IN THE SUPERIOR COURT OF THE DISTRICT OF COLUMBIA Civil Division

DISTRICT OF COLUMBIA a municipal corporation 400 Sixth Street, NW Washington, D.C. 20001, Plaintiff,	Case No.: Judge: JURY TRIAL DEMANDED
META PLATFORMS, INC., INSTAGRAM, LLC, Serve on: META, INC. 1 Hacker Way Menlo Park, CA 94025,	SURI IMAL DEMANDED
Defendants.	

COMPLAINT FOR VIOLATIONS OF THE CONSUMER PROTECTION PROCEDURES ACT

The District of Columbia (the "District"), by the Office of the Attorney General, brings this action against Defendants Meta Platforms, Inc. and Instagram, LLC (collectively "Meta") for violations of the District's Consumer Protection Procedures Act ("CPPA"), D.C. Code §§ 28-3901, *et seq.* In support of its claims, the District states as follows:

INTRODUCTION

1. Over the past decade, Meta—itself and through its flagship social media products Facebook and Instagram (its "Social Media Platforms")—has profoundly altered the psychological and social realities of a generation of young Americans, harnessing powerful and unprecedented technologies to ensnare youth to the detriment of their mental health. In the process, Meta has misled consumers and the public about the nature of its Social Media

Platforms and takes advantage of children—users under the age of eighteen—for its own financial gain. Meta's strategic choice to exploit and manipulate children in this way, and to inflict upon them long-lasting harms to their well-being, is unlawful.

- 2. Because children are uniquely vulnerable to addictive technologies, Meta targets children and incentivizes its teams to increase engagement and time children spend on its Social Media Platforms to earn more money. Even though users can create accounts on the Platforms without paying Meta any money, the Platforms are not free. Meta collects users' data and monopolizes their time, then marketers pay Meta to place their advertisements before the eyeballs of its billions of users. The more time users spend on the Platforms, the more marketers are willing to pay.
- 3. To maximize engagement, Meta has developed and continually refines deceptive and addictive features designed to trick users—particularly children—into spending more time on its Platforms. Aware that children's developing brains are more susceptible to certain manipulative tactics, Meta exploits these neurological vulnerabilities through features including: (a) algorithms that manipulate users into staying on the app longer in search of a "hit" of dopamine; (b) audio, visual, and vibrating alerts that incessantly recall children to Meta's Social Media Platforms while at school and during the night; and (c) content-presentation formats, such as "infinite scroll," "autoplay," and short-form videos known as "Reels," designed to discourage children's attempts to self-regulate and disengage with Meta's products.
- 4. There are strong and well-researched links between young peoples' excessive use of social media and negative outcomes, including depression, anxiety, insomnia, and interference with education and daily life. Meta has known of these harms, despite its contrary public statements.

2

5.	Meta's Social Media Platforms are built to be irresistible even in the face of
teenagers' st	truggles: Meta's internal surveys show it makes

- 6. Meta's tactics have worked. In 2022, 62% of teens reported using Instagram, and 32% reported using Facebook. Almost half of teens reported checking Instagram at least once a day, with 27% reporting checking it several times a day and 10% reporting checking it almost constantly. Data has also shown that middle school- and high school-aged children are averaging 3.5 hours a day on social media—with nearly 25% spending five or more hours a day on social media.
- 7. Screentime is a particular problem in the District. According to the CDC's Youth Risk Behavioral Survey ("YRBS"), nearly 70% of the District's high school students spend on average more than three hours a school day on screen time (not counting schoolwork) and just a

¹ Emily A. Vogels and Risa Gelles-Watnick, *Teens and social media: Key findings from Pew Research Center surveys*, PEW RSCH. CTR. (Apr. 24, 2023), https://www.pewresearch.org/short-reads/2023/04/24/teens-and-social-media-key-findings-from-pew-research-center-surveys/. ² *Id*.

³ U.S. DEP'T OF HEALTH & HUM. SVCS., *Social Media and Youth Mental Health: The U.S. Surgeon General's Advisory* 4 (2023), https://www.hhs.gov/sites/default/files/sg-youth-mental-health-social-media-advisory.pdf.

quarter get eight hours of sleep a night.⁴ This phenomenon extends to the District's middle school children as well, whose screen time goes up and sleep goes down over time. In sixth grade, 62% of District students spend three or more hours on screen time and 54.4% get eight hours of sleep a night. By eighth grade, 72.2% of students spend three or more hours of screen time and only 41.1% sleep for the recommended eight hours.

- 8. An advisory issued by the U.S. Surgeon General in 2023 noted that "the current body of evidence indicates that while social media may have benefits for some children and adolescents, there are ample indicators that social media can also have a profound risk of harm to the mental health and well-being of children and adolescents."⁵
- 9. Meta is helping to drive today's teenagers into record-high levels of anxiety and depression. Data from the Centers for Disease Control and Prevention show that most adolescent girls reported feeling "persistently sad or hopeless" in 2021. Approximately one in four (24%) teenage girls reported that they had made a suicide plan, and forty percent (40%) of high school students described mental health challenges so dire that "they could not engage in their regular activities for at least two weeks during the previous year."
- 10. These numbers are particularly acute in the District, which has seen an alarming worsening of mental health trends among adolescents since 2007. In 2021, almost half (47.7%)

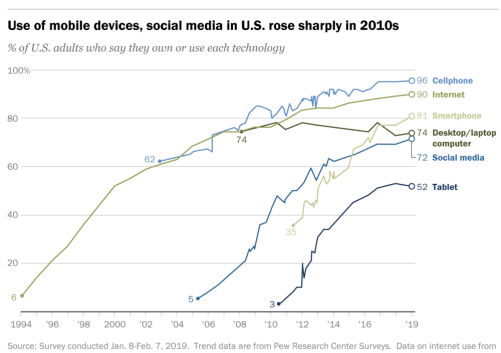
⁴ 2021 District of Columbia Youth Risk Behavior Survey Results: District of Columbia (Including Charter Schools) High School Survey, OFF. OF THE STATE SUPERINTENDENT OF EDUC., https://osse.dc.gov/sites/default/files/dc/sites/osse/page_content/attachments/2021DCBH%20Summary%20Tables.pdf.

⁵ U.S. DEP'T OF HEALTH & HUM. SVCS., *Social Media and Youth Mental Health: The U.S. Surgeon General's Advisory* 4 (2023), https://www.hhs.gov/sites/default/files/sg-youth-mental-health-social-media-advisory.pdf.

⁶ CTRS. FOR DISEASE CONTROL AND PREVENTION, *Youth Behavior Risk Survey: Data Summary & Trends Report* 2 (2023), https://www.cdc.gov/healthyyouth/data/yrbs/pdf/YRBS_Data-Summary-Trends_Report2023_508.pdf.

of the District's high school girls self-reported episodes of psychological distress, including persistently feeling sad or hopeless. Similarly, self-reports of suicidal thoughts, plans, or attempts have increased among young people in the District since 2007 and remained consistently high. In 2021, over a quarter (28%) of all middle school students and over a third (36.9%) of all middle school girls reported seriously considering attempting suicide.⁷

11. The steep increase in the number of teens who report psychological distress, including suicidal thoughts, has coincided with the dramatic growth of social media use in the United States. *See* Figures 1 and 2 below.



Source: Survey conducted Jan. 8-Feb. 7, 2019. Trend data are from Pew Research Center Surveys. Data on internet use from 2000-2016 are based on pooled analysis of all surveys conducted each year.

PEW RESEARCH CENTER

(Figure 1.) 8

⁷ 2021 District of Columbia Youth Risk Behavior Survey Results: District of Columbia (Including Charter Schools) High School Survey 15, 16-19, OFF. OF THE STATE SUPERINTENDENT OF EDUC., https://osse.dc.gov/sites/default/files/dc/sites/osse/page_content/attachments/2021DCBH%20Su mmary%20Tables.pdf.

⁸ Katherine Schaeffer, *U.S. has changed in key ways in the past decade, from tech use to demographics*, PEW RSCH. CTR. (Dec. 20, 2019), https://www.pewresearch.org/short-reads/2019/12/20/key-ways-us-changed-in-past-decade.



- a Standard deviations are within means at the generational level, not at the individual level, and thus should not be used to calculate individual-level effect sizes.

 b Source: Centers for Disease Control and Prevention. Suicide rates among 12- to 14-year-old girls.
- ^c Source: Spiller et al. (14), Self-poisoning among 13- to 15-year-old girls.
 ^d Source: Twenge et al. (11). Major depressive episode among 14- to 15-year-old girls.
- e Sources: Keyes et al. (8) and Twenge et al. (9). Depressive symptoms among eighth-grade girls.

(Figure 2.) 9

- 12. These addictive features and design elements of Meta's Social Media Platforms are unfair to consumers. For that reason alone, Meta has violated the CPPA.
- 13. Separately, Meta has violated the CPPA by deceptively misrepresenting to consumers that its Social Media Platforms are safe for children and by deceptively concealing that its Social Media Platforms are manipulatively designed to promote children's prolonged and unhealthy engagement. These misrepresentations work to facilitate the harms that the addictive features and design elements of Meta's Social Media Platforms inflict on consumers, especially children.

https://prcp.psychiatryonline.org/doi/10.1176/appi.prcp.20190015.

⁹ Jean M. Twenge, Increases in Depression, Self-Harm, and Suicide Among U.S. Adolescents After 2012 and Links to Technology Use: Possible Mechanisms, 2:1 PSYCHIATRIC RES. AND CLINICAL PRACTICE 20 (Mar. 27, 2020),

- 14. Meta made, and continues to make, these misrepresentations knowing that they are untrue—knowing that its Social Media Platforms are, in fact, designed to ensnare children, that children who use the Platforms are likely to be exposed to harmful content, and that design features that Meta promotes, like offering plastic surgery camera filters and displaying "likes," are particularly harmful to children.
- 15. As part of its deception, Meta routinely publishes profoundly misleading public reports that purported to show impressively low rates of negative and harmful experiences by users of its Social Media Platforms.

 By publishing the favorable data from the Community Standards Enforcement Reports ("CSER") while concealing
- Meta has misrepresented to consumers that its Social Media Platforms are far safer for children than they actually are.
- 16. By making deceptive statements and concealing material information about the alleged safety of its Social Media Platforms, Meta has done far more than publish harmful content.
- 17. Protecting the District's children so that they live healthy, hopeful lives is at the core of the Attorney General's statutorily established duty to uphold the public interest. In this case, Meta—one of the world's largest and most well-resourced companies—has been exploiting and deceiving the District's children for the sake of its own profits, in violation of District law.

18. The Attorney General brings this enforcement action to safeguard the District's children and put an end to Meta's unfair and deceptive conduct.

PARTIES

- 19. Plaintiff District of Columbia (the "District") is a municipal corporation empowered to sue and be sued and is the local government for the territory constituting the permanent seat of the federal government. The District brings this case through the Attorney General for the District of Columbia, who is the chief legal officer for the District. The Attorney General is responsible for upholding the public interest and is also specifically authorized to enforce the District's consumer protection laws, D.C. Code § 1-301.81(a)(1), including the CPPA. D.C. Code § 28-3909.
- 20. Defendant Meta Platforms, Inc. ("Meta Platforms") is a Delaware corporation with its principal place of business at 1601 Willow Road, Menlo Park, CA 94025. As relevant here, Meta Platforms develops, markets, and operates social media platforms and other internet-based platforms and products, including Facebook and, through its wholly-owned subsidiary, Instagram. Meta Platforms was formerly known as Facebook, Inc. until it changed its corporate name in October 2021.
- 21. Facebook is a social network that allows users to share and view content including "statuses," photographs, and videos; join groups; buy and sell products; and message others.
- 22. Defendant Instagram, LLC, offers a mobile application ("Instagram") that enables users to share and view content such as photographs and videos online and over social networks. Instagram LLC is a limited liability company incorporated in Delaware with its principal place of business at 1601 Willow Road, Menlo Park, CA 94025. Meta Platforms purchased Instagram in

2012 for over one billion dollars. Instagram is currently a wholly-owned subsidiary of Meta Platforms. Meta Platforms asserts complete control over Instagram and there is heavy overlap in the operations and personnel between Meta Platforms and Instagram.

23. Meta Platforms, acting on its own and through and/or in concert with other wholly-owned subsidiaries, engages in the unlawful conduct alleged herein. Meta Platforms is heavily involved in and has final say over the design and marketing of its Social Media Platforms operated by itself and its subsidiaries, including Instagram. Defendants are collectively referred to throughout this Complaint as "Meta."

JURISDICTION AND META'S CONTACTS WITH THE DISTRICT OF COLUMBIA

- 24. This Court has subject matter jurisdiction over the claims in this Complaint pursuant to D.C. Code §§ 11-921 and 28-3909.
- 25. This Court has personal jurisdiction over all Defendants pursuant to D.C. Code § 13-423(a).
- 26. Meta engages in trade practices, which include supplying "consumer goods" and "consumer services of all types," D.C. Code § 28-3901, in the District. At all times material to this Complaint, acting alone or in concert with its subsidiaries, Meta has advertised, marketed, and distributed Meta's Social Media Platforms to consumers throughout the District and makes a substantial profit selling District consumers' user data and time to advertisers.
- 27. Meta is registered to do business in the District and has made repeated filings with the former District of Columbia Department of Consumer and Regulatory Affairs ("DCRA") (now the Department of Licensing and Consumer Protection), registering as a foreign corporation in the District since at least 2009. In these filings with DCRA, Meta has admitted that it conducts business in the District of Columbia.

- 28. Meta has also maintained a Washington, D.C. office for over thirteen years, since at least 2010. Meta's current Washington, D.C. office is located at 575 7th Street NW and has hundreds of employees.
- 29. Meta enters into contracts with each of its District users to provide them with online social networking services, including through Facebook and Instagram. Meta provides District users with mobile applications, readily available on smartphone devices, throughout the entire District.

30. As of April 2023, Instagram alone has a total of	
--	--

- 31. Meta encourages children, including tens of thousands of teenagers in the District, to use its products by viewing, liking, commenting on, and uploading videos, photos, and posts on Meta's Social Media Platforms.
- 32. Meta also specifically conducts business related to the safety of its Platforms in the District. The Meta office in Washington, D.C. includes teams related to "Advertising Technology," "Communications and Public Policy," and "Software Engineering." Meta's current job openings in the District relate to topics such as infrastructure monetization, consumer product marketing, and analytics and data science for Meta's Social Media Platforms.
- 33. Meta also routinely holds meetings and summits in Washington, D.C. with company leadership, youth, and other stakeholders relating to topics such as youth safety and well-being on Instagram and Facebook, including meetings in at least 2018, 2019, and 2022. For example, in 2018, Meta conducted

10

In Decem	ber 2022, Meta held	its first summit fo	ocused on youth	safety and
well-being online in Washing	ton, D.C.			

- 34. Meta is aware that it has users in the District, and thus that it has been misrepresenting to District consumers that its Social Media Platforms are safe for children and that their features are not manipulative or designed to promote children's prolonged and unhealthy engagement.
- 35. Further, Meta executives, including CEO Mark Zuckerberg and Global Head of Safety Antigone Davis, have made misrepresentations of material fact regarding the safety of its Social Media Platforms in the District while testifying before Congress.

FACTUAL ALLEGATIONS

- I. Meta's business model seeks to increase advertising revenue by keeping children engaged with its Platforms for as much time as possible.
- 36. Meta's core business model across all of its Social Media Platforms rests on monetizing users' time and data through increasing engagement (a metric known as time spent) on its Platforms.
- 37. Meta's content personalization algorithms are designed solely with its profit-making in mind: to capture users' attention and keep them engaged. These algorithms do not promote any specific message. Rather, the algorithms function on a user-by-user basis, operating to detect which types of content each individual is likely to engage with and then displaying

11

more of that type of content continuously to maximize time spent (and user data collected).
38. The longer a user stays on Meta's Platforms, the more ads the user sees. The effective delivery of targeted ads is a pivotal factor in Meta's ability to generate revenue.
39.
Meta can then also apply its personalization algorithms to track ads
users engage with and tailor each user's feed with more effective advertising. The result is a ver- lucrative business of turning users' attention and data into sales of highly targeted advertising.
40. Only recently did Meta stop allowing advertisers to target teenage users by
gender, interests, activity on the Platform, or precise location. However, it still utilizes the same
strategies to collect data and keep children engaged through its personalization algorithm, and
children continue to be targeted by advertisers and see ads on the Platforms, which generates
revenue for Meta.
41.
42.

44.	43.			
45.	44.			
	45.			

- 46. Externally, Meta has deceptively denied that it places a monetary value on children. In 2021, Senator Amy Klobuchar asked Antigone Davis, Meta's Global Head of Safety, what Meta believed the lifetime monetary value of children who use Meta products was; Davis responded "that's just not the way we think about it." Davis also denied that Meta "considered the profit value of developing products when [Meta] make[s] their decisions of how those products look," testifying that this would be a "terrible business model."
- 47. In 2013, shortly after it acquired Instagram, Meta introduced the ability to create "sponsored posts." This transformed Instagram from a pure social network into an advertising platform: advertisers could pay to put their advertisements in front of Instagram users' eyes. Instagram advertising soon became pervasive.

48.

49.	Both Facebook and Instagram have consumed the time and attention of a large
percentage of	the population nationally and in the District specifically.
50.	Instagram is similarly popular, but with even higher levels of engagement among
under-eighteei	n users.
51.	In 2022, 62% of teens reported using Instagram. ¹⁰ This rate is higher for teen
girls, with 69%	% reporting using Instagram. 11 Almost half of teens reported checking Instagram at
least once a da	ay, with 27% reporting checking it several times a day and 10% (still millions of
users) reportin	ng checking it almost constantly. 12
52.	The same carries through in the District. In April 2023, Instagram had
	When compared
	<u> </u>
against the pop	pulation of minors in the District, these numbers show striking rates of use among
the District's o	children. There are about 124,000 children in the District under the age of eighteen
meaning that a	approximately of all District children use Instagram at least daily, and
children use Ir	nstagram on a monthly basis.

¹⁰ Emily A. Vogels, et al., *Teens, Social Media and Technology 2022*, PEW RSCH. CTR. (Aug. 10, 2022), https://www.pewresearch.org/internet/2022/08/10/teens-social-media-and-technology-2022.

¹¹ *Id*.

¹² *Id*.

- 53. In 2021, over 70% of all District high school students reported spending more than three hours of an average school day on screen time—in front of an electronic device or television, not counting time spent on schoolwork.¹³ This figure is even more alarming when the statistic focuses on high school girls—74% of whom reported spending three or more hours on screens.¹⁴ The numbers are similar for District middle school students—over two thirds (67.5%) of whom report spending three or more hours on screens.¹⁵ To put that into perspective, at least two thirds of middle and high school-aged children in the District are spending the equivalent of half of their school day on screens.
- 54. Between 2021 and 2023, the number of active District teen Instagram users has skyrocketed. In 2021,

 Relative to District usage rates among children for April 2023, this means that
- II. Meta knowingly traps children into compulsive and excessive use of its Platforms, even though it knows it is contributing to a mental health epidemic.
- 55. This section explains (1) the features of Meta's Platforms that harm and ensnare children; (2) the science behind how these features harm children; and (3) that Meta is, and has been, well aware of the harm it causes to children.

¹³ 2021 District of Columbia Youth Risk Behavior Survey Results: District of Columbia (Including Charter Schools) High School Survey, OFF. OF THE STATE SUPERINTENDENT OF EDUC., https://osse.dc.gov/sites/default/files/dc/sites/osse/page_content/attachments/2021DCBH%20Su mmary%20Tables.pdf.

¹⁴ *Id*.

¹⁵ *Id*.

- A. <u>Meta knows its Social Media Platforms contain addictive features designed to consume the time and attention of teenagers.</u>
- as much time as possible on its Social Media Platforms

 Some
 examples of these manipulative design features are Meta's personalization algorithms, alerts, infinite scroll, autoplay, and short-form videos known as "Reels."

i. <u>Personalization Algorithms</u>

- 57. Meta employs personalization algorithms universally across its Social Media Platforms, including in the Instagram platform's Main Feed (the scrolling presentation of content immediately visible upon opening the app) and Explore Feed (another scrolling presentation of algorithmically-curated content that can be optionally guided by a user's text input in a search field).
- 58. Meta changed Instagram's user feeds in 2016 to incorporate this personalization algorithm. Prior to 2016, Instagram user feeds were simply in reverse chronological order.
- 59. Meta's goal is to engage the user with its personalization algorithms. To achieve that goal, Meta's personalization algorithms serve children categories of content based on a sequencing method referred to by psychologists as "variable reinforcement schedules" or "variable reward schedules."
- 60. These variable reward schedules work by periodically—but not always, and not in a predictable pattern—delivering types of content that trigger a release of dopamine, a neurotransmitter released by the brain in response to certain stimuli. Dopamine, commonly seen to be the "pleasure chemical," is released in anticipation of a potential reward. However, dopamine neurons fire for only a relatively short period of time, and after dopamine is released, an "individual can become disheartened and disengaged."

- 61. By algorithmically serving content to children according to variable reward schedules, Meta manipulates dopamine releases in its child users, inducing them to engage repeatedly with its products—much like a gambler at a slot machine. The gambler pulls the lever repeatedly, receiving pleasure from anticipating that this pull might lead to a reward—or the next one, or the next one.
- 62. But while a slot machine delivers rewards randomly, Meta induces the same pleasure by intentionally creating a randomized schedule for "rewarding" the user. In this way, it is more insidious than a slot machine. A slot machine is truly random, indifferent to the gambler's profile or previous conduct, but Meta's personalization algorithms are optimized to withhold and provide rewards according to a schedule tailored to ensure that the user craves more content and continues using the Platforms. Each new post or notification stirs up pleasure in the user as they anticipate receiving a reward.
- 63. This is particularly effective and dangerous for adolescents. Because their brains are still developing, they lack both impulse control and the full range of executive functions.

 There is a reason children are not permitted to gamble at slot machines.

64.	
	The algorithms fixate on a
particular inte	rest that a particular user has, and the interest shows up in all their recommendation
feeds and Ree	ls—becoming more and more extreme beyond the user's initial expressed interest
and isolating t	he user from other thoughts or opinions.

65.	
66.	
67.	Meta purposefully designs its personalization algorithm to lure users into
passively con	suming more content in search of their next dopamine hit. Meta does so fully aware
that as a conse	equence of this design the algorithm pushes users into ever more extreme content in
order to keep	them engaged longer.
	ii. <u>Alerts</u>
68.	Instagram, by default, employs a range of alerts when the application is installed
on a smartpho	one.
69.	
70	
70.	

- 71. By default, Meta notifies users when other users they follow take any of the following actions:
 - following the user,
 - "Going Live" (i.e., starting a live broadcast),
 - liking or commenting on the user's posts,
 - mentioning the user in a comment or tagging the user in a post, and
 - sending the user a message.
 - 72.
- Researchers have documented how these notifications impact the brain similarly to stimulating drugs.
- 73. These notifications prompt users to develop a compulsion to re-open and reengage with Meta's Platforms repeatedly throughout the day and at night when prompted.
- 74. These notifications are extremely effective. A recent study showed teens checked their phones on average fifty-one times per day, with some teens checking their phone over 400 times a day. During that same period, the teens in the study received a median of 237 notifications on their smart phones per day, with some users receiving as many as 4,500 in a single day. On average 23% of those notifications arrived during school hours and 5% during sleeping hours on school nights. As the study concluded, smartphone app developers could do a better job of eliminating notifications during times of day that are more disruptive to young people.

75. While users can technically disable notifications, the addictive elements of these Platforms are a substantial barrier to children taking the steps needed to disable them. By designing its default settings with notifications on, Meta has taken advantage of this reality, creating a significant barrier to turning off notifications and leading many users to spend more time on its Social Media Platforms than they otherwise would.

iii. <u>Infinite Scroll and Autoplay</u>

- 76. "Infinite scroll" is characterized by the partial display of additional content at the bottom of the user's screen, such that the user is typically unable to look at a single post in isolation (without seeing the top portion of the next post in their feed). The "teasing" of yet-to-be-viewed content continues indefinitely—as the user scrolls down the feed, new content is automatically loaded and "teased."
- 77. Meta first implemented a form of this endless scrolling on Facebook. Since 2011, Facebook delivers users to an endless, seemingly random-ordered feed of content on its home page or "News Feed." Prior to 2011, the News Feed was a chronological list of everything a user's friends had been up to.
- 78. The "infinite scroll" format makes it difficult for children to disengage, because there is no natural end point for the display of new information. The Platforms do not stop displaying new information when a user has viewed all new posts from their peers. Instead, the Platforms display new social content and suggest relevant information that has yet to be viewed, provoking the children's fear of missing out, or "FOMO."
- 79. Meta does not allow users to turn off infinite scroll. So long as they choose to use Facebook or Instagram, they are stuck with it.

20

- 80. Meta also deploys the "autoplay" feature to keep children on its Platforms. Much like "infinite scroll," the "autoplay" feature of Instagram's and Facebook's "Stories" encourages children to continuously engage on the platform because, once one Story is complete, the user is automatically moved to the next Story which starts playing immediately. The default programing keeps the user watching unless the user takes affirmative action to disengage.
- 81. While Facebook allows users to turn off autoplay, the setting is "on" by default. Autoplay is also on by default on Instagram, and disabling the feature is difficult.
- 82. Meta is keenly aware that teens are particularly susceptible to the infinite scroll and autoplay features.

iv. <u>Ephemeral Content</u>

- 83. In 2016, Meta also started implementing "ephemeral content" features in its Social Media Platforms to further induce a sense of FOMO in children and keep them checking the Platforms. Ephemeral content is made only temporarily available to users with notifications and visual design cues indicating that the content will soon disappear forever—encouraging users to frequently check their social media accounts.
 - 84. One example of ephemeral content is the "Stories" feature,
- 85. Meta designed the "Stories" features to show content for only a short amount of time before disappearing from the feed. This causes children to frequently open Meta's Social Media Platforms so they do not "miss out" on any new content.

- 86. Another example of ephemeral content is Instagram Live, also introduced in 2016, where content creators can live-stream content that users can watch and react to in real time. Unlike other content delivery systems, which permit a user to view existing posts on a schedule convenient for the user, content released through "Live" is only available in real time, such that a young user's failure to quickly join the live stream when it begins means that the user will miss out entirely on the chance to view the content.
- 87. Meta makes sure that its users are notified of the potential to miss new Live content, sending a push notification to interested users that reads, "[@user] started a live video. Watch it before it ends!"

88.

89. But Meta does not have to make these videos disappear. Rather, Meta chooses to use ephemeral content to induce a sense of urgency in children, so they feel a need to return to the Platform—or miss out forever.

v. <u>Reels</u>

- 90. In 2020 and 2021, Meta upped the addictive design of its Social Media Platforms with the introduction of Reels. Reels uses Meta's algorithms to present short-form videos individually tailored to users' interests; based on data collected from each user, Meta predicts how and whether the user will engage with each Reel. Reels then spoon-feeds children an infinite stream of short videos perfectly suited to monopolize their shorter attention spans.
- 91. Like infinite scrolling, Reels automatically and perpetually play as the user swipes the screen up to the next video. The short-form nature of Reels (between fifteen to ninety

seconds, as of April 2023), and the frameless way it fills a user's screen, ensures that the user will not get bored and navigate away or close the app.

92. Meta deployed Reels to compete with competitors, like TikTok, which offer similar features and are growing in popularity.

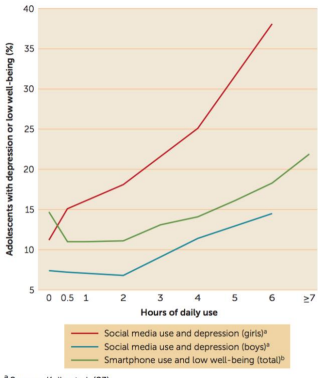
- 93. Meta designed and implemented all the foregoing features and algorithms while acutely aware that children are particularly susceptible to these types of manipulations and that an increase in compulsive, excessive, and harmful use would foreseeably result. But Meta implemented and continues to maintain those features and algorithms anyway.
- 94. As the inventor of the infinite scroll feature, Aza Raskin, retrospectively reasoned in 2018:

It's as if they're taking behavioural cocaine and just sprinkling it all over your interface . . . [b]ehind every screen on your phone, there are generally like literally a thousand engineers that have worked on this thing to try to make it maximally addicting In order to get the next round of funding, in order to get your stock price up, the amount of time that people spend on your app has to go up . . . [s]o, when you put that much pressure on that one number, you're going to start trying to invent new ways of getting people to stay hooked.

B. <u>Compulsive and excessive use of Meta's Social Media Platforms harms children.</u>

- 95. Social media use among children, teens, and young adults dramatically increased in the United States beginning in 2012, when Meta acquired Instagram. Instagram went from 50 million users in 2012 to over 600 million users by 2016.
- 96. Increased use of social media platforms, including those operated by Meta, results in psychological and health harms among children, including increased rates of major depressive episodes, anxiety, sleep disturbances, suicide, and other mental health concerns. *See* Figure 3,

showing the proportion of adolescents with depression or low psychological well-being, by hours a day of social media or smartphone use.



^a Source: Kelly et al. (23).

^b Source: Przybylski and Weinstein (25) and reanalyzed by Twenge and Campbell (28).

(**Figure 3.**)¹⁶

97.

98. These harms are particularly acute in children.

https://prcp.psychiatryonline.org/doi/10.1176/appi.prcp.20190015.

¹⁶ Jean M. Twenge, *Increases in Depression, Self-Harm, and Suicide Among U.S. Adolescents After 2012 and Links to Technology Use: Possible Mechanisms*, 2:1 PSYCHIATRIC RES. AND CLINICAL PRACTICE 19, 22 (Mar. 27, 2020),

- 99. During adolescence, risk-taking behavior is at its peak and self-esteem is at its most vulnerable. Brain regions associated with a desire for risk-taking, attention, peer feedback, and reinforcement become particularly sensitive in adolescence, while the regions associated with maturity and impulse control are not fully developed until adulthood. Because identities and sense of self are not yet fully formed, teens are more susceptible than anyone else to the danger, misinformation, peer pressure, and false images that abound on social media.
- 100. The brain goes through massive changes during adolescence, both maturing and even changing its actual structure. These changes are what help teenagers turn—eventually—into functioning adults who are self-motivated, emotionally mature, less impulsive, and able to manage their own needs (and eventually those of a household). But at the same time the brain is still developing its impulse control and emotional stability, activity in the area of the brain that feels pleasure in response to rewards is at its peak. This is the exact area that reward patterns like Meta's stimulate. When stimulated, this area of the brain releases dopamine, emitting a feeling of pleasure. The mismatch in brain maturation means that adolescents are highly susceptible to risky behaviors and temptations that can prove damaging to their development and well-being.
- 101. As a U.S. Surgeon General advisory recognized, "the current body of evidence indicates that while social media may have benefits for some children and adolescents, there are ample indicators that social media can also have a profound risk of harm to the mental health and well-being of children and adolescents."¹⁷
- 102. Moreover, Meta can maintain any benefits the Platforms offer without the manipulative features they utilize to drive up engagement.

25

¹⁷ U.S. DEP'T OF HEALTH & HUM. SVCS., *Social Media and Youth Mental Health: The U.S. Surgeon General's Advisory* 4 (2023), https://www.hhs.gov/sites/default/files/sg-youth-mental-health-social-media-advisory.pdf.

- 103. Children who use social media for at least five hours per day are many times more likely to have clinically relevant symptoms of depression than non-users. Heavy users of social media, at four or more hours a day, may emerge from puberty stunted or otherwise damaged, perhaps permanently. Indeed, frequently checking social media has been associated with distinct changes in the developing brain in the amygdala, which is vitally important for impulse control and emotional regulation, and could increase adolescent sensitivity to reward and punishment.
- 104. Making matters worse, heavier social media use was associated with poor sleep patterns in adolescents (*e.g.*, later sleep and wake times on school days and trouble falling back asleep after nighttime awakening) and poorer sleep quality. Poor sleep in turn causes or exacerbates symptoms of depression and anxiety. Lack of sleep also has negative physical effects, slowing down bodily functions like immune response and metabolism.
- 105. Young people can be particularly attuned to developing a fear of missing events or experiences (*i.e.*, FOMO) when they are not online and may feel an extra need to be connected at night and to check social media. Many teens frequently wake up at night to check social media notifications.

106.

Yet Meta still continues

to use notifications and other practices that disrupt sleep.

107. A recent study showed that teens received a median of 237 notifications on their smart phones per day, with some users receiving as many as 4,500 in a single day. On average

23% of those notifications arrived during school hours and 5% during sleeping hours on school nights. As the study concluded, app developers, such as Meta, could do a better job of eliminating notifications during times of day that are more disruptive to young people.

- 108. In 2021, nearly three-quarters (73.6%) of District teens reported getting fewer than eight hours of sleep on an average school night. During that same period, over 70% of District high schoolers reported three hours or more of screen time on an average school day.¹⁸
- 109. Habitual social media use also affects how children's brains mature, and habitual social media users' brains develop differently than non-habitual users in many key areas.
- 110. Researchers have identified a feedback loop: those who use social media habitually are less able to regulate their behavior. That habitual use and decreased ability to self-regulate, in turn, can lead back to more social media use. And, restarting the cycle, that additional use makes it even harder to regulate the problematic behavior.
- 111. The harms associated with habitual or prolonged use are by no means hypothetical. Young people in the U.S. are in a mental health crisis. During the same period social media use increased, young people began suffering severe mental health harms in greater numbers. Data from the Centers for Disease Control and Prevention shows that the percentage of high school students "who experienced persistent feelings of sadness or hopelessness" skyrocketed between 2013 and 2021.¹⁹

 $https://osse.dc.gov/sites/default/files/dc/sites/osse/page_content/attachments/2021DCBH\%\,20Su\,mmary\%\,20Tables.pdf.$

 $https://www.cdc.gov/healthyyouth/data/yrbs/pdf/YRBS_Data-Summary-Trends_Report2023_508.pdf.$

¹⁸ 2021 District of Columbia Youth Risk Behavior Survey Results: District of Columbia (Including Charter Schools) High School Survey 73-80, Off. of the State Superintendent of Educ..

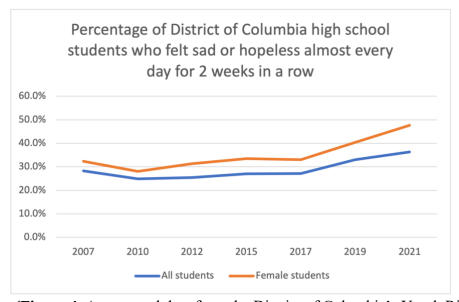
¹⁹ Youth Risk Behavior Survey, Data Summary & Trends Report: 2011-2021 62, CTRS. FOR DISEASE CONTROL AND PREVENTION (2023),

- 112. Risk of suicide is up, too. In 2011, nineteen percent (19%) of high school girls seriously considered attempting suicide. By 2021, that figure reached thirty percent (30%). Adolescents aged twelve to seventeen and girls saw the greatest increases in suicidal ideation and attempts in the same time period.²⁰ Indeed, in 2013 alone, the suicide rate for thirteen-year-old girls jumped by fifty percent (50%).²¹
- 113. The mental health crisis among youth nationally is also affecting the District, which has witnessed an alarming worsening of mental health trends among adolescents since 2007.
- 114. In 2021, almost half (47.7%) of District high school girls self-reported persistently feeling sad or hopeless.²² The rates are similarly high for the District's high school students overall, with more than a third (36.3%) self-reporting feelings of sadness or hopelessness.²³ Since 2007, the number of District high school students reporting feeling sad or hopeless has increased by a total of 28.3% overall and by 47.2% among high school girls. Similarly, self-reports of suicidal thoughts among youth have also increased in the District. In 2021, over a quarter (28%) of all middle school students reported seriously considering attempting suicide. Those numbers are even worse for middle school girls, over a third (36.9%)

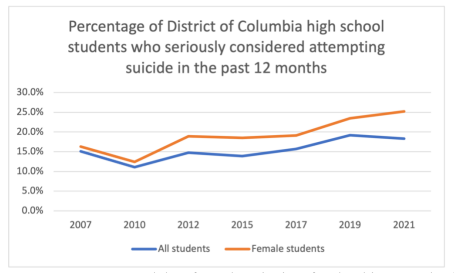
²⁰ Gregory Plemmons, et al., *Hospitalization for Suicide Ideation or Attempt:* 2008-2015, 141:6 PEDIATRICS 141 (June 1, 2018), https://doi.org/10.1542/peds.2017-2426; *see also* Brett Burstein, et al., *Suicidal Attempts and Ideation Among Children and Adolescents in US Emergency Departments*, 2007-2015, 173 JAMA PEDIATRICS 598, 598-600 (2019), 10.1001/jamapediatrics.2019.0464.

²¹ Jonathan Haidt, et al., *Social media and mental health: A collaborative review*, NEW YORK UNIV. (unpublished manuscript), https://docs.google.com/document/d/1w-HOfseF2wF9YIpXwUUtP65-olnkPyWcgF5BiAtBEy0/edit (last visited Oct. 17, 2023).
²² 2021 District of Columbia Youth Risk Behavior Survey Results: District of Columbia (Including Charter Schools) High School Survey, OFF. OF THE STATE SUPERINTENDENT OF EDUC., https://osse.dc.gov/sites/default/files/dc/sites/osse/page_content/attachments/2021DCBH%20Su mmary%20Tables.pdf.

of whom reported seriously considering attempting suicide in 2021. This is nearly a 25% increase in suicidal ideation among middle school girls since 2007.²⁴ The increase for high school girls is even worse. In 2007, 16.3% of high school girls reported seriously considering suicide, while in 2021 that number was over a quarter (25.2%), representing a 54.6% increase.



(**Figure 4.** Aggregated data from the District of Columbia's Youth Risk Behavior Survey Results between 2007-2021.)



(**Figure 5.** Aggregated data from the District of Columbia's Youth Risk Behavior Survey Results between 2007-2021.)

-

²⁴ *Id*.

115.

Notwithstanding Meta's knowledge of the harms excessive and compulsive use of

its Social N	Media Platforms causes children, it continues to implement addictive features to induce
prolonged	use for its own profit.
C.	Meta knows that children use its Social Media Platforms excessively and compulsively to the detriment of their mental health, yet it refuses to address the problem.
116	
117	
118	
119	. Meta is well aware that

120.	
121.	
122.	Meta designs its Platforms to increase engagement by manipulating children's
123.	
	Meta researchers noted that teens "talk about the amount of time they spend on one of the 'worst' aspects of their relationship to the app." Meta researchers in conversations, teens had "an addicts' narrative about their use" and "wish[ed]

they could spend less time caring about it, but they can't help themselves."

125.	
126.	
127.	
128.	
120	Mate knows that the compulaive and evergive social madia use that it actively
129.	Meta knows that the compulsive and excessive social media use that it actively
promotes and	profits from is detrimental to children. Meta also knows that children are facing a
mental health	crisis. According to Meta's own studies, "82% of teens have felt at least one
emotional issu	te in the past month. One in five has thought about suicide or self-injury."
130.	
131.	

132.
133. Since 2018 Meta has touted so-called "time-management tools" on its Social
Media Platforms as a way to help users control their experience on the Platforms,
134. Meta routinely chooses to prioritize profit over the safety and well-being of its
users. Instead of the ineffective time-management tools it touted, Meta could have—but refused
to—take steps that its own research shows could have actually limited its Platforms' harm to
children. For example, Meta could have removed the addictive design features and algorithms it
implemented.

III. Meta knowingly misrepresents that its Social Media Platforms are safe and knowingly conceals that they are not.

- 135. At the same time Meta continues to develop and implement features that induce children's extensive, compulsive, and harmful social media use, it constantly and deceptively reassures parents, lawmakers, and users that its Social Media Platforms are suitable for children and designed to promote their well-being.
- 136. For years, Meta has publicly claimed that its top priority is well-being and that its Platforms are safe and age-appropriate platforms for children. However, Meta has known these claims are misleading and continually chooses to maximize profits without limits over the health and safety of children when making decisions regarding the design and management of its Social Media Platforms.

137	. Ultimately, Meta's leaders (including Mark Zuckerberg) have final say over its
Social Med	lia Platforms,
120	

A. Meta knowingly misrepresents that its Social Media Platforms are not designed to hook children.

- 139. Although one of Meta's key goals is to induce children to spend ever-increasing amounts of time on its Social Media Platforms, the company has vehemently denied this.

 Instead, Meta represents its Platforms are safe and age-appropriate for children, despite using tactics known to harm them.
- 140. Meta's 2023 Responsible Business Report represented that it actively protects mental health on its Platforms: "At Meta, protecting and supporting digital well-being is always

a top priority. We want people to connect with others in a safe, positive and supportive environment and leave our apps feeling good about the time they spend on them."²⁵

141. In 2018, when asked whether Meta studied dopamine feedback loops to keep users trapped on its Platforms, Mark Zuckerberg responded: "No . . . that's not how we talk about this or how we set up our product teams. We want our products to be valuable to people, and if they're valuable, then people choose to use them."²⁶

142.	
------	--

143. In October 2019, Zuckerberg publicly stated that Meta does not allow Meta "teams [to] set goals around increasing time spent on [Meta's] services."

144.			

²⁵ 2023 Responsible Business Practices Report 77, META (July 12, 2023), https://scontent-ord5-2.xx.fbcdn.net/v/t39.8562-

 $6/10000000_1974692352892843_2880908794103790486_n.pdf?_nc_cat=107\&ccb=1-7\&_nc_sid=e280be\&_nc_ohc=MtAD9xN692sAX_pgWbG\&_nc_ht=scontent-ord5-2.xx\&oh=00_AfDwYsMrH0EH-qc9bK-dbi2Ag8jjVvMebykTG-SfwOkbRg&oe=653A6845.$

²⁶ Facebook, Social Media Privacy, and the Use and Abuse of Data: Hearing Before the S. Comm. on Commerce, Sci., and Transp. and H. Comm's on the Judiciary and Commerce, Sci., and Transp., 115th Cong. (Apr. 10, 2018), available at

https://www.commerce.senate.gov/2018/4/facebook-social-media-privacy-and-the-use-and-abuse-of-data.

145	. The reality is that Meta closely tracks several data points related to its teen users,
including d	aily average use and number of sessions for daily users.
146	. Meta's focus on increasing time spent by teens goes back many years.
147	. As discussed in detail above,
	-

148. Sean Parker, founding president of Meta, explicitly acknowledged that the purpose of Meta's Social Media Platforms is to consume children's time:

The thought process that went into building these applications, Facebook being the first of them . . . was all about: "How do we consume as much of your time and conscious attention as possible?" That means that we need to sort of give you a little dopamine hit every once in a while, because someone liked or commented on a photo or a post or whatever. And that's going to get you to contribute more content and that's going to get you . . . more likes and comments It's a social-validation feedback loop . . . exactly the kind of thing that a hacker like myself would come up with, because you're exploiting a vulnerability in human psychology. The inventors, creators—me, Mark [Zuckerberg], Kevin Systrom on Instagram, all of these people—understood this consciously. And we did it anyway.

В.	Meta knowingly misrepresents the appropriateness of its Social Media Platforms for children and knowingly conceals the risks of exposing children to harmful content.				
149.	Despite its public representations about prioritizing user safety and shielding				
children from	inappropriate content,				
	Yet Meta does not disclose this information to users or their parents.				
Externally, M	leta leadership claims that it "age-gates" inappropriate content for children. "Age-				
gating" refers	to the act of controlling or limiting access based on a user's age.				
150.	In 2021, Meta's Global Head of Safety Antigone Davis went as far as to say, "we				
don't allow y	oung people to see certain types of content. And we have age gating around certain				
types of conte	ent." Davis also testified: "When it comes to those between 13 and 17, [w]e consult				
with experts t	o ensure that our policies properly account for their presence, for example, by age-				
gating conten	t."				
151.	That same year, Meta's				
152.	Meta's public communications about whether its personalization algorithms				
suggest and a	mplify distressing and problematic content are also false and misleading.				
153.	However, Meta, in fact, does the opposite.				

154.	
155.	
156.	
157.	
158.	
Meta e	xternally characterizes Instagram as a source of support for teens struggling with
thoughts of su	icide and self-harm, and mental health issues generally.
159.	Meta's deception regarding its personalization algorithms' promotion and
amplification of	of harmful content deprives users (and the parents of children who use the
Platforms) of i	informed decision-making regarding whether (and how) to engage with Meta's

products and Social Media Platforms.

C.	who contact children via its Platforms.
160.	Meta has been aware for years that adult-predatory contact is an issue on its
Social Media	Platforms and it has failed to effectively counteract the problem. Because it fails to
disclose these	known risks to children and their parents, Meta allows them a false sense of
security.	
161.	
162.	
163.	

164.		
165.		
166.	Despite this knowledge, Meta	

- D. <u>Meta knowingly misleads consumers, including parents, about features it knows promote body dysmorphia and eating disorders in children.</u>
- 167. Meta also deceives consumers by representing that its Social Media Platforms do not allow content that promotes or encourages eating disorders—all while actively choosing to retain platform features known by Meta to promote those very problems.
- 168. Meta tells parents that it takes steps to combat body dissatisfaction and eating disorder content on its Platforms. Meta claimed in its "Parent's Guide" that it published on its website for "parents with teens who use Instagram" that it "work[s] with experts to help inform our product and policies" around eating disorders.²⁷

²⁷ Marne Levine, *A New Resource for the Parents of Teens on Instagram*, INSTAGRAM (Sep. 6, 2018), https://about.instagram.com/blog/tips-and-tricks/new-resource-for-what-parents-need-to-know-about-instagram; *A parent and guardian's guide to Instagram* 63, INSTAGRAM,

169. Similarly, in 2021, Meta's Global Head of Safety Antigone Davis testified before Congress and denied that Meta promotes harmful content to youth, such as content promoting eating disorders: "we do not direct people towards content that promotes eating disorders. That actually violates our policies, and we remove that content when we become aware of it. We actually use AI to find content like that and remove it."

170. H	However, Meta deploys and makes available visual selfie camera filters that
simulate facial p	plastic surgery available on its Social Media Platforms that it
171. A	After public backlash in 2019, Meta's initial response was to institute a temporary
ban on the came	era filters.
172.	
173.	
174.	

https://scontent-ord5-2.xx.fbcdn.net/v/t39.8562-

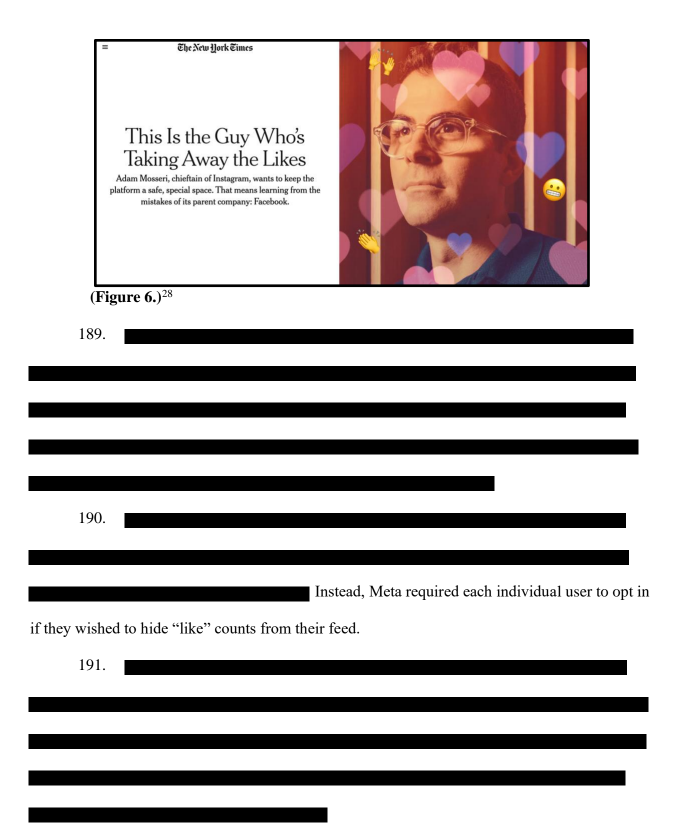
6/221635064_179316607565042_7019651825457490520_n.pdf?_nc_cat=105&ccb=1-7&_nc_sid=e280be&_nc_ohc=isnomQtxpCAAX9sKwnH&_nc_ht=scontent-ord5-2.xx&oh=00_AfDmfCQ52PFsKr4iV08JiiyDbBT5ZM2OqprK3N6oVU5U4Q&oe=6539D768 (last visited Oct. 23, 2023).

175.	
176.	
177.	As of October 2023, these filters remain available on Instagram, and Meta has
	promote these types of beauty-enhancing filters across its Platforms.
	promote these types of beauty emidneng mers deross its radiomis.
170	Having change to note in these homeful factures. Meta has at a minimum on
178.	Having chosen to retain these harmful features, Meta has, at a minimum, an
_	disclose these risks and harms to the public.
Е.	Meta knowingly misleads consumers about the harms children face from its Social Media Platform features that encourage social comparison.
179.	Meta has long said that it keeps its Platforms safe and appropriate for children to
use—but it k	nows that this is not true. When given the chance to make the Platforms better for
children, it se	eeks ever-greater profit instead.
180.	Internally,

181.	Meta's Social Media Platforms contain design features that exacerbate teenagers
comparison of	themselves to others based on popularity or appearance, such as "likes," a quick
way for users	to select other users' photos and express validation or approval by clicking or
tapping a hear	ticon, or the iconic thumbs-up icon.
182.	
183.	
184.	

185.	
	Meta's public statements create the deceptive impression
that, when fac	ed with a choice between features that promote addictive user engagement and
features that p	romote user well-being,
186.	
187.	In 2020, Meta ran a test program called "Project Daisy," where the "like" counts
on Instagram 1	posts were hidden.

188. While the pilot project was underway, Meta publicly touted the program as an example of the company's priority of user well-being. As early as 2019, Mark Zuckerberg publicly announced that Meta was "testing removing like counts on Instagram and Facebook. We do this because we know that if we help people have meaningful interactions, they'll find our services more valuable." Throughout 2019 and 2020, Instagram publicly promoted Project Daisy as Instagram's move to address the "potentially corrosive impact of social media" and using it as an example of how Instagram is "[w]illing to make changes that will reduce the amount of time people spend on Instagram if it makes them safer."



²⁸ Amy Chozick, *This is the Guy Who's Taking Away the Likes*, N.Y. TIMES (Jan. 21, 2020), https://www.nytimes.com/2020/01/17/business/instagram-likes.html.

19	92. When releasing the new "opt-in" version of Daisy, Instagram downplayed its
failure to	launch Daisy as promised, instead touting the new version of Daisy as a way Meta was
giving us	ers "more control on Instagram and Facebook." Meta told consumers: "What we heard
from peo	ple and experts was that not seeing like counts was beneficial for some, and annoying to
others, pa	articularly because people use like counts to get a sense for what's trending or popular,
so we're	giving you the choice."
19	93. Rather than own its decision to not implement Daisy, Meta chose
19	94.
19	95. Even though Meta knew that the opt-in version of Project Daisy was ineffective,
Meta lead	dership publicly touted it as an example of how Meta was making Instagram safer.
19	96. Meta also made misleading statements regarding why Daisy wasn't implemented,
stating fa	lsely that Daisy was not as effective as Meta hoped it would be, and hiding that the true
reason M	eta abandoned Daisy
19	97.

198.	
F.	Meta knowingly misleads consumers regarding the safety of its Social Media Platforms for children by hiding, misrepresenting, and obscuring its internative research findings.
199.	Meta has also taken steps to
200.	
201.	As part of the effort to conceal its
202.	
203.	

204.		
205.		
206		
206.		
207.		
208.		

209.	
20).	
210	
210.	
G.	Meta publishes safety data it knows is misleading.
211.	Meta regularly publishes public Community Standards Enforcement Reports ("the
Reports" or "	CSER") that boast very low rates of its community standards being violated, while
omitting from	n those reports
212.	

213. The Reports, published quarterly, describe the percentage of content posted on
Instagram that Meta removes for violating Instagram's community standards. Meta often refers
to that percentage as its "Prevalence" metric.
214. Meta has publicly represented that the "Prevalence" statistics in the Reports are
reliable measure of the safety of its Social Media Platforms, even going so far as to assert that
the CSER "Prevalence" numbers were "the internet's equivalent" of scientific measurements
utilized by environmental regulators to assess the levels of harmful pollutants in the air.
215. The Reports are used by Meta to implicitly represent that, because Meta
aggressively enforces its community standards—thereby reducing the "Prevalence" of
community-standards-violating content—Meta's Social Media Platforms are safe products that
only rarely expose users (including children) to harmful content and harmful experiences.
However, that representation is false.
216.
217.

218.	
219.	
220.	
221.	
222.	Despite the purported importance and centrality of "Prevalence" to Meta,
222	
223.	

This representation creates the impression that it is very rare for users to experience		
bullying or harassment on Instagram.		
224.		
225.		
223.		
226.		
227.		
228.		

COUNT I VIOLATIONS OF THE CONSUMER PROTECTION PROCEDURES ACT (Unfair Acts or Practices)

- 229. The District realleges and incorporates by reference each of the allegations contained in the preceding paragraphs as if set forth fully herein.
- 230. The CPPA is a remedial statute that is to be broadly construed. It establishes an enforceable right to truthful information from merchants about consumer goods and services that are or would be purchased, leased, or received in the District.
- 231. The services that Meta provides consumers are for personal, household, or family purposes and, therefore, are consumer goods and services.
- 232. Meta, in the ordinary course of business, supplies consumer goods and services and, therefore, is a merchant under the CPPA.
- 233. Users of Meta's Social Media Platforms receive consumer goods and services from Meta in the form of social networking services and, therefore, are consumers under the CPPA.
- 234. The CPPA prohibits unfair and deceptive trade practices in connection with the offer, sale, and supply of consumer goods and services.
 - 235. The CPPA prohibits any person from engaging in unfair trade practices.
- 236. By engaging in the acts and practices alleged herein, Meta engages in unfair acts or practices affecting District consumers, in violation of D.C. Code § 28-3904.

- 237. Meta's acts and omissions, as alleged herein, constitute unfair acts or practices within the meaning of the CPPA, including because they cause substantial injury to District consumers that those consumers cannot reasonably avoid.
- 238. The injuries caused by Meta are not outweighed by countervailing benefits to consumers or to competition.
- 239. As described in detail herein, Meta has, and at all relevant times had, a thorough understanding of the harms suffered by children who use its Platforms and the role its Platforms play in exacerbating existing harms. Instead of taking measures to mitigate these damaging effects, Meta turns a blind eye to them and persists in exploiting children's psychological vulnerabilities. Through its acts and omissions, Meta knowingly causes unnecessary and unjustified harm to children for its own financial gain.
- 240. Meta's acts and omissions alleged herein also have caused and continue to cause consumers substantial injury that those consumers could not and cannot reasonably avoid. Children cannot reasonably avoid injuries resulting from Meta's acts and omissions, including because Meta misrepresents and fails to disclose the dangerous nature of its Platforms and because Meta utilizes and has utilized addictive, engagement-inducing features, knowing that children are especially susceptible to those psychologically manipulative tactics.
- 241. Meta's unfair acts and practices include its choice to target its Social Media Platforms to children while knowingly designing them to include features that it knows to be psychologically and physically harmful to children—including features known to promote compulsive, prolonged, and unhealthy use by children.
- 242. Meta's unfair design choices include deploying social features that unfairly harm children independently of any actions taken by third-party users of its Platforms. For example,

Meta unfairly utilizes features such as infinite scroll, ephemeral content, autoplay, and disruptive alerts to extract additional time and attention from children whose developing brains are not equipped to resist those manipulative tactics.

- 243. Meta has designed, developed, and deployed disruptive audiovisual and vibrating notifications, alerts, and ephemeral content features in a way that exploits children's psychological vulnerabilities and cultivated a sense of "fear of missing out" in order to induce children to spend more time on Meta's Platforms than they would otherwise.
- 244. By algorithmically serving content to children, according to "variable reward schedules," Meta manipulates dopamine releases in children who use their Platforms, unfairly inducing them to engage repeatedly with their products—much like a child gambling at a slot machine.
- 245. Thus, in numerous instances, Meta has engaged in unfair practices by taking actions to facilitate children's addiction to and unhealthy use of its Platforms. Meta's choices to expose children to the features described above, individually and in combination, are an unfair act and practice, including because doing so causes children substantial injury that they cannot reasonably avoid, especially in view of their psychological and developmental vulnerabilities. There are no countervailing benefits to consumers or to competition that outweigh these substantial injuries.
- 246. Each unfair act or practice engaged in by Meta as recited above constitutes a separate violation of the CPPA.
- 247. Meta continues to cash in on the addictive nature of its Platforms despite knowing the harm its Platforms cause to the District's children.

248. Meta's violations present a continuing harm, and the unlawful acts and practices complained of here affect the public interest.

COUNT II

VIOLATIONS OF THE CONSUMER PROTECTION PROCEDURES ACT (Misrepresentations and Omissions)

- 249. The District realleges and incorporates by reference each of the allegations contained in the preceding paragraphs as if set forth fully herein.
- 250. Meta, in the ordinary course of business, supplies consumer goods and services and, therefore, are merchants under the CPPA.
- 251. Users of Meta's Social Media Platforms receive consumer goods and services from Meta in the form of social networking services and, therefore, are consumers under the CPPA.
- 252. The CPPA prohibits unfair and deceptive trade practices in connection with the offer, sale, and supply of consumer goods and services.
- 253. By engaging in the acts and practices alleged in this Complaint, Meta engages in deceptive acts or practices affecting District consumers, including by making or causing to be made to District consumers, directly or indirectly, explicitly or by implication, misrepresentations as to material facts which have a tendency to mislead consumers, in violation of D.C. Code § 28-3904(e), and by failing to state material facts and/or using innuendo or ambiguity as to material facts, which have a tendency to mislead District consumers, in violation of D.C. Code §§ 28-3904(f) and (f-1)
- 254. In numerous instances in connection with the advertising, marketing, promotion, and other representations regarding their products, including through the actions described herein, Meta has made deceptive representations, directly or indirectly, expressly or by

implication, with the intent that consumers rely on them, including but not limited to the following: (a) misrepresenting that Meta's Social Media Platforms are not designed to hook children; (b) misrepresenting the appropriateness of its Platforms for children and obscuring or hiding known risks that children will be exposed to extreme and harmful content, including suicide and self-harm; (c) misleading parents and consumers about features it knows promote body dysmorphia and eating disorders in children; (d) misleading consumers about the harms children face from social comparison on its Social Media Platforms; and (e) misrepresenting and downplaying its internal research findings about children and mental health.

- 255. In addition to Meta's misleading statements, Meta's omissions, which are false and misleading in their own right, render even seemingly truthful statements about Meta's Social Media Platforms false and misleading.
- 256. Each deceptive act or practice engaged in by Meta as recited above constitutes a separate violation of the CPPA.
- 257. Meta's unlawful acts and practices in violation of the CPPA target and adversely affect District residents.
- 258. Meta's violations present a continuing harm, and the unlawful acts and practices complained of here affect the public interest.

PRAYER FOR RELIEF

WHEREFORE, the District of Columbia respectfully requests this Court enter a judgment in its favor and grant relief against Defendants as follows:

(a) Issue, in accordance with D.C. Code § 28-3909(a), a permanent injunction that prohibits Defendants from engaging in unfair and deceptive conduct that harms District consumers, including District children, and from making false or

misleading statements regarding their Social Media Platforms, in violation of the CPPA;

- (b) Order Defendants to pay restitution or damages in accordance with D.C. Code § 28-3909;
- (c) Award civil penalties in an amount to be proved at trial, and as authorized per violation of the CPPA, in accordance with D.C. Code § 28-3909(b);
- (d) Award the District the costs of this action and reasonable attorney's fees in accordance with D.C. Code § 28-3909(b); and
- (e) Grant such further relief as the Court deems just and proper.

JURY DEMAND

The District of Columbia demands a jury trial by the maximum number of jurors permitted by law.

Dated: October 24, 2023 Respectfully submitted,

BRIAN L. SCHWALB

Attorney General for the District of Columbia

JENNIFER C. JONES
Deputy Attorney General
Public Advocacy Division

BETH MELLEN Assistant Deputy Attorney General Public Advocacy Division

/s/ Adam R. Teitelbaum

ADAM R. TEITELBAUM (#1015715)
Director, Office of Consumer Protection
KEVIN VERMILLION (#1739318)
Deputy Director, Office of Consumer Protection
JORGE A. BONILLA LOPEZ (#1632867)
Assistant Attorney General
LYDIA E. MENDEZ (#90005211)

Assistant Attorney General
Office of the Attorney General for the District of
Columbia
400 6th St. NW, 10th Floor
Washington, D.C. 20001
Tel: (202) 741-5226
adam.teitelbaum@dc.gov
kevin.vermillion@dc.gov
jorge.bonillalopez@dc.gov
lydia.mendez@dc.gov

Attorneys for the District of Columbia