

DMCA TAKEDOWN NOTICE - November 19, 2011 - Scientia

My name is Sarah Vaughter and I am the owner of Vaughter Wellness Ltd. A website that your company hosts (according to WHOIS information) is infringing on at least one copyright owned by my me and my company. Copyright is inherent without registration and guaranteed worldwide by the Berne Convention.

One of my writings is currently published on your servers without my permission. The original article, to which I own the exclusive copyrights, can be found at:

<http://dermaroller.owndoc.com/dermaroller-instructions.pdf>

The unauthorized and infringing copy or not substantially different derivative work can be found at:

<http://scientiaroller.ipage.com/dermarolling.html> (from "rolling frequency" to, and including, the picture of the dermaroller, which I made personally and I have the original in my camera to prove it)

This letter is official notification under [Section 512\(c\)](#) of the Digital Millennium Copyright Act ("DMCA"), and I seek the removal of the aforementioned infringing material from your servers. I request that you immediately notify the infringer of this notice and inform them of their duty to remove the infringing material immediately, and notify them to cease any further posting material that infringes upon our rights to your server in the future.

Please also be advised that law requires you, as a service provider, to remove or disable access to the infringing materials upon receiving this notice. Under US law a service provider, such as yourself, enjoys immunity from a copyright lawsuit provided that you act with deliberate speed to investigate and rectify ongoing copyright infringement. If service providers do not investigate and remove or disable the infringing material this immunity is lost. Therefore, in order for you to remain immune from a copyright infringement action you will need to investigate and ultimately remove or otherwise disable the infringing material from your servers with all due diligence should the direct infringer, your client, not comply immediately.

I am providing this notice in good faith and with the reasonable belief that rights I and my company owns are being infringed. Under penalty of perjury I certify that the information contained in the notification is both true and accurate, and I have the authority to act on behalf of the owner of the copyright(s) involved.

I will seek legal recourse if you do not remove my copyrighted work, and will demand penalties and damages available by national and international laws, including criminal proceedings against principals.

Should you wish to discuss this with me please contact me directly.

A copy of this email will be sent to you by registered mail.

/s/Sarah Vaughter

sarah@owndoc.com

Vaughter Wellness Ltd., Zürcherstrasse 161, CH-8010 Zürich, Switzerland.