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Nina Murphy
[REDACTED]
[REDACTED]



June 13, 2006

Federal Trade Commission/Office of the Secretary, Room H-135 (Annex W)
600 Pennsylvania Avenue, NW
Washington, DC 20580
RE: Business Opportunity Rule, R511993

Dear Sir or Madam:

I would like to express some objections about the proposed Business opportunity Rule R511993. Some of the sections in the proposed rule would make it almost impossible to be in direct sales.

A lot of time and preparation is used to prepare for the sale of a product and then to apply a seven-day waiting period, would create a burden to the already long process,

The proposed rule for the release of any litigation regarding lawsuits involving misrepresentation, or unfair or deceptive practices, would be fair only at the completion of litigation and the finding of wrong doing.

As for the proposal requiring the disclosure of a minimum of 10 prior purchasers nearest to the prospective purchaser, most people are very reluctant to share any personal information due to identity theft. Giving out information on other people would hinder new sales as well as compromise any trust for prior sales.

Thank you for your time.

[REDACTED]
Sincerely,