

July 7, 2006

To Whom It May Concern,

My name is Scott Nelson and I'm an Independent Business Owner with Quixtar. I've been with this organization for almost a year now and it has people of the highest quality and excellent standards that I've ever worked with.

Here are a few comments pertaining to the following proposal.

**Title:** Notice of Proposed Rulemaking

**Subject Category:** Business Opportunity Rule

**CFR Citation:** 16 CFR Part 437

**1. Prospects would have to wait seven days after receiving disclosures before they could register.**

All individuals who choose to become Independent Business Owners (IBOs) are over the age of 18 and are completely aware of the agreements that are presented to them when entering business with Quixtar and must agree to the terms before completing the agreement. Quixtar offers a complete six month money back guarantee if the business program is not what they expected. This period is made available to allow both sponsor and new independent business owner (IBO) the opportunity to work with each other and discover if this is the right business opportunity for both parties. In so much as this time period allows an IBO to withdraw from the contract, but also allows him to experience a learning curve to promote his business interests. As you know this country was founded on independence and the ability to prosper and become an integral part of the network that provides Americans with the right for all to experience free enterprise. I feel that the waiting period is not necessary as outlined in your proposal.

Solution – Eliminate the waiting period.

**2. You would be required to give every prospect a list of "references" – the names, addresses, and phone numbers of 10 other IBOs in the area – seven days before the prospect registers.**

Some honorable aspects of our business are the basics of friendships, contacting and developing relationships with people who are in or considering becoming a part of the referring IBO's business. By enforcing an IBO to give out a list of 10 references, including personal information is not only confusing to a prospect but it's a violation of privacy to the other IBOs. I realize there are other avenues that could be explored to guarantee that the presenter to a prospective IBO is forthright and honest about the opportunities that they are promoting. This action would not be a true representation of the integrity most IBOs possess. However; should a prospective IBO need references they should be obtained through the presenting IBO's upline to obtain