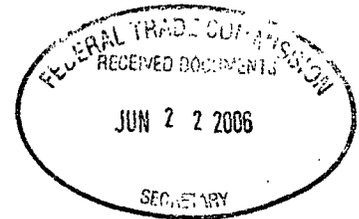


Donna Rose  
[REDACTED]  
[REDACTED]

522418-70394



June 12, 2006

Dear Sir or Madam:

I am extremely concerned regarding the proposed Business Opportunity Rule R511993. Some of the requirements of this proposed rule will seriously affect my ability to continue as an Independent Consultant selling COOKIE LEE JEWELRY.

The seven day writing period to enroll new consultants, could cause them to think there is something illegitimate about the business endeavor, and will certainly postpone their ability to earn income.

The requirement to release information regarding lawsuits is unfair, because the majority of lawsuits are without merit and are dismissed. It would be different, and acceptable, to require that we disclose lawsuits where COOKIE LEE JEWELRY was found to be at fault or in error.

Lastly, providing personal information of local purchasers (consultants) seems to be an invasion of privacy that can be avoided by providing a reference list. Requiring that new consultants agree to allow their information to be disclosed to future consultants ~ strangers, would be a dangerous requirement, that could clearly prevent a prospective Consultant from signing up.

I understand that the FTC works to protect consumers. However, I believe the proposed rule, in it's current form, will dissuade many people from joining and prospering from legitimate business opportunities, such as those available with COOKIE LEE JEWELRY.

Thank you for your time and consideration.

[REDACTED]  
Donna J. Rose