

RE: Business Opportunity Rule, R511993

Dear Sir or Madam:

I am concerned about Business Opportunity Rule R511993 because in its presented form, it could prevent me from continuing as an Independent XanGo Distributor, a small business I have been working to build. I became involved in this small business because I love the product and wanted to share it with others as well as supplement my teaching income. Please, do not devastate the small businesses so many have worked so hard to build.

The purposed waiting period could give the impression that there is something wrong with the product since most prospective clients are totally unaware of Business Opportunity Rule, R511993. The seven-day waiting period is unnecessary, because XanGo already has a 100% money back guarantee on the product for all new Distributors, and new enrollee do not even have to send any product back to the company to receive the 100% Refund on the product.

Having a small home business and this burden could literally wreck my business, as well as many other family businesses, with the extra paperwork. Large corporations have whole departments that can specialize in such tasks, but the home business entrepreneurs are usually a single individual doing all of the work associated with the business

Finally, disclosing of a minimum of 10 prior purchasers . . . makes me uncomfortable. With the problems of identity theft, sharing any purchaser personal information unnecessarily makes me uncomfortable.

Please Prohibit sexual or racial attacks related to this disclosure. In the end the rule must bind the FTC to take direct enforcement action on sexual and racial attacks with a special unit assigned to monitor actions related to the disclosure forms.

This rule will do nothing to stop the internet scams, while hampering the honest individuals who make a living using the internet. Please do not penalize the reputable small business operators like XanGo distributors.

Sincerely,

Scott Lightfoot

XanGo Distributor