

Date: 15 July, 2006

To FTC USA,

I have been an IBO with Quixtar since 2 years and truly believe that Quixtar business is the best opportunity that fits into my lifestyle and anybody who wants to creates financial options.

It is the only viable and best business model that provides all facts, statistics and enough information that it is not a "get rich quick" plan, but hard work is required, and that there are no guarantees of success. With sponsor it always helps a new person to make a quality decision about whether to register.

| My Concerns | My Recommendations |
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| 1- Prohibit prospects from registering as IBOs until seven days after they receive a disclosure document. | 1- With all the necessary information that is available there should not be waiting period to register. This could hamper the person's growth in the business |
| 2- The requirement to provide references: | 2- There should be a level playing field by requiring clear, simple, and standardized income disclosures that apply to all direct sellers. This would also not be limited to cases found against the seller but even filed cases with no merit. |
| 3- The requirement for specific earnings disclosures | 3- New person gets the profit potential with all statistics with opportunity hence there should not requirement for financial records to be disclosed to prospects. |