#### MEMORANDUM

**TO:** File No. S7-07-18

**FROM:** Adam B. Glazer

Counsel to Commissioner Hester M. Peirce

**RE:** Meeting with Representatives of Fiduciary Benchmarks

**DATE:** November 14, 2018

On October 22, 2018, Commissioner Hester M. Peirce and her legal advisor, Adam Glazer, met with the following representatives of Fiduciary Benchmarks:

- Tom Kmak, CEO;
- Fred Reish, Partner, Drinker Biddle; and
- James Lundy, Partner, Drinker Biddle.

The participants discussed, among other things, the Commission's proposed new rule, Regulation Best Interest, in Securities Exchange Act Release No. 83062 (Apr. 18, 2018) and the attached document submitted by Fiduciary Benchmarks.



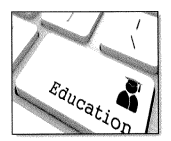
# **Rollover/Distribution Thoughts**



- 1. There are 4 different types of Distribution/Rollover Services
- 2. Fee Differences can be substantial thus use real data
- 3. Recommendation can be done quickly and easily
- 4. FINRA 13-45 & DOL Fiduciary Rule are a solid regulatory approach



**Recommendation** - this is where the Advisor wishes to really help the participant understand the alternatives on an apples-to-apples basis consistent with FINRA 13-45 and the revoked Fiduciary Rule.



**Education** - this is where the Advisor provides education of the same factors that exist in the Recommendation. In this case, however, the participant is left to sort through the issues on their own.



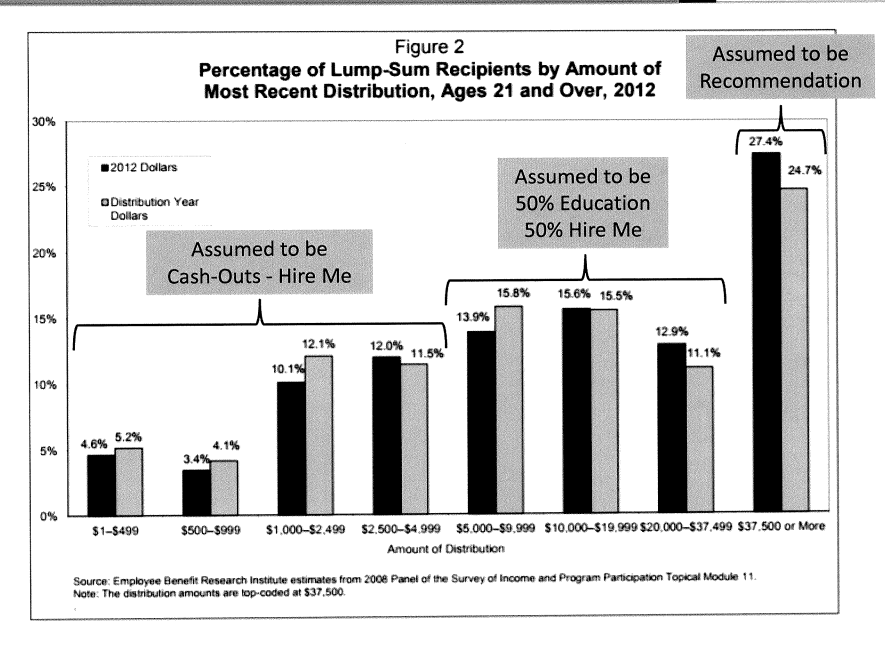
Hire Me - this is where the participant has already made a decision to rollover their balance from a plan to an IRA. An example would be a participant wishing to rollover a small balance in a plan to an IRA with large balances that is already managed by their Advisor.



**Cash Outs** 

Unsolicited Request - this is where the participant has assets that CANNOT remain in the qualified plan because of the cash-out rules for the plan (e.g. \$1,000 or \$5,000). While similar to Hire Me, FBi tracks separately for reporting, management and regulatory purposes.



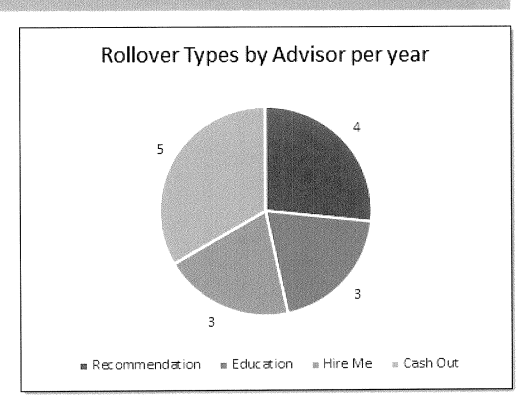


# **Assumed Distribution of Rollover Types**



- Based on Multiple Data Points from BDs that process hundreds of thousands of rollovers per year, the average advisor will encounter about 15 Rollover Opportunities per year
- Combining this data point with the prior page provides a distribution of rollover types as shown below

Type of Rollover	Percent	Per Year
Recommendation	27%	4
Education	22%	3
Hire Me	21%	3
Cash Out	30%	5



# **Output for Hire Me and Unsolicited Request**



### Acknowledgment Regarding Participant's Unsolicited Distribution and Rollover Decision with "Hire Me" Discussions

Howard Clark ("Participant") has decided to take a lump sum distribution from participant's qualified retirement plan (the "Plan") and to roll the distribution into an Individual Retirement Account or Annuity (IRA).

#### **ACKNOWLEDGMENT BY PARTICIPANT:**

The decision to take a distribution and to roll over to an IRA was my decision. I acknowledge that I made the decision to take a distribution from my qualified retirement plan and roll it over into an IRA without discussions with the Adviser. Adviser was not requested to and did not provide education or information about distributions or rollovers, and did not recommend: (i) whether to take a distribution; (ii) the form of distribution; or (iii) whether to roll over the distribution to an IRA. I understand that I could possibly leave my money in the plan (if the plan permits); transfer it to the plan of successor employer (if I were to work for a new employer with a plan that permitted transfers); take a taxable distribution; and/or roll over to an IRA. I also understand that fees, investments, and services vary among those alternatives, and that the fees and expenses in a plan may be less than in an IRA.

While I independently made the decision to take a distribution and roll it to an IRA. I did ask Adviser to explain the services that Adviser provides for IRA investments. Adviser described the investment advisory and management services offered by the advisory firm, the fees charged for those services, and the qualifications of Adviser and the firm. However, Adviser did not recommend that I take a distribution from my retirement plan or that I roll over to an IRA.

Participant:
Print Name: Howard Clark
Advisor:
Print Name: Tom Kmak4
Date:

#### Acknowledgment Regarding Participant's Unsolicited Distribution and Rollover Decision

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#### ACKNOWLEDGMENT BY PARTICIPANT:

Participant: \_\_\_

The decision to take a distribution and to roll over to an IRA was my decision. I acknowledge that I made the decision to take a distribution from my qualified retirement plan and roll it over into an IRA without discussions with the Adviser. Adviser was not requested to and did not provide education or information about distributions or rollovers, and did not recommend: (i) whether to take a distribution; (ii) the form of distribution; or (iii) whether to roll over the distribution to an IRA. I understand that I could possible leave my money in the plan (if the plan permits): transfer it to the plan of successor employer (if I were to work for a new employer with a plan that permitted transfers); take a taxable distribution; and/or roll over to an IRA. I also understand that fees, investments, and services vary among those alternatives, and that the fees and expenses in a plan may be less than in an IRA.

int Name: Howard Clark
visor:
int Name: Tom Kmak4
ote:



#### Step 2 - Impact of Taking Cash Now



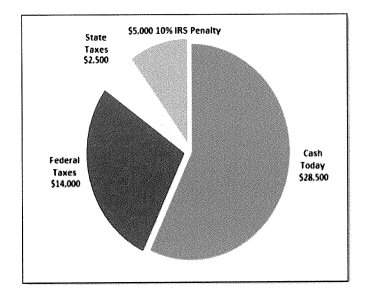


Sometimes people need to take early withdrawals from their retirement accounts for living expenses, but it is important to see what you might be giving up if you do so. Take a look at the examples below, which reflect your account balance, income, federal and state tax brackets and age, but <u>not</u> your specific account investments. If you don't need any cash now, you can go to Step 3.

### Taking \$50,000 in Cash Now



If you were to take \$50,000 of your retirement account as cash right now, the chart below estimates that you would only receive about \$28,500 because of toxes and penalties.



### Value of \$50,000 Rollover at Retirement



\*If, however, you chose to rollover the \$50,000, and your account earned 7% per year until you reach your normal retirement date of 12/1/2027, you would have \$98,358 at retirement versus the \$28,500 you would receive in cash today.

Retirement 12/1/2027 \$98,358



**Cash Today** 

\$28,500

\*Note that this example assumes an annual compounded earnings rate of 7%, which is consistent (historically) with returns in an account invested mostly in equities.

Page 3 of 10

# **Output Sample for Recommendation**



### **Rollover Analysis: Summary**



DISCLAIMER: A recommendation about your distribution options, including a rollover recommendation, is fiduciary advice and XYZ Consulting, when making a recommendation, has a duty to evaluate your options and make a prudent and suitable recommendation on your behalf. To help you with this decision, XYZ Consulting has hired Fiduciary Benchmarks - a leading benchmarking service for defined contribution plans and IRAs. Below, Fiduciary Benchmarks presents the key characteristics of the various options available for your rollover BASED ON YOUR DATA AND PREFERENCES. This information will help XYZ Consulting make a prudent and suitable recommendation on your behalf, and help you make an informed decision about that recommendation.

			Opti	on 1		Option 2			
Rollover Decision Drivers:		Your Data and Preferences:	XYZ Consulting			OREGON CHERRY GROWERS, INC. 401(K) PROFIT			
Retirement Planning  Investment Options	<ul> <li>Financial Planning Needed:</li> <li>Contact Method:</li> <li>Assets Consolidated:</li> <li>Roth Option:</li> <li>Tax Optimization Algorithm:</li> <li>Concern Outlive Assets:</li> <li>Investing Help Needed:</li> <li>Preferred Advisor:</li> <li>Investment Flexibility:</li> </ul>	Broad financial planning Face to face Somewhat important Somewhat important Somewhat important Very worried A lot (delegator) Financial advisor Really important	Broad financial planning Phone/email/web conference Yes - except new 401(k)s Roth Conversion Available Yes, offered Lump sum/installments/annuities General advisor service tearn Advisor - First choice Individual issues (cash, bonds, stocks) ETFs, Mutual Funds Unit investment trusts and/or SMAs Alternative asset classes Annuities		Primarily web, pho Assets not consolid Roth conversion no No, not offered Lump sum Online & 800# sup Prior employer not				
Withdrawal Options	✓ Cash Now: ✓ Pre-59 ½ Withdrawals: ✓ Loans Later: ✓ Bankruptcy Protection:	No Somewhat important Not important Not important	Taxes and penalty may apply No 10% tax for college expenses Pay 10% tax if retire 55+ Loans not available by law Same as the plan for your state		Pay 10% tax for co				
Fees	✓ Fee Preference:	Level fee	Account Fees: % Yec investment fees: 0.27% admin fees: 0.00% advice fees - ongoing: 0.59% total fees: 0.87%	\$250 \$4 \$542	Account Fees: investment fees: admin fees: total fees:	% year 0.81% 0.05% 0.86%	\$ month \$743 \$46 \$788		
ecommendation:			Rollover to IRA			•			
ecommending Adviso eviewed and Approve		the plan if permitted. The evalua the IRA; whether the employer p option. Specifically, the reasons v - Investor Help Needed - A lot (a	make the recommendation above aft tion of the participant's alternatives ays for some or all of the plan's adm why the recommendation is in the be lelegator), investment Flexibility - R ern Over Outliving Assets - Very wo	took into account, among ot inistrative expenses; and the st interest of the participant leally important, Financial Pi	ner things, the fees and expenses different levels of services and in are:	s associated with b westments availab	oth the plan and le under each		



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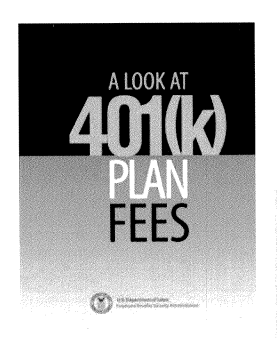
### Range of Fees for \$5mm Plan, Avg Balance \$70k

•		Low	Medium	High
Fixed Income	50%	0.30%	0.45%	0.67%
Large Cap Value	10%	0.41%	0.57%	0.79%
Large Cap Growth	10%	0.39%	0.61%	0.89%
Large Cap Index	10%	0.06%	0.10%	0.21%
Mid Cap Value	5%	0.48%	0.69%	0.90%
Small Cap Value	5%	0.62%	0.82%	1.09%
Foreign/International	10%	0.46%	0.65%	0.91%
Investment Fee		0.34%	0.49%	0.72%
Advice Fee		0.00%	0.63%	0.78%
Recordkeeping Fee		0.14%	0.36%	0.69%
Total Fee		0.47%	1.48%	2.18%

Above example does not include TPA fees or Advisor fees, which could exacerbate the difference in fees.

In addition, for a participant approaching retirement, the 50% allocation to Fixed Income could have these differences:

- Stable Value or General Account earning 3.00%
- Money Market Fund earning 0.75%



"The 1 percent difference in fees and expenses would reduce your account balance at retirement by 28 percent."

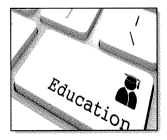


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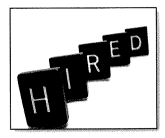
#### Recommendation

- Old Qualified Plan Participant Statement, 404(a)(5) Statement, 9 questions
- New Qualified Plan Participant Statement, 404(a)(5) Statement, 9 questions
- IRA Can be customized for type of customer with one click



#### **Education**

- Old Qualified Plan Benchmarking data based on plan size with one click
- New Qualified Plan Benchmarking data based on plan size with one click
- IRA Can be customized for type of customer with one click



### Hire Me

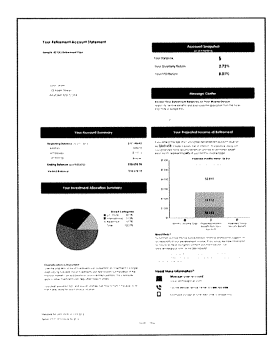
• No data is necessary



**Cash Outs** 

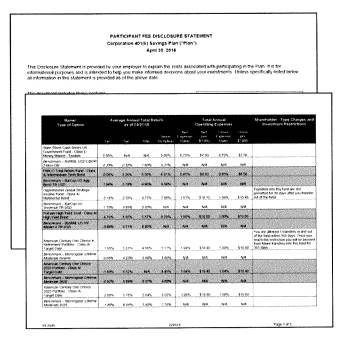
### **Unsolicited Request**

No data is necessary



### **Participant Statement:**

- Rollover Amount
- Roth or Pre-Tax
- Renew: Each Time



### 404(a)(5) Statement:

- Investment fees
- Advice Fees
- Admin Fees
- Renew: Calendar Year

Every Recordkeeper that FBI has surveyed has the 404(a)(5) information immediately available via the Recordkeeper's internet web site.





### **Plan Questions:**

- Reviewed 500+ Provisions
- 9 questions
  - NOT on 404(a)(5)
  - NOT on Part Statement
  - NOT on Form 5500
  - Tested with Major RKs
  - Renew: Calendar Year

These provisions seldom change and should be answered 1 time per year.



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# Regulatory Notice

13-45

### Rollovers to Individual Retirement Accounts

FINRA Reminds Firms of Their Responsibilities Concerning IRA Rollovers

#### Summary

FINRA is issuing this *Notice* to remind firms of their responsibilities when (1) recommending a rollover or transfer of assets in an employer-sponsored retirement plan to an Individual Retirement Account (IRA) or (2) marketing IRAs and associated services. Reviewing firm practices in this area will be an examination priority for FINRA in 2014.

Questions concerning this Notice should be directed to:

- Thomas M. Selman, Executive Vice President, Regulatory Policy, at (202) 728-6977 or tom.selman@finra.org; or
- Angela C. Goetzer, Vice President, at (202) 728-8120 or angela goetzer@finro.org.

#### **Background and Discussion**

Saving for retirement is a top financial concern for Americans and many are confused about their retirement savings options.<sup>3</sup> Because broker-dealers often advise customers regarding retirement plans, this *Notice* addresses these interactions. In particular, the *Notice* addresses firms' recommendations to participants in employer-sponsored 401(k) retirement plans who terminate their employment and must determine how to invest their plan assets.<sup>3</sup> FINRA reminds firms of their responsibilities when they recommend that such an investor roll over or transfer plan assets to an IRA.<sup>3</sup>

A plan participant leaving an employer typically has four options (and may engage in a combination of these options):

- leave the money in his former employer's plan, if permitted;
- roll over the assets to his new employer's plan, if one is available and rollovers are permitted;<sup>4</sup>
- roll over to an IRA; or
- cash out the account value.<sup>5</sup>

#### December 2013

#### **Notice Type**

▶ Guidance

#### Suggested Routing

- ▶ Compliance
- ► Legal
- ► Registered Representatives
- ► Senior Management

#### **Key Topics**

- ➤ Communications with the Public
- ► 401(k) Plans
- ► Individual Retirement Accounts
- ➤ Suitability
- ➤ Supervision
- ► Training

#### Referenced Rules & Notices

- ➤ FINRA Rule 2010
- ► FINRA Rule 2111
- ► FINRA Rule 2210 ► NASD Rule 3010
- NASD KUR SULO
- ► NASD Rule 3012
- ► Regulatory Notice 13-23

investor roll over retirement plan assets to an IRA typically involves securities recommendations subject to FINRA rules. A firm's marketing of its IRA services also is subject to FINRA rules. 7 Any recommendation to sell, purchase or hold securities must be suitable for the customer and the information that investors receive must be fair, balanced and not misleading. 8 This *Notice* provides guidance on these activities and is intended to help firms ensure that they have policies and procedures in place that are reasonably designed to achieve compliance with FINRA rules."

"A broker-dealer's recommendation that an



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# **DOL Rule Preamble Regarding Rollovers**





These rollovers, which will be one-time and not "on a regular basis" and thus not covered by the 1975 standard, will be the most important financial decisions that many consumers make in their lifetime. An ERISA plan investor who rolls her retirement savings into an IRA could lose 12 to 24 percent of the value of her savings over 30 years of retirement by accepting advice from a conflicted financial advisor. Timely regulatory action to redress advisers' conflicts is warranted to avert such losses.





Q14. Can an adviser and financial institution rely on the level fee provisions of the BIC Exemption for investment advice to roll over from an existing plan to an IRA if the adviser does not have reliable information about the existing plan's expenses and features?

As described in Q13, in the case of investment advice to roll over assets from an ERISA plan to an IRA, the streamlined level fee provisions of the BIC Exemption require advisers and financial institutions to document the reasons why the advice was considered to be in the best interest of the retirement investor. The documentation must take into account the fees and expenses associated with both the existing plan and the IRA; whether the employer pays for some or all of the existing plan's administrative expenses; and the different levels of services and investments available under each option.

To satisfy this requirement, the adviser and financial institution <u>must make diligent and prudent</u> efforts to obtain information on the existing plan. In general, such information should be readily available as a result of DOL regulations mandating plan disclosure of salient information to the plan's participants (see 29 CFR 2550.404a-5). If, <u>despite prudent efforts</u>, the financial institution is unable to obtain the necessary information or if the investor is unwilling to provide the information, <u>even after fair disclosure of its significance</u>, the financial institution could rely on alternative data sources, such as the most recent Form 5500 or reliable benchmarks on typical fees and expenses for the type and size of plan at issue. If the financial institution relies on such alternative data, it should explain the data's limitations and the written documentation should also include an explanation of how the financial institution determined that the benchmark or other data were reasonable.

Although the documentation requirement is only specifically recited in the level fee provisions of the BIC Exemption, the documented factors and considerations are integral to a prudent analysis of whether a rollover is appropriate. Accordingly, any fiduciary seeking to meet the best interest standard as set out in the exemption would engage in a prudent analysis of these factors and considerations before recommending that an investor roll over plan assets to an IRA or other investment, regardless of whether the fiduciary was a "level fee" fiduciary or a fiduciary complying with the full BIC Exemption.

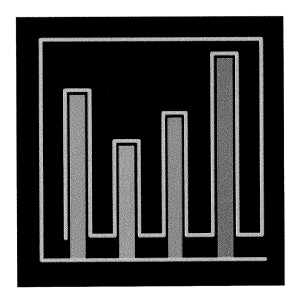




# Q26. I participated in a 401(k) plan at an old job. Can I get investment advice on what to do with my account in the 401(k) at my old employer?

A. Yes. Deciding how to handle your 401(k) account and whether to leave the account in your old employer's plan, take a distribution and purchase an annuity or roll it over into another plan or IRA is one of the most important financial decisions that you can make. Your financial adviser is acting as a fiduciary and must act in your best interest if she provides advice about taking money out of the plan and rolling it into another plan or IRA, or about leaving your money in the plan, even if there is no specific recommendation on how to invest the assets.

If your financial adviser recommends that you roll over a 401(k) plan account to an IRA that will result in compensation to him or her, special protections apply. Your financial adviser must consider your alternatives to the rollover, including leaving the money in your 401(k) account at your old employer. Your financial adviser should ask you for information on the fees and expenses charged by your 401(k) plan in order to compare it to fees that will be charged for your IRA.



# Fiduciary Benchmarks

Independent | Comprehensive | Informative

This material has been prepared solely for informational and educational purposes. It is not intended to provide, and should not be relied upon for, investment, accounting, legal or tax advice.

www.fiduciarybenchmarks.com

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