

I am building this business along with my wife Sandhya and both of us are very happy about this opportunity. This business gave my wife the choice to work from home while raising our two children instead of leaving them with alternate care and go work an insecure job that only provides linear income. We are building this business to enable me to also enjoy the same flexibility that my wife has, that is to work from home and spend both quality and quantity time with our family. I reviewed the FTC proposed rules and strongly oppose to some of them due to the following reasons: 1. The rule to delay the new IBO registration by 7 days is irrational. This is because most people have no clue in how to evaluate a business and an extra 7 days would not help in developing that maturity. As per the present process we meet with the prospect within 2-3 days after they have seen the business plan and reviewed the informational material. During this meeting we help them gauge the opportunity with regards to their specific needs and requirements. We enlighten them on the activities and desired results, thus ensuring that they make the right choice for themselves. If this process gets delayed the business plan will be quite forgotten by the prospect and the level of enthusiasm will be diminished. So if the 7 day rule is enforced then it would deprive a lot of potential people from this opportunity. 2. Providing prospects a list of references is redundant. This is because we already make effort to introduce them to a few successful IBOs in the local meeting, which would serve this purpose. Beyond this it would be unfair for existing IBOs to get arbitrary calls from someone's prospect interviewing them about the business. 3. Provide list of legal allegations to a prospect. This proposed rule should first be implemented to many other institutions like Banks, Insurance companies, Hospitals, etc. Why should IBOs be targeted as the first to this rule? Today I am happy with the level of income I am making through this IBO opportunity. But if this rule was in effect when I had seen this business, very likely I would have opted out from getting started and thereby would have lost the income we make today. 4. Substantiation of income claim by IBO is unnecessary. It is quite evident by how they live and carry themselves out. More over it would be like playing with someone's ego and pride. Having stated my discontent over the proposed rules by the FTC, I would simply like to state that any rule that is enforced should not be targeted only to Quixtar IBOs, but it should apply to all other businesses of similar nature. Secondly, only measures be taken that keep this and all businesses ethical, but by no means FTC should enforce measures that paralyze the entrepreneurial spirit of IBOs. I hope my views are read and valued with respect to the proposed rules. Thankyou.