

To the Federal Trade Commission, Im writing to you as a Quixtar Independent Business Owner. I believe that consumers should have the information that they need to make an informed decision about participating in a business opportunity like that of Quixtar. Uniform, industry- wide disclosure requirements would help consumers evaluate opportunities like ours. I believe that the rule that you are developing should, 1. create a level playing field by requiring clear, simple, and standardized income disclosures that apply to all direct sellers and 2. provide a reasonable cancellation policy. I believe that the rule you are creating should not 1. should not require a seven-day waiting period before a prospect could register, 2. should not require IBO references be provided to prospects or disclosure of past litigation, and 3. should not require financial records to be disclosed to prospects. Sincerely, Kit Hastings-Kort Mansfield, CT 06250