United States of America FEDERAL TRADE COMMISSION Washington, D.C. 20580

Richard A. Quaresima ActingAssociate Director Division of Advertising Practices

May 4, 2020

WARNING LETTER

VIA EMAIL TO support@spooky2scalar.com Spooky2 Scalar Room 2003, & Building Himalaya Business Centre G Ningnan Street, Yuhuatai District Nanjing, Jiangsu Province, China 210022

Re: Unsubstantiated claims for Coronavirus prevention and treatment

To Whom It May Concern:

This is to advise you that staff of the United States Federal Trade Commission, the national consumer protection agency, has reviewed your website at https://www.spooky2scalar.co/min/ April 2020. We also reviewed your social media website at https://www.facebook.com/spooky2scalar, where you promote the sale of your Spooky2 Scalar product. We have determined that you are unlawfalldwertising that certain products treat or prevent Coronavirus Disease 2019 (COVII).

o In a post on February 29, you state: "Discover how Spooky2 Scalar /282 aa3"#! Y& •

Yourself From Coronavirus 2019 (COVID9) Using Spooky2 Scalar," where you state: "The COVID19 is a new coronavirus that has not been previously identified...Now, the 2019-nCoV is rampaging the the three three three three triples...For scalar users, you can reduce the risk of getting or spreading infection by reducing outdoor activities, keeping

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hygienicand seeking medical advice in time. You can also protect yourself and your family members from COVID by applying the COVID

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study is currently known to existor the product identified aboveThus, any coronavirus related prevention or treatment claims regarding such pradenot supported by competent and reliable scientific evidence. You must immerate making all such claimsfor products that you advertise and market, sell, or otherwise promote or make available in the United States

You are also advised to review all other ims for such products and immediately cease making claims that are supported by competent and reliablescientifice vidence.

Within 48 hours, please send a message to COMDaskForce@ftc.govdescribing the specific actions you have taken to address the FTC's concerns.

Very truly yours,

Richard A. Quaresima Acting Associate Director Division of AdvertisingPractices