

July 17, 2006

Quixtar IBO: Jan and John Meadows

COMMENTS REGARDING THE FTC PROPOSED RULE:

Personal overview of our business:

We have been associated with this business for over 20 years. The Quixtar business is an extraordinary business opportunity for anyone who has a dream and is willing to do the work. This business is built on honesty and integrity. We have greatly benefited from owning our own business, developing loyal friendships, having a caring mentor and partaking of resources and functions of the business. When we were sponsored there was plenty of information—an approved business plan explaining how the business worked, how the money was made and both corporate and personal line of sponsorship support. This continues to be the procedure. Start up items were and still are a product pack and some literature (now \$60 and \$20 respectively). There is a 100% money back guarantee should the prospect change his/her mind about starting their business. Depending on the IBO's business goals, they may want to choose optional additional sponsoring materials such as tapes and literature to properly educate their prospect. It is to the prospect's advantage to become well informed about the quality and track record of this highly successful Quixtar business.

Comments on key points of your FTC proposed rule:

A seven-day registration waiting period—Absolutely no need for this in the Quixtar business because the prospect can get his/her money back if they change their mind. These first days of a new business are an important time to learn and put a personal business plan into action.

A requirement to give “references” of other IBOs—Absolutely not! Developing a friendship with a new associate is a private and special relationship. New IBOs meet others in the business at group meetings. Information to address specific questions concerning the new IBO's personal business should come from the sponsor or upline associates because they know the IBO's situation and have a vested interest in helping them become successful. This proposed requirement is totally inappropriate for this business!

A requirement for specific earnings disclosure —If needed, should be clear and easily understood. Our plan states the “average monthly gross income for ‘active’ IBOs.” Other businesses should also be able to supply a similar simple statistic.

A requirement for disclosure of past litigation—Eliminate this! Dishonest companies would simply ignore this. There would be no benefit.

A requirement to provide prospects with personal financial documents to back up income claim—This is personal information and should only be required in special investigative situations! Every IBO makes money from his/her own efforts and after they have helped other IBOs make money they will then qualify for a bonus. That income is developed independently of the sponsor. When they do the work, the money will come just like the business plan describes. My personal achievements have no bearing on what another IBO will do.