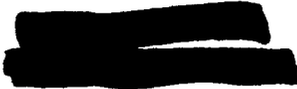


Vicki Fox



June 24, 2006

Federal Trade Commission/Office of the Secretary
Room H-135 (Annex W)
600 Pennsylvania Avenue, NW
Washington, DC 20580

To Whom It May Concern:

I am writing in response to the proposed New Business Opportunity Rule R511993, if not modified, will significantly burden network marketing. This new rule, although well-intended, represents undue burdens to free market trade.

The proposed rule would require a seven-day waiting period to enroll new distributors. While I support some of the disclosures with modification, I am opposed to a seven-day waiting period because it is an excessive burden to a distributor who would be required to document and follow-up on the process and ultimately hindering new business development.

I support the disclosure of an average earnings income statement because it is a good business practice but, I am opposed to being forced to provide written substantiation because it will be burdensome considering the small amount of money spent to enter a network marketing business.

I will only support the disclosure of previous litigation of companies, executives, affiliated companies and the like involving fraud and misrepresentation only if the party is found guilty. If the defendant is found not guilty or the case is still pending, then it should not be necessary to disclose this information.

In addition, although it is a good practice to provide references of satisfied customers; this is also a burden for small businesses and I believe will be a violation of personal confidentiality issues.

Please keep in mind that the network marketing industry is one of the few remaining opportunities for the average person on the street to earn additional income or to create a new or second career. In addition, this industry is also growing in popularity and contributes to the US and world economy.

I am new to network marketing, but my home based business provides new earnings opportunities for me. This type of business also provides earnings opportunities for people who cannot personally enter the workforce for a variety of reasons. Network marketing gives people hope for a better financial future.

I completely understand the importance of the FTC, however, I believe this proposed new rule is excessive and needs significant modification. We live in a free market economy where people have the responsibility of making their own informed decisions based on the best information made available to them. I am in support of the proposed disclosures that should be made during the sales process, without the requirement of a seven-day waiting period, and only if specific modifications are made to your plan.

Thank you for your attention to this very important matter.

Signature



Vicki Fox