment on FR Doc # 2016-14892

Submitter Information

Name: Julie Mueller

Address:

5589 Cheviot Road cincinnati, OH, 45247

Email: jmueller@customdesignbenefits.com

General Comment

I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers \$241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another and unnecessary burden on small employers.

Received: September 20, 2016

Status: Pending_Post

Tracking No. 1k0-8s0e-t9he

Comments Due: December 05, 2016

Submission Type: Web

Docket: EBSA-2016-0010

Extension of Comment Period - Proposed Revision of Annual Information

Return/Reports

Comment On: EBSA-2016-0010-0001

Annual Reporting and Disclosure

Document: EBSA-2016-0010-DRAFT-0028

Comment on FR Doc # 2016-14892

Submitter Information

Name: Thea Jeffries

Address: 425 W. North Bend Rd.

Cincinnati, OH, 45216

Email: thejef@epcorfdy.com

Phone: 5137611035

General Comment

I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers \$241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another and unnecessary burden on small employers.

Received: September 20, 2016

Status: Pending_Post

Tracking No. 1k0-8s0e-gkvi

Comments Due: December 05, 2016

Submission Type: Web

Docket: EBSA-2016-0010

Extension of Comment Period - Proposed Revision of Annual Information

Return/Reports

Comment On: EBSA-2016-0010-0001

Annual Reporting and Disclosure

Document: EBSA-2016-0010-DRAFT-0029

Comment on FR Doc # 2016-14892

Submitter Information

Name: Tim Weisenbach Address: 4530 Pepper Ct. Indianapolis, IN, 46237

Email: tim@creativebenefitresources.com

Phone: 3174901686

General Comment

I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers \$241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another and unnecessary burden on small employers.

Received: September 20, 2016

Status: Pending_Post

Tracking No. 1k0-8s0g-glq6

Comments Due: December 05, 2016

Submission Type: Web

Docket: EBSA-2016-0010

Extension of Comment Period - Proposed Revision of Annual Information

Return/Reports

Comment On: EBSA-2016-0010-0001

Annual Reporting and Disclosure

Document: EBSA-2016-0010-DRAFT-0031

Comment on FR Doc # 2016-14892

Submitter Information

Name: Alyssa Clark

General Comment

I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers \$241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another and unnecessary burden on small employers.

Received: September 20, 2016

Status: Pending_Post

Tracking No. 1k0-8s0h-xwb3

Comments Due: December 05, 2016

Submission Type: Web

Docket: EBSA-2016-0010

Extension of Comment Period - Proposed Revision of Annual Information

Return/Reports

Comment On: EBSA-2016-0010-0001

Annual Reporting and Disclosure

Document: EBSA-2016-0010-DRAFT-0033

Comment on FR Doc # 2016-14892

Submitter Information

Name: Karen Murphy

General Comment

I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers \$241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another and unnecessary burden on small employers.

Received: September 20, 2016

Status: Pending_Post Tracking No. 1k0-8s0j-9fgr

Comments Due: December 05, 2016

Submission Type: Web

Docket: EBSA-2016-0010

Extension of Comment Period - Proposed Revision of Annual Information

Return/Reports

Comment On: EBSA-2016-0010-0001

Annual Reporting and Disclosure

Document: EBSA-2016-0010-DRAFT-0035

Comment on FR Doc # 2016-14892

Submitter Information

Name: Anonymous Anonymous

General Comment

I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers \$241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another and unnecessary burden on small employers.

Received: September 21, 2016

Status: Pending_Post

Tracking No. 1k0-8s10-ksxt

Comments Due: December 05, 2016

Submission Type: Web

Docket: EBSA-2016-0010

Extension of Comment Period - Proposed Revision of Annual Information

Return/Reports

Comment On: EBSA-2016-0010-0001

Annual Reporting and Disclosure

Document: EBSA-2016-0010-DRAFT-0037

Comment on FR Doc # 2016-14892

Submitter Information

Name: Anonymous Anonymous

General Comment

I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional date collection requirements on Schedule J will add 2.2 million work hours and would cost small employers \$241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another, and unnecessary, burden on small employers.

I urge the Department of Labor to reconsider this proposal.

Thank You.

Received: September 21, 2016

Status: Pending_Post

Tracking No. 1k0-8s13-9xzy

Comments Due: December 05, 2016

Submission Type: Web

Docket: EBSA-2016-0010

Extension of Comment Period - Proposed Revision of Annual Information

Return/Reports

Comment On: EBSA-2016-0010-0001

Annual Reporting and Disclosure

Document: EBSA-2016-0010-DRAFT-0039

Comment on FR Doc # 2016-14892

Submitter Information

Name: Anonymous Anonymous

General Comment

I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers \$241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another and unnecessary burden on small employers.

Received: September 22, 2016

Status: Pending_Post

Tracking No. 1k0-8s1o-fq9w

Comments Due: December 05, 2016

Submission Type: Web

Docket: EBSA-2016-0010

Extension of Comment Period - Proposed Revision of Annual Information

Return/Reports

Comment On: EBSA-2016-0010-0001

Annual Reporting and Disclosure

Document: EBSA-2016-0010-DRAFT-0040

Comment on FR Doc # 2016-14892

Submitter Information

Name: Jonathan Hickman, CPA

General Comment

I am a small CPA firm administrator that went self-funded a few years ago to try to control one of our biggest expense items, health care.

I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers \$241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another and unnecessary burden on small employers.

Received: September 22, 2016

Status: Pending_Post

Tracking No. 1k0-8s1p-ay1z

Comments Due: December 05, 2016

Submission Type: Web

Docket: EBSA-2016-0010

Extension of Comment Period - Proposed Revision of Annual Information

Return/Reports

Comment On: EBSA-2016-0010-0001

Annual Reporting and Disclosure

Document: EBSA-2016-0010-DRAFT-0041

Comment on FR Doc # 2016-14892

Submitter Information

Name: JODY LANGE

General Comment

I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers \$241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another and unnecessary burden on small employers.

Received: September 22, 2016

Status: Pending_Post

Tracking No. 1k0-8s1p-uko0

Comments Due: December 05, 2016

Submission Type: Web

Docket: EBSA-2016-0010

Extension of Comment Period - Proposed Revision of Annual Information

Return/Reports

Comment On: EBSA-2016-0010-0001

Annual Reporting and Disclosure

Document: EBSA-2016-0010-DRAFT-0042

Comment on FR Doc # 2016-14892

Submitter Information

Name: Millie Anonymous

General Comment

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules

and regulations. The proposed changes place yet another and unnecessary burden on small employers.

Received: September 22, 2016

Status: Pending_Post

Tracking No. 1k0-8s1p-p2k5

Comments Due: December 05, 2016

Submission Type: Web

Docket: EBSA-2016-0010

Extension of Comment Period - Proposed Revision of Annual Information

Return/Reports

Comment On: EBSA-2016-0010-0001

Annual Reporting and Disclosure

Document: EBSA-2016-0010-DRAFT-0043

Comment on FR Doc # 2016-14892

Submitter Information

Name: Paul Neltner

General Comment

I request that the Department of Labor reconsider their stance on the proposed Annual Reporting and Disclosure rules relating to the Form 5500 and Schedule J. The proposed rules would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add an excessive time and cost burden to the small employers.

Small employers already face challenges to stay current and compliant with excessive Federal, state, and local rules and regulations. The proposed changes place yet another unnecessary obstacle and burden upon small employers as they try to conduct their actual business. Time spent on administration and not on production is wasted time for a business. This would be additional expense that would detract from the economy.

I urge the Department of Labor to reconsider their stance on this proposal.

Received: September 22, 2016

Status: Pending_Post

Tracking No. 1k0-8s1p-m6ey

Comments Due: December 05, 2016

Submission Type: Web

Docket: EBSA-2016-0010

Extension of Comment Period - Proposed Revision of Annual Information

Return/Reports

Comment On: EBSA-2016-0010-0001

Annual Reporting and Disclosure

Document: EBSA-2016-0010-DRAFT-0044

Comment on FR Doc # 2016-14892

Submitter Information

Name: Anonymous Anonymous

General Comment

I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers \$241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another and unnecessary burden on small employers.

Received: September 22, 2016

Status: Pending_Post

Tracking No. 1k0-8s1p-2adl

Comments Due: December 05, 2016

Submission Type: Web

Docket: EBSA-2016-0010

Extension of Comment Period - Proposed Revision of Annual Information

Return/Reports

Comment On: EBSA-2016-0010-0001

Annual Reporting and Disclosure

Document: EBSA-2016-0010-DRAFT-0045

Comment on FR Doc # 2016-14892

Submitter Information

Name: Anonymous Anonymous

General Comment

I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers \$241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another and unnecessary burden on small employers.

Received: September 22, 2016

Status: Pending_Post

Tracking No. 1k0-8s1p-aubx

Comments Due: December 05, 2016

Submission Type: Web

Docket: EBSA-2016-0010

Extension of Comment Period - Proposed Revision of Annual Information

Return/Reports

Comment On: EBSA-2016-0010-0001

Annual Reporting and Disclosure

Document: EBSA-2016-0010-DRAFT-0046

Comment on FR Doc # 2016-14892

Submitter Information

Name: Anonymous Anonymous

General Comment

Please don't eliminate the small plan exemption. It would create additional expenses and work for these small companies and negatively affect their contributions to the US, its people and economy.

Received: September 22, 2016

Status: Pending_Post

Tracking No. 1k0-8s1r-lhyx

Comments Due: December 05, 2016

Submission Type: Web

Docket: EBSA-2016-0010

Extension of Comment Period - Proposed Revision of Annual Information

Return/Reports

Comment On: EBSA-2016-0010-0001

Annual Reporting and Disclosure

Document: EBSA-2016-0010-DRAFT-0047

Comment on FR Doc # 2016-14892

Submitter Information

Name: Tina Gilbert

General Comment

I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers \$241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another and unnecessary burden on small employers.

Received: September 22, 2016

Status: Pending_Post

Tracking No. 1k0-8s1r-n06n

Comments Due: December 05, 2016

Submission Type: Web

Docket: EBSA-2016-0010

Extension of Comment Period - Proposed Revision of Annual Information

Return/Reports

Comment On: EBSA-2016-0010-0001

Annual Reporting and Disclosure

Document: EBSA-2016-0010-DRAFT-0048

Comment on FR Doc # 2016-14892

Submitter Information

Name: Anonymous Anonymous

General Comment

I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers \$241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another and unnecessary burden on small employers.

Received: September 22, 2016

Status: Pending_Post

Tracking No. 1k0-8s1v-9w5u

Comments Due: December 05, 2016

Submission Type: Web

Docket: EBSA-2016-0010

Extension of Comment Period - Proposed Revision of Annual Information

Return/Reports

Comment On: EBSA-2016-0010-0001

Annual Reporting and Disclosure

Document: EBSA-2016-0010-DRAFT-0049

Comment on FR Doc # 2016-14892

Submitter Information

Name: Anonymous Anonymous

General Comment

I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers \$241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another and unnecessary burden on small employers.

Received: September 23, 2016

Status: Pending_Post

Tracking No. 1k0-8s2e-w7ms

Comments Due: December 05, 2016

Submission Type: Web

Docket: EBSA-2016-0010

Extension of Comment Period - Proposed Revision of Annual Information

Return/Reports

Comment On: EBSA-2016-0010-0001

Annual Reporting and Disclosure

Document: EBSA-2016-0010-DRAFT-0050 Comment on FR Doc # 2016-14892

Submitter Information

Name: Julie Fronk

Address: 55 Edgewood Road

Edgewood, KY, 41017 Email: jfronk@twc.com Phone: 8596559555

General Comment

I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers \$241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another and unnecessary burden on small employers.

Received: September 23, 2016

Status: Pending_Post

Tracking No. 1k0-8s2f-liyq

Comments Due: December 05, 2016

Submission Type: Web

Docket: EBSA-2016-0010

Extension of Comment Period - Proposed Revision of Annual Information

Return/Reports

Comment On: EBSA-2016-0010-0001

Annual Reporting and Disclosure

Document: EBSA-2016-0010-DRAFT-0051

Comment on FR Doc # 2016-14892

Submitter Information

Name: Travis Peters

General Comment

I would like the Department of Labor to reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers \$241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another and unnecessary burden on small employers.

Received: September 23, 2016

Status: Pending_Post

Tracking No. 1k0-8s2f-3szx

Comments Due: December 05, 2016

Submission Type: Web

Docket: EBSA-2016-0010

Extension of Comment Period - Proposed Revision of Annual Information

Return/Reports

Comment On: EBSA-2016-0010-0001

Annual Reporting and Disclosure

Document: EBSA-2016-0010-DRAFT-0052

Comment on FR Doc # 2016-14892

Submitter Information

Name: Anonymous Anonymous

General Comment

I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers \$241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another and unnecessary burden on small employers.

Received: September 23, 2016

Status: Pending_Post

Tracking No. 1k0-8s2h-uljk

Comments Due: December 05, 2016

Submission Type: Web

Docket: EBSA-2016-0010

Extension of Comment Period - Proposed Revision of Annual Information

Return/Reports

Comment On: EBSA-2016-0010-0001

Annual Reporting and Disclosure

Document: EBSA-2016-0010-DRAFT-0053

Comment on FR Doc # 2016-14892

Submitter Information

Name: Anonymous Small US employer

General Comment

I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another and unnecessary burden on small employers.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers \$241.6 million.

I urge the Department of Labor to reconsider this proposal.

Thank you

Received: September 26, 2016

Status: Pending_Post

Tracking No. 1k0-8s4i-rkv6

Comments Due: December 05, 2016

Submission Type: Web

Docket: EBSA-2016-0010

Extension of Comment Period - Proposed Revision of Annual Information

Return/Reports

Comment On: EBSA-2016-0010-0001

Annual Reporting and Disclosure

Document: EBSA-2016-0010-DRAFT-0054

Comment on FR Doc # 2016-14892

Submitter Information

Name: sherrilyn peck

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Cincinnati, OH, 45242

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Phone: 5137459559

General Comment

I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers \$241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another and unnecessary burden on small employers.

Received: September 28, 2016

Status: Pending_Post

Tracking No. 1k0-8s5o-9v41

Comments Due: December 05, 2016

Submission Type: Web

Docket: EBSA-2016-0010

Extension of Comment Period - Proposed Revision of Annual Information

Return/Reports

Comment On: EBSA-2016-0010-0001

Annual Reporting and Disclosure

Document: EBSA-2016-0010-DRAFT-0056

Comment on FR Doc # 2016-14892

Submitter Information

Name: Anonymous Anonymous

General Comment

I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J. The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers \$241.6 million!!! Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another and unnecessary burden on small employers.

Received: September 29, 2016

Status: Pending_Post

Tracking No. 1k0-8s6b-hepc

Comments Due: December 05, 2016

Submission Type: Web

Docket: EBSA-2016-0010

Extension of Comment Period - Proposed Revision of Annual Information

Return/Reports

Comment On: EBSA-2016-0010-0001

Annual Reporting and Disclosure

Document: EBSA-2016-0010-DRAFT-0057

Comment on FR Doc # 2016-14892

Submitter Information

Name: Mike R

General Comment

I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers \$241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another and unnecessary burden on small employers.

Received: September 29, 2016

Status: Pending_Post

Tracking No. 1k0-8s6b-obno

Comments Due: December 05, 2016

Submission Type: Web

Docket: EBSA-2016-0010

Extension of Comment Period - Proposed Revision of Annual Information

Return/Reports

Comment On: EBSA-2016-0010-0001

Annual Reporting and Disclosure

Document: EBSA-2016-0010-DRAFT-0058

Comment on FR Doc # 2016-14892

Submitter Information

Name: ellen langford

General Comment

I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers \$241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another and unnecessary burden on small employers.

Received: September 29, 2016

Status: Pending_Post

Tracking No. 1k0-8s6b-40n0

Comments Due: December 05, 2016

Submission Type: Web

Docket: EBSA-2016-0010

Extension of Comment Period - Proposed Revision of Annual Information

Return/Reports

Comment On: EBSA-2016-0010-0001

Annual Reporting and Disclosure

Document: EBSA-2016-0010-DRAFT-0059

Comment on FR Doc # 2016-14892

Submitter Information

Name: Abby Schindler

General Comment

I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers \$241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another and unnecessary burden on small employers.

Received: September 29, 2016

Status: Pending_Post

Tracking No. 1k0-8s6b-cabn

Comments Due: December 05, 2016

Submission Type: Web

Docket: EBSA-2016-0010

Extension of Comment Period - Proposed Revision of Annual Information

Return/Reports

Comment On: EBSA-2016-0010-0001

Annual Reporting and Disclosure

Document: EBSA-2016-0010-DRAFT-0060

Comment on FR Doc # 2016-14892

Submitter Information

Name: Becky Miller

General Comment

I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers \$241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another and unnecessary burden on small employers.

Received: September 29, 2016

Status: Pending_Post

Tracking No. 1k0-8s6b-zymf

Comments Due: December 05, 2016

Submission Type: Web

Docket: EBSA-2016-0010

Extension of Comment Period - Proposed Revision of Annual Information

Return/Reports

Comment On: EBSA-2016-0010-0001

Annual Reporting and Disclosure

Document: EBSA-2016-0010-DRAFT-0061 Comment on FR Doc # 2016-14892

Submitter Information

Name: Steven McAbee

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Cincinnati, OH, 45242

Email: smcabee@langgroup.com

Phone: 513 699-2966

General Comment

I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers \$241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another and unnecessary burden on small employers.

I urge the Department of Labor to reconsider this proposal. If the proposed regulations are adopted, many employers will simply "give-up" on employer sponsored coverage, which may be your goal.

Received: September 29, 2016

Status: Pending_Post

Tracking No. 1k0-8s6c-87yz

Comments Due: December 05, 2016

Submission Type: Web

Docket: EBSA-2016-0010

Extension of Comment Period - Proposed Revision of Annual Information

Return/Reports

Comment On: EBSA-2016-0010-0001

Annual Reporting and Disclosure

Document: EBSA-2016-0010-DRAFT-0062

Comment on FR Doc # 2016-14892

Submitter Information

Name: Garry Christopher

Organization: Lang Financial Group

General Comment

I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers \$241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another and unnecessary burden on small employers.

Received: September 29, 2016

Status: Pending_Post

Tracking No. 1k0-8s6d-ntss

Comments Due: December 05, 2016

Submission Type: Web

Docket: EBSA-2016-0010

Extension of Comment Period - Proposed Revision of Annual Information

Return/Reports

Comment On: EBSA-2016-0010-0001

Annual Reporting and Disclosure

Document: EBSA-2016-0010-DRAFT-0063

Comment on FR Doc # 2016-14892

Submitter Information

Name: Jake Roehm

General Comment

I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers \$241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another and unnecessary burden on small employers.

Received: September 29, 2016

Status: Pending_Post

Tracking No. 1k0-8s6d-k3oq

Comments Due: December 05, 2016

Submission Type: Web

Docket: EBSA-2016-0010

Extension of Comment Period - Proposed Revision of Annual Information

Return/Reports

Comment On: EBSA-2016-0010-0001

Annual Reporting and Disclosure

Document: EBSA-2016-0010-DRAFT-0064

Comment on FR Doc # 2016-14892

Submitter Information

Name: Donna Keeble

Organization: Lang Financial Group

General Comment

I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers \$241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another and unnecessary burden on small employers.

Received: September 29, 2016

Status: Pending_Post

Tracking No. 1k0-8s6d-v2zh

Comments Due: December 05, 2016

Submission Type: Web

Docket: EBSA-2016-0010

Extension of Comment Period - Proposed Revision of Annual Information

Return/Reports

Comment On: EBSA-2016-0010-0001

Annual Reporting and Disclosure

Document: EBSA-2016-0010-DRAFT-0065

Comment on FR Doc # 2016-14892

Submitter Information

Name: David Beiswanger

General Comment

I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers \$241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another and unnecessary burden on small employers.

Received: September 30, 2016

Status: Pending_Post

Tracking No. 1k0-8s76-e034

Comments Due: December 05, 2016

Submission Type: Web

Docket: EBSA-2016-0010

Extension of Comment Period - Proposed Revision of Annual Information

Return/Reports

Comment On: EBSA-2016-0010-0001

Annual Reporting and Disclosure

Document: EBSA-2016-0010-DRAFT-0066

Comment on FR Doc # 2016-14892

Submitter Information

Name: Michael Roehm

General Comment

I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers \$241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another and unnecessary burden on small employers.

Received: September 30, 2016

Status: Pending_Post

Tracking No. 1k0-8s77-d75g

Comments Due: December 05, 2016

Submission Type: Web

Docket: EBSA-2016-0010

Extension of Comment Period - Proposed Revision of Annual Information

Return/Reports

Comment On: EBSA-2016-0010-0001

Annual Reporting and Disclosure

Document: EBSA-2016-0010-DRAFT-0067

Comment on FR Doc # 2016-14892

Submitter Information

Name: Steve Simon

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Cincinnati, OH, 45242

Email: ssimon@langgroup.com

Phone: 5136992968

General Comment

I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers \$241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another and unnecessary burden on small employers.

Received: October 04, 2016

Status: Pending_Post

Tracking No. 1k0-8s9o-x241

Comments Due: December 05, 2016

Submission Type: Web

Docket: EBSA-2016-0010

Extension of Comment Period - Proposed Revision of Annual Information

Return/Reports

Comment On: EBSA-2016-0010-0001

Annual Reporting and Disclosure

Document: EBSA-2016-0010-DRAFT-0073

Comment on FR Doc # 2016-14892

Submitter Information

Name: Anonymous Anonymous

General Comment

I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers \$241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another and unnecessary burden on small employers.

Received: October 26, 2016 **Status:** Pending Post

Tracking No. 1k0-8soc-tiau

Comments Due: December 05, 2016

Submission Type: Web

Docket: EBSA-2016-0010

Extension of Comment Period - Proposed Revision of Annual Information

Return/Reports

Comment On: EBSA-2016-0010-0001

Annual Reporting and Disclosure

Document: EBSA-2016-0010-DRAFT-0131

Comment on FR Doc # 2016-14892

Submitter Information

Name: Amy Moses

General Comment

I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers \$241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another unnecessary burden on small employers.

Received: October 26, 2016 **Status:** Pending Post

Tracking No. 1k0-8soc-tswp

Comments Due: December 05, 2016

Submission Type: Web

Docket: EBSA-2016-0010

Extension of Comment Period - Proposed Revision of Annual Information

Return/Reports

Comment On: EBSA-2016-0010-0001

Annual Reporting and Disclosure

Document: EBSA-2016-0010-DRAFT-0132

Comment on FR Doc # 2016-14892

Submitter Information

Name: Jamie Hampton

General Comment

I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers \$241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another unnecessary burden on small employers.

Received: October 26, 2016 **Status:** Pending Post

Tracking No. 1k0-8sod-zui6

Comments Due: December 05, 2016

Submission Type: Web

Docket: EBSA-2016-0010

Extension of Comment Period - Proposed Revision of Annual Information

Return/Reports

Comment On: EBSA-2016-0010-0001

Annual Reporting and Disclosure

Document: EBSA-2016-0010-DRAFT-0133 Comment on FR Doc # 2016-14892

Submitter Information

Name: Pryce Haynes III Address: P.O. Box 2162

Huntington, 25722

Email: phaiii@phaweb.com

Phone: 3045222652

General Comment

I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J. The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers \$241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another unnecessary burden on small employers.

I urge the Department of Labor to reconsider this proposal.

Respectfully,

Pryce M. Haynes III

Received: October 26, 2016 **Status:** Pending Post

Tracking No. 1k0-8sod-2hv3

Comments Due: December 05, 2016

Submission Type: Web

Docket: EBSA-2016-0010

Extension of Comment Period - Proposed Revision of Annual Information

Return/Reports

Comment On: EBSA-2016-0010-0001

Annual Reporting and Disclosure

Document: EBSA-2016-0010-DRAFT-0134

Comment on FR Doc # 2016-14892

Submitter Information

Name: Nick Miller

General Comment

I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers \$241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another unnecessary burden on small employers.

Received: October 26, 2016

Status: Pending_Post

Tracking No. 1k0-8sod-pgot

Comments Due: December 05, 2016

Submission Type: Web

Docket: EBSA-2016-0010

Extension of Comment Period - Proposed Revision of Annual Information

Return/Reports

Comment On: EBSA-2016-0010-0001

Annual Reporting and Disclosure

Document: EBSA-2016-0010-DRAFT-0135

Comment on FR Doc # 2016-14892

Submitter Information

Name: Cynthia Morabito

General Comment

I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers \$241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another unnecessary burden on small employers.

Received: October 26, 2016

Status: Pending_Post

Tracking No. 1k0-8sod-88p9

Comments Due: December 05, 2016

Submission Type: Web

Docket: EBSA-2016-0010

Extension of Comment Period - Proposed Revision of Annual Information

Return/Reports

Comment On: EBSA-2016-0010-0001

Annual Reporting and Disclosure

Document: EBSA-2016-0010-DRAFT-0136

Comment on FR Doc # 2016-14892

Submitter Information

Name: Ben Otley

General Comment

I am recommending that the Department of Labor NOT implement the proposed Annual Reporting and Disclosure rules relating to form 5500 and Schedule J. This rule, as proposed, would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will be an added burden on small companies. It is already difficult for small companies to stay current and compliant with excessive federal, state and local rules and regulations. I would ask the Department of Labor NOT to implement this proposed rule.

Received: October 26, 2016 **Status:** Pending Post

Tracking No. 1k0-8sod-7519

Comments Due: December 05, 2016

Submission Type: Web

Docket: EBSA-2016-0010

Extension of Comment Period - Proposed Revision of Annual Information

Return/Reports

Comment On: EBSA-2016-0010-0001

Annual Reporting and Disclosure

Document: EBSA-2016-0010-DRAFT-0137

Comment on FR Doc # 2016-14892

Submitter Information

Name: Anonymous Anonymous

General Comment

I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers \$241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another unnecessary burden on small employers.

Received: October 26, 2016 **Status:** Pending Post

Tracking No. 1k0-8sod-lnl4

Comments Due: December 05, 2016

Submission Type: Web

Docket: EBSA-2016-0010

Extension of Comment Period - Proposed Revision of Annual Information

Return/Reports

Comment On: EBSA-2016-0010-0001

Annual Reporting and Disclosure

Document: EBSA-2016-0010-DRAFT-0138

Comment on FR Doc # 2016-14892

Submitter Information

Name: Anonymous Anonymous

General Comment

I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers \$241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another unnecessary burden on small employers.

Received: October 26, 2016 **Status:** Pending Post

Tracking No. 1k0-8sod-x49u

Comments Due: December 05, 2016

Submission Type: Web

Docket: EBSA-2016-0010

Extension of Comment Period - Proposed Revision of Annual Information

Return/Reports

Comment On: EBSA-2016-0010-0001

Annual Reporting and Disclosure

Document: EBSA-2016-0010-DRAFT-0139 Comment on FR Doc # 2016-14892

Submitter Information

Name: Mark Horstman

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Westerville, OH, 43082

Email: mark.horstman@huntington.com

Phone: 614-899-8545

General Comment

I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J. The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers \$241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another unnecessary burden on small employers.

I urge the Department of Labor to reconsider this proposal.

Sincerely, Mark Horstman

Received: October 26, 2016 **Status:** Pending Post

Tracking No. 1k0-8sod-ay9a

Comments Due: December 05, 2016

Submission Type: Web

Docket: EBSA-2016-0010

Extension of Comment Period - Proposed Revision of Annual Information

Return/Reports

Comment On: EBSA-2016-0010-0001

Annual Reporting and Disclosure

Document: EBSA-2016-0010-DRAFT-0140 Comment on FR Doc # 2016-14892

Submitter Information

Name: Megan Wyse

Address: 212 N. Defiance Street

Archbold, OH, 43502

Email: meganw@andresoneilandlowe.com

Phone: 419-446-2746

General Comment

To Whom It May Concern:

I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers \$241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another unnecessary burden on small employers.

I urge the Department of Labor to reconsider this proposal.

Thank you for your consideration and hearing The People of the U.S.A. Megan Wyse, CPIA, CBC Andres O'Neil & Lowe Employee Benefits Manager

Received: October 26, 2016 Status: Pending Post

Tracking No. 1k0-8sod-4uc2

Comments Due: December 05, 2016

Submission Type: Web

Docket: EBSA-2016-0010

Extension of Comment Period - Proposed Revision of Annual Information

Return/Reports

Comment On: EBSA-2016-0010-0001

Annual Reporting and Disclosure

Document: EBSA-2016-0010-DRAFT-0141 Comment on FR Doc # 2016-14892

Submitter Information

Name: Joseph Norris

Address: 8603 South Cove Drive

Maineville, OH, 45039

Email: medicalbenefits@hotmail.com

Phone: 513-697-9585

General Comment

I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers \$241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another unnecessary burden on small employers.

Received: October 26, 2016

Status: Pending_Post

Tracking No. 1k0-8soe-nabr **Comments Due:** December 05, 2016

Submission Type: Web

Docket: EBSA-2016-0010

Extension of Comment Period - Proposed Revision of Annual Information

Return/Reports

Comment On: EBSA-2016-0010-0001

Annual Reporting and Disclosure

Document: EBSA-2016-0010-DRAFT-0143

Comment on FR Doc # 2016-14892

Submitter Information

Name: Ronda Halcomb

General Comment

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations.

The proposed changes place yet another unnecessary burden on small employers.

Received: October 26, 2016 **Status:** Pending Post

Tracking No. 1k0-8sof-2p6u

Comments Due: December 05, 2016

Submission Type: Web

Docket: EBSA-2016-0010

Extension of Comment Period - Proposed Revision of Annual Information

Return/Reports

Comment On: EBSA-2016-0010-0001

Annual Reporting and Disclosure

Document: EBSA-2016-0010-DRAFT-0145

Comment on FR Doc # 2016-14892

Submitter Information

Name: Kelly Flesch

General Comment

I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers \$241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another unnecessary burden on small employers.

Received: October 26, 2016 Status: Pending Post

Tracking No. 1k0-8sof-fq9t

Comments Due: December 05, 2016

Submission Type: Web

Docket: EBSA-2016-0010

Extension of Comment Period - Proposed Revision of Annual Information

Return/Reports

Comment On: EBSA-2016-0010-0001

Annual Reporting and Disclosure

Document: EBSA-2016-0010-DRAFT-0146

Comment on FR Doc # 2016-14892

Submitter Information

Name: Nelson Culp

General Comment

There is no reason for small group to have this requirement. It would add thousands of wasted time and money that small business's can not afford. This is ridiculous.

Received: October 26, 2016 **Status:** Pending Post

Tracking No. 1k0-8sog-8bvl

Comments Due: December 05, 2016

Submission Type: Web

Docket: EBSA-2016-0010

Extension of Comment Period - Proposed Revision of Annual Information

Return/Reports

Comment On: EBSA-2016-0010-0001

Annual Reporting and Disclosure

Document: EBSA-2016-0010-DRAFT-0147 Comment on FR Doc # 2016-14892

Submitter Information

Name: Rowland LeMaster

General Comment

I am requesting that the Dep. of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers \$251.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state, and local rules and

regulations. The proposed changes place yet another unnecessary burden on small employers!

I urge the Dept of Labor to reconsider this proposal.

Thank you.

Parrett Insurance Agency, Inc. Rowland D. LeMaster Joan M. Butler

Received: October 26, 2016 Status: Pending Post

Tracking No. 1k0-8sog-qe9a

Comments Due: December 05, 2016

Submission Type: Web

Docket: EBSA-2016-0010

Extension of Comment Period - Proposed Revision of Annual Information

Return/Reports

Comment On: EBSA-2016-0010-0001

Annual Reporting and Disclosure

Document: EBSA-2016-0010-DRAFT-0148

Comment on FR Doc # 2016-14892

Submitter Information

Name: Carl Bloomer

Address: 7588 Central Parke Blvd Suite 308

Mason, OH, 45040

Email: Carl@LegacyBenefitsSolutions.com

General Comment

I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers \$241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another unnecessary burden on small employers.

Received: October 26, 2016 Status: Pending Post

Tracking No. 1k0-8soh-d60o

Comments Due: December 05, 2016

Submission Type: Web

Docket: EBSA-2016-0010

Extension of Comment Period - Proposed Revision of Annual Information

Return/Reports

Comment On: EBSA-2016-0010-0001

Annual Reporting and Disclosure

Document: EBSA-2016-0010-DRAFT-0149

Comment on FR Doc # 2016-14892

Submitter Information

Name: tiffany geiger

Address: 4819 Johnstown Alexandria Rd

Johnstown, OH, 43031

Email: tiffany@goal110.com

Phone: 7409670210

General Comment

I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers \$241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another unnecessary burden on small employers.

Received: October 26, 2016

Status: Pending_Post

Tracking No. 1k0-8soh-umoh

Comments Due: December 05, 2016

Submission Type: Web

Docket: EBSA-2016-0010

Extension of Comment Period - Proposed Revision of Annual Information

Return/Reports

Comment On: EBSA-2016-0010-0001

Annual Reporting and Disclosure

Document: EBSA-2016-0010-DRAFT-0150

Comment on FR Doc # 2016-14892

Submitter Information

Name: Anonymous Anonymous

General Comment

I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers \$241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another unnecessary burden on small employers.

Received: October 26, 2016 **Status:** Pending_Post

Tracking No. 1k0-8soh-z17i

Comments Due: December 05, 2016

Submission Type: Web

Docket: EBSA-2016-0010

Extension of Comment Period - Proposed Revision of Annual Information

Return/Reports

Comment On: EBSA-2016-0010-0001

Annual Reporting and Disclosure

Document: EBSA-2016-0010-DRAFT-0151 Comment on FR Doc # 2016-14892

Submitter Information

Name: Anonymous Anonymous

General Comment

I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers \$241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another unnecessary burden on small employers.

Received: October 26, 2016

Status: Pending_Post

Tracking No. 1k0-8soi-mnjx

Comments Due: December 05, 2016

Submission Type: Web

Docket: EBSA-2016-0010

Extension of Comment Period - Proposed Revision of Annual Information

Return/Reports

Comment On: EBSA-2016-0010-0001

Annual Reporting and Disclosure

Document: EBSA-2016-0010-DRAFT-0152

Comment on FR Doc # 2016-14892

Submitter Information

Name: Anonymous Anonymous

General Comment

To Whom it May Concern:

I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers \$241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another unnecessary burden on small employers.

I urge the Department of Labor to reconsider this proposal.

Thank you

Received: October 26, 2016 **Status:** Pending Post

Tracking No. 1k0-8soi-r624

Comments Due: December 05, 2016

Submission Type: Web

Docket: EBSA-2016-0010

Extension of Comment Period - Proposed Revision of Annual Information

Return/Reports

Comment On: EBSA-2016-0010-0001

Annual Reporting and Disclosure

Document: EBSA-2016-0010-DRAFT-0153

Comment on FR Doc # 2016-14892

Submitter Information

Name: Jeffrey Novak

Address: 790 Castle Haven Way Select Here

Wadsworth, OH, 44281 **Email:** jeff@aidiconnect.com

Phone: 3307538700

General Comment

I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers \$241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another unnecessary burden on small employers.

I urge the Department of Labor to reconsider this proposal.

Sincerely, Jeffrey Novak

Received: October 26, 2016

Status: Pending_Post

Tracking No. 1k0-8soj-m8pq

Comments Due: December 05, 2016

Submission Type: Web

Docket: EBSA-2016-0010

Extension of Comment Period - Proposed Revision of Annual Information

Return/Reports

Comment On: EBSA-2016-0010-0001

Annual Reporting and Disclosure

Document: EBSA-2016-0010-DRAFT-0154

Comment on FR Doc # 2016-14892

Submitter Information

Name: Paul Tambe

Address: 9518 Tahoe Drive Centerville, OH, 45458

General Comment

I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers \$241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another unnecessary burden on small employers.

Received: October 26, 2016 **Status:** Pending Post

Tracking No. 1k0-8sok-axtr

Comments Due: December 05, 2016

Submission Type: Web

Docket: EBSA-2016-0010

Extension of Comment Period - Proposed Revision of Annual Information

Return/Reports

Comment On: EBSA-2016-0010-0001

Annual Reporting and Disclosure

Document: EBSA-2016-0010-DRAFT-0155

Comment on FR Doc # 2016-14892

Submitter Information

Name: Anonymous Anonymous

General Comment

I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers \$241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another unnecessary burden on small employers.

Received: October 26, 2016 Status: Pending Post

Tracking No. 1k0-8sok-q8ye

Comments Due: December 05, 2016

Submission Type: Web

Docket: EBSA-2016-0010

Extension of Comment Period - Proposed Revision of Annual Information

Return/Reports

Comment On: EBSA-2016-0010-0001

Annual Reporting and Disclosure

Document: EBSA-2016-0010-DRAFT-0156

Comment on FR Doc # 2016-14892

Submitter Information

Name: Anonymous Anonymous

General Comment

I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers \$241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another unnecessary burden on small employers.

Received: October 27, 2016

Status: Pending_Post

Tracking No. 1k0-8sp0-b0cw

Comments Due: December 05, 2016

Submission Type: Web

Docket: EBSA-2016-0010

Extension of Comment Period - Proposed Revision of Annual Information

Return/Reports

Comment On: EBSA-2016-0010-0001

Annual Reporting and Disclosure

Document: EBSA-2016-0010-DRAFT-0157

Comment on FR Doc # 2016-14892

Submitter Information

Name: Gregory Burch

General Comment

I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers \$241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another unnecessary burden on small employers.

Received: October 27, 2016 **Status:** Pending Post

Tracking No. 1k0-8sp1-vykf

Comments Due: December 05, 2016

Submission Type: Web

Docket: EBSA-2016-0010

Extension of Comment Period - Proposed Revision of Annual Information

Return/Reports

Comment On: EBSA-2016-0010-0001

Annual Reporting and Disclosure

Document: EBSA-2016-0010-DRAFT-0158

Comment on FR Doc # 2016-14892

Submitter Information

Name: Anonymous Anonymous

General Comment

I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers \$241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another unnecessary burden on small employers.

Received: October 27, 2016

Status: Pending_Post

Tracking No. 1k0-8sp2-5rew

Comments Due: December 05, 2016

Submission Type: Web

Docket: EBSA-2016-0010

Extension of Comment Period - Proposed Revision of Annual Information

Return/Reports

Comment On: EBSA-2016-0010-0001

Annual Reporting and Disclosure

Document: EBSA-2016-0010-DRAFT-0159

Comment on FR Doc # 2016-14892

Submitter Information

Name: Christine Sergent Address: 886 E High AVE New Philadlephia, 44663

Email: amerilandins@gmail.com

Phone: 3303397679

General Comment

I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers \$241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another unnecessary burden on small employers.

Received: October 27, 2016

Status: Pending_Post

Tracking No. 1k0-8sp3-obcc

Comments Due: December 05, 2016

Submission Type: Web

Docket: EBSA-2016-0010

Extension of Comment Period - Proposed Revision of Annual Information

Return/Reports

Comment On: EBSA-2016-0010-0001

Annual Reporting and Disclosure

Document: EBSA-2016-0010-DRAFT-0160

Comment on FR Doc # 2016-14892

Submitter Information

Name: Elizabeth Pool

Address: 112 Scott Dr., Bryan, OH 43506

Bryan, OH, 43506

Email: bethp@andresoneilandlowe.com

Phone: 419-636-5050

General Comment

I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers \$241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another unnecessary burden on small employers.

Received: October 27, 2016 Status: Pending Post

Tracking No. 1k0-8sp6-p5d7

Comments Due: December 05, 2016

Submission Type: Web

Docket: EBSA-2016-0010

Extension of Comment Period - Proposed Revision of Annual Information

Return/Reports

Comment On: EBSA-2016-0010-0001

Annual Reporting and Disclosure

Document: EBSA-2016-0010-DRAFT-0161

Comment on FR Doc # 2016-14892

Submitter Information

Name: Dona Perine

Address: Dona Perine/Smith-Feike-Minton

2333 Rombach Avenue Wilmington, 45177

Email: dona@sfmisnurance.com

Phone: 937-382-2546

General Comment

I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers \$241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another unnecessary burden on small employers.

Received: October 27, 2016 Status: Pending Post

Tracking No. 1k0-8sp6-j0r2

Comments Due: December 05, 2016

Submission Type: Web

Docket: EBSA-2016-0010

Extension of Comment Period - Proposed Revision of Annual Information

Return/Reports

Comment On: EBSA-2016-0010-0001

Annual Reporting and Disclosure

Document: EBSA-2016-0010-DRAFT-0162

Comment on FR Doc # 2016-14892

Submitter Information

Name: Stacie Hoover

Address: 555 Metro Place North

Suite 480

Dublin, OH, 43017 **Email:** sh@osadvise.com **Phone:** 614-822-0216

General Comment

I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers \$241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another unnecessary burden on small employers.

Received: October 27, 2016 Status: Pending Post

Tracking No. 1k0-8sp9-pmmh

Comments Due: December 05, 2016

Submission Type: Web

Docket: EBSA-2016-0010

Extension of Comment Period - Proposed Revision of Annual Information

Return/Reports

Comment On: EBSA-2016-0010-0001

Annual Reporting and Disclosure

Document: EBSA-2016-0010-DRAFT-0164 Comment on FR Doc # 2016-14892

Submitter Information

Name: Ann Williams

General Comment

My recommendation is the Department of Labor reconsider the Proposed Annual Reporting and Disclosure Rules relating to Form 5500 and Schedule J.

The newly proposed rules would eliminate the small group exemption on Form 5500 filing plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers \$241.6 million dollars.

Small employers are already challenged to stay current and compliant with excessive Federal, State and Local rules and regulations. The proposed changes place yet another unnecessary burden on small employers, to the extent that they may have to close their doors.

I am urging the Department of Labor to reconsider this proposal immediately.

Sincerely,

Ann Williams

Received: November 03, 2016

Status: Pending_Post

Tracking No. 1k0-8sts-r9ba

Comments Due: December 05, 2016

Submission Type: Web

Docket: EBSA-2016-0010

Extension of Comment Period - Proposed Revision of Annual Information

Return/Reports

Comment On: EBSA-2016-0010-0001

Annual Reporting and Disclosure

Document: EBSA-2016-0010-DRAFT-0167

Comment on FR Doc # 2016-14892

Submitter Information

Name: Robert Hoopes

General Comment

I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers \$241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another unnecessary burden on small employers.

Received: November 16, 2016

Status: Pending_Post

Tracking No. 1k0-8t2d-oje1

Comments Due: December 05, 2016

Submission Type: Web

Docket: EBSA-2016-0010

Extension of Comment Period - Proposed Revision of Annual Information

Return/Reports

Comment On: EBSA-2016-0010-0001

Annual Reporting and Disclosure

Document: EBSA-2016-0010-DRAFT-0169 Comment on FR Doc # 2016-14892

Submitter Information

Name: Matthew Gundic Address: 35101 Birdie Lane

Avon, OH, 44011

General Comment

I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers \$241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another unnecessary burden on small employers.

I urge the Department of Labor to reconsider this proposal.

Matthew Gundic (30 years health insurance professional)

Received: November 16, 2016

Status: Pending_Post

Tracking No. 1k0-8t2d-ycu3

Comments Due: December 05, 2016

Submission Type: Web

Docket: EBSA-2016-0010

Extension of Comment Period - Proposed Revision of Annual Information

Return/Reports

Comment On: EBSA-2016-0010-0001

Annual Reporting and Disclosure

Document: EBSA-2016-0010-DRAFT-0170

Comment on FR Doc # 2016-14892

Submitter Information

Name: Anonymous Anonymous

General Comment

I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers \$241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another unnecessary burden on small employers.

As of: 12/6/16 10:28 AM

Received: November 16, 2016

Status: Pending_Post

Tracking No. 1k0-8t2e-fd0f

Comments Due: December 05, 2016

Submission Type: Web

Docket: EBSA-2016-0010

Extension of Comment Period - Proposed Revision of Annual Information

Return/Reports

Comment On: EBSA-2016-0010-0001

Annual Reporting and Disclosure

Document: EBSA-2016-0010-DRAFT-0171

Comment on FR Doc # 2016-14892

Submitter Information

Name: Anonymous Anonymous

General Comment

I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers \$241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another unnecessary burden on small employers.

Received: November 16, 2016

Status: Pending_Post

Tracking No. 1k0-8t2e-5epg

Comments Due: December 05, 2016

Submission Type: Web

Docket: EBSA-2016-0010

Extension of Comment Period - Proposed Revision of Annual Information

Return/Reports

Comment On: EBSA-2016-0010-0001

Annual Reporting and Disclosure

Document: EBSA-2016-0010-DRAFT-0172

Comment on FR Doc # 2016-14892

Submitter Information

Name: Jessica Crocker

Address: 1404 Powell View Dr

Defiance, OH, 43512

General Comment

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another unnecessary burden on small employers. I urge the Department of Labor to reconsider this proposal.

Received: November 16, 2016

Status: Pending_Post

Tracking No. 1k0-8t2e-91rm

Comments Due: December 05, 2016

Submission Type: Web

Docket: EBSA-2016-0010

Extension of Comment Period - Proposed Revision of Annual Information Return/Reports

Comment On: EBSA-2016-0010-0001 Annual Reporting and Disclosure

Document: EBSA-2016-0010-DRAFT-0173 Comment on FR Doc # 2016-14892

Submitter Information

Name: Robert Rich

Address: 6900 Houston Rd Suite 37

Florence, KY, 41042 **Email:** robertrich@fuse.net **Phone:** 859-282-0507

General Comment

To Who it May Concern,

I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to the Form 5500 and Schedule J.

The proposed rules would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million hours and would cost small employers 241.6 million dollars.

This would no doubt add additional hardships and costs to small employers who are already inundated with regulations and needless requirements.

Small employers are already challenged to stay current and compliant with the excessive federal, state and local rules and regulations! The proposed changes place yet another unnecessary burden on small employers.

We insure over 300 small employers and I speak on behalf of each of them, I include my own small business in this as well. I urge the Department of Labor to reconsider this proposal.

Regards

Bob Rich Insurance Broker

Received: November 16, 2016

Status: Pending_Post

Tracking No. 1k0-8t2e-4ze1

Comments Due: December 05, 2016

Submission Type: Web

Docket: EBSA-2016-0010

Extension of Comment Period - Proposed Revision of Annual Information

Return/Reports

Comment On: EBSA-2016-0010-0001

Annual Reporting and Disclosure

Document: EBSA-2016-0010-DRAFT-0174

Comment on FR Doc # 2016-14892

Submitter Information

Name: Kelley Lewis

General Comment

I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers \$241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another unnecessary burden on small employers.

Received: November 16, 2016

Status: Pending_Post Tracking No. 1k0-8t2f-3dlj

Comments Due: December 05, 2016

Submission Type: Web

Docket: EBSA-2016-0010

Extension of Comment Period - Proposed Revision of Annual Information

Return/Reports

Comment On: EBSA-2016-0010-0001

Annual Reporting and Disclosure

Document: EBSA-2016-0010-DRAFT-0175 Comment on FR Doc # 2016-14892

Submitter Information

Name: Bruce Browne Address: 61 Christman Dr Springboro, OH, 45066-9065 Email: bcbrowne@msn.com

Phone: 9378866003

General Comment

I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers \$241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another unnecessary burden on small employers.

I urge the Department of Labor to reconsider this proposal.

Sincerely, Bruce Browne

Received: November 16, 2016

Status: Pending_Post

Tracking No. 1k0-8t2f-huww

Comments Due: December 05, 2016

Submission Type: Web

Docket: EBSA-2016-0010

Extension of Comment Period - Proposed Revision of Annual Information

Return/Reports

Comment On: EBSA-2016-0010-0001

Annual Reporting and Disclosure

Document: EBSA-2016-0010-DRAFT-0176

Comment on FR Doc # 2016-14892

Submitter Information

Name: J Pond

General Comment

I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers \$241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another unnecessary burden on small employers.

Received: November 16, 2016

Status: Pending_Post

Tracking No. 1k0-8t2f-mj70

Comments Due: December 05, 2016

Submission Type: Web

Docket: EBSA-2016-0010

Extension of Comment Period - Proposed Revision of Annual Information

Return/Reports

Comment On: EBSA-2016-0010-0001

Annual Reporting and Disclosure

Document: EBSA-2016-0010-DRAFT-0177

Comment on FR Doc # 2016-14892

Submitter Information

Name: W Pond

General Comment

I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers \$241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another unnecessary burden on small employers.

Received: November 16, 2016

Status: Pending_Post

Tracking No. 1k0-8t2f-ql1x

Comments Due: December 05, 2016

Submission Type: Web

Docket: EBSA-2016-0010

Extension of Comment Period - Proposed Revision of Annual Information

Return/Reports

Comment On: EBSA-2016-0010-0001

Annual Reporting and Disclosure

Document: EBSA-2016-0010-DRAFT-0178

Comment on FR Doc # 2016-14892

Submitter Information

Name: Donna Poe

General Comment

I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers \$241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another unnecessary burden on small employers.

Received: November 16, 2016

Status: Pending_Post

Tracking No. 1k0-8t2f-nwxp

Comments Due: December 05, 2016

Submission Type: Web

Docket: EBSA-2016-0010

Extension of Comment Period - Proposed Revision of Annual Information

Return/Reports

Comment On: EBSA-2016-0010-0001

Annual Reporting and Disclosure

Document: EBSA-2016-0010-DRAFT-0179

Comment on FR Doc # 2016-14892

Submitter Information

Name: Tim Trost

General Comment

I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers \$241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another unnecessary burden on small employers.

Received: November 16, 2016

Status: Pending_Post

Tracking No. 1k0-8t2f-6mdr

Comments Due: December 05, 2016

Submission Type: Web

Docket: EBSA-2016-0010

Extension of Comment Period - Proposed Revision of Annual Information

Return/Reports

Comment On: EBSA-2016-0010-0001

Annual Reporting and Disclosure

Document: EBSA-2016-0010-DRAFT-0180

Comment on FR Doc # 2016-14892

Submitter Information

Name: Anju Chawla

General Comment

I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers \$241.6 million.

Women Owned Small Business employers like our's are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another unnecessary burden on small employers.

I urge the Department of Labor to reconsider this proposal and help Small Businesses!

Received: November 16, 2016

Status: Pending_Post

Tracking No. 1k0-8t2f-xu6d

Comments Due: December 05, 2016

Submission Type: Web

Docket: EBSA-2016-0010

Extension of Comment Period - Proposed Revision of Annual Information

Return/Reports

Comment On: EBSA-2016-0010-0001

Annual Reporting and Disclosure

Document: EBSA-2016-0010-DRAFT-0181

Comment on FR Doc # 2016-14892

Submitter Information

Name: Anonymous Anonymous

General Comment

I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers \$241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another unnecessary burden on small employers.

Received: November 16, 2016

Status: Pending_Post

Tracking No. 1k0-8t2g-8otz

Comments Due: December 05, 2016

Submission Type: Web

Docket: EBSA-2016-0010

Extension of Comment Period - Proposed Revision of Annual Information

Return/Reports

Comment On: EBSA-2016-0010-0001

Annual Reporting and Disclosure

Document: EBSA-2016-0010-DRAFT-0183

Comment on FR Doc # 2016-14892

Submitter Information

Name: D Grant

Organization: Grant Insurance Agency

General Comment

am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

Received: November 16, 2016

Status: Pending_Post

Tracking No. 1k0-8t2h-va4c

Comments Due: December 05, 2016

Submission Type: Web

Docket: EBSA-2016-0010

Extension of Comment Period - Proposed Revision of Annual Information

Return/Reports

Comment On: EBSA-2016-0010-0001

Annual Reporting and Disclosure

Document: EBSA-2016-0010-DRAFT-0185

Comment on FR Doc # 2016-14892

Submitter Information

Name: Beverly Epps

General Comment

I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers \$241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another unnecessary burden on small employers.

Received: November 17, 2016

Status: Pending_Post

Tracking No. 1k0-8t31-56iz

Comments Due: December 05, 2016

Submission Type: Web

Docket: EBSA-2016-0010

Extension of Comment Period - Proposed Revision of Annual Information

Return/Reports

Comment On: EBSA-2016-0010-0001

Annual Reporting and Disclosure

Document: EBSA-2016-0010-DRAFT-0187

Comment on FR Doc # 2016-14892

Submitter Information

Name: Dale Brockman

General Comment

I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers \$241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another unnecessary burden on small employers.

I urge the Department of Labor to reconsider this proposal.

Dale Brockman Small Business Owner

Received: November 18, 2016

Status: Pending_Post

Tracking No. 1k0-8t3s-vt84

Comments Due: December 05, 2016

Submission Type: Web

Docket: EBSA-2016-0010

Extension of Comment Period - Proposed Revision of Annual Information

Return/Reports

Comment On: EBSA-2016-0010-0001

Annual Reporting and Disclosure

Document: EBSA-2016-0010-DRAFT-0189 Comment on FR Doc # 2016-14892

Submitter Information

Name: GAYLA LEWIS

General Comment

I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J.

The proposed rules that would eliminate the small group exemption on Form 5500 filings plus the additional data collection requirements on Schedule J will add 2.2 million work hours and would cost small employers \$241.6 million.

Small employers are already challenged to stay current and compliant with excessive federal, state and local rules and regulations. The proposed changes place yet another unnecessary burden on small employers

I urge the Department of Labor to reconsider this proposal.

Thank you

Received: November 18, 2016

Status: Pending_Post

Tracking No. 1k0-8t3x-qfew

Comments Due: December 05, 2016

Submission Type: Web

Docket: EBSA-2016-0010

Extension of Comment Period - Proposed Revision of Annual Information

Return/Reports

Comment On: EBSA-2016-0010-0001

Annual Reporting and Disclosure

Document: EBSA-2016-0010-DRAFT-0192

Comment on FR Doc # 2016-14892

Submitter Information

Name: Trisha Aeschliman Organization: AOL

General Comment

I am requesting that the Department of Labor reconsider the proposed Annual Reporting and Disclosure rules relating to Form 5500 and Schedule J