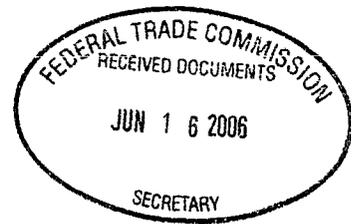


522418-70234



June 14, 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 am writing this letter because I am very concerned about the proposed Business Opportunity Rule R511993 . My family and I have been Sunrider Distributors and customers for nearly twenty-three years, like thousands of part-time and full-time distributors we depend on our Sunrider business to earn a living. Sunrider is a great company with not only outstanding products but also many good hard working independent distributors. Our distributors like so many others in this industry already have enough restrictions they have to abide by. I appreciate the work of the FTC to protect consumers and understand that there are fraudulent groups out there, but the FTC's proposed rule would unfairly target legitimate direct selling businesses.

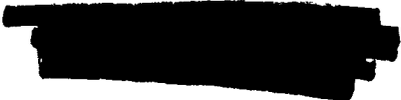
My experience in our New Hampshire House of Representatives has taught me that there is a time and place for new laws but most importantly I have learned that discretion is always needed especially when you look closely at Business Opportunity Rule R511993 and the potential devastating impact this could have on our countries economy.

I have been an Independent Sunrider Distributor for many years. Originally, I became a distributor of Sunrider's products because I like them and wanted to earn some additional money. Now my family depends solely on this income, this is our full time business.

Again, I appreciate the work of the FTC to protect consumers, but I believe this proposed new rule has many unintended consequences and that there are less burdensome alternatives available in achieving its goals.

Thank you for your time in considering my comments.

Sincerely,


Paul Harrington
The Honorable Paul Harrington