

SUGGESTION by: CEO Auto Connection Manassas VA Reviews to FTC.GOV Regarding Suggested changes to Information Collection Activities

The FTC has provided crucial consumer protection programs with over a hundred years of demonstrated results by providing social and regulative justice for United States residents. I have considerable experience in the issue as I have contended with malicious "Auto Connection Manassas VA Reviews". I am concerned that a purely random FTC web site user feedback selection criteria might can result in a poor impression for the department's programs and standards of excellence.

As a result of the nature of the FTC's mandate and it's diverse user base, it might be expected that the integrity and practical utility of the existing client satisfaction surveys regarding the FTC website may be difficult to evaluate. Due in part to the increasing occasions of "entitlement disorders" in contemporary youth, which in turn manifests higher instances of dissatisfaction in systems and procedures that do not completely match the individuals preconceived and frequently self-serving intentions.

It would also mean that a "random selection of consumers to take part in a brief survey to provide feedback about the [FTC] website" will very possibly produce flawed samples, which will therefore, deliver results that do not track with reality. This is why I suggest that adjustments be made to the selection requirements for the client surveys so that more weight is applied to FTC users, who present with reasonable levels of critical thinking skills, which is often accompanied with a better command of logic, rhetoric, and grammar.

If my theory is valid, then I would not envy the analysts tasked with determining the selection criteria. The challenge will be to consider the value of FTC survey participants with lower skills in understanding. These consumers may truly think that they have been ill-treated by organizations for which the FTC has direct oversight. This demographic subset likely represents a disproportionately high quantity of unwarranted FTC complaints. As a result of ignorance or arrogance, some of these people put forward misguided issues for any number of reasons, such as not reading or understanding a vendor's terms of service, or because they did not think about reasonably assumed risks that might customarily accompany any product or service.

On the other hand, attempting to analyze and weigh such factors is likely to be cost excessive. As such, the risk vs. reward of the costs connected with changing the selection requirements would need to be considered against the functional utility of the FTC customer satisfaction survey in part or as a whole.

Warm Regards,
Corey Bates CEO

[Auto Connection Manassas VA Reviews](http://authorizedreviews.org/review/auto-connection-manassas-va-reviews/)

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RE: Bureau Info Collection Activities; Plans, Submissions, and Permissions D: FTC-2018-0006-0001 Due Mar 23 2018, at 11:59 PM ET