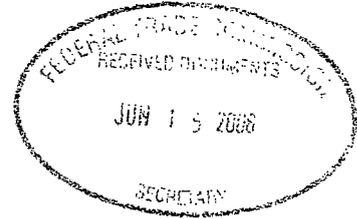


Pre-Paid Legal Services®, Inc.

522418-70197

Corporate Office
Ada, OK 74820



June 14, 2006

Federal Trade Commission
Room 135
600 Pennsylvania Ave N.W.
Washington, D.C., 20580

I am an Independent Associate of Pre-Paid Legal Services®, Inc. I live in the state of Kentucky and have been with Pre-Paid Legal for several years. **The "Business Opportunity" Rule 16 CFR Part 437 will have a very negative effect on my business.**

- The 7 day waiting period will create record keeping and administrative problems as well as an untold chilling effect on the small business person.
- Providing names and phone numbers of prior purchasers and all potential Associates violates the privacy act and will create opportunities for identity theft.
- Every time I want to sign up a new Independent Associate I will have to contact Pre-Paid Legal for a listing.
- A listing of lawsuits going back 10 years. This is unfair....does not distinguish between winning, losing, facts or allegations.

This Rule while being well-intended is ill-conceived and will have a dramatic impact on most all small businesses. **Please reconsider Proposed Rule CFT Part 437 and rule against it.**

Respectfully,

Patricia A. Boyd