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# EXHIBIT A

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1	Rafey S. Balabanian (SBN 315962)						
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3	150 California Street, 18th Floor San Francisco, California 94111	FILED by Superior Court of California, County of San Mates ON 12/6/2021					
4	Tel: 415.212.9300 Fax: 415.373.9435	ON 12/6/2021 By <u>/s/ Una Finau</u> Deputy Clark					
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9	Counsel for Plaintiff and the Proposed Class	· · ·					
10	SUPERIOR COURT OF THE STATE OF CALIFORNIA						
11	FOR THE COUNTY	21.01/ 06465					
12	JANE DOE, individually and on behalf of all others similarly situated,	Case No. 21-CIV-06465					
13		CLASS ACTION COMPLAINT FOR:					
14	Plaintiff,						
15	ν.	<ul><li>(1) STRICT PRODUCT LIABILITY</li><li>(2) NEGLIGENCE</li></ul>					
16	META PLATFORMS, INC. (f/k/a Facebook,						
17	Inc.), a Delaware corporation,	JURY DEMAND					
18	Defendant.						
19							
20	Plaintiff Jane Doe, on behalf of herself and	on behalf of a Class defined below, brings					
21	this Class Action Complaint and Demand for Jury	Trial against Defendant Meta Platforms, Inc.					
22	(f/k/a Facebook, Inc. and d/b/a "Facebook") <sup>1</sup> for co	ompensatory damages, in excess of \$150					
23	billion, in addition to punitive damages in an amou	nt to be determined at trial. Plaintiff, for her					
24	Complaint, alleges as follows:						
25							
26							
27	<sup>1</sup> Defendant Meta Platforms, Inc. is referred "Facebook."	to throughout this Complaint as "Meta" or					
28	CLASS ACTION COMPLAINT 1	Case No					

## 1

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#### **DETERMINING FOREIGN LAW - NOTICE**

Plaintiff hereby gives notice that, to the extent Defendant Meta Platforms raises the
Communications Decency Act, 47 U.S.C. § 230, as a defense to the claims asserted below, and
to the extent that the Court were to find that the Communications Decency Act conflicts with
Burmese law, Burmese law applies. Burmese law does not immunize social media companies for
their role in inciting violence and contributing to genocide.

#### INTRODUCTION

8 1. The Rohingya people, a Muslim minority historically living in present-day Burma
9 (internally renamed Myanmar following a military coup),<sup>2</sup> number over 1 million and are the
10 largest stateless population in the world. While the Rohingya have long been the victims of
11 discrimination and persecution, the scope and violent nature of that persecution changed
12 dramatically in the last decade, turning from human rights abuses and sporadic violence into
13 terrorism and mass genocide.

14 A key inflection point for that change was the introduction of Facebook into 2. 15 Burma in 2011, which materially contributed to the development and widespread dissemination 16 of anti-Rohingya hate speech, misinformation, and incitement of violence-which together 17 amounted to a substantial cause, and perpetuation of, the eventual Rohingya genocide. A 18 stunning declaration of a former Facebook employee now turned whistleblower, states 19 "Facebook executives were fully aware that posts ordering hits by the Myanmar government on 20 the minority Muslim Rohingya were spreading wildly on Facebook...", and that "...the issue of 21 the Rohingva being targeted on Facebook was well known inside the company for years." This

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Throughout this Complaint, "Myanmar" will be used in reference the ruling military government, while "Burma" will be used to refer to the country itself. *See U.S. Relations With Burma*, US STATE DEPARTMENT, https://www.state.gov/u-s-relations-with-burma/ ("The military government changed the country's name to 'Myanmar' in 1989. The United States government continues to use the name 'Burma."")

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information, and the whistleblower's knowledge of Facebook's lack of response, led this person
 to conclude: "I, working for Facebook, had been a party to genocide."<sup>3</sup>

3 3. For years, the Myanmar military, along with the support of civilian terrorists in
4 the majority Buddhist population, have treated the Rohingya as less than human, limiting their
5 rights, restricting their movements, and committing widespread human rights violations. While
6 various incidents of violence occurred periodically for years, nothing could prepare the
7 Rohingya, or the international community, for what was to come after Facebook entered the
8 picture in 2012.

9 4. Following confrontations on the Rakhine State border, the Myanmar military, and
10 its civilian conspirators, now armed with Facebook to organize and spread terror, escalated their
11 brutal crackdown, carrying out violent acts of ethnic cleansing that defy comprehension.

5. In the ensuing months and years, tens of thousands of Rohingya were brutally
murdered, gang raped, and tortured. Men, women, and children were burned alive inside their
homes and schools. Family members were tortured, raped, and killed in front of each other. More
than ten thousand lost their lives, while hundreds of thousands were brutalized, maimed, and
bore witness to indescribable violence and misery that they will carry with them for the rest of
their lives. Families were destroyed, childhoods were lost, lives were ruined, and entire
communities were erased from the face of the earth.

6. As this wave of violence persisted with little end in sight, hundreds of thousands
of Rohingya fled their home country and sought refuge around the world. The vast majority of
those refugees ended up, and still live, in Bangladesh in what is now the largest refugee camp in
the world. Over ten thousand individuals, including Plaintiff, eventually arrived in the United
States and many are living here under refugee status.

24 25

 Craig Timberg, New whistleblower claims Facebook allowed hate, illegal activity to go unchecked, THE WASHINGTON POST (Oct. 22, 2021), https://www.washingtonpost.com/technology/2021/10/22/facebook-new-whistleblower-

28 complaint/.

1 7. The Rohingya people who are left in Burma live under constant threat of arrest, 2 violence, abuse, and discrimination. Those who made it out, too, live in fear for themselves and 3 their loved ones. Many Rohingya refugees around the world live in abject poverty and in highly 4 unstable situations that could change at any time depending on the political climate of the 5 country in which they now reside. Even those in the Bangladesh refugee camp are not safe: In 6 September 2021, a well-known and outspoken Rohingya community leader was murdered in the 7 camp, with many believing that the murder was carried out by supporters of the Myanmar 8 military.

8. Woven throughout the years of this horrific tragedy are two constants: (1) the
enduring resilience of the Rohingya people and (2) the willingness of Defendant Meta to
knowingly facilitate the spread of anti-Rohingya hate speech, misinformation, and the
widespread incitement of violence against the Rohingya people.

9. So deep was Facebook's penetration into daily life in Burma and its role in the
out-of-control spread of anti-Rohingya content, that Marzuki Darusman, chairman of the U.N.
Independent International Fact-Finding Mission on Myanmar, described Facebook as having
played a "*determining role*" in the genocide. And, worst of all, it allowed the dissemination of
hateful and dangerous misinformation to continue for years, long after it was repeatedly put on
notice of the horrific and deadly consequences of its inaction.

19 10. Amazingly (at least to those not privy to Facebook's inner workings), Facebook
20 has long been aware that hateful, outraged, and politically extreme content (especially content
21 attacking a perceived "out-group") is oxygen to the company's blood. The more horrendous the
22 content, the more it generates "engagement" (a measure of users' interaction with content on the
23 system ("likes," "shares," comments, etc.)). As Facebook has determined through years of study
24 and analysis: hate and toxicity fuel its growth far more effectively than updates about a user's
25 favorite type of latte.

26 11. Rather than taking what it's learned to change its practices, Facebook made a
27 corporate decision to lean into the hate. Its algorithms were carefully designed to actively exploit

this opportunity, prioritizing divisive and polarizing content, including hate speech and
 misinformation about targeted groups, when delivering content to users and recommending that
 users make new connections or join new groups.

4 12. Facebook participates in and contributes to the development and creation of
5 divisive content, including hate speech and misinformation. By ensuring that more users see and
6 respond—in the form of "likes," "shares," and comments—to such toxic content, Facebook's
7 algorithms train users to post more hate speech and misinformation in order to garner more
8 attention online.

9 13. This "growth at all costs" view of Facebook's business is not speculative, or, for 10 that matter, inconsistent with Facebook's view of itself. Facebook's Borg-like march toward 11 further growth was best captured by one of its highest-ranking executives, Andrew Bosworth, in 12 an internal memo circulated after a shooting death in the Chicago was stunningly live streamed 13 on Facebook. It stated, in part: 14 We connect people. 15 That can be good if they make it positive. Maybe someone finds love. Maybe it even saves the life of someone on the brink of 16 suicide. 17 So we connect more people. 18 That can be bad if they make it negative. Maybe it costs a life by exposing someone to bullies. Maybe someone dies in a terrorist 19 attack coordinated on our tools. 20 And still we connect people. 21 The ugly truth is that we believe in connecting people so deeply that anything that allows us to connect more people more often 22 is \*de facto\* good... 23 That's why all the work we do in growth is justified. All the questionable contact importing practices. All the subtle language 24 that helps people stay searchable by friends. All of the work we do to bring more communication in. The work we will likely have to 25 do in China some day. All of it. 26 The natural state of the world is not connected. It is not unified. It is fragmented by borders, languages, and increasingly by different 27 products. The best products don't win. The ones everyone use win. 28

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1		In almost all of our we what we believe. We l	nave to justify the n	netrics and make si	ıre
2		they aren't losing out That's our imperativ			
3		people. <sup>4</sup>			
4	14.	In short, Facebook see	es itself, at best, as	an amoral actor on	the world stage, with
5	the sole objec	tive of growth, regardle	ess of how it impact	ts its users or the w	orld more generally.
6	To be clear, th	ne last five years, and ir	n fact just the last fi	ve months, have m	ade it abundantly
7	clear that Face	ebook's path to promote	e the very worst of	humanity was not	the result of a bug, but
8		ally designed feature. <sup>5</sup>	·	·	
9	15.	The manifestation of t	his can be seen in r	nearly everything F	acebook does. For
10	example:				
11		Before and after the 2	020 election it fail	ed to ston mass	
12		publication and repost of the election and the	ing of misinformat	ion about the legiti	macy
13		culminated in the Janu			•
14	•	Facebook has known			
15		years, but only after " threatened to pull Fac Store, did "Facebook	ebook and Instagram	m's access to the A	pp
16		content and make eme described as a 'potent			
17	•	In another ongoing ex			
18		pandemic, Facebook h distribution of misinfo			
19		and			
20	- <u></u>				
21	<sup>4</sup> Ryan     2016 Memo –	Mac, Growth At Any Co – And Warned That Fao	ost: Top Facebook . cebook Could Get I	Executive Defender People Killed, BUZ	d Data Collection In ZFEED
22	https://www.buzzfeednews.com/article/ryanmac/growth-at-any-cost-top-facebook-executive- defended-data (emphasis added).				
23		st companies, the total of total of the total of the total of total of the total of to			
24	employed, bu	t was in fact placed in c gest and most aggressi	harge of (and beca	me a chief spokesn	nan for) arguably the
25	Who's Buildin	ng Facebook's Metaver /www.bloomberg.com/i	se?	rew Bosworth, BLO	DOMBERG (Oct. 27,
26	bosworth-is-t	he-man-building-the-m	etaverse.		
27	hasn't fully fit	Duffy, <i>Facebook has k</i> <i>xed it</i> , CNN (Oct. 25, 2 p-store-ban-human-trafi	021), https://www.o		
28	CLASS ACTION C		6	Case	No
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Disturbingly, whistleblower Frances Haugen shed light on Facebook's knowledge that its websites, including both Facebook and Instagram, led to mental health and body-image issues, and in some cases, eating disorders and suicidal thoughts, in teens. Yet, Facebook's own internal research also showed that the more that teenagers had these thoughts and emotions, the *more they used the app*. So, it did nothing to protect the millions of children viewing its content daily and maintained the status quo.

5 16. The clear underlying message of the Bosworth memo above, as well as these 6 examples, is one of sacrifice: that the victims of a terrorist attack can be sacrificed for 7 Facebook's growth; that an innocent child who takes her own life because she is bullied can be 8 sacrificed for Facebook's growth; that democracy can be sacrificed for Facebook's growth; that 9 the mental and physical health of children can be sacrificed for Facebook's growth; that the 10 prevention of a global pandemic can be scarified for Facebook's growth; and, as will be fully 11 described here, that an entire ethnic population can be sacrificed for Facebook's relentless 12 growth.

13 17. Because Facebook's algorithms recommend that susceptible users join extremist 14 groups, where users are conditioned to post even more inflammatory and divisive content, it is 15 naturally open to exploitation by autocratic politicians and regimes. By using large numbers of 16 fake accounts (that Facebook not only fails to police but actually likes because they inflate the 17 user data Facebook presents to the financial markets), these regimes can repeatedly post, like, 18 share, and comment on content attacking ethnic minorities or political opponents. Because that 19 content appears to generate high engagement, Facebook's algorithms prioritize it in the News 20 Feeds of real users.

18. As such, Facebook's arrival in Burma provided exactly what the military and its
civilian terrorists were praying for. Beginning around 2011, Facebook arranged for tens of
millions of Burmese to gain access to the Internet for the first time, *exclusively through Facebook*. This resulted in a "crisis of digital literacy," leaving these new users blind to the
prevalence of false information online. Facebook did nothing, however, to warn its Burmese
users about the dangers of misinformation and fake accounts on its system or take any steps to
the restrict its vicious spread.

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CLASS ACTION COMPLAINT

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 19. The brutal and repressive Myanmar military regime employed hundreds of
 2
 people, some posing as celebrities, to operate fake Facebook accounts and to generate hateful
 3
 and dehumanizing content about the Rohingya.

20. Anti-Rohingya content thereafter proliferated throughout the Facebook product
for years. Human rights and civil society groups have collected *thousands* of examples of
Facebook posts likening the Rohingya to animals, calling for Rohingya to be killed, describing
the Rohingya as foreign invaders, and falsely accusing Rohingya of heinous crimes.

8 21. It was clearly foreseeable, and indeed known to Facebook, that, by prioritizing
9 and rewarding users for posting dangerous and harmful content online—as well as by
10 recommending extremist groups and allowing fake accounts created by autocrats to flourish on
11 its system—Facebook would radicalize users in Burma, causing them to then support or engage
12 in dangerous or harmful conduct in the offline world.

13 22. Despite having been repeatedly alerted between 2013 and 2017 to the vast
14 quantities of anti-Rohingya hate speech and misinformation on its system, and the violent
15 manifestation of that content against the Rohingya people, Facebook barely reacted and devoted
16 scant resources to addressing the issue.

17 23. The resulting Facebook-fueled anti-Rohingya sentiment motivated and enabled 18 the military government of Myanmar to engage in a campaign of ethnic cleansing against the 19 Rohingya. To justify and strengthen its hold on power, the government cast, by and through 20 Facebook, the Rohingya as foreign invaders from which the military was protecting the Burmese 21 people. Widespread anger toward, and fear of, the Rohingya made it possible for the government 22 to enhance its own popularity by persecuting the Rohingya. Meanwhile, few Burmese civilians 23 objected to the attendant human rights abuses and eventual acts of genocide; indeed, as described 24 herein, many civilians *actively participated* in atrocities committed against the Rohingya.

25 24. With the way cleared by Facebook, the military's campaign of ethnic cleansing
26 culminated with "clearance operations" that began in August 2017. Security forces, accompanied
27 by civilian death squads armed with long swords, attacked dozens of Rohingya villages. More

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than ten thousand Rohingya men, women, and children died by shooting, stabbing, burning, or
 drowning. Thousands of others were tortured, maimed, and raped. Whole villages were burned to
 the ground. More than 700,000 Rohingya eventually fled to squalid, overcrowded refugee camps
 in Bangladesh.

5 25. Not until 2018-after the damage had been done-did Facebook executives, 6 including CEO Mark Zuckerberg and COO Sheryl Sandberg, meekly admit that Facebook 7 should and could have done more to prevent what the United Nations has called "genocide" and 8 a "human rights catastrophe." Facebook's underwhelming response failed to capture even a 9 scintilla of the gravity of what it had done and the role it played, stating "we weren't doing 10 enough to help prevent our platform from being used to foment division and incite offline 11 violence. We agree that we can and should do more."7 12 26. The second part of its efforts to "do more" was to launch the virtual reality centric 13 "Metaverse" to further force themselves into the lives of billions. As noted by prominent 14 political commentor Dan Pfeiffer, 15 Facebook is one of the least liked, least trusted companies on the planet. They are in the middle of a massive scandal about their involvement in genocide, human trafficking, and disinformation. 16 And their next move is to say: "What if you could live inside 17 Facebook?"8 27. Still, years after their initial tepid admission of negligence, former Facebook 18 19 employee and now prolific whistleblower, Frances Haugen, stated "[t]he company's leadership knows how to make Facebook and Instagram safer but won't make the necessary changes 20 because they have put their astronomical profits before people."9 Notably, in litigation pending 21 22 Alex Warofka, An Independent Assessment of the Human Rights Impact of Facebook in 23 Myanmar, FACEBOOK NEWSROOM (Nov. 5, 2018), https://about.fb.com/news/2018/11/myanmarhria/. 24 See @DanPfeiffer, TWITTER (Oct. 28, 2021, 3:24 PM) https://twitter.com/danpfeiffer/status/1453819894487674899. 25 Abram Brown, Facebook 'Puts Astronomical Profits Over People,' Whistle-Blower Tells 26 Congress, FORBES (Oct. 5, 2021), https://www.forbes.com/sites/abrambrown/2021/10/05/facebook-will-likely-resume-work-on-27 instagram-for-kids-whistleblower-tells-congress/?sh=7385d0f74cda. 28 CLASS ACTION COMPLAINT 9 Case No.

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1	before the International Court of Justice stemming from the Rohingya genocide, Facebook is at
2	this very moment taking aggressive measures to conceal evidence of its involvement. <sup>10</sup>
3	28. Perhaps the most damning example of Facebook's continued failure in Burma is
4	the ongoing-to this day-misinformation campaign being carried out on Facebook within the
5	country. As reported by Reuters on November 2, 2021, the Myanmar military has
6	tasked thousands of soldiers with conducting what is widely referred to in the
7	military as "information combat" The mission of the social media drive, part of the military's broader propaganda operations, is to spread the junta's view among the nervelation of well as to monitor disconters and attack them online as traiters.
8	the population, as well as to monitor dissenters and attack them online as traitors, "Soldiers are asked to create several fake accounts and are given content
9	segments and talking points that they have to post" In over 100 cases, the messages or videos were duplicated across dozens of copycat accounts within minutes, as well as on online groups, purported fan channels for Myanmar
10	celebrities and sports teams and purported news outlets Posts often referred to people who opposed the junta as "enemies of the state" and "terrorists", and
11	variously said they wanted to destroy the army, the country and the Buddhist religion. <sup>11</sup>
12	
13	29. At the core of this Complaint is the realization that Facebook was willing to trade
14	the lives of the Rohingya people for better market penetration in a small country in Southeast
15	Asia. Successfully reaching the majority of Burmese people, and continuing to operate there
16	now, has a negligible impact on Facebook's overall valuation and bottom line. Without the
17	·
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19	In a glaring example of Facebook's failure to learn from its deadly mistakes in Burma, Haugen has provided documents demonstrating that history is currently repeating itself in Ethiopia, where acts of ethnic violence are being carried out against the Tigrayan minority
20	amidst a raging civil war, again with the help of a Facebook-fueled misinformation and hate- speech campaign. See Facebook is under new scrutiny for it's role in Ethiopia's conflict, NPR
21	(Oct. 11, 2021), https://www.npr.org/2021/10/11/1045084676/facebook-is-under-new-scrutiny- for-its-role-in-ethiopias-conflict. See also Mark Scott, Facebook did little to moderate posts in
22	the world's most violent countries, POLITICO (Oct. 25, 2021), https://www.politico.com/news/2021/10/25/facebook-moderate-posts-violent-countries-517050
23	("In many of the world's most dangerous conflict zones, Facebook has repeatedly failed to protect its users, combat hate speech targeting minority groups and hire enough local staff to
24	quell religious sectarianism").
25	<sup>10</sup> Robert Burnson, <i>Facebook's Stance on Myanmar Genocide Records Assailed by Gambia</i> , BLOOMBERG (Oct. 28. 2021), https://www.bloomberg.com/news/articles/2021-10-28/facebook-s- stance-on-myanmar-genocide-records-assailed-by-gambia.
26	<sup>11</sup> Fanny Potkin, Wa Lone, 'Information combat': Inside the fight for Myanmar's soul,
27	REUTERS (Nov. 2, 2021), https://www.reuters.com/world/asia-pacific/information-combat- inside-fight-myanmars-soul-2021-11-01.
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Burma market, Facebook would still be worth \$1 trillion, Mark Zuckerberg would still be one of
 the top ten richest people in the world, and its stock price would still be at astronomical levels.

3 30. In the end, there was so little for Facebook to gain from its continued presence in 4 Burma, and the consequences for the Rohingya people could not have been more dire. Yet, in the 5 face of this knowledge, and possessing the tools to stop it, it simply kept marching forward.<sup>12</sup> 6 That is because, once Facebook struck the Faustian Bargain that launched the company, it has 7 had blinders on to any real calculation of the benefits to itself compared to the negative impacts 8 it has on anyone else. Facebook is like a robot programed with a singular mission: to grow. And 9 the undeniable reality is that Facebook's growth, fueled by hate, division, and misinformation, 10 has left hundreds of thousands of devastated Rohingya lives in its wake.

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#### PARTIES

31. Plaintiff Jane Doe is a natural person and a Rohingya Muslim refugee. Plaintiff resides in Illinois.

Meta Platforms, Inc. is a corporation organized and existing under the laws of the
State of Delaware, with its principal place of business at 1 Hacker Way, Menlo Park, California
94025. Until October 2021, Defendant Meta was known as Facebook, Inc. Meta Platforms does
business in this County, the State of California, and across the United States.

#### JURISDICTION AND VENUE

33. This Court has jurisdiction over this action pursuant to Article VI, Section 10, of the California Constitution and Cal. Code Civ. Proc. § 410.10.

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<sup>12</sup> Angshuman Choudhury, How Facebook Is Complicit in Myanmar's Attacks on 23 Minorities, THE DIPLOMAT (Aug. 25, 2020), https://www.thediplomat.com/2020/08/howfacebook-is-complicit-in-myanmars-attacks-on-minorities/ ("why would Facebook favor the 24 regime in Myanmar? For the same reason it would do so in India: to protect business interests in a domestic market that it currently dominates by a wide margin. Imposing bans on government-25 or military-linked accounts could dilute this monopoly by drawing the ire of state regulators.") In 2020, Facebook similarly bowed to the demands of the Communist Vietnamese government to 26 "censor posts with anti-state language rather than risk losing an estimated \$1 billion in annual revenue from the country." Peter Wade, Facebook Bowed to Vietnam Government's Censorship 27 Demands: Report, ROLLING STONE (Oct. 25, 2021), https://www.rollingstone.com/politics/politics-news/facebook-vietnam-censorship-1247323/. 28 CLASS ACTION COMPLAINT 11 Case No.

34. This Court has personal jurisdiction over Defendant because its principal place of
 business is located within this County. Plaintiff submits to the jurisdiction of the Court.

35. Venue is proper in this Court under Cal. Code Civ. P. § 395(a) because Defendant resides in this County.

11       determines profits. "The prime directive of engagement is driven by         12       corporation aiming to accelerate growth, stimulate ad revenue, and ger         13       shareholders." <sup>13</sup> 14       37. In its SEC Form 10-K for the year ended December 31,         15       if our users decrease their level of engagement with Fad         16       nevenue, financial results, and business may be signific         16       harmed. The size of our user base and our users' level of         17       engagement are critical to our success [O]ur business         18       decrease in user retention, growth, or engagement could         19       have a material and adverse impact on our revenue, bus         19       have a material and adverse impact on our revenue, bus         20       revenue could be adversely affected by a number of         21       including: decreases in user engagement, including tim         22       38. Accordingly, Facebook intentionally incorporated enga         23       content into its system and the algorithms that drive it. Facebook's Ne         24	
7       A.       Facebook Designed Its Social Network to Maximize         8       36.       Facebook's goal is to maximize "engagement," a metrid         9       time a user spends and the amount of interaction ("likes," "shares," con         10       has with any given content. For Facebook, engagement determines adv         11       determines profits. "The prime directive of engagement is driven by         12       corporation aiming to accelerate growth, stimulate ad revenue, and ger         13       shareholders." <sup>13</sup> 14       37.       In its SEC Form 10-K for the year ended December 31,         15       if our users decrease their level of engagement with Fac         16       nevenue, financial results, and business may be signific         17       harmed. The size of our user base and our users' level of         18       ergagement are critical to our success [O]ur busines         19       performance will become increasingly dependent on our         18       increase levels of user engagement and monetization         19       have a material and adverse impact on our revenue, busines         110       financial condition, and results of operationsOur         12       38.       Accordingly, Facebook intentionally incorporated enga         20       revenue could be adversely affected by a number of	
8       36. Facebook's goal is to maximize "engagement," a metric         9       time a user spends and the amount of interaction ("likes," "shares," cor         10       has with any given content. For Facebook, engagement determines adv         11       determines profits. "The prime directive of engagement is driven by         12       corporation aiming to accelerate growth, stimulate ad revenue, and ger         13       shareholders." <sup>13</sup> 14       37. In its SEC Form 10-K for the year ended December 31,         15       if our users decrease their level of engagement with Faa         16       nareed. The size of our user base and our users' level of         17       narecase in user retention, growth, or engagement could         18       performance will become increasingly dependent on ou         19       have a material and adverse impact on our revenue, bi         20       financial condition, and results of operations Our ad         21       revenue could be adversely affected by a number of         22       38. Accordingly, Facebook intentionally incorporated enga         23       content into its system and the algorithms that drive it. Facebook's Ne         24       13         25       Luke Munn, Angry by design: toxic communication and technit         26       13         27       Luke	es
<ul> <li>time a user spends and the amount of interaction ("likes," "shares," contained and the amount of interaction ("likes," shares," contained and the amount of engagement and the amount of engagement and the amount of engagement ("likes," shares," contained and the algorithms that drive it. Facebook's Network ("likes," and the algorithms that drive it. Facebook's Network ("likes," and the algorithms that drive it. Facebook's Network ("likes," and the algorithms that drive it. Facebook's Network ("likes," and the algorithms that drive it. Facebook's Network ("likes," ("likes,"), and ("likes,", and ("likes,"), and ("l</li></ul>	Engagement
<ul> <li>has with any given content. For Facebook, engagement determines and determines profits. "The prime directive of engagement is driven by corporation aiming to accelerate growth, stimulate ad revenue, and ger shareholders."<sup>13</sup></li> <li>37. In its SEC Form 10-K for the year ended December 31, if our users decrease their level of engagement with Face revenue, financial results, and business may be signific harmed. The size of our user base and our users' level of engagement are critical to our success [O]ur busines performance will become increasingly dependent on our increase levels of user engagement and monetization decrease in user retention, growth, or engagement could Facebook less attractive to developers and marketers, whave a material and adverse impact on our revenue, bus financial condition, and results of operations Our ac revenue could be adversely affected by a number of including: decreases in user engagement, including tim Facebook[.]<sup>14</sup></li> <li>38. Accordingly, Facebook intentionally incorporated enga content into its system and the algorithms that drive it. Facebook's Net HUMANIT Soc Sci COMMUN 7 (July 30, 2020), https://www.nature.com 00550-7.</li> <li><sup>14</sup> U.S. Securities and Exchange Commission Form 10-K, Facebook 2012 10-K") at 13, 14, https://www.sec.gov/Archives/edgar/data/1326801/000132680113000</li> </ul>	c reflecting the amount of
11       determines profits. "The prime directive of engagement is driven by         12       corporation aiming to accelerate growth, stimulate ad revenue, and ger         13       shareholders." <sup>13</sup> 14       37. In its SEC Form 10-K for the year ended December 31,         15       if our users decrease their level of engagement with Fac         16       nevenue, financial results, and business may be signific         16       harmed. The size of our user base and our users' level of         17       engagement are critical to our success [O]ur business         18       decrease in user retention, growth, or engagement could         19       financial condition, and results of operations Our ac         20       revenue could be adversely affected by a number of         21       including: decreases in user engagement, including tim         22       38. Accordingly, Facebook intentionally incorporated enga         23       content into its system and the algorithms that drive it. Facebook's Ne         24       13         25       Luke Munn, Angry by design: toxic communication and technil         26       13         27       14         28       Content into its system and the algorithms that drive it. Facebook's Ne         29       13         20       Luke Munn	mments, etc.) that the user
<ul> <li>corporation aiming to accelerate growth, stimulate ad revenue, and ger</li> <li>shareholders."<sup>13</sup></li> <li>37. In its SEC Form 10-K for the year ended December 31,</li> <li>if our users decrease their level of engagement with Fad</li> <li>revenue, financial results, and business may be signific</li> <li>harmed. The size of our user base and our users' level of</li> <li>engagement are critical to our success [O]ur busines</li> <li>performance will become increasingly dependent on ou</li> <li>increase levels of user engagement and monetization</li> <li>decrease in user retention, growth, or engagement could</li> <li>Facebook less attractive to developers and marketers, w</li> <li>have a material and adverse impact on our revenue, bus</li> <li>financial condition, and results of operations Our ad</li> <li>revenue could be adversely affected by a number of</li> <li>including: decreases in user engagement, including tim</li> <li>Facebook[.]<sup>14</sup></li> <li>38. Accordingly, Facebook intentionally incorporated enga</li> <li>content into its system and the algorithms that drive it. Facebook's Ne</li> <li><sup>13</sup> Luke Munn, <i>Angry by design: toxic communication and technii</i></li> <li>HUMANIT SOC SCI COMMUN 7 (July 30, 2020), https://www.nature.com</li> <li>00550-7.</li> <li><sup>14</sup> U.S. Securities and Exchange Commission Form 10-K, Facebo</li> <li>Dec. 31, 2012) ("Facebook 2012 10-K.") at 13, 14,</li> <li>https://www.sec.gov/Archives/edgar/data/1326801/000132680113000</li> <li>12312012x10k.htm#s5D6A63A4BB6B6A7AD01CD7A5A25638E4.</li> </ul>	vertising revenue, which
<ul> <li>shareholders."<sup>13</sup></li> <li>37. In its SEC Form 10-K for the year ended December 31,</li> <li>if our users decrease their level of engagement with Fad revenue, financial results, and business may be signific harmed. The size of our user base and our users' level of engagement are critical to our success [O]ur business performance will become increasingly dependent on our increase levels of user engagement and monetization decrease in user retention, growth, or engagement could Facebook less attractive to developers and marketers, w have a material and adverse impact on our revenue, bus financial condition, and results of operations Our ad revenue could be adversely affected by a number of including: decreases in user engagement, including tim Facebook[.]<sup>14</sup></li> <li>38. Accordingly, Facebook intentionally incorporated enga content into its system and the algorithms that drive it. Facebook's Ne <sup>13</sup> Luke Munn, <i>Angry by design: toxic communication and technii</i> HUMANIT SOC SCI COMMUN 7 (July 30, 2020), https://www.nature.com 00550-7.</li> <li><sup>14</sup> U.S. Securities and Exchange Commission Form 10-K, Facebo Dec. 31, 2012) ("Facebook 2012 10-K") at 13, 14, https://www.sec.gov/Archives/edgar/data/1326801/000132680113000</li> <li>12312012x10k.htm#s5D6A63A4BB6B6A7AD01CD7A5A25638E4.</li> </ul>	y monetization. It befits a
<ul> <li>In its SEC Form 10-K for the year ended December 31, if our users decrease their level of engagement with Fac revenue, financial results, and business may be signific harmed. The size of our user base and our users' level of engagement are critical to our success [O]ur business performance will become increasingly dependent on ou increase levels of user engagement and monetization decrease in user retention, growth, or engagement could Facebook less attractive to developers and marketers, w have a material and adverse impact on our revenue, bus financial condition, and results of operations Our ac revenue could be adversely affected by a number of including: decreases in user engagement, including tim Facebook[.]<sup>14</sup></li> <li>38. Accordingly, Facebook intentionally incorporated enga content into its system and the algorithms that drive it. Facebook's Ne <sup>13</sup> Luke Munn, <i>Angry by design: toxic communication and technit</i> HUMANIT SOC SCI COMMUN 7 (July 30, 2020), https://www.nature.com 00550-7.</li> <li><sup>14</sup> U.S. Securities and Exchange Commission Form 10-K, Facebo Dec. 31, 2012) ("Facebook 2012 10-K") at 13, 14, https://www.sec.gov/Archives/edgar/data/1326801/000132680113000 12312012x10k.htm#s5D6A63A4BB6B6A7AD01CD7A5A25638E4.</li> </ul>	nerate profits for its
<ul> <li>if our users decrease their level of engagement with Factorevenue, financial results, and business may be significated harmed. The size of our user base and our users' level of engagement are critical to our success [O]ur business performance will become increasingly dependent on our increase levels of user engagement and monetization decrease in user retention, growth, or engagement could be adversely affected by a number of including: decreases in user engagement, including time Facebook[.]<sup>14</sup></li> <li>38. Accordingly, Facebook intentionally incorporated engation content into its system and the algorithms that drive it. Facebook's Networks Network</li></ul>	
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<ul> <li>HUMANIT SOC SCI COMMUN 7 (July 30, 2020), https://www.nature.com 00550-7.</li> <li>U.S. Securities and Exchange Commission Form 10-K, Facebo Dec. 31, 2012) ("Facebook 2012 10-K") at 13, 14, https://www.sec.gov/Archives/edgar/data/1326801/000132680113000 12312012x10k.htm#s5D6A63A4BB6B6A7AD01CD7A5A25638E4.</li> </ul>	antly of ss ar ability to . Any d render which may siness, dvertising factors, e spent on agement-based ranking of
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that users see when opening up the app or entering the site and "the center of the Facebook
experience"—is driven by engagement. Posts with higher engagement scores are included and
prioritized in the News Feed, while posts with lower scores are buried or excluded altogether.
"[T]he Feed's ... logics can be understood through a design decision to elevate and amplify
'engaging' content.... [T]he core logic of engagement remains baked into the design of the Feed
at a deep level."<sup>15</sup>

7 39. Facebook engineers and data scientists meet regularly to assess the billions of 8 likes, comments and clicks Facebook users make every day to "divine ways to make us like, 9 comment and click more," so that users will keep coming back and seeing more ads from the 10 company's 2 million advertisers. Engineers are continually running experiments with a small 11 share of Facebook users to boost engagement.<sup>16</sup> Thus, Facebook's design was the "result of 12 particular decisions made over time.... Every area has undergone meticulous scrutiny ... by 13 teams of developers and designers.... [Facebook] has evolved through conscious decisions in response to a particular set of priorities."17 14

40. Facebook has consistently promoted and rewarded employees who contribute to
the company's growth through a relentless focus on increased engagement of Facebook users;
employees who raise ethical and safety concerns tend to be ignored and marginalized and,
eventually, left the company.<sup>18</sup>

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- Luke Munn, Angry by design: toxic communication and technical architectures, HUMANIT SOC SCI COMMUN 7 (July 30, 2020), https://www.nature.com/articles/s41599-020-00550-7.
- 25 Katie Canales, 'Increasingly gaslit': See the messages concerned Facebook employees wrote as they left the company, BUSINESS INSIDER (Oct. 28, 2021),
- https://www.businessinsider.com/facebook-papers-employee-departure-badge-post-gaslitburned-out-2021-10 ("[t]he employee said Facebook's infamous growth-first approach leads to rolling out 'risky features.' If employees propose reversing that risk, they're seen as being 'growth-negative, and veto'd by decision makers on those grounds,' they said. They also said it's difficult to establish 'win/wins,' or to roll out features that promote both safety and growth").

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<sup>&</sup>lt;sup>15</sup> Luke Munn, Angry by design: toxic communication and technical architectures, HUMANIT SOC SCI COMMUN 7 (July 30, 2020), https://www.nature.com/articles/s41599-020-00550-7.

<sup>22 &</sup>lt;sup>16</sup> Victor Luckerson, *Here's How Facebook's News Feed Actually Works*, TIME (July 9, 2015), https://time.com/collection-post/3950525/facebook-news-feed-algorithm/.

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#### Facebook Prioritizes Hate Speech and Misinformation to Increase **User Engagement**

41. Facebook knows that the most negative emotions—fear, anger, hate—are the most engaging. Facebook employs psychologists and social scientists as "user researchers" to 6 analyze its user's behavior in response to online content. An internal Facebook presentation by 7 one such researcher, leaked in May 2020, warned: "Our algorithms exploit the human brain's 8 attraction to divisiveness.... If left unchecked, ... [Facebook would feed users] more and more 9 divisive content in an effort to gain user attention & increase time on the platform."<sup>19</sup>

10 42. To maximize engagement, Facebook does not merely fill users' News Feeds with 11 disproportionate amounts of hate speech and misinformation; it employs a system of social 12 rewards that manipulates and trains users to create such content. When users post content, other 13 users who are shown that content are prompted to "like," "comment" on, or "share" it. Under 14 each piece of content, users can see how many times others have liked or shared that content and 15 can read the comments. See Figure 1.

	<b>OO</b>		898 Shares
	لike	💭 Comment	A Share
	(Figure 1.)		
	43. A study published i	in February 2021 confirmed	that, "[i]n online social media
platforr	ns, feedback on one's beha	vior often comes in the form	n of a 'like'—a signal of appro
			es Shut Down Efforts to Make
	ss Divisive, WALL STREET J www.wsj.com/articles/face		livision-top-executives-nixed-
	ns-11590507499.		-

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1	from another	user regarding one's post	t" and tested the assum	ption that likes "function as a social
2	reward."20			
3	44.	Roger McNamee, an ea	urly investor in Faceboo	ok and advisor to Mark Zuckerberg,
4	wrote in his 2	New York Times bestselle	r, "Zucked: Waking Up	to the Facebook Catastrophe":
5		Getting a user outraged		
6		increase engagement. A more frequently. Outra	ged users share more co	ontent to let other
7		people know what they from Facebook's persp	ective, outraged or fear	ful users in an
8		emotionally hijacked st emotionally charged co	ntent. It is easy to imag	gine how
9		inflammatory content v dopamine hits. <sup>21</sup>	vould accelerate the nea	art rate and trigger
10	45.	A <i>Nature</i> article publis	hed in 2020 further exp	plained:
11		[I]ncendiary, polarizing engagement This co		
12		provide a reaction	nent is meant to draw	engagement, to
13		This divisive material c controversial topic and		
14		championing one group headlines and imagery	while condemning the	e other. These are the
15		forcing them to come to inducing a feeling of di	o a halt. This offensive	material hits a nerve,
16		outrage are strong indic divisive content will be	cators of engagement	[T]his kind of
17		attention than other typ		· ·
18		The design of Facebool redistribution is only a		
19		networked nature of so distributing it to hundre	cial media amplifies th	is single response,
20		receive this incendiary "outrage cascades—vir	content and they too sh	nare, inducing
21		disgust." Outrage does		
22				
23	<sup>20</sup> Biörr	 n Lindström Martin Bella	nder David T Schultn	er, Allen Chang, Philippe N. Tobler,
24 25	David M. Ar		eward learning accoun	t of social media engagement,
25 26	https://www.	.nature.com/articles/s4146	67-020-19607-	%20account%20of%20social,our%2
20 27	0hypothesis9	%20that%20online%20so	cial%20behavior%2C.	%20More%20.
27	ed.).	r ivicinamee, Zucked: Wa	king $\cup p$ to the Faceboo	ok Catastrophe, at 88 (Penguin 2020
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1	but proliferates, spilling out to provoke other users and appear in other online environments. <sup>22</sup>
2	46. Facebook knew that it could increase engagement and the length of time users
3	spend on its websites (and subsequently increase its revenue) by adjusting its algorithms to
4	manipulate users' News Feeds and showing them more negative content thus causing "massive-
5	scale emotional contagion." In 2014, Adam Kramer, a member of Facebook's "Core Data
6	Science Team," co-authored an article describing one of the experiments that Facebook
7	conducted on its own users, stating,
8	we test whether emotional contagion occurs outside of in-person
9	interaction between individuals by reducing the amount of emotional content in the News Feed Which content is shown or
10	omitted in the News Feed is determined via a ranking algorithm that Facebook continually develops and tests in the interest of
11	showing viewers the content they will find most relevant and engaging. One such test is reported in this study: A test of whether
12	posts with emotional content are more engaging.
13	* * *
14	The results show emotional contagion [F]or people who had
15	positive content reduced in their News Feed, a larger percentage of words in people's status updates were negative and a smaller
16	percentage were positive
17	These results indicate that emotions expressed by others on Facebook influence our own emotions, constituting experimental
18	evidence for massive-scale contagion via social networks. <sup>23</sup>
19	47. Independent research unequivocally confirms that fake content thrives on
20	Facebook over more reliable and trustworthy sources. In September 2021, the Washington Post
21	reported on a "forthcoming peer-reviewed study by researchers at New York University and the
22	Université Grenoble Alpes in France [which] found that from August 2020 to January 2021,
23	news publishers known for putting out misinformation got six times the amount of likes, shares,
24	$\frac{1}{2^2}$ Luke Munn, Angry by design: toxic communication and technical architectures,
25	HUMANIT SOC SCI COMMUN 7 (July 30, 2020), https://www.nature.com/articles/s41599-020-00550-7.
26	<sup>23</sup> Adam D.I. Kramer, Jamie E. Guillory, and Jeffrey T. Hancock, <i>Experimental evidence of</i> <i>massive-scale emotional contagion through social networks</i> , 111 PROCEEDINGS OF THE
27 28	NATIONAL ACADEMY OF SCIENCES OF THE UNITED STATES, no. 29 (June 17, 2014), https://www.pnas.org/cgi/doi/10.1073/pnas.1320040111.
20	CLASS ACTION COMPLAINT   16   Case No.

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1	1 and interactions on the [Facebook] platform as did trustworthy news so	ources, such as CNN or the
2	2 World Health Organization." <sup>24</sup>	
3	3 48. In testimony before Congress in September 2020, Tim F	Kendall, Facebook's first
4	4 Director of Monetization—likening Facebook's business model to that	of Big Tobacco—
5	5 explained how such content makes Facebook addictive:	
6	The indebook, i beneve we sought to mine as maen name	
7	a page from Big Tobacco's playbook, working to make	in; we took
9		
10	bronchodilators to cigarettes. This allowed the smoke to	get in
11	misinformation, conspiracy theories, and fake news to f	
12	Dut that moondary content wasn't chough. Toolooo con	
13	modulie duveled to the stall. I decoder s dointy to dell	ver this
14	fight way unough then algoritating that is then animi	
15		
16	Social media preys on the most primal parts of your bra provokes, it shocks, and it enrages	in; it
17	cast other concerns aside, raising the voices of division.	
18 19	hate, and misinformation to drown out the voices of trut morality, and peace. <sup>25</sup>	th, justice,
20	49. Content attacking opposing groups is particularly engag	ing. Zeynep Tufekci, a
21	sociologist at University of North Carolina, has written that:	
22	the new, algorithmic gatekeepers aren't merely (as they	
23	their money by keeping people on their sites and apps; t	hat aligns
24		Joad
25	$\frac{1}{24}$ Elizabeth Dwoskin, <i>Misinformation on Facebook got six times</i>	
26	news during the 2020 election, study says, WASHINGTON POST (Sept. 4	
27	<ul> <li>Mainstreaming Extremism: Social Media's Role in Radicalizing Before the House Subcommittee on Consumer Protection and Commer 24, 2020) (statement of Timothy Kendall).</li> </ul>	
28	28	Case No.

1	Case 4:22-cv-00051-YGR Document 1-2 Filed 01/05/22 Page 19 of 72					
1	misinformation, and appeal to people's existing biases and preferences.					
2	[T]he problem is that when we encounter opposing views in the					
3	age and context of social media, it's not like reading them in a newspaper while sitting alone. It's like hearing them from the					
	opposing team while sitting with our fellow fans in a football					
4	stadium. Online, we're connected with our communities, and we seek approval from our like-minded peers. We bond with our team					
5	by yelling at the fans of the other one. In sociology terms, we strengthen our feeling of "in-group" belonging by increasing our					
6	distance from and tension with the "out-group"—us versus them This is why the various projects for fact-checking claims					
7	in the news, while valuable, don't convince people. Belonging is					
8	stronger than facts. <sup>26</sup>					
9	50. A study published in June 2021 showed that posts attacking "others" (the "out-					
10	group") are particularly effective at generating social rewards, such as likes, shares, and					
11	comments, and that those reactions consist largely of expressions of anger:					
12	We investigated whether out-group animosity was particularly					
	successful at generating engagement on two of the largest social media platforms: Facebook and Twitter. Analyzing posts from					
13	news media accounts and US congressional members ( $n = 2,730,215$ ), we found that posts about the political out-group were					
14	shared or retweeted about twice as often as posts about the in- group Out-group language consistently emerged as the strongest					
15	predictor of shares and retweets Language about the out-group					
16	was a very strong predictor of "angry" reactions (the most popular reactions across all datasets) In sum, out-group language is the					
17	strongest predictor of social media engagement across all relevant predictors measured, suggesting that social media may be creating					
18	perverse incentives for content expressing out-group animosity. <sup>27</sup>					
19	51. Another study, published in August 2021, analyzed how "quantifiable social					
20	feedback (in the form of 'likes' and 'shares')" affected the amount of "moral outrage" expressed					
21	in subsequent posts. The authors "found that daily outrage expression was significantly and					
	positively associated with the amount of social feedback received for the previous day's outrage					
22	expression." The amount of social feedback is, in turn, determined by the algorithms underlying					
23	the social media product:					
24						
25	<sup>26</sup> Zeynep Tufekci, <i>How social media took us from Tahrir Square to Donald Trump</i> , MIT TECHNOLOGY REVIEW (Aug. 14, 2018), https://technologyreview.com/2018/08/14/240325/how-					
26	social-media-took-us-from-tahrir-square-to-donald-trump.					
27 28	<sup>27</sup> Steve Rathje, Jay J. Van Bagel, Sander van der Linden, <i>Out-group animosity drives</i> engagement on social media, 118 PROCEEDINGS OF THE NATIONAL ACADEMY OF SCIENCES (26), (June 29, 2021), https://doi.org/10.1073/pnas.2024292118.					
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	Social media newsfee social feedback a give other users are expose social feedback affect suggests that newsfee behaviors by exploitin learning [D]esign of user engagement can outrage-provoking co	in post receives by d to that post. Becas s users' outrage ex d algorithms can in g their natural tend choices aimed at indirectly affect mo	determining how r ause we show here pressions over time fluence users' mor dencies for reinforc profit maximizational behavior becau	nany that e, this al sement on via
52.	In other words, if a us	er makes two posts	—one containing ]	hateful, outraged, an
divisive cont	ent and one lacking sucl	1 content—Facebo	ok's algorithms wi	ll show the hateful.
	l divisive post to more ı		C	
_	with more likes, shares,			
	s or her posts, he or she			
content as po	•	II	· · · · · · · · · · · · · · · · · · ·	
53.		Frances Haugen, a	former Facebook p	roduct manager.
53. On October 5, 2021, Frances Haugen, a former Facebook product manager, testified before Congress:				
	The dangers of engag knows that content the more likely to get a cli interesting because the even necessarily for y people will produce no comments and reshard you will give little hitt create more content. A producer side experim	at elicits an extrem ick, a comment or ose clicks and com our benefit, it's be nore content if they es. They prioritize s of dopamine to y And they have run	e reaction from your reshare. And it's ments and reshares cause they know the get the likes and content in your fee our friends, so they experiments on peo	u is s aren't lat other d so that will ople,
54.	Recently leaked docu	ments confirm Fac	ebook's ability to c	letermine the type of
content users	post through its algorit	hms. After Facebo	ok modified its alg	orithms in 2018 to
boost engage	ement, "[t]he most divisi	ve content that put	olishers produced v	vas going viral on th
<i>learning amp</i> no. 33 (Aug. classified as <sup>29</sup> Face Full Senate I https://www.	am J. Brady, Killian Mc olifies moral outrage exp 13, 2021), https://www containing moral outrag book Whistleblower Fra Hearing Transcript, REY rev.com/blog/transcript al-media-use-full-senat	pression in online s .science.org/doi/10 e or not using mac mces Haugen Testi 7 (Oct. 5, 2021), s/facebook-whistle	ocial networks, 7 S .1126/sciadv.abe50 hine learning. fies on Children & blower-frances-hau	SCIENCE ADVANCES, 541. Posts were Social Media Use:
1	Complaint	<u> </u>		e No.

1 platform ... creating an incentive to produce more of it.... Company researchers discovered that 2 publishers and political parties were reorienting their posts toward outrage and sensationalism. 3 That tactic produced high levels of comments and reactions that translated into success on 4 Facebook." Facebook researchers further discovered that "the new algorithm's heavy weighting 5 of reshared material in its News Feed made the angry voices louder. 'Misinformation, toxicity, 6 and violent content are inordinately prevalent among reshares,' researchers noted in internal 7 memos." Facebook data scientists suggested "a number of potential changes to curb the tendency 8 of the overhauled algorithm to reward outrage and lies" but "Mr. Zuckerberg resisted some of the 9 proposed fixes, the documents show, because he was worried they might hurt the company's other objective-making users engage more with Facebook."30 10

11 55. In October 2021, NBC News described, based on internal documents leaked by 12 Frances Haugen, an experiment in which an account created by Facebook researchers 13 experienced "a barrage of extreme, conspiratorial, and graphic content"-even though the 14 fictitious user had never expressed interest in such content. For years, Facebook "researchers had 15 been running [similar] experiments ... to gauge the platform's hand in radicalizing users, 16 according to the documents seen by NBC News," and among Haugen's disclosures are 17 "research, reports and internal posts that suggest Facebook has long known its algorithms and 18 recommendation systems push some users to extremes."31

19 56. It is not surprising that the true nature of Facebook's algorithms has become fully
20 apparent only through leaked documents and whistleblower testimony, since Facebook goes to
21 great lengths to hinder outside academic research regarding the design of those algorithms. In a
22 congressional hearing entitled "The Disinformation Black Box: Researching Social Media Data"

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- 24 25

<sup>30</sup> Keach Hagey, Jeff Horwitz, *Facebook Tried to Make Its Platform a Healthier Place. It Got Angrier Instead*, WALL STREET JOURNAL (Sept. 15, 2021),

26 https://www.wsj.com/articles/facebook-algorithm-change-zuckerberg-11631654215.

Brandy Zadrozny, "Carol's Journey": What Facebook knew about how it radicalizes users, NBC NEWS (Oct. 22, 2021), https://www.nbcnews.com/tech/tech-news/facebook-knew-radicalized-users-rcna3581.

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		28, 2021, three social i		estified about Face	book's attempts to		
	k their ac	cess to the data they ne	eded:				
	•	Laura Edelson of New Facebook cut off my t	eam's access to the	ir data. We used t	hat very		
		data to support the finding in our recent study that posts from misinformation sources on Facebook got six times more engagement than factual news during the 2020 elections, to					
		identify multiple secu reported to Facebook, Ad Library for politic	rity and privacy vu and to audit Faceb	Inerabilities that w	e have		
	•	Alan Mislove, a Profe	ssor of Computer S	sciences at Northe	astern		
		University, testified: " misinformation by say and not who sees it—	ving it focused on v	vho engages with o	content		
		not make such impres			uoes		
	•	Kevin T. Leicht, a Pro Urbana-Champaign te					
		media data available d data. Many researcher analyzing and publish	lue to company res s fear litigation tha	trictions placed on t may result from			
	57.	On October 5, 2021, H	laugen testified be	fore Congress:			
		[N]o one truly underst Facebook except Face		e choices made by	,		
		A company with such over their deepest tho oversight. But Facebo	ights, feelings, and	behavior, needs r	eal		
		oversight. Only Faceb you.					
for I	<i>comm. on</i> Democrac	ng on The Disinformati Oversight, 117th Cong y), https://www.congre -EdelsonL-20210928.pd	. (2021) (testimony ss.gov/117/meeting	of Laura Edelson	, NYU Cybersecurity		
33 Subc Sciet https	<i>Hearin</i> comm. on nces at N s://www.c	ng on The Disinformatic Oversight, 117th Cong ortheastern University). congress.gov/117/meeti	on Black Box: Rese . (2021) (testimony	of Alan Mislove,	Professor of Compute		
<ul> <li>MisloveA-20210928.pdf.</li> <li><sup>34</sup> Hearing on The Disinformation Black Box: Researching Social Media Data before the Subcomm. on Oversight, 117th Cong. (2021) (testimony of Kevin T. Leicht, a Professor of Sociology at University of Illinois Urbana-Champaign), https://www.congress.gov/117/meeting/house/114064/witnesses/HHRG-117-SY21-Wstate-LeichtK-20210928.pdf.</li> </ul>							
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At other large tech companies like Google, any independent researcher can download from the Internet the company's search results and write papers about what they find. And they do. But Facebook hides behind walls that keeps researchers and regulators from understanding the true dynamics of their system....<sup>35</sup>

58. Nevertheless, it is now clear that, by modifying the design of its algorithms and
system, Facebook can influence and manipulate the quantity, substance, and emotional tone of
the content its users produce. Through its dopamine-based incentive structure of social rewards
and cues, as well as its algorithmic promotion of hate speech and misinformation, Facebook
contributes to and participates in the development and creation of outraged, extreme, and
divisive content.

10 59. It's obviously not in Facebook's favor—especially its bottom line—to curb the 11 spread of negative content and adjust its algorithm to promote positive content. One designer and 12 technologist proposed four different interventions to address the "problems of *polarization*. 13 dehumanization, and outrage, three of the most dangerous byproducts" of tools such as 14 Facebook. The four interventions described in the article include "Give Humanizing Prompts," 15 "Picking out unhealthy content with better metrics," "Filter unhealthy content by default," and 16 "Give users feed control." Facebook had not implemented any such interventions, undoubtedly 17 because, as the author admitted, the interventions "will all likely result in short-term reductions 18 in engagement and ad revenue."36

19 60. Facebook has options for moderating its algorithms' tendency to promote hate
20 speech and misinformation, but it rejects those options because the production of more engaging
21 content takes precedence. In a September 2021 article, based on recently leaked internal
22 documents, the Wall Street Journal described how Facebook had modified its News Feed

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<sup>&</sup>lt;sup>35</sup> Facebook Whistleblower Frances Haugen Testifies on Children & Social Media Use: Full Senate Hearing Transcript, REV (Oct. 5, 2021),

https://www.rev.com/blog/transcripts/facebook-whistleblower-frances-haugen-testifies-on children-social-media-use-full-senate-hearing-transcript.

Tobias Rose-Stockwell, Facebook's problems can be solved with design, QUARTZ (Apr. 30, 2018) (emphases in original), https://qz.com/1264547/facebooks-problems-can-be-solved-with-design/.

1 algorithm "to reverse [a] decline in comments, and other forms of engagement, and to encourage 2 more original posting" by users.37

3

Simply put, it is clear—based largely on admissions from former Facebook 61. 4 executives—that Facebook's algorithms are not "neutral." The algorithms do not merely 5 recommend content based on users' previously expressed interests; rather, to maximize 6 engagement, they are heavily biased toward promoting content that will enrage, polarize, and 7 radicalize users. Facebook does not simply "connect" people with similar interests; it exploits the 8 universal human instinct for tribalism by actively herding people into groups that define 9 themselves through their violent opposition to "other" people-often identified by race, religion, 10 or political ideology.

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С.

#### **Facebook Curates and Promotes Extremist Group Content**

12 62. Facebook's algorithms curate and promote content that attracts new members to 13 extremist groups. A presentation by a researcher employed at Facebook, which was leaked in 14 2020, showed that Facebook's algorithms were responsible for the growth of German extremist 15 groups on the website: "The 2016 presentation states that '64% of all extremist group joins are 16 due to our recommendation tools' and that most of the activity came from the platform's 'Groups 17 You Should Join' and 'Discover' algorithms. 'Our recommendation systems grow the problem."" 18 Ultimately, however, because "combating polarization might come at the cost of lower 19 engagement ... Mr. Zuckerberg and other senior executives largely shelved the basic research ... and weakened or blocked efforts to apply its conclusions to Facebook products."38 20 21 63. Roger McNamee gave this example: 22 [I]f I am active in a Facebook Group associated with a conspiracy theory and then stop using the platform for a time, Facebook will 23 do something surprising when I return. It may suggest other 24 37 Keach Hagey, Jeff Horwitz, Facebook Tried to Make Its Platform a Healthier Place. It Got Angrier Instead, THE WALL STREET JOURNAL (Sept. 15, 2021), 25 https://www.wsj.com/articles/facebook-algorithm-change-zuckerberg-11631654215. 26 38 Jeff Horwitz, Deepa Seetharaman, Facebook Executives Shut Down Efforts to Make the Site Less Divisive, WALL STREET JOURNAL (May 26, 2020), 27 https://www.wsj.com/articles/facebook-knows-it-encourages-division-top-executives-nixedsolutions-11590507499. 28 CLASS ACTION COMPLAINT 23 Case No.

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		conspiracy theory Groups to join And because conspiracy				
1	conspiracy theory Groups to join And because conspiracy theory Groups are highly engaging, they are very likely to encourage reengagement with the platform. If you join the Group,					
2   3	the choice appears to be yours, but the reality is that Facebook planted the seed. It does so not because conspiracy theories are					
4	good for you but because conspiracy theories are good for them. <sup>39</sup>					
5	McNamee described how, in 2016, he had raised his concerns with Mark Zuckerberg and Sheryl Sandberg, to no avail. <sup>40</sup>					
6	64.	In the August 2021 study discussed above, the authors stated: "[U]sers conform to				
7						
8	the expressive norms of their social network, expressing more outrage when they are embedded					
9	in ideologically extreme networks where outrage expressions are more widespread Such norm					
10	learning processes, combined with social reinforcement learning, might encourage more					
10	moderate users to become less moderate over time, as they are repeatedly reinforced by their					
		ressing outrage." <sup>41</sup>				
12	65.	Indeed, the positive feedback loop created by Facebook in the form of "likes,"				
13	"comments," and "shares" drive user engagement with extremist content and reward user					
14	participation in creating such content. Together with algorithms promoting hate speech,					
15	misinformation, and conspiracy theories, Facebook has steered users to extremist groups and					
16	trained those users to express more outrage.					
17	D.	Exploitation by Autocrats				
18	66.	Facebook's system and algorithms are also susceptible to exploitation by				
19	unscrupulous and autocratic politicians and regimes. In his book, McNamee wrote:					
20		Facebook's culture, design goals, and business priorities made the				
21		platform an easy target for bad actors, which Facebook aggravated with algorithms and moderation policies that amplified extreme voices. The architecture and business model that make Facebook				
22		successful also make it dangerous. Economics drive the company				
23						
24	39 Roge					
25	<sup>39</sup> Roger McNamee, <i>Zucked: Waking Up to the Facebook Catastrophe</i> , at 94-95 (Penguin 2020 ed.).					
26	<sup>40</sup> <i>Id.</i> at	4-7.				

William J. Brady, Killian McLoughlin, Tuan N. Doan, Molly J. Crockett, *How social learning amplifies moral outrage expression in online social networks*, 7 SCIENCE ADVANCES, no. 33 (Aug. 13, 2021), https://www.science.org/doi/10.1126/sciadv.abe5641.

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to align—often unconsciously—with extremists and authoritarians to the detriment of democracy around the world.<sup>42</sup>

2 67. Facebook had the ability to detect and deactivate counterfeit accounts used by 3 authoritarian politicians and regimes to generate "fake engagement" but devoted minimal 4 resources to that task. In April 2021, Sophie Zhang, a data scientist whom Facebook had fired a 5 year earlier, spoke out about having "found multiple blatant attempts by foreign national 6 governments to abuse our platform on vast scales to mislead their own citizenry...." For 7 example, "[o]ver one six-week period from June to July 2018, [the president of Honduras]'s 8 Facebook posts received likes from 59,100 users, more than 78% of which were not real people." 9 Such "fake engagement can influence how that content performs in the all-important news feed 10 algorithm; it is a kind of counterfeit currency in Facebook's attention marketplace."<sup>43</sup>

11 68. It took Facebook almost a year to remove fake accounts associated with 12 "domestic-focused coordinated inauthentic activity in Honduras" and, when Zhang "found that 13 the Honduras network was reconstituting ... there was little appetite from [Facebook] to take it 14 down again." Before she was fired, Zhang alerted Facebook to networks of fake Pages 15 supporting political leaders in Albania, Azerbaijan, Mexico, Argentina, Italy, the Philippines, 16 Afghanistan, South Korea, Bolivia, Ecuador, Iraq, Tunisia, Turkey, Taiwan, Paraguay, El 17 Salvador, India, the Dominican Republic, Indonesia, Ukraine, Poland, and Mongolia. Some of 18 these networks were investigated while others "languish[ed] for months without action."<sup>44</sup>

69. Zhang gave one example that was especially reminiscent of the situation in Burma:

Of all the cases of inauthentic behavior that Zhang uncovered, the one that most concerned her—and that took the longest to take down—was in Azerbaijan. It was one of the largest she had seen,

## Roger McNamee, Zucked: Waking Up to the Facebook Catastrophe, at 232-33 (Penguin 2020 ed.).

Julia Carrie Wong, *How Facebook let fake engagement distort global politics: a whistleblower's account*, THE GUARDIAN (Apr. 12, 2021),

https://theguardian.com/technology/2021/apr/12/facebook-fake-engagement-whistleblower-27 sophie-zhang.

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1	and it was clearly being used to prop up an authoritarian regime with an egregious record on human rights.					
2	The Azerbaijani network used the same tactic that was seen in					
3	Honduras—thousands of Facebook Pages set up to look like user accounts—but instead of creating fake likes, the Pages were used					
4	to harass. Over one 90-day period in 2019, it produced approximately 2.1m negative, harassing comments on the					
5	Facebook Pages of opposition leaders and independent media outlets, accusing them of being traitors and praising the country's					
6	autocratic leader, President Ilham Aliyev, and his ruling party, the YAP.					
7	Facebook did not employ a dedicated policy staffer or market					
8	specialist for Azerbaijan, and neither its eastern European nor Middle Eastern policy teams took responsibility for it. Eventually					
9	Zhang discovered that the Turkey policy team was supposed to cover the former Soviet republic, but none of them spoke Azeri or had expertise in the country. As of August 2020, Facebook did not					
10	have any full-time or contract operations employees who were known to speak Azeri, leaving staff to use Google Translate to try					
11	to understand the nature of the abuse.					
12	Facebook did not take down those fake accounts or Pages until more than a year after Zhang					
13	reported them. <sup>45</sup>					
14	E. Facebook's Algorithm Has Successfully Radicalized Its Users					
15	70. By prioritizing hate speech and misinformation in users' News Feeds, training					
16	users to produce ever more extreme and outraged content, recommending extremist groups, and					
17	allowing its product to be exploited by autocrats, Facebook radicalizes users and incites them to					
18	violence.					
19	71. As Chamath Palihapitiya, Facebook's former vice president for user growth, told					
20	an audience at Stanford Business School: "I think we have created tools that are ripping apart the					
21	social fabric of how society works [t]he short-term, dopamine-driven feedback loops we've					
22	created are destroying how society works No civil discourse, no cooperation[,]					
23	misinformation, mistruth. And it's not an American problem"46					
24						
25						
26	<sup>45</sup> <i>Id.</i>					
27	<sup>46</sup> James Vincent, <i>Former Facebook exec says social media is ripping apart society</i> , THE VERGE (Dec. 11, 2017), https://www.theverge.com/2017/12/11/16761016/former-facebook-exec-ripping-apart-society.					
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1	1 72. McNamee likewise explained how th	e design of Facebook's algorithms and						
2	system lead to real-world violence: "The design of Facebook trained users to unlock their							
3	emotions, to react without critical thought at Facebook's scale it enables emotional contagion,							
4	4 where emotions overwhelm reason Left uncheck	where emotions overwhelm reason Left unchecked, hate speech leads to violence,						
5	5 disinformation undermines democracy."47	disinformation undermines democracy."47						
6	6 73. As Dipayan Ghosh, a former Facebo	ok privacy expert, noted, "[w]e have set						
7	7 ethical red lines in society, but when you have a ma	chine that prioritizes engagement, it will						
8	always be incentivized to cross those lines."48							
9	9 74. Facebook's tendency to cause real-w	orld violence by radicalizing users online has						
10	been demonstrated time and time again. A few recent examples include:							
11	• III Match 2019, a guillian Kined 31							
12 13	Christchurch, New Zealand, while live-streaming the event on Facebook. <sup>49</sup> For two years prior to the shooting, the gunman had been active on the Facebook group of the Lads Society, an							
13	Australian extremist winte hationalis							
14	killed two people and injured a third	at protests over a police						
	on Facebook: 'Any patriots willing t	o take up arms and defend our						
16	city tonight from evil thugs?" <sup>51</sup> Late	er, Mark Zuckerberg said that						
17								
18								
19	2020 ed.).	e Facebook Catastrophe, at 98, 233 (Penguin						
20	<sup>48</sup> Sheera Frenkel and Cecilia Kang, <i>An Ugly J</i>	<sup>48</sup> Sheera Frenkel and Cecilia Kang, An Ugly Truth: Inside Facebook's Battle for						
21	<sup>49</sup> Charlotte Grahan-McLay, Austin Ramzy, at	nd Daniel Victor, Christchurch Mosque						
22	<ul> <li>Shootings Were Partly Streamed on Facebook, NEW YORK TIMES (Mar. 14, 2019), https://www.nytimes.com/2019/03/14/world/asia/christchurch-shooting-new-zealand.html.</li> <li>Royal Commission of Inquiry into the Terrorist Attack on Christchurch Mosques on 15 March 2019 § 4.6, https://christchurchattack.royalcommission.nz/the-report/firearms- licensing/general-life-in-new-zealand/; Michael McGowan, Australian white nationalists reveal</li> </ul>							
23								
24								
25	https://www.theguardian.com/australia-news/2019/	<ul> <li>plans to recruit 'disgruntled, white male population', THE GUARDIAN (Nov. 11, 2019), https://www.theguardian.com/australia-news/2019/nov/12/australian-white-nationalists-reveal- plans-to-recruit-disgruntled-white-male-population.</li> <li><sup>51</sup> Adam Mahoney, Lois Beckett, Julia Carrie Wong, Victoria Bekiempis, Armed white men</li> </ul>						
26	<sup>51</sup> Adam Mahoney, Lois Beckett, Julia Carrie							
27 28	7 patrolling Kenosha protests organized on Facebook	<i>patrolling Kenosha protests organized on Facebook</i> , THE GUARDIAN (Aug. 26, 2020), https://www.theguardian.com/us-news/2020/aug/26/kenosha-militia-protest-shooting-facebook.						
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1	and event that urged people in Kenosha to carry weapons amid protests." <sup>52</sup>					
2	• "In the days leading up to [the January 6, 2021] march on the					
3	Capitol, supporters of President Trump promoted it extensively on Facebook and Facebook-owned Instagram and used the services to organize bus trips to Washington. More than 100,000 users posted hashtags affiliated with the movement prompted by baseless claims of election fraud, including #StopTheSteal and #FightForTrump." <sup>53</sup>					
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6	75. Prior to Facebook's entry into Burma, as described below, Facebook was on					
7	notice of the manner in which its service could influence political conflict and be used to fuel					
8	real-world violence. For example, during a 2010 conflict in Kyrgyzstan, highly divisive and at					
9	times violent content spread widely on Facebook, inclusive of substantial misinformation related					
10	to the source and cause for ongoing violence. <sup>54</sup> Likewise, even in examples where Facebook has					
11	been credited with supporting protests for positive political change before 2012, the consistent					
12	result is that the same governments and militant groups that were opposed by the protests,					
13	eventually utilized Facebook to help put down those uprisings through widespread					
14	misinformation campaigns. <sup>55</sup>					
15	76. Facebook was on notice very early on in its existence that "that liberty isn't the					
16	only end toward which these tools can be turned." <sup>56</sup> And it is with that knowledge in hand that it					
17	launched in the extremely volatile environment present in Burma.					
18						
19	52 Madeleine Carlisle Mark Zuckarbarg Saus Facebook's Decision to Not Take Down					
20	<sup>52</sup> Madeleine Carlisle, <i>Mark Zuckerberg Says Facebook's Decision to Not Take Down</i> <i>Kenosha Militia Page Was a Mistake</i> , TIME (Aug. 29, 2020), https://time.com/5884804/mark- zuckerberg-facebook-kenosha-shooting-jacob-blake/.					
21	<sup>53</sup> Elizabeth Dwoskin, Facebook's Sandberg deflected blame for Capitol riot, but new					
22	evidence shows how platform played role, WASHINGTON POST (Jan. 13, 2021), https://www.washingtonpost.com/technology/2021/01/13/facebook-role-in-capitol-protest/.					
23	<sup>54</sup> Neil Melvin and Tolkun Umaraliev, <i>New Social Media and Conflict in Kyrgyzstan</i> , SIPRI (Aug. 2011), https://www.sipri.org/sites/default/files/files/insight/SIPRIInsight1101.pdf.					
24	<sup>55</sup> Nariman El-Mofty, Social Media Made the Arab Spring, But Couldn't Save It, WIRED					
25	(Jan. 26, 2016), https://www.wired.com/2016/01/social-media-made-the-arab-spring-but-couldnt- save-it/ ("These governments have also become adept at using those same channels to spread					
26 27	misinformation. 'You can now create a narrative saying a democracy activist was a traitor and a pedophile,' 'The possibility of creating an alternative narrative is one people didn't consider, and it turns out people in authoritarian regimes are quite good at it.'")					
27 28	56 Id.					
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II.

#### The Introduction of Facebook Led to a Crisis of Digital Literacy in Burma

77. In addition to high engagement, continued user growth was critical to Facebook's success. "If we fail to retain existing users or add new users, … our revenue, financial results, and business may be significantly harmed."<sup>57</sup> By 2012, Facebook reported 1.06 billion monthly active users ("MAUs") with 84% of those accessing Facebook from outside the United States, meaning that there were already about 170 million MAUs in the United States—equal to more than half the U.S. population.<sup>58</sup> To ensure continued growth, Facebook would have to gain users in developing countries, many of whom had no previous access to the Internet.

9 78. Prior to 2011, in an atmosphere of extreme censorship, only about 1% of the
10 Burmese population had cell phones. That percentage grew dramatically with the liberalization
11 that began in 2011.<sup>59</sup> In 2013, when two foreign telecom companies were permitted to enter the
12 market, the cost of a SIM card fell from more than \$200 to as little as \$2, and by 2016, nearly
13 half the population had mobile phone subscriptions, most with Internet access.<sup>60</sup>

Facebook took active steps to ensure that it would have a dominant position in the
emerging Burmese market. "Entering the country in 2010, Facebook initially allowed its app to
be used without incurring data charges, so it gained rapid popularity. It would come pre-loaded
on phones bought at mobile shops....<sup>61</sup>

18 80. Facebook would eventually pursue a similar strategy for penetrating other
19 developing markets, as reflected in its "Free Basics" product. Free Basics was "a Facebook-

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<sup>57</sup> Facebook 2012 10-K, at 13, https://www.sec.gov/Archives/edgar/data/1326801/000132680113000003/fb-12312012x10k.htm#s5D6A63A4BB6B6A7AD01CD7A5A25638E4.

59 Report of the detailed findings of the Independent International Fact-Finding Mission on 24 Myanmar, UNITED NATIONS HUMAN RIGHTS COUNCIL (Sept. 17, 2018), https://digitallibrary.un.org/record/1643079/files/A HRC 39 CRP-2-EN.pdf ("UNHRC 25 Report") ¶ 1343. Steve Stecklow, Why Facebook is losing the war on hate speech in Myanmar, REUTERS 26 (Aug. 15, 2018), https://www.reuters.com/investigates/special-report/myanmar-facebook-hate/. 27 Saira Asher, Myanmar coup: How Facebook became the 'digital tea shop,' BBC NEWS (Feb. 4, 2021), https://www.bbc.com/news/world-asia-55929654. 28 29 Case No. CLASS ACTION COMPLAINT

*Id.* at 8.

developed mobile app that gives users access to a small selection of data-light websites and
services ... [t]o deliver the service, ... Facebook partners with local mobile operators ... [who]
agree to 'zero-rate' the data consumed by the app, making it free, while Facebook does the
technical heavy lifting to ensure that they can do this as cheaply as possible. Each version is
localized, offering a slightly different set of up to 150 sites and services.... There are no other
social networking sites apart from Facebook and no email provider."<sup>62</sup>

81. One reason why Facebook gained immense traction in Burma is that "[t]he
website ... handles Myanmar fonts well compared to other social media like Twitter."<sup>63</sup> After
citizens bought an inexpensive phone and a cheap SIM card, "there was one app that everybody
in [Burma] wanted: Facebook. The reason? Google and some of the other big online portals
didn't support Burmese text, but Facebook did."<sup>64</sup>

82. For the majority of Burma's 20 million Internet-connected citizen's, "Facebook is
the internet.... [M]ost mobile phones sold in the country come preloaded with Facebook....
There are equal numbers of internet users and Facebook users in [Burma]. As a result, many
people use Facebook as their main source of information....<sup>65</sup>

16 83. A report commissioned by Facebook in 2018 described how the rapid transition of
17 Burma from a society without modern communications infrastructure to an Internet-connected
18 society caused "a crisis of digital literacy: A large population of internet users lacks basic
19 understanding of how to ... make judgments on online content.... Digital literacy is generally
20 low across the country, and many people find it difficult to verify or differentiate content (for

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https://www.theguardian.com/technology/2017/jul/27/facebook-free-basics-developing-market
 Hereward Holland, *Facebook in Myanmar: Amplifying Hate Speech?*, AL JAZEERA
 (Jun. 14, 2014), https://www.aljazeera.com/features/2014/6/14/facebook-in-myanmar-

<sup>62</sup> Olivia Solon, 'It's digital colonialism': how Facebook's free internet service has failed its users, THE GUARDIAN (July 27, 2017), https://www.theguardian.com/technology/2017/jul/27/facebook-free-basics-developing-markets.

<sup>25</sup> amplifying-hate-speech.

Anisa Sudebar, *The country where Facebook posts whipped up hate*, BBC TRENDING (Sept. 12, 2018), https://www.bbc.com/news/blogs-trending-45449938.

Human Rights Impact Assessment: Facebook in Myanmar, BSR (Oct. 2018) ("BSR Report") at 12-13, https://about.fb.com/wp-content/uploads/2018/11/bsr-facebook-myanmar-hria\_final.pdf.

1 example, real news from misinformation)."66 As noted by Sarah Su, a Facebook employee who 2 works on content safety issues on the News Feed, "[w]hat you've seen in the past five years is 3 almost an entire country getting online at the same time, we realized that digital literacy is quite 4 low. They don't have the antibodies to [fight] viral misinformation."67

5 84. The U.N. Independent International Fact-Finding Mission on Myanmar (the 6 "U.N. Mission") investigating the genocide in Burma reported: "[t]he Myanmar context is 7 distinctive ... because of the relatively new exposure of the Myanmar population to the Internet 8 and social media.... In a context of low digital and social media literacy, the Government's use 9 of Facebook for official announcements and sharing of information further contributes to users' perception of Facebook as a reliable source of information."68 10

11 85. Thet Swei Win, the director of an organization that works to promote social 12 harmony between ethnic groups in Burma, told the BBC "[w]e have no internet literacy...[w]e 13 have no proper education on how to use the internet, how to filter the news, how to use the 14 internet effectively."69

15 86. As described by the U.N., "[t]he relative unfamiliarity of the population with the 16 Internet and with digital platforms and the easier and cheaper access to Facebook have led to a 17 situation in [Burma] where Facebook is the Internet.... For many people, Facebook is the main, 18 if not only, platform for online news and for using the Internet more broadly."<sup>70</sup> "Facebook is 19 arguably the only source of information online for the majority in [Burma]"<sup>71</sup> and "Facebook is a

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66 Id. 67 Steven Levy, Facebook: the Inside Story (Blue Rider Press 2020). 22 68 UNHRC Report, ¶¶ 1342, 1345, https://digitallibrary.un.org/record/1643079/files/A HRC 39 CRP-2-EN.pdf. 23 69 Anisa Sudebar, The country where Facebook posts whipped up hate, BBC TRENDING 24 (Sept. 12, 2018), https://www.bbc.com/news/blogs-trending-45449938. 70 UNHRC Report, ¶ 1345, 25 https://digitallibrary.un.org/record/1643079/files/A\_HRC\_39\_CRP-2-EN.pdf. 26 71 Libby Hogan, Michael Safi, Revealed: Facebook hate speech exploded in Myanmar during Rohingya crisis, THE GUARDIAN (Apr. 2, 2018), 27 https://www.theguardian.com/world/2018/apr/03/revealed-facebook-hate-speech-exploded-inmyanmar-during-rohingya-crisis. 28 Case No. CLASS ACTION COMPLAINT 31

<sup>20</sup> 

particularly influential medium in Myanmar. More than 14 million people out [of] a total
 population of 53 million utilize Facebook in Myanmar, and according to a 2016 survey of
 internet users in Myanmar, 'reading news on the internet' often meant 'news they had seen on
 their Facebook newsfeed, and [they] did not seem aware of other news sources online.'"<sup>72</sup>

5 87. The New York Times has reported that "[t]he military exploited Facebook's wide
6 reach in Myanmar, where it is so broadly used that many of the country's 18 million internet
7 users confuse the Silicon Valley social media platform with the internet,"<sup>73</sup> and that "[a]s
8 Facebook's presence in Myanmar grew ..., the company did not address what the BSR report
9 calls 'a crisis of digital literacy' in a country that was just emerging from a military dictatorship
10 and where the internet was still new."<sup>74</sup>

11 88. In the end, the U.N. put it best: "Facebook has been a useful instrument for those
12 seeking to spread hate, in a context where, for most users, Facebook is the Internet."<sup>75</sup>

 <sup>13</sup> III. <u>Facebook Amplified the Myanmar Military's Use of Fear and Hatred of the</u> <u>Rohingya to Justify its Hold on Power</u>

89. By 2011, the country's history of political repression and ethnic violence was
widely known. "Myanmar's political history has been heavily dominated by an all-powerful
military, known as the Myanmar 'Tatmadaw,' which has ruled the country for most of its

19 72 Fortify Rights, Thev Gave Them Long Swords: Preparations for Genocide and Crimes Against Humanity Against Rohingya Muslims in Rakhine State, Myanmar at 95, n.403 (July 20 2018), https://www.fortifyrights.org/downloads/Fortify Rights Long Swords July 2018.pdf ("Fortify Rights Report") (citing GSMA, Mobile Phones, Internet, and Gender in Myanmar at 55 21 (Feb. 2016), https://www.gsma.com/mobilefordevelopment/wpcontent/uploads/2016/02/Mobile-phones-internet-and-gender-in-Myanmar.pdf.) 22 73 Paul Mozur, A Genocide Incited on Facebook, With Posts From Myanmar's Military, 23 NEW YORK TIMES (Oct. 15, 2018), https://www.nytimes.com/2018/10/15/technology/myanmarfacebook-genocide.html. 24 74 Alexandra Stevenson, Facebook Admits It Was Used to Incite Violence in Myanmar, NEW YORK TIMES (Nov. 6, 2018), https://www.nytimes.com/2018/11/06/technology/myanmar-25 facebook.html. 26 75 Report of the detailed findings of the Independent International Fact-Finding Mission on Myanmar, UNITED NATIONS HUMAN RIGHTS COUNCIL (Sept. 17, 2018), https://documents-dds-

 27 *Myahmar*, UNITED NATIONS HUMAN RIGHTS COUNCIL (Sept. 17, 2018), https://documents-ddsny.un.org/doc/UNDOC/GEN/G18/274/54/PDF/G1827454.pdf?OpenElement ("UNHRC Report") ¶ 74.

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existence."<sup>76</sup> In 1962, the military took power in a coup led by General Ne Win.<sup>77</sup> In 1989, after 1 2 widespread protests against the regime had broken out the year before, the military placed Aung 3 San Suu Kyi, leader of the National League for Democracy opposition party (NLD) and winner 4 of the Nobel peace prize, under house arrest; after the NLD won a general election in 1990, the 5 military government refused to recognize the result or to allow the legislature to assemble.<sup>78</sup> 6 "During the military dictatorship [from 1962 to 2011], Myanmar was considered one of the most 7 repressive countries in Asia."79

8 90. Despite a brief period of liberalization that began in 2011, the military continued 9 to dominate Burma's government. The 2008 Constitution was designed by "the military to retain 10 its dominant role in politics and government ... 25 percent of the seats in each house of parliament and in the state and regional assemblies belong to unelected members of the military, 11 who are appointed by the Tatmadaw."80 In addition to being guaranteed at least one vice 12 13 presidential position, "the Tatmadaw selects candidates for (and effectively controls) three key 14 ministerial posts: Defence, Border Affairs and Home Affairs. This is sufficient to control the 15 National Defence and Security Council and the entire security apparatus."81

16 91. The military has consistently used an imagined threat from the Rohingya to justify 17 its hold on power. "[T]he 'Rohingya crisis' in Rakhine State ... has been used by the military to reaffirm itself as the protector of a nation under threat...."82 In support of the 1962 coup, 18 19 "General Ne Win argued that a military take-over was necessary to protect the territorial integrity 20 of the country" due to "insurgencies from 'ethnic armed organizations.""<sup>83</sup> The Tatmadaw has

- 76 UNHRC Report, ¶ 71,
- https://digitallibrary.un.org/record/1643079/files/A HRC 39 CRP-2-EN.pdf. Myanmar gained 22 its independence from Great Britain in 1948. 23
- Id. 78 Id. ¶ 74. 24 79

77

21

- *Id.* ¶ 94. 25 80
- *Id.* ¶ 81. 26 81
- Id. 82 Id. ¶ 93.
- 27 83 *Id.* ¶ 71.
- 28

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used the alleged "ethnic threat to national sovereignty and territorial integrity as the excuse for
its control of the country...."<sup>84</sup> The main concern to those in power was to "maintain power and
to attain and preserve 'national unity in the face of ethnic diversity.' Human rights were
'subordinate to these imperatives.' ... Reports of serious human rights violations were
pervasive...."<sup>85</sup>

6 92. The government found that it could increase its own popularity by, first, instilling 7 fear and hatred of the Rohingya among the Buddhist majority in Burma and then publicly 8 oppressing, marginalizing, and persecuting the Rohingya. The U.N. found that "the Rohingya 9 have gradually been denied birth registration, citizenship and membership of the political 10 community. This lack of legal status and identity is the cornerstone of the oppressive system 11 targeting the Rohingya.... It is State-sanctioned and in violation of Myanmar's obligations under 12 international law because it discriminates on the basis of race, ethnicity and religion."86 The four 13 Special Rapporteurs on the human rights situation in Burma appointed by the United Nations 14 from 1992 to 2011<sup>87</sup> concluded, inter alia: 15 [S]ince late 1989, the Rohingya citizens of Myanmar ... have been subjected to persecution based on their religious beliefs involving 16 extrajudicial executions, torture, arbitrary detention, forced disappearances, intimidation, gang-rape, forced labour, robbery, 17 setting of fire to homes, eviction, land confiscation and population resettlement as well as the systematic destruction of towns and 18 mosques.88 19 [S]ome of these human rights violations may entail categories of crimes against humanity or war crimes.<sup>89</sup> 20 21 Yet, "the Tatmadaw enjoys considerable popularity among the Bamar-Buddhist majority."90 22 23 84 Id. 85 *Id.* ¶ 94. 24 86 *Id.* ¶ 491. 25 87 *Id.* ¶ 96-97. 26 88 *Id.* ¶ 100. 89 Id. ¶ 97. 27 90 Id. ¶ 93. 28 CLASS ACTION COMPLAINT 34 Case No.

93. Facebook, by its very design, turned out to be the perfect tool for the Burmese
 military and Buddhist extremists to use in promoting their message of religious intolerance and,
 ultimately, ethnic cleansing. The amplification and propagation of hateful, extremist, and
 polarizing messages and the radicalization of users are inevitable results of the algorithms that
 Facebook intentionally and meticulously built into its system.

6

7

A.

## Facebook Participated in Inciting Violence Against the Rohingya (2012-2017)

8 94. On June 8, 2012, there were violent confrontations between Rohingya and ethnic 9 Rakhine groups; security forces killed a number of the Rohingya and Muslim homes and shops 10 were set on fire and looted.91 In the ensuing weeks and months, the Rohingya suffered more 11 killings at the hands of Tatmadaw soldiers, burnings and lootings, sexual and gender-based 12 violence, arbitrary arrests, and torture in prison.<sup>92</sup> The U.N. Mission drew a direct connection 13 between the Burmese government's use of Facebook and the violence against the Rohingya that 14 began in June 2012: 15 On 1 June 2012 ... the spokesperson of the President of Myanmar ... posted a statement on his personal Facebook account. 16 He warned about the arrival from abroad of "Rohingya terrorists" ... and stated that the Myanmar troops would "completely destroy them...." Although this post was later deleted, 17 the impact of a high official equating the Rohingya population with 18 terrorism may have been significant ahead of the 2012 violence, which erupted a week later.93 19 [P]osts early in 2012 about the alleged rape and murder by 20 Rohingya men of a Buddhist woman were reportedly shared widely and are considered to have contributed to the tension and 21 violence in Rakhine State in that year.94 22 95. Incitement of violence on Facebook continued beyond 2012: "[A]n online news 23 report from 30 June 2014 ... alleged that two Muslim teashop owners had raped a Buddhist 24 woman.... [A prominent Buddhist monk] reposted the article on his Facebook page.... Violence 25 91 *Id.* ¶¶ 630-33. 26 92 Id. ¶¶ 635-39, 662-63, 669-78. 93 *Id.* ¶¶ 705-06. 27 94 *Id.* ¶ 1347. 28 CLASS ACTION COMPLAINT 35 Case No.

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1	erupted the following day [resulting in two deaths]. The rape allegations were false, with the
2	'victim' reportedly admitting that she had fabricated the rape allegations."95
3	96. The U.N. Report continued, "[t]here is no doubt that hate speech against Muslims
4	in general, and Rohingya in particular, is extremely widespread in Myanmar Given
5	Facebook's dominance in Myanmar, the Mission paid specific attention to a number of Facebook
6	accounts that appear to be particularly influential"96 For example:
7 8	<ul> <li>[T]he late U Ko Ni, a well-known Muslim and legal advisor of the NLD, was frequently targeted on Facebook In one post from March 2016, a photo of U Ko Ni next to president Htin Kyaw was</li> </ul>
9	captioned 'this [dog] getting his foot in the door in Myanmar politics is not something we should sit by and watch' The
10	Mission has seen multiple other posts with a similar message and threats towards U Ko Ni dating from between March and October
11	2016. On 29 January 2017, U Ko Ni was assassinated <sup>97</sup>
12	<ul> <li>[I]n January 2017, a self-described pro-Myanmar patriot with more than 17,000 followers on Facebook posted a graphic video of police video against civilians in another country. He continued</li> </ul>
13	police violence against civilians in another country. He captioned the post as follows: "Watch this video. The kicks and beatings are
14	very brutal [The] disgusting race of [Muslim] terrorists who sneaked into our country need to be beaten like that" One
15	comment under the post reads: "It is very satisfying to watch this It's sad that Myanmar security forces are not as skillful in their besting." In July 2018, the next had even 22,000 views, 820
16	their beating." In July 2018, the post had over 23,000 views, 830 reactions and 517 shares. <sup>98</sup>
17	• [O]ne account holder, supposedly a monk, posted a poem with graphic photos allegedly showing Buddhist Mros killed by the
18	"Bengali" on 3 August 2017, along with photos of damage to a pagoda allegedly done by "Bengali". <sup>99</sup> (The Myanmar authorities
19 20	refer to the Rohingya as "Bengalis" to suggest that, rather than being native to Myanmar, they are illegal immigrants from
20	Bangladesh. <sup>100</sup> )
21 22	<ul> <li>[O]n 11 February 2018, Shwewiki.com, a self-proclaimed "Media/News Company in Yangon" with over 1.3 million</li> </ul>
23	
24	$\frac{1}{95}$ <i>Id.</i> ¶ 1325.
25	<sup>96</sup> <i>Id.</i> ¶ 1310.
	<sup>97</sup> <i>Id.</i> ¶ 1312.
26	$\begin{array}{c} 98 \\ 99 \\ 1d \end{array}$
27	$^{99}$ Id. 100 Id. ¶ 460.
28	CLASS ACTION COMPLAINT 36 Case No.

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1	followers on Facebook, posted a link to an article titled "The lies of the [Rohingya liars] are exposed[.]" <sup>101</sup>			
2	97. In a Pulitzer Prize winning report, Reuters found numerous "posts, comments,			
3	images and videos attacking the Rohingya or other Myanmar Muslims that were on Facebook as			
4	of [August 2018]." For example:			
5	<ul> <li>In December 2013, one user posted: "We must fight them the way Hitler did the Jews, damn kalars [a pejorative for the Rohingya]."</li> </ul>			
6	• In September 2017, another wrote: "These non-human kalar dogs,			
7 8	the Bengalis, are killing and destroying our land, our water and our ethnic people We need to destroy their race."			
9	• In April 2018, another user posted, with a picture of a boatload of Rohingya refugees "Pour fuel and set fire so that they can meet			
10	Rohingya refugees, "Pour fuel and set fire so that they can meet Allah faster." <sup>102</sup>			
11	98. Facebook was used to instigate communal unrest "in early September 2017,			
12	through the parallel distribution of similar but conflicting chain messages on Facebook			
13	Messenger to Muslim and Buddhist communities. Each chain message stated that the other group			
14	was preparing for major violence on 11 September and encouraged the recipient to get ready to			
15	resist [T]he messages caused widespread fear and at least three violent incidents." <sup>103</sup> One			
16	of the most dangerous campaigns came in 2017, when "the military's intelligence arm spread			
17	rumors on Facebook to both Muslim and Buddhist groups that an attack from the other side was			
18	imminent" <sup>104</sup>			
19	99. Steve Stecklow, author of the Reuters report, observed that several of the posts			
20	that he and his team catalogued "described Rohingyas as dogs or pigs. 'This is a way of			
21				
22				
23	$\frac{101}{101}  Ld = 1312$			
24	<ul> <li>Id. ¶ 1312.</li> <li>Steve Stecklow, Why Facebook is losing the war on hate speech in Myanmar, REUTERS</li> </ul>			
25	(Aug. 15, 2018), https://www.reuters.com/investigates/special-report/myanmar-facebook-hate/.			
26	<sup>103</sup> UNHRC Report, ¶ 1348, https://digitallibrary.un.org/record/1643079/files/A_HRC_39_CRP-2-EN.pdf.			
27	<sup>104</sup> Paul Mozur, A Genocide Incited on Facebook, With Posts From Myanmar's Military, NEW YORK TIMES (Oct. 15, 2018), https://www.nytimes.com/2018/10/15/technology/myanmar-			
28	facebook-genocide.html.			
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1	dehumanising a group,' Stecklow says. 'Then when things like genocide happen, potentially
2	there may not be a public uproar or outcry as people don't even view these people as people." <sup>105</sup>
3	100. According to Voices that Poison, a U.Sbased human rights group, "speech that
4	describes victims as vermin, pests, insects or animals is a rhetorical hallmark of incitement to
5	violence, even genocide, because it dehumanises the victim." <sup>106</sup> Fortify Rights, a human rights
6	group, similarly noted: "Burmese individuals and groups have disseminated vitriolic Facebook
7	posts dehumanizing and calling for widespread attacks against the Rohingya. For example, the
8	widely-followed monk Ashin Wirathu, head of the ultranationalist group formerly known as Ma
9	Ba Tha, posted a reference to the Rohingya in 2014, saying 'You can be full of kindness and
10	love, but you cannot sleep next to a mad dog. If we are weak, our land will become Muslim." <sup>107</sup>
11	101. The New York Times reported that the Myanmar military had posted anti-
12	Rohingya propaganda on Facebook using fake accounts:
13	They posed as fans of pop stars and national heroes as they flooded
14	Facebook with their hatred. One said Islam was a global threat to Buddhism. Another shared a false story about the rape of Buddhist
15	woman by a Muslim man.
16 17	The Facebook posts were not from everyday internet users. Instead, they were from Myanmar military personnel who turned the social network into a tool for ethnic cleansing, according to
18	former military officials, researchers and civilian officials in the country.
19	· ***
20	The Myanmar military's Facebook operation began several years ago, said people familiar with how it worked. The military threw
21	major resources at the task, the people said, with as many as 700 people on it.
22	They began by setting up what appears to be news pages and pages
23	on Facebook that were devoted to Burmese pop stars, models and
24	<sup>105</sup> Anisa Sudebar, <i>The country where Facebook posts whipped up hate</i> , BBC TRENDING (Sept. 12, 2018), https://www.bbc.com/news/blogs-trending-45449938.
25	<sup>106</sup> Hereward Holland, Facebook in Myanmar: Amplifying Hate Speech?, AL JAZEERA
26	(Jun. 14, 2014), https://www.aljazeera.com/features/2014/6/14/facebook-in-myanmar- amplifying-hate-speech.
27 28	<sup>107</sup> Fortify Rights Report, at 95, https://www.fortifyrights.org/downloads/Fortify_Rights_Long_Swords_July_2018.pdf.
20	CLASS ACTION COMPLAINT 38 Case No.

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1		other celebrities, like military propaganda.		h a penchant for pa	arroting
2		Those then became di			
3		news and inflammato the people said. Troll	accounts run by the	e military helped s	pread
4		the content, shout dow commenters to rile pe	ople up. Often, the	y posted sham pho	tos of
5		corpses that they said massacres, said one o		Rohingya-perpetrat	ed
6		Digital fingerprints sh	lowed that one maj	or source of the Fa	cebook
7		content came from are keeps compounds, so	eas outside Naypyi me of the people sa	daw, where the mil id. <sup>108</sup>	litary
8					
9	102.	By October 2015, the	Allard K. Lowenst	ein International H	luman Rights Clinic at
0	Yale Law Scl	hool had already conclu	ded that there was	"strong evidence th	nat genocide is being
1	committed ag	ainst Rohingya." <sup>109</sup> Th	e worst, however, v	vas yet to come.	
12					
3	В.	The August 2017 "C "Human Rights Cat		ns" and Their Af	termath: A
4	103.	The Myanmar militar	y's campaign of eth	nic cleansing culn	ninated in August 2017
5	with the "Cle	arance Operations." Th	e U.N. reported that	t "[d]uring the cou	rse of the operation
6	more than 40	percent of all villages i	n northern Rakhine	e State were partial	ly or totally
7	destroyed	As a result, over 725,00	00 Rohingya had fl	ed to Bangladesh b	y September 2018." <sup>110</sup>
8	The August 2	2017 clearance operation	ns "caused the disir	itegration of a com	munity and resulted in
9	a human righ	ts catastrophe, the effec	ts of which will spa	an generations."111	Additional "clearance
20					
21		Mozur, <i>A Genocide Inci</i> IMES (Oct. 15, 2018), h			
22	facebook-gen	ocide.html.			
23	State, ALLAR	cution of the Rohingya . D K. LOWENSTEIN INTE	RNATIONAL HUMAN	VRIGHTS CLINIC, Y	ALE LAW SCHOOL
24	(Oct. 2015) a	t 1, https://law.yale.edu RC Report, ¶ 751,	/sites/default/files/d	locuments/pdf/Clin	nics/fortifyrights.pdf.
2.5	https://digital	library.un.org/record/16			
26	information of	the clearance operations on these events, includir	ig over 600 intervie	ws with victims ar	nd eyewitnesses,
27	found consist	ery, documents, photog ent patterns of the most			
28	111 Id. ¶ 7				
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1	operations" followed in numerous Rohingya villages across northern Rakhine State, with at least
2	54 verified locations. <sup>112</sup>
3	104. The U.N. Mission described the clearance operations in six Rohingya villages in
4	detail. <sup>113</sup> The following description of the operation in one of those villages is typical:
5	• "[H]undreds of Tatmadaw soldiers surrounded [the village].
6	They were accompanied by a smaller number of ethnic Rakhine from neighbouring villages. The security forces then opened fire,
7	shooting at villagers, including those that were fleeing. Soldiers also dragged people from houses and shot some of them at point
8	blank range. Others were killed by having their throats slit with large knives." <sup>114</sup>
9	• "During the course of the operation, structures in [the village] were
10	burned and destroyed Satellite imagery analysis shows the extent of the destruction The entire Rohingya village was
11	destroyed, while the nearby non-Rohingya village remains intact." <sup>115</sup>
12	• "Women and girls were also subjected to rape, gang rape, sexual
13	mutilation and sexual humiliation during the 'clearance' operations." <sup>116</sup>
14	• These "'clearance operations' were led by the Tatmadaw
15	Individuals from the neighbouring ethnic Rakhine village were recognised as participants and some ethnic Rakhine men assisted the military <sup>9117</sup>
16	
17	105. The UNHRC Report and the Fortify Rights Report contain numerous first-person
18	accounts of atrocities committed against the Rohingya by both Myanmar security forces and by
19	civilians during the August 2017 "Clearance Operations." For example:
20	• "The soldiers killed the male members of my family. They shot at them first and then slit their throats. The courtyard was full of
21	blood. They killed my husband, my father-in-law and my two
22	
23	
24	$ \begin{array}{ccc} & & & \\ & & & & \\ & & & \\ & & & \\ & & & \\ & & & \\ & & & \\ & & & \\ & & & \\ & & & \\ & & & \\ & & & \\ & & & \\ & & & \\ & & & & \\ & & & \\ & & & & & \\ & & & & \\ & & & & \\ & & & & \\ & & & & & \\ & & & & \\ & & & & $
25	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
26	<sup>115</sup> <i>Id.</i> ¶¶ 784, 788.
27	<sup>116</sup> <i>Id.</i> ¶ 790.

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*Id*. ¶ 797.

<ul> <li>nephews of 15 and eight years old. They even killed the child in the same way."<sup>118</sup></li> <li>" I found my six-month old son's body lying next to my wife's body. She had been shot. My baby son was stabbed in his stomach and his intestine and liver were coming out. When I took his small body into my lap, I was showered with his blood."<sup>119</sup></li> <li>"My husband was shot and then he had his throat cut. I was raped. It is so difficult to say what happened. They tore off my clothes, then six soldiers raped me, and after that two ethnic Rakhine men, whom I recognised, raped me. They pressed my breasts and face continuously. My face almost turned blue. I knew the ethnic Rakhine who lived nearby."<sup>120</sup></li> <li>"I hid in the toilet outhouse, some distance from our house. I saw that our house was surrounded by 10 soldiers and some police. I was able to see what happened. First they tidd up my parents. Then they shot my father and raped my mother; later they killed her too. After this, they burned our house."<sup>121</sup></li> <li>"One mother described how she had to choose which of her children to save. The security forces had entered her house and grabbed her young daughter. Her son tried to save his sister and was attacked by the security forces. The mother watched from the other end of the house and made the split second decision that these two younger children. Her husband returned the next morning to the village and dug through the pits of bodies until he found the corpse of their son. They never found the body of their daughter. The mother vold the Mission with haunted eyes: 'How can I continue with my life having made this choice?"<sup>122</sup></li> <li>"I saw my own children killed. Those who are left of my family came with me here. My three children and my mother were killed. They made them lie down on the ground and they cut the backs of their necks."<sup>113</sup></li> <li>"Some small children were thrown into the river They hacked small children who were half alive. They wares<sup>*124</sup></li> <li>"I saw my own children</li></ul>	42 of 72
<ul> <li>with my life having made this choice?<sup>35122</sup></li> <li>"I saw my own children killed. Those who are left of my family came with me here. My three children and my mother were killed. They made them lie down on the ground and they cut the backs of their necks.<sup>3123</sup></li> <li>"Some small children were thrown into the river They hacked small children who were half alive. They were breast-feeding age children, two years, three years, five years<sup>3124</sup></li> </ul>	15
small children who were half alive. They were breast-feeding age children, two years, three years, five years" <sup>124</sup> $118 Id. \ 809.$ $119 Id. \ 837.$ $120 Id. \ 854.$ $121 Id. \ 862.$ $122 Id. \ 825.$	
$119$ $Id. \P 837.$ $120$ $Id. \P 854.$ $121$ $Id. \P 862.$ $122$ $Id. \P 825.$	
119       Id. ¶ 837. $120$ Id. ¶ 854. $121$ Id. ¶ 862. $122$ Id. ¶ 825.	
120       Id. ¶ 854. $121$ Id. ¶ 862. $122$ Id. ¶ 825.	
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$\  u \  \delta 25.$	
<sup>123</sup> Fortify Rights Report. at 60.	
https://www.fortifyrights.org/downloads/Fortify Rights Long Swords July 2018.	8.pdf.
$^{124}$ Id. at 61.	r
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1	• "The military took and arrested around 50 people. They brought them to the military camp and set fire to where they kept them.			
2	One was my own brother. There was a small hut, and they put all the people in there and set it on fire." <sup>125</sup>			
3	• "As soon as we got on the boat, they shot at us Foyezur			
4	Rahman was my father. My daughter was Sofia. She was 18. They were both shot in the back. As soon as the military shot them, they			
5	stopped moving. We brought their dead bodies here [to Bangladesh] and buried them." <sup>126</sup>			
6	• "I saw her taken from the house and raped by military soldiers. It happened outside, beside a house. We watched from inside the			
7 8	house. After they raped her, they killed her [O]ne person [raped her], then she was taken to the road, and he cut her neck and cut her breasts off." <sup>127</sup>			
9	106. In December 2017, Médicins Sans Frontières (Doctors Without Borders) ("MSF")			
10	published estimates of Rohingya deaths between August 25 and September 24, 2017-the month			
11	after the "clearance operations" began-based on surveys of refugees in Bangladesh. MSF			
12	estimated that "8,170 deaths were due to violence, including 1,247 children under five years			
13	of age Cause of death by shooting accounted for 69.4% of these deaths; being 'burned to			
14	death at home' accounted for 8.8%; being beaten to death accounted for 5.0%; sexual violence			
15	leading to death for 2.6%; and death by landmine for 1.0%."			
16	107. MSF noted that "the rates of mortality captured here are likely to be			
17	underestimates, as the data does not account for those people who have not yet been able to flee			
18	Myanmar, or for families who were killed in their entirety." <sup>128</sup> The U.N. Mission similarly			
19	"concluded that the estimated number of more than 10,000 deaths during the August-September			
20	2017 'clearance operations' alone is likely to be conservative." <sup>129</sup>			
21				
22				
23	$\frac{1}{125}$ <i>Id.</i> at 62.			
24	$^{126}$ <i>Id.</i> at 65.			
25	<sup>127</sup> <i>Id.</i> at 69.			
26	<sup>128</sup> Rohingya crisis – a summary of findings from six pooled surveys, MÉDICINS SANS FRONTIÈRES (Dec. 9, 2017), https://www.msf.org/myanmarbangladesh-rohingya-crisis-summary- findings-six-pooled-surveys.			
27	<sup>129</sup> UNHRC Report, ¶ 1482, https://digitallibrary.un.org/record/1643079/files/A HRC 39 CRP-2-EN.pdf.			
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1	108. Most of the Rohingya who escaped the clearance operations now live in "a					
2	miserable slum of a million people" in Bangladesh. Time reported in 2019 that "[c]onditions in					
3	the [refugee] camps remain abysmal. Most refugees live in small shacks made of bamboo and					
4	tarpaulin sheets, so tightly packed together that they can hear their neighbors talking, having sex,					
5	and disciplining their children or, sometimes, wives. In the springtime, the huts turn into saunas.					
6	In the monsoon season, daily rainfall turns hilly footpaths into waterslides and lifts trash and					
7	human waste from open drains to float in stagnant pools." "[M]urders and other forms of					
8	violence occur almost nightly inside the camps and are rarely if ever investigated." <sup>130</sup> "The					
9	Rohingya are, with no access to meaningful work, entirely dependent on humanitarian aid					
10	These factors increase vulnerability, in particular for women and girls, to trafficking and other					
11	exploitation." <sup>131</sup> According to Steven Corliss of the U.N. refugee agency, UNHCR, "The					
12	situation is untenable: environmentally, socially and economically."132					
13	109. Plaintiff and the Class have been deprived of their property, including their homes					
14	and the land they cultivated for generations. In an update to its 2018 Report, the U.N. Mission					
15	wrote:					
16	The Mission concludes on reasonable grounds that the Government					
17	undertook a concerted effort to clear and destroy and then confiscate and build on the lands from which it forcibly displaced hundreds of thousands of Rohingya. The consequences are two-					
18	fold. This government-led effort subjugates Rohingya to inhumane living conditions as [internally displaced persons] and refugees by					
19	denying them access to their land, keeping them uprooted from their homes, depriving them of their to ability to progress in					
20	healthy and safe communities and preventing them from engaging in livelihood activities that sustain them as a people. The second					
21	consequence of the Government's four-pronged approach of clearing, destroying, confiscating and building on land is that it is					
22	fundamentally altering the demographic landscape of the area by					
23	Feliz Solomon, 'We're Not Allowed to Dream.' Rohingya Muslims Exiled to Bangladesh					
24	Are Stuck in Limbo Without an End in Sight, TIME (May 23, 2019), https://time.com/longform/rohingya-muslims-exile-bangladesh/.					
25	$^{131}$ UNHRC Report, ¶ 1174,					
26	https://digitallibrary.un.org/record/1643079/files/A_HRC_39_CRP-2-EN.pdf. <sup>132</sup> Feliz Solomon, 'We're Not Allowed to Dream.' Rohingya Muslims Exiled to Bangladesh					
27	Are Stuck in Limbo Without an End in Sight, TIME (May 23, 2019), https://time.com/longform/rohingya-muslims-exile-bangladesh/.					
28	CLASS ACTION COMPLAINT 43 Case No.					

cementing the demographic re-engineering of Rakhine State that resulted from mass displacement. Much of this is being done under the guise of 'development,' with a clear discourse emerging to this effect in the immediate aftermath of the August 2017 'clearance operations.'<sup>133</sup>

110. In addition to loss of life, physical injuries, emotional trauma, and destruction or taking of property, Plaintiff and the Class have been deprived of their culture and community. The Rohingya people have their own language, not spoken anywhere else in the world. They have lost their traditional places of worship. Family and community ties dating back generations have been torn apart.

9 111. Having become refugees in foreign countries where they largely do not speak the
10 language, have no financial resources, and lack knowledge of the culture or legal system,
11 Plaintiff and the Class have been denied meaningful justice. Most Class members have been
12 attempting to recover from severe physical and/or emotional trauma and struggling to survive in
13 dangerous, overcrowded refugee camps in Bangladesh—thousands of miles from any court
14 having jurisdiction over Facebook—since they were forced from Myanmar.

15 112. The U.N. concluded that "[t]he attack on the Rohingya population of Myanmar
was horrendous in scope. The images of an entire community fleeing from their homes across
rivers and muddy banks, carrying their babies and infants and elderly, their injured and dying,
will and must remain burned in the minds of the international community. So will the 'before
and after' satellite imagery, revealing whole villages literally wiped off the map. In much of
northern Rakhine State, every trace of the Rohingya, their life and community as it has existed
for decades, was removed.... The 'clearance operations' were indeed successful."<sup>134</sup>

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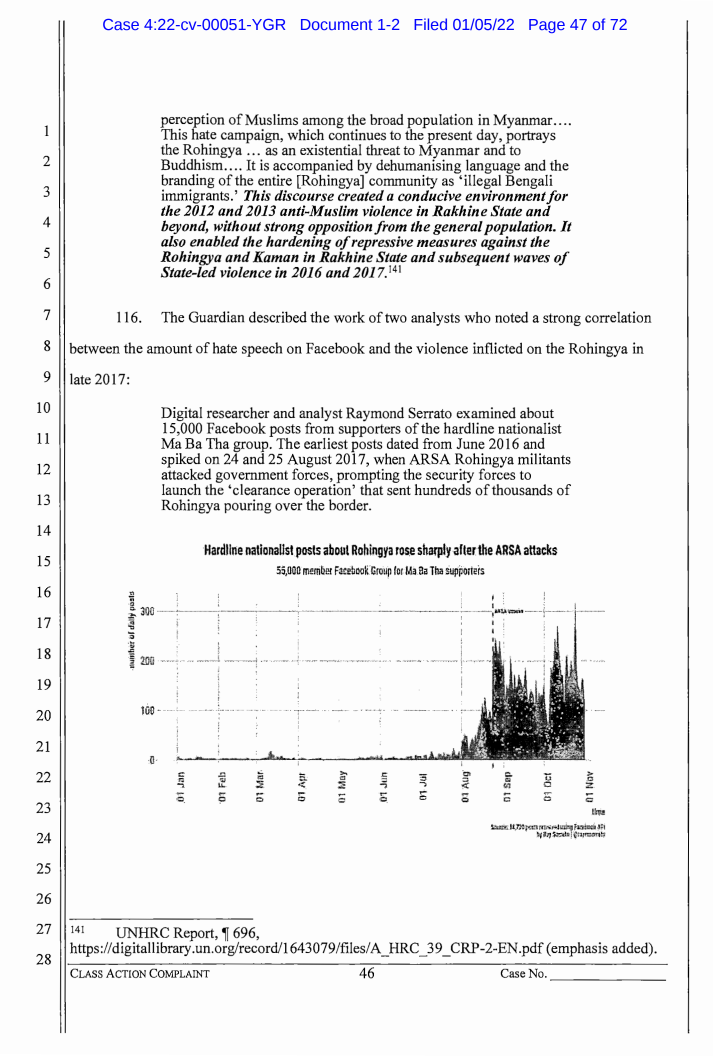
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- 113. Among the U.N. Mission's findings were:
  - The elements of the crime of genocide were satisfied. "The Mission is satisfied that the Rohingya ... constitute a protected

<sup>133</sup> Report of the detailed findings of the Independent International Fact-Finding Mission on Myanmar, UNITED NATIONS HUMAN RIGHTS COUNCIL (Sept. 16, 2019), https://www.ohchr.org/Documents/HRBodies/HRCouncil/FFM-Myanmar/20190916/A\_HRC\_42\_CRP.5.pdf, ("UNHRC 2019 Report") ¶ 139.
<sup>134</sup> UNHRC Report, ¶ 1439, https://digitallibrary.un.org/record/1643079/files/A\_HRC\_39\_CRP-2-EN.pdf.

	Case 4	:22-cv-00051-YGR	Document 1-2	Filed 01/05/22	Page 46 of 72
		125 com			
1		group." <sup>135</sup> "The gross h Rohingya at the hands	of the Tatmadaw	and other security :	forces
2		(often in concert with c of [the] five categories serious bodily and men	of prohibited acts	", including killing	ζS,
3		physically destroy the J births. <sup>136</sup> "The Mission	Rohingva, and me	asures intended to	prevent
4		the factors allowing the present." <sup>137</sup>	e inference of gen	ocidal intent are	is, mat
5		"The Mission finds tha	t crimes against h	umanity have been	
6		committed in Rakhi [T]hese include crimes	ne [State], princip	ally by the Tatmac	
7 8		imprisonment[;] enforce slavery and other forms enslavement." <sup>138</sup>	ed disappearance;	torture; rape, sexu	
9	114.	In its 2019 report, the U	U.N. Mission reaf	firmed its earlier co	onclusions: "the
10	Mission conc	ludes on reasonable grou	unds that, since the	e publication of the	Mission's 2018
11	report, the Go	overnment has committee	d the crimes again	st humanity of 'oth	er inhumane acts' and
12	'persecution'	in the context of a contin	nued widespread a	and systematic atta	ck against the
13	Rohingya civ	ilian population in furthe	erance of a State p	olicy to commit su	ch an attack." <sup>139</sup>
14	Furthermore,	the Mission concluded th	hat "the evidence	supports an inferer	nce of genocidal intent
15	and, on that b	asis, that the State of My	anmar breached i	ts obligation not to	commit genocide
16	under the Ger	nocide Convention under	the rules of State	responsibility."140	
17	C.	Facebook's Role in th	e 2017 "Clearand	ce Operations"	
18	115.	The U.N. Mission spec	ifically found that	Facebook had cor	ntributed to the 2017
19	Clearance Op	erations:			
20		The Mission has exami audio-visual materials			
21		opinion on the Rohingy carefully crafted hate c	ya The analysis	demonstrates that	
22 23	$\boxed{\frac{1}{135}} Id. \P 1$	391.			
23 24	<sup>136</sup> <i>Id.</i> ¶ 1				
25	<sup>137</sup> Id. ¶ 1				
26	1 <i>u</i> .    1	511. RC 2019 Report, ¶ 214,			
27	https://www.c	hchr.org/Documents/HI 90916/A_HRC_42_CR		cil/FFM-	
28	<sup>140</sup> <i>Id.</i> ¶ 2				
	CLASS ACTION (	Complaint	45	Case	e No
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		Serrato's analysis sho group, which has 55, a 200% increase in ir	000 members, explo	ithin the anti-Rohi oded with posts reg	ngya istering
		'Facebook definitely			
		determine the narrati the Guardian. 'Altho spread hate speech ar after the attacks.'	ugh Facebook had b	een used in the pas	st to
		arter the attacks.	* * *		
		Alan Davis, an analy Reporting who led a said that in the month	two-year study of hand have before August he	ate speech in Myar noticed posts on	ımar,
		Facebook becoming militarised.'	more organised and	l odious, and more	
		His research team en 'mosques in Yangon			
		up various Buddhist sacred Buddhist site	pagodas and Shwed	agon pagoda,' the	most
		Muslims. These page derogatory term 'kala	es also featured post ars' and 'Bengali ter	s calling Rohingya rorists.' Signs den	the
		'Muslim-free' areas		an 11,000 times.	
		<b>D</b> • • • • • • • • • • •			
		Davis said 'I think now I really don't If they had any kind percentage of their fo	know how Zuckerb of conscience they v	erg and co sleep at vould be pouring a	night. good
		created.' <sup>142</sup>		0 2	
	117.	The Myanmar militar	ry used Facebook to	justify the "cleara	nce operations" in
201	7:				
	•	"In a post from the or			
		Tatmadaw Command camel which gradual	ly takes more and m	ore space in his	
		merchant's tent, until explained in detail in	connection with the	e issue of the Rohi	ngya in
		Rakhine State Price the post had almost 1	or to its deletion by	Facebook in Augu	st 2018,
		comments." <sup>143</sup>			
142	Libby	Hogan, Michael Safi,	Revealed: Faceboo	k hate speech explo	oded in Myanmar
http	s://www.t	g <i>ya crisis</i> , THE GUARD heguardian.com/world ing-rohingya-crisis.		ed-facebook-hate-	speech-exploded-in-
143	UNHI	RC Report, ¶ 1312, library.un.org/record/1	643079/files/A HR	C 39 CRP-2-FN	ndf
	SS ACTION (		47		Pul. No.

Case 4:22-cv-00051-YGR Document 1-2 Filed 01/05/22 Page 49 of 72 "[I]n a 21 September 2017 post on Facebook ... [the Tatmadaw] 1 Commander-in-Chief ... states that, 'the Bengali population exploded and the aliens tried to seize the land of the local 2 ethnics....'"144 3 "[O]n 11 October 2017 the Commander-in-Chief ... posted: 'there is exaggeration to say that the number of Bengali fleeing to 4 Bangladesh is very large.' At the time more than 600,000 Rohingya had fled ... Myanmar in a period of six weeks."145 5 "On 27 October 2017, in another Facebook post entitled 'every 6 citizen has the duty to safeguard race, religion, cultural identities and national interest,' [the] Commander-in-Chief stated that 'all 7 must ... preserve the excellent characteristics of the country 8 9 118. Rolling Stone reported that "[m]ore shocking was how [the military's] bigoted 10 doctrine was parroted by Aung San Suu Kyi, the Nobel Peace Prize-winning human-rights icon 11 and de facto leader of Myanmar.... When she finally broke her silence, on Facebook, nearly two 12 weeks after the 2017 attacks began, it was in cold defense of the same military that kept her 13 under house arrest for 15 years when she was the country's leading dissident. Suu Kyi blamed 14 'terrorists' for promoting a 'huge iceberg of misinformation' about the violence engulfing 15 Rakhine. She made no mention of the Rohingya exodus."<sup>147</sup> 16 119. The U.N. additionally found that there was "no doubt that the prevalence of hate 17 speech in Myanmar significantly contributed to increased tension and a climate in which 18 individuals and groups may become more receptive to incitement and calls for violence. This 19 also applies to hate speech on Facebook."<sup>148</sup> In early 2018, U.N. investigator Yanghee Lee 20 warned that "Facebook has become a beast," and that "we know that the ultra-nationalist 21 22 23 144 *Id.* ¶ 1338. 145 *Id.* ¶ 1339. 24 146 *Id.* ¶ 1341. 25 147 Jason Motlagh, The Survivors of the Rohingva Genocide, ROLLING STONE (Aug. 9, 2018). https://www.rollingstone.com/politics/politics-features/rohingya-genocide-myanmar-701354/ 26 (emphasis added). 27 148 UNHRC Report, ¶ 1354, https://digitallibrary.un.org/record/1643079/files/A HRC 39 CRP-2-EN.pdf (emphasis added). 28 CLASS ACTION COMPLAINT 48 Case No.

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1	Buddhists hav	ve their own Facebooks and are really inciting a lot of violence and a lot of hatred				
2	against the Rohingya or other ethnic minorities." <sup>149</sup>					
3	D.	Civilian Participation in the 2017 "Clearance Operations"				
4	120.	The radicalization of the Burmese population, to which Facebook materially				
5	contributed, d	id not merely ensure tolerance of and support for the military's campaign of				
6	genocide agai	nst the Rohingya, it also allowed the military to recruit, equip, and train "civilian				
7	death squads"	that would actively participate in the atrocities. <sup>150</sup>				
8	121.	The U.N. Mission drew a connection between anti-Rohingya reporting and hate				
9	speech, ethnic	c tension, and the ability of the military to recruit non-Rohingya civilians to				
10	perpetrate vio	lence against the Rohingya, finding:				
11	•	"The inflammatory nature of much of this reporting [on activities				
12		of Rohingya militants], often characterizing Rohingya as 'Bengali terrorists,' coupled with rising vitriolic discourse and hate speech				
13		against the Rohingya, fuelled an already volatile situation." <sup>151</sup>				
14	•	"[The reports] deepened inter-communal suspicion and fear. They were likely a factor in a notable breakdown in the relationship				
15		between the communities, particularly in the weeks leading up to 25 August 2017. <sup>152</sup>				
16	•	"During this period [beginning in late 2016], the Myanmar				
17		authorities made increasing efforts to recruit ethnic Rakhine as members of the security apparatus Moreover, the recruitment of				
18		non-Rohingya to Government supported militias continued throughout this period in Rakhine State." <sup>153</sup>				
19						
20						
21		Hogan, Michael Safi, Revealed: Facebook hate speech exploded in Myanmar				
22	https://www.t	gya crisis, THE GUARDIAN (Apr. 2, 2018), heguardian.com/world/2018/apr/03/revealed-facebook-hate-speech-exploded-in-				
23	Myanmar cri	ing-rohingya-crisis; see Tom Miles, U.N. investigators cite Facebook role in sis, REUTERS (Mar. 12, 2018), https://www.reuters.com/article/us-myanmar-				
24	0.5	book-idUKKCN1GO2PN. Motlagh, The Survivors of the Rohingya Genocide, ROLLING STONE (Aug. 9, 2018),				
25	https://www.i	rollingstone.com/politics/politics-features/rohingya-genocide-myanmar-701354/.				
26	https://digital	RC Report, ¶ 1134, library.un.org/record/1643079/files/A_HRC_39_CRP-2-EN.pdf.				
27	<sup>152</sup> <i>Id</i> . ¶ 1					
28	CLASS ACTION	143-44. COMPLAINT 49 Case No.				

1	122. In a 162-page report based on 254 interviews, the human rights group Fortify				
2	Rights documented how, in August 2017, "Myanmar authorities activated non-Rohingya				
3	civilian squads, some of whom the authorities previously armed and/or trained. These civilian				
4	perpetrators acted under the Myanmar military and police in razing hundreds of Rohingya				
5	villages throughout northern Rakhine State, brutally killing masses of unarmed Rohingya men,				
6	women, and children." <sup>154</sup> The title of the report, "They Gave Them Long Swords," referred to an				
7	eyewitness account of Myanmar soldiers arming non-Rohingya civilians. <sup>155</sup>				
8	123. In a chapter of its report entitled "Criminal Acts Against Rohingya by Civilian				
9	Perpetrators Since August 25, 2017," Fortify Rights stated:				
10	After arming and training local non-Rohingya citizens who had a				
11	demonstrated history of hostility toward Rohingya Muslims in northern Rakhine State, the Myanmar authorities activated them on				
12	August 25 Groups of local non-Rohingya citizens, in some cases trained, armed, and operating alongside Myanmar security				
13	forces, murdered Rohingya men, women, and children, destroyed and looted Rohingya property, and assisted the Myanmar Army				
14	and Police in razing villages. <sup>156</sup>				
15	124. In a Facebook post on September 22, 2017, the Burmese Commander-in-Chief				
16	"encouraged further cooperation between local non-Rohingya citizens and the Myanmar				
17	military, saying '[1]ocal ethnics can strengthen the defense prowess by living in unity and by				
18	joining hands with the administrative bodies and security forces in oneness."157				
19	E. Facebook Ignored Complaints of Hate Speech on its Website				
20	125. Because Myanmar's history of repressive military rule and ethnic violence was				
21	well-documented by the time Facebook became widely available in Myanmar around 2012,				
22	Facebook should have known that its product could be used to spread hate speech and				
23					
24					
25	<sup>154</sup> Fortify Rights Report, at 12-13, 14, https://www.fortifyrights.org/downloads/Fortify Rights Long Swords July 2018.pdf.				
26	155 Id. at 16.				
27	<sup>156</sup> <i>Id.</i> at 55.				
28	<sup>157</sup> Id. at 46 & n.87 (citing Facebook post).				
	CLASS ACTION COMPLAINT 50 Case No.				

1 misinformation. In addition, beginning in 2013, Facebook was repeatedly alerted to hate speech 2 on its system: 3 In 2013, a new civil society organization called Panzagar, meaning "flower speech," was formed in Myanmar.<sup>158</sup> The group spoke out 4 locally about anti-Muslim hate speech directed at the Rohingya minority that was proliferating on Facebook. One of the group's 5 awareness-raising methods was to put flowers in their mouths to symbolize speaking messages of peace versus hate. Panzagar 6 reported instances of hate speech to Facebook.<sup>159</sup> 7 In November 2013, Aela Callan, an Australian documentary filmmaker, "met at Facebook's California headquarters with Elliott 8 Schrage, vice president of communications and public policy" to discuss a project she had begun regarding "hate speech and false 9 reports that had spread online during conflicts between Buddhists and Rohingya Muslims the prior year.... I was trying to alert him to 10 the problems she said...." But "[h]e didn't connect me with anyone inside Facebook who could deal with the actual problem .... "160 11 "On March 3, 2014, Matt Schissler [an American aid worker 12 working in Myanmar], was invited to join a call with Facebook on the subject of dangerous speech online.... Toward the end of the 13 meeting, Schissler gave a stark recounting of how Facebook was hosting dangerous Islamophobia. He detailed the dehumanizing and 14 disturbing language people were using in posts and the doctored photos and misinformation being spread widely."<sup>161</sup> 15 By June 14, 2014, Al Jazeera had published an article entitled 16 "Facebook in Myanmar: Amplifying Hate Speech?" In that article, a civil society activist was quoted as saying: "Since the violence in 17 Rakhine state began, we can see that online hate speech is spreading and becoming more and more critical and dangerous.... I think 18 Facebook is the most effective way of spreading hate speech. It's already very widespread, infecting the hearts of people." The article 19 cited Facebook posts reading: "We should kill every Muslim. No Muslims should be in Myanmar"; "Why can't we kick out the 20 21 158 Hereward Holland, Facebook in Myanmar: Amplifying Hate Speech?, AL JAZEERA (Jun. 14, 2014), https://www.aljazeera.com/features/2014/6/14/facebook-in-myanmar-22 amplifying-hate-speech. 23 159 Mary Michener Oye, Using 'flower speech' and new Facebook tools, Myanmar fights online hate speech, THE WASHINGTON POST, 24 https://www.washingtonpost.com/national/religion/using-flower-speech-and-new-facebooktools-myanmar-fights-online-hate-speech/2014/12/24/3bff458c-8ba9-11e4-ace9-25 47de1af4c3eb story.html. 160 Steve Stecklow, Why Facebook is losing the war on hate speech in Myanmar, REUTERS 26 (Aug. 15, 2018), https://www.reuters.com/investigates/special-report/myanmar-facebook-hate/. 27 161 Sheera Frenkel and Cecilia Kang, An Ugly Truth: Inside Facebook's Battle for Domination, at 177 (HarperCollins 2021). 28 CLASS ACTION COMPLAINT 51 Case No.

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1	Muslim dogs?"; and "all terrorists are Muslim they kill innocent men and women so peace and Islam are not related." <sup>162</sup>
2	• On August 18, 2014, PRI's "The World" program published a story
3	entitled "In newly liberated Myanmar, hatred spreads on Facebook." After describing several false rumors that led to
4	violence, the article reported: "The pattern repeats in towns and villages across Myanmar. Rumors rip through communities, fueled
5	by seething racism and embellishments. Graphic images of violence are shared virally through social media platforms like Facebook,
6	which has become one of the most popular websites in the country <sup>163</sup>
7	• After the March 2014 call with Schissler, "a handful of Facebook
8	employees started an informal working group to connect Facebook employees in Menlo Park with activists in Myanmar." <sup>164</sup> Schissler said that "between March and December 2014, he held [a series] of
9	discussions with Facebook officials He told them how the platform was being used to spread hate speech and false rumors in
10	Myanmar, he said, including via fake accounts." <sup>165</sup>
11	• "In March 2015, Schissler gave a talk at Facebook's California headquarters about new media, particularly Facebook, and anti-
12	headquarters about new media, particularly Facebook, and anti- Muslim violence in Myanmar." <sup>166</sup> "In a small conference room where roughly a dozen Facebook employees had gathered, with
13	others joining by video-conference, he shared a PowerPoint presentation that documented the seriousness of what was
14	happening in Myanmar: hate speech on Facebook was leading to real-world violence in the country, and it was getting people
15	killed." <sup>167</sup> One Facebook employee asked whether Schissler thought genocide could happen in Myanmar: "'Absolutely' he answered. If
16	Myanmar continued on its current path, and the anti-Muslim hate speech grew unabated, a genocide was possible. No one followed
17	up on the question." <sup>168</sup>
18	
19	<sup>162</sup> Hereward Holland, <i>Facebook in Myanmar: Amplifying Hate Speech?</i> , AL JAZEERA
20	(Jun. 14, 2014), https://www.aljazeera.com/features/2014/6/14/facebook-in-myanmar- amplifying-hate-speech (emphasis added).
21	<sup>163</sup> Bridget DiCerto, <i>In newly liberated Myanmar, hatred spreads on Facebook</i> , THE WORLD (Aug 8, 2014), https://www.pri.org/stories/2014-08-08/newly-liberated-myanmar-hatred-
22	spreads-facebook.
23	<sup>164</sup> Sheera Frenkel and Cecilia Kang, <i>An Ugly Truth: Inside Facebook's Battle for Domination</i> , at 178 (HarperCollins 2021).
24 25	<sup>165</sup> Steve Stecklow, <i>Why Facebook is losing the war on hate speech in Myanmar</i> , REUTERS (Aug. 15, 2018), https://www.reuters.com/investigates/special-report/myanmar-facebook-hate/.
25 26	$^{166}$ Id.
20	<sup>167</sup> Sheera Frenkel and Cecilia Kang, <i>An Ugly Truth: Inside Facebook's Battle for Domination</i> , at 181 (HarperCollins 2021).
28	$^{168}$ Id. at 181-82.
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1	<ul> <li>"They were warned so many times,' said David Madden, a tech entrepreneur who worked in Myanmar. He said he told Facebook</li> </ul>						
2	officials in 2015 that its platform was being exploited to foment hatred in a talk he gave at its headquarters in Menlo Park,						
3	California. About a dozen Facebook people attended the meeting in person Others joined via video. 'It couldn't have been presented						
4	to them more clearly, and they didn't take the necessary steps,' Madden said." <sup>169</sup>						
5	• Brooke Binkowski, who worked for an organization that did fact-						
6	checking for Facebook beginning in early 2017, "said she tried to raise concerns about misuse of the platform abroad, such as the						
7	explosion of hate speech and misinformation during the Rohingya crisis in Myanmar 'I was bringing up Myanmar over and over						
8	and over,' she said. 'They were absolutely resistant.' Binkowski, who previously reported on immigration and refugees, said						
9	Facebook largely ignored her: 'I strongly believe that they are spreading fake news on behalf of hostile foreign powers and						
10	authoritarian governments as part of their business model. <sup>3170</sup>						
11	126. Facebook's response to such warnings about hate speech on its websites in Burma						
12	was, however, utterly ineffective. The extreme import of what Matt Schissler was describing						
13	"didn't seem to register with the Facebook representatives. They seemed to equate the harmful						
14	content with cyberbullying: Facebook wanted to discourage people from bulling across the						
15	system, he said, and they believed that the same set of tools they used to stop a high school						
16	senior from intimidating an incoming freshman could be used to stop Buddhist monks in						
17	Myanmar from spreading malicious conspiracy theories about Rohingya Muslims." <sup>171</sup>						
18	127. Facebook had almost no capability to monitor the activity of millions of users in						
19	Burma: "In 2014, the social media behemoth had just one content reviewer who spoke Burmese:						
20	a local contractor in Dublin, according to messages sent by Facebook employees in the private						
21	Facebook chat group. A second Burmese speaker began working in early 2015, the messages						
22	show." Accenture, to whom Facebook outsourced the task of monitoring for violations of its						
23	<sup>169</sup> Steve Stecklow, <i>Why Facebook is losing the war on hate speech in Myanmar</i> , REUTERS						
24	(Aug. 15, 2018), https://www.reuters.com/investigates/special-report/myanmar-facebook-hate/.						
25	<sup>170</sup> Sam Levin, 'They don't care': Facebook factchecking in disarray as journalists push to cut ties, THE GUARDIAN (Dec. 13, 2018),						
26	https://www.theguardian.com/technology/2018/dec/13/they-dont-care-facebook-fact-checking- in-disarray-as-journalists-push-to-cut-ties.						
27	<sup>171</sup> Sheera Frenkel and Cecilia Kang, <i>An Ugly Truth: Inside Facebook's Battle for</i> <i>Domination</i> , at 178 (HarperCollins 2021) (emphasis added).						
28	CLASS ACTION COMPLAINT 53 Case No.						
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community standards in Burma and other Asian countries, did not hire its first two Burmese
 speakers, who were based in Manila, until 2015. Former monitors "said they didn't actually
 search for hate speech themselves; instead, they reviewed a giant queue of posts mostly reported
 by Facebook users." Chris Tun, a Deloitte consultant who had arranged meetings between the
 Burmese government and Facebook, told Reuters: "Honestly, Facebook had no clue about
 Burmese content. They were totally unprepared."<sup>172</sup>

128. Instead, Facebook tried initially to rely entirely on users to report inappropriate
posts. However, "[a]lthough Myanmar users at the time could post on Facebook in Burmese, the
platform's interface – including its system for reporting problematic posts – was in English."<sup>173</sup>

10 129. In one case in 2018, Mark Zuckerberg was forced to apologize for exaggerating 11 Facebook's monitoring capabilities. In an interview with Vox, Zuckerberg cited "one incident 12 where Facebook detected that people were trying to spread 'sensational messages' through 13 Facebook Messenger to incite violence on both sides of the conflict" but claimed that "the messages were detected and stopped from going through."<sup>174</sup> In response, a group of activists 14 15 issued an open letter criticizing Zuckerberg and pointing out that Facebook had not detected the 16 messages; rather, the activists had "flagged the messages repeatedly to Facebook, barraging its 17 employees with strongly worded appeals until the company finally stepped in to help." 18 Zuckerberg apologized in an email: "I apologize for not being sufficiently clear about the 19 important role that your organizations play in helping us understand and respond to Myanmarrelated issues, including the September incident you referred to."175 20

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Steve Stecklow, *Why Facebook is losing the war on hate speech in Myanmar*, REUTERS (Aug. 15, 2018), https://www.reuters.com/investigates/special-report/myanmar-facebook-hate/.
 *Id.*

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 <sup>174</sup> Jen Kirby, Mark Zuckerberg on Facebook's role in ethnic cleansing in Myanmar: 'It's a real issue', VOX (Apr. 2, 2018), https://www.vox.com/2018/4/2/17183836/mark-zuckerberg 26
 <sup>174</sup> Jen Kirby, Mark Zuckerberg on Facebook's role in ethnic cleansing in Myanmar: 'It's a real issue', VOX (Apr. 2, 2018), https://www.vox.com/2018/4/2/17183836/mark-zuckerberg 26

27 His Apology, NEW YORK TIMES (Apr. 9, 2018),

28 https://www.nytimes.com/2018/04/09/business/facebook-myanmar-zuckerberg.html.

1 130. Reuters' Steve Stecklow sent the examples of hate speech that he and his team
 2 had found on the system, some of which was "extremely violent and graphic," to Facebook: "It
 3 was sickening to read.... When I sent it to Facebook, I put a warning on the email saying I just
 4 want you to know these are very disturbing things.... What was so remarkable was that [some
 5 of] this had been on Facebook for five years and it wasn't until we notified them in August [of
 6 [2018] that it was removed."<sup>176</sup>

7 131. "The [U.N.] Mission itself experienced a slow and ineffective response from 8 Facebook when it used the standard reporting mechanism to alert the company to a post targeting 9 a human rights defender for his alleged cooperation with the Mission." "The post described the 10 individual as a 'national traitor,' consistently adding the adjective 'Muslim.' It was shared and 11 reposted over 1,000 times. Numerous comments to the post explicitly called for the person to be 12 killed, in unequivocal terms: ... 'If this animal is still around, find him and kill him....' 'He is a 13 Muslim. Muslims are dogs and need to be shot....' 'Remove his whole race.' ... In the weeks 14 and months after the post went online, the human rights defender received multiple death threats 15 from Facebook users...." "The Mission reported this post to Facebook on four occasions; in each 16 instance the response received was that the post was examined but 'doesn't go against one of 17 [Facebook's] specific Community Standards.' ... The post was finally removed several weeks 18 later but only through the support of a contact at Facebook, not through the official channel. 19 Several months later, however, the Mission found at least 16 re-posts of the original post still 20 circulating on Facebook."177

21 132. On February 25, 2015, Susan Benesch, a human rights lawyer and researcher who
22 directs the Dangerous Speech Project at the Berkman Klein Center for Internet & Society at
23 Harvard University, gave a presentation entitled "The Dangerous Side of Language" at
24 Facebook. The presentation showed how anti-Rohingya speech being disseminated by Facebook

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Anisa Sudebar, *The country where Facebook posts whipped up hate*, BBC TRENDING (Sept. 12, 2018), https://www.bbc.com/news/blogs-trending-45449938.

<sup>177</sup> UNHRC Report, ¶ 1351,

28 https://digitallibrary.un.org/record/1643079/files/A\_HRC\_39\_CRP-2-EN.pdf.

1 in Myanmar was not merely hate speech but "Dangerous speech" that "Moves an audience to
2 condone or take part in violence":<sup>178</sup>

"They are breeding so fast, and they are stealing our women, raping them... We must keep Myanmar Buddhist."



Wirathu

133. Even after the atrocities in late 2017, Facebook refused to help obtain justice for

In late September 2018, Matthew Smith, the CEO of Fortify Rights, a human rights organization based in Southeast Asia, began to work with human rights groups to build a case strong enough for the International Criminal Court, at the Hague, proving that Burnese soldiers had violated international laws and perpetuated a genocide against the Rohingya.... The platform held detailed information on all its user accounts; even when posts were deleted, Facebook kept a record of everything a person had ever written, and every image uploaded.... Most Burnese soldiers had Facebook on their phones, so the company would have records of the locations of army units' soldiers to match with attacks on Rohingya villages.

If Smith and other human rights workers could get their hands on the deleted posts, they could build a stronger case documenting how Myanmar's military had both carried out a genocide against

<sup>178</sup> Susan Benesch, *The Dangerous Side of Language*, Dangerous Speech Project, available at https://www.dropbox.com/s/tazw9elxptu5jug/The%20Dangerous%20Side%20of%20Language.p df?dl=0&fbclid=IwAR1bhOI4-

28 BHCawG6g0opX3ManYAMN6IKd8kY8sB4x76nq66vihlAd1Ev0As.

CLASS ACTION COMPLAINT

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the Rohingya:

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		the Rohingya and mani military onslaught. <sup>179</sup>	pulated the public	e into supporting th	leir
		Apparently not eager to			
		complicit in genocide, for access to the data: "	'Facebook had th	e chance to do the	right
		thing again and again, I Smith. 'It was a decisio	out they didn't. N on, and they chose	ot in Myanmar,' sa not to help.'" <sup>180</sup>	iid
	134.	Worst yet, Facebook's	activity promoted	such content to its	s users, thus actively
parti	icipating	n disinformation efforts	that led to the ger	nocide.	
	135.	Facebook ultimately ra	tified its conduct	and its involvemen	t of the genocide and
viol	ence in B	urma by admitting shorte			5
		······································			
	F.	Facebook Admits Tha From Being Used to I			nt Its Product
	136.	In 2018, after the "clea	rance operations,'	' several senior Fac	cebook executives,
inch	uding Ma	rk Zuckerberg, belatedly	admitted that the	company had a res	sponsibility to preven
its p	roduct fro	om being used to incite v	iolence in Burma	and should have d	one more in that
rega	rd. On Aj	oril 10, 2018, Zuckerberg	g testified before t	he U.S. Senate:	
		SEN. PATRICK LEAR			
		general counsel about l hate speech against Ro	hingya refugees. I	Recently, U.N.	
		investigators blamed F possible genocide in M			
		there			
		This is the type of cont a Muslim journalist. No detection system, it spr	ow, that threat we	nt straight through	your
		after attempt after atter groups, to get you to re	npt, and the invol	vement of civil soc	biety
		Why couldn't it be rem	oved within 24 h	ours?	
		ZUCKERBERG: Sena terrible tragedy, and wa	tor, what's happed	ning in Myanmar is	s a
170					
179 Don 180	nination,	a Frenkel and Cecilia Ka at 185-86 (HarperCollins		h: Inside Facebook	s's Battle for
11 100	<i>Id</i> . at	186-87.			

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1	LEAHY: We all agree with that. <sup>181</sup>						
2	137.	137. In a statement to Reuters, Mia Garlick, Facebook's director of Asia Pacific					
3	Policy, stated	: "We were too slow to	respond to concern	ns raised by civil s	ociety, academics and		
4	other groups i	n Myanmar. We don't	want Facebook to	be used to spread h	natred and incite		
5	violence. This	s is especially true i	n Myanmar where	our services can b	e used to amplify hate		
6	or exacerbate	e harm against the Rol	hingya." <sup>182</sup>				
7	138.	In August 2018, Sara	Su, a Product Man	ager, posted on Fa	cebook's blog:		
8		We have a responsible					
9		especially true in cou using the internet for spread hate and fuel t	the first time and s	ocial media can be			
10		The ethnic violence i	•		en too		
11		slow to prevent misir					
12	139.	On September 5, 201	8, Facebook COO	Sheryl Sandberg te	estified before the U.S.		
13	Senate:						
14		SEN. MARK WARN your opening testimo					
15		using the platforms re you've made at least	eally to incent viole	nce. I mean, I thin	k		
16		obviously seen a great thousands of Rohing	at tragedy take place	e there where hunc	lreds of		
17		The U.N. High Com Facebook have incen	nissioner has said t	hat fake accounts of	on		
18		Facebook has both a legal obligation to ta	n moral obligation	and potentially eve			
19		incentivizing violenc		j			
20							
21							
22							
23	683 before th		e, Ścience, and Tra	nsportation, et al.,	115th Cong. (Äpr. 10,		
24	2018), https:// 115shrg3780	/www.govinfo.gov/cor 1.htm.	itent/pkg/CHRG-11	5shrg37801/html/	CHRG-		
25 26		Stecklow, Why Facebook (8), https://www.reuter					
26 27	(emphasis ad	ded).	C C				
27	Sala C	Su, <i>Update on Myanma</i> fb.com/news/2018/08/			2018),		
20	CLASS ACTION	COMPLAINT	58	Cas	se No.		
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1	SHERYL SANDBERG: <i>I strongly believe that</i> . In the case of what's happened in Myanmar, it's, it's devastating and we're taking aggressive steps and <i>we know we need to do more</i> <sup>184</sup>
3	140. In October 2018, BSR (Business for Social Responsibility) published a human
4	rights impact assessment—commissioned by Facebook itself—of Facebook's presence in
5	Burma; BSR found that:
6	
7	• "Facebook is used to spread rumors about people and events. Character assassinations were described to BSR during this
8	assessment, and in extreme cases these have extended to online death threats There are indications that organized groups make use of multiple fake accounts and news pages to spread hate
9	speech, fake news, and misinformation for political gain. Rumors spread on social media have been associated with communal
10	violence and mob justice." <sup>185</sup>
11	<ul> <li>"The Facebook platform in Myanmar is being used by bad actors to spread hate speech, incite violence, and coordinate harm</li> </ul>
12	Facebook has become a means for those seeking to spread hate and cause harm, and posts have been linked to offline violence [F]or
13	example, the Report of the Independent International Fact-Finding Mission on Myanmar describes how Facebook has been used by
14	bad actors to spread anti-Muslim, anti-Rohingya, and anti-activist sentiment." <sup>186</sup>
15	• "The consequences for the victim are severe, with lives and bodily
16	integrity placed at risk from incitement to violence." <sup>187</sup>
17	141. On November 5, 2018, Alex Warofka, Facebook's Product Policy Manager,
18	issued a statement on the BSR report: "The report concludes that, prior to this year, we weren't
19	doing enough to help prevent our platform from being used to foment division and incite offline
20	violence. We agree that we can and should do more." <sup>188</sup>
21	
22	<sup>184</sup> Open Hearing on Foreign Influence Operations' Use of Social Media Platforms, Senate
23	Hearing 115-460 before the Select Comm. of Intel., 115th Cong. (Sept. 5, 2018), https://www.govinfo.gov/content/pkg/CHRG-115shrg31350/html/CHRG-115shrg31350.htm.
24	<sup>185</sup> BSR Report, at 13, https://about.fb.com/wp-content/uploads/2018/11/bsr-facebook- myanmar-hria final.pdf.
25	186 Id. at 24.
26	<sup>187</sup> <i>Id.</i> at 35.
27	<sup>188</sup> Alex Warofka, An Independent Assessment of the Human Rights Impact of Facebook in Myanmar, FACEBOOK NEWSROOM (Nov. 5, 2018), https://about.fb.com/news/2018/11/myanmar- hria/.
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1	142. In October 2021, a former member of Facebook's Integrity Team submitted a
2	sworn whistleblower declaration to the SEC. It stated, inter alia:
3 4	At Facebook, there's no will to actually fix problems, in particular if doing so might reduce user engagement, and therefore profits
5	Any projects Facebook undertakes under the banner of charity or
6	community building are actually intended to drive engagement
7	Internet.org, Facebook's scheme to provide Internet to the developing world, wasn't about charity Inside the company,
8	the dialogue was that this is about gaining an impenetrable foothold in order to harvest data from untapped markets.
9	Through Internet.org, which provided Facebook at free or greatly reduced rates in key markets, Facebook effectively became the
10	Internet for people in many developing countries [Facebook executives would] say 'When you are the sole source for the Internet you one the sole source for genue?
11	Internet you are the sole source for news.'
12	Facebook executives often use data to confuse, rather than clarify what is occurring. There is a conscious effort to answer questions from regulators in ways that intentionally downplay the severity of
13	from regulators in ways that intentionally downplay the severity of virtually any given issue
14	An[] example of their playbook played out in the wake of the genocide of the Rohingya refugees in Myanmar, a country where
15	Facebook was effectively the Internet for most people, and where the long-isolated population was vulnerable to information
16	manipulation. Facebook executives were fully aware that posts ordering hits by the Myanmar government on the minority
17	Muslim Rohingya were spreading wildly on Facebook, because it was being reported in the media and multiple aid-organizations,
18	as well as major, top-tier reporters who used to call the company when they discovered early on that the genocide was being
19	accommodated on Facebook. It was clear before the killing even started that members of the military junta in Myanmar were
20	directing this activity. But, when the violence of the early stages of the Myanmar government-directed genocide metastasized and <b>the</b>
21	murders were unmistakably being directed on Facebook, I was instructed to tell the media, "We know now, and we finally
22	managed to remove their access, but we did not have enough Burmese-speaking moderators." This part was true; there was only
23	one Burmese translator on the team of moderators for years, in the same period when the communications apparatus grew by leaps
24	and bounds. But the issue of the Rohingya being targeted on Facebook was well known inside the company for years. I
25	refused to deploy the approved talking point.
26	Later, after widespread public blowback forced the company to hire a human rights group to conduct an independent review.
27	Facebook's policy manager Alex Warofka released a statement
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27 28	with the typical Facebook 'mea culpa' response: 'We agree that we

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1		can and should do mo giving a PR response <b>I, working for Faceb</b>	to a genocide that t	hey accommodated	d—-that,		
2		what prompted me to	look for another jo	b. <sup>189</sup>	11115 15		
3	143.						
4	miniscule por	tion of the company's v	vast resources, <sup>190</sup> th	e company could h	nave blocked much of		
5	the hate speed	ch against the Rohingya	. In August 2018, I	Facebook posted or	1 its website:		
6		The ethnic violence in					
7		<i>we were too slow to a</i> technology to identify more people to review	hate speech, impro				
8		Today, we are taking		anmar, removing a	total of		
9		18 Facebook accounts Pages, followed by al	s, one Instagram ac	count and 52 Facel	book		
10 11		data, including conter removed. <sup>191</sup>					
				11			
12	144.	In December 2018, Fa	•	0 1			
13	additional "42	25 Facebook Pages, 17	Facebook Groups,	135 Facebook acco	ounts and 15 Instagram		
14	accounts in Myanmar for engaging in coordinated inauthentic behavior on Facebook [W]e						
15	discovered th	at these seemingly inde	pendent news, ente	rtainment, beauty	and lifestyle Pages		
16	were linked to	o the Myanmar military	, <sup>39192</sup>				
17	145.	Rosa Birch, head of F	acebook's Strategi	e Response Team,	told NBC in 2019 that		
18	"the team wor	rked on a new tool that	allows approved no	on-governmental o	rganizations to flag		
19	problematic n	naterial they see on Fac	ebook in a way tha	t is seen more quic	kly by the company		
20	than if a regu	lar user reported the ma	iterial. 'It sounds <i>re</i>	elatively simple, an	d something that we		
21							
22							
23	189 Emph	asis added.					
24	<sup>190</sup> Betwe	en 2011 and 2017, Fac					
25	RESEARCH DI	4,893,000,000. <i>Faceboo</i> EPARTMENT (Feb. 5, 202					
26		ue-and-net-income/. <i>ving Myanmar Military</i>	Officials From Fa	cebook. FACEBOOK	NEWSROOM (Aug. 28,		
27		/about.fb.com/news/20					
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1	should have done a couple of years ago,' she said." <sup>193</sup> "When hate speech against the Rohingya						
2	minority in Myanmar spread virulently via Facebook in Burmese (a language spoken by some 42						
3	million people) Facebook was slow to act because it had no hate-speech detection algorithm in						
4	Burmese, and few Burmese-speaking moderators. But since the Rohingya genocide, Facebook						
5	has built a hate-speech classifier in Burmese by pouring resources toward the project. It paid to						
6	hire 100 Burmese-speaking content moderators, who manually built up a dataset of Burmese hate						
7	speech that was used to train an algorithm." <sup>194</sup>						
8	146. Recent revelations show, however, that Facebook continues to ignore the harm its						
9	algorithms and product inflict in developing countries. A September 2021 Wall Street Journal						
10	article based on leaked internal Facebook documents reported:						
11	Facebook treats harm in developing countries as 'simply the cost						
12	of doing business' in those places, said Brian Boland, a former Facebook vice president who oversaw partnerships with internet						
13	providers in Africa and Asia before resigning at the end of last year. Facebook has focused its safety efforts on wealthier markets						
14	with powerful governments and media institutions, he said, even as it has turned to poorer countries for user growth.						
15	'There is very rarely a significant, concerted effort to invest in						
16	fixing those areas,' he said.						
17							
18	An internal Facebook report from March said actors including some states were frequently on the platform promoting violence,						
19	exacerbating ethnic divides and delegitimizing social institutions. 'This is particularly prevalent—and problematic—in At Risk						
20	Countries,' the report says.						
21	It continues with a header in bold: 'Current mitigation strategies are not enough.' <sup>195</sup>						
22							
23	<sup>193</sup> David Ingram, <i>Facebook's new rapid response team has a crucial task: Avoid fueling another genocide</i> , NBC (June 20, 2019), https://www.nbcnews.com/tech/tech-news/facebook-s-						
24	new-rapid-response-team-has-crucial-task-avoid-n1019821 (emphasis added).						
25	<i>There's a Catch</i> , TIME (Nov. 27, 2019), https://time.com/5739688/facebook-hate-speech-						
26	languages/. <sup>195</sup> Justin Scheck, Newley Purnell, Jeff Horwitz, Facebook Employees Flag Drug Cartels						
27	and Human Traffickers. The Company's Response Is Weak, Documents Show, WALL STREET JOURNAL (Sept. 16, 2021), https://www.wsj.com/articles/facebook-drug-cartels-human-traffickers-response-is-weak-documents-11631812953.						
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1	147.	The Wall Street Journ	al article relates on	e example indicati	ng that Facebook has
2	learned nothir	ng from its experience i	in Burma:		
3		In Ethiopia, armed gro The company's intern			
4		enough employees wh	ho speak some of th	e relevant languag	ges to
5		help monitor the situa failed to build automa	ited systems, called		
6		weed out the worst ab	* * *		
7					
8		In a December planni risk of bad consequen	ices in Ethiopia was	s dire It said in s	some
9		high-risk places like I we're largely blind to			and
10		Groups associated wi	th the Ethiopian go	vernment and state	emedia
11		posted inciting comm minority, calling then			
12		Tigrayans of crimes s and some people on t			
13		out.	C		*
14		Violence escalated to government launched			elle.
15		Secretary of State An victims of ethnic clea	tony Blinken said in	n March that Tigra	yans are
16		vietning of ennine erea			
17	148.	Whistleblower Franci	is Haugen echoed th	nis sentiment, notii	ng that Facebook's
18	efforts to trair	its systems in non-En	glish languages are	severely lacking,	stating "[o]ne of the
19	core things th	at I'm trying to draw a	ttention to is the un	derinvestment in la	anguages that aren't
20	English Uı	nfortunately the most fr	ragile places in the	world are the most	diverse when it comes
21	to languages.'	' She goes on to say "I	saw a pattern of be	havior where I bel	ieved there was no
22	chance that Fa	acebook would be able	to solve these prob	lems in isolation .	I saw what I feared
23	was going to I	happen continue to unf	ùrl I knew I cou	ld never live with	myself if I watched 10
24	million, 20 m	illion people over the n	ext 20 years die be	cause of violence t	hat was facilitated by
25					
26					
27	196 Id				
28	196 Id. CLASS ACTION O		63	Cas	e No.
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1 social media."197

2 149. Facebook's admissions that it should have done more to prevent the genocide in 3 Burma—and its subsequent efforts, if any—came too late for the tens of thousands of Rohingva who have been murdered, raped, and tortured, and for the hundreds of thousands who are now 4 5 living in squalid refugee camps and displaced from their home across the world.

6

# FACTS SPECIFIC TO JANE DOE

7 150. Plaintiff Jane Doe is a Rohingya Muslim woman who previously lived in the 8 Rakhine State, Burma.

9 151. In 2012, Plaintiff was about 16 years old, her father was detained, beaten, and 10 tortured for two weeks by the Myanmar military.

11 152. Around the same time, many young Rohingya girls in Plaintiff's village and 12 nearby villages were being taken from their families. Members of the Myanmar military came to 13 Plaintiff's village, and anyone who left their homes was killed. Plaintiff saw at least seven men 14 killed, as well as an elderly woman. Plaintiff knew that many others in her village were also 15 killed, including women and children, but she could only see those directly in the vicinity of her 16 home.

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153. Fearful that she would be abducted and sexually assaulted or killed herself. 18 Plaintiff's family eventually urged her to flee Burma alone.

19 154. Plaintiff joined a group of Rohingya fleeing by boat to Bangladesh. She traveled 20 to Thailand and then Malaysia, where the UNHCR eventually arranged for her resettlement in the United States. 21

22 155. Plaintiff is gravely concerned about her parents and her sisters, who remain in 23 Burma. Their homes and the small store that was their livelihood were destroyed during ethnic 24 violence. Plaintiff's family land, home, and personal property were eventually seized and those 25 that remained behind in Burma were forced from their homes. They lack any reliable source of

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<sup>197</sup> Giulia Saudelli, Facebook whistleblower warns company is neglecting languages other than English, DW, https://www.dw.com/en/facebook-whistleblower-warns-company-isneglecting-languages-other-than-english/a-59739260.

income and live in constant fear of further attacks by the Myanmar military or by Buddhist 1 2 monks.

3 156. Plaintiff also has an aunt and uncle who fled to a refugee camp in Bangladesh, 4 where they have remained for several years.

5 Plaintiff remains traumatized by the ethnic violence and threats of violence 157 6 inflicted on her and her family.

7 158. Plaintiff did not learn that Facebook's conduct was a cause of her injuries until 8 2021. A reasonable investigation by Plaintiff into the causes of her injuries would not have 9 revealed this information prior to 2021 because Facebook's role in the Rohingyan genocide was 10 not widely known or well understood within the Rohingya community. Further, even if such 11 information was known to various journalists or investigators at earlier points in time, Plaintiff's 12 ability to discover such information was significantly hindered by her inability to read or write. 13 CLASS ACTION ALLEGATIONS 14 159. Class Definition. Plaintiff seeks to represent the following proposed Class 15 pursuant to California Code of Civil Procedure § 382: 16 All Rohingya who left Burma (Myanmar) on or after June 1, 2012, and arrived in the United States under refugee status, or who 17 sought asylum protection, and now reside in the United States. 18 The following are excluded from the Class: (1) any Judge or Magistrate presiding over this 19 action and members of their families; (2) Defendant, Defendant's subsidiaries, parents, 20 successors, predecessors, and any entity in which Defendant or its parents have a controlling 21 interest, and its current or former employees, officers, or directors; (3) Plaintiff's counsel and 22 Defendant's counsel; and (4) the legal representatives, successors, and assigns of any such 23 excluded person. 24 160. Ascertainability and Numerosity. The Class is so numerous that joinder of all 25 members is impracticable. At least 10,000 members of the Class reside in the United States. 26 Class members are ascertainable and can be identified through public records. 27 28

1 161. Commonality and Predominance. There are many questions of law and fact 2 common to the claims of Plaintiff and the Class and those questions predominate over any 3 questions that may affect individual members of the Class. These common questions of law and 4 fact include: 5 Whether Facebook (the product) contains design defects that harmed Rohingya Muslims, and, if so, whether Facebook (the 6 company) is strictly liable for them; 7 Whether Facebook owed a duty of care to Rohingva Muslims when entering the Burmese market; 8 Whether Facebook breached any duty of care to Rohingva 9 Muslims in the way it operated in Burma; and 10 Whether Facebook's Burmese operations caused harm to Rohingva Muslims. 11 12 162. Typicality. Plaintiff's claims are typical of the claims of all members of the 13 Class. Plaintiff and the other Class members sustained damages as a result of Defendant's 14 uniform wrongful conduct. 15 163. Adequacy. Plaintiff will fairly and adequately protect the interests of the Class. 16 Plaintiff has retained counsel with substantial experience in prosecuting complex class actions 17 and particular expertise in litigation involving social media. Plaintiff and her counsel are 18 committed to vigorously prosecuting the action on behalf of the Class and have the resources to 19 do so. Neither the Plaintiff nor her counsel have any interests adverse to those of the other 20 members of the Class. Defendant has no defenses unique to Plaintiff. 21 164. Superiority. A class action is superior to all other available methods for the fair 22 and efficient adjudication of this controversy and joinder of all members of the Class is 23 impracticable. The members of the proposed Class are, by definition, recent immigrants and lack 24 the tangible resources, language skills, and cultural sophistication to access and participate 25 effectively in the prosecution of individual lawsuits in any forum having jurisdiction over 26 Defendant. A class action in which the interests of the Class are advanced by representative 27 parties therefore provides the greatest chance for individual Class members to obtain relief. 28 Case No. CLASS ACTION COMPLAINT 66

Moreover, duplicative individual litigation of the complex legal and factual controversies
 presented in this Complaint would increase the delay and expense to all parties and impose a
 tremendous burden on the courts. By contrast, a class action would reduce the burden of case
 management and advance the interests of judicial economy, speedy justice, and uniformity of
 decisions.

## FIRST CAUSE OF ACTION

# STRICT PRODUCT LIABILITY

8 165. Plaintiff incorporates the foregoing allegations as if fully set forth herein.
9 166. Facebook makes its social media product widely available to users around the
10 world.

11 167. Facebook designed its system and the underlying algorithms and in a manner that
12 rewarded users for posting, and thereby encouraged and trained them to post, increasingly
13 extreme and outrageous hate speech, misinformation, and conspiracy theories attacking
14 particular groups.

15 168. The design of Facebook's algorithms and product resulted in the proliferation and
intensification of hate speech, misinformation, and conspiracy theories attacking the Rohingya in
Burma, radicalizing users, causing injury to Plaintiff and the Class, as described above.
Accordingly, through the design of its algorithms and product, Facebook (1) contributed to the
development and creation of such hate speech and misinformation and (2) radicalized users,
causing them to tolerate, support, and even participate in the persecution of and ethnic violence
against Plaintiff and the Class.

169. Because (1) the persecution of the Rohingya by the military government was
widely known before Facebook launched its product in Burma and (2) Facebook was repeatedly
warned after the launch that hate speech and misinformation on the system was likely to result in
ethnic violence, Facebook knew and had reason to expect that the Myanmar military and nonRohingya civilians would engage in violence and commit atrocities against Plaintiff and the
Class.

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1 170. Moreover, the kind of harm resulting from the ethnic violence committed by the
 2 Myanmar military and their non-Rohingya supporters is precisely the kind of harm that could
 3 have been reasonably expected from Facebook's propagation and prioritization of anti-Rohingya
 4 hate speech and misinformation on its system—*e.g.*, wrongful death, personal injury, pain and
 5 suffering, emotional distress, and property loss.

6 171. The dangers inherent in the design of Facebook's algorithms and product
7 outweigh the benefits, if any, afforded by that design.

8 172. Plaintiff and the Class are entitled to actual damages proximately caused by the
9 defective design of Facebook's algorithms and system.

10 173. Plaintiff and the Class are further entitled to punitive damages caused by
11 Facebook's failure to correct or withdraw its algorithms and product after Facebook knew about
12 their defects.

#### SECOND CAUSE OF ACTION

### **NEGLIGENCE**

174. Plaintiff incorporates the foregoing allegations as if fully set forth herein.

175. When operating in Burma—as everywhere—Facebook had a duty to use reasonable care to avoid injuring others.

18 Facebook breached this duty by-among other things-negligently designing its 176. 19 algorithms to fill Burmese users' News Feeds (especially users particularly susceptible to such 20 content) with disproportionate amounts of hate speech, misinformation, and other content 21 dangerous to Plaintiff and the Class; negligently contributing to the creation of hate speech, 22 misinformation, and other content dangerous to Plaintiff and the Class by rewarding (and thus 23 encouraging) users to post ever more extreme content; negligently failing to remove such 24 dangerous content from its system after having been repeatedly warned of the potential for such 25 content to incite violence; negligently making connections between and among violent 26 extremists and susceptible potential violent actors; and negligently allowing users to use

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Facebook in a manner that Facebook knew or should have known would create an unreasonable
 risk to Plaintiff and the Class.

3 177. Because (1) the persecution of the Rohingya by the military government was
4 widely known before Facebook launched its product in Burma and (2) Facebook was repeatedly
5 warned after the launch that hate speech and misinformation on the system was likely to result in
6 ethnic violence, Facebook knew and had reason to expect that the proliferation of such content
7 on its system could incite and facilitate violence and atrocities by the Myanmar military and non8 Rohingya civilians against Plaintiff and the Class.

9 178. Moreover, the kind of harm resulting from the ethnic violence committed by the
10 Myanmar military and their non-Rohingya supporters is precisely the kind of harm that could
11 have been reasonably expected from Facebook's negligent propagation and prioritization of anti12 Rohingya hate speech and misinformation on its system—*e.g.*, wrongful death, personal injury,
13 pain and suffering, emotional distress, and property loss.

14 179. Facebook's acts and omissions in breach of its duty of care were a proximate
15 cause of the persecution of and ethnic violence against—and resulting injuries to—Plaintiff and
16 the Class.

17 180. Plaintiff and the Class are entitled to actual damages proximately caused by
18 Facebook's negligence of its algorithms and product.

19 181. Plaintiff and the Class are further entitled to punitive damages caused by
20 Facebook's failure to correct or withdraw its algorithms and system after Facebook knew about
21 their defects.

22

## PRAYER FOR RELIEF

WHEREFORE, Plaintiff Jane Doe, on behalf of herself and the Class, respectfully requests
that this Court enter an Order:

A. Certifying the case as a class action on behalf of the Class, as defined above,
appointing Plaintiff Jane Doe as representative of the Class, and appointing her counsel as Class
Counsel;

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1	В.	Declaring that Defend	dant is strictly liable	e for defects, as de	scribed above, in its	
2	algorithms and system; and that Defendant, as described above, acted negligently;					
3	C.	Awarding the Class c	ompensatory dama	ges for wrongful d	eath, personal injury,	
4	pain and suff	fering, emotional distres	s, and loss of prope	erty, in the amount	of at least \$150	
5	billion;					
6	D.	Awarding Plaintiff an	nd the Class punitiv	e damages in an ar	nount to be determined	
7	at trial.					
8	E.	Awarding Plaintiff an	nd the Class their re	asonable litigation	expenses and	
9	attorneys' fe	es;				
10	F.	Awarding the Plaintif	f and the Class pre	- and post-judgmer	nt interest, to the extent	
11	allowable; a	nd				
12	G. Awarding such other and further relief as equity and justice may require.					
13			JURY TRIAI	Ĺ		
14	Plaintiff demands a trial by jury for all issues so triable.					
15	1		Respectful	lly Submitted,		
16			JANE DO	<b>)E</b> , individually and	d on behalf of all	
17				ilarly situated,		
18			- E			
19	Dated: Dece	mber 6, 2021	By: One of Pl	aintiff's Attorneys		
20 21			Rafey S. E	Balabanian (SBN 31	15962)	
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27				t@edelson.com		
28			Michael O			
	CLASS ACTION	COMPLAINT	70	Case	e No	

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