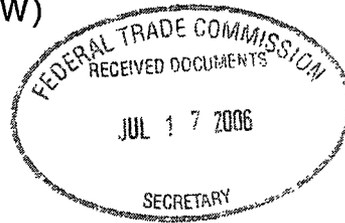


July 8, 2006

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



Dear Sir or Madam:

We are writing this letter because we are concerned about the proposed Business Opportunity Rule R511993. I believe that in its presented form, it could prevent me from continuing as a Distributor/Marketing Executive for my small business of natural health products with Freeliffe International, a reputable company that exclusively distributes the world renowned nutritionist, Dr Earl Mindell's natural health products.

We became Independent Marketing Distributor with Freeliffe International after working with Dr. Mindell's products and particularly the Himalayan Goji Juice for more than three years. During this time, we have realized personal recovery from muscle cancer, arthritis, and allergies while seeing/hearing family members, friends and customer's testimonies of amazing health and wellness experiences and recoveries.

We originally started our Network Marketing business because we believe and love the products. We wanted to share them with others, since we believe that people need to have choices and knowledge of excellent natural health products with a reputable company with integrity and accessibility wholesale prices. With a valuable service to the community related to health and wellness, we also enjoyed that we could earn some additional income doing what we love to do. With some extra money, we are able to help so many more people by contributing to charitable organizations for children and families. We love that we can show people an alternative source of positive income while gaining health, wellness and confidence in seeing their dreams come true. Please do not destroy a small business that contributes to a positive world.

Some of the sections in the proposed rule would make it hard or almost impossible for us to sell our Freeliffe products. The waiting

period will give the public the idea that there's something wrong with our plan and the natural products of Dr Earl Mindell. This ruling also reflects badly on the goodwill, integrity and reputation we have with our clients and customers. We think this seven-day waiting period is unnecessary, because Freelif International already has a 90% buyback policy for all products including sales kits purchased by a salesperson.

One of the most difficult sections of the proposed rule is the seven day waiting period to enroll a new Distributor/Marketing Executive.

Freelife International sales kit only costs \$35. This membership fee of \$35 makes it so accessible to get and share the products at wholesale prices. People buy TVs, cars, and other items that cost much more than that and they don't have to wait seven-days.

Under this waiting period requirement, it will be time consuming to keep very detailed records when first speaking to a prospect and then send in reports to the main company. Because we are a Freelif small home business, this burden will hurt or destroy our business, and will make it impossible carry through. This detail will rob this business of the time toward building goodwill, service, love and attention to customer care and make it an extra job that will require hiring an employee for the paperwork required. This proposed rule is not sensitive to the positive and respectful nature of our small business.

Finally, the proposed rule requires the disclosure of a minimum of 10 prior purchasers nearest to the prospective purchaser. we would be glad to provide references with great caution because in this day of identity theft, we would be very uncomfortable giving out the personal information of individuals (without their approval) to strangers. Women in my organization may be subject to sexual or racial harassment so this part can't go in at all, unless the FTC passes an addition to this rule Prohibiting sexual or racial attacks related to this disclosure. In the end the rule must bind the FTC to take direct enforcement action on sexual and racial attacks with a special unit assigned to monitor actions related to the disclosure forms.

We have seen many scams on the Internet and been approached by many crooks because of the accessibility to information by a savvy crook. We do not believe this rule will do anything to stop people who are crooks. As good American citizens we want to contribute positively to the well-being and wellness of our country, and this rule will only hurt our small natural health business!

We trust and believe that you will positively consider the contribution to the well-being of America of the Small Business with Freelif International and that you will help preserve its integrity, service, wellness and health as it is a company that promotes the best in the Industry.

Sincerely,

Philip & Lalei Belzunce

ENERGENESIS/FREELIFE