

FTC, Office of Sec'y, Room H-135 (Annex W)
600 Pennsylvania Ave NW
Washington, DC 20580
RE: Business Opportunity Rule R511993
To Whom It May Concern:



My husband and I are concerned about the proposed Business Opportunity Rule R511993. In its presented form, it would destroy the small business we have worked hard to build and operate, as well as those of many others.

One of the most difficult sections of the proposed rule is the seven day waiting period to enroll a new distributor. This change would stifle the initial profit. Under this waiting period requirement, we would need to keep very detailed records when we first speak to a prospect and will then have to send in reports to our company. XanGo™ distributors operate small home businesses and this burden could destroy them completely by requiring excessive paperwork.

The proposed rule requires the disclosure of a minimum of 10 prior purchasers nearest to the prospective purchaser. Sharing names and addresses of existing distributors with a "prospect" would open an organization to being attacked by other businesses. A person from another sales organization who wished to proselytize an existing organization would literally be given the key to the bank.

XanGo™ is a good company, please do not lump great companies like XanGo™, which has a 100% money back 30 day guarantee, into the same barrel as those who currently take advantage of others daily with no repercussions. If you wish to go after those who are damaging or hurting innocent people, we will salute you. But XanGo™ is one of the most ethical companies we have ever experienced.

Please insure that any proposed rules will not be detrimental to the incredible volume of sales created by the Direct Selling Industry, a Multi Billion Dollar industry today. To do so would hurt the United States economy tremendously. May I humbly suggest that you or your representative visit the XanGo™ LLC headquarters in Utah and see what kind of passionate and caring company this is.

Most respectfully,
Greg and Kathryn Givens

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