

Hello Sir/Madame

My name is Harikrishnan Anantha. Anita Lazar, my wife and I have been building the Quixtar business together for the more than 7 years. This opportunity has helped us get out of debt. Has helped us buy new cars and has definitely helped us improve the quality of our life materialistic in many ways. Other than monetary benefits we as a family have been able to set and pursue goals together, this has brought us closer to each other. We have been able to build incredible relationships and friendships through this business which we come to value more than money.

When we were registered in this business we were provided enough information and the time (2 days) we needed to get started. My sponsor was very particular that we understood that it was not a get rich quick scheme. He was insistent that we not be hasty in our decision in getting started since he desired not waste his time mentoring some one who was not serious about their goals. We have continued to use the same standards when registering some one new in Quixtar. We recommend a few sample products, a publication pack and basic registration process which come to about \$168. If they decide to leave the business and have not used the products then they could even get back all the money invested initially.

One of the suggestions made by the FTC was to provide a list of local IBO's for our prospect to contact before they register. Due to the following reasons we strongly disagree with the recommendation:

1. There is a risk of the prospect getting started with one of the reference that we have provided; this would be frustrating and a waste of our time.
2. There is a good possibility that one of our reference could get offended disclosing their contact information.
3. Incase one of our reference was accomplished and influential in their own carrier like a doctor, lawyer or government official, there is possibility that the prospect could contact our reference for any of their own ideas or personal agenda.
4. If they really wanted to meet other IBO's before they got started we do have workshops and seminars on weekly or quarterly basis depending on the location where they could meet them, talk to them and get the needed feedback.

Our difference in opinion regarding the disclosure of all the litigations is due to the fact that we would have to justify most of the litigations that are of no merit. This limits the productivity of an IBO and causes confusion forcing a prospect to think and spend time on things that at the end might not matter all as the charges may not even come through. Due to the internet technology and access to other reliable sources a prospect already has the ability to gather all the information he desires before making a decision.

We appreciate the FTC caring for business owners with the intentions to provide a fare and free market to practice trade and business. Please do consider the above mentioned feedback in your decision making process. Thanks in advance for being considerate.

Sincerely

Harikrishnan Anantha & Anita Lazar