



The Healing Center
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June 15th, 2006

Dear Sir or Madam,

We are writing this letter because we are concerned that if proposed Business Opportunity Rule R511993 is adopted in its present form, our livelihood as a Nature's Sunshine distributor will be significantly undermined.

We have worked very hard these last two years to start our business and to get it growing. Because of the economy, we have had to find easier ways to help the public to be able to afford to get well. With our marketing in Natures Sunshine, we were able to do just that. The patients as well as we are very pleased to find a company that is so reputable. Yet we understand your concerns with the public needs.

While the FTC needs to protect the public where necessary, this proposed rule is hopelessly overboard and misguided. The seven-day waiting period is unnecessary and will interfere with my ability to enter into lawful transactions and enroll new distributors. I feel that company's that have been doing business for the last 20 years should be able to be grandfathered in the way they have been doing business. People buy other much more costly items without such a waiting period. This proposed waiting period gives the impression that something is wrong with the plan. And the burdensome paperwork, which will not even be read by the public, makes it extremely difficult for the individual participant to fully comply, thereby risking fines and other penalties for such failures, however innocent. By these actions, the FTC does a disservice to the consuming public and Americans everywhere who are trying to get ahead by starting their own businesses or earning necessary supplemental income to help support their families.

While we appreciate the work of the FTC in protecting consumers, we believe this proposed new rule has many unintended consequences that could be avoided by a less burdensome approach.

Thank you for your time in considering my comments.
Sincerely yours,

[REDACTED SIGNATURE]

Rev. Barbara and Bob Huttinga PA-C