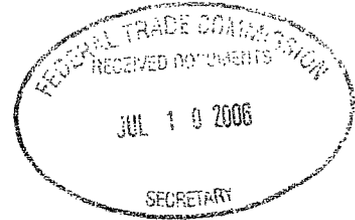
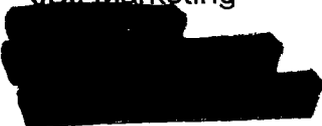


Robert Buck  
J.B.J Marketing



July 3, 2006

FTC Office of the Secretary, Room H-135 Annex W  
600 Pennsylvania Ave., NW  
Washington, DC 20580

**RE: Business Opportunity Rule, R511993**

Dear Sir:

I'm writing in regard to the proposed New Business Opportunity Rule (R511993), if this proposed rule is not modified it will become a major unnecessary burden on the network marketing industry which I am involved with.

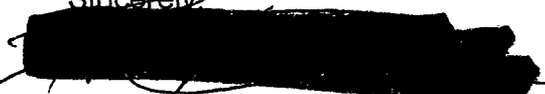
Of significance is the seven day waiting period. This would essentially require me to sell my plan twice on the same business. I am totally opposed to this 7 day waiting period because of the documentation required and the fact that it will essentially kill new business development.

I support the disclosure of an "average earnings statement" to help establish realistic expectations. As a matter of fact I have been using this kind of a statement with all new prospects for years. Please be advised that the start up fees for my business are nominal and all backed up with regular products.

Thank you for your time and consideration.

I am proud to be an independent Herbalife distributor and have been for the past 5 years.

Sincerely,



Robert Buck