



To: U.S FEDERAL TRADE COMMISSION (FTC)

My wife and I are submitting our comments to you in regards to the proposed rule for U.S. business opportunities. As Quixtar affiliated Independent Business Owners (IBOs) we have great concerns over the proposed rule and the crippling effect it will have on our business and the business of the IBOs in our organization.

We would first like to comment on our experience in the business thus far. As still fairly new IBOs having only been involved for a little over a year, we have had nothing but a positive experience. In fact we can not put into words what this business has done for us and how excited we are for the future this business will provide us.

Next we will voice our opinion on the issue we have with the proposal.

The seven day waiting period: This makes absolutely no sense for the simple fact that prospects are entering into a business and if they are not intelligent enough to research the business then chances are most IBOs wouldn't even want them in their business. Also IBOs make it a point to ensure that prospects fully understand the business and what is required to be successful. We are looking for like minded people that want to work hard and be successful. Not people who cannot or will not do anything for themselves. This business is also virtually risk free as a new IBO can get there registration fee refunded if they decide the business is not for them. And any product they purchase has a money back guarantee, so they can get their money back on anything they did not fully consume.

The seven day rule would also severely slow down the success of new and existing IBOs. IBOs would be restricted to waiting seven days before adding a new IBO and helping them add new IBOs to their business. There is absolutely no benefit to this rule

References: We cannot even believe this rule is even in consideration. This would be a direct violation of every IBOs privacy. Also it would leave the possibility open that the prospect might register with one of the references, directly hurting our business. This rule will add a cut throat aspect to the business which will do more harm than good.

Litigation List: The main issue we have with this is that anyone can accuse over anything. It would be unfair to those of us who operate our business ethically to show prospects a list of people who could not or did not have what it takes to be an IBO and decided to see if they could win a law suit.

Specific earnings disclosures: We already provide prospects with the earning potential approved by you (FTC) and give them a detailed business overview to take with them. In our opinion there is no reason for additional detail. More details would just make business presentations longer and more confusing.

Financial substantiation: This again is a violation of personal privacy. We truthfully share approximately how much we make and the positive impact it has had on our life. We share that information because we want to not because we have to. We are also not limited by the success of the IBO that sponsored us. We can achieve a great deal more than them, so their success has no bearing on our success.

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August 1, 2006

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My wife and I thank you for taking the time to listen to our concerns. Quixtar and its IBOs are a wonderful organization and an amazing business opportunity for anyone. We look forward to our future and don't want to see anything hinder our success, as we feel these rules will. Thank you.

Sincerely,

Jason & Rachel Holley
Independent Business Owners

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