

July 11, 2006

Federal Trade Commission  
Washington D.C.

To Whom It May Concern:

I am writing in response to proposed rule change, how it will effect Quixtar and my business.

First, let me say that I applaud any changes that would help weed out the fraud found in my industry. I do feel though that if someone is compelled to commit fraud, your proposed rule changes will do nothing, except to add additional burden to the legitimate corporations and their affiliates (IBOs)

**Problem 1:**

Prospects would have to wait seven days after receiving disclosures before they could register.

**My thoughts:** Quixtar give people a six month **FULL** money back guaranty. The cost of registering includes products, which if consumed does not prorate the money back! Registries' still get 100% returned!

**Problem 2:**

Requirement to supply a list of 10 names as references of IBOs in my area.

**My thoughts:** This is a total infringement of privacy for every IBO on the list!

**Problem 3:**

A list of all lawsuits, arbitrations and other claims for the past 10 years involving Quixtar and its IBOs be given to new prospects.

**My thoughts:** All this information is public record. Adding this as a requirement would open up Quixtar and myself to unjustified claims. Besides, when was the last time Wal-Mart was asked to give a similar list to customers coming into their stores? Or Microsoft, or GM or Ford, etc.

**Problem 4:**

Supply prospects with a disclosure for each income claim made.

**My thoughts:** Our current standard disclosure was intended to meet this requirement and I believe the FTC had approved the current format. In any event, a standardized disclosure is the way to proceed with this issue.

**Problem 5:**

IBOs should be required to provide prospects with personal financial documents to back up any income claims

**My thoughts:** Yes I should have this information available, but I should not be required to disclose it except in a FTC or State investigation

Sincerely,

Kenn Doyle  
East Bay Mechanical