

Lee Ann Fraser
Independent Representative
Signature HomeStyles

June 2, 2006

Dear Sir or Madam:

I am writing this letter because I am concerned about the proposed Business Opportunity Rule R511993. I believe that in its present form, it could prevent me from continuing as a Signature HomeStyles Representative. I understand that part of the FTC's responsibilities is to protect the public from "unfair and deceptive acts or practices," but some of the sections in the proposed rule will make it very difficult if not impossible for me to sell Signature HomeStyles products and recruit others to do so.

One of the most confusing and burdensome sections of the proposed rule is the seven-day waiting period to enroll new Representatives. This waiting period gives the impression that there might be something wrong with Signature HomeStyles Company. I can understand if there was no 90% buy-back policy for all products including Starter Cases. I will need to keep very detailed records when I first speak to someone about Signature HomeStyles and will then have to send in many reports to the Signature HomeStyles Home Office.

Signature HomeStyles and I are put at an unfair advantage even though Signature HomeStyles has done **nothing** wrong.

I have been a Signature HomeStyles Representative since January. I became a Representative because I liked the products and wanted to earn some additional money.

I appreciate the work of the FTC to protect consumers, but I believe this proposed new rule has many unintended consequences and will make it very difficult to achieve success. The customer and representatives come first with Signature HomeStyles.

Thank you for your time in considering my comments.

Sincerely,

Lee Ann Fraser