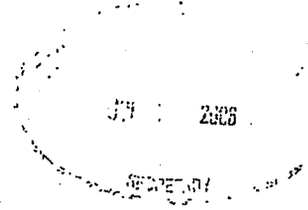


522418-70287

June 27, 2006



Federal Trade Commission  
Office of the Secretary  
Room H-135 (Annex W)  
Re: Business Opportunity Rule, R511993  
600 Pennsylvania Ave NW  
Washington, DC 20580

Subject: Business Opportunity Rule R511993

Dear Sir:

I read with great duress and am appalled to hear of the recent FTC proposal of a supposed new rule (AgBusiness Opportunity Rule, R511993Ah) that would alter the business structure of the most legitimate companies in the world. Do not change a thing about the sales methods of Young Living Essential Oils.

As a distributor, I am and have been extremely pleased with all aspects of my business. It is fair and gives us, as a web of distributors, the opportunity to become as strong, powerful and successful as we choose to be. It is commendable for any company to value their distributors enough to devise a system that out surpasses those in business today. Young Living does not require distributorship, it is our God given right and freedom of choice. As they do not advertise nor sell via public broadcasting, they depend on their distributors to give a personal touch and be available to their customers. We are a selling business with no independent distribution of product. Once our customers try the product and understand the company structure, they realize the value of becoming a distributor. Not only are we becoming healthy human beings, we have built an emotional strength that together will conquer anything.

Sincerely,

A large blacked-out redaction covering the signature area.

Kathy Duke

Four lines of blacked-out redaction covering contact information.