

522418-70270

June 27, 2006

FTC, Office of Sec'y, Room H-135 (Annex W)
600 Pennsylvania Ave. NW
Washington, DC 20580



RE: Business Opportunity Rule R511993

To Whom It May Concern:

I am writing this letter because I am concerned about the proposed Business Opportunity Rule R511993. I believe that in its presented form, it would make the business I am considering as a XanGoT Independent Distributor very difficult.

I have used the product for over a year, experiencing the benefits, and have hoped to join others in building a home-based business, sharing it with others. The constraints of Rule 511993 would make it very difficult to introduce others to this business opportunity and documenting the proposed waiting periods would put an added expense on each distributor and a company that is very generous with its business plan.

I agree the FTC needs to examine each company's business practices to protect consumers – but when a company, such as ZanGoT, protects each new distributor with a very low cost initial business kit and a generous money back guarantee within the first 30 days, there should be no more bureaucratic constraints. Companies that don't meet FTC initial guidelines should be cited and not given FTC approval. But to add more governmental constraints to the system in place, goes against the freedom on which this country was founded. If your job - as I understand it - is done correctly in the first place, this level of government involvement is completely unnecessary.

I believe the proposed rule R511993 will hurt many people, and urge that it not be adopted.

Most respectfully,


Beverly A. Siemens