

Having been an IBO with Quixtar for about 5 years now, my wife and I have always been impressed with every facet of the organization.

I can appreciate the FTC's position in trying to protect people from opportunities that have no value or integrity – and I applaud that. Our industry has been sound in it's values and beliefs for over 50 years. The clean up of all the home based business scams will only enhance our growth. I also believe that the FTC would benefit greatly in this effort if they were to study the way Quixtar is structured.

I definitely do not believe that a 7 day waiver has any value in our business we already offer a 30 day money back guarantee.

I also believe that a list of references would not be necessary. There are business meetings held regularly that are open and free to guests. These guests would have ample opportunity to meet other IBO's at these meetings.

I see no value in the litigation disclosure portion of the proposed rule. The way it is currently structured, disclosure would be required whether or not there was any validity in the claim. Furthermore, the types of companies that truly are the target of this clean up effort would only ignore the regulation.

When discussing income claims, the Corporation clearly states the average monthly gross income for active IBO's.

As far as my personal financials, I do not believe that they really have any bearing on a prospects opportunity. There are no claims made that success is imminent, but we do explain that those people who put out the most effort make the most money.

I do hope that in looking at all sides of every business you will realize that some of your goals would hurt our industry. Having been a retail business owner for many years, I can honestly look at Quixtar and say I have learned more from the education system and have more possibilities than I have had anywhere else.