	(Original Signature of Member)	
115TH CONGRESS 1ST SESSION	H. R	

To amend the Employee Retirement Income Security Act of 1974 and the Internal Revenue Code of 1986 to ensure that retirement investors receive advice in their best interests, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

Mr.	Roe of Tennessee introduce	d the f	following	bill;	which	was	referred	to	the
	Committee on						_		

A BILL

To amend the Employee Retirement Income Security Act of 1974 and the Internal Revenue Code of 1986 to ensure that retirement investors receive advice in their best interests, and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE.
- 4 This Act may be cited as the "Affordable Retirement
- 5 Advice for Savers Act".

1	SEC. 2. REPEAL OF FIDUCIARY DEFINITION RULEMAKING.
2	(a) In General.—The Fiduciary Definition rule-
3	making described in subsection (b) is repealed and shall
4	have no force or effect, and the regulations and prohibited
5	transaction exemptions amended or repealed by such rule-
6	making are restored or revived as if such rulemaking had
7	not been issued.
8	(b) FIDUCIARY DEFINITION RULEMAKING.—The Fi-
9	duciary Definition rulemaking described in this subsection
10	consists of the following:
11	(1) The final rule of the Department of Labor
12	titled "Definition of the Term 'Fiduciary'; Conflict
13	of Interest Rule—Retirement Investment Advice"
14	published April 8, 2016 (81 Fed. Reg. 20946).
15	(2) The "Best Interest Contract Exemption"
16	published April 8, 2016 (81 Fed. Feg. 21002) and
17	the technical correction published July 11, 2016 (81
18	Fed. Reg. 44773).
19	(3) The "Class Exemption for Principal Trans-
20	actions in Certain Assets Between Investment Ad-
21	vice Fiduciaries and Employee Benefit Plans and
22	IRAs" published April 8, 2016 (81 Fed. Reg.
23	21089) and the technical correction published July
24	11, 2016 (81 Fed. Reg. 44784).
25	(4) The "Amendment to Prohibited Transaction
26	Exemption (PTE) 75-1, Part V, Exemptions From

tain Broker-Dealers, Reporting Dealers and Banks' published April 8, 2016 (81 Fed. Reg. 21139). (5) The "Amendment to and Partial Revocation of Prohibited Transaction Exemption (PTE) 86-128 for Securities Transactions Involving Employee Ben efit Plans and Broker-Dealers; Amendment to and Partial Revocation of PTE 75-1, Exemptions From Prohibitions Respecting Certain Classes of Trans actions Involving Employee Benefits Plans and Cer tain Broker-Dealers, Reporting Dealers and Banks' published April 8, 2016 (81 Fed. Reg. 21181). (6) The "Amendments to Class Exemptions 75 1, 77-4, 80-83 and 83-1" published April 8, 2016 (81 Fed. Reg. 21208). (7) The "Amendment to and Partial Revocation of Prohibited Transaction Exemption (PTE) 84-24 for Certain Transactions Involving Insurance Agents and Brokers, Pension Consultants, Insurance Com panies, and Investment Company Principal Under	1	Prohibitions Respecting Certain Classes of Trans-
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	21	panies, and Investment Company Principal Under-
23 21147).	22	writers" published April 8, 2016 (81 Fed. Reg.
	23	21147).

1	SEC. 3. RULES RELATING TO THE PROVISION OF INVEST-
2	MENT ADVICE.
3	(a) Amendments to the Employee Retirement
4	INCOME SECURITY ACT OF 1974.—
5	(1) Definition of investment advice.—
6	Section 3(21) of the Employee Retirement Income
7	Security Act of 1974 (29 U.S.C. 1002(21)) is
8	amended by adding at the end the following:
9	"(C)(i) For purposes of clause (ii) of subparagraph
10	(A), the term 'investment advice' means a recommenda-
11	tion communicated electronically, on paper, or orally
12	that—
13	"(I) relates to—
14	"(aa) the advisability of acquiring, holding,
15	disposing, or exchanging any moneys or other
16	property of a plan by the plan, plan partici-
17	pants, or plan beneficiaries, including any rec-
18	ommendation whether to take a distribution of
19	benefits from such plan or any recommendation
20	relating to the investment of any moneys or
21	other property of such plan to be distributed
22	from such plan;
23	"(bb) the management of moneys or other
24	property of such plan, including recommenda-
25	tions relating to the management of moneys or

1	other property to be distributed from such plan;
2	or
3	"(cc) the advisability of retaining or ceas-
4	ing to retain a person who would receive a fee
5	or other compensation for providing any of the
6	types of advice described in this subclause; and
7	"(II) is rendered pursuant to—
8	"(aa) a written acknowledgment, provided
9	electronically or on paper, of the obligation of
10	the advisor to comply with section 404 with re-
11	spect to the provision of such recommendation;
12	Ol°
13	"(bb) a mutual agreement, arrangement,
14	or understanding, which may include limitations
15	on scope, timing, and responsibility to provide
16	ongoing monitoring or advice services, between
17	the person making such recommendation and
18	the plan that such recommendation is individ-
19	ualized to the plan and such plan intends to
20	materially rely on such recommendation in
21	making investment or management decisions
22	with respect to any moneys or other property of
23	such plan.
24	"(ii) For purposes of clause (i)(II)(bb), any dis-
25	claimer of a mutual agreement, arrangement, or under-

standing shall state only the following: 'This communication is not individualized to you, and you are not intended to rely materially on this communication in making invest-3 4 ment or management decisions.'. Such disclaimer shall not 5 be effective unless such disclaimer is in writing and is 6 communicated in a clear and prominent manner and an 7 objective person would reasonably conclude that, based on 8 all the facts and circumstances, there was not a mutual 9 agreement, arrangement, or understanding. 10 "(iii) For purposes of clause (i)(II)(bb), a communication shall not be considered to be a recommendation 12 made pursuant to a mutual agreement, arrangement, or 13 understanding, if such communication contains the dis-14 claimer required by clause (ii), and— "(I) it is provided in conjunction with clear and 15 16 prominent disclosure in writing to a plan, plan par-17 ticipant, or beneficiary that the person providing the 18 communication is doing so in its marketing or sales 19 capacity, including any communication regarding the 20 terms and conditions of the engagement of the per-21 son providing the communication, and that the per-22 son is not intending to provide investment advice 23 within the meaning of this subparagraph or to other-24 wise act within and under the obligations of the best 25 interest standard as described in this subparagraph;

1	"(II) the person providing the communication is
2	a current or potential counterparty or service pro-
3	vider to the plan in connection with any transaction
4	based on the communication, but only if—
5	"(aa) the plan is represented, in connection
6	with such transaction, by a plan fiduciary that
7	is independent of the person providing the com-
8	munication, and, except in the case of a swap
9	(as defined in section 1a of the Commodity Ex-
10	change Act (7 U.S.C. 1a) or security-based
11	swap (as defined in section 3(a) of the Securi-
12	ties Exchange Act (15 U.S.C. 78c(a))), inde-
13	pendent of the plan sponsor; and
14	"(bb) prior to such transaction, the inde-
15	pendent plan fiduciary represents in writing to
16	the person providing the communication that it
17	is aware that the person has a financial interest
18	in the transaction and that it has determined
19	that the person is not intending to provide in-
20	vestment advice within the meaning of this sub-
21	paragraph or to otherwise act as a fiduciary to
22	the plan subject to section 404;
23	"(III) the person providing the communication
24	is an employee of any sponsoring employer or affil-
25	iate or employee organization who provides the com-

1	munication to the plan for no fee or other compensa-
2	tion other than the employee's normal compensation;
3	"(IV) the person providing the communication
4	discloses in writing to the plan fiduciary that the
5	person is not undertaking to provide investment ad-
6	vice as a fiduciary to the plan subject to section 404
7	and the communication consists solely of—
8	"(aa) making available to the plan, without
9	regard to the individualized needs of the plan,
10	securities or other property or investment prod-
11	ucts through a platform or similar mechanism
12	from which a plan fiduciary may select or mon-
13	itor investment alternatives; or
14	"(bb) in connection with a platform or
15	similar mechanism described in item (aa)—
16	"(AA) identifying investment alter-
17	natives that meet objective criteria speci-
18	fied by the plan, such as criteria con-
19	cerning expense ratios, fund sizes, types of
20	asset, or credit quality;
21	"(BB) providing objective financial
22	data and comparisons with independent
23	benchmarks to the plan; or
24	"(CC) identifying a sample set of in-
25	vestment alternatives based on the plan's

1	stated criteria in response to an inquiry
2	from a plan fiduciary;
3	"(V) the communication consists solely of valu-
4	ation information; or
5	"(VI) the communication consists solely of—
6	"(aa) information described in Department
7	of Labor Interpretive Bulletin 96–1 (29 C.F.R.
8	2509.96-1, as in effect on January 1, 2015),
9	regardless of whether such education is pro-
10	vided to a plan or plan fiduciary or a partici-
11	pant or beneficiary;
12	"(bb) information provided to participants
13	or beneficiaries regarding the factors to con-
14	sider in deciding whether to elect to receive a
15	distribution from a plan or an individual retire-
16	ment plan (as defined in section 7701(a)(37) of
17	the Internal Revenue Code of 1986) and wheth-
18	er to roll over such distribution to a plan or an
19	individual retirement plan (as defined in section
20	7701(a)(37) of the Internal Revenue Code of
21	1986), so long as any examples of different dis-
22	tribution alternatives are accompanied by all
23	material facts and assumptions on which the
24	examples are based; or

1	"(cc) any additional information treated as
2	education by the Secretary.".
3	(2) Exemption relating to investment ad-
4	VICE.—Section 408(b) of the Employee Retirement
5	Income Security Act of 1974 is amended by adding
6	at the end the following:
7	"(21)(A) Any transaction, including a contract
8	for service, between a person providing investment
9	advice described in section 3(21)(A)(ii) and the ad-
10	vice recipient in connection with such investment ad-
11	vice, and any transaction consisting of the provision
12	of such investment advice, if the following conditions
13	are satisfied:
14	"(i) No more than reasonable compensa-
15	tion is paid (as determined under section
16	408(b)(2)) for such investment advice.
17	"(ii) If the investment advice is based on
18	a limited range of investment options (which
19	may consist, in whole or in part, of proprietary
20	products), such limitations shall be clearly dis-
21	closed to the advice recipient prior to any trans-
22	action based on the investment advice in the
23	form of a notice that only states the following:
24	'This recommendation is based on a limited
25	range of investment options, and the same or

1	similar investments may be available at a dif-
2	ferent cost (greater or lesser) from other
3	sources.'.
4	"(iii) If the investment advice may result
5	in variable compensation to the person pro-
6	viding the investment advice (or any affiliate of
7	such person), the receipt of such compensation
8	shall be clearly disclosed to the advice recipient
9	prior to any transaction based on the invest-
10	ment advice. For purposes of this subpara-
11	graph, clear disclosure of variable compensation
12	shall include, in a manner calculated to be un-
13	derstood by the average individual, each of the
14	following:
15	"(I) A notice that states only the fol-
16	lowing: 'This recommendation may result
17	in varying amounts of fees or other com-
18	pensation to the person providing the rec-
19	ommendation (or its affiliate), and the
20	same or similar investments may be avail-
21	able at a different cost (greater or lesser)
22	from other sources.'. Any regulations or
23	administrative guidance implementing this
24	subclause may not require this notice to be
25	updated more than annually.

1	"(II) A description of any fee or other
2	compensation that is directly or indirectly
3	payable to the person (or its affiliate) by
4	the advice recipient with respect to such
5	transaction (expressed as an amount, for-
6	mula, percentage of assets, per capita
7	charge, or estimate or range of such com-
8	pensation).
9	"(III) A description of the types and
10	ranges of any compensation that are rea-
11	sonably expected to be directly or indirectly
12	payable to the person (or its affiliate) by
13	any third party in connection with such
14	transaction (expressed as an amount, for-
15	mula, percentage of assets, per capita
16	charge, or estimate or range of such com-
17	pensation).
18	"(IV) Upon request of the advice re-
19	cipient, a disclosure of the specific
20	amounts of compensation described in
21	clause (iii) that the person will receive in
22	connection with the particular transaction
23	(expressed as an amount, formula, percent-
24	age of assets, per capita charge, or esti-
25	mate of such compensation).

1	"(B) No recommendation will fail to satisfy the
2	conditions described in clauses (i) through (iii) of
3	subparagraph (A) solely because the person, acting
4	in good faith and with reasonable diligence, makes
5	an error or omission in disclosing the information
6	specified in such clauses, provided that the person
7	discloses the correct information to the advice recipi-
8	ent as soon as practicable, but not later than 30
9	days from the date on which the person knows of
10	such error or omission.
11	"(C) Any notice provided pursuant to a require-
12	ment under clause (ii) or clause (iii)(I) of subpara-
13	graph (A) shall have no effect on any other notice
14	otherwise required without regard to this title, and
15	shall be provided in addition to, and not in lieu of,
16	any other such notice.
17	"(D) For purposes of this paragraph, the term
18	'affiliate' has the meaning given in subsection
19	(g)(11)(B).".
20	(b) Amendments to the Internal Revenue
21	Code of 1986.—
22	(1) Exemption for investment advice
23	WHICH IS BEST INTEREST RECOMMENDATION.—Sec-
24	tion 4975(d) of the Internal Revenue Code of 1986
25	is amended by striking "or" at the end of paragraph

1	(22), by striking the period at the end of paragraph
2	(23) and inserting ", or", and by inserting after
3	paragraph (23) the following:
4	"(24) provision of investment advice by a fidu-
5	ciary to a plan, plan participant, or beneficiary with
6	respect to the plan, which is a best interest rec-
7	ommendation or a transaction connected to such ad-
8	vice.".
9	(2) Investment advice; best interest rec-
10	OMMENDATION.—Section 4975(e) of such Code is
11	amended by adding at the end the following:
12	"(10) Investment advice.—
13	"(A) In general.—For purposes of this
14	section, the term 'investment advice' means a
15	recommendation, communicated electronically,
16	on paper, or orally, that—
17	"(i) relates to—
18	"(I) the advisability of acquiring,
19	holding, disposing, or exchanging any
20	moneys or other property of a plan by
21	the plan, plan participants, or plan
22	beneficiaries, including any rec-
23	ommendation whether to take a dis-
24	tribution of benefits from such plan or
25	any recommendation relating to the

1	investment of any moneys or other
2	property of such plan to be distrib-
3	uted from such plan;
4	"(II) the management of moneys
5	or other property of such plan, includ-
6	ing recommendations relating to the
7	management of moneys or other prop-
8	erty to be distributed from such plan;
9	or
10	"(III) the advisability of retain-
11	ing or ceasing to retain a person who
12	would receive a fee or other com-
13	pensation for providing any of the
14	types of advice described in this sub-
15	clause; and
16	"(ii) is rendered pursuant to—
17	"(I) a written acknowledgment,
18	provided electronically or on paper,
19	that the person is a fiduciary with re-
20	spect to the provision of such rec-
21	ommendation; or
22	"(II) a mutual agreement, ar-
23	rangement, or understanding which
24	may include limitations on scope, tim-
25	ing, and responsibility to provide on-

1	going monitoring or advice services,
2	between the person making such rec-
3	ommendation and the plan, plan par-
4	ticipant, or beneficiary that such rec-
5	ommendation is individualized to the
6	plan, plan participant, or beneficiary
7	and such plan, plan participant, or
8	beneficiary intends to materially rely
9	on such recommendation in making
10	investment or management decisions
11	with respect to any moneys or other
12	property of such plan.
13	"(B) DISCLAIMER OF A MUTUAL AGREE-
14	MENT, ARRANGEMENT, OR UNDERSTANDING.—
15	For purposes of subparagraph (A)(ii)(II), any
16	disclaimer of a mutual agreement, arrangement,
17	or understanding shall state only the following:
18	'This communication is not individualized to
19	you, and you are not intended to rely materially
20	on this communication in making investment or
21	management decisions.'. Such disclaimer shall
22	not be effective unless such disclaimer is in
23	writing and is communicated in a clear and
24	prominent manner and an objective person
25	would reasonably conclude that, based on all

1	the facts and circumstances, there was not a
2	mutual agreement, arrangement, or under-
3	standing.
4	"(C) When recommendation treated
5	AS MADE PURSUANT TO A MUTUAL AGREE-
6	MENT, ARRANGEMENT, OR UNDERSTANDING.—
7	For purposes of subparagraph (A)(ii)(II), a
8	communication shall not be treated as a rec-
9	ommendation made pursuant to a mutual
10	agreement, arrangement, or understanding, if
11	such communication contains the disclaimer re-
12	quired by subparagraph (B), and—
13	"(i) Seller's exception.—The
14	communication is provided in conjunction
15	with clear and prominent disclosure in
16	writing to a plan, plan participant, or ben-
17	eficiary that the person providing the com-
18	munication is doing so in its marketing or
19	sales capacity, including any communica-
20	tion regarding the terms and conditions of
21	the engagement of the person providing
22	the communication, and that the person is
23	not intending to provide investment advice
24	within the meaning of this subparagraph
25	or to otherwise act as a fiduciary to the

1	plan or under the obligations of a best in-
2	terest recommendation.
3	"(ii) Certain counterparties or
4	SERVICE PROVIDERS.—The person pro-
5	viding the communication is a current or
6	potential counterparty or service provider
7	to the plan in connection with any trans-
8	action based on the communication, but
9	only if—
10	"(I) the plan is represented, in
11	connection with such transaction, by a
12	plan fiduciary that is independent of
13	the person providing the communica-
14	tion, and, except in the case of a swap
15	(as defined in section 1a of the Com-
16	modity Exchange Act (7 U.S.C. 1a) or
17	security-based swap (as defined in
18	section 3(a) of the Securities Ex-
19	change Act (15 U.S.C. 78c(a))), inde-
20	pendent of the plan sponsor; and
21	"(II) prior to entering into such
22	transaction, the independent plan fi-
23	duciary represents in writing to the
24	person providing the communication
25	that it is aware that the person has a

1	financial interest in the transaction
2	and that it has determined that the
3	person is not intending to provide in-
4	vestment advice within the meaning of
5	this subparagraph or to otherwise act
6	as a fiduciary to the plan, plan par-
7	ticipants, or plan beneficiaries.
8	"(iii) Employees of a plan spon-
9	sor.—The person providing the commu-
10	nication is an employee of any sponsoring
11	employer or affiliate or employee organiza-
12	tion who provides the communication to
13	the plan for no fee or other compensation
14	other than the employee's normal com-
15	pensation.
16	"(iv) Platform providers selec-
17	TION AND MONITORING ASSISTANCE.—The
18	person providing the communication dis-
19	closes in writing to the plan fiduciary that
20	the person is not undertaking to provide
21	investment advice as a fiduciary (within
22	the meaning of this paragraph) or under
23	the obligations of a best interest rec-
24	ommendation and the communication con-
25	sists solely of—

1	"(I) making available to the plan,
2	plan participants, or plan bene-
3	ficiaries, without regard to the indi-
4	vidualized needs of the plan, plan par-
5	ticipants, or plan beneficiaries, securi-
6	ties or other property or investment
7	products through a platform or simi-
8	lar mechanism from which a plan fi-
9	duciary may select or monitor invest-
10	ment alternatives, or
11	"(II) in connection with a plat-
12	form or similar mechanism described
13	in subclause (I)—
14	"(aa) identifying investment
15	alternatives that meet objective
16	criteria specified by the plan,
17	such as criteria concerning ex-
18	pense ratios, fund sizes, types of
19	asset, or credit quality,
20	"(bb) providing objective fi-
21	nancial data and comparisons
22	with independent benchmarks to
23	the plan, or
24	"(cc) identifying a sample
25	set of investment alternatives

1	based on the plan's stated cri-
2	teria in response to an inquiry
3	from a plan fiduciary.
4	"(v) Valuation.—The communica-
5	tion consists solely of valuation informa-
6	tion.
7	"(vi) FINANCIAL EDUCATION.—The
8	communication consists solely of—
9	"(I) information described in De-
10	partment of Labor Interpretive Bul-
11	letin 96-1 (29 C.F.R. 2509.96-1, as in
12	effect on January 1, 2015), regardless
13	of whether such education is provided
14	to a plan or plan fiduciary or a partic-
15	ipant or beneficiary,
16	"(II) information provided to
17	participants or beneficiaries regarding
18	the factors to consider in deciding
19	whether to elect to receive a distribu-
20	tion from a plan and whether to roll
21	over such distribution to a plan, so
22	long as any examples of different dis-
23	tribution alternatives are accompanied
24	by all material facts and assumptions
25	on which the examples are based, or

1	"(III) any additional information
2	treated as education by the Secretary.
3	"(11) Best interest recommendation.—
4	For purposes of this subsection—
5	"(A) IN GENERAL.—The term 'best inter-
6	est recommendation' means a recommenda-
7	tion—
8	"(i) for which no more than reason-
9	able compensation is paid (as determined
10	under subsection $(d)(2)$,
11	"(ii) provided by a person acting with
12	the care, skill, prudence, and diligence
13	under the circumstances then prevailing
14	that a prudent person would exercise based
15	on—
16	"(I) the information obtained
17	through the reasonable diligence of
18	the person regarding factors such as
19	the advice recipient's age, and
20	"(II) any other information that
21	the advice recipient discloses to the
22	person in connection with receiving
23	such recommendation, and

1	"(iii) where the person places the in-
2	terests of the plan or advice recipient
3	above its own.
4	"(B) Investment options; variable
5	COMPENSATION.—A best interest recommenda-
6	tion may include a recommendation that—
7	"(i) is based on a limited range of in-
8	vestment options (which may consist, in
9	whole or in part, of proprietary products),
10	but only if any such limitations shall be
11	clearly disclosed to the advice recipient
12	prior to any transaction based on the in-
13	vestment advice in the form of a notice
14	that only states the following: 'This rec-
15	ommendation is based on a limited range
16	of investment options, and the same or
17	similar investments may be available at a
18	different cost (greater or lesser) from other
19	sources.', or
20	"(ii) may result in variable compensa-
21	tion to the person providing the rec-
22	ommendation (or any affiliate of such per-
23	son), but only if the receipt of such com-
24	pensation shall be clearly disclosed to the

1	advice recipient prior to any transaction
2	based on the investment advice.
3	"(C) CLEAR DISCLOSURE OF VARIABLE
4	COMPENSATION.—For purposes of this para-
5	graph, clear disclosure of variable compensation
6	shall include, in a manner calculated to be un-
7	derstood by the average individual, each of the
8	following:
9	"(i) A notice that states only the fol-
10	lowing: 'This recommendation may result
11	in varying amounts of fees or other com-
12	pensation to the person providing the rec-
13	ommendation (or its affiliate), and the
14	same or similar investments may be avail-
15	able at a different cost (greater or lesser)
16	from other sources.'. Any regulations or
17	administrative guidance implementing this
18	clause may not require this notice to be
19	updated more than annually.
20	"(ii) A description of any fee or other
21	compensation that is directly or indirectly
22	payable to the person (or its affiliate) by
23	the advice recipient with respect to such
24	transaction (expressed as an amount, for-
25	mula, percentage of assets, per capita

1	charge, or estimate or range of such com-
2	pensation).
3	"(iii) A description of the types and
4	ranges of any compensation that are rea-
5	sonably expected to be directly or indirectly
6	payable to the person (or its affiliate) by
7	any third party in connection with such
8	transaction (expressed as an amount, for-
9	mula, percentage of assets, per capita
10	charge, or estimate or range of such com-
11	pensation).
12	"(iv) Upon request of the advice re-
13	cipient, a disclosure of the specific
14	amounts of compensation described in
15	clause (iii) that the person will receive in
16	connection with the particular transaction
17	(expressed as an amount, formula, percent-
18	age of assets, per capita charge, or esti-
19	mate of such compensation).
20	"(D) Definition of Affiliate.—For
21	purposes of this paragraph, the term 'affiliate'
22	has the meaning given in subsection
23	(f)(8)(J)(ii).
24	"(E) Correction of Certain Errors
25	AND OMISSIONS.—A recommendation shall not

1	fail to be a best interest recommendation solely
2	because a person who, acting in good faith and
3	with reasonable diligence, makes an error or
4	omission in disclosing the information specified
5	in subparagraph (B), if the person discloses the
6	correct information to the advice recipient as
7	soon as practicable but not later than 30 days
8	from the date on which the person knows of
9	such error or omission.
10	"(F) Special rule.—Any notice provided
11	pursuant to a requirement under subparagraph
12	(B)(i) or subparagraph (C)(i) shall have no ef-
13	fect on any other notice otherwise required
14	without regard to this title, and shall be pro-
15	vided in addition to, and not in lieu of, any
16	other such notice.".
17	(3) Failures relating to best interest
18	RECOMMENDATION.—
19	(A) Correction.—Section 4975(f)(5) of
20	such Code is amended—
21	(i) by striking "(5) CORRECTION-
22	The terms" and inserting:
23	"(5) Correction.—
24	"(A) In general.—Except as provided in
25	subparagraph (B), the terms", and

1	(ii) by adding at the end the fol-
2	lowing:
3	"(B) DETERMINATION OF 'CORRECTION'
4	AND 'CORRECT' WITH RESPECT TO BEST INTER-
5	EST ADVICE RECOMMENDATIONS.—In the case
6	of a prohibited transaction arising by the fail-
7	ure of investment advice to be a best interest
8	recommendation, the terms 'correction' and
9	'correct' mean the payment to, or reimburse-
10	ment of, actual damages of the plan, plan par-
11	ticipants, or plan beneficiaries resulting directly
12	from the plan's, plan participant's, or plan
13	beneficiary's reliance on such investment advice,
14	if any, that have not otherwise been paid or re-
15	imbursed to the plan, plan participants, or plan
16	beneficiaries, including payments and reim-
17	bursements made pursuant to subparagraph
18	(A) if such amount is greater than the amount
19	determined under subparagraph (A).".
20	(B) Amount involved for purposes of
21	EXCISE TAX.—The first sentence of section
22	4975(f)(4) of such Code is amended by striking
23	"excess compensation." and inserting "excess
24	compensation, and in the case of a prohibited
25	transaction arising by the failure of investment

1 advice to be a best interest recommendation, 2 the amount involved shall be the amount paid 3 to the person providing the advice (or its affil-4 iate, as defined in paragraph (8)(J)(ii)) that 5 has not been paid or reimbursed to the plan, 6 plan participants, or plan beneficiaries, includ-7 ing payments and reimbursements made pursu-8 ant to paragraph (5).". 9 (c) Effective Date.—The amendments made by 10 subsections (a) and (b) shall take effect on the date of the enactment of this Act and shall apply with respect to 11 12 communications provided or recommendations made on or after 2 years after such date. 13 14 (d) Grandfathered Transactions and Serv-15 ICES.—The amendments made by subsections (a) and (b) shall not apply to any service or transaction rendered, en-16 tered into, or for which a person has been compensated 17 18 prior to the date on which the amendments become effec-19 tive under subsection (c). 20 (e) Transition.—Until such time as regulations or 21 other guidance are issued to carry out the amendments 22 made by subsections (a) and (b), a plan or a fiduciary 23 shall be treated as meeting the requirements of such amendments if the plan or fiduciary, as the case may be,

- 1 complies with a reasonable good faith interpretation of
- 2 such amendments.