

WARNING LETTER

RE: 627359

Date: March 28, 2022

TO: info@heavensorganics.com

February 15, 2022, and March 9, 2022, respectively. We also reviewed your social media websites at https://www.facebook.com/HeavensOrganics/, https://www.instagram.com/heavensorganics/, and https://www.instagram.com/heavensorganics/.

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Some examples of the claims on your websites that establish the intended use of your products and misleadingly represent them as safe and/or effective for the treatment or prevention of COVID-19 include:

x "Brand new research is showing that CBD could fight COVID-19. Check it out on Forbes" along with the image of text stating "New Study: Cannabis Compound CBD May Potentially Prevent, Fight COVID-19 Infection . . . anecdotal evidence suggests that people . . . who were prescribed regular high-potency doses of pharmaceutical-grade CBD were less likely to contract COVID . . . 'Our research suggest that CBD . . . can block SARS-Cov-2 infection at early and even later stages of infection. . .'" [From January 25, 2022 posts on your social media websites https://www.facebook.com/HeavensOrganics/ and https://www.instagram.com/heavensorganics0 Tw 0.7 (w (i)

cannot be legally sold to consumers in the United States.

Please direct any inquiries to FDA at COVID-19-Task-Force-CDER@fda.hhs.gov.

FTC Cease and Desist Demand: In addition, it is unlawful under the FTC Act, 15 U.S.C. § 41 et seq., to advertise that a product can prevent, treat, or cure human disease unless you possess competent and reliable scientific evidence, including, when appropriate, well-controlled human clinical studies, substantiating that the claims are true at the time they are made. For COVID-19, no such study is currently known to exist for the products identified above. Thus, any coronavirus-related prevention or treatment claims regarding such products are not supported by competent and reliable scientific evidence. You must immediately cease making all such claims. Violations of the FTC Act may result in legal action seeking a Federal District Court injunction and an order may require that you pay back money to consumers. In addition, pursuant to the COVID-19 Consumer Protection Act, Section 1401, Division FF, of the Consolidated Appropriations Act, 2021, P.L. 116-260, marketers who make deceptive claims about the treatment, cure, prevention, or mitigation of COVID-19 are subject to a civil penalty of up to \$46,517 per (abh3S .00a)