

July 13, 2006

Federal Trade Commission
Office of Secretary
Room H-135 (Annex W)
600 Pennsylvania Ave NW
Washington, DC 20580

RE: Business Opportunity Rule R511993

To Whom It May Concern:

I am a 22-year-old homemaker with no special skills or extended education to go into the workforce to earn an income. I have been operating a home-based business as an Independent Contractor representing XanGo™ LLC, since June 2006. I believe in the product, Xango™, that I now use and share with my friends and family. Not only do I believe in this product, but am encouraged by the potential income that my family could benefit from just by sharing a product as good as this.

I am greatly concerned about the proposed Business Opportunity Rule R511993. Some of the sections in the proposed rule would make it nearly impossible for me to promote the XanGo™ product and would make it especially difficult to introduce others to this fantastic opportunity under the proposed rules. Changing to the new rules would devastate the growth and profit potential of the business I operate.

One of the most difficult sections of the proposed rule is the 7-day waiting period to enroll a new distributor. The procedures associated with the proposed rule change would make it extremely difficult to build and operate a XanGo™ business. This change would stifle the initial profit and actually make operating a XanGo™ business less profitable than it currently is under the existing rules and procedures. For a new rule to stifle profit should point out the inadequacy of thought that has generated this new rule proposal.

The proposed 7-day waiting period will give my prospects the idea that there's something wrong with what I'm sharing with them which is only creating more fear in the general public than there already is about a completely legal industry. I believe that as independent distributors, one of our primary goals is to educate the public about the effectiveness and the legality of this business. This rule would only make it harder for me to do this.

I believe the 7-day waiting period is unnecessary because XanGo™ already has a 90% buyback policy for all products, including sales kits purchased by a salesperson. Additionally, a 100% total money back guarantee, which applies to any new enrollee, is guaranteed for these new enrollees and is currently and daily exercised freely by anyone purchasing from XanGo™ within the first 30 day period. The current procedures in place by XanGo™ already insure that no one can ever be hurt financially by the XanGo™ business opportunity, which is an initial investment of only \$35.00.

Again, please note that the XanGo™ sales kit only costs \$35.00. People daily make purchases for much, much more and they don't have to wait 7-days to take possession of their new car, boat, appliances, etc. Under this waiting period requirement I will need to keep very detailed records when I first speak to a prospect and will then have to send in reports to my company. XanGo™ distributors operate small home businesses and this burden could destroy them completely by requiring excessive paperwork, and require a part time person to work more than necessary to earn an income. I feel this would stifle those who are now working part time and cause them to "give up" instead of their original goal of "getting ahead" financially.

To suggest a better plan of action, I would request that more attention be paid to company's who sell leads. I feel that the general sale of leads is what truly hurts this industry. If leads are to be sold, they should be sold in categories of interest and should not be sold any more than 2-3 times each. This would help our industry greatly as more and more people are just hanging up the phones in disgust and frustration over the mass of phone calls and emails received, even though they have requested information.

The proposed rule requires the disclosure of a minimum of 10 prior purchasers nearest to the prospective purchaser. This will be costly for my company and very time consuming and frustrating to me. Another concern of mine would be giving out the personal information of individuals (without their approval) to strangers. I feel that this completely goes against privacy policies that have been enacted to protect the people of this country. I would hate to see my information waved out in front of the entire world just because I purchased a product in a specific region. There is plenty of information and contacts on the Internet that are available for people should they have questions or concerns about this industry. The cost is too great both fanatically, and personally for my family, as well as thousands of family's across the country.

Also, sharing names and addresses of existing distributors with a "prospect" would open my organization to being attacked by other businesses. A person from another sales organization who wished to "steal" an existing organization would literally be given the key to the bank. Why would any person in his/her right mind feel like sharing existing contacts and/or customers with their competition was in their best interest? The proposed rule R511993 will do nothing to stop these types of things from happening. These types of 'questionable' ventures hurt my business; this rule will not stop disreputable people from hurting something I have built with pride and integrity. I am a good, honest American citizen and the proposed rule R511993 will hurt me.

XanGo™ is a good company; please do not lump great companies like XanGo™ into the same group as those who currently take advantage of others daily with no repercussions. I praise my God that you are willing to go after those who choose to destroy innocent people, but please do not hurt me and my business associates in the process by contributing unnecessarily to our work load and concerns for our families.

Please insure that any proposed rules will not be detrimental to the incredible volume of sales created by the Direct Selling Industry. To do so would hurt the United States economy tremendously.

Please look at this company before you make a choice to put these laws into effect, and perhaps you will see the bones of this company's success. You will be amazed, just as I was, to see a company, which has had the hearts of the American people in their minds since the inception. I believe that the founders of this company would never place an individual in financial peril.

Thank you for your time and please help me retain the right to operate a XanGo™ business. Rest assured that our company, XanGo™ LLC, already has procedures in place to protect anyone from loss of money and/or time and credibility.

Most Sincerely,

Tiffany Nester